STATE OF ILLINOIS
LEGISLATIVE INFORMATION SYSTEM
100th GENERAL ASSEMBLY

TOTAL

Synopsis of Legislation
Introduced Legislation with Last Action

All legislation through December 04, 2018
HB 00001  Rep. Lou Lang  
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100  
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00002  Rep. Lou Lang  
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100  
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00003  Rep. Lou Lang  
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100  
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00004  Rep. Lou Lang  
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100  
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00005  Rep. Lou Lang  
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100  
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00006  Rep. Lou Lang  
410 ILCS 65/1  from Ch. 111 1/2, par. 8051  
Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00007  Rep. Lou Lang  
405 ILCS 49/5  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00008  Rep. Lou Lang  
20 ILCS 301/1-1  
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes a technical change in a Section concerning the short title.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00009  Rep. Lou Lang  
20 ILCS 301/1-1  
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes a technical change in a Section concerning the short title.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00010  Rep. Lou Lang  
15 ILCS 20/50-5  
Amends the State Budget Law of the Civil Administrative Code of Illinois. Makes a technical change concerning submission of the State budget.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00011  Rep. Lou Lang

Creates the Internet Voting Act. Contains only a short title provision.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00012  Rep. Lou Lang

10 ILCS 5/8-1 from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00013  Rep. Lou Lang

10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00014  Rep. Lou Lang

10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00015  Rep. Lou Lang

820 ILCS 130/7 from Ch. 48, par. 39s-7
Amends the Prevailing Wage Act. Makes a technical change in a Section concerning findings of public bodies and the Department of Labor.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00016  Rep. Lou Lang

15 ILCS 505/5 from Ch. 130, par. 5
Amends the State Treasurer Act. Makes a technical change in a Section concerning the Treasurer's seal.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00017  Rep. Lou Lang

230 ILCS 5/15.1 from Ch. 8, par. 37-15.1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning deposits of fees.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00018  Rep. Lou Lang

230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00019  Rep. Lou Lang-Terri Bryant

230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00020  Rep. Lou Lang

New Act
Creates the Internet Gaming Act. Contains only a short title provision.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00021  Rep. Lou Lang

New Act
Creates the Internet Gaming Act. Contains only a short title provision.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00022  Rep. Lou Lang
230 ILCS 10/1  from Ch. 120, par. 2401
   Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00023  Rep. Lou Lang
230 ILCS 10/16  from Ch. 120, par. 2416
   Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the annual report of the Illinois Gaming Board.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00024  Rep. Lou Lang
230 ILCS 10/1  from Ch. 120, par. 2401
   Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00025  Rep. Lou Lang
230 ILCS 30/1  from Ch. 120, par. 1121
   Amends the Charitable Games Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00026  Rep. Lou Lang
210 ILCS 3/10
   Amends the Alternative Health Care Delivery Act. Makes a technical change in the Section concerning definitions.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00027  Rep. Lou Lang
410 ILCS 130/1
   Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00028  Rep. Lou Lang
410 ILCS 130/1
   Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00029  Rep. Lou Lang
410 ILCS 130/1
   Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00030  Rep. Lou Lang
20 ILCS 2305/2  from Ch. 111 1/2, par. 22
   Amends the Department of Public Health Act. Makes a technical change in a Section concerning the powers of the Department.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00031  Rep. Lou Lang
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
   Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00032  Rep. Lou Lang
225 ILCS 70/1  from Ch. 111, par. 3651
Amends the Nursing Home Administrators Licensing and Disciplinary Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00033  Rep. Lou Lang
320 ILCS 25/1  from Ch. 67 1/2, par. 401
Amends the Senior Citizens and Disabled Persons Property Tax Relief Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00034  Rep. Lou Lang
105 ILCS 5/1A-1  from Ch. 122, par. 1A-1
Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00035  Rep. Lou Lang
105 ILCS 5/1-2  from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00036  Rep. Lou Lang
105 ILCS 5/1A-1  from Ch. 122, par. 1A-1
Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00037  Rep. Lou Lang
New Act
Creates the Higher Education Scholarship Act. Contains only a short title provision.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00038  Rep. Lou Lang-Carol Ammons
New Act
Creates the Higher Education Scholarship Act. Contains only a short title provision.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00039  Rep. Lou Lang
110 ILCS 205/9.05  from Ch. 144, par. 189.05
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning making rules and regulations.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00040


(Sen. Heather A. Steans-Don Harmon-Daniel Biss-Cristina Castro, Laura M. Murphy-Omar Aquino, Iris Y. Martinez, David Koehler, Emil Jones, III, Mattie Hunter, Patricia Van Pelt, Kimberly A. Lightford, Toi W. Hutchinson, Terry Link, Kwame Raoul and Julie A. Morrison)

5 ILCS 375/6 from Ch. 127, par. 526
5 ILCS 375/6.1 from Ch. 127, par. 526.1
305 ILCS 5/5-5 from Ch. 23, par. 5-5
305 ILCS 5/5-8 from Ch. 23, par. 5-8
305 ILCS 5/5-9 from Ch. 23, par. 5-9
305 ILCS 5/6-1 from Ch. 23, par. 6-1
410 ILCS 230/4-100 from Ch. 111 1/2, par. 4604-100
720 ILCS 510/1 from Ch. 38, par. 81-21

Amends the State Employees Group Insurance Act of 1971. Removes a provision prohibiting the non-contributory portion of a program of health-benefits from including the expenses of obtaining an abortion. Amends the Illinois Public Aid Code. Removes a provision excluding abortions or induced miscarriages or premature births from the list of services provided under the State's medical assistance program. Removes language providing for the adoption of rules to prohibit a physician from providing medical assistance to anyone eligible for medical assistance benefits if the physician has been found guilty of willfully and wantonly performing an abortion procedure upon a woman who was not pregnant at the time of the procedure. Removes other provisions concerning abortion restrictions. Amends the Problem Pregnancy Health Services and Care Act. Removes language prohibiting the Department of Human Services from making grants to nonprofit agencies and organizations that use such grants to refer or counsel for, or perform, abortions. Amends the Illinois Abortion Law of 1975. Provides that it is the intention of the General Assembly to reasonably regulate abortion in conformance with the legal standards set forth in the decisions of the United States Supreme Court of January 22, 1973. Removes language concerning the General Assembly's declaration that the unborn child is a human being from the time of conception and is, therefore, a legal person for purposes of the unborn child's right to life. Makes other changes.

State Debt Impact Note (Government Forecasting & Accountability)
This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)
HB 40 will not impact any public pension fund or retirement system in Illinois.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Correctional Note (Dept of Corrections)
HB 40 has no fiscal or population impact on the Department of Corrections.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no land conveyance is necessary for this bill.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
HB 40 does not create a State mandate.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling, a single-family residence.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
HB 40 does not pre-empt home rule authority.

Balanced Budget Note (Office of Management and Budget)
HB 00040 (CONTINUED)

An accurate cost assessment for this bill cannot be completed at this time because it does not mandate the State to fund these services. However, by removing these prohibitions it opens the State up for significant cost liabilities to incur. It is unknown how often these services would be utilized by Medicaid enrollees or State employees, the exact cost to health insurance plans, or how many new grant requests the Department of Human Services would receive as a response to this, and future related legislation.

Fiscal Note (Dept. of Healthcare & Family Services)
The estimated annual cost for abortion services resulting from House Bill 40 is approximately $1.8 million, which would be 100% GRF funded. There may be other budgetary impacts that are not quantifiable.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling, a single-family residence.

House Floor Amendment No. 1

Further amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any other provision of the Code, reproductive health care that is otherwise legal in Illinois shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to House Bill 40 (H-AM 1) as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Sep 28 17   H   Public Act . . . . . . . . . . 100-0538

HB 00041
Rep. Lou Lang
New Act
Creates the Economic Development Act. Contains only a short title provision.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 00042
Rep. Lou Lang
New Act
Creates the Economic Development Act. Contains only a short title provision.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 00043
Rep. Lou Lang
New Act
Creates the Job Creation Act. Contains only a short title provision.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 00044
Rep. Lou Lang
New Act
Creates the Job Creation Act. Contains only a short title provision.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 00045
815 ILCS 505/1 from Ch. 121 1/2, par. 261
Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section concerning definitions.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 00046
Rep. Lou Lang
735 ILCS 5/2-108 from Ch. 110, par. 2-108
Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the place of trial.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 00047
Rep. Lou Lang
735 ILCS 5/2-101 from Ch. 110, par. 2-101

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 00048  Rep. Lou Lang

735 ILCS 5/2-801  from Ch. 110, par. 2-801

Amends the Code of Civil Procedure. Makes a technical change in provisions concerning the maintenance of class actions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00049  Rep. Lou Lang

735 ILCS 5/15-1101  from Ch. 110, par. 15-1101

Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the short title of the Article concerning mortgage foreclosures.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00050  Rep. Lou Lang and Michelle Mussman

735 ILCS 5/15-1101  from Ch. 110, par. 15-1101

Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the short title of the Article concerning mortgage foreclosures.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00051  Rep. Lou Lang

705 ILCS 35/3  from Ch. 37, par. 72.3

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00052  Rep. Lou Lang

705 ILCS 35/1  from Ch. 37, par. 72.1

Amends the Circuit Courts Act. Makes a technical change in a Section concerning the judicial circuits.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00053  Rep. Lou Lang

730 ILCS 5/5-1-10  from Ch. 38, par. 1005-1-10

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the definition of "imprisonment".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00054  Rep. Lou Lang

730 ILCS 5/3-7-1  from Ch. 38, par. 1003-7-1

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning administrative regulations.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00055  Rep. Lou Lang

720 ILCS 5/20-2  from Ch. 38, par. 20-2

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning possession of explosives or explosive or incendiary devices.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00056  Rep. Lou Lang

720 ILCS 5/3-1  from Ch. 38, par. 3-1

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning presumption of innocence and proof of guilt.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00057  Rep. Lou Lang

730 ILCS 166/1

Amends the Drug Court Treatment Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00058  Rep. Lou Lang

705 ILCS 410/1

Amends the Juvenile Drug Court Treatment Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00059  Rep. Lou Lang

20 ILCS 5/5-605  was 20 ILCS 5/12

Amends the Civil Administrative Code of Illinois concerning the appointment of officers by the Governor. Makes a technical change.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00060  Rep. Lou Lang

5 ILCS 220/2  from Ch. 127, par. 742

Amends the Intergovernmental Cooperation Act. Makes a technical change in a Section defining terms under the Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00061  Rep. Lou Lang

60 ILCS 1/1-5

Amends the Township Code. Makes a technical change in a Section concerning the use of terms.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00062  Rep. Lou Lang

220 ILCS 5/21-100

Amends the Cable and Video Competition Law of 2007 in the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Article.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00063  Rep. Lou Lang

220 ILCS 5/21-100

Amends the Cable and Video Competition Law of 2007 in the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Article.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00064  Rep. Lou Lang

New Act

Creates the Satellite Television Act. Contains only a short title provision.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00065  Rep. Lou Lang

New Act

Creates the Satellite Television Act. Contains only a short title provision.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00066
(Sen. Pamela J. Althoff, Michael Connelly, Linda Holmes and Andy Manar)

New Act

Creates the Illinois Route 66 Centennial Commission Act. Sets forth the appointment of the members, duties, and meeting requirements of the Commission. Provides that the Commission shall plan and sponsor Route 66 centennial events, programs, and activities and shall encourage the development of programs to involve all citizens in Route 66 centennial events. Requires the Commission to deliver a final report of its activities to the Governor no later than June 30, 2027. Provides that the Commission shall be dissolved on June 30, 2027.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Creates the Illinois Route 66 Centennial Commission Act. Provides that the President of the Route 66 Association of Illinois and the Executive Director of the Illinois Route 66 Scenic Byway shall serve as public members (rather than ex officio members) of the Commission. Provides that reimbursement for travel expenses incurred by a public member of the Commission while transacting Commission business shall be paid by the Office of Tourism of the Department of Commerce and Economic Opportunity. Removes a provision governing compensation and expenses for ex officio members of the Commission.

Jul 31 18  H Public Act . . . . . . . 100-0649

HB 00067
Rep. Lou Lang

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


Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 00068
Rep. Lou Lang-Sara Feigenholtz, Deb Conroy, Sam Yingling, Juliana Stratton and La Shawn K. Ford

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


House Committee Amendment No. 1

Deletes reference to:
215 ILCS 5/143.15

Adds reference to:
30 ILCS 105/5.872

Adds reference to:
215 ILCS 5/370c from Ch. 73, par. 982c

Adds reference to:
215 ILCS 5/370c.1

Replaces everything after the enacting clause. Amends the Illinois Insurance Code in relation to coverage for mental and emotional disorders. Expands certain coverage requirements to individual policies. Provides that "mental, emotional, nervous, or substance use disorder or condition" means any of the conditions or disorders that fall under the diagnostic categories listed in the mental and behavioral disorders chapter of the most current version of the International Classification of Disease or that are listed in the most recent version of the Diagnostic and Statistical Manual of Mental Disorders and makes conforming changes. Extends the coverage requirements to policies offered through the health insurance marketplace. Provides for State enforcement of the federal Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act of 2008. Provides for enforcement by the Department of Insurance and the Department of Healthcare and Family Services. Provides for private enforcement of mental health parity requirements and authorizes damages and injunctive relief. Creates an Office of Consumer Advocate in the Office of the Attorney General to assist consumers, insureds, and recipients in obtaining compliance with mental health parity provisions. Provides for fines and penalties to be deposited into the Parity Advancement Fund, which was the Parity Education Fund and makes a conforming change in the State Finance Act. Makes other changes.

Fiscal Note, House Committee Amendment No. 1 (Dept of Insurance)

HB 68 (H-AM 1) will cost the department approximately $475,000 annually. To satisfy requirements under HB 68 (H-AM 1) the Department will need to significantly expand its market conduct examination staff.

This bill does not create a State mandate.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 00069
Rep. Lou Lang

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


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00070
Rep. Lou Lang

215 ILCS 5/370c.1


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00071
Rep. Lou Lang

215 ILCS 5/370c.2 new

Amends the Illinois Insurance Code. Adds a provision concerning mental health parity (contains a Section heading only).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00072
Rep. Lou Lang

215 ILCS 5/370c.1


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00073 Rep. Lou Lang
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
35 ILCS 5/201 from Ch. 120, par. 2-201
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00074 Rep. Lou Lang
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
35 ILCS 5/201 from Ch. 120, par. 2-201
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00075 Rep. Lou Lang
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/14-101 from Ch. 108 1/2, par. 14-101
40 ILCS 5/15-101 from Ch. 108 1/2, par. 15-101
40 ILCS 5/16-101 from Ch. 108 1/2, par. 16-101
40 ILCS 5/18-101 from Ch. 108 1/2, par. 18-101
Amends the General Assembly, State Employees, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Makes a technical change in the Sections creating those retirement systems.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00076 Rep. Lou Lang
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/14-101 from Ch. 108 1/2, par. 14-101
40 ILCS 5/15-101 from Ch. 108 1/2, par. 15-101
40 ILCS 5/16-101 from Ch. 108 1/2, par. 16-101
40 ILCS 5/18-101 from Ch. 108 1/2, par. 18-101
Amends the General Assembly, State Employees, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Makes a technical change in the Sections creating those retirement systems.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00077 Rep. Lou Lang
815 ILCS 720/1 from Ch. 43, par. 301
Amends the Beer Industry Fair Dealing Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00078 Rep. Lou Lang
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00079 Rep. Lou Lang
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00080 Rep. Lou Lang
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00081  Rep. Lou Lang
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00082  Rep. Lou Lang
35 ILCS 5/101  from Ch. 120, par. 1-101
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00083  Rep. Lou Lang
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00084  Rep. Lou Lang
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00085  Rep. Lou Lang
205 ILCS 305/6  from Ch. 17, par. 4407
Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00086  Rep. Lou Lang
205 ILCS 305/6  from Ch. 17, par. 4407
Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00087  Rep. Lou Lang
205 ILCS 305/6  from Ch. 17, par. 4407
Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00088  Rep. Lou Lang
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00089  Rep. Lou Lang
220 ILCS 5/2-101  from Ch. 111 2/3, par. 2-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning the Illinois Commerce Commission.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00090  Rep. Lou Lang
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00091  Rep. Lou Lang
220 ILCS 5/2-101  from Ch. 111 2/3, par. 2-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning the Illinois Commerce Commission.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00092  Rep. Lou Lang
205 ILCS 5/3 from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00093  Rep. Lou Lang
New Act
Creates the State Debt Collection Act. Contains only a short title provision.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00094  Rep. Lou Lang
New Act
Creates the Human Tissue Transfer Act. Contains only a short title provision.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 00095  Rep. Lou Lang
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00096  Rep. Lou Lang
55 ILCS 5/1-1002 from Ch. 34, par. 1-1002
Amends the Counties Code. Makes a technical change in a Section concerning boundaries.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

305 ILCS 5/11-5.4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning expedited long-term care eligibility determination and enrollment.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00098  Rep. Lou Lang
35 ILCS 120/2-12
Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning the location where a retailer is deemed to be engaged in the business of selling.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00099  Rep. Lou Lang
205 ILCS 670/26 from Ch. 17, par. 5432
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00100  Rep. Lou Lang
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00101  Rep. Lou Lang
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00102  Rep. Lou Lang
New Act
Creates the State Debt Collection Act. Contains only a short title provision.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00103  Rep. Reginald Phillips

Makes appropriations to boards of trustees of public institutions of higher education from the Education Assistance Fund for ordinary and contingent expenses for the fiscal year ending June 30, 2017. Makes appropriations to the Illinois Community College Board from the Education Assistance Fund for distribution to qualifying public community colleges for base operating and equalization grants for the fiscal year ending June 30, 2017. Makes appropriations to the Illinois Student Assistance Commission from the General Revenue Fund for grant awards to students eligible for the Monetary Award Program for the fiscal year ending June 30, 2017. Effective immediately.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00104  Rep. Mark Batinick-David S. Olsen and Emanuel Chris Welch

730 ILCS 150/3

Amends the Sex Offender Registration Act. Provides for registration under the Act of a person convicted of a battery when the court: (1) finds that the battery was sexually motivated as defined in the Sex Offender Management Board Act; and (2) in its discretion requires the person to register under the Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00105  Rep. Mark Batinick

725 ILCS 5/110-13 from Ch. 38, par. 110-13

Amends the Code of Criminal Procedure of 1963. Provides that an attorney at law or an official authorized to admit another to bail or to accept bail may furnish any part of any security for bail if the bail security was derived from donations collected by a nonprofit organization which receives donations from the public on behalf of the defendant to provide bail security for the defendant and neither the attorney at law nor official or an immediate family member of the attorney at law or the official: (1) donated funds or other property to the nonprofit organization on behalf of the defendant for his or her bail security; or (2) is an officer or director of the nonprofit organization.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


105 ILCS 5/21B-20

Amends the Educator Licensure Article of the School Code. Provides that the holder of a master's degree in public administration who completes an additional 6 semester hours of internship in school business management from a regionally accredited institution of higher education and passes applicable State tests is eligible for a chief school business official endorsement. Requires the State Board of Education to adopt any rules necessary to implement the amendatory Act. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

105 ILCS 5/21B-25

Further amends the School Code. Provides that the chief school business official endorsement may be affixed to the Professional Educator License of any holder who qualifies by having a master's degree in, among other areas, public administration.

Aug 24 17  H  Public Act . . . . . . . . . . 100-0288

HB 00107  Rep. Mark Batinick

10 ILCS 5/1-12.5 new
10 ILCS 5/4-50
10 ILCS 5/5-50
10 ILCS 5/6-100

Amends the Election Code. Provides that each election authority operating in a county organized by township shall operate one grace period voter registration site within each township under the jurisdiction of the election authority. Provides that each election authority operating in a county organized by precinct shall operate one grace period voter registration site within each precinct under the jurisdiction of the election authority. Provides that the Board of Election Commissioners for the City of Chicago shall operate one grace period voter registration site within each former township located within the City of Chicago, as those townships existed immediately prior to the date those townships were eliminated within the City of Chicago.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00108  
Rep. Jerry Costello, II  
Appropriates $2 from the General Revenue Fund to the Department of Military Affairs for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00109  
(Sen. John J. Cullerton-Heather A. Steans-Andy Manar-Chapin Rose-Dale A. Righter, Elgie R. Sims, Jr., William E. Brady, Laura M. Murphy, Julie A. Morrison, Antonio Muñoz, Kimberly A. Lightford, Jacqueline Y. Collins and Omar Aquino)  
Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
House Floor Amendment No. 1  
Senate Floor Amendment No. 1  
Replaces everything after the enacting clause. Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its ordinary and contingent expenses. Effective July 1, 2018.  
Senate Floor Amendment No. 2  
Makes Fiscal Year 2019 appropriations.  
Senate Floor Amendment No. 3  
Jun 04 18  H Public Act . . . . . . . . . 100-0586

HB 00110  
Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to Chicago State University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00111  
Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00112  
Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Public Health for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00113  
Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00114  
Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of the Lottery for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00115  
Rep. Michael J. Madigan and Kelly M. Cassidy  
Appropriates $2 from the General Revenue Fund to the Department of Transportation for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor(s)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB 00116</td>
<td>Rep. Michael J. Madigan</td>
<td>Appropriates $2 from the General Revenue Fund to the Department of Veterans' Affairs for its FY18 ordinary and contingent expenses. Effective July 1, 2017. Sep 28 17</td>
</tr>
<tr>
<td>HB 00117</td>
<td>Rep. Michael J. Madigan</td>
<td>Appropriates $2 from the General Revenue Fund to the Drycleaner Environmental Response Trust Fund Council for its FY18 ordinary and contingent expenses. Effective July 1, 2017. Sep 28 17</td>
</tr>
<tr>
<td>HB 00118</td>
<td>Rep. Michael J. Madigan</td>
<td>Appropriates $2 from the General Revenue Fund to the Department on Aging for its FY18 ordinary and contingent expenses. Effective July 1, 2017. Sep 28 17</td>
</tr>
<tr>
<td>HB 00119</td>
<td>Rep. Michael J. Madigan</td>
<td>Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017. Sep 28 17</td>
</tr>
<tr>
<td>HB 00120</td>
<td>Rep. Michael J. Madigan</td>
<td>Appropriates $2 from the General Revenue Fund to Eastern Illinois University for its FY18 ordinary and contingent expenses. Effective July 1, 2017. Nov 07 18</td>
</tr>
<tr>
<td>HB 00121</td>
<td>Rep. Michael J. Madigan</td>
<td>Appropriates $2 from the General Revenue Fund to the East St. Louis Financial Advisory Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017. Sep 28 17</td>
</tr>
<tr>
<td>HB 00122</td>
<td>Rep. Michael J. Madigan</td>
<td>5 ILCS 70/1 from Ch. 1, par. 1001 Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act. Apr 27 18</td>
</tr>
<tr>
<td>HB 00123</td>
<td>Rep. Anthony DeLuca-Rita Mayfield-John Cavaletto, Robert Rita, John C. D'Amico and Elizabeth Hernandez (Sen. Terry Link-Donne E. Trotter-Jacqueline Y. Collins)</td>
<td>Replaces everything after the enacting clause. Amends the State Commemorative Dates Act. Provides that the last Monday in September of each year is designated as Indigenous Peoples Day to be observed throughout the State as a day to recognize the contributions of indigenous peoples with suitable ceremony and fellowship designed to promote greater understanding and kinship between indigenous peoples and non-indigenous peoples of the State of Illinois. Effective immediately. Aug 18 17</td>
</tr>
<tr>
<td>HB 00124</td>
<td>Rep. Michael J. Madigan</td>
<td>5 ILCS 70/1 from Ch. 1, par. 1001 Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act. Apr 27 18</td>
</tr>
<tr>
<td>HB 00125</td>
<td>Rep. Michael J. Madigan</td>
<td>5 ILCS 80/1 from Ch. 127, par. 1901 Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title. Apr 27 18</td>
</tr>
</tbody>
</table>
HB 00126
Rep. Kathleen Willis
5 ILCS 80/1 from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 2
Deletes reference to:
5 ILCS 80/1
Adds reference to:
5 ILCS 315/3 from Ch. 48, par. 1603
Replaces everything after the enacting clause. Amends the Illinois Public Labor Relations Act. Modifies the definition of "firefighter" in the Act to include paramedics employed by a unit of local government. Effective immediately.
Nov 30 18 H Public Act . . . . . . . . . . . . 100-1131

HB 00127
Rep. Kathleen Willis
(Sen. Linda Holmes, Neil Anderson-Patricia Van Pelt and Thomas Cullerton)
5 ILCS 100/1-1 from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 1
Deletes reference to:
5 ILCS 100/1-1
Replaces everything after the enacting clause. Amends the Public Safety Employee Benefits Act. Includes a paramedic employed by a unit of local government and an emergency medical technician employed by a unit of local government in the definition of "firefighter". Effective immediately.
Nov 30 18 H Public Act . . . . . . . . . . . . 100-1132

HB 00128
(Sen. Emil Jones, III)
5 ILCS 100/1-1 from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 1
Deletes reference to:
5 ILCS 100/1-1
Replaces everything after the enacting clause. Provides that certain described real estate conveyed to the Village of Crestwood pursuant to Public Act 99-931 is no longer subject to the requirement that the Village use the property for public purposes, and title shall not revert without further action to the State of Illinois upon conveyance of the property to a purchaser as determined by the Village. Provides that if the Village of Crestwood sells or leases the property for a private purpose, 50% of the proceeds remaining after deducting the costs incurred by the Village in preparing the property for lease or sale shall be paid to the State of Illinois. Effective immediately.
Senate Floor Amendment No. 2
Provides that 50% of the proceeds remaining after deducting the costs incurred by the Village in preparing the property for lease or sale shall be paid to the Capital Development Board for capital improvements at Illinois State Police facilities (rather than "paid to the State of Illinois").
Aug 20 18 H Public Act . . . . . . . . . . . . 100-0985

HB 00129
Rep. Barbara Flynn Currie
5 ILCS 100/5-90 from Ch. 127, par. 1005-90
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Nov 07 18 H Placed on Calendar 2nd Reading - Short Debate
HB 00130  Rep. Natalie Phelps Finnie-Terri Bryant
          (Sen. Dale Fowler)
  5 ILCS 100/5-90 from Ch. 127, par. 1005-90
  Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee
  on Administrative Rules.
  House Floor Amendment No. 1
  Deletes reference to:
  5 ILCS 100/5-90
  Replaces everything after the enacting clause. Directs the Director of Corrections, on behalf of the State of Illinois and the
  Department of Corrections, to convey the Hardin County Work Camp to the County of Hardin by quitclaim deed. Effective
  immediately.
  Nov 28 18  H  Passed Both Houses
HB 00131  Rep. Michael J. Madigan
  5 ILCS 120/1.01 from Ch. 102, par. 41.01
  Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00132  Rep. Michael J. Madigan
  5 ILCS 120/1.01 from Ch. 102, par. 41.01
  Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00133  Rep. Jaime M. Andrade, Jr., Sam Yingling and Katie Stuart
  15 ILCS 5/1 from Ch. 127, par. 63b122
  Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the
  office of Governor.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00134  Rep. Sonya M. Harper, John C. D'Amico, Sam Yingling and Katie Stuart
  15 ILCS 5/1 from Ch. 127, par. 63b122
  Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the
  office of Governor.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00135  Rep. Michael J. Madigan and Deb Conroy
  15 ILCS 5/1 from Ch. 127, par. 63b122
  Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the
  office of Governor.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00136   Rep. Michael J. Madigan-Barbara Flynn Currie-Tim Butler-Sara Wojcicki Jimenez  
(Sen. Andy Manar and Dale A. Righter-Karen McConnaughay)  
15 ILCS 10/1 from Ch. 127, par. 63b121  
Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office  
of Governor.  

House Floor Amendment No. 2  
Deletes reference to:  
15 ILCS 10/1  
Adds reference to:  
New Act  
Adds reference to:  
20 ILCS 3405/2  
Adds reference to:  
20 ILCS 3405/4  
Adds reference to:  
20 ILCS 3405/17 rep.  
Adds reference to:  
20 ILCS 3405/30 rep.  
Adds reference to:  
20 ILCS 3405/31 rep.  
Adds reference to:  
20 ILCS 3405/32 rep.  
Adds reference to:  
20 ILCS 3405/33 rep.  
Adds reference to:  
20 ILCS 3410/3  
Adds reference to:  
20 ILCS 3425/5.1  
Adds reference to:  
20 ILCS 3430/1  
Adds reference to:  
65 ILCS 5/11-48-1  
Adds reference to:  
235 ILCS 5/6-15  
Replaces everything after the enacting clause. Creates the Abraham Lincoln Presidential Library and Museum Act. Creates  
the Abraham Lincoln Presidential Library and Museum as a State agency separate from the Historic Preservation Agency. Provides for  
the operations of the Abraham Lincoln Presidential Library and Museum including the appointment of its board and officers. Makes  
corresponding changes to several other Acts. Effective immediately.  

House Floor Amendment No. 3  
Adds reference to:  
20 ILCS 3425/4 rep.  

Further amends the Abraham Lincoln Presidential Library and Museum Act. Provides that the Executive Director of the  
Abraham Lincoln Presidential Library and Museum is appointed by the Board with the advice and consent of the Senate. Provides that  
the current Library Director shall become the inaugural Executive Director of the Presidential Library and Museum. Changes certain  
references from "Executive Director" to "State Historian". Deletes a Section relating to the Director of the Library. Makes technical  
changes. Further amends the State Historical Library Act by repealing a Section relating to the Director of the Lincoln Presidential  
Library.  

Aug 18 17   H   Public Act . . . . . . . . . . . . . . . 100-0120
HB 00137


15 ILCS 10/1
from Ch. 127, par. 63b121

Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.

House Floor Amendment No. 1
Deletes reference to:
15 ILCS 10/1
from Ch. 127, par. 63b121
Adds reference to:
30 ILCS 517/5
Adds reference to:
30 ILCS 517/10
Replaces everything after the enacting clause. Amends the Procurement of Domestic Products Act. Provides that the term "manufactured in the United States" means: (1) in the case of products that are not assembled articles, materials, or supplies, that the product is mined or produced in the United States; (2) in the case of assembled articles, materials, or supplies, that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States and the cost of domestic components exceeds 50% of the cost of all of the components; or (3) that the product is a commercially available off-the-shelf item (currently, "that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States"). Provides for an exception to the Act if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by 12% or more (currently, if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by an unreasonable amount). Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
30 ILCS 517/5
Deletes reference to:
30 ILCS 517/10
Adds reference to:
5 ILCS 430/25-20
Replaces everything after the enacting clause. Amends the State Officials and Employees Ethics Act. Notwithstanding the current one-year limitations period, provides that the Legislative Inspector General may initiate investigations on information received by the Office of the Legislative Inspector General from December 1, 2014 through November 3, 2017. Provides that those investigations must be initiated within one year from the effective date of this amendatory Act. Effective immediately.
HB 00138


15 ILCS 10/1 from Ch. 127, par. 63b121

Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.

House Floor Amendment No. 1

Deletes reference to:
15 ILCS 10/1 from Ch. 127, par. 63b121

Adds reference to:
30 ILCS 517/5

Adds reference to:
30 ILCS 517/10

Adds reference to:
30 ILCS 517/25

Replaces everything after the enacting clause. Amends the Procurement of Domestic Products Act. Provides that purchasing agencies shall promote the purchase of and give preference to manufactured articles, materials, and supplies that have been manufactured in Illinois (currently, the United States). Provides that, if the purchasing agency determines that certain conditions apply to a procured product, then, with respect to that procurement, the purchasing agency shall give preference to manufactured articles, materials, and supplies that have been manufactured in the United States. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:
30 ILCS 517/5

Deletes reference to:
30 ILCS 517/10

Deletes reference to:
30 ILCS 517/25

Adds reference to:
5 ILCS 430/20-20

Adds reference to:
5 ILCS 430/20-50

Adds reference to:
5 ILCS 430/20-85

Adds reference to:
5 ILCS 430/20-90

Adds reference to:
5 ILCS 430/25-5

Adds reference to:
5 ILCS 430/25-10

Adds reference to:
5 ILCS 430/25-15

Adds reference to:
5 ILCS 430/25-20

Adds reference to:
5 ILCS 430/25-50
HB 00138 (CONTINUED)

Adds reference to:
  5 ILCS 430/25-70
Adds reference to:
  5 ILCS 430/25-85
Adds reference to:
  5 ILCS 430/25-90
Increases reference to:
  5 ILCS 430/25-95
Increases reference to:
  5 ILCS 430/25-100 new
Increases reference to:
  5 ILCS 430/50-5
Increases reference to:
  10 ILCS 5/7-8.03 new
Increases reference to:
  15 ILCS 305/14
Increases reference to:
  25 ILCS 145/9 new
Increases reference to:
  25 ILCS 170/11 from Ch. 63, par. 181
Increases reference to:
  775 ILCS 5/2-102 from Ch. 68, par. 2-102
Increases reference to:
  775 ILCS 5/2-107
Increases reference to:
  775 ILCS 5/7A-102 from Ch. 68, par. 7A-102
HB 00138 (CONTINUED)

Replaces everything after the enacting clause. Amends the State Officials and Employee Ethics Act. Provides that each Executive Inspector General shall file monthly reports concerning specified violations of the Act. Provides that the jurisdiction of the Act includes current and former officers, members, and employees. Requires the Executive Inspector General: to post certain information on his or her website regarding the legal limitations on the Executive Inspector General's ability to provide information to them; and to notify complainants and subjects of an investigation when an investigation is opened and closed, as well as parameters for contact with each other and witnesses during an open investigation. Adds provisions concerning the procedure for when a member of the Legislative Ethics Commission recuses himself or herself. Provides that the Legislative Inspector General shall file monthly reports concerning specified violations of the Act. Provides that within 7 days of the Office becoming vacant or a Legislative Inspector General's resignation becoming effective, the vacancy shall be publicly posted on the Legislative Ethics Commission's website, along with a description of the requirements for the position and where applicants may apply. Provides that within 45 days of a vacancy (rather than if the office is vacant, or if a Legislative Inspector General resigns), the Legislative Ethics Commission shall designate an Acting Inspector General. Provides that it is a duty of every officer and employee under the Legislative Ethics Commission to cooperate with the Attorney General in any investigation undertaken under the Act. Provides that the rules governing the powers and investigations of the Legislative Inspector General shall be available on the Legislative Ethics Commission's website and any proposed changes to the rules must be made available to the public on the Commission's website no less than 7 days before the adoption of the changes. Provides that the public shall be given an opportunity to provide testimony before the Legislative Ethics Commission concerning proposed rules. Requires the Legislative Ethics Commission to appoint an Acting Legislative Inspector General in the event of a vacancy in the Office of the Legislative Inspector General. Adds to the violations of the Lobbyist Registration Act for which a fine of up to $5,000 may be levied. Provides that the Executive Ethics Commission, after the adjudication of a violation regarding sexual harassment under the Lobbyist Registration Act, is authorized to strike or suspend, for a period of up to 3 years, the registration of any registered lobbyist or lobbying entity for which that registered lobbyist is employed. Provides that the Executive Ethics Commission may levy an additional administrative fine of up to $5,000 for specified violations of the Lobbyist Registration Act. Makes other changes. Amends the Election Code. Provides that every political committee of an established political party shall establish and maintain a policy that includes, at a minimum: (i) a prohibition on discrimination and harassment; (ii) details on how an individual can report an allegation of discrimination or harassment; (iii) a prohibition on retaliation for reporting discrimination or harassment allegations; and (iv) the consequences of a violation of the prohibition on sexual harassment and the consequences for knowingly making a false report. Makes other changes. Amends the Secretary of State Act. Authorizes the Secretary of State Inspector General to file pleadings with the Executive Ethics Commission, through the Attorney General, if the Attorney General finds that reasonable cause exists to believe that a violation regarding acts of sexual harassment by a lobbyist occurred. Provides that failure to cooperate in an investigation initiated by the Secretary of State Inspector General, or a finding by the Inspector General of a violation regarding sexual harassment, shall give the Secretary of State discretion to temporarily suspend or terminate any registered lobbyist or lobbying entity for which that registered lobbyist is employed. Amends the Lobbyist Registration Act. Provides that failure to cooperate in an investigation initiated by the Secretary of State Inspector General is a separate and punishable offense for which the Secretary of State Inspector General, through the Attorney General, shall file pleadings with the Executive Ethics Commission. Amends the Human Rights Act. Provides that it is a civil rights violation for an employer to fail to post or keep posted a specified notice that includes the right to be free from sexual harassment under the Act. Extends the statute of limitations for filing complaints under the Act to within 300 calendar days (currently, 180 days) after the alleged violation. Makes other changes. Amends the Legislative Information System Act. Provides that the System shall establish a page for electronic public access to information regarding discrimination and harassment through the General Assembly's website. Effective immediately.

Senate Floor Amendment No. 2

Adds reference to:

5 ILCS 430/25-105 new

Further amends the State Officials and Employees Ethics Act. Provides that the Legislative Inspector General may investigate any allegation or complaint of sexual harassment without the approval of the Legislative Ethics Commission. Provides that at each Legislative Ethics Commission meeting, the Legislative Inspector General shall inform the Commission of each investigation opened under this Section since the last meeting of the Commission.

Jun 08 18 H Public Act . . . . . . 100-0588

HB 00139

Rep. Arthur Turner

15 ILCS 15/1 from Ch. 127, par. 1801

Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.

Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00140  Rep. Ann M. Williams-William Davis, Emanuel Chris Welch and Thaddeus Jones
(Sen. Bill Cunningham and Mattie Hunter-Patricia Van Pelt)

15 ILCS 15/1 from Ch. 127, par. 1801

Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
  15 ILCS 15/1
Adds reference to:
  15 ILCS 205/8 new


15 ILCS 50/1

Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00142  Rep. Michael J. Madigan

15 ILCS 50/1

Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00143  Rep. Michael J. Madigan

30 ILCS 5/1-6 from Ch. 15, par. 301-6

Amends the Illinois State Auditing Act. Makes a technical change in a Section concerning the definition of “Office of Auditor General”.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00144  Rep. Martin J. Moylan, Michelle Mussman, Sam Yingling, John C. D'Amico and Katie Stuart

30 ILCS 5/1-6 from Ch. 15, par. 301-6

Amends the Illinois State Auditing Act. Makes a technical change in a Section concerning the definition of “Office of Auditor General”.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00145  Rep. Katie Stuart-Stephanie A. Kifowit, Michael Halpin, Michelle Mussman, John C. D'Amico, Sam Yingling, Linda Chapa LaVia, Daniel J. Burke, Theresa Mah, Elizabeth Hernandez, Carol Ammons, Anthony DeLuca and Camille Y. Lilly

30 ILCS 25/3-1

Amends the Public Accountability and Performance System Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00146  Rep. Michael J. Madigan

30 ILCS 25/3-1

Amends the Public Accountability and Performance System Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00147  Rep. Michael J. Madigan

30 ILCS 105/1.1 from Ch. 127, par. 137.1

Amends the State Finance Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00148  Rep. Michael J. Madigan
30 ILCS 105/1.1 from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00149  Rep. Michael J. Madigan
30 ILCS 105/2 from Ch. 127, par. 138
Amends the State Finance Act. Makes a technical change in a Section concerning required reports and accounts.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00150  Rep. Michael J. Madigan
30 ILCS 105/2 from Ch. 127, par. 138
Amends the State Finance Act. Makes a technical change in a Section concerning required reports and accounts.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00151  Rep. Michael J. Madigan
30 ILCS 105/5 from Ch. 127, par. 141
Amends the State Finance Act. Makes a technical change in a Section concerning special funds.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00152  Rep. Michael J. Madigan
30 ILCS 105/5 from Ch. 127, par. 141
Amends the State Finance Act. Makes a technical change in a Section concerning special funds.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00153  Rep. Justin Slaughter, Elgie R. Sims, Jr. and Robert Rita
35 ILCS 5/101 from Ch. 120, par. 1-101
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00154  Rep. Michael J. Madigan-La Shawn K. Ford
35 ILCS 5/101 from Ch. 120, par. 1-101
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00155

(Sen. Toi W. Hutchinson-Don Harmon and Daniel Biss)

35 ILCS 5/208 from Ch. 120, par. 2-208
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning a tax credit for property taxes.

House Floor Amendment No. 1
Deletes reference to:
35 ILCS 5/208 from Ch. 120, par. 2-208
Adds reference to:
35 ILCS 200/21-150

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that applications for judgment and order of sale for taxes and special assessments on delinquent properties shall be made by May 1 of the next calendar year (currently, within 90 days) after the second installment due date for tax year 2016 and each tax year thereafter. Provides that the tax sale for tax year 2015 shall occur during the period of August 1, 2017 through September 1, 2017 (currently, within 5 business days of the date specified in the notice). Provides that the collector's actions prior to the effective date of the amendatory Act with respect to notice for the sale for the 2015 tax year satisfy the notice requirements of the Code. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Provides that applications for judgment and order of sale for taxes and special assessments on delinquent properties shall be made by April 1 of the next calendar year (in the engrossed bill, May 1) after the second installment due date for tax year 2016 and each tax year thereafter. Removes provisions from the engrossed bill providing that the tax sale for tax year 2015 shall occur during the period of August 1, 2017 through September 1, 2017. Effective immediately.

Aug 22 17 H Public Act . . . . . . . 100-0243
HB 00156


(Sen. Melinda Bush and Steven M. Landek-Laura M. Murphy)

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning a tax credit for property taxes.

House Floor Amendment No. 1

Deletes reference to:

35 ILCS 5/208 from Ch. 120, par. 2-208

Adds reference to:

35 ILCS 200/9-275

35 ILCS 200/15-169

35 ILCS 200/15-170

35 ILCS 200/15-172.5 new

35 ILCS 200/15-175

35 ILCS 200/15-178 new

320 ILCS 30/3 from Ch. 67 1/2, par. 453

Replaces everything after the enacting clause. Amends the Property Tax Code. Creates an assessment freeze homestead exemption for persons receiving federal Supplemental Security Income. Provides that the maximum amount of the senior citizens homestead exemption shall be $6,000 (currently, $5,000). Provides that the maximum amount of the general homestead exemption is $8,000 in all counties (currently, $7,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties). Provides that the standard homestead exemption for veterans with disabilities also applies to veterans who are 75 years of age or older, and makes changes concerning the minimum level of disability and the definition of "surviving spouse". Creates a statewide long-time occupant homestead exemption. Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that, for the 2017 assessment year and thereafter, the total amount of the deferral under the Act shall not exceed $6,000 (currently, $5,000) per taxpayer in each tax year. Effective immediately.

House Floor Amendment No. 2

Provides that a person who receives an assessment freeze for persons receiving Supplemental Security Income may not also receive the senior citizens assessment freeze homestead exemption or the long-time occupant homestead exemption for the same tax year. Provides that a person who receives a statewide long-time occupant homestead exemption may not also receive the long-time occupant homestead exemption in the same tax year.

Senate Floor Amendment No. 1

Deletes reference to:

35 ILCS 200/9-275

35 ILCS 200/15-169

35 ILCS 200/15-170

35 ILCS 200/15-172.5 new

Deletes reference to:
HB 00156 (CONTINUED)
35 ILCS 200/15-175
Deletes reference to:
35 ILCS 200/15-178 new
Deletes reference to:
320 ILCS 30/3 from Ch. 67 1/2, par. 453
Adds reference to:
20 ILCS 655/4 from Ch. 67 1/2, par. 604
Replaces everything after the enacting clause. Amends the Illinois Enterprise Zone Act. Provides that the presence of an inactive nuclear powered electrical generation facility where spent nuclear fuel is stored on-site is a qualifying factor for a potential enterprise zone. Effective immediately.
Nov 29 18 H Passed Both Houses

HB 00157
Rep. Michael J. Madigan
35 ILCS 5/210.5
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00158
Rep. Michael J. Madigan
35 ILCS 5/210.5
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00159
Rep. Anthony DeLuca
(Sen. Toi W. Hutchinson)
35 ILCS 5/212
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the earned income tax credit.
House Floor Amendment No. 1
Deletes reference to:
35 ILCS 5/212
Adds reference to:
35 ILCS 200/10-705 new
Replaces everything after the enacting clause. Amends the Property Tax Code. Contains provisions concerning valuation and taxation of keystone property. Provides that keystone property is property that has had a distinguished past and is a prominent property in the Village of Park Forest but is not of historical significance or landmark status and meets certain criteria. Effective immediately.
Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee
HB 00160

Rep. Michael J. Zalewski-Carol Sente, Emanuel Chris Welch, Michelle Mussman, Linda Chapa LaVia, John C. D’Amico, Natalie A. Manley, Daniel V. Beiser, Katie Stuart, Deb Conroy, Jerry Costello, II, Brandon W. Phelps, Kelly M. Burke, Thaddeus Jones, Stephanie A. Kifowit, Martin J. Moylan, Silvana Tabares, Lawrence Walsh, Jr. and John Connor

35 ILCS 5/212

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

House Floor Amendment No. 1

Adds reference to:

New Act

Adds reference to:

20 ILCS 663/5

Adds reference to:

20 ILCS 663/25

Adds reference to:

20 ILCS 663/40

Adds reference to:

20 ILCS 663/43 new

Adds reference to:

20 ILCS 663/50

Adds reference to:

20 ILCS 663/55 new

Adds reference to:

35 ILCS 5/201 from Ch. 120, par. 2-201

Adds reference to:

35 ILCS 5/218

Adds reference to:

35 ILCS 5/220

Adds reference to:

35 ILCS 5/221

Adds reference to:

35 ILCS 5/224 new

Adds reference to:

35 ILCS 5/225 new

Adds reference to:

35 ILCS 5/226 new

Adds reference to:

35 ILCS 5/227 new

Adds reference to:

35 ILCS 5/704A

Adds reference to:

35 ILCS 5/901 from Ch. 120, par. 9-901

Adds reference to:

35 ILCS 10/5-5

Adds reference to:

35 ILCS 10/5-7

Adds reference to:

35 ILCS 10/5-15

Adds reference to:

35 ILCS 10/5-20

Adds reference to:
HB 00160 (CONTINUED)

35 ILCS 10/5-25
Adds reference to:
   35 ILCS 10/5-50
Adds reference to:
   35 ILCS 10/5-57 new
Adds reference to:
   35 ILCS 10/5-65
Adds reference to:
   35 ILCS 10/5-70
Adds reference to:
   35 ILCS 16/42
Adds reference to:
   35 ILCS 17/10-56 new
Adds reference to:
   35 ILCS 105/2 from Ch. 120, par. 439.2
Adds reference to:
   35 ILCS 105/3-5 from Ch. 120, par. 439.32
Adds reference to:
   35 ILCS 110/2 from Ch. 120, par. 439.3
Adds reference to:
   35 ILCS 110/3-5 from Ch. 120, par. 439.3
Adds reference to:
   35 ILCS 115/3-5 from Ch. 120, par. 439.3
Adds reference to:
   35 ILCS 120/1 from Ch. 120, par. 440
Adds reference to:
   35 ILCS 120/2-5 from Ch. 120, par. 441a
Adds reference to:
   35 ILCS 120/2a from Ch. 120, par. 441a
Adds reference to:
   20 ILCS 687/6-5 from Ch. 120, par. 441a
Adds reference to:
   20 ILCS 687/6-8 new from Ch. 120, par. 441a
Adds reference to:
   35 ILCS 128/1-40 from Ch. 120, par. 453.2
Adds reference to:
   35 ILCS 130/2 from Ch. 120, par. 453.2
Adds reference to:
   35 ILCS 135/3 from Ch. 120, par. 453.3
Adds reference to:
   35 ILCS 143/10-30 from Ch. 120, par. 453.3
Adds reference to:
   35 ILCS 145/6 from Ch. 120, par. 453.3
Adds reference to:
   35 ILCS 175/10 from Ch. 120, par. 481b.36
Adds reference to:
   35 ILCS 450/2-45 from Ch. 120, par. 481b.36

35 ILCS 10/5-25
Adds reference to:
   35 ILCS 10/5-50
Adds reference to:
   35 ILCS 10/5-57 new
Adds reference to:
   35 ILCS 10/5-65
Adds reference to:
   35 ILCS 10/5-70
Adds reference to:
   35 ILCS 16/42
Adds reference to:
   35 ILCS 17/10-56 new
Adds reference to:
   35 ILCS 105/2 from Ch. 120, par. 439.2
Adds reference to:
   35 ILCS 105/3-5 from Ch. 120, par. 439.32
Adds reference to:
   35 ILCS 110/2 from Ch. 120, par. 439.3
Adds reference to:
   35 ILCS 110/3-5 from Ch. 120, par. 439.3
Adds reference to:
   35 ILCS 115/3-5 from Ch. 120, par. 439.3
Adds reference to:
   35 ILCS 120/1 from Ch. 120, par. 440
Adds reference to:
   35 ILCS 120/2-5 from Ch. 120, par. 441a
Adds reference to:
   35 ILCS 120/2a from Ch. 120, par. 441a
Adds reference to:
   20 ILCS 687/6-5 from Ch. 120, par. 441a
Adds reference to:
   20 ILCS 687/6-8 new from Ch. 120, par. 441a
Adds reference to:
   35 ILCS 128/1-40 from Ch. 120, par. 453.2
Adds reference to:
   35 ILCS 130/2 from Ch. 120, par. 453.2
Adds reference to:
   35 ILCS 135/3 from Ch. 120, par. 453.3
Adds reference to:
   35 ILCS 143/10-30 from Ch. 120, par. 453.3
Adds reference to:
   35 ILCS 145/6 from Ch. 120, par. 481b.36
Adds reference to:
   35 ILCS 175/10 from Ch. 120, par. 481b.36
Adds reference to:
   35 ILCS 450/2-45 from Ch. 120, par. 481b.36
HB 00160 (CONTINUED)

35 ILCS 450/2-50
Adds reference to:
35 ILCS 505/2b
from Ch. 120, par. 418b

Adds reference to:
35 ILCS 505/5
from Ch. 120, par. 421

Adds reference to:
35 ILCS 505/5a
from Ch. 120, par. 421a

Adds reference to:
35 ILCS 505/13
from Ch. 120, par. 429

Adds reference to:
35 ILCS 615/2a.2
from Ch. 120, par. 467.17a.2

Adds reference to:
35 ILCS 615/3
from Ch. 120, par. 467.18

Adds reference to:
35 ILCS 620/2a.2
from Ch. 120, par. 469a.2

Adds reference to:
35 ILCS 630/6
from Ch. 120, par. 2006

Adds reference to:
35 ILCS 640/2-9
from Ch. 120, par. 706

Adds reference to:
35 ILCS 640/2-11
from Ch. 120, par. 706

Adds reference to:
230 ILCS 20/5
from Ch. 120, par. 1055

Adds reference to:
230 ILCS 25/3
from Ch. 120, par. 1103

Adds reference to:
230 ILCS 30/9
from Ch. 120, par. 1129

Adds reference to:
235 ILCS 5/8-2
from Ch. 43, par. 159

Adds reference to:
305 ILCS 20/13
from Ch. 120, par. 405A-2

Adds reference to:
415 ILCS 5/55.10
from Ch. 111 1/2, par. 1055.10

Adds reference to:
415 ILCS 125/315

Adds reference to:
415 ILCS 135/65

Adds reference to:
35 ILCS 405/2
from Ch. 120, par. 405A-2

Adds reference to:
805 ILCS 5/14.30
from Ch. 32, par. 14.30

Adds reference to:
805 ILCS 5/15.35
from Ch. 32, par. 15.35

Adds reference to:
805 ILCS 5/15.65
from Ch. 32, par. 15.65

Adds reference to:
Replaces everything after the enacting clause. Creates the Keep Illinois Business Act. Provides that any recipient business that chooses to move all or part of its business operations and the jobs created by its business out-of-State shall be deemed to no longer qualify for State economic development assistance, and shall be required to pay to the relevant State granting agency the full amount of any economic development assistance it received. Makes changes to the New Markets Development Program Act concerning the sunset of the program. Makes changes to the definition of “qualified equity investment” under the Act, certification of qualified equity investments, and the annual cap on credits. Amends the Illinois Income Tax Act. Reduces the income tax rate for corporations to 2.625% for taxable years ending on or after December 31, 2017 (currently, the rate is 5.25% for taxable years beginning prior to January 1, 2025 and 4.8% for taxable years beginning on or after January 1, 2025). Creates a child tax credit in an amount equal to 20% of the federal tax credit allowed under Section 24 of the federal Internal Revenue Code. Creates a credit for amounts paid under the Business Occupation Assessment Act. Creates a credit for wages paid pursuant to a qualified apprenticeship program. Provides that the angel investment credit applies for taxable years ending on or before December 31, 2021 (instead of December 31, 2016), and makes other changes concerning that credit. Increases the earned income tax credit to (i) 12.5% of the federal tax credit for each taxable year beginning on or after January 1, 2017 and beginning prior to January 1, 2018, (ii) 15% of the federal tax credit for each taxable year beginning on or after January 1, 2018. Provides that an employer with fewer than 25 employees shall make returns for withholding taxes annually. Provides that the credit for expenditures incurred in the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone applies for taxable years beginning on or after January 1, 2012 and ending prior to January 1, 2023 (currently, January 1, 2018). Amends the Economic Development for a Growing Economy Tax Credit Act. Makes changes concerning qualifications for credits, recapture, and reporting. Amends the Film Production Services Tax Credit Act of 2008 and the Live Theater Production Tax Credit Act. Provides for sunset dates for those Acts. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment sunsets on December 31, 2022. In provisions of the Retailers’ Occupation Tax Act concerning certificates of registration, removes a requirement that publicly traded corporations must provide the last 4 digits of the social security numbers of their Chief Financial Officer, Chief Operating Officer, and any other officer or employee with responsibility for preparing tax returns. Amends the Use Tax Act, Service Use Tax Act, and Retailers’ Occupation Tax Act to exclude shipping or delivery charges from the definition of “selling price”. Amends various tax Acts to provide that, if a payment provided for under one of those Acts exceeds the taxpayer's liability under that Act, then the taxpayer may credit the excess payment against liability subsequently to be remitted to the Department of Revenue. Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997 and the Energy Assistance Act to incorporate certain provisions of the Retailers’ Occupation Tax Act. Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that the value of business property transferred to a qualified heir shall not be included in the decedent's taxable estate for the purposes of calculating the State tax credit if any qualified heir of the decedent will be engaged in active management of the business for a period of at least 10 years after the date of the transfer, or until the death of that qualified heir, whichever occurs first. Creates the Business Occupation Assessment Act. Imposes an assessment of $5,000 per taxable years on each corporation doing business in the State; provides that the amount of the assessment shall be adjusted annually for inflation. Effective immediately.

Land Conveyance Appraisal Note, House Floor Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to House Bill 160 (H-AM 1) as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
HB (H-AM 1) would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

This bill would neither increase nor decrease the number of judges needed in the State.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

Housing Affordability Impact Note, House Floor Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Fiscal Note, House Floor Amendment No. 1 (Office of the Attorney General)
Fiscal Impact: No dollar estimate can be provided.
HB 00160 (CONTINUED)

Home Rule Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Fiscal Note, House Floor Amendment No. 1 (Dept. of Revenue)
The bill makes changes to numerous tax acts and creates a new Business Occupation Assessment. The following table summarizes the revenue impacts that can be quantified by the Department. There is a fiscal year 2018 impact and long-run annualized impact. The fiscal year 2018 impact of the corporate income tax rate reduction has an outsized effect relative to the annualized effect because of retroactivity. The Business Occupation Assessment for fiscal year 2018 is net of credits for income tax liability. (A) Individual Income Tax: (1) Earned Income Tax Credit - The proposed increase to the earned income tax credit to 12.5% effective January 1, 2017, has a cost of $59 million in fiscal year 2018. The bill increases the earned income tax credit to 15% of the federal credit effective January 1, 2018, which will cost $118 million in FY19; (2) Economic Development for a Growing Economy (EDGE) Tax Credit against withholding - The bill repeals the election for taxpayers to claim EDGE credit against their employees withholding liability under IITA section 704A. This proposal increases IIT revenue by an estimated $28 Million annually (based on micro-simulation model that uses more than 6 million Illinois tax records). This repeal as proposed may be subject to litigation. The change is retroactive and seeks to disallow credits already awarded. May be an impairment of contract. Legal should opine; (B) Sales Tax - It is not possible to estimate the impact since the data is not stated separately on the ST-1 nor does any reliable public data source exist; (C) Corporate Income Tax - For a full 12 months of implementation, a reduction in the corporate income tax rate from 5.25% to 2.625% would reduce gross corporate income tax revenue by approximately $1 billion. Net of refunds, the rate reduction would reduce net revenue by approximately $850 million. It is unlikely that such a change would have a significant impact on revenue for the remainder of fiscal year 2017. Adjustments in estimated payments are generally slow to come as taxpayers attempt to avoid penalties resulting from underpayment. A decrease in the tax rate for tax year 2017 would likely be felt most strongly in fiscal year 2018 and the beginning of fiscal year 2019 as taxpayers adjust estimated, final, and extension payments and request larger refunds to compensate for overpayment during the preceding tax year; (1) Business Occupation Assessment - For a full 12 months of implementation, the Business Occupation Assessment will generate $480 million net of all credits applied against the corporate income tax; (2) Credit for Student-Assistance Contributions - The changes to the Credit to Student-Assistance Contributions will have a negligible impact on state tax revenues; (3) River Edge Historic Preservation Tax Credit - Because we have no way to estimate the number or scale of potential qualified rehabilitation projects that will occur in a River Edge Redevelopment Zone, we cannot estimate the potential cost to the State resulting from this credit; (4) Internship Credit - The impact on state tax revenue resulting from this credit is yet to be determined; (5) Apprenticeship Training Credit - The proposed amendment to the Illinois Income Tax Act would have a negative impact on revenue. It is estimated that a full 12 months of implementation would reduce income tax revenue by $80,000 - $4.5 million; (6) Economic Development for a Growing Economy (EDGE) Tax Credit - This component of the bill would have no impact on state tax revenue; (7) Angel Investment Credit Sunset Date Extension - This component of the bill would reduce state tax revenue by $10 million per year; (8) Live Theater Production Credit Sunset Date Adjustment (January 1, 2022) - It is estimated that for a full 12 months of implementation, a change to the sunset date for the tax credits earned under this Act will have a negative impact on revenue of approximately $1 million; (9) Film Production Services Tax Credit Sunset Date Adjustment (January 1, 2026) - It is estimated that for a full 12 months of implementation, a change to the sunset date for the tax credits earned under this Act will have a negative impact on revenue of approximately $16 million. It should be noted, however, that the annual amount of tax credits earned and applied can vary significantly from year to year; (D) Other State Revenue Sources: (1) Repeal Corporate Franchise Tax - Elimination of the Corporate Franchise Tax will cost the general funds $180 million per year; (2) LLC and Series LLC Fee Reduction - The Department of Revenue has no way to estimate the number of LLCs and series LLCs that file applications for admission or restated articles of organization on an annual basis. Lowering the filing fees to $39 and $59 would have a negative impact on revenue, but we are unable to estimate the size of the impact. The Illinois Secretary of State should be able to estimate this impact; (3) Various Taxes - Verified Overpayment Credit - These changes will have no impact on state tax revenues; (4) Estate Tax - Business property exempted from state tax credit calculation - This change will likely have a negative impact on state tax revenues.

Correctional Note, House Floor Amendment No. 1 (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.

House Floor Amendment No. 2
Adds reference to:
35 ILCS 5/222

Adds reference to:
HB 00160 (CONTINUED)

35 ILCS 10/5-77
Adds reference to:
35 ILCS 16/35
Adds reference to:
35 ILCS 16/45
Adds reference to:
35 ILCS 17/10-40
Adds reference to:
35 ILCS 17/10-50

Further amends the New Markets Development Program Act. Sets forth a schedule of allocation rounds enabled under the Act. Provides that provisions concerning prohibited activities and interests are not intended to affect ownership or affiliate interests that arise following the sixth anniversary of the issuance of the qualified equity investment. Provides that each qualified community development entity shall submit an annual report (in House Amendment 1, an annual job creation report), and makes changes concerning the information required to be disclosed in that report. Adds conforming changes concerning the sunset of the live theater production credit. Further amends the Economic Development for a Growing Opportunity Tax Credit Act. Provides that, if the Taxpayer ceases operations at a project location that is the subject of an Agreement with the intent to terminate operations in the State, then the Taxpayer shall be subject to the provisions of the Keep Illinois Business Act. Makes changes to the Film Production Services Tax Credit Act of 2008 and the Live Theater Production Tax Credit Act concerning reporting of vendor information. In provisions creating the Business Occupation Assessment Act, provides that corporations recognized by the United States Internal Revenue Service as tax-exempt organizations under Section 501(c)(3) of the Internal Revenue Code are exempt from the provisions of the Act. Amends the Limited Liability Company Act to reduce certain filing fees.

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note, House Floor Amendment No. 2 (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.

Fiscal Note, House Floor Amendment No. 1 (Office of the Attorney General)
No dollar estimate can be provided. However, it is anticipated that the fiscal impact would be minimal.

Fiscal Note, House Floor Amendment No. 2 (Office of the Attorney General)
No dollar estimate can be provided. However, it is anticipated that the fiscal impact would be minimal.

House Floor Amendment No. 3

Deletes reference to:
35 ILCS 5/201 from Ch. 120, par. 2-201

Deletes reference to:
35 ILCS 5/222

Deletes reference to:
35 ILCS 16/42

Deletes reference to:
35 ILCS 17/10-56 new
HB 00160 (CONTINUED)

Removes the following provisions from the bill as amended by House Amendments 1 and 2: (i) provisions changing the income tax rate imposed on corporations; (ii) provisions extending the sunset for the Live Theater Production Credit and the Film Production Services Tax Credit Act; and (iii) provisions in the Economic Development for a Growing Economy Tax Credit Act concerning data centers.

Land Conveyance Appraisal Note, House Floor Amendment No. 3 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

Correctional Note (Dept of Corrections)
This bill has no fiscal or population impact on the Department.

Fiscal Note, House Floor Amendment No. 3 (Office of the Attorney General)
Fiscal Impact: No dollar estimate can be provided. However, it is anticipated that the fiscal impact would be minimal.

Fiscal Note, House Floor Amendment No. 2 (Office of the Attorney General)
Fiscal Impact: No dollar estimate can be provided. However, it is anticipated that the fiscal impact would be minimal.

Home Rule Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note, House Floor Amendment No. 2 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Housing Affordability Impact Note, House Floor Amendment No. 3 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

May 31 17  H Third Reading - Standard Debate - Passed 063-050-000
HB 00161  Rep. Michael J. Madigan

35 ILCS 5/220
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the angel investment credit.

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 00162

Rep. Michael J. Zalewski-David Harris-Grant Wehrli-Keith R. Wheeler-Patricia R. Bellock, Robert W. Pritchard, Sheri Jesiel, Tony McCombie, C.D. Davidsmeyer, Joe Sosnowski, Steven Reick, Thomas M. Bennett, John M. Cabello, Nick Sauer, Steven A. Andersson, Reginald Phillips, Tom Demmer, Ryan Spain, Lindsay Parkhurst, Randy E. Frese, Brad Halbrook, Charles Meier, Daniel Swanson, Elgie R. Sims, Jr. and Jerry Lee Long

35 ILCS 5/220
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the angel investment credit.

House Floor Amendment No. 1
Deletes reference to:
35 ILCS 5/220
Adds reference to:
35 ILCS 5/704A
Adds reference to:
35 ILCS 10/5-5
Adds reference to:
35 ILCS 10/5-15
Adds reference to:
35 ILCS 10/5-20
Adds reference to:
35 ILCS 10/5-25
Adds reference to:
35 ILCS 10/5-50
Adds reference to:
35 ILCS 10/5-57 new
Adds reference to:
35 ILCS 10/5-65
Adds reference to:
35 ILCS 10/5-70
Adds reference to:
35 ILCS 10/5-77

Replaces everything after the enacting clause. Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that the credit award may not exceed the lesser of: (1) the sum of (i) 50% of the Incremental Income Tax attributable to New Employees at the Applicant's project and (ii) 10% of the training costs of New Employees; or (2) 100% of the Incremental Income Tax attributable to New Employees at the Applicant's project. Provides that, if the project is located in an underserved area, then the amount of the credit may not exceed the lesser of: (1) the sum of (i) 75% of the Incremental Income Tax attributable to New Employees at the Applicant's project and (ii) 10% of the training costs of New Employees; or (2) 100% of the Incremental Income Tax attributable to New Employees at the Applicant's project. Provides that the maximum amount of the Credit may be increased by an amount not to exceed 25% of the Incremental Income Tax attributable to retained employees if certain conditions are met. Makes changes concerning the capital investment and employment requirements for credits under the Act. Provides that an Agreement between the Department of Commerce and Economic Opportunity and an Applicant shall include a provision specifying that, if the Taxpayer ceases principal operations with the intent to shut down the project in the State permanently during the term of the Agreement, then the entire credit amount awarded to the Taxpayer prior to the date the Taxpayer ceases principal operations shall be returned to the Department and shall be reallocated to the local workforce investment area in which the project was located. Provides that the amount reallocated by the Department shall be used for purposes of workforce development, expanded opportunities for unemployed persons, and expanded opportunities for women and minorities in the workforce. Contains provisions concerning supplier diversity goals. Provides that the Department may not enter into any new EDGE agreements after June 30, 2022 (currently, April 30, 2017). Provides that no credit awarded under the Act for an agreement entered into on or after January 1, 2015 may be claimed against the taxpayer's withholding tax liability. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.

Sep 18 17  H  Public Act . . . . . . . . 100-0511
HB 00163  Rep. Michael Halpin, Michelle Mussman, Sam Yingling, John C. D’Amico and Katie Stuart

40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00164  Rep. Gregory Harris-Jim Durkin-Linda Chapa LaVia-Carol Sente
(Sen. Iris Y. Martinez and Steven M. Landek-Melinda Bush)

40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1

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

House Floor Amendment No. 1

Deletes reference to:

40 ILCS 5/1-101.1

Adds reference to:

40 ILCS 5/13-305  from Ch. 108 1/2, par. 13-305

Adds reference to:

40 ILCS 5/13-601  from Ch. 108 1/2, par. 13-601

Replaces everything after the enacting clause. Amends the Water Reclamation District Article of the Illinois Pension Code. Provides that surviving spouse annuity eligibility or eligibility for alternative survivor's benefits, if applicable, shall be extended to the spouse or civil union partner of an annuitant who retired prior to June 1, 2011 and received a refund of surviving spouse annuity contributions if the annuitant (i) repaid the surviving spouse annuity contributions, (ii) could not enter into either a civil union or marriage recognized in the State of Illinois prior to that date, and (iii) became and remains either a party to a civil union, marriage, or other legal relationship that is recognized as a civil union or marriage under the Illinois Religious Freedom Protection and Civil Union Act or the Illinois Marriage and Dissolution of Marriage Act between certain specified dates. Specifies the required time and manner of repayment. Effective immediately.

Aug 22 17  H  Public Act . . . . . . . . 100-0244

HB 00165  Rep. Anthony DeLuca

40 ILCS 5/1-110  from Ch. 108 1/2, par. 1-110

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

Mar 01 18  H  Tabled
HB 00166  Rep. Michael J. Zalewski
(Sen. John G. Mulroe)

40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
Amends the Illinois Pension Code. Makes a technical change in a Section concerning prohibited transactions.

House Floor Amendment No. 1

Deletes reference to:
40 ILCS 5/1-110

Adds reference to:
40 ILCS 5/1-160

Adds reference to:
40 ILCS 5/8-174 from Ch. 108 1/2, par. 8-174

Adds reference to:
40 ILCS 5/11-170 from Ch. 108 1/2, par. 11-170

Adds reference to:
40 ILCS 5/11-197.7

Replaces everything after the enacting clause. Amends the General Provisions, Chicago Laborers, and Chicago Municipal Articles of the Illinois Pension Code. Changes the way a person who first becomes a member or a participant under the Chicago Laborers Article or Chicago Municipal Article on or after the effective date of Public Act 100-23 is referenced in provisions concerning new hires. Makes related changes. Changes the way a Tier 2 employee that made a specified election is referred to in these Articles. In provisions of the Chicago Laborers and Chicago Municipal Articles concerning employee contributions, provides that beginning July 6, 2017, the fund under each Article shall credit sums equal to 6% of each payment of an employee's salary for annuity purposes. Provides that the amounts credited for annuity purposes shall not be credited for refund purposes. Makes related changes. Provides that for the one-year period beginning with the first pay period in January of each year (rather than on or after the date when the funded ratio of the fund as determined in the annual actuarial valuation is first determined to have reached the 90% funding goal, and each subsequent one-year period (rather than pay period) thereafter for as long as the fund maintains a funding ratio of 75% or more, employee contributions for age and service annuity for each employee who first became a member or participant under the Chicago Laborers Article or Chicago Municipal Article on or after the effective date of Public Act 100-23 or a Tier 2 employee that made a specified election shall be 5.5% of each payment of salary. Amends the Chicago Laborers Article. Provides that an annuitant who directs the retirement board to pay the annuity due him or her to a financial institution shall hold the board and the fund harmless from any claim or loss related to any error as to whether the financial institution is or continues to be federally insured. Deletes language providing that the board may also, in the case of any disability beneficiary or annuitant for whom no estate guardian has been appointed and who is confined in a publicly owned and operated mental institution, pay such disability benefit or annuity due such person to the superintendent or other head of such institution or hospital for deposit to such person's trust fund account maintained for him or her by such institution or hospital, if by law such trust fund accounts are authorized or recognized. Makes other changes.
Effective immediately.

Nov 28 18  H  Passed Both Houses

HB 00167  Rep. Michael J. Madigan

40 ILCS 5/1A-103

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00168  Rep. Michael J. Madigan

50 ILCS 20/1 from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00169  Rep. Arthur Turner  
(Sen. Thomas Cullerton)  
50 ILCS 20/1  from Ch. 85, par. 1031  
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.  
House Floor Amendment No. 1  
Deletes reference to:  
50 ILCS 20/1  
Adds reference to:  
50 ILCS 105/1  from Ch. 102, par. 1  
Replaces everything after the enacting clause. Amends the Public Officer Prohibited Activities Act. Provides that the Act's prohibition on a county board member from holding other specified offices does not preclude the county board member from being appointed or selected to serve as (currently, being selected or from serving as) a public administrator or public guardian (currently, only a member of a County Extension Board, a member of an Emergency Telephone System Board, or an appointed member of a board of review). Provides that a county board member may also serve as member (currently, as an appointed member) on a board of review. Effective immediately.  
Aug 24 17  H  Public Act . . . . . . . . 100-0290  
HB 00170  Rep. Michael J. Madigan  
50 ILCS 20/1  from Ch. 85, par. 1031  
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00171  Rep. Anna Moeller
(Sen. Thomas Cullerton-Julie A. Morrison-Karen McConnaughay)

50 ILCS 110/1  from Ch. 102, par. 4.10
Amends the Public Officer Simultaneous Tenure Act. Makes a technical change in a Section concerning the purpose of the Act.

House Floor Amendment No. 1
Deletes reference to:
50 ILCS 110/1
Adds reference to:
10 ILCS 5/28-7  from Ch. 46, par. 28-7
Adds reference to:
60 ILCS 1/22-10
Adds reference to:
60 ILCS 1/22-12 new
Adds reference to:
60 ILCS 1/23-15
Adds reference to:
60 ILCS 1/23-17 new
Adds reference to:
605 ILCS 5/6-134
Adds reference to:
605 ILCS 5/6-135
Adds reference to:
605 ILCS 5/6-136 new

Replaces everything after the enacting clause. Provides that if and only if Senate Bill 3 of the 100th General Assembly becomes law and House Bill 607 of the 100th General Assembly becomes law the following occurs: Amends the Township Code. Provides that on or after the 2020 general election in the counties of Cass, Henderson, and Cumberland, a referendum to propose township consolidation may be initiated by elector petitions. Provides for petition requirements, public hearing requirements, and requirements for submitting to referendum. Provides that consolidation after petition must be approved by 60% of the electors, in each of the affected townships, voting on the referendum. Makes other conforming changes. Amends the Illinois Highway Code with similar changes for abolishing a road district. Additionally, provides that a road district is abolished on the January 1 following the approval of the referendum or on the date the term of the highway commissioner in office at the time the referendum was approved expires, whichever is later.

House Floor Amendment No. 2
Deletes reference to:
60 ILCS 1/22-10
Deletes reference to:
60 ILCS 1/23-15
Deletes reference to:
605 ILCS 5/6-134
Deletes reference to:
605 ILCS 5/6-135
Adds reference to:
10 ILCS 5/3-7 new
Adds reference to:
10 ILCS 5/28-1  from Ch. 46, par. 28-1
Adds reference to:
10 ILCS 5/28-7  from Ch. 46, par. 28-7
Adds reference to:
55 ILCS 5/Div. 2-4 heading
Adds reference to:
HB 00171 (CONTINUED)

55 ILCS 5/2-4006
Adds reference to:
   55 ILCS 5/5-44010
Adds reference to:
   55 ILCS 5/5-44020
Adds reference to:
   55 ILCS 5/5-44043 new
Adds reference to:
   60 ILCS 1/10-25
Adds reference to:
   60 ILCS 1/Art. 22 heading new
Adds reference to:
   60 ILCS 1/22-5 new
Adds reference to:
   60 ILCS 1/22-10 new
Adds reference to:
   60 ILCS 1/22-15 new
Adds reference to:
   60 ILCS 1/22-20 new
Adds reference to:
   60 ILCS 1/Art. 23 heading new
Adds reference to:
   60 ILCS 1/23-5 new
Adds reference to:
   60 ILCS 1/23-10 new
Adds reference to:
   60 ILCS 1/23-15 new
Adds reference to:
   60 ILCS 1/23-20 new
Adds reference to:
   60 ILCS 1/23-25 new
Adds reference to:
   60 ILCS 1/25-15
Adds reference to:
   60 ILCS 1/25-25
Adds reference to:
   60 ILCS 1/Art. 29 heading new
Adds reference to:
   60 ILCS 1/29-5 new
Adds reference to:
   60 ILCS 1/29-10 new
Adds reference to:
   60 ILCS 1/29-15 new
Adds reference to:
   60 ILCS 1/29-20 new
Adds reference to:
   60 ILCS 1/29-25 new
Adds reference to:
HB 00171 (CONTINUED)

60 ILCS 1/65-20
Add reference to:
65 ILCS 95/4 from Ch. 24, par. 1604
Add reference to:
65 ILCS 95/5 from Ch. 24, par. 1605
Add reference to:
65 ILCS 95/21 new
Add reference to:
70 ILCS 3305/11 from Ch. 121, par. 6-130
Add reference to:
605 ILCS 5/6-130
Add reference to:
605 ILCS 5/6-133
Add reference to:
605 ILCS 5/6-134 new

Replaces everything after the enacting clause. Amends the Local Government Reduction and Efficiency Division of the Counties Code. Provides that the Division applies to all counties (currently, only applies to DuPage, Lake, and McHenry Counties). Excludes specified boards from the definition of "unit of local government". Provides how the status and rights of employees, including those represented by an exclusive bargaining representatives, are affected by the dissolution of a unit of local government under the Division. Provides for the assumption of obligations of the dissolving unit of local government by the entity absorbing the dissolving unit as they relate to representation rights and collective bargaining agreements. Amends the Township Code. Removes a restriction limiting townships to 126 square miles. Provides for the consolidation of 2 or more townships which share a boundary, the merging of one township into 2 other townships, and the dissolution of all townships (currently, only allowed in specified townships) within a coterminous, or substantially coterminous, municipality. Provides that on or after the 2020 general election in the counties of Cass, Henderson, and Cumberland, a referendum to propose township consolidation may be initiated by elector petitions. Makes other changes. Amends the Election Code. Specifies procedures for township consolidation, merger, and discontinuance referenda and other conforming changes. Amends the Home Equity Assurance Act. Provides that beginning after the effective date of the amendatory Act, a home equity commission shall consist of 7 commissioners (rather than 9). Provides that a governing commission may employ full-time or part-time employees. Allows a governing commission to establish a Tax Reimbursement Program. Amends the Street Light District Act. Allows the consolidation of a street light district into the township in which the district sits if the entire district is located within the township. Amends the Illinois Highway Code. Provides that specified township road districts may be abolished by resolution of the board of trustees or public referendum in specified towns. Provides for procedures to abolish road districts and the transfer of powers after abolition.

Senate Floor Amendment No. 1
Deletes reference to:
10 ILCS 5/3-7 new
Deletes reference to:
10 ILCS 5/28-1 from Ch. 46, par. 28-1
Deletes reference to:
10 ILCS 5/28-7 from Ch. 46, par. 28-7
Deletes reference to:
55 ILCS 5/Div. 2-4 heading
Deletes reference to:
55 ILCS 5/2-4006
Deletes reference to:
55 ILCS 5/5-44010
Deletes reference to:
55 ILCS 5/5-44020
Deletes reference to:
55 ILCS 5/5-44043 new
Deletes reference to:
HB 00171 (CONTINUED)

60 ILCS 1/10-25
Deletes reference to:
   60 ILCS 1/Art. 22 heading new
Deletes reference to:
   60 ILCS 1/22-5 new
Deletes reference to:
   60 ILCS 1/22-10 new
Deletes reference to:
   60 ILCS 1/22-12 new
Deletes reference to:
   60 ILCS 1/22-15 new
Deletes reference to:
   60 ILCS 1/22-20 new
Deletes reference to:
   60 ILCS 1/Art. 23 heading new
Deletes reference to:
   60 ILCS 1/23-5 new
Deletes reference to:
   60 ILCS 1/23-10 new
Deletes reference to:
   60 ILCS 1/23-15 new
Deletes reference to:
   60 ILCS 1/23-17 new
Deletes reference to:
   60 ILCS 1/23-20 new
Deletes reference to:
   60 ILCS 1/23-25 new
Deletes reference to:
   60 ILCS 1/25-15
Deletes reference to:
   60 ILCS 1/25-25
Deletes reference to:
   60 ILCS 1/Art. 29 heading new
Deletes reference to:
   60 ILCS 1/29-5 new
Deletes reference to:
   60 ILCS 1/29-10 new
Deletes reference to:
   60 ILCS 1/29-15 new
Deletes reference to:
   60 ILCS 1/29-20 new
Deletes reference to:
   60 ILCS 1/29-25 new
Deletes reference to:
   60 ILCS 1/65-20
Deletes reference to:

65 ILCS 95/4 from Ch. 24, par. 1604
Deletes reference to:
HB 00171 (CONTINUED)

65 ILCS 95/5 from Ch. 24, par. 1605

Deletes reference to:

65 ILCS 95/21 new

Deletes reference to:

70 ILCS 3305/11 from Ch. 121, par. 6-130

Deletes reference to:

605 ILCS 5/6-130

Deletes reference to:

605 ILCS 5/6-133

Deletes reference to:

605 ILCS 5/6-134 new

Deletes reference to:

605 ILCS 5/6-136 new

Adds reference to:

55 ILCS 5/2-1003.5 new

Replaces everything after the enacting clause. Amends the Counties Code. Provides that with the advice and consent of a majority of the county board, a county board chairman elected by the voters of the county shall: (1) create standing committees; and (2) appoint members and chairpersons to standing committees. Limits applicability to counties having a population between 300,000 and 900,000.

Feb 15 18 H Total Veto Stands - No Positive Action Taken

HB 00172 Rep. Michael J. Madigan

50 ILCS 110/1 from Ch. 102, par. 4.10

Amends the Public Officer Simultaneous Tenure Act. Makes a technical change in a Section concerning the purpose of the Act.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

305 ILCS 5/1-5  from Ch. 23, par. 1-5

House Floor Amendment No. 1
Deletes reference to:
305 ILCS 5/1-5
Adds reference to:
305 ILCS 5/5B-4  from Ch. 23, par. 5B-4
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. In provisions concerning an assessment on occupied bed days, provides that when the State fails to reimburse for services rendered in the month on which the assessment is imposed, the due date for payment of the assessment must be no earlier than 30 days after reimbursement by the State (rather than a facility that has delayed payment due to the State's failure to reimburse for services rendered may request an extension on the due date for payment and shall pay the assessment within 30 days of reimbursement by the Department of Healthcare and Family Services). Provides that the Department may not collect payment of the assessment if the long-term care provider has not been paid for services provided during the month on which the assessment is levied and the long-term care provider does not need to take any additional action (rather than the Department may not deny a request for delay of payment of the assessment if the long-term care provider has not been paid for services provided during the month on which the assessment is levied). In a provision concerning a penalty assessment for failure to file an assessment bill with payment, provides that no penalty shall be assessed if the long-term care facility submits its assessment bill prior to the payment if the payment is delayed when the long-term care facility has not been paid for services provided during the month on which the assessment is levied. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Long-Term Care Provider Funding Article of the Illinois Public Aid Code. In provisions concerning an assessment on occupied bed days, provides that payments of assessments shall be automatically delayed for any month for which payment for all Medicaid bed days has not been received by a facility from the Department of Healthcare and Family Services, a Medicaid managed care organization, or any entity authorized by the Department to make payments on its behalf until at least 30 days have elapsed since the receipt of payment. Provides that the Department shall establish, by rule, a process for the determination of delayed payment dates that shall include, at a minimum, notice requirements, but shall not require the facility to apply and be approved for a delay of payment due to nonpayment nor shall any other criteria for the delay be imposed. Removes a provision prohibiting the Department from denying a request for delay of payment of the assessment if the long-term care provider has not been paid for services provided during the month on which the assessment is levied. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Long-Term Care Provider Funding Article of the Illinois Public Aid Code. Provides that the Illinois Department may not deny a request for delay of payment of assessments imposed under the Article if the Medicaid managed care organization has not been paid by the State.

Sep 15 17  H  Public Act . . . . . . . . 100-0501

HB 00174  Rep. Robert Rita-Justin Slaughter-William Davis

305 ILCS 5/1-5  from Ch. 23, par. 1-5

Nov 10 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00175  Rep. Jay Hoffman
(Sen. John J. Cullerton, Toi W. Hutchinson, Omar Aquino, Emil Jones, III, David Koehler, Terry Link, Andy Manar and Patricia Van Pelt-Iris Y. Martinez)

305 ILCS 5/3-2 from Ch. 23, par. 3-2

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning conditions for basic maintenance grants of aid to the aged, blind, or disabled.

House Floor Amendment No. 1
Deletes reference to:
305 ILCS 5/3-2

Adds reference to:
305 ILCS 5/5-5g new

Adds reference to:
305 ILCS 5/11-5.4

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Requires long-term care providers to submit all changes in resident status, including, but not limited to, death, discharge, changes in patient credit, third party liability, and Medicare coverage to the Department of Healthcare and Family Services through the Medical Electronic Data Interchange System, the Recipient Eligibility Verification System, or the Electronic Data Interchange System under a specified schedule. Requires the Department of Healthcare and Family Services to serve as the lead agency assuming primary responsibility for the full implementation of provisions concerning expedited long-term care eligibility determinations, renewals, enrollments, and payments, including the establishment and operation of the expedited long-term care system. Provides that beginning on June 29, 2018, provisional eligibility must be issued to any applicant who has not received a final eligibility determination on his or her application for Medicaid or Medicaid long-term care benefits or a notice of an opportunity for a hearing within the federally prescribed deadlines for the processing of such applications. Requires the Department to maintain the applicant's provisional Medicaid enrollment status until a final eligibility determination is approved or the applicant's appeal has been adjudicated and eligibility is denied. Provides that the Department or the managed care organization, if applicable, must reimburse providers for all services rendered during an applicant's provisional eligibility period. Requires the Department to adopt, by rule, policies and procedures to ensure prospective compliance with the federal deadlines for Medicaid and Medicaid long-term care benefits eligibility determinations. Sets forth certain standards and principles the policies must address, including: (i) a streamlined application and enrollment process; (ii) protocols to expedite the eligibility processing system for applicants meeting certain guidelines, regardless of the age of the application; (iii) the review of applications for long-term care benefits when there exists credible evidence that an applicant has transferred assets with the intent of defrauding the State; and other matters. Contains provisions concerning: (1) the adoption of policies and procedures to improve communication between long-term care benefits central office personnel, applicants, and facilities in which the applicants reside; the establishment of policies and procedures to improve accountability and provide for the expedited payment of services rendered; (3) the Department's investigation of public-private partnerships in use in Ohio, Michigan, and Minnesota that are aimed at redeploying caseworkers to targeted high-Medicaid facilities for the purpose of expediting initial Medicaid and Medicaid long-term care benefits applications, renewals, and all other things related to enrollment, reimbursement, and application processing; (4) provider association meetings; (5) presumptive eligibility of benefits; (6) the prioritization of processing applications on a last-in, first-out basis; and other matters. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, but with the following changes: Provides that an applicant with provisional enrollment status must have his or her benefits paid for under the State's fee-for-service system until such time as the State makes a final determination on the applicant's Medicaid or Medicaid long-term care application (rather than an applicant with provisional enrollment status, who is not enrolled in a managed care organization at the time the applicant's provisional status is issued, must continue to have his or her benefits paid for under the State's fee-for-service system until such time as the State makes a final determination on the applicant's Medicaid or Medicaid long-term care application). Provides that if an individual is enrolled with a managed care organization for community benefits at the time the individual's provisional status is issued, the managed care organization is only responsible for paying benefits covered under the capitation payment received by the managed care organization for the individual. Requires the Department of Healthcare and Family Services to clearly identify as provisional eligibility vouchers those vouchers submitted to the Office of the Comptroller on behalf of applicants with provisional enrollment status. Adds a definition for the term "renewal". Effective immediately.

May 31 18  S Rule 3-9(a) / Re-referred to Assignments
HB 00176  Rep. Michael J. Madigan
305 ILCS 5/3-2 from Ch. 23, par. 3-2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning conditions for basic maintenance grants of aid to the aged, blind, or disabled.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00177  Rep. Michael J. Madigan
305 ILCS 5/3-4 from Ch. 23, par. 3-4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning disability determinations.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00178  Rep. Michael J. Madigan
705 ILCS 5/7 from Ch. 37, par. 12
Amends the Supreme Court Act. Makes a technical change in a Section concerning the powers of the Court.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00179  Rep. Michael J. Madigan
705 ILCS 5/7 from Ch. 37, par. 12
Amends the Supreme Court Act. Makes a technical change in a Section concerning the powers of the Court.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00180  Rep. Michael J. Madigan
705 ILCS 15/8 from Ch. 37, par. 24a
Amends the Supreme Court Building Act. Makes a technical change in a Section relating to the uses of the Supreme Court Building.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00181  Rep. Michael J. Madigan
705 ILCS 15/8 from Ch. 37, par. 24a
Amends the Supreme Court Building Act. Makes a technical change in a Section relating to the uses of the Supreme Court Building.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00182  Rep. Michael J. Madigan
705 ILCS 17/1
Amends the Supreme Court Historic Preservation Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Nov 10 17 H Rule 19(a) / Re-referred to Rules Committee
720 ILCS 5/1-1  from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
720 ILCS 5/1-1
Adds reference to:
720 ILCS 5/14-3
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Extends from January 1, 2018 to January 1, 2020, the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption. Effective immediately.
Dec 29 17  H  Public Act . . . . . . . . . 100-0572

HB 00186  Rep. Natalie Phelps Finnie
720 ILCS 5/1-1  from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Nov 09 18  H  Placed on Calendar 2nd Reading - Short Debate

HB 00187  Rep. Michael J. Madigan
720 ILCS 5/1-2  from Ch. 38, par. 1-2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the general purposes of the Code.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00188  Rep. André Thapedi
(Sen. Kwame Raoul)
735 ILCS 5/1-101  from Ch. 110, par. 1-101

House Floor Amendment No. 2
Deletes reference to:
735 ILCS 5/1-101
Adds reference to:
735 ILCS 5/2-301  from Ch. 110, par. 2-301
Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that a party filing any other pleading or motion prior to the filing of a motion objecting to a court's jurisdiction over the party's person waives all objections to the court's jurisdiction over the party's person, both prospectively and retroactively, unless the initial motion filed is: (i) a motion for an extension of time to answer or otherwise plead or (ii) a motion requesting a judgment, relief from a judgment, or relief from a default judgment. Provides that any motion objecting to a court's jurisdiction over the party's person shall be filed within 60 days of the court's order disposing of an initial motion requesting a judgment, relief from a judgment, or relief from a default judgment. Provides that nothing precludes a party from filing a motion objecting to a court's jurisdiction over the party's person combined with a motion requesting a judgment, relief from a judgment, or relief from a default judgment; and that if such a combined motion is filed, any objection to the court's jurisdiction over the party's person is not waived.

House Floor Amendment No. 3
Provides that a party filing any other pleading or motion prior to the filing of a motion objecting to a court's jurisdiction over the party's person waives all objections to the court's jurisdiction over the party's person prospectively (rather than both prospectively and retroactively as set forth in House Amendment No. 2) unless the initial motion filed is a motion for an extension of time to answer or otherwise plead or a motion requesting a judgment, relief from a judgment, or relief from a default judgment.
Aug 24 17  H  Public Act . . . . . . . . . 100-0291
HB 00189

Rep. André Thapedi-Steven A. Andersson-Ann M. Williams-Peter Breen-Jay Hoffman, Avery Bourne, Thaddeus Jones, Lindsay Parkhurst, Emanuel Chris Welch, Michael Halpin, Jeanne M Ives, Kelly M. Cassidy, Laura Fine, Robyn Gabel, Grant Wehrli, Elaine Nekritz, Sara Feigenholtz, Sam Yingling, Barbara Flynn Currie, Christian L. Mitchell, Carol Sente, Mark Batinick, Nick Sauer, Sara Wojcicki Jimenez, Christine Winger, David A. Welter, David McSweeney and Tony McCombie

(Sen. Kwame Raoul-Mattie Hunter-Michael Connelly)

735 ILCS 5/1-101 from Ch. 110, par. 1-101


House Floor Amendment No. 3

Deletes reference to:

735 ILCS 5/1-101

Adds reference to:

765 ILCS 160/1-20

765 ILCS 160/1-45

765 ILCS 605/9 from Ch. 30, par. 309

765 ILCS 605/10 from Ch. 30, par. 315

765 ILCS 605/18 from Ch. 30, par. 318

765 ILCS 605/18.4 from Ch. 30, par. 318.4

765 ILCS 605/18.10 new

765 ILCS 605/19 from Ch. 30, par. 319

765 ILCS 605/27 from Ch. 30, par. 327

765 ILCS 605/31 from Ch. 30, par. 331

Replaces everything after the enacting clause. Amends the Common Interest Community Association Act. Provides that if the community instruments require approval of any mortgagee or lienholder of record and the mortgagee or lienholder of record receives a request to approve or consent to the amendment to the community instruments, the mortgagee or lienholder of record is deemed to have approved or consented to the request unless the mortgagee or lienholder of record delivers a negative response to the requesting party within 60 days after the mailing of the request. Provides that a request to approve or consent to an amendment to the community instruments that is required to be sent to a mortgagee or lienholder of record shall be sent by certified mail. Provides that an association subject to the Act that consists of 100 or more units shall use generally accepted accounting principles in fulfilling any accounting obligations under the Act. Makes the same change in the Condominium Property Act. Further amends the Condominium Property Act. Makes changes in provisions governing: sharing of expenses; sale of property; contents of bylaws; powers and duties of the board of managers; records of the association; availability of records for examination; amendments to the condominium instruments or bylaws; and subdivision or combination of units.

House Floor Amendment No. 5

Changes time limits for unit owners to file certain petitions from 21 days (as set forth in House Amendment No. 3) to 30 days.

Aug 24 17 H Public Act . . . . . . 100-0292

HB 00190

Rep. Michael J. Madigan

735 ILCS 5/1-103 from Ch. 110, par. 1-103

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00191  Rep. Michael J. Madigan
735 ILCS 5/1-103  from Ch. 110, par. 1-103
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00192  Rep. Michael J. Madigan
735 ILCS 5/1-105  from Ch. 110, par. 1-105
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00193  Rep. Michael J. Madigan
805 ILCS 5/1.01  from Ch. 32, par. 1.01
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00194  Rep. Michael J. Madigan and Sara Feigenholtz
805 ILCS 5/1.01  from Ch. 32, par. 1.01
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00195  Rep. Michael J. Madigan
805 ILCS 5/15.35  from Ch. 32, par. 15.35
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00196  Rep. Michael J. Madigan
805 ILCS 5/15.35  from Ch. 32, par. 15.35
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00197  Rep. Michael J. Madigan
805 ILCS 8/5-1
Amends the Franchise Tax and License Fee Amnesty Act of 2007. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00198

Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
This legislation will not impact any public pension fund or retirement system in Illinois.

This legislation would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note, House Floor Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Fiscal Note, House Floor Amendment No. 1

HB 00199

Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Michael E. Hastings)

820 ILCS 30/0.01 from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:
820 ILCS 30/0.01

Adds reference to:
5 ILCS 140/7.5

Adds reference to:
215 ILCS 5/456 from Ch. 73, par. 1065.3

Adds reference to:
215 ILCS 5/457 from Ch. 73, par. 1065.4

Adds reference to:
215 ILCS 5/458 from Ch. 73, par. 1065.5

Adds reference to:
215 ILCS 5/460 rep.

Adds reference to:
720 ILCS 5/17-10.4 new

Adds reference to:
820 ILCS 305/1 from Ch. 48, par. 138.1

Adds reference to:
820 ILCS 305/8 from Ch. 48, par. 138.8

Adds reference to:
820 ILCS 305/8.1b

Adds reference to:
820 ILCS 305/8.2

Adds reference to:
820 ILCS 305/8.2a

Adds reference to:
820 ILCS 305/14 from Ch. 48, par. 138.14

Adds reference to:
820 ILCS 305/19 from Ch. 48, par. 138.19

Adds reference to:
820 ILCS 305/25.5

Adds reference to:
820 ILCS 305/29.2
Replaces everything after the enacting clause. Amends the Freedom of Information Act. Exempts from public inspection certain information collected by the Illinois Workers' Compensation Commission from self-insureds and papers, documents, reports, or evidence relevant to a workers' compensation fraud investigation conducted by the Department of Insurance. Amends the Employer's Liability Rates Article of the Illinois Insurance Code. Provides that a rate is excessive if it is likely to produce a profit that is unreasonably high for the insurance provided or if expenses are unreasonably high in relation to the services rendered. Repeals provisions regarding presumptions that a competitive market exists, determining whether a competitive market exists, and disapproval of rates under specified circumstances. Makes other changes. Amends the Criminal Code of 2012 regarding workers' compensation fraud penalties. Amends the Workers' Compensation Act. Makes changes concerning: when a traveling employee's accidental injuries are considered to be "arising out of the employment"; compensation awards for injuries to the shoulder and hip; additional compensation in cases where there has been unreasonable or vexatious delay of authorization of medical treatment; a requirement that the Illinois Workers' Compensation Commission (i) investigate all procedures, treatments, and services covered under the Act for ambulatory surgical treatment centers and accredited ambulatory surgical treatment facilities and (ii) establish fee schedule amounts for procedures, treatments, and services for which fee schedule amounts have not been established; the assignment and reassignment of arbitrators to hearing sites; the creation of an evidence based drug formulary; annual reports on the state of self-insurance for workers' compensation in Illinois; and other matters.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 140/7.5

Deletes reference to:

215 ILCS 5/456 from Ch. 73, par. 1065.3

Deletes reference to:

215 ILCS 5/457 from Ch. 73, par. 1065.4

Deletes reference to:

215 ILCS 5/458 from Ch. 73, par. 1065.5

Deletes reference to:

215 ILCS 5/460 rep.

Deletes reference to:

720 ILCS 5/17-10.4 new

Deletes reference to:

820 ILCS 305/1 from Ch. 48, par. 138.1

Deletes reference to:

820 ILCS 305/8 from Ch. 48, par. 138.8

Deletes reference to:

820 ILCS 305/8.1b

Deletes reference to:

820 ILCS 305/8.2a

Deletes reference to:

820 ILCS 305/14 from Ch. 48, par. 138.14

Deletes reference to:

820 ILCS 305/19 from Ch. 48, par. 138.19

Deletes reference to:

820 ILCS 305/25.5

Deleted reference to:

820 ILCS 305/29.2

Replaces everything after the enacting clause. Amends the Workers' Compensation Act. In a provision concerning a denied claim for a work-related illness or injury, requires the employer or insurer to provide written notification to the provider and to the employee, or his or her designee, in the form of an explanation of benefits that explains the basis for the denial.

Nov 29 18 H Passed Both Houses
HB 00201  Rep. Litesa E. Wallace-Sonya M. Harper-Carol Ammons
(Sen. Napoleon Harris, III and Cristina Castro)

820 ILCS 30/0.01 from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:

- 820 ILCS 30/0.01

Adds reference to:

- 820 ILCS 83/10
- 820 ILCS 83/15

Replaces everything after the enacting clause. Amends the Youth Unemployment Task Force Act. Requires the Youth Unemployment Task Force to submit its findings and recommendations to the General Assembly and the Governor on or before October 1, 2018 (rather than on or before January 1, 2017). Provides that the Task Force shall receive administrative support from the Department of Human Services. Changes the Act's repeal date from January 1, 2018 to January 1, 2019. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:

- 820 ILCS 83/10
- 820 ILCS 83/15

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Youth Unemployment Task Force Act of 2018. Creates the Youth Unemployment Task Force, who shall serve without compensation. Provides for the membership of the Task Force. Provides that the Secretary of Human Services, or his or her designee, shall serve as chairperson of the Task Force, and that the Department of Human Services shall provide technical support and assistance to the Task Force. Provides that the Task Force may consult with any persons or entities it deems necessary to carry out its purposes. Provides that the Task Force shall examine the State-wide youth unemployment crisis, and its particular effect on young people of color, including recommendations on how to improve employment among young people of color. Requires the Task Force to submit its findings and recommendations to the General Assembly and the Governor on or before October 1, 2018. Repeals the Act on January 1, 2019. Defines terms. Effective immediately.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 00202  Rep. Michael J. Madigan

820 ILCS 35/8 from Ch. 10, par. 30
Amends the Employee Arbitration Act. Makes a technical change in a Section concerning the service of process or notice.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00203  Rep. La Shawn K. Ford

725 ILCS 5/110-5 from Ch. 38, par. 110-5
Amends the Code of Criminal Procedure of 1963. Provides that in determining the amount of monetary bail or conditions of release, the court shall consider whether the defendant has been convicted of one or more offenses involving the unlawful use of a weapon.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00204  Rep. La Shawn K. Ford-Mary E. Flowers-Allen Skillicorn and Margo McDermed

65 ILCS 20/21-24.5 new
Amends the Revised Cities and Villages Act of 1941. Establishes a procedure for an election to recall the Mayor of Chicago. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00205

Rep. La Shawn K. Ford

New Act

Creates the No Representation Without Population Act. Provides that the Department of Corrections shall collect and maintain an electronic record of the legal residence, outside of any correctional facility, and other demographic data for each person entering its custody after January 1, 2017. Provides for the minimum records that the Department shall maintain. Requires the Department to provide certain information to the Secretary of State after the decennial census. Requires the Secretary of State to request similar information from agencies that operate federal incarceration facilities. Requires the Secretary of State to prepare redistricting data to reflect the incarcerated persons at their residential address, rather than the address of the facility in which the person is incarcerated. Provides that for persons from whom a legal residence is unknown or not in the State, and for all persons reported in the census as residing in a federal correctional facility for whom a report was not provided, the Secretary of State to allocate the person to a State unit not tied to a specific determined geographic location, as other residents with unknown addresses are allocated. Requires the data collected to only be used as a basis for determining Legislative and Representative Districts. Prohibits the use of the data for the distribution of State or federal aid. Contains severability provisions. Effective immediately.

Mar 31 17  
H  Rule 19(a) / Re-referred to Rules Committee

HB 00206

Rep. La Shawn K. Ford-Tim Butler-Nick Sauer-Allen Skillicorn

10 ILCS 5/29-9

Amends the Election Code. Provides that a person is not prohibited from photographing his or her own ballot at any time during the voting process or from viewing a photograph of a completed or partially completed ballot. Provides that a person who gives, promises to give, or receives any money or other valuable consideration in connection with the dissemination or viewing of such a photograph is guilty of a Class 4 felony.

Mar 31 17  
H  Rule 19(a) / Re-referred to Rules Committee

HB 00207

Rep. Jay Hoffman

New Act

Creates the 24/7 Sobriety and Drug Monitoring Program Act. Provides that there is created a statewide 24/7 sobriety and drug monitoring program administered by the probation department in counties that have adopted the program. Provides that a court in a participating county, as a condition of bond, pretrial release, sentence, suspended sentence, probation, or conditional discharge, may: (1) require a person who has been charged, pled guilty, or convicted of a crime in which the abuse of alcohol or drugs was a contributing factor in the commission of the crime to abstain from alcohol or drugs for a specific period of time; and (2) require the person to be subject to testing to determine the presence of alcohol or drugs in his or her body: (A) at least twice a day at a central location where immediate sanctions may be applied; (B) if twice a day testing creates a documented hardship or is geographically impractical by an alternate method as determined by the court and consistent with this Section in which timely sanctions may be effectively applied; or (C) if testing only for drugs, as frequently as practicable, as determined by the court. Provides that the Division of Probation Services of the Supreme Court shall assist in the creation and administration of the 24/7 sobriety and drug monitoring program in the manner provided in this Act in the participating counties. Provides that the Division shall also assist participating counties in which a 24/7 program exists in determining alternatives to incarceration. Provides that the probation department in the participating county may designate a third party to provide the testing services. Effective immediately.

Mar 31 17  
H  Rule 19(a) / Re-referred to Rules Committee

HB 00208

Rep. La Shawn K. Ford

110 ILCS 947/65.47 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to award grants, subject to appropriation, to applicants who are teachers licensed under the School Code and are employed by a school district within an area designated as a poverty area by the Department of Commerce and Economic Opportunity to obtain additional course credit or an additional degree at a public university located in this State. Provides that the amount of the grant shall equal 50% of the tuition and other necessary fees required of the teacher by the public university at which the teacher enrolls. Requires grant recipients to contract with the Commission to teach for an additional 2 years in the school district in which they were employed at the time of application for the grant. Sets forth provisions concerning this commitment.

Mar 31 17  
H  Rule 19(a) / Re-referred to Rules Committee
HB 00209  Rep. La Shawn K. Ford and Jehan Gordon-Booth
820 ILCS 405/1400 from Ch. 48, par. 550
Amends the Unemployment Insurance Act. Provides that upon payment of an annual administrative fee not exceeding $100, during the first 3 calendar quarters an employer may pay its quarterly contributions due for wages in equal installments. Establishes a schedule for payment of the contributions. Provides for the accrual of interest. Authorizes the issuance of necessary rules. Provides that payment on a quarterly basis is not available for calendar years when there are outstanding bonds under the Illinois Unemployment Insurance Trust Fund Financing Act.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00210  Rep. La Shawn K. Ford
Makes appropriations to the Department of Human Services for the Child Care Assistance Program and for grants associated with employment and training programs and other social services. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00211  Rep. La Shawn K. Ford
Appropriates $250,000,000 from the General Revenue Fund to the Illinois Housing Development Authority for grants to municipalities with a population over 1,000,000 for the rehabilitation of vacant and abandoned residential housing. Provides that funds may also be used for the acquisition of property and construction related to vacant and abandoned residential housing. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00212  Rep. La Shawn K. Ford-Mary E. Flowers
New Act
Creates the Universal Child Care Demonstration Program Act. Requires the Department of Human Services to establish and administer a 5-year statewide Universal Child Care Demonstration Program to provide grants to eligible entities to develop, expand, and provide high-quality and affordable child care services for children age 0 to 6 years old regardless of family income. Provides that grants awarded under the Demonstration Program may be used to renovate or convert existing child care facilities to meet the goals of the Demonstration Program; to construct and maintain child care facilities in geographical areas with a demonstrated need for safe, affordable, and high-quality child care services; to train and pay child care providers, teachers, and staff; and to provide meal services to children receiving child care services. Provides that the ultimate goal of the Demonstration Program shall be to develop and evaluate the costs, impact, and quality outcomes of child care services and programs in order to establish an effective expansion toward universal child care services for children from birth to 6 years of age. Contains provisions concerning eligible entities, funding, reporting requirements, defined terms, and Department rules.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00213  Rep. La Shawn K. Ford-Daniel J. Burke-Mary E. Flowers-Litesa E. Wallace-William Davis, Cynthia Soto, Carol Ammons and Camille Y. Lilly
(Sen. Kimberly A. Lightford-Mattie Hunter-Jacqueline Y. Collins-Iris Y. Martinez, Patricia Van Pelt and Donne E. Trotter)

New Act

20 ILCS 1605/7.4a new

35 ILCS 5/203 from Ch. 120, par. 2-203

Creates the School Choice Act. Provides findings and declarations of policy. Establishes the School Choice Program. Provides that under the program the custodian of a qualifying pupil is entitled to a School Choice Scholarship to pay for qualified education expenses at participating nonpublic schools. Requires the principal of each public school to notify custodians of qualifying pupils of the availability of scholarships. Requires custodians to apply to the State Board of Education for a scholarship and provide documentation as to eligibility. Requires the State Board to issue a scholarship to custodians who have made proper application and to honor the scholarship when presented for payment by a nonpublic school. Provides for the amount of a scholarship. Provides that the scholarship may be renewed each year through the 12th grade so long as the pupil and custodian remain eligible. Contains funding provisions. Provides that the amount received under the program shall not be considered base income for purposes of Illinois' income tax. Requires the State Board to submit a report to the General Assembly on or before December 31, 2020. Provides criminal penalties for certain violations. Requires the State Board to adopt rules to implement the Act. Repeals the Act on January 1, 2021. Amends the Illinois Lottery Law and the Illinois Income Tax Act to make conforming changes. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

New Act

Deletes reference to:

20 ILCS 1605/7.4a new

Deletes reference to:

35 ILCS 5/203

Adds reference to:

20 ILCS 1605/2 from Ch. 120, par. 1152

Replaces everything after the enacting clause. Amends the Illinois Lottery Law. Provides that any money transferred from the State Lottery Fund to the Common School Fund shall be supplemental to, and not in lieu of, any other money due to be transferred to the Common School Fund by law or appropriation.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Provides that the provisions concerning the transfer of money from the State Lottery Fund to the Common School Fund begin with Fiscal Year 2018 and every year thereafter.

Sep 08 17  H  Public Act . . . . . . . . . 100-0466

HB 00214  Rep. La Shawn K. Ford

15 ILCS 205/4 from Ch. 14, par. 4

Amends the Attorney General Act. Provides that the Attorney General shall have the duty to investigate prosecutorial misconduct, including violations of Illinois Supreme Court Rules and statutes, upon a complaint filed with the Attorney General by a criminal defendant, and to file a motion with the court having jurisdiction over the defendant's case requesting relief that the Attorney General and the defendant deem appropriate, including dismissal of the charges or referring the information contained in the investigation to the Attorney Registration and Disciplinary Commission of the Supreme Court of Illinois. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00215  Rep. La Shawn K. Ford, Silvana Tabares, Thaddeus Jones, Camille Y. Lilly and Natalie A. Manley

30 ILCS 105/5.878 new

30 ILCS 105/6z-102 new

35 ILCS 5/507GGG new

Amends the Illinois Income Tax Act. Creates an income tax checkoff for the Mental Health Income Tax Checkoff Fund. Amends the State Finance Act to create the Fund. Provides that moneys in the Fund may be used by the Department of Public Health for the purpose of making grants to providers of mental health services in the State. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00216  Rep. La Shawn K. Ford

35 ILCS 5/506.10 new
Amends the Illinois Income Tax Act. Provides that a person who prepares a draft income tax return on behalf of another person shall mark the return with a stamp or watermark indicating that the return is a draft copy and is not intended for filing.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00217  Rep. La Shawn K. Ford

705 ILCS 105/27.5  from Ch. 25, par. 27.5
705 ILCS 105/27.6
720 ILCS 5/12C-75 new
Amends the Clerks of Courts Act and the Criminal Code of 2012. Creates the offense of parental cyber-bullying. Provides that a person commits the offense when he or she: (1) is a parent or legal guardian of a minor who is under 18 years of age at the time of the commission of the offense; and (2) with the intent to discipline, embarrass, or alter the behavior of that minor, transmits, using electronic communication, any verbal or visual message posted on social media that the parent or legal guardian reasonably believes would coerce, intimidate, harass, or cause substantial emotional distress to the minor. Provides that a violation is a petty offense. Provides that if a person is convicted of parental cyber-bullying, the court shall order that person to pay for the costs of prosecution and that a portion of the fine, as determined by the court, be placed in escrow for the purchase of a certificate of deposit for use by the minor victim when he or she attains 18 years of age.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00218  Rep. La Shawn K. Ford

725 ILCS 5/110-7  from Ch. 38, par. 110-7
725 ILCS 5/110-15  from Ch. 38, par. 110-15
Amends the Code of Criminal Procedure of 1963. Provides that if the offense for which bail has been set is not a violent crime as defined in the Rights of Crime Victims and Witnesses Act, the sum of money required to be deposited with the clerk of the court may, in the discretion of the court, be an amount less than 10% of the bail (rather than 10% of the bail).
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00219  Rep. Justin Slaughter

725 ILCS 5/122-1  from Ch. 38, par. 122-1
Amends the Code of Criminal Procedure of 1963. Authorizes persons who are subject to being confined by the State, local, or federal government as a result of a State criminal conviction to seek a post-conviction hearing in the trial court.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 2705/2705-615 new
35 ILCS 505/8  from Ch. 120, par. 424
Amends the Motor Fuel Tax Law. Provides that no municipality, county, or road district that received motor fuel tax distributions totaling more than $100,000 in the previous State fiscal year shall receive a future distribution of motor fuel tax moneys unless that municipality, county, or road district implements a disadvantaged business enterprise program setting goals for the inclusion of minority, disadvantaged, and female-owned businesses in the procurement of contracts. Provides that those programs must be certified by the Department of Transportation and shall (i) cover both professional services and construction procurement and (ii) be substantially similar to the Department of Transportation's disadvantaged business enterprise program for the region in which the municipality, county, or road district is located. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department shall assist municipalities, counties, and road districts in implementing those programs and shall submit certain information to those municipalities, counties, and road districts.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204
Amends the Illinois Vehicle Code. Provides that a report of any disposition of court supervision for a violation of an offense defined as a serious traffic violation under the Code or a similar provision of a local ordinance shall be forwarded to the Secretary of State (previously, report restricted to a serious traffic violation committed by a person under 21 years of age). Provides that a clerk of court shall immediately forward (rather than forward within 5 days after disposition) to the Secretary a disposition of court supervision for any traffic violation, except for certain violations under the Code.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee


30 ILCS 500/45-15 rep.
Amends the Illinois Procurement Code. Repeals provisions concerning the use of soybean oil-based ink in contracts for printing services. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
30 ILCS 500/45-15 rep.
Adds reference to:
30 ILCS 500/45-15
Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Limits the requirement to use soybean oil-based ink to offset printing services. Allows the use of either soybean oil-based ink or vegetable oil-based ink for specified contracts. Provides that the provisions do not apply to digital printing services.

May 19 17  S Rule 3-9(a) / Re-referred to Assignments

HB 00223  Rep. La Shawn K. Ford-Cynthia Soto-Mary E. Flowers
(Sen. Michael Connelly-Dan McConchie, Laura M. Murphy and Steven M. Landek)

210 ILCS 45/2-106a
Amends the Nursing Home Care Act. Removes provisions that prohibit the use of resident identification wristlets without a physician's order. Requires identification wristlets to be employed for every resident.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Nursing Home Care Act. Provides that an identification wristlet may be employed for any resident upon a physician's order (currently, no identification wristlets shall be employed except as ordered by a physician), which shall document the need for the identification wristlet. Provides that a facility may require a resident residing in an Alzheimer's disease unit with a history of wandering to wear an identification wristlet, unless the resident's guardian or power of attorney directs that the wristlet be removed. Provides that the identification information requirements for the wristlets are minimum requirements.

Aug 24 17  H Public Act . . . . . . . . . . . 100-0293

HB 00224  Rep. André Thapedi

735 ILCS 5/2-108 from Ch. 110, par. 2-108
Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the place of trial.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00225  Rep. André Thapedi

735 ILCS 5/1-106 from Ch. 110, par. 1-106

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00226  Rep. André Thapedi

735 ILCS 5/2-101 from Ch. 110, par. 2-101

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 00227  Rep. André Thapedi
735 ILCS 5/1-105 from Ch. 110, par. 1-105
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00228  Rep. André Thapedi
735 ILCS 5/1-103 from Ch. 110, par. 1-103
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00229  Rep. André Thapedi-Mary E. Flowers
New Act
5 ILCS 140/7.5
Creates the Eliminate Racial Profiling Act. Prohibits a State or local law enforcement agent or law enforcement agency from engaging in racial profiling. Allows the State or an individual injured by racial profiling to enforce the racial profiling provision in a civil action for declaratory or injunctive relief. Requires law enforcement agencies to maintain policies and procedures, designed to eliminate racial profiling, and to certify that in applications for certain federal grant programs. Requires the Attorney General to adopt rules for administrative complaint procedures and independent audit programs applicable to law enforcement agencies. Allows the Attorney General to make grants to law enforcement agencies to develop and implement best practices to eliminate racial profiling. Allows the Attorney General to order the withholding of certain federal grants for law enforcement agencies that are not in compliance with the Act. Grants rulemaking authority to the Attorney General to implement the Act. Contains report and publication requirements, with some limitations to protect personal identifying information. Amends the Freedom of Information Act to exempt disclosure of the name and identifying information of a law enforcement officer, complainant, or other person in any activity for which data is collected and compiled under the Eliminate Racial Profiling Act, except for disclosure of information to that person.
Nov 07 18  H  Assigned to Judiciary - Criminal Committee
HB 00230


New Act

Creates the Public University Uniform Admission Act. Requires each public university in this State to admit first-time freshman applicants as undergraduate students if the applicant graduated with a grade point average in the top 10% of the student's high school graduating class in one of the 2 school years preceding the academic year for which the applicant is applying for admission and (1) the applicant graduated from an accredited public or private high school in this State or from a high school operated by the United States Department of Defense; (2) the applicant successfully completed the minimum college preparatory curriculum requirements for admission to the university or satisfied the ACT's College Readiness Benchmarks on the ACT college admission assessment applicable to the applicant or earned on the SAT college admission assessment a score of at least 1,500 out of 2,400; and (3) if the applicant graduated from a high school operated by the United States Department of Defense, the applicant is a State resident or is entitled to pay tuition fees at the rate provided for State residents. Provides that the University of Illinois at Urbana-Champaign is not required to offer admission to applicants who qualify for automatic admission in excess of the number required to fill 75% of the university's enrollment capacity designated for first-time resident undergraduate students in an academic year. Sets forth other provisions concerning the University of Illinois at Urbana-Champaign. Sets forth other provisions concerning admissions. Provides for additional preparation for college, student outreach, and rulemaking.

Fiscal Note (Illinois Board of Higher Education)

Assuming the provisions of HB 230 would operate under existing capacity levels, it appears that the increased number of mandated entering freshmen students would off-set other eligible entering freshmen and the cost of instruction would generally remain the same. However, depending on the financial profile of the freshmen included under the guidelines presented in HB 230, financial aid costs could increase, although specific estimates are undeterminable at this time. The Illinois Board of Higher Education's FY2016 Weighted Average Tuition Report indicated an entering freshman class of 34,760 for the current academic year.

State Debt Impact Note (Government Forecasting & Accountability)

This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

House Committee Amendment No. 1

Provides that the Illinois Student Assistance Commission (rather than the Board of Higher Education) shall develop and implement a program to increase and enhance efforts of institutions in conducting outreach to academically high-performing high school seniors in the State who are likely eligible for automatic admission under the Act.

Fiscal Note, House Floor Amendment No. 2 (Illinois Board of Higher Education)

Assuming the provisions of House Bill 230 (H-AM 2) would operate under existing capacity levels, it appears that the increased number of mandated entering freshman students would off-set other eligible entering freshman and the cost of instruction would generally remain the same. However, depending on the financial profile of the freshman included under the guidelines presented in House Bill 230, financial aid costs could increase although specific estimates are undeterminable at this time.

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)

This legislation would neither increase nor decrease the number of judges needed in the State.

State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)

This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Housing Affordability Impact Note, House Floor Amendment No. 2 (Housing Development Authority)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)

The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)

This legislation will not impact any public pension fund or retirement system in Illinois.

Correctional Note, House Floor Amendment No. 2 (Dept of Corrections)
HB 00230 (CONTINUED)

This legislation has no fiscal or population impact on the Department of Corrections.

Home Rule Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00231  Rep. André Thapedi-Linda Chapa LaVia

5 ILCS 490/61 new
10 ILCS 5/1-6
30 ILCS 500/15-45
105 ILCS 5/24-2 from Ch. 122, par. 24-2
205 ILCS 630/17 from Ch. 17, par. 2201

Amends the State Commemorative Dates Act. Designates President Barack Obama's date of birth, August 4, as a legal holiday on which to hold appropriate exercises in commemoration of him. Includes that when the day falls on a Sunday, the following Monday shall be held and considered the holiday. Amends the Election Code, the Illinois Procurement Code, the School Code, and the Promissory Note and Bank Holiday Act to include Barack Obama's birthday as a holiday. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00232  Rep. André Thapedi

20 ILCS 687/6-3
20 ILCS 3855/1-10
20 ILCS 3855/1-80

Amends the Illinois Power Agency Act. Makes changes to the definition of "distributed renewable energy generation device" by removing language limiting hydropower under the definition to hydropower that does not involve new construction of hydropower dams from the list of sources that power a device. Makes a similar change to the list of energy sources in the definition of "renewable energy resources". In a provision concerning the duties and responsibilities of the Resource Development Bureau, provides that the first electric generation or co-generation facility that the Illinois Power Agency develops, finances, or constructs may be a facility that uses coal produced in Illinois or a renewable energy facility (rather than shall be a facility that uses coal produced in Illinois). Removes language providing that the Agency may also develop, finance, or construct renewable energy facilities after work on the first facility has commenced. Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997 by making a similar change to the Act's definition of "renewable energy resources".

State Debt Impact Note (Government Forecasting & Accountability)
This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Fiscal Note (Illinois Power Agency)
HB 232 would result in no immediate or direct impacts on state revenues. Over time, through allowing for a broader range of facilities to serve as the initial electric generation facility developed, financed, or constructed by the Agency, HB 232 slightly increases the likelihood that the Agency would be required to establish a Resource Development Bureau, hire a Resource Development Bureau Chief, and hire additional staff or outside consultants having expertise in the development, financing, or construction of electric generation or co-generation facilities. Should these costs then need to be borne by the State - and HB 232 does not directly cause such costs to be incurred, but instead merely increases the likelihood that they would be - such costs would range from $200,000 at the lowest estimate to $2-$3 million at the high end depending on the complexity of the electric generating project. These estimates are based on the cost of establishing the Resource Development Bureau and estimates of costs previously incurred by the Agency for complex and resource-intensive Agency activities. Other costs associated with the development of a new electric generating facility would by offset by revenues generated from the output of that facility (which "shall be supplied at cost" under 20 ILCS 3855/1-80(d)).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00233  Rep. La Shawn K. Ford

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that records of conviction for any non-violent offense or any criminal
offense that did not result in bodily harm or death to another person may be sealed 10 years after the termination of the petitioner's last
sentence. Defines "non-violent offense".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00234  Rep. Sara Feigenholtz-Mike Fortner-Sonya M. Harper-Rita Mayfield, Juliana Stratton and Theresa Mah

225 ILCS 65/55-30

Amends the Nurse Practice Act. Makes a technical change in a Section concerning a licensed practical nurse's scope of
practice.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00235  Rep. La Shawn K. Ford

35 ILCS 130/24 from Ch. 120, par. 453.24
35 ILCS 135/30 from Ch. 120, par. 453.60
720 ILCS 675/2 from Ch. 23, par. 2358

Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Provides that a
violation of the Act involving the sale or distribution of single or loose cigarettes that are not contained within a sealed container, pack,
or package to persons who are 18 years of age or older is a petty offense punishable by a fine of not more than $50, which may be
satisfied without a court appearance by a written plea of guilty and payment of all applicable fines, penalties, and costs. Amends the
Cigarette Tax Act and the Cigarette Use Tax Act to provide that those violations shall be subject only to the penalties provided in the
Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00236  Rep. La Shawn K. Ford

305 ILCS 5/10-12.5 new
750 ILCS 5/510 from Ch. 40, par. 510

Amends the Illinois Public Aid Code, the Unified Code of Corrections, and the Illinois Marriage and Dissolution of
Marriage Act. Provides that subject to federal approval, a person's obligation to pay child support pursuant to a court or administrative
order is suspended by operation of law during any period that the person is committed to the custody of the Department of Corrections
or the Department of Juvenile Justice. Provides that the Department of Corrections and the Department of Juvenile Justice shall share
relevant data and collaborate to establish programs to assist committed persons who are obligors under child support orders in cases in
which child support enforcement services are provided by the Department of Healthcare and Family Services. Provides for inclusion of
information about any child support obligation owed by the defendant and recommendations concerning the payment of that obligation
in a presentence report; requires a presentence investigation and report in the case of a misdemeanor defendant who owes a child
support obligation.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Human Services)

The fiscal impact is expected to be approximately $113 million annually.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00237  Rep. La Shawn K. Ford

305 ILCS 5/10-1 from Ch. 23, par. 10-1
735 ILCS 5/12-109 from Ch. 110, par. 12-109

Amends the Illinois Public Aid Code and the Code of Civil Procedure. Provides that upon the assignment to the Department of Healthcare and Family Services of the right to collect a child support obligation, additional interest on the amount of the obligation owed to the State ceases to accrue.

House Committee Amendment No. 1

Deletes reference to:

305 ILCS 5/10-1

Deletes reference to:

735 ILCS 5/12-109

Adds reference to:

305 ILCS 5/10-17.12

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. In provisions concerning the determination and enforcement of support obligations, provides that the Department of Healthcare and Family Services may compromise any debt owed by incarcerated individuals to the State in the form of child support interest accrued on child support arrearages assigned to the State and that such support obligations may be compromised, with due regard for the payment ability of low-income obligors and the importance of encouraging payment of current child support obligations. Provides that assigned obligations shall be compromised only upon request of an incarcerated individual and only upon proof of incarceration and the length thereof and that interest owed to the State will only be compromised for the period in which the individual is actually incarcerated. Provides that the interest debt compromise shall be implemented to maximize positive effects on families and the level of federal incentive payments payable to the State under a specified provision of the Social Security Act.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00238
Rep. LaToya Greenwood-Kathleen Willis-Mary E. Flowers-Gregory Harris and Cynthia Soto
(Sen. Daniel Biss-Jacqueline Y. Collins-Mattie Hunter-Cristina Castro and David Koehler)

210 ILCS 45/2-202.5 new
210 ILCS 46/2-202.5 new
210 ILCS 47/2-202.5 new
210 ILCS 49/3-101.5 new

Amends the Nursing Home Care Act, MC/DD Act, ID/DD Community Care Act, and Specialized Mental Health Rehabilitation Act of 2013. Provides that a facility must not enter into a pre-dispute agreement for binding arbitration with any resident or consumer, or the resident's representative or consumer's guardian, nor require that a resident or consumer sign an arbitration agreement as a condition of admission to the facility. Provides that after a dispute arises, a facility may ask a resident or consumer, or his or her representative or guardian, to enter into an agreement for binding arbitration if the facility and agreement meets specified requirements.

House Committee Amendment No. 1
Adds an immediate effective date.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Public Health)
HB 238 (H-AM 1) has minimal or no fiscal impact to the Illinois Department of Public Health.

Senate Floor Amendment No. 1
Deletes reference to:
  210 ILCS 45/2-202.5 new
Deletes reference to:
  210 ILCS 46/2-202.5 new
Deletes reference to:
  210 ILCS 47/2-202.5 new
Deletes reference to:
  210 ILCS 49/3-101.5 new
Adds reference to:
  20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Adds reference to:
  20 ILCS 2405/3 from Ch. 23, par. 3434
Adds reference to:
  210 ILCS 45/3-402 from Ch. 111 1/2, par. 4153-402
Adds reference to:
  305 ILCS 5/5-5 from Ch. 23, par. 5-5
Adds reference to:
  305 ILCS 5/5-5.01a
Replaces everything after the enacting clause. Amends the Illinois Act on the Aging, the Disabled Persons Rehabilitation Act, and the Illinois Public Aid Code. Regarding services provided under the Community Care Program, the Home Services Program, the supportive living facilities program, and the nursing home prescreening project, provides that individuals with a score of 29 or higher based on the determination of need assessment tool shall be eligible to receive institutional and home and community-based long term care services until the State receives federal approval and implements an updated assessment tool, and those individuals are found to be ineligible under that updated assessment tool. Requires the Department on Aging, the Department of Human Services, and the Department of Healthcare and Family Services to adopt rules through the regular rulemaking process regarding the updated assessment tool, but prohibits those Departments from adopting emergency or peremptory rules regarding the updated assessment tool. Contains provisions concerning continued eligibility for persons made ineligible for services under the updated assessment tool. Further amends the Illinois Act on the Aging by prohibiting the Department on Aging from: (i) adopting any rule that restricts eligibility under the Community Care Program to persons who qualify for medical assistance under Article V of the Illinois Public Aid Code; or (ii) establishing, by rule, a separate program of home and community-based long term care services for persons who are otherwise eligible for services under the Community Care Program but who do not qualify for medical assistance under Article V of the Illinois Public Aid Code. Prohibits the Department from increasing copayment levels under the Community Care Program to the levels that were in effect on January 1, 2016, except to make an adjustment for inflation. Removes language that makes Medicaid enrollment or eligibility a condition of eligibility under the Community Care Program if the Auditor General has reported that the Department has failed to comply with certain reporting requirements under the Illinois State Auditing Act. Further amends the Illinois Public Aid Code by deleting a provision requiring the Department of Healthcare and Family Services to, subject to federal approval, on and after July 1, 2012, effectuate an increase in the determination of need scores from 29 to 37 for applicants for institutional and home and community-based long term care. Amends the Nursing Home Care Act. Provides that no individual receiving care in an institutional setting shall be involuntarily discharged as the result of the updated assessment tool until a transition plan has been developed by the Department on Aging or its designee and all care identified in the transition plan is available to the resident immediately upon discharge. Effective immediately.

HB 00239

Rep. Mary E. Flowers-Emanuel Chris Welch, Silvana Tabares, Thaddeus Jones, Camille Y. Lilly and Natalie A. Manley

410 ILCS 620/16.2 new
410 ILCS 620/16.3 new

Amends the Illinois Food, Drug and Cosmetic Act. Requires manufacturers of brand name or generic prescription drugs to notify State purchasers, health insurers, health care service plan providers, pharmacy benefit managers, and the General Assembly of specified increases in drug prices at least 60 days before such increase and the cost of specified new prescription drugs within 3 days after approval by the U.S. Food and Drug Administration. Provides that within 30 days after such notifications, prescription drug manufacturers shall report specified information to State purchasers, health insurers, health care service plan providers, pharmacy benefit managers, and the General Assembly. Provides that failure to report such information shall result in a specified civil penalty. Requires the General Assembly to conduct an annual public hearing on aggregate trends in prescription drug pricing. Provides that if the manufacturer of a prescription drug or its agent meets or otherwise communicates with a prescriber for the purpose of marketing a drug, then the manufacturer or its agent shall disclose to the prescriber if any ingredient in the drug it is marketing is known to pose a risk of dependency in humans. Makes other changes.

HB 00240

Rep. Mary E. Flowers

215 ILCS 5/512-4.5 new
225 ILCS 85/15.7 new
225 ILCS 120/53 new

Amends the Third Party Prescription Programs Article of the Insurance Code, the Pharmacy Practice Act of 1987, and the Wholesale Drug Distribution Licensing Act. Prohibits the licensure, transference, use, or sale of any records relative to prescription information containing patient-identifiable or prescriber-identifiable data by any licensee or registrant of the Acts for commercial purposes.
HB 00241 Rep. Mary E. Flowers

Amends the Department of Human Services Act. Requires each geographically organized service region operating under the Department of Human Services' Division of Mental Health to submit by July 1 of each year, beginning in 2018, an annual foster care mental health service plan to the Department that details the service array, from prevention to crisis services, available to Medicaid-eligible children and youth in foster care. Sets forth the data and information the service plans shall contain, including: (1) the number of Medicaid-eligible children and youth in foster care who are served in the region's service area each year; (2) details on the types of mental health services provided to children and youth in foster care and their families, which may include, but are not limited to, screenings, assessments, home-based mental health services, outpatient services, day treatment services, inpatient services, psychiatric hospitalizations, crisis interventions, case management, or psychotropic medication support services; and (3) medication monitoring consistent with any child welfare psychotropic medication measures developed by the Department of Children and Family Services and any Healthcare Effectiveness Data and Information Set (HEDIS) measures related to psychotropic medications. Requires the Department of Human Services to (i) post each foster care mental health service plan on its Internet website in a manner that is publicly accessible and (ii) share performance outcome system data with the regional administrator of each service region for the purpose of informing foster care mental health service plans.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00242 Rep. Mary E. Flowers-LaToya Greenwood

New Act

Creates the College Admission Inquiries Act. Provides that during the admission decision-making process, a college (defined as an institution of higher education authorized to confer degrees in this State and work-study programs offered by institutions of higher education) may not inquire about arrests that did not result in a criminal conviction and criminal convictions that have been sealed or expunged or make any inquiry or consider information about any arrest or criminal accusation of an individual that was followed by a termination of that criminal action or proceeding in favor of the individual. Provides that a college may not make any inquiry or consider information about an individual's past criminal conviction or convictions at any time during the admission decision-making process. Provides that after an individual has been admitted as a student, a college may make inquiries about and consider information about the individual's past criminal conviction history for the purpose of offering support counseling and services. Provides that a college may also make inquiries about and consider information about the individual's past criminal conviction history for the purpose of making decisions about participation in activities and aspects of campus life associated with the individual's status as a student. Provides that a college may not use the information to rescind an offer of admission. Provides that a college is not required to make inquiries into or consider an individual's criminal conviction history for any reason.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00243
(Sen. Patricia Van Pelt-Mattie Hunter)
105 ILCS 5/22-83 new
110 ILCS 947/65.95 new
Amends the School Code. Creates the police training academy job training program. Requires any school district with a high school to establish a partnership with a local police department, county sheriff, or police training academy to establish a jobs training program for high school students. Provides that the program shall be open to all students regardless of academic history, but that school districts may impose requirements to maintain successful participation in the program. Requires the State Board of Education to track students participating in the programs. Amends the Higher Education Student Assistance Act. Creates the police training academy job training scholarship program. Provides that the Illinois Student Assistance Commission shall receive applications for scholarships from any applicant that has successfully completed the police training academy job training program and been accepted to any public institution of higher learning in the State. Provides that applicants who are determined to be eligible for the scholarship shall receive, subject to appropriation, a renewable scholarship to be applied to tuition and mandatory fees and paid directly to the public institution of higher learning at which the applicant is enrolled. Allows the Commission to establish by rule academic requirements to maintain access to the scholarship. Grants students who have received a scholarship access to any needed noncredit remedial courses in order to ensure academic success, as well as access to a student retention program offered by the public institution, including, but not limited to, CHANCE programs. Allows the Commission to make all necessary and proper rules needed for the program.

House Committee Amendment No. 2
Adds reference to:
30 ILCS 105/5.878 new
Adds reference to:
30 ILCS 105/6z-102 new
Rep. replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Limits the police training academy job training program to counties with 175,000 or more inhabitants. Allows school districts to establish one or more partnerships (rather than establish a partnership). Allows school districts and partner agencies to impose specific program requirements. Amends the State Finance Act to create the Police Training Academy Job Training Program and Scholarship Fund as a special fund in the State treasury to provide support for the police training academy job training and scholarship programs. Makes conforming changes.

House Committee Amendment No. 3
Provides that certain school districts may (rather than shall) establish one or more partnerships to establish a jobs training program for high school students.

Fiscal Note, House Committee Amendment No. 3 (State Board of Education)
HB 243 (H-AM 3) will have a minimal fiscal impact on the State Board of Education for costs associated with development and delivery of the required report.

Fiscal Note, House Committee Amendment No. 2 (State Board of Education)
HB 243 (H-AM 2) will have a minimal fiscal impact on the State Board of Education for costs associated with development and delivery of the required report. HB 243 (H-AM 2) will have an unknown fiscal impact on school districts.
HB 00244  Rep. Mary E. Flowers

720 ILCS 5/2-19.5
720 ILCS 5/2-19.6 new
720 ILCS 5/10-5 from Ch. 38, par. 10-5
720 ILCS 5/11-9.3
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.2 from Ch. 38, par. 24-1.2
720 ILCS 5/24-3 from Ch. 38, par. 24-3
720 ILCS 550/5.2 from Ch. 56 1/2, par. 705.2
720 ILCS 570/407 from Ch. 56 1/2, par. 1407
720 ILCS 646/55
730 ILCS 5/5-5-3.2

Amends the Criminal Code of 2012, the Cannabis Control Act, the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, and the Unified Code of Corrections. Provides that the enhanced penalty for committing an offense in a school or on school property only applies to an offense committed in or on the grounds of an active and operational school when school is in session, children are present, or when school related activity occurs. Effective immediately.

House Committee Amendment No. 1

Amends the Cannabis Control Act. Provides that the enhanced penalties for delivering cannabis on school grounds does not apply to an enrolled student. Defines "enrolled student". Adds "charter school" to the definition of school in the Criminal Code of 2012, the Cannabis Control Act, the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, and the Unified Code of Corrections.

House Committee Amendment No. 2

Deletes reference to:
720 ILCS 5/2-19.5
Deletes reference to:
720 ILCS 5/2-19.6 new
Deletes reference to:
720 ILCS 5/10-5 from Ch. 38, par. 10-5
Deletes reference to:
720 ILCS 5/11-9.3
Deletes reference to:
720 ILCS 5/24-1 from Ch. 38, par. 24-1
Deletes reference to:
720 ILCS 5/24-1.2 from Ch. 38, par. 24-1.2
Deletes reference to:
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Deletes reference to:
720 ILCS 570/407 from Ch. 56 1/2, par. 1407
Deletes reference to:
720 ILCS 646/55
Deletes reference to:
730 ILCS 5/5-5-3.2

Replaces everything after the enacting clause. Amends the Cannabis Control Act. Provides that the enhanced penalties for delivering cannabis in a school or on school property only apply to an offense committed in or on the grounds of an active and operational school when school is in session, children are present, or when school related activity occurs. Exempts from a violation an enrolled student. Effective immediately.

Apr 05 17 H Third Reading - Short Debate - Lost 044-068-001
HB 00245  Rep. Sara Feigenholtz
750 ILCS 50/3  from Ch. 40, par. 1504
Amends the Adoption Act. Makes a technical change in a Section concerning who may be adopted.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00246  Rep. Sara Feigenholtz
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00247  Rep. Sara Feigenholtz
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00248  Rep. Sara Feigenholtz
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00249  Rep. Sara Feigenholtz
750 ILCS 50/9  from Ch. 40, par. 1511
Amends the Adoption Act. Makes a technical change in a Section concerning the time for taking a consent or surrender.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00250  Rep. Sara Feigenholtz
750 ILCS 50/4  from Ch. 40, par. 1505
Amends the Adoption Act. Makes a technical change in a Section concerning venue.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00251  Rep. Sara Feigenholtz
225 ILCS 10/2.18  from Ch. 23, par. 2212.18
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the definition of day care homes.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00252  Rep. Sara Feigenholtz
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00253  Rep. Sara Feigenholtz
225 ILCS 10/2  from Ch. 23, par. 2212
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning definitions.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00254  Rep. Lou Lang
New Act
Creates the Economic Development Act. Contains only a short title provision.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00255  Rep. Joe Sosnowski

720 ILCS 5/21-2.5

Amends the Criminal Code of 2012. Provides that the prohibition of a person or entity using an electronic tracking device
to determine the location or movement of a person does not apply when the vehicle is owned, leased, or under the control of a local
government agency and the electronic tracking device is used by the Inspector General who has jurisdiction over that local government
agency, for the purpose of tracking a vehicle driven by an employee or contractor of that local government agency. Effective
immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

Katie Stuart, Emanuel Chris Welch, Natalie A. Manley and John Connor

20 ILCS 2605/2605-326 new
105 ILCS 25/1.25 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois and the Interscholastic Athletic
Organization Act. Requires each applicant seeking licensure or certification by an interscholastic athletic organization to be a game
official and each person renewing such licensure or certification on or after the effective date of the amendatory Act to authorize a
fingerprint-based criminal history records check to determine whether the person has committed a disqualifying offense. Sets forth the
records check procedure. Requires the interscholastic athletic organization to further check the person's information against the
Statewide Sex Offender Database and the Statewide Murderer and Violent Offender Against Youth Database. Prohibits an
interscholastic athletic organization from licensing or certifying a person as a game official or renewing a game official's license or
certificate if that person has not undergone a criminal history records check or has committed an offense requiring the person to
register as a sex offender under the Sex Offender Registration Act or as a violent offender against youth under the Murderer and
Violent Offender Against Youth Registration Act. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00257  Rep. Anthony DeLuca and Robyn Gabel

35 ILCS 200/10-705 new

Amends the Property Tax Code. Contains provisions concerning valuation and taxation of keystone property. Provides that
keystone property is property that has had a distinguished past and is a prominent property in the municipality but is not of historical
significance or landmark status and meets certain criteria. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00258  Rep. Anthony DeLuca

720 ILCS 5/24-11 new

Amends the Criminal Code of 2012. Provides that it is a petty offense for which a fine of not less than $250 and not more
than $750 for a first offense, $500 to $1,000 for a second offense, and $1,000 to $2,500 for a third or subsequent offense shall be
imposed, for a person to purchase, possess, conceal, use, sell, give away, or otherwise transfer, or to engage in the business of selling
or to exhibit for sale, a replica firearm in the State. Defines "replica firearm" as any mobile phone case made of plastic, wood, metal,
or any other material, that a person could reasonably perceive as an actual firearm but that is incapable of being fired or discharged.
Provides exceptions. Provides that each purchase, use, sale, gift, or transfer of any replica firearm in violation of this provision shall be
deemed a separate and distinct offense, and each day a person unlawfully engages in the business of selling or exhibits for sale any
replica firearm in violation of this provision is a separate and distinct offense. Effective June 1, 2017.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 00259

New Act
730 ILCS 5/3-8-7 from Ch. 38, par. 1003-8-7

Creates the Isolated Confinement Restriction Act. Restricts the use of isolated confinement in correctional facilities in the State. Provides that a committed person shall not be placed in isolated confinement unless there is reasonable cause to believe that the committed person would create a substantial risk of immediate serious harm to himself, herself, or another, and a less restrictive intervention would be insufficient to reduce this risk and the correctional facility shall bear the burden of establishing this standard. Provides that a committed person shall not be placed in isolated confinement before receiving a personal and comprehensive medical and mental health examination conducted by a clinician. Defines "clinician" as: (1) a physician who is licensed to practice medicine in all of its branches and is certified in psychiatry by the American Board of Psychiatry and Neurology or the American Osteopathic Board of Neurology and Psychiatry, or has completed 4 years of an accredited post-graduate training program in psychiatry; or (2) a licensed clinical psychologist. Provides that a committed person held in emergency confinement shall receive an initial medical and mental health evaluation within 2 hours. Establishes conditions in which a committed person may be placed in protective custody. Amends the Unified Code of Corrections to make conforming changes. Effective January 1, 2018, except that the Department of Corrections rules provisions are effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Creates the Isolated Confinement Restriction Act. Provides that a committed person may not be placed in isolated confinement for more than 10 consecutive days. Provides that a committed person may not be placed in isolated confinement for more than 10 days in any 180-day period. Provides that while out of cell, committed persons may have access to activities, including but not limited to: job assignments, educational classes, vocational classes, meals, recreation, yard or gymnasium, day room, medical appointments, visits, and group therapy. Provides exceptions. Provides that the Department of Corrections shall post on the Department's official website quarterly reports on the use of isolated confinement. Amends the Unified Code of Corrections to make conforming changes. Effective January 1, 2018, except that some provisions effective immediately.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)
These enhancements would not result in an increase of offenders in the prison population and will have an unknown fiscal impact on the Department over the first ten years after enactment. There would be policy and reporting requirements for the Department associated with these provisions that could be handled by current staff at no additional cost.

Fiscal Note, House Committee Amendment No. 1 (Dept of Corrections)
These enhancements would not result in an increase of offenders in the prison population and will have an unknown fiscal impact on the Department over the first ten years after enactment. There would be policy and reporting requirements for the Department associated with these provisions that could be handled by current staff at no additional cost.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00260
Rep. Michelle Mussman

New Act
Creates the Plant Advertising Act. Provides that nurseries in this State shall not advertise plants as "bee-friendly" if a systemic insecticide has been used on the plants. Provides that "nursery" has the meaning ascribed to that term in the Insect Pest and Plant Disease Act.

May 30 17 H Tabled
105 ILCS 45/1-17 new

Amends the Education for Homeless Children Act. Provides that if a child loses permanent housing and becomes a homeless person, within the meaning of the Act, and the parent or guardian of the child finds temporary housing or shelter that still renders the child homeless within the meaning of the Act and if the school district of the child's school of origin is thereby required to pay the transportation costs of the child to and from his or her school of origin and the school district can save money by providing housing assistance to the parent or guardian of the child such that it would allow the child to attend his or her school of origin instead of providing transportation to and from the child's school of origin, then the school district may, at its discretion, provide rental or mortgage assistance. Sets forth provisions concerning the amount of assistance, providing the assistance indirectly through a homeless assistance agency, providing assistance to those at risk of homelessness, the length of assistance provided, and the school district funds from which the assistance may be drawn. Effective immediately.

House Floor Amendment No. 2

Adds reference to:

105 ILCS 5/29-5 from Ch. 122, par. 29-5

Adds reference to:

105 ILCS 45/1-18 new

Replaces everything after the enacting clause. Amends the Transportation Article of the School Code. Provides that the allowable direct cost of transporting pupils includes expenditures for housing assistance and homeless prevention under certain provisions of the Education for Homeless Children Act that are not in excess of the school district's actual costs for providing transportation services, subject to certain restrictions. Amends the Education for Homeless Children Act. Provides that if a child is homeless or is at risk of becoming homeless, a school district may provide rental or mortgage assistance; provide financial assistance for unpaid bills, loans, or other financial debts; or provide both types of assistance. Sets forth limitations and requirements for the assistance. Defines terms. Sets forth legislative intent. Effective immediately.

Aug 25 17 H Public Act . . . . . . . . 100-0332

HB 00262

Rep. Mary E. Flowers-Silvana Tabares-Thaddeus Jones-La Shawn K. Ford-LaToya Greenwood, Emanuel Chris Welch and Natalie A. Manley

820 ILCS 105/4 from Ch. 48, par. 1004

Amends the Minimum Wage Law. Increases the minimum wage to $15 per hour on October 1, 2017. Effective immediately.

Mar 31 17 H Rule 19(a)/ Re-referred to Rules Committee

HB 00263

Rep. Gregory Harris-Mary E. Flowers and LaToya Greenwood

305 ILCS 5/1-10

Amends the Illinois Public Aid Code. Provides that persons shall not be determined ineligible for cash assistance provided under the Temporary Assistance for Needy Families program based upon a conviction for any drug-related felony under State or federal law.

Fiscal Note (Dept. of Human Services)

HB 263 provides that persons shall not be determined ineligible for cash assistance provided under the TANF program based upon a conviction for any drug related felony under state or federal law. This change in eligibility will likely lead to an additional 1,000 additional TANF cases. The increase in caseload will increase TANF costs by $3.2 million.

Apr 28 17 H Third Reading - Standard Debate - Lost 036-056-000

HB 00264

Rep. Mary E. Flowers

730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides if the defendant has been found guilty by a judge or jury after a trial, the prosecutor shall file with the court at the sentencing hearing a verified written statement signed by the prosecutor setting forth the prosecutor's final offer, if any, of any specified sentence and any charge to be dismissed or not charged in a plea discussion in exchange for a plea of guilty from the defendant and waiver of his or her right to trial. Also provides in any sentence, a defendant shall not be punished by the imposition of a heavier or greater sentence merely because he or she exercises his or her constitutional right to be tried before an impartial judge or jury.
HB 00265


New Act

105 ILCS 5/10-17a from Ch. 122, par. 10-17a

105 ILCS 5/34-18.24

Creates the Lead in Schools Reporting Act. Provides that on an annual basis the Department of Public Health, in coordination with local departments of public health serving the City of Chicago, shall conduct specified lead testing at public school facilities within the City. Provides that the results from such testing shall be transmitted to the State Board of Education. Provides that the Department shall notify the Board if a detected lead level meets a level that the Department deems unsafe. Amends the School Code. Provides that school report cards for cities with populations in excess of 500,000 shall include lead testing results and that students in such districts may transfer from one attendance center to another attendance center in that district if any lead levels at his or her current attendance center meets a level that the Department deems unsafe. Makes other changes to provisions concerning transfers to specified attendance centers.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00266

Rep. Mary E. Flowers and Ann M. Williams

105 ILCS 5/2-3.64a-5

Amends the School Code. With respect to the administration of State assessments, prohibits the State Board of Education from assessing any student whose parent or guardian has requested that the student not be assessed. Requires the State Board to develop a form that allows for such requests, which form must be distributed by school districts to their students. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00267

Rep. Mary E. Flowers

Appropriates $1,000,000 from the General Revenue Fund to the State Board of Education for autism programs. Effective July 1, 2017.

Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HB 00268


105 ILCS 5/34-18.53 new

Amends the Chicago School District Article of the School Code. Requires the Chicago Board of Education to establish a school nurse pilot program. Provides that under the program, the Board shall require the top 20% of the lowest performing schools in the school district, as determined by the Board, to employ a school nurse in conformance with certain provisions of the Code concerning school nurses. Requires the Board to implement this program beginning with the 2017-2018 school year. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00269

Rep. Mary E. Flowers-Emanuel Chris Welch, Silvana Tabares, Thaddeus Jones and Camille Y. Lilly

105 ILCS 5/10-20.13 from Ch. 122, par. 10-20.13

105 ILCS 5/10-22.33A from Ch. 122, par. 10-22.33A

105 ILCS 5/34-18.27

105 ILCS 5/34-18.27a new

105 ILCS 5/34-18.27a new

Amends the School Code. Provides for the waiver of tuition assessed by a school district on children whose parents are unable to afford them. With respect to summer school, provides that a school board must (instead of may) waive all or part of summer school charges if it determines that the family of a pupil is indigent or the educational needs of the pupil require his or her attendance. Amends the Chicago School District Article to provide that the summer kindergarten provisions are subject to the waiver of fees and tuition provisions. Requires the Chicago Board of Education, during that period of the calendar year not embraced within the regular school term, to provide and conduct courses in subject matters normally embraced in the program of the schools during the regular school term, fix and collect a charge for attendance at such courses in an amount not to exceed the per capita cost of the operation thereof, except that the board must waive all or part of such charges if it determines that the family of an individual pupil is indigent or that the educational needs of the pupil require his or her attendance at such courses, and give regular school credit for satisfactory completion by the student of such courses as may be approved for credit by the State Board of Education.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00270


(Sen. Steve Stadelman, Mattie Hunter and Daniel Biss)

New Act

50 ILCS 705/7.7 new

Creates the Law Enforcement Sexual Assault Investigation Act. Provides that allegations of sexual assault by a police officer while performing his or her duties shall immediately be reported to the police officer's supervisory or command personnel and an independent law enforcement agency. Provides that the independent law enforcement agency shall conduct a formal investigation of the allegations and provide written findings and recommendations to the State's Attorney and police officer's supervisory or command personnel which may be the basis for filing charges seeking the police officer's removal, discharge, or suspension. Limits home rule powers. Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall adopt written protocols and guidelines for the investigation of law enforcement officers accused of sexual assault.

Home Rule Note (Dept. of Commerce & Economic Opportunity)

HB 270 does pre-empt home rule authority.

House Committee Amendment No. 1

Defines "independent agency" as (1) for a unit of local government a law enforcement agency of another unit of local government other than the unit of local government of the law enforcement agency that employs the officer accused of sexual assault; or (2) for a State law enforcement agency a law enforcement agency of the county or unit of local government in which the alleged misconduct occurred.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Creates the Law Enforcement Criminal Sexual Assault Investigation Act. Provides that each law enforcement agency shall have a written policy regarding the investigation of officer-involved criminal sexual assault that involves a law enforcement officer employed by that law enforcement agency. Provides that each officer-involved criminal sexual assault investigation shall be conducted by at least 2 investigators or an entity comprised of at least 2 investigators, one of whom shall be the lead investigator. Provides that the lead investigator shall be a person certified by the Illinois Law Enforcement Training Standards Board as a sexual assault investigator, or similar training approved by the Illinois Law Enforcement Training Standards Board or the Department of State Police, or similar training provided at an Illinois Law Enforcement Training Standards Board certified school. Provides that no investigator involved in the investigation may be employed by the law enforcement agency that employs the officer involved in the officer-involved criminal sexual assault, unless the investigator is employed by the Department of State Police or a municipality with a population of over 1,000,000 and is not assigned to the same division or unit as the officer involved in the officer-involved criminal sexual assault. Provides that the Act does not prohibit a law enforcement agency from conducting an internal investigation into the officer-involved criminal sexual assault if the internal investigation does not interfere with the investigation. Provides that compensation for participation in an investigation of an officer-involved criminal sexual assault under the Act may be determined in an intergovernmental or interagency agreement. Defines terms.

House Floor Amendment No. 4

Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 3 with changes. Provides that the investigators shall have completed a specialized assault and sexual abuse investigation training program approved by the Illinois Law Enforcement Training Standards Board or similar training approved by the Department of State Police (in House Amendment No. 3, the lead investigator shall be a person certified by the Illinois Law Enforcement Training Standards Board as a sexual assault investigator, or similar training approved by the Illinois Law Enforcement Training Standards Board or the Department of State Police, or similar training provided at an Illinois Law Enforcement Training Standards Board certified school). Provides that no investigator involved in the investigation may be employed by the law enforcement agency that employs the officer involved in the officer-involved criminal sexual assault, unless the investigator is employed by the Department of State Police and is not assigned to the same division or unit as the officer involved in the criminal sexual assault (in House Amendment No. 3, no investigator involved in the investigation may be employed by the law enforcement agency that employs the officer involved in the officer-involved criminal sexual assault, unless the investigator is employed by the Department of State Police or a municipality with a population of over 1,000,000 and is not assigned to the same division or unit as the officer involved in the criminal sexual assault). Adds an effective date of January 1, 2018.

Senate Floor Amendment No. 1
HB 00270 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Provides that no investigator of an officer-involved criminal sexual assault may be employed by the law enforcement agency that employs the officer involved in the criminal sexual assault, unless the investigator is employed by the Department of State Police or a municipality with a population over 1,000,000 and is not assigned to the same division or unit as the officer involved in the criminal sexual assault (rather than unless the investigator is employed by the Department of State Police). Provides that upon receipt of an allegation or complaint of an officer-involved criminal sexual assault, a municipality with a population over 1,000,000 shall promptly notify an independent agency, created by ordinance of the municipality, tasked with investigating incidents of police misconduct. Effective January 1, 2018.

Sep 22 17  H  Public Act . . . . . . . . . 100-0515


720 ILCS 5/24-0.05 new
720 ILCS 5/24-1.9 new
720 ILCS 5/24-1.10 new
720 ILCS 5/24-1.11 new
720 ILCS 5/24-1.12 new
720 ILCS 5/24-2
720 ILCS 5/24-4 from Ch. 38, par. 24-4
720 ILCS 5/24-5 from Ch. 38, par. 24-5

Amends the Criminal Code of 2012. Provides that beginning January 1, 2019, all handgun ammunition that is manufactured, imported into the State for sale or personal use, kept for sale, offered or exposed for sale, sold, given, lent, or possessed shall be serialized. Provides that beginning January 1, 2019, any person who manufactures, causes to be manufactured, imports into the State for sale or personal use, keeps for sale, offers or exposes for sale, or who gives or lends any handgun ammunition that is not serialized is guilty of a Class A misdemeanor. Provides that beginning January 1, 2019, any person who possesses in any public place any handgun ammunition that is not serialized is guilty of a Class C misdemeanor. Provides exceptions. Provides that beginning January 1, 2019, the Department of State Police shall maintain a centralized registry of all reports of handgun ammunition transactions reported to the Department in a manner prescribed by the Department. Provides that information in the registry, upon proper application for that information, shall be furnished to peace officers and authorized employees of the Department of State Police or to the person listed in the registry as the owner of the particular handgun ammunition. Provides that the Department of State Police shall adopt rules relating to the assessment and collection of end-user fees in an amount not to exceed $0.005 per round of handgun ammunition or per bullet, in which the accumulated fee amount may not exceed the cost to pay for the infrastructure, implementation, operational, enforcement, and future development costs of these provisions. Effective January 1, 2019, except some provisions effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00272  Rep. La Shawn K. Ford

20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
30 ILCS 105/5.878 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery to offer a special instant "Scratch-Out Crime" scratch-off game. Requires the net revenue from that game to be deposited into the Municipal Police Hiring Assistance Fund for appropriation by the General Assembly solely to the Department for distribution on a pro rata share, based on population, to municipal police departments in the State for the hiring of municipal police officers. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the State Finance Act to create the Municipal Police Hiring Assistance Fund as a special fund in the State treasury. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Lottery Law. Requires the Department of the Lottery to offer a special instant "After-School Rescue" scratch-off game. Requires the net revenue from that game to be deposited into the After-School Rescue Fund for appropriation by the General Assembly solely to the Illinois State Board of Education for the making of grants to at-risk schools for the promotion of extracurricular and after-school programs. Authorizes the Department, after consulting with the Illinois State Board of Education, to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the State Finance Act to create the After-School Rescue Fund as a special fund in the State treasury. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00274


225 ILCS 85/3

225 ILCS 85/19.7 new

Amends the Pharmacy Practice Act. Provides that "practice of pharmacy" includes the prescribing and dispensing of hormonal contraceptive patches and self-administered oral hormonal contraceptives. Defines "hormonal contraceptive patch" as a transdermal patch applied to the skin of a patient, by the patient or by a practitioner, that releases a drug composed of a combination of hormones that is approved by the United States Food and Drug Administration to prevent pregnancy and "self-administered oral hormonal contraceptive" as a drug composed of a combination of hormones that is approved by the United States Food and Drug Administration to prevent pregnancy and that the patient to whom the drug is prescribed may take orally. Allows pharmacists to prescribe and dispense contraceptives to a person over 18 years of age and a person under 18 years of age only if the person has evidence of a previous prescription from a primary care or a women's health care practitioner. Requires the Department of Financial and Professional Regulation to adopt rules to establish standard procedures for pharmacists to prescribe contraceptives. Provides requirements for the rules to be adopted by the Department. Provides that all State and federal laws governing insurance coverage of contraceptive drugs and products shall apply to the provisions.

House Committee Amendment No. 1

Deletes reference to:

225 ILCS 85/19.7 new

Adds reference to:

5 ILCS 375/6.11

Adds reference to:

20 ILCS 2310/2310-700 new

Adds reference to:

55 ILCS 5/5-1069.3

Adds reference to:

65 ILCS 5/10-4-2.3

Adds reference to:

105 ILCS 5/10-22.3f

Adds reference to:

215 ILCS 5/356z.29 new

Adds reference to:

305 ILCS 5/5-5.12b new

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Director of Public Health, if a physician licensed to practice medicine in all its branches in Illinois, shall establish a standing order complete with the issuance of a prescription for a hormonal contraceptive in accordance with the requirements of the provisions. Provides that if the Director is not a physician licensed to practice medicine in all its branches in Illinois, the Medical Director of the Department of Public Health shall establish the standing order. Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance or managed care plan to provide coverage for pharmacist-provided patient care services. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code. Amends the Pharmacy Practice Act. Provides that the definition of "practice of pharmacy" includes the dispensing of hormonal contraceptives pursuant to a standing order under provisions of the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Amends the Illinois Public Aid Code. Requires the medical assistance program to cover patient care services provided by a pharmacist. Effective January 1, 2019.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity

This bill does not create a State mandate.

House Floor Amendment No. 2
HB 00274 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of House Amendment 1 with the following changes: In provisions amending the Illinois Insurance Code, provides that coverage is required for patient care services provided by a pharmacist for hormonal contraceptives assessment and consultation (rather than patient care services provided by a pharmacist, including medication therapy management services, medication optimization services, comprehensive medication reviews, pharmacist care services, patient counseling, patient consultations, disease state management, naloxone hydrochloride assessment or administration, hormonal contraceptives assessment and consultation, immunization assessment or administration, administration of medications, and other such services that are considered within the scope of practice of pharmacy). Makes conforming changes in the Illinois Public Aid Code. Provides that the provisions in the Illinois Public Aid Code shall not be implemented until the receipt of all necessary federal waivers or approvals or until January 1, 2021, whichever comes first; and that if federal approval is not obtained by January 1, 2021, the provisions shall be implemented using State funds. In provisions amending the Pharmacy Practice Act concerning the definition of "practice of pharmacy", provides that it also includes the assessment and consultation of patients that the pharmacist is dispensing hormonal contraceptives to. Effective January 1, 2019.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 00275  Rep. Chad Hays
605 ILCS 10/11  from Ch. 121, par. 100-11
Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority shall provide at each toll station the opportunity for a motorist to use currency or change to pay the prescribed toll amount by allowing the motorist to give currency or change to a toll collector or to deposit the correct change amount into an automatic coin machine.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

40 ILCS 5/2-101  from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105  from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-107  from Ch. 108 1/2, par. 2-107
Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date of the amendatory Act and provides that, beginning on that date, the System shall not accept any new participants. Makes related changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 200/15-172
Amends the Property Tax Code. In a Section concerning the Senior Citizens Assessment Freeze Homestead Exemption, provides that, for taxable year 2017 and thereafter, the maximum income limitation is $75,000 (currently, $55,000). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00278


(Sen. Pat McGuire and Laura M. Murphy)

35 ILCS 5/901 from Ch. 120, par. 9-901

Amends the Illinois Income Tax Act. Provides that, from February 1, 2017 through January 31, 2018, the amount transferred from the General Revenue Fund to the Local Government Distributive Fund shall be: (i) 8.5% of the net revenue realized from the tax imposed on individuals, trusts, and estates, and (ii) 9.355% of the net revenue realized from the tax imposed on corporations. Provides that, from February 1, 2018 through January 31, 2019, the amount transferred from the General Revenue Fund to the Local Government Distributive Fund shall be: (i) 9% of the net revenue realized from the tax imposed on individuals, trusts, and estates, and (ii) 9.57% of the net revenue realized from the tax imposed on corporations. Provides that, from February 1, 2019 through January 31, 2020, the amount transferred from the General Revenue Fund to the Local Government Distributive Fund shall be: (i) 9.5% of the net revenue realized from the tax imposed on individuals, trusts, and estates, and (ii) 9.785% of the net revenue realized from the tax imposed on corporations. Provides that, beginning on February 1, 2020, the Treasurer shall transfer each month from the General Revenue Fund to the Local Government Distributive Fund an amount equal to 10% of the net revenue realized from the tax imposed on individuals, trusts, estates, and corporations during the preceding month. Effective immediately.

Fiscal Note (Dept. of Revenue)

Although this bill would have no effect on total revenue, the Department of Revenue estimates that deposits into the General Revenue Fund for fiscal year 2017 would be reduced by $30 million. Deposits into the General Revenue Fund for fiscal year 2018 would be reduced by $100 million. Deposits into the General Revenue Fund for fiscal year 2019 would be reduced by $175 million. Deposits into the General Revenue Fund for fiscal year 2020 would be reduced by $258 million. Deposits into the General Revenue Fund for fiscal year 2121 would be reduced by $314 million. After that, the amount of deposits into General Revenue Fund would be reduced increasingly, as individual income tax and corporate income tax revenue keep growing.

This estimate was calculated by multiplying the net corporate income tax and individual income tax revenue forecasts by the difference between actual Local Government Distributive Fund transfer percentages and proposed Local Government Distributive Fund transfer percentages.

Nov 15 18 S Placed on Calendar Order of 3rd Reading November 27, 2018

HB 00279

Rep. Thaddeus Jones

105 ILCS 5/30-9 from Ch. 122, par. 30-9
105 ILCS 5/30-10 from Ch. 122, par. 30-10
105 ILCS 5/30-11 from Ch. 122, par. 30-11
105 ILCS 5/30-12 from Ch. 122, par. 30-12
105 ILCS 5/30-12.5
105 ILCS 5/30-13 from Ch. 122, par. 30-13
105 ILCS 5/30-13.5

Amends the School Code. Allows each member of the General Assembly to nominate persons from his or her district, which persons shall receive a certificate of scholarship in a State university designated by the member. Sets forth provisions concerning such nominations, including the number of persons a member may nominate and the length of the scholarships. Provides for the waiver of confidentiality as a condition of nomination. Provides for the use of a scholarship, including that the scholarship exempts the holder from the payment of tuition and fees.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00280  Rep. Martin J. Moylan, Katie Stuart, Emanuel Chris Welch, Natalie A. Manley and Michael Halpin

725 ILCS 5/112A-4  from Ch. 38, par. 112A-4
725 ILCS 5/112A-20 from Ch. 38, par. 112A-20
750 ILCS 60/201  from Ch. 40, par. 2312-1
750 ILCS 60/220  from Ch. 40, par. 2312-20

Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that a petition for an order of protection may be filed by the State's Attorney on behalf of a person who has been abused by a family or household member. Provides that the court may, on its own motion, on behalf of a person who has been abused by a family or household member issue an order of protection. Lengthens duration of plenary order of protection in a criminal case to no longer than 10 years after sentence completion (rather than 2 years).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00281  Rep. Mary E. Flowers

20 ILCS 535/5
20 ILCS 535/7 new
225 ILCS 60/22  from Ch. 111, par. 4400-22

Amends the Administration of Psychotropic Medications to Children Act. Provides that the Department of Children and Family Services shall adopt rules requiring the Department to distribute treatment guidelines on an annual basis to all persons licensed under the Medical Practice Act of 1987 to practice medicine in all of its branches. Provides that the Department shall prepare and submit an annual report to the General Assembly with specified information concerning the administration of psychotropic medication to persons for whom it is legally responsible. Amends the Medical Practice Act of 1987. Provides that the Department of Financial and Professional Regulation may revoke, suspend, place on probation, reprimand, refuse to issue or renew, or take any other disciplinary or non-disciplinary action as the Department may deem proper with regard to the license or permit of any person issued under the Act upon repeated acts of clearly excessive prescribing, furnishing, or administering psychotropic medications to a minor without a good faith prior examination of the patient and medical reason.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: In provisions amending the Administration of Psychotropic Medications to Children Act concerning requiring the Department of Children and Family Services to adopt rules on distributing certain treatment guidelines, provides that the guidelines should be distributed to all persons licensed under the Medical Practice Act of 1987 to practice medicine in all of its branches who prescribe psychotropic medications to youth for whom the Department is legally responsible. Replaces language concerning required information to be included in an annual report to be submitted to the General Assembly concerning pharmacy claims data for youth for whom the Department is legally responsible. For each youth who falls into certain categories, the Department shall maintain a record of certain information (rather than submit the information to the General Assembly). The information includes diagnoses received on each youth (rather than on non-pharmacy claims). Removes from the required information the unit, quantity of, and the number of days' supply of the medication. Provides that the Department may (rather than shall) contract for consulting services from a psychiatrist who has expertise and specializes in pediatric care to review the data submitted in an annual report to the General Assembly. In language requiring the Department to analyze prescribing patterns for certain populations, removes persons who are in facilities operated by the Department of Corrections or the Department of Juvenile Justice. Makes other changes.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Children & Family Services)

The annual report required under HB 281 (H-AM 1) would be developed by the existing UIC Behavioral Health and Welfare Program, in consultation with DCFS, utilizing records and data they currently have access to and utilize for analysis and reporting. The Department of Children and Family Services estimates no significant fiscal impact.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00282
Rep. Barbara Wheeler and Allen Skillicorn

Amends the Illinois Abortion Law of 1975. Provides that a person may not perform an abortion of a fetus solely because of the fetus's race, color, national origin, ancestry, sex, or diagnosis or potential diagnosis of the fetus having Down syndrome or any other disability. Provides that at least 18 hours before an abortion is performed on a pregnant woman whose fetus is diagnosed with a lethal fetal anomaly, the physician who will perform the abortion shall: (1) orally and in person, inform the pregnant woman of the availability of perinatal hospice services; and (2) provide the pregnant woman copies of the perinatal hospice brochure developed by the Department of Public Health and the list of perinatal hospice providers and programs by printing the perinatal hospice brochure and list of perinatal hospice providers from the Department's Internet web site. Provides that the Department shall adopt rules within 90 days after the effective date of the bill to implement these provisions. Provides that the report of abortions submitted to the Department shall include the gender of the fetus, if detectable; and whether the fetus has been diagnosed with or has a potential diagnosis of having Down syndrome or any other disability. Provides that a person who knowingly or intentionally performs an abortion in violation of these provisions may be subject to: (1) disciplinary sanctions under the Medical Practice Act of 1987; and (2) civil liability for wrongful death. Amends the Medical Practice Act of 1987 to make conforming changes. Amends the Illinois Human Rights Act. Provides that it is unlawful discrimination under the Act to perform an abortion solely because of the race, color, sex, disability, national origin, or ancestry of the fetus. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00283
Rep. Barbara Wheeler, Allen Skillicorn and Brandon W. Phelps

New Act

Creates the Ultrasound Opportunity Act. Sets forth legislative findings and definitions. Provides that at any facility where abortions are performed, the physician who is to perform the abortion, the referring physician, or another qualified person working in conjunction with either physician shall offer any woman seeking an abortion after 8 weeks of gestation an opportunity to receive and view an active ultrasound of her unborn child by someone qualified to perform ultrasounds at the facility, or at a facility listed in a listing of local ultrasound providers provided by the facility, prior to the woman having any part of an abortion performed or induced and prior to the administration of any anesthesia or medication in preparation for the abortion. Provides that the requirements of the Act shall not apply when, in the medical judgment of the physician performing or inducing the abortion, there exists a medical emergency. Contains a severability provision. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00284
Rep. William Davis-Rita Mayfield-La Shawn K. Ford-Carol Ammons-Sonya M. Harper, Camille Y. Lilly, Mary E. Flowers and Justin Slaughter
(Sen. Napoleon Harris, III-Patricia Van Pelt)

30 ILCS 500/30-50 new

Amends the Illinois Procurement Code. Provides that when the Department of Transportation enters into a contract under the Code that provides for mobilization payments and the contractor is using the services of a subcontractor, the subcontract shall include terms requiring mobilization payments be made to the subcontractor. Provides for a schedule of mobilization payments based on the initial value of the subcontract. Defines “mobilization payment”.

Aug 25 17  H  Public Act . . . . . . 100-0333
HB 00285  Rep. Mike Fortner

10 ILCS 5/7-10 from Ch. 46, par. 7-10
10 ILCS 5/7-43 from Ch. 46, par. 7-43
10 ILCS 5/7-44 from Ch. 46, par. 7-44
10 ILCS 5/7-60 from Ch. 46, par. 7-60
10 ILCS 5/19-3 from Ch. 46, par. 19-3
10 ILCS 5/19-4.5 new
10 ILCS 5/19-5 from Ch. 46, par. 19-5
10 ILCS 5/19-8 from Ch. 46, par. 19-8
10 ILCS 5/19-12.1 from Ch. 46, par. 19-12.1
10 ILCS 5/20-3 from Ch. 46, par. 20-3
10 ILCS 5/20-4 from Ch. 46, par. 20-4
10 ILCS 5/20-4.5 new
10 ILCS 5/20-5 from Ch. 46, par. 20-5
10 ILCS 5/20-8 from Ch. 46, par. 20-8
10 ILCS 5/7-2 rep.
10 ILCS 5/7-3 rep.
10 ILCS 5/Art. 10 rep.

Amends the Election Code. Creates an open-primary system. Provides that primary ballots shall list each candidate for office, regardless of party affiliation, participating in the primary election. Provides that the 2 candidates in any primary that received the most votes in the primary election, regardless of party affiliation of the candidates, shall be the only 2 candidates certified for participation in the general election. Makes conforming changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00286  Rep. Mike Fortner

10 ILCS 5/1-25 new
55 ILCS 5/3-2020 new

Amends the Election Code. Provides that, notwithstanding any other provision of law to the contrary, whenever an election authority is required to publish or post information to the public, the election authority may satisfy that requirement by publishing via a newspaper or on its website. Amends the Counties Code. Provides that, notwithstanding any other provision of law to the contrary, whenever a county clerk is required to publish or post election information to the public, the clerk may satisfy that requirement by publishing via a newspaper or on its website. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00287  Rep. David S. Olsen-Steveck-Rita Mayfield-Lindsay Parkhurst, Anthony DeLuca, Emanuel Chris Welch, Carol Sente and Natalie A. Manley

35 ILCS 200/18-17 new
35 ILCS 200/20-15

Amends the Property Tax Code. Provides that each property tax bill shall contain a separate statement for each of the taxing districts setting forth the dollar amount of tax due that will be used by the taxing district to pick up or otherwise pay its employees' contributions to a public pension fund. Provides that each taxing district that picks up or otherwise pays its employees' contributions to a public pension fund must certify this information to the county clerk on or before the last Tuesday in December. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

10 ILCS 5/29-5  from Ch. 46, par. 29-5
10 ILCS 5/29-10  from Ch. 46, par. 29-10

Amends the Election Code. Provides that any person who knowingly files an application to vote, accepts a ballot, or enters a voting machine on more than one occasion on the same election day where the ballot or machine lists any of the same candidates and issues (except to legally give assistance, to replace a spoiled or rejected ballot, or at the direction of a judge of elections), shall be guilty of a Class 3 felony. Provides that any person who knowingly makes a false statement, material to the issue or point in question, in any affidavit, certificate or sworn oral declaration required by any provision of the Code shall be guilty of a Class 3 felony. Provides that an indictment or information for perjury alleging that the offender has knowingly made contradictory statements, material to the issue or point in question, in affidavits, certificates, or sworn oral declarations required by any provision of the Code, need not specify which statement is false. Provides that at the trial, the prosecution need not establish which statement is false. Effective immediately. Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00289  Rep. David S. Olsen-Steven Reick-Nick Sauer, Emanuel Chris Welch, Carol Sente and Natalie A. Manley

35 ILCS 200/15-170

Amends the Property Tax Code. Increases the maximum reduction under the Senior Citizens Homestead Exemption from $5,000 to $7,000 for taxable year 2017 and indexes the reduction to the Consumer Price Index. Effective immediately. Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


5 ILCS 140/2.25 new
50 ILCS 205/25 new
30 ILCS 805/8.41 new

Amends the Local Records Act. Requires any unit of local government serving a population of 5,000 or more and any school district with an enrollment of 500 or more students to maintain an Internet website and post to that website, for the current calendar or fiscal year, as the case may be, certain information. Provides that any citizen who is a resident of the unit of local government or school district may bring a mandamus or injunction action to compel the unit of local government or school district to comply with the Internet posting requirements. Provides that records posted pursuant to this amendatory Act shall remain posted on the entity's website, or subsequent websites, in perpetuity. Limits home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Contains a severability clause. Amends the Freedom of Information Act. Provides that a public body is not required to copy and make available for public inspection a public record that is published on the public body's website if the public body's Freedom of Information officer certifies that the online record is a true and accurate copy of the original record maintained by the public body. Provides that the Freedom of Information officer shall notify the person requesting the public record that it is available online. Provides that if the person requesting the public record is unable to access the record online, the public body is then required to copy and make available the public record. Effective immediately. Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00291


(Sen. Martin A. Sandoval-Christine Radogno-Pamela J. Althoff)

40 ILCS 5/7-137 from Ch. 108 1/2, par. 7-137

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Provides that a person who holds part-time elective office is not a participating employee with respect to that office, unless he or she (i) was elected to that office before the effective date of the amendatory Act and (ii) has elected while in that office to become a contributor. Provides that an elective office shall be presumed to be part-time in the absence of an official job description or determination by the legal advisor of the applicable unit of local government, filed with the Board of the Fund every 4 years, declaring the elective office to be full-time.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Specifies that an elective office shall be deemed to be part-time if it normally requires the performance of duty during less than 1000 hours a year for a participating municipality or instrumentality. Removes provisions creating a presumption that an elective office is part-time in the absence of an official job description or determination by the legal advisor of the applicable unit of local government, filed with the Board of the Fund every 4 years, declaring the elective office to be full-time.

May 19 17 S Rule 3-9(a) / Re-referred to Assignments

HB 00292


305 ILCS 5/5-5.12b new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that over-the-counter medications that are prescribed to a recipient of medical assistance by a physician, a physician assistant, a nurse practitioner, or any other medical care provider qualified to prescribe medications shall be covered under the State's medical assistance program. Provides that pharmacies providing prescribed over-the-counter medications shall be reimbursed at the same rate determined by the Department of Healthcare and Family Services for prescription medications covered under the State's medical assistance program. Requires the Department to establish guidelines and standards by administrative rule on the documentation, if any, a medical care provider must submit when prescribing an over-the-counter medication to a recipient of medical assistance. Effective immediately.

May 30 17 H Tabled

HB 00293


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

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

Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System by members of the General Assembly to persons who become participants before January 1, 2018 and provides that, beginning on that date, the System shall not accept any new participants who are members of the General Assembly. Makes related changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00294

Rep. David S. Olsen-Jeanne M Ives

10 ILCS 5/6A-3 from Ch. 46, par. 6A-3

Amends the County Board of Election Commissioners article of the Election Code. Provides that Commissioners serving under the provisions of that article shall serve in an unpaid capacity. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00295

Rep. David S. Olsen

40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121

Amends the Downstate Teachers Article of the Illinois Pension Code. Provides that "salary" does not include expense reimbursements, expense allowances, or fringe benefits unless included in a reportable flexible benefit plan. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

New Act

15 ILCS 405/6.01 from Ch. 15, par. 206.01
25 ILCS 155/4 from Ch. 63, par. 344

Creates the Long-Term Accounting Act. Provides that the purpose of the Act is to improve transparency and accountability during the State budget process. Contains provisions concerning the passage of appropriation bills and the electronic publication of appropriation bills. Amends the State Comptroller Act. Amends the Commission on Governmental Forecasting and Accountability Act. Provides that the Commission on Governmental Forecasting and Accountability must publish fiscal budget statements. Sets forth the requirements for the fiscal budget statements. Contains other provisions. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00297  Rep. David S. Olsen-Steven Reick-Elgie R. Sims, Jr., Jerry Costello, II, Emanuel Chris Welch, Carol Sente and Natalie A. Manley

35 ILCS 200/12-10
35 ILCS 200/16-55

Amends the Property Tax Code. Provides that, in counties with a population of less than 3,000,000, a complaint to affect the assessment of property shall be filed on or before 60 calendar days (instead of 30 calendar days) after the date of publication of the assessment list if the appeal contains an appraisal. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00298  Rep. Martin J. Moylan, Emanuel Chris Welch and Jonathan Carroll

110 ILCS 155/35 new

Amends the Preventing Sexual Violence in Higher Education Act. Provides that certain higher education institutions shall note any violations of a comprehensive policy on any academic transcripts prepared for a student within 5 years following a finding of a violation. Provides that if a student transfers to another higher education institution, certain higher education institutions must also note the violation on any academic transcripts prepared within the 5 years following a finding of a violation. Limits the provisions to public universities and public community colleges.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00299  Rep. Carol Ammons
(Sen. Daniel Biss)
40 ILCS 5/15-139.5
Amends the State Universities Article of the Illinois Pension Code. In a provision concerning return to work by an affected annuitant, provides that a person who becomes an affected annuitant remains an affected annuitant, except for any period on or after the effective date of the amendatory Act during which an annuitant received an annualized retirement annuity that is less than $10,000. Effective immediately.
Senate Floor Amendment No. 1
Adds reference to:
  40 ILCS 5/15-113 from Ch. 108 1/2, par. 15-113
Adds reference to:
  40 ILCS 5/15-135 from Ch. 108 1/2, par. 15-135
Adds reference to:
  40 ILCS 5/15-152 from Ch. 108 1/2, par. 15-152
Adds reference to:
  40 ILCS 5/15-153.2 from Ch. 108 1/2, par. 15-153.2
Adds reference to:
  40 ILCS 5/15-168.1
Further amends the State Universities Article of the Illinois Pension Code. Changes the definition of "service" to include periods where earnings credits were established for periods of voluntary pay reduction in lieu of furlough. In a provision concerning retirement annuity payment periods, provides that for a recipient of a disability retirement annuity, the date on which a retirement annuity payment period begins shall not be prior to the discontinuation of the disability retirement annuity. Provides for the discontinuation of a disability retirement annuity when the recipient refuses to submit to a reasonable physical examination by a physician approved by the board or when the recipient fails to provide an earnings verification necessary to determine continuance of benefits. Requires the board to prescribe rules governing the filing, investigation, control, and supervision of disability retirement annuity claims. Adds provisions concerning costs incurred in connection with completing a claim for a disability retirement annuity. Authorizes the secretary of the board to issue subpoenas to obtain information to assist in the collection of sums due to the System, the determination of the death of a benefit recipient or a potential benefit recipient, or obtaining personal identifying information necessary for the administration of benefits. Makes other changes.
Dec 08 17  H  Public Act . . . . . . . . 100-0556

HB 00300  Rep. Luis Arroyo
(Sen. John J. Cullerton)
625 ILCS 5/11-1006 from Ch. 95 1/2, par. 11-1006
Amends the Illinois Vehicle Code. Provides that no person shall stand, sit, or stay on a street or roadway for the purpose of soliciting money from the occupant of any vehicle. A person convicted of violating the provision shall be guilty of a Class A misdemeanor.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that no person shall stand on a highway for the purpose of soliciting money or contributions (rather than just contributions) from the occupant of any vehicle except within a municipality when expressly permitted by municipal ordinance. Provides that any person engaged in the act of solicitation under an ordinance shall be 16 years of age or more and shall be wearing a high visibility vest.
May 12 17  S  Rule 3-9(a) / Re-referred to Assignments

5 ILCS 100/5-40 from Ch. 127, par. 1005-40
Amends the Illinois Administrative Procedure Act. Provides that if an agency decides to hold a public hearing, it shall post on its Internet website certain requisite information to provide the public with notice of the proposed rulemaking. Provides that if an agency decides not to initiate a public hearing, it shall post the requirements to request a public hearing, along with information on the proposed rulemaking, on its Internet website. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00302


(Sen. Jacqueline Y. Collins-Wm. Sam McCann, Kwame Raoul, David Koehler-Patricia Van Pelt, Cristina Castro, Linda Holmes-Melinda Bush, Heather A. Steans, Scott M. Bennett, Laura M. Murphy, Mattie Hunter-Emil Jones, III, Ira I. Silverstein, Steve Stadelman, Napoleon Harris, III, Daniel Biss, Donne E. Trotter, Omar Aquino, Jennifer Bertino-Tarrant, Julie A. Morrison, Kimberly A. Lightford, Andy Manar, Bill Cunningham, Iris Y. Martinez, Toi W. Hutchinson, Terry Link, James F. Clayborne, Jr., Martin A. Sandoval, Don Harmon and Thomas Cullerton)

215 ILCS 185/10
215 ILCS 185/15
215 ILCS 185/35
410 ILCS 535/24.6 new

Amends the Unclaimed Life Insurance Benefits Act. Provides that "policy" includes a policy that has lapsed or been terminated. Requires insurers to, at no later than the date of policy delivery or the establishment of an account, and upon any change of insured or beneficiary, request information sufficient to ensure that all benefits or proceeds are distributed to the appropriate persons upon the death of the insured. Allows insurers to contact insureds in certain circumstances for the information. Provides that the Act applies to policies, annuity contracts, and retained asset accounts in force at any time on or after January 1, 1996 (rather than on or after the effective date of the Act). Provides that the Act does not apply to a lapsed or terminated policy with no benefits payable that was compared against the Death Master File within the 18 months following the date of the lapse or termination of the applicable policy. Amends the Vital Records Act. Provides that any information contained in the vital records shall be made available at no cost to the State Treasurer for purposes related to the Uniform Disposition of Unclaimed Property Act. Amends the Uniform Disposition of Unclaimed Property Act. Removes provisions concerning certain fees and charges for unclaimed property. Provides that no person or company shall be entitled to a fee for discovering presumptively unclaimed property during the period beginning on the date the property was presumed abandoned and ending 24 months after the payment or delivery of the property to the State Treasurer (rather than until it has been in the custody of the State Treasurer for at least 24 months). Makes other changes.

Fiscal Note (Department of Insurance)

As a result of the requirements brought about by this legislation, the Department of Insurance would need to add, at minimum, one (1) full time position to fulfill complaint unit duties. The proposed legislation would substantially increase the amount of policies eligible for review by carriers (and thereby eligible for consumer inquiries). This position would be housed within the Department's Life and Annuities Products Division at a total annual cost to the Department of Insurance of approximately $100,000 for both personal services and related expenses and lower line item costs. The projected cost associated with these responsibilities is expected to be covered by Other, Dedicated State Funding.

Balanced Budget Note (Office of Management and Budget)

The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note (Dept of Corrections)

This legislation has no fiscal or population impact on the Department of Corrections.

Housing Affordability Impact Note (Housing Development Authority)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Judicial Note (Admin Office of the Illinois Courts)

This legislation would neither increase nor decrease the number of judges needed in the State.

Pension Note (Government Forecasting & Accountability)

HB 302 will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
HB 00302 (CONTINUED)

HB 302 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Senate Committee Amendment No. 1
Adds reference to:

215 ILCS 185/30

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: In provisions amending the Unclaimed Life Insurance Benefits Act, provides that an insurer shall initially perform a comparison of certain policies, contracts, and accounts in force on or after January 1, 2012 by using the full Death Master File (rather than all certain policies, contracts, and accounts). Provides that an insurer required to perform a comparison of certain policies, contracts, and accounts in force on or after January 1, 2000 shall perform a comparison of certain policies, contracts, and accounts in force between January 1, 2000 and December 31, 2016 on or before December 31, 2018 by using the full Death Master File. Removes language requiring an insurer to request information sufficient to ensure that all benefits or proceeds are distributed to the appropriate persons upon the death of the insured. Further amends the Unclaimed Life Insurance Benefits Act. Requires the Department of Insurance to define "electronic searchable files" in rules. Removes provisions allowing the Department to limit an insurer's Death Master File comparisons to the insurer's electronic searchable files or approve a plan and timeline for conversion of the insurer's files to searchable electronic files upon a demonstration of hardship by the insurer. Provides that the Act applies to policies, annuity contracts, and retained asset accounts in force at any time on or after January 1, 2012 (rather than on or after January 1, 1996). Provides that for an insurer that has entered into a written agreement with the State Treasurer on or before December 31, 2018 to resolve an unclaimed property examination, the provisions of the Act apply to certain policies, contracts, and accounts in force or after January 1, 2017. Provides that the provisions of the Act apply to certain policies, contracts and accounts in force at any time on or after January 1, 2000 to the extent that an insurer has electronic searchable files concerning those policies, contracts, and accounts.

Governor Amendatory Veto Message

Recommends removing the following provisions added to the Unclaimed Life Insurance Benefits Act: (i) that an insurer required to perform a comparison of electronic searchable files concerning its insureds', annuitants', and retained asset account holders' in-force policies, annuity contracts, and retained asset accounts in force on or after January 1, 2012 shall perform a comparison of policies, annuity contracts, and retained asset accounts in force between January 1, 2000 and December 31, 2016 on or before December 31, 2018 by using the full Death Master File; (ii) that the Department of Insurance shall, by rule, define "electronic searchable files"; and (iii) that the Act applies to policies, annuity contracts, and retained asset accounts in force at any time on or after January 1, 2000 to the extent that an insurer has electronic searchable files concerning such policies, annuity contracts, and retained asset accounts. Recommends removing a provision under the Uniform Disposition of Unclaimed Property Act that permits the Office of the State Treasurer to enter into contracts with persons to examine holders located outside the State under which the Office of the State Treasurer agrees to pay such persons based upon a percentage of the property recovered by the State.
HB 00303


(Sen. Don Harmon-Chapin Rose-Patricia Van Pelt-Michael Connelly, Tim Bivins, Steve Stadelman, Dan McConchie and Donne E. Trotter)

730 ILCS 5/5-5-3.2

Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed the offense of driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof in violation of the Illinois Vehicle Code or a similar provision of a local ordinance and the defendant during the commission of the offense was driving his or her vehicle upon a roadway designated for one-way traffic in the opposite direction of the direction indicated by official traffic control devices.

Senate Floor Amendment No. 1

Deletes reference to:

730 ILCS 5/5-5-3.2

Adds reference to:

New Act

Adds reference to:

5 ILCS 140/7.5

Adds reference to:

410 ILCS 620/3.23

Adds reference to:

415 ILCS 5/44.1 from Ch. 111 1/2, par. 1044.1

Adds reference to:

510 ILCS 68/105-55

Adds reference to:

515 ILCS 5/1-215 from Ch. 56, par. 1-215

Adds reference to:

520 ILCS 5/1.25 from Ch. 61, par. 1.25

Adds reference to:

720 ILCS 5/17-10.6

Adds reference to:

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

Adds reference to:

720 ILCS 5/29B-1 from Ch. 38, par. 29B-1

Adds reference to:

720 ILCS 5/33G-6

Adds reference to:

720 ILCS 5/36-1 from Ch. 38, par. 36-1

Adds reference to:

720 ILCS 5/36-1.1 new

Adds reference to:

720 ILCS 5/36-1.2 new

Adds reference to:

720 ILCS 5/36-1.3 new

Adds reference to:

720 ILCS 5/36-1.4 new

Adds reference to:

720 ILCS 5/36-1.5
HB 00303 (CONTINUED)

Adds reference to:
720 ILCS 5/36-2 from Ch. 38, par. 36-2

Adds reference to:
720 ILCS 5/36-2.1 new

Adds reference to:
720 ILCS 5/36-2.2 new

Adds reference to:
720 ILCS 5/36-2.5 new

Adds reference to:
720 ILCS 5/36-2.7 new

Adds reference to:
720 ILCS 5/36-3 from Ch. 38, par. 36-3

Adds reference to:
720 ILCS 5/36-3.1 new

Adds reference to:
720 ILCS 5/36-6 new

Adds reference to:
720 ILCS 5/36-7 new

Adds reference to:
720 ILCS 5/36-9 new

Adds reference to:
720 ILCS 5/47-15

Adds reference to:
720 ILCS 5/36-1a rep.

Adds reference to:
720 ILCS 5/36-5 rep.

Adds reference to:
720 ILCS 550/12 from Ch. 56 1/2, par. 712

Adds reference to:
720 ILCS 570/505 from Ch. 56 1/2, par. 1505

Adds reference to:
720 ILCS 646/85

Adds reference to:
725 ILCS 5/124B-195 new

Adds reference to:
725 ILCS 5/124B-710

Adds reference to:
725 ILCS 5/124B-715

Adds reference to:
725 ILCS 5/124B-1030 rep.

Adds reference to:
725 ILCS 150/3.1 new

Adds reference to:
725 ILCS 150/3.2 new

Adds reference to:
725 ILCS 150/3.3 new

Adds reference to:
725 ILCS 150/3.5
HB 00303 (CONTINUED)

Adds reference to:

725 ILCS 150/4 from Ch. 56 1/2, par. 1674

Adds reference to:

725 ILCS 150/5 from Ch. 56 1/2, par. 1675

Adds reference to:

725 ILCS 150/5.1 new

Adds reference to:

725 ILCS 150/6 from Ch. 56 1/2, par. 1676

Adds reference to:

725 ILCS 150/7 from Ch. 56 1/2, par. 1677

Adds reference to:

725 ILCS 150/8 from Ch. 56 1/2, par. 1678

Adds reference to:

725 ILCS 150/9 from Ch. 56 1/2, par. 1679

Adds reference to:

725 ILCS 150/9.1 new

Adds reference to:

725 ILCS 150/9.5 new

Adds reference to:

725 ILCS 150/11 from Ch. 56 1/2, par. 1681

Adds reference to:

725 ILCS 150/14 from Ch. 56 1/2, par. 1684

Adds reference to:

725 ILCS 150/15 new

Adds reference to:

725 ILCS 150/17 new

Adds reference to:

725 ILCS 150/20 new

Adds reference to:

725 ILCS 175/6.5 new

Adds reference to:

740 ILCS 147/40

Adds reference to:

815 ILCS 5/11 from Ch. 121 1/2, par. 137.11

Adds reference to:

815 ILCS 505/2L from Ch. 121 1/2, par. 262L
HB 00303 (CONTINUED)

Replaces everything after the enacting clause. Creates the Seizure and Forfeiture Reporting Act. Provides that various forfeiture statutes are subject to reporting by law enforcement agencies concerning the name of the law enforcement agency that seized the property, the date of the seizure, the type of property seized, including a building, vehicle, boat, cash, negotiable security, or firearm, except reporting is not required for seizures of contraband including alcohol, gambling devices, drug paraphernalia, and controlled substances, a description of the property seized and the estimated value of the property and if the property is a conveyance, the description shall include the make, model, year, and vehicle identification number or serial number, and the location where the seizure occurred. Provides that the Department of State Police shall establish and maintain on its official website a public database that includes annual aggregate data for each law enforcement agency that reports seizures of property that receives distributions of forfeiture proceeds subject to reporting under the Act, or reports expenditures. Provides that the aggregate data shall include, for each law enforcement agency: (1) the total number of asset seizures reported by each agency during the calendar year; (2) the monetary value of all currency or its equivalent seized by the agency during the calendar year; (3) the number of conveyances seized by the agency during the calendar year, and the aggregate estimated value; (4) the aggregate estimated value of all other property seized by the agency during the calendar year; (5) the monetary value of distributions by the Department of State Police of forfeited currency or auction proceeds from forfeited property to the agency during the calendar year; (6) the total amount of the law enforcement agency's expenditures of forfeiture proceeds during the calendar year. Makes other changes. Makes conforming changes to various Acts. Effective July 1, 2018.

Sep 19 17   H   Public Act . . . . . . . . . 100-0512

HB 00304

Rep. Chad Hays, Thomas Morrison, Katie Stuart, Michael Halpin and Natalie A. Manley

730 ILCS 5/5-5-3.2

Amends the Unified Code of Corrections. Provides that if a term of natural life imprisonment is not imposed, the court shall impose an extended term sentence when a defendant is convicted of first degree murder, second degree murder, or involuntary manslaughter in which the victim of any of these offenses was an abused person under 18 years of age and the death of the victim resulted from the abuse. Provides that before the imposition of an extended term sentence under this provision, the State's Attorney shall present evidence to the court at the sentencing hearing of the defendant describing the facts in the case. Provides that if the court finds that the death of the person under 18 years of age was the result of the abuse, the court shall impose an extended term sentence upon the defendant. Provides that if the court does not make such finding, the court shall impose any other sentence for the offense as prescribed in the Code.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 00305

Rep. Thomas M. Bennett-Anthony DeLuca-Joe Sosnowski-Kathleen Willis-Mike Fortner, Emanuel Chris Welch, Linda Chapa LaVia, Al Riley, Grant Wehrli, Brad Halbrook, Ryan Spain, Tony McCombie, Michael Halpin and Sam Yingling

(Sen. Jason A. Barickman-Dan McConchie and Laura M. Murphy)

65 ILCS 5/10-2.1-6 from Ch. 24, par. 10-2.1-6

Amends the Illinois Municipal Code. Provides that the requirement that a police applicant possess an associate's degree may also be waived if the applicant has successfully received credit for a minimum of 60 credit hours toward a bachelor's degree from an accredited college or university (currently, this requirement may be waived only if the applicant has served for 24 months of active duty or 180 days combat duty in the United States Armed Forces). Effective immediately.

Senate Floor Amendment No. 1

In provisions waiving the requirement that a police applicant possess an associate's degree under certain circumstances, restores language requiring that an applicant's active duty be honorable active duty.

Sep 08 17   H   Public Act . . . . . . . . . 100-0467

HB 00306

Rep. Thomas M. Bennett-Rita Mayfield

New Act

Creates the Jobs Creation Finance Act. Provides that municipalities may designate job creation areas. Provides that businesses that undertake job creation projects in those designated areas are eligible for certain tax incentives. Provides that municipalities may issue bonds in connection with those projects. Contains provisions concerning public hearings. Contains numerous other provisions. Effective immediately.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 00307  Rep. Thomas M. Bennett and Daniel V. Beiser

720 ILCS 5/24-2

Amends the Criminal Code of 2012. Exempts from a violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes concerning the carrying of firearms, the carrying or possessing of firearms by wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of an offense, whether or not the firearms are carried while in the performance of their official duty or whether or not they are commuting between their homes and places of employment (currently, if the corrections officer is not a holder of a concealed carry license, he or she may carry a firearm outside his or her land or outside his or her own abode, legal dwelling, or fixed place of business, or outside the land or outside the legal dwelling of another person as an invitee with that person's permission, only while in the performance of his or her official duty, or while commuting between his or her home and place of employment).

Feb 16 17  H  To Firearms and Firearm Safety Subcommittee

HB 00308  Rep. Thomas M. Bennett, Brandon W. Phelps and Reginald Phillips

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

720 ILCS 5/24-2  from Ch. 38, par. 24-2

Amends the Criminal Code of 2012. Provides that a person who has been issued a currently valid Firearm Owner's Identification Card may transport in a vehicle an accessible rifle, shotgun, or other long gun without the weapon being broken down in a non-functioning state or without the weapon being enclosed in a case, firearm carrying box, shipping box, or other container if the firearm is unloaded.

Feb 16 17  H  To Firearms and Firearm Safety Subcommittee

HB 00309  Rep. Thomas M. Bennett

730 ILCS 150/6

730 ILCS 150/6-5

Amends the Sex Offender Registration Act. Provides that a registered sex offender who loses his or her employment must report in person to the law enforcement agency with whom he or she last registered his or her loss of employment within 3 days of that loss of employment. Provides that an out-of-state employee must notify the agency having jurisdiction, in writing, of his or her loss of employment within 3 days of the loss.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00310  Rep. Thomas M. Bennett

730 ILCS 5/3-6-4  from Ch. 38, par. 1003-6-4

730 ILCS 5/3-10-8  from Ch. 38, par. 1003-10-8

Amends the Unified Code of Corrections. Provides that if one or more committed persons in a Department of Corrections institution or facility injures or attempts to injure in a violent manner any employee, officer, guard, other peace officer or any other committed person or damages or attempts to damage any building or workshop, or any appurtenances thereof, or attempts to escape, or disobeys or resists any lawful command, the employees, officers, guards and other peace officers shall use all suitable means to defend other persons as well as themselves, to enforce the observance of discipline, to achieve a permitted purpose, to secure the persons of the offenders, and prevent such attempted violence or escape. Provides that use of force shall be terminated as soon as force is no longer necessary. Provides that corporal punishment is prohibited. Provides that use of chemical agents may be justified under the following circumstances: (1) when use of force is otherwise justified; (2) when lesser means are unavailable or inadequate; (3) when a committed person refuses to follow direct orders and verbalizes intent to resist the use of justified force to compel compliance with a lawful command; or (4) when a reasonable person would believe that a committed person is likely to resist the use of justified force to compel compliance with a lawful command. Provides that in a Department of Juvenile Justice facility, force shall be employed only to the degree reasonably necessary to defend oneself, another person, or to achieve a permitted purpose. Provides that use of force shall be terminated as soon as force is no longer necessary. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00311


New Act

Creates the Network Adequacy and Transparency Act. Provides that administrators and insurers, prior to going to market, must file with the Department of Insurance for review and approval a description of the services to be offered through a network plan, with certain criteria included in the description. Provides that the network plan shall demonstrate to the Department, prior to approval, a minimum ratio of full-time equivalent providers to plan beneficiaries and maximum travel and distance standards for plan beneficiaries, which shall be established annually by the Department based upon specified sources. Provides that the Department shall conduct quarterly audits of network plans to verify compliance with network adequacy standards. Establishes certain notice requirements. Provides that a network plan shall provide for continuity of care for its beneficiaries under certain circumstances and according to certain requirements. Provides that a network plan shall post electronically a current and accurate provider directory and make available in print, upon request, a provider directory subject to certain specifications. Provides that the Department is granted specific authority to issue a cease and desist order against, fine, or otherwise penalize any insurer or administrator for violations of any provision of the Act. Makes other changes. Effective January 1, 2018.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Removes the definition of “administrator”. Includes in the definition of “insurer” workers compensation insurance and pharmacy benefit managers. Defines “telehealth” and “telemedicine”. Removes references to “administrators” throughout the Act. Removes provisions requiring an insurer providing a network plan to file the following information with the Director of Insurance: the method of the marketing plan and certain written policies and procedures. Provides that insurers shall provide the Director a description of how the use of telemedicine, telehealth, or mobile care services may be used to partially meet the network adequacy standards (rather than a description of each network hospital of the percentage of physicians in certain specialties who practice in the hospital are in the insurer’s network). Provides that the Department shall consider establishing ratios for certain physicians or other providers (rather than requiring ratios at a minimum to include certain physicians or other providers). Provides that maximum travel and distance standards for network plan beneficiaries established annually by the Department shall be done in consultation with the Department of Public Health. Removes the requirement that the network plan must demonstrate, prior to approval, that it has contracted with physicians who specialize in certain areas in sufficient numbers at any in-network facility or in-network hospital so patients have reasonable access to the in-network physicians. Provides that the network plan shall demonstrate sufficient inpatient services. Provides that the network plan may consider use of other health care service delivery options. Provides that the Director may (rather than shall) conduct periodic (rather than semi-annual) audits of the accuracy of provider directories. Removes language granting the Director specific authority to issue a cease and desist order against, fine, or otherwise penalize any insurer for violations of any provision of the Act. Makes other changes.

House Floor Amendment No. 2

Provides that the Act applies to an individual or group policy of accident and health insurance with a network plan amended, delivered, issued, or renewed in this State on or after January 1, 2019. Defines “authoritative representative”. Removes references to “exchange plans or Medicare Advantage Plans”. Removes language that requires insurers to file a description of services for review prior to going to market. In provisions concerning notice of renewal or termination, includes language that primary care providers must notify active affected patients of nonrenewal or termination of the provider from the network plan, except in the case of incapacitation. Adds provisions concerning facility nonparticipating provider transparency. Makes other changes. Provides that the bill takes effect upon becoming law (rather than on January 1, 2018).

Senate Committee Amendment No. 1

In provisions concerning network adequacy, removes language providing that the network plan shall demonstrate sufficient inpatient services, including services by preferred providers who specialize in emergency medicine, anesthesiology, pathology, and radiology. Removes provisions concerning facility nonparticipating provider transparency.

Sep 15 17   H Public Act . . . . . . . . . . 100-0502
HB 00312
Rep. Sara Feigenholtz-Cynthia Soto, Theresa Mah, Anna Moeller, Barbara Flynn Currie and Elizabeth Hernandez

225 ILCS 65/65-30

225 ILCS 65/65-35 was 225 ILCS 65/15-15

225 ILCS 65/65-35.1

225 ILCS 65/65-40 was 225 ILCS 65/15-20

225 ILCS 65/65-43 new

225 ILCS 65/65-45 was 225 ILCS 65/15-25

225 ILCS 65/65-50 was 225 ILCS 65/15-30

225 ILCS 65/65-55 was 225 ILCS 65/15-40

225 ILCS 65/65-60 was 225 ILCS 65/15-45

225 ILCS 65/65-65 was 225 ILCS 65/15-55

Amends the Nurse Practice Act. In provisions concerning scope of practice, written collaborative agreements, temporary practice with a collaborative agreement, prescriptive authority with a collaborative agreement, titles, advertising, continuing education, and reports relating to professional conduct and capacity, changes references of "advanced practice nurse" and "APN" to "advanced practice registered nurse" and "APRN". Provides that a written collaborative agreement is required for all postgraduate advanced practice registered nurses until specific requirements have been met. Provides that postgraduate advanced practice registered nurses may enter into written collaborative agreements with collaborating advanced practice registered nurses or physicians (rather than collaborating physicians or podiatric physicians). In provisions concerning prescriptive authority for postgraduate advanced practice registered nurses, sets forth the requirements for postgraduate advanced practice registered nurses to have prescriptive authority and the limitations of such authority. Defines "full practice authority" and provides requirements for it to be granted to an advanced practice registered nurse. Removes provisions concerning advanced practice nursing in hospitals, hospital affiliates, or ambulatory surgical treatment centers, except the provision for anesthesia services and the provision requiring advanced practice registered nurses to provide services in accordance with other Acts. Makes other changes. Effective immediately.

House Committee Amendment No. 2

Deletes reference to:
225 ILCS 65/65-43 new

Deletes reference to:
225 ILCS 65/65-60

Adds reference to:
5 ILCS 80/4.28

Adds reference to:
5 ILCS 80/4.38 new

Adds reference to:
5 ILCS 375/6.11A

Adds reference to:
10 ILCS 5/19-12.1 from Ch. 46, par. 19-12.1

Adds reference to:
10 ILCS 5/19-13 from Ch. 46, par. 19-13

Adds reference to:
15 ILCS 335/4 from Ch. 124, par. 24

Adds reference to:
20 ILCS 301/5-23

Adds reference to:
20 ILCS 405/405-105 was 20 ILCS 405/64.1

Adds reference to:
20 ILCS 1340/20

Adds reference to:
20 ILCS 1705/5.1 from Ch. 91 1/2, par. 100-5.1

Adds reference to:
20 ILCS 1705/14 from Ch. 91 1/2, par. 100-14
HB 00312 (CONTINUED)

Adds reference to:
20 ILCS 1705/15.4

Adds reference to:
20 ILCS 2105/2105-17

Adds reference to:
20 ILCS 2305/7

from Ch. 111 1/2, par. 22.05

Adds reference to:
20 ILCS 2305/8.2

was 20 ILCS 2310/55.90

Adds reference to:
20 ILCS 2310/2310-145

was 20 ILCS 2310/55.42

Adds reference to:
20 ILCS 2310/2310-397

Adds reference to:
20 ILCS 2310/2310-410

20 ILCS 2310/2310-600

from Ch. 122, par. 24-5

20 ILCS 2310/2310-677

from Ch. 122, par. 26-1

20 ILCS 2310/2310-690

from Ch. 122, par. 26-1

20 ILCS 2335/10

from Ch. 122, par. 26-1

20 ILCS 3805/7.30

from Ch. 34, par. 3-14049

20 ILCS 200/15-172

from Ch. 34, par. 5-1069

35 ILCS 200/15-168

from Ch. 24, par. 10-1-38.1

35 ILCS 200/15-172

from Ch. 24, par. 10-2.1-18

55 ILCS 5/3-14049

65 ILCS 5/10-2.1-18

from Ch. 34, par. 10-1-38.1

55 ILCS 5/3-15003.6

from Ch. 24, par. 10-2.1-18

55 ILCS 5/5-1069

105 ILCS 5/22-30

from Ch. 24, par. 10-2.1-18

65 ILCS 5/10-1-38.1

from Ch. 34, par. 10-1-38.1

65 ILCS 5/10-2.1-18

from Ch. 34, par. 10-2.1-18

105 ILCS 5/22-80

from Ch. 122, par. 24-5

105 ILCS 5/24-5

from Ch. 122, par. 24-5

105 ILCS 5/24-6

from Ch. 122, par. 26-1

105 ILCS 5/26-1
HB 00312 (CONTINUED)

Adds reference to:

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Adds reference to:
105 ILCS 145/10

Adds reference to:
110 ILCS 975/3 from Ch. 144, par. 2753

Adds reference to:
110 ILCS 975/5 from Ch. 144, par. 2755

Adds reference to:
110 ILCS 975/6.5

Adds reference to:
210 ILCS 5/6.5

Adds reference to:
210 ILCS 9/10

Adds reference to:
210 ILCS 25/7-101 from Ch. 111 1/2, par. 627-101

Adds reference to:
210 ILCS 45/3-206.05

Adds reference to:
210 ILCS 50/3.10

Adds reference to:
210 ILCS 50/3.117

Adds reference to:
210 ILCS 55/2.05 from Ch. 111 1/2, par. 2802.05

Adds reference to:
210 ILCS 55/2.11

Adds reference to:
210 ILCS 62/25

Adds reference to:
210 ILCS 85/6.14g

Adds reference to:
210 ILCS 85/6.23a

Adds reference to:
210 ILCS 85/6.25

Adds reference to:
210 ILCS 85/10 from Ch. 111 1/2, par. 151

Adds reference to:
210 ILCS 85/10.7

Adds reference to:
210 ILCS 85/10.8

Adds reference to:
210 ILCS 85/10.9

Adds reference to:
215 ILCS 5/356g.5

Adds reference to:
225 ILCS 25/4 from Ch. 111, par. 2304

Adds reference to:
225 ILCS 25/8.1 from Ch. 111, par. 2308.1
HB 00312 (CONTINUED)

 Adds reference to:
  225 ILCS 47/15
 Adds reference to:
  225 ILCS 60/8.1
 Adds reference to:
  225 ILCS 60/22
 Adds reference to:
  225 ILCS 60/54.2
 Adds reference to:
  225 ILCS 60/54.5
 Adds reference to:
  225 ILCS 65/50-10
 Adds reference to:
  225 ILCS 65/50-15
 Adds reference to:
  225 ILCS 65/50-50
 Adds reference to:
  225 ILCS 65/50-65
 Adds reference to:
  225 ILCS 65/50-75
 Adds reference to:
  225 ILCS 65/55-10
 Adds reference to:
  225 ILCS 65/55-30
 Adds reference to:
  225 ILCS 65/60-10
 Adds reference to:
  225 ILCS 65/Art. 65 heading
 Adds reference to:
  225 ILCS 65/65-5
 Adds reference to:
  225 ILCS 65/65-10
 Adds reference to:
  225 ILCS 65/65-15
 Adds reference to:
  225 ILCS 65/65-20
 Adds reference to:
  225 ILCS 65/65-25
 Adds reference to:
  225 ILCS 65/70-5
 Adds reference to:
  225 ILCS 65/80-15
 Adds reference to:
  225 ILCS 75/3.1
 Adds reference to:
  225 ILCS 75/19
 Adds reference to:
  225 ILCS 84/15
HB 00312 (CONTINUED)

Adds reference to:
- 225 ILCS 84/57
Adds reference to:
- 225 ILCS 85/3
Adds reference to:
- 225 ILCS 85/4

from Ch. 111, par. 4124

Adds reference to:
- 225 ILCS 85/16b
Adds reference to:
- 225 ILCS 90/1

from Ch. 111, par. 4251

Adds reference to:
- 225 ILCS 90/17

from Ch. 111, par. 4267

Adds reference to:
- 225 ILCS 100/20.5
Adds reference to:
- 225 ILCS 106/10
Adds reference to:
- 225 ILCS 106/15
Adds reference to:
- 225 ILCS 109/35
Adds reference to:
- 225 ILCS 109/40

from Ch. 23, par. 5-8

Adds reference to:
- 225 ILCS 130/40
Adds reference to:
- 225 ILCS 135/90
Adds reference to:
- 225 ILCS 135/95

from Ch. 111 1/2, par. 1306.2

Adds reference to:
- 305 ILCS 5/5-8
Adds reference to:
- 305 ILCS 5/12-4.37
Adds reference to:
- 320 ILCS 42/35
Adds reference to:
- 325 ILCS 5/4

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

Adds reference to:
- 405 ILCS 90/10
Adds reference to:
- 405 ILCS 95/10

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

Adds reference to:
- 410 ILCS 27/5
Adds reference to:
- 410 ILCS 45/6.2

from Ch. 111 1/2, par. 1306.2

Adds reference to:
- 410 ILCS 50/7

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

Adds reference to:
- 410 ILCS 70/1a
HB 00312 (CONTINUED)

Adds reference to:

410 ILCS 70/2.2

Adds reference to:

410 ILCS 70/5

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

Adds reference to:

410 ILCS 70/5.5

from Ch. 111, par. 4501

Adds reference to:

410 ILCS 210/1

from Ch. 111, par. 4502

Adds reference to:

410 ILCS 210/2

from Ch. 111, par. 4503

Adds reference to:

410 ILCS 210/3

from Ch. 111, par. 4505

Adds reference to:

410 ILCS 210/5

from Ch. 111, par. 4510

Adds reference to:

410 ILCS 213/10

from Ch. 111 1/2, par. 7022

Adds reference to:

410 ILCS 225/2

from Ch. 111 1/2, par. 7026

Adds reference to:

410 ILCS 225/6

from Ch. 111 1/2, par. 7303

Adds reference to:

410 ILCS 305/3

from Ch. 111 1/2, par. 7403

Adds reference to:

410 ILCS 325/3

from Ch. 111 1/2, par. 7404

Adds reference to:

410 ILCS 325/4

from Ch. 111 1/2, par. 7405.5

Adds reference to:

410 ILCS 335/5

from Ch. 111 1/2, par. 210-5

Adds reference to:

410 ILCS 513/10

from Ch. 95 1/2, par. 1-159.1

Adds reference to:

410 ILCS 642/10

from Ch. 95 1/2, par. 1-159.1

Adds reference to:

420 ILCS 40/5

from Ch. 95 1/2, par. 3-609

Adds reference to:

420 ILCS 40/6

from Ch. 95 1/2, par. 3-616

Adds reference to:

625 ILCS 5/3-609

from Ch. 95 1/2, par. 3-616
HB 00312 (CONTINUED)

Adds reference to:

625 ILCS 5/6-103 from Ch. 95 1/2, par. 6-103

Adds reference to:

625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1

Adds reference to:

625 ILCS 5/6-106.1a

Adds reference to:

625 ILCS 5/6-901 from Ch. 95 1/2, par. 6-901

Adds reference to:

625 ILCS 5/11-501.01

Adds reference to:

625 ILCS 5/11-501.2 from Ch. 95 1/2, par. 11-501.2

Adds reference to:

625 ILCS 5/11-501.6 from Ch. 95 1/2, par. 11-501.6

Adds reference to:

625 ILCS 5/11-501.8

Adds reference to:

625 ILCS 5/11-1301.2 from Ch. 95 1/2, par. 11-1301.2

Adds reference to:

625 ILCS 5/11-1301.5

Adds reference to:

625 ILCS 45/5-16c

Adds reference to:

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

Adds reference to:

720 ILCS 570/102 from Ch. 56 1/2, par. 1102

Adds reference to:

720 ILCS 570/302 from Ch. 56 1/2, par. 1302

Adds reference to:

720 ILCS 570/303.05

Adds reference to:

720 ILCS 570/313 from Ch. 56 1/2, par. 1313

Adds reference to:

720 ILCS 570/320

Adds reference to:

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

Adds reference to:

745 ILCS 49/30

Adds reference to:

745 ILCS 49/34

Adds reference to:

745 ILCS 49/68

Adds reference to:

755 ILCS 40/65

Adds reference to:

755 ILCS 45/4-5.1

Adds reference to:

755 ILCS 45/4-10 from Ch. 110 1/2, par. 804-10
HB 00312 (CONTINUED)

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Nurse Practice Act from January 1, 2018 to January 1, 2028. Amends the Nurse Practice Act. Changes references to "advanced practice nurse" to references to "advanced practice registered nurse" throughout the Act and in other Acts, including changing the name of the Board of Nursing and the Advanced Practice Nursing Board to the Board of Nursing and Advanced Practice Registered Nursing Board. Effective immediately.

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 00313  Rep. Sara Feigenholtz-Cynthia Soto, Robyn Gabel, Elaine Nekritz and Randy E. Frese
(Sen. Iris Y. Martinez-Heather A. Steans-Kyle McCarter-Pat McGuire, David Koehler, Patricia Van Pelt, Donne E. Trotter-Omar Aquino, Mattie Hunter and Jacqueline Y. Collins)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 65/50-10 was 225 ILCS 65/5-10
225 ILCS 65/50-70 was 225 ILCS 65/10-35
225 ILCS 65/50-75
225 ILCS 65/55-5
225 ILCS 65/55-10 was 225 ILCS 65/10-30
225 ILCS 65/55-30
225 ILCS 65/55-35
225 ILCS 65/60-5
225 ILCS 65/60-10
225 ILCS 65/60-15 was 225 ILCS 65/10-37
225 ILCS 65/60-35
225 ILCS 65/65-30
225 ILCS 65/65-35 was 225 ILCS 65/15-15
225 ILCS 65/65-35.1
225 ILCS 65/65-35.2 new
225 ILCS 65/65-40 was 225 ILCS 65/15-20
225 ILCS 65/65-43 new
225 ILCS 65/65-45 was 225 ILCS 65/15-25
225 ILCS 65/65-50 was 225 ILCS 65/15-30
225 ILCS 65/65-55 was 225 ILCS 65/15-40
225 ILCS 65/65-60 was 225 ILCS 65/15-45
225 ILCS 65/65-65 was 225 ILCS 65/15-55
225 ILCS 65/70-5 was 225 ILCS 65/10-45
225 ILCS 65/70-50 was 225 ILCS 65/20-40

Amends the Regulatory Sunset Act. Extends the repeal of the Nurse Practice Act from January 1, 2018 to January 1, 2028. Amends the Nurse Practice Act. Defines "focused assessment", "full practice authority", "oversight", and "postgraduate advanced practice nurse". Changes references of "advanced practice nurse" and "APN" to "advanced practice registered nurse" and "APRN" throughout the Act. Replaces provisions regarding nursing delegation with provisions that prohibit specified actions. Provides other guidelines for delegation of nursing activities and medication administration. Makes changes to education program requirements, qualifications for licensure, the scope of practice, and continuing education for LPN and RN licensees. Provides that a written collaborative agreement is required for all postgraduate advanced practice registered nurses until specific requirements have been met. Provides that postgraduate advanced practice registered nurses may enter into written collaborative agreements with collaborating advanced practice registered nurses or physicians (rather than collaborating physicians or podiatric physicians). In provisions concerning prescriptive authority for postgraduate advanced practice registered nurses, sets forth the requirements for postgraduate advanced practice registered nurses to have prescriptive authority and the limitations of such authority. Makes changes to provisions concerning the grounds for disciplinary action under the Act. Requires the Department of Public Health to prepare a report regarding the moneys appropriated from the Nursing Dedicated and Professional Fund to the Department of Public Health for nursing scholarships. Makes other changes. Effective immediately.

House Committee Amendment No. 2
Deletes reference to:
225 ILCS 65/55-5
Deletes reference to:
225 ILCS 65/55-35
Deletes reference to:
HB 00313 (CONTINUED)

225 ILCS 65/60-15
Deletes reference to:
   225 ILCS 65/65-35.2 new
Deletes reference to:
   225 ILCS 65/65-43 new
Deletes reference to:
   225 ILCS 65/65-60
Adds reference to:
   5 ILCS 375/6.11A
Adds reference to:
   10 ILCS 5/19-12.1 from Ch. 46, par. 19-12.1
Adds reference to:
   10 ILCS 5/19-13 from Ch. 46, par. 19-13
Adds reference to:
   15 ILCS 335/4 from Ch. 124, par. 24
Adds reference to:
   20 ILCS 301/5-23
Adds reference to:
   20 ILCS 405/405-105 was 20 ILCS 405/64.1
Adds reference to:
   20 ILCS 1340/20
Adds reference to:
   20 ILCS 1705/5.1 from Ch. 91 1/2, par. 100-5.1
Adds reference to:
   20 ILCS 1705/14 from Ch. 91 1/2, par. 100-14
Adds reference to:
   20 ILCS 1705/15.4
Adds reference to:
   20 ILCS 2105/2105-17
Adds reference to:
   20 ILCS 2305/7 from Ch. 111 1/2, par. 22.05
Adds reference to:
   20 ILCS 2305/8.2
Adds reference to:
   20 ILCS 2310/2310-145
Adds reference to:
   20 ILCS 2310/2310-397 was 20 ILCS 2310/55.90
Adds reference to:
   20 ILCS 2310/2310-410 was 20 ILCS 2310/55.42
Adds reference to:
   20 ILCS 2310/2310-600
Adds reference to:
   20 ILCS 2310/2310-677
Adds reference to:
   20 ILCS 2310/2310-690
Adds reference to:
   20 ILCS 2335/10
Adds reference to:
HB 00313 (CONTINUED)

20 ILCS 3805/7.30
Adds reference to:
35 ILCS 200/15-168
Adds reference to:
35 ILCS 200/15-172
Adds reference to:
55 ILCS 5/3-14049 from Ch. 34, par. 3-14049
Adds reference to:
55 ILCS 5/3-15003.6
Adds reference to:
55 ILCS 5/5-1069 from Ch. 34, par. 5-1069
 Adds reference to:
65 ILCS 5/10-1-38.1 from Ch. 24, par. 10-1-38.1
Adds reference to:
65 ILCS 5/10-2.1-18 from Ch. 24, par. 10-2.1-18
Adds reference to:
105 ILCS 5/22-30
Adds reference to:
105 ILCS 5/22-80
Adds reference to:
105 ILCS 5/24-5 from Ch. 122, par. 24-5
Adds reference to:
105 ILCS 5/24-6
Adds reference to:
105 ILCS 5/26-1 from Ch. 122, par. 26-1
Adds reference to:
105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
Adds reference to:
105 ILCS 145/10
Adds reference to:
110 ILCS 975/3 from Ch. 144, par. 2753
Adds reference to:
110 ILCS 975/5 from Ch. 144, par. 2755
Adds reference to:
110 ILCS 975/6.5
Adds reference to:
210 ILCS 5/6.5
Adds reference to:
210 ILCS 9/10
Adds reference to:
210 ILCS 25/7-101 from Ch. 111 1/2, par. 627-101
Adds reference to:
210 ILCS 45/3-206.05
Adds reference to:
210 ILCS 50/3.10
Adds reference to:
210 ILCS 50/3.117
Adds reference to:
HB 00313 (CONTINUED)

210 ILCS 55/2.05

Adds reference to:

210 ILCS 55/2.11

Adds reference to:

210 ILCS 62/25

Adds reference to:

210 ILCS 85/6.14g

Adds reference to:

210 ILCS 85/6.23a

Adds reference to:

210 ILCS 85/6.25

Adds reference to:

210 ILCS 85/10

from Ch. 111 1/2, par. 2802.05

Adds reference to:

210 ILCS 85/10.7

Adds reference to:

210 ILCS 85/10.8

Adds reference to:

210 ILCS 85/10.9

Adds reference to:

215 ILCS 5/356g.5

Adds reference to:

225 ILCS 25/4

from Ch. 111, par. 2304

Adds reference to:

225 ILCS 25/8.1

from Ch. 111, par. 2308.1

Adds reference to:

225 ILCS 47/15

Adds reference to:

225 ILCS 60/8.1

Adds reference to:

225 ILCS 60/22

from Ch. 111, par. 4400-22

Adds reference to:

225 ILCS 60/54.2

Adds reference to:

225 ILCS 60/54.5

Adds reference to:

225 ILCS 65/50-13 new

Adds reference to:

225 ILCS 65/50-15

was 225 ILCS 65/5-15

Adds reference to:

225 ILCS 65/50-20

was 225 ILCS 65/5-20

Adds reference to:

225 ILCS 65/50-26 new

Adds reference to:

225 ILCS 65/50-50

was 225 ILCS 65/10-5

Adds reference to:

225 ILCS 65/50-55

was 225 ILCS 65/10-10

Adds reference to:
HB 00313 (CONTINUED)

225 ILCS 65/50-60
Adds reference to:

225 ILCS 65/50-65
Adds reference to:

225 ILCS 65/55-10
Adds reference to:

225 ILCS 65/55-11 new
Adds reference to:

225 ILCS 65/55-20
Adds reference to:

225 ILCS 65/55-25
Adds reference to:

225 ILCS 65/Art. 65 heading
Adds reference to:

225 ILCS 65/65-5
Adds reference to:

225 ILCS 65/65-10
Adds reference to:

225 ILCS 65/65-15
Adds reference to:

225 ILCS 65/65-20
Adds reference to:

225 ILCS 65/65-25
Adds reference to:

225 ILCS 65/67-10
Adds reference to:

225 ILCS 65/67-20
Adds reference to:

225 ILCS 65/67-35
Adds reference to:

225 ILCS 65/67-40
Adds reference to:

225 ILCS 65/67-60
Adds reference to:

225 ILCS 65/67-75
Adds reference to:

225 ILCS 65/67-80
Adds reference to:

225 ILCS 65/67-81 new
Adds reference to:

225 ILCS 65/67-85
Adds reference to:

225 ILCS 65/67-100
Adds reference to:
HB 00313 (CONTINUED)

225 ILCS 65/70-103 new
 Adds reference to:
  225 ILCS 65/70-140 was 225 ILCS 65/20-140
 Adds reference to:
  225 ILCS 65/70-145 was 225 ILCS 65/20-145
 Adds reference to:
  225 ILCS 65/70-160 was 225 ILCS 65/20-160
 Adds reference to:
  225 ILCS 65/Art. 75 heading
 Adds reference to:
  225 ILCS 65/75-10 was 225 ILCS 65/17-10
 Adds reference to:
  225 ILCS 65/75-15 was 225 ILCS 65/17-15
 Adds reference to:
  225 ILCS 65/75-20 was 225 ILCS 65/17-20
 Adds reference to:
  225 ILCS 65/80-15
 Adds reference to:
  225 ILCS 65/80-35
 Adds reference to:
  225 ILCS 65/60-15 rep.
 Adds reference to:
  225 ILCS 65/70-30 rep.
 Adds reference to:
  225 ILCS 65/70-65 rep.
 Adds reference to:
  225 ILCS 65/70-105 rep.
 Adds reference to:
  225 ILCS 65/70-110 rep.
 Adds reference to:
  225 ILCS 65/70-115 rep.
 Adds reference to:
  225 ILCS 65/75-5 rep.
 Adds reference to:
  225 ILCS 75/3.1
 Adds reference to:
  225 ILCS 75/19 from Ch. 111, par. 3719
 Adds reference to:
  225 ILCS 84/15
 Adds reference to:
  225 ILCS 84/57
 Adds reference to:
  225 ILCS 85/3
 Adds reference to:
  225 ILCS 85/4 from Ch. 111, par. 4124
 Adds reference to:
  225 ILCS 85/16b
 Adds reference to:
HB 00313 (CONTINUED)

225 ILCS 90/1
Adds reference to:
   225 ILCS 90/17
Adds reference to:
   225 ILCS 100/20.5
Adds reference to:
   225 ILCS 106/10
Adds reference to:
   225 ILCS 106/15
Adds reference to:
   225 ILCS 109/35
Adds reference to:
   225 ILCS 109/40
Adds reference to:
   225 ILCS 130/40
Adds reference to:
   225 ILCS 135/90
Adds reference to:
   225 ILCS 135/95
Adds reference to:
   305 ILCS 5/5-8 from Ch. 23, par. 5-8
Adds reference to:
   305 ILCS 5/12-4.37
Adds reference to:
   320 ILCS 42/35
Adds reference to:
   325 ILCS 5/4
Adds reference to:
   405 ILCS 90/10
Adds reference to:
   405 ILCS 95/10
Adds reference to:
   410 ILCS 27/5
Adds reference to:
   410 ILCS 45/6.2 from Ch. 111 1/2, par. 1306.2
Adds reference to:
   410 ILCS 50/7
Adds reference to:
   410 ILCS 70/1a from Ch. 111 1/2, par. 87-1a
Adds reference to:
   410 ILCS 70/2.2
Adds reference to:
   410 ILCS 70/5 from Ch. 111 1/2, par. 87-5
Adds reference to:
   410 ILCS 70/5.5
Adds reference to:
   410 ILCS 70/6.5
Adds reference to:
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410 ILCS 210/1 from Ch. 111, par. 4501
Adds reference to:

410 ILCS 210/1.5 from Ch. 111, par. 4502
Adds reference to:

410 ILCS 210/2 from Ch. 111, par. 4503
Adds reference to:

410 ILCS 210/3 from Ch. 111, par. 4505
Adds reference to:

410 ILCS 210/5 from Ch. 111, par. 4505
Adds reference to:

410 ILCS 213/10 from Ch. 111 1/2, par. 7022
Adds reference to:

410 ILCS 225/2 from Ch. 111 1/2, par. 7026
Adds reference to:

410 ILCS 225/6 from Ch. 111 1/2, par. 7303
Adds reference to:

410 ILCS 305/3 from Ch. 111 1/2, par. 7403
Adds reference to:

410 ILCS 325/3 from Ch. 111 1/2, par. 7404
Adds reference to:

410 ILCS 325/4 from Ch. 111 1/2, par. 7405.5
Adds reference to:

410 ILCS 325/5.5 from Ch. 111 1/2, par. 7405.5
Adds reference to:

410 ILCS 335/5 from Ch. 111 1/2, par. 7022
Adds reference to:

410 ILCS 513/10 from Ch. 111 1/2, par. 210-5
Adds reference to:

410 ILCS 642/10 from Ch. 111 1/2, par. 210-6
Adds reference to:

420 ILCS 40/5 from Ch. 95 1/2, par. 1-159.1
Adds reference to:

420 ILCS 40/6 from Ch. 95 1/2, par. 1-159.1
Adds reference to:

625 ILCS 5/1-159.1 from Ch. 95 1/2, par. 3-609
Adds reference to:

625 ILCS 5/3-609 from Ch. 95 1/2, par. 3-616
Adds reference to:

625 ILCS 5/3-616 from Ch. 95 1/2, par. 6-103
Adds reference to:

625 ILCS 5/6-103 from Ch. 95 1/2, par. 6-106.1
Adds reference to:

625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-901
Adds reference to:

625 ILCS 5/6-901
HB 00313 (CONTINUED)

625 ILCS 5/11-501.01
Adds reference to:
   625 ILCS 5/11-501.2 from Ch. 95 1/2, par. 11-501.2
Adds reference to:
   625 ILCS 5/11-501.6 from Ch. 95 1/2, par. 11-501.6
Adds reference to:
   625 ILCS 5/11-501.8
Adds reference to:
   625 ILCS 5/11-1301.2 from Ch. 95 1/2, par. 11-1301.2
Adds reference to:
   625 ILCS 5/11-1301.5
Adds reference to:
   625 ILCS 45/5-16c
Adds reference to:
   720 ILCS 5/9-1 from Ch. 38, par. 9-1
Adds reference to:
   720 ILCS 570/102 from Ch. 56 1/2, par. 1102
Adds reference to:
   720 ILCS 570/302 from Ch. 56 1/2, par. 1302
Adds reference to:
   720 ILCS 570/303.05
Adds reference to:
   720 ILCS 570/313 from Ch. 56 1/2, par. 1313
Adds reference to:
   720 ILCS 570/320
Adds reference to:
   735 ILCS 5/8-2001 from Ch. 110, par. 8-2001
Adds reference to:
   745 ILCS 49/30
Adds reference to:
   745 ILCS 49/34
Adds reference to:
   745 ILCS 49/68
Adds reference to:
   755 ILCS 40/65
Adds reference to:
   755 ILCS 45/4-5.1
Adds reference to:
   755 ILCS 45/4-10 from Ch. 110 1/2, par. 804-10
HB 00313 (CONTINUED)

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Nurse Practice Act from January 1, 2018 to January 1, 2028. Amends the Nurse Practice Act. Eliminates the position of Assistant Nursing Coordinator. Eliminates the Advanced Practice Nursing Board. Provides that the Department of Financial and Professional Regulation may provide notice to a licensee or applicant by certified or registered mail to the address of record or by email to the email address of record. Provides provisions for change of address of record and email address of record, application for license, confidentiality of any information collected by the Department in the course of an examination or investigation of a license or applicant, and disposition by a consent order. Changes references to "advanced practice nurse" to references to "advanced practice registered nurse" throughout the Act and in other Acts. Changes references to "Illinois Center for Nursing" to references to "Illinois Nursing Workforce Center". Makes changes concerning definitions, application of the Act, unlicensed practice, prohibited acts, Department powers and duties, nursing delegation, qualifications for licensed practical nurse, registered nurse, and advanced practice registered nurse licensure, registered nurse education program requirements, registered nurse scope of practice, grounds for disciplinary action, intoxication and drug abuse, the Nursing Dedicated and Professional Fund, investigations, notices, hearings, use of stenographers and transcripts, review under the Administrative Review Law, certification of records, the Center for Nursing Advisory Board, and medication aide licensure requirements. Repeals provisions concerning registered nurse externship permits, rosters, liability of the State, hearing officers, and orders for rehearings. Makes other changes. Effective immediately.

House Floor Amendment No. 3

In provisions amending the Nurse Practice Act concerning definitions, defines "comprehensive nursing assessment", makes changes to various definitions, and removes the definition of "monitoring". In provisions concerning prohibited acts, provides that no person shall discipline or take adverse action against a nurse who refused to delegate a nursing intervention based on patient safety. In provisions concerning nursing delegation by a registered professional nurse, removes references to "advanced practice registered nurses". Makes changes to actions a registered professional nurse is authorized to take. Makes changes to the scope of practice for a licensed practical nurse and registered professional nurse. Makes other changes.

Senate Floor Amendment No. 1

Adds reference to:

225 ILCS 65/65-43 new

Amends the Medical Practice Act of 1987. In provisions concerning physician delegation of authority, provides that the provisions apply to advanced practice registered nurses who have not been granted full practice authority. Provides that a licensee under the Act may not directly or indirectly divide, share, or split any professional fee or other form of compensation for professional services with anyone in exchange for a referral or otherwise. Further amends the Nurse Practice Act. Defines "full practice authority". Adds language concerning the scope of practice of advanced practices nurses with full practice authority, including provisions concerning prescriptive authority. Makes changes to continuing education requirements for advanced practice registered nurses. Amends the Illinois Controlled Substances Act. Expands the definition of "prescriber" to include full practice authority advanced practice registered nurses and makes a conforming change in the definition of "prescription". In provisions concerning mid-level practitioner licenses, provides that the mid-level practitioner license applies to advanced practice registered nurses who do not have full practice authority. Makes other changes. Effective January 1, 2018, except that some provisions take effect immediately.

Sep 20 17 H Public Act . . . . . . . . 100-0513

HB 00314

Rep. Arthur Turner

725 ILCS 5/110-6 from Ch. 38, par. 110-6

Amends the Code of Criminal Procedure of 1963. Provides that upon verified application by the Sheriff in whose custody the defendant has been remanded (in addition to current application by the State, the defendant, or the court on its own motion) the court before which the proceeding is pending may increase or reduce the amount of bail or may alter the conditions of the bail bond or grant bail where it has been previously revoked or denied. Provides that if monetary bail has been set and the defendant has been unable to post the required amount to secure release from custody, the defendant shall be required to present a verified application setting forth in detail any new facts not known or obtainable at the time of the setting of bail, or the previous revocation or denial of bail proceedings. Provides that if the court grants bail where it has previously been revoked or denied, or increases or reduces the amount of bail, the court shall state on the record of the proceedings the findings of facts and conclusion of law upon which such order is based.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00315
Reps. Mark Batinick, Grant Wehrli, Thomas Morrison and Tony McCombie

Amends the General Assembly, State Employee, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. No later than January 1, 2018, requires each System to calculate the net present value of the pension benefits for each eligible person and to offer that eligible person the opportunity to elect to receive an accelerated pension benefit payment equal to 70% of the net present value of his or her pension benefits in lieu of receiving any pension benefit. Provides that the election must be made before July 1, 2018 and if a person elects to receive an accelerated pension benefit payment, his or her credits and creditable service under that Article shall be terminated upon receipt of the accelerated pension benefit payment; except that the terminated service credit shall be used for the purposes of determining participation and benefits under the State Employees Group Insurance Act of 1971. Makes other changes. Amends the State Employees Group Insurance Act of 1971 to make related changes. Amends the Illinois Finance Authority Act. Requires the Authority to issue bonds if the amount of the accelerated pension benefit payments exceed the amount appropriated to each System for those payments. Amends the General Obligation Bond Act. Authorizes $250,000,000 in State Pension Obligation Acceleration Bonds to be sold to pay for accelerated pension benefit payments to eligible persons. Amends the State Pension Funds Continuing Appropriation Act to create a continuing appropriation for payments on those Bonds. Amends the State Finance Act to create the State Pension Obligation Acceleration Bond Fund. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00316
Reps. Arthur Turner

Amends the Criminal Identification Act. Extends the inoperative clause date for a pilot program in Cook County waiving the fee to be paid for a petition to expunge or seal records of arrests resulting in release without charging or arrests or charges not initiated by arrest resulting in acquittal, dismissal, or conviction when the conviction was reversed or vacated. Extends inoperative date to on and after January 1, 2019 (rather than on and after January 1, 2018). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00317  Rep. Scott Drury

725 ILCS 215/2 from Ch. 38, par. 1702
725 ILCS 215/3 from Ch. 38, par. 1703
725 ILCS 215/4 from Ch. 38, par. 1704

Amends the Statewide Grand Jury Act. Provides that a Statewide Grand Jury may be convened to investigate violations of offenses involving the corruption of a public official, including the Official Misconduct Article and the Public Contracts Article of the Criminal Code of 1961 or the Criminal Code of 2012.
Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee

HB 00318  Rep. Scott Drury and David S. Olsen

720 ILCS 5/16-1.4 new
720 ILCS 5/33E-16
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Criminal Code of 2012 and the Unified Code of Corrections. Creates the offense of theft of public funds. Provides that a person commits the offense when he or she: (1) embezzles, steals, purloins, obtains by fraud, or knowingly converts to his or her use or the use of another, or without authority sells, conveys, or disposes of, any record, voucher, money, or thing of value of the State or any department or agency of the State, or of any unit of local government or school district, or any property made or being made under contract for the State or any department or agency of the State, or any unit of local government or school district; or (2) receives, conceals, or retains the record, voucher, money, thing of value, or property of the State or any department or agency of the State, or of any unit of local government or school district, or any property made or being made under contract for the State or any department or agency of the State, or any unit of local government or school district with intent to convert it to his or her use or gain, knowing it to have been embezzled, stolen, purloined, obtained by fraud, or converted. Establishes penalties based on the value of the property unlawfully obtained. Changes the statute concerning misapplication of funds. Includes embezzling, stealing, obtaining by fraud, or otherwise without authority knowingly converting to the use of any person other than the rightful owner or intentionally misapplying, property that is owned by, or is under the care, custody, or control of the State or of any agency of the State, a unit of local government, or school district.
Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee

HB 00319  Rep. Scott Drury

720 ILCS 5/31-4.6 new

Amends the Criminal Code of 2012. Creates the offense of making a false statement to a peace officer or criminal investigative officer. Provides that a person commits the offense if: (1) the person knowingly makes a false statement to a peace officer or criminal investigative officer of the State or a unit of local government regarding a criminal matter that the person knows to be under investigation by the officer; and (2) during the interview, the person is first informed by a prosecutor who is working with the officer on the investigation that a knowing false statement to the officer relating to the investigation would constitute a criminal offense. Provides that a violation is a Class 4 felony.
Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee


730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment, or conditional discharge may not be imposed if the defendant is convicted of a Class 3 felony or higher violation of an offense involving the corruption of a public official when the offense consists of theft, fraud, extortion or a violation of the Official Misconduct or Public Contracts Article of the Criminal Code of 2012 and either: (1) the defendant was an elected official at the time of the offense, or (2) the offense involved more than $10,000 in money or property, based on either the value of any payments or the value of the item that was the object of the offense. Provides that this provision does not apply if the prosecutor certifies to the court at the time of sentencing that the defendant has provided substantial assistance in the case or another prosecution of substantial public importance.
Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/1-105.2
625 ILCS 5/3-400 from Ch. 95 1/2, par. 3-400
625 ILCS 5/6-306.5 from Ch. 95 1/2, par. 6-306.5
625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/11-208.8
625 ILCS 5/11-208.6 rep.
30 ILCS 805/8.41 new

Amends the Illinois Vehicle Code. Repeals Section providing authority to use automated traffic law enforcement systems at intersections in which cameras are used to photograph or video record a motor vehicle's failure to stop and yield as required by traffic control signals. Denies home rule powers. Amends the State Mandates Act to require implementation without reimbursement from the State. Makes conforming and other technical changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00322  Rep. Scott Drury

5 ILCS 430/10-10
5 ILCS 430/10-15
5 ILCS 430/10-20 new
5 ILCS 430/50-5

Amends the State Officials and Employees Ethics Act. Makes the gift ban apply to additional classes of persons. Places caps on gifts that may be accepted as exempt under the educational materials and missions exemption and the travel expenses for State business exemption. Deletes exemptions that authorize the acceptance of gifts provided by an individual on the basis of personal friendship; gifts made through bequests, inheritances, and other transfers at death; and gifts of food. Exempts from the gift ban the cost of food or beverages consumed at certain receptions, meals, and meetings. Establishes a procedure for the reporting of all gifts that are accepted as exempt from the gift ban. Authorizes the Secretary of State to institute a system for the reporting of accepted gifts. Increases penalties for violations of the gift ban.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00323  Rep. Scott Drury

25 ILCS 170/2 from Ch. 63, par. 172
25 ILCS 170/3 from Ch. 63, par. 173
25 ILCS 170/10 from Ch. 63, par. 180

Amends the Lobbyist Registration Act. Expands the definition of lobbying to include communications with government employees and attempts to persuade local government officials. Pre-empts home rule authorities from defining the act of "lobbying" in a manner inconsistent with the State's definition. Prohibits family members of officials or State employees and persons with whom a legislator or State employee maintains a close economic relationship from lobbying for compensation. Provides that a violation of this prohibition is a Class A misdemeanor with a fine equal to 5 times the total compensation earned in violation of this Section.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00324  Rep. Scott Drury

5 ILCS 420/3-108 new

Amends the Illinois Governmental Ethics Act. Prohibits the Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, and Minority Leader of the Senate from engaging in outside employment during their terms of office. Defines "outside employment". Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00325

5 ILCS 430/1-5
5 ILCS 430/5-47 new
5 ILCS 430/50-5

Amends the State Officials and Employees Ethics Act. Provides that no former officer, former member, or former State employee and no employee or immediate family member of a former officer, former member, or former State employee shall engage in lobbying for a period of 2 years after the last day of the most recent term of office to which the former officer was elected or, if not elected, for a period of 2 years after the former officer, former member, or former State employee ended his or her employment with the State. Makes a violation of these requirements a Class 4 felony. Authorizes the imposition of a fine in an amount equal to the total amount of salary, compensation, or any other form of payment that the person received in connection with the prohibited activity. Defines "immediate family member". Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 00326

625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208
625 ILCS 5/11-208.6
30 ILCS 805/8.41 new

Amends the Illinois Vehicle Code. Provides that after January 1, 2018 no non-home rule unit within the counties of Cook, DuPage, Kane, Lake, Madison, McHenry, St. Clair, and Will may enact or continue to enforce an ordinance for an automated traffic law enforcement system to enforce violations of intersection traffic control signals. Provides that an automated traffic law enforcement system is a system, in a municipality or county, not including a non-home rule unit within the designated counties on or after January 1, 2018, operated by a governmental agency, that produces a recorded image of a motor vehicle's violation of a provision of the Code or a local ordinance and is designed to obtain a clear recorded image of the vehicle and the vehicle's license plate. Amends the State Mandates Act to require implementation without reimbursement from the State.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 00327
Rep. Scott Drury

225 ILCS 10/4.2 from Ch. 23, par. 2214.2
720 ILCS 5/17-24

Amends the Criminal Code of 2012. Expands the fraud statute to include fraudulent schemes and artifices that do not include wire or mail transmission. Makes a conforming change in the Child Care Act of 1969.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 00328
Rep. Scott Drury

720 ILCS 5/32-2 from Ch. 38, par. 32-2

Amends the Criminal Code of 2012. Provides that an indictment or information for perjury alleging that in the same or in different proceedings in which an oath or affirmation is required, the offender, under oath, knowingly made contradictory statements to the degree that one of the statements is necessarily false, need not specify which statement is false if: (1) each statement was material to the issue or point in question; and (2) each statement was made within the period of the statute of limitations for the offense charged. Provides that it is a defense to an indictment or information made for perjury that the defendant at the time he or she made each declaration believed the declaration to be true. Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee
HB 00329  Rep. Scott Drury

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Provides that a licensee under the Act shall not knowingly carry a firearm into any building, real property, or parking area under the control of (1) a licensed establishment as defined and licensed under the Video Gaming Act, or (2) a licensed fraternal establishment or licensed veterans establishment as defined and licensed under the Video Gaming Act, where alcoholic liquor is drawn, poured, mixed, or otherwise served for consumption on the premises. Provides that a licensee under the Act shall not knowingly carry a firearm into any building under the control of a licensed fraternal establishment, licensed veterans establishment, or licensed truck stop establishment, as defined and licensed under the Video Gaming Act, and alcoholic liquor is not drawn, poured, mixed, or otherwise served for consumption on the premises. Provides that any person (rather than the owner) lawfully in possession and control of private real property of any type may prohibit the carrying of concealed firearms on the property (deletes under his or her control). Provides that if the property is a private residence no sign need be posted and it shall be presumed that the carrying of concealed firearms is prohibited in the residence and a violation of the Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00330  Rep. Scott Drury

10 ILCS 5/7-43 from Ch. 46, par. 7-43
10 ILCS 5/7-44 from Ch. 46, par. 7-44
10 ILCS 5/19-3 from Ch. 46, par. 19-3
10 ILCS 5/19-4 from Ch. 46, par. 19-4
10 ILCS 5/19-4.5 new
10 ILCS 5/19-5 from Ch. 46, par. 19-5
10 ILCS 5/19-8 from Ch. 46, par. 19-8
10 ILCS 5/19-12.1 from Ch. 46, par. 19-12.1
10 ILCS 5/20-3 from Ch. 46, par. 20-3
10 ILCS 5/20-4.5 new
10 ILCS 5/20-5 from Ch. 46, par. 20-5
10 ILCS 5/20-8 from Ch. 46, par. 20-8
10 ILCS 5/19-2.1 rep.

Amends the Election Code. Eliminates the requirement that a voter declare party affiliation when voting at a primary election. Provides that the voter shall receive the primary ballot of each of the established political parties nominating candidates for office at the primary election but may cast a ballot of only one political party, except in certain cases involving statewide political parties and political parties established only within a political subdivision. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00331  Rep. Scott Drury

105 ILCS 5/2-3.170 new
105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new

Amends the School Code. Requires the State Board of Education, in conjunction with the Department of Public Health, to establish a calorie transparency program, to be implemented in the public schools of this State. Provides that the purpose of the program shall be to reduce obesity by educating students on healthy eating habits and the importance of being aware of the contents of the food they eat. Provides that a school board shall require each school to conspicuously display the nutritional information of all food items offered for sale to students on school property.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00332  Rep. Scott Drury, Emanuel Chris Welch, Natalie A. Manley, Katie Stuart and Marcus C. Evans, Jr.

105 ILCS 5/22-83 new
105 ILCS 10/2 from Ch. 122, par. 50-2
105 ILCS 10/6 from Ch. 122, par. 50-6
105 ILCS 10/9 from Ch. 122, par. 50-9
325 ILCS 17/5

Amends the School Code to add provisions concerning student data privacy. Amends the Illinois School Student Records Act. Makes changes to the definition provisions. Sets forth provisions allowing disclosure of student records to researchers at an accredited post-secondary educational institution or an organization conducting research if specified requirements are met. Amends the Children's Privacy Protection and Parental Empowerment Act to change the definition of "child" to mean a person under the age of 18 (instead of 16).

Mar 29 17  H  Tabled Pursuant to Rule 22(g)

HB 00333  Rep. Scott Drury, Anthony DeLuca, Emanuel Chris Welch and Natalie A. Manley

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

Amends the State Finance Act. Provides that notwithstanding any provision of law to the contrary and to the extent permitted by federal law, for fiscal year 2017 and each fiscal year thereafter, outstanding liabilities as of June 30, payable from appropriations which have otherwise expired, may be paid out of the expiring appropriations only during the 2-month period ending at the close of business on August 31. Provides for an exception for a proper bill or invoice as defined by the State Prompt Payment Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00334  Rep. Scott Drury and David S. Olsen

10 ILCS 5/2A-1.1 from Ch. 46, par. 2A-1.1

Amends the Election Code. Provides that the general primary election shall be held on the fourth Tuesday in June (now, the third Tuesday in March). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00335  Rep. Lindsay Parkhurst-Al Riley, Ryan Spain, Jehan Gordon-Booth and Litesa E. Wallace

65 ILCS 115/10-5.3

Amends the River Edge Redevelopment Zone Act. Provides that the Department of Commerce and Economic Opportunity may certify one additional pilot River Edge Redevelopment Zone in the City of Kankakee. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00336  Rep. David McSweeney and Natalie A. Manley

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
30 ILCS 805/8.41 new

Amends the Property Tax Code. Provides that, beginning with the 2017 levy year, the Property Tax Extension Limitation Law applies to all non-home rule taxing districts. Provides that, beginning with the 2017 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00337  Rep. David McSweeney and Natalie A. Manley
35 ILCS 200/Art. 18 Div. 7 heading new
35 ILCS 200/18-280 new
35 ILCS 200/18-285 new
35 ILCS 200/18-290 new
30 ILCS 805/8.41 new

Amends the Property Tax Code. Creates a Township Property Tax Extension Freeze for the 2017 levy year for townships with a population of 100,000 or less that are located within a county that is subject to the Property Tax Extension Limitation Law. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00338  Rep. David McSweeney and Thomas Morrison
40 ILCS 5/2-101.1 new

Amends the General Assembly Article of the Illinois Pension Code. Provides that no person first elected or appointed to the General Assembly on or after November 6, 2018 shall be eligible to become a participant in the General Assembly Retirement System.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00339  Rep. David McSweeney, Natalie A. Manley, Jonathan Carroll and Allen Skillicorn
5 ILCS 290/1 from Ch. 53, par. 1
25 ILCS 115/1 from Ch. 63, par. 14

Amends the Salaries Act. Decreases the annual salary of the Governor, Lieutenant Governor, Secretary of State, Comptroller, Treasurer, and Attorney General by 10% beginning on January 9, 2019. Amends the General Assembly Compensation Act. Decreases the annual salary and committee service stipends of General Assembly members by 10% beginning on January 9, 2019 for each member of the House of Representatives and each member of the Senate elected to a 2-year term commencing January 11, 2017 and beginning January 9, 2019 for all other members of the Senate. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00340  Rep. David McSweeney, Thomas Morrison and Katie Stuart
25 ILCS 115/4 from Ch. 63, par. 15.1

Amends the General Assembly Compensation Act. Reduces the district office allowance of members of the General Assembly by 10%. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00341  Rep. David McSweeney, Natalie A. Manley and John Connor
25 ILCS 115/1 from Ch. 63, par. 14
25 ILCS 115/1.10 new
25 ILCS 120/6.5 new

Amends the General Assembly Compensation Act. Establishes the fiscal year 2018 mileage reimbursement rate and allowance for lodging and meals. Requires every member of the 100th General Assembly to forfeit one day of compensation during each month of the fiscal year beginning July 1, 2017. Amends the Compensation Review Act. Prohibits a fiscal year 2018 cost-of-living adjustment for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00342  Rep. David McSweeney
65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that all obligations issued by a non-home rule municipality in connection with the Tax Increment Allocation Redevelopment Act (instead of TIF obligations secured by the full faith and credit of the municipality) are subject to a backdoor referendum. Provides that a petition calling for a referendum on the issuance of those bonds shall be filed within 45 (instead of 30) days after the publication of the ordinance. Makes changes concerning the signature requirement for those petitions. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00343  Rep. David McSweeney
15 ILCS 20/50-22
Amends the State Budget Law of the Civil Administrative Code of Illinois. Removes references to General Assembly members from provisions concerning funding for salaries of General Assembly members, judges, and legislative operations. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00344  Rep. David McSweeney, Daniel V. Beiser and Natalie A. Manley
25 ILCS 115/1 from Ch. 63, par. 14
Amends the General Assembly Compensation Act. Provides that if the General Assembly is convened in special session by the Governor for a purpose related to the State budget, members of the General Assembly shall not be eligible to file or collect per diem or mileage payments for their participation in the special session. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 5/203 from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates a deduction for corporations in an amount equal to 100% of the portion of the taxpayer's Illinois net income for the taxable year that is earned by the taxpayer as a result of a manufacturing process. Provides that the deduction is exempt from the Act's automatic sunset provision. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00346  Rep. David McSweeney, Jerry Costello, II and Natalie A. Manley
25 ILCS 115/1 from Ch. 63, par. 14
25 ILCS 120/6.5 new
Amends the General Assembly Compensation Act. Establishes the fiscal year 2018 mileage reimbursement rate and allowance for lodging and meals. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal year beginning July 1, 2017 for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00347  Rep. David McSweeney, Thomas Morrison, Natalie A. Manley, Jerry Costello, II, Michelle Mussman and Sue Scherer
New Act
10 ILCS 5/28-7 from Ch. 46, par. 28-7
Creates the Citizens Empowerment Act. Provides that electors may petition for a referendum at the next general election to dissolve a unit of local government. Sets forth the requirements for the petition, together with the form and requirements for the ballot referendum. Provides for the transfer of all real and personal property, and any other assets, together with all personnel, contractual obligations, and liabilities of the dissolving unit of local government to the receiving unit of local government. Amends the Election Code to provide exceptions for the Citizens Empowerment Act. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00348
Rep. David McSweeney, Daniel V. Beiser, Thomas Morrison, Natalie A. Manley, Deb Conroy, Michelle Mussman, Sara Wojcicki Jimenez, Norine K. Hammond, Tony McCombie, Michael D. Unes, Lindsay Parkhurst, Nick Sauer, Tom Demmer, Terri Bryant, Dave Severin and David B. Reis
(Sen. Thomas Cullerton)

5 ILCS 20/2 from Ch. 1, par. 103

10 ILCS 5/12A-55

Amends the Illinois Constitutional Amendment Act. Provides that when the Secretary of State first publishes a proposed constitutional amendment in a newspaper or newspapers, he or she shall also cause the existing form of the constitutional provision proposed to be amended, the proposed amendment, the explanation of the amendment, the arguments for and against the amendment, and the form in which the amendment will appear on the separate ballot, to be published on a publicly accessible Internet website controlled by the Office of the Secretary of State. Provides that the newspaper or newspapers containing the published amendment shall also provide a link to the amendment information published on the Secretary's Internet website. Removes language requiring the Secretary to issue a pamphlet concerning a proposed constitutional amendment. Amends the Election Code to make conforming changes. Effective immediately.

House Floor Amendment No. 3
Deletes reference to:

10 ILCS 5/12A-55

Replaces everything after the enacting clause. Amends the Illinois Constitutional Amendment Act. Provides that when the Secretary of State first publishes a constitutional amendment in a newspaper or newspapers, he or she shall also cause the existing form of the constitutional provision proposed to be amended, the proposed amendment, the explanation of the amendment, the arguments for and against the amendment, and the form in which the amendment will appear on the separate ballot, to be published on a publicly accessible Internet website controlled by the Office of the Secretary of State. Provides that the newspaper or newspapers containing the published amendment shall also provide a link to the amendment information published on the Secretary's Internet website. Provides that the Secretary of State shall not publish, mail, or maintain any pamphlets concerning a proposed constitutional amendment to abolish the Office of the Lieutenant Governor, nor shall the General Assembly be required to provide the language for such a pamphlet explaining a proposed amendment for the abolition of the Office of the Lieutenant Governor. Effective immediately.

Governor Amendatory Veto Message

Recommends providing that the Secretary of State shall not publish, mail, or maintain any pamphlets concerning a proposed constitutional amendment (rather than a proposed constitutional amendment to abolish the Office of the Lieutenant Governor), nor shall the General Assembly be required to provide the language for such a pamphlet explaining a proposed amendment.

Oct 27 17 H Bill Dead - No Positive Action Taken - Amendatory Veto

HB 00349
Rep. David McSweeney

115 ILCS 5/10 from Ch. 48, par. 1710

Amends the Illinois Educational Labor Relations Act. Provides that no collective bargaining agreement shall be reduced to writing by the parties until the provisions of the agreement are substantially complete. Provides that once the agreement is reduced to writing and signed by the parties, it is eligible for ratification by both parties. Provides that upon ratification, changes to the agreement may be made through a technical corrections process. Defines "substantially complete". Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Pension Code. Provides for the forfeiture of benefits for any person who otherwise would receive a survivor benefit who is convicted of any felony relating to or arising out of or in connection with the service of the member from whom the benefit results. Provides that all participants entering service after the effective date of the amendatory Act shall be deemed to have consented to that provision. Provides that the changes under the amendatory Act shall not impair any contract or vested right acquired by a survivor before the effective date of the amendatory Act. Effective immediately.

Senate Committee Amendment No. 1

In the State Universities Article: (1) removes a reference to survivor benefits and provides that no benefits shall be paid to any person who is convicted of any felony relating to or arising out of or in connection with a person's service as an employee from which the benefit derives; (2) provides that all participants entering service on or subsequent to (rather than subsequent to) the effective date of the amendatory Act shall be deemed to have consented to the provisions of the amendatory Act as a condition of participation; and (3) makes a grammatical and stylistic change.

Aug 25 17  H Public Act . . . . . . . . . . . 100-0334

HB 00351  Rep. David McSweeney and Natalie A. Manley

720 ILCS 5/11-1.30  was 720 ILCS 5/12-14
720 ILCS 5/11-1.40  was 720 ILCS 5/12-14.1

Amends the Criminal Code of 2012. Provides that the sentence for aggravated criminal sexual assault, which does not otherwise provide for an enhanced penalty, is a Class X felony for which 5 years shall be added to the term of imprisonment imposed by the court. Provides that the sentence for predatory criminal sexual assault of a child, which does not otherwise provide for an enhanced penalty, is a Class X felony with a minimum term of imprisonment of 11 (rather than 6) years.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00352  Rep. David McSweeney

720 ILCS 570/401  from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Increases the minimum penalties by 3 years for knowingly manufacturing or delivering, or possessing with intent to manufacture or deliver, 15 grams or more of heroin.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 00353  Rep. David McSweeney and Thomas Morrison
105 ILCS 5/10-20.60 new
Amends the School Code with respect to school districts other than the Chicago school district. Prohibits any post-retirement educator bonus not required by a valid contract entered into before the effective date of the amendatory Act, and prohibits a school district from entering into a contract on or after the effective date of the amendatory Act that provides for a post-retirement educator bonus or bonuses. Defines "post-retirement educator bonus" as any payment made by a school district to an educator licensed under the School Code who has commenced his or her retirement and is collecting a retirement annuity from the Teachers' Retirement System of the State of Illinois, other than compensation for current employment with the school district. Requires each school district to annually report to all residents of the school district the status of all contracts requiring the payment of a post-retirement educator bonus and all post-retirement educator bonuses paid during the previous school year. Sets forth what the report must contain. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00354  Rep. David McSweeney-Brandon W. Phelps-Terri Bryant-William Davis-Chad Hays, Natalie A. Manley, Allen Skillicorn, Grant Wehrli and John Connor
New Act
Creates the School Water Supply Testing Act. Provides that beginning January 1, 2018, water supplies available for drinking water use in all classroom-instruction public school facilities, non-home-based private school facilities, charter school facilities, and special education facilities shall be tested for lead at least once a year. Provides that water suppliers shall be responsible for such testing and associated expenses. Contains provisions concerning testing expenses, rate relief, and reimbursements. Provides that test results shall be public; provided to the school district or governing body of a tested school, and the Environmental Protection Agency; and published online by water suppliers. Creates the School Water Supply Testing Fund. Provides that any monies paid by the federal government to the State to test local school water shall be deposited into the Fund and such monies shall be used for the purposes set forth in the Act. Provides that the Agency may adopt rules concerning the Fund and to implement the Act. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00355  Rep. David McSweeney and Natalie A. Manley
625 ILCS 5/11-208.6
Amends the Illinois Vehicle Code. Provides that 30 days after the effective date of the bill, the Department of Transportation shall conduct a study evaluating automated traffic law enforcement systems in this State. Provides that on or before December 31, 2017, the Department shall file a report with the General Assembly with the results from the study, including input from local law enforcement, and any recommendations the Department deems necessary. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00356  Rep. David McSweeney, Thomas Morrison and Tony McCombie
805 ILCS 180/50-10
Amends the Limited Liability Company Act. Reduces the fee collected by the Secretary of State for the filing of articles of organization, applications for admission, and restated articles of organization from $500 to $39 and reduces those fees in connection with a limited liability company with ability to establish series from $750 to $59. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00357  Rep. David McSweeney, Martin J. Moylan, Jerry Costello, II and Natalie A. Manley
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/901 from Ch. 120, par. 9-901
Amends the Illinois Income Tax Act. For taxable years beginning on or after January 1, 2017, reduces the rate of tax to 3% for individuals, trusts, and estates and 4.8% for corporations. Makes corresponding changes concerning the distribution of tax proceeds. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00358

Rep. David McSweeney, Allen Skillicorn and Natalie A. Manley

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
30 ILCS 805/8.41 new

Amends the Property Tax Code. Provides that, beginning with the 2017 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, beginning with the 2017 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00359

Rep. Mark Batinick-Allen Skillicorn-Lindsay Parkhurst-Emanuel Chris Welch, Grant Wehrli, Thomas Morrison and Natalie A. Manley

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
30 ILCS 805/8.41 new

Amends the Property Tax Code. Provides that, beginning with the 2017 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, beginning with the 2017 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00360

Rep. Allen Skillicorn, Anthony DeLuca, Carol Sente and Natalie A. Manley

35 ILCS 200/15-169
Amends the Property Tax Code. In a Section concerning the homestead exemption for veterans with disabilities, provides that, for taxable years 2017 and thereafter, if the veteran has a service connected disability of 20% (currently, 30%) or more but less than 50%, then the annual exemption is $2,500. Provides that that exemption also applies to veterans who are not disabled but are over the age of 75. Removes a requirement that the homestead exemption for veterans with disabilities applies only to residences with an equalized assessed value of less than $250,000. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00361


35 ILCS 200/20-15
Amends the Property Tax Code. Provides that each tax bill shall contain a list of each tax increment financing (TIF) district in which the property is located and the dollar amount of tax due that is allocable to the TIF district. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00362


40 ILCS 5/7-137 from Ch. 108 1/2, par. 7-137
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a person who holds elective office in a participating municipality that is not a home rule unit and is first so elected on or after the effective date of the amendatory Act is not a participating employee with respect to that office. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00363  Rep. Allen Skillicorn and Thomas Morrison

40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105

Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System by members of the General Assembly to persons who become participants before January 1, 2019 and provides that, beginning on that date, the System shall not accept any new participants who are members of the General Assembly. Makes related changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00364  Rep. Margo McDermed

30 ILCS 805/9.2 new

Amends the State Mandates Act. Provides that the General Assembly shall not approve of any unfunded mandates under the Act during a calendar year which contains a general election.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


430 ILCS 66/40
720 ILCS 5/24-2

Amends the Criminal Code of 2012. Provides an exemption for the offense of unlawful use of weapons for carrying or possessing a concealed firearm upon any public street, alley, or other public lands, or for the offense of aggravated unlawful use of a weapon by a non-resident active duty member of the United States Armed Forces if certain requirements are met. The non-resident active duty member of the United States Armed Forces must be eligible to possess and carry a firearm in public under the laws of his or her state or territory of residence; possess a valid equivalent of an Illinois Firearm Owner’s Identification Card issued by his or her state or territory of residence if required by his state or territory of residence; possess valid military identification; and comply with various provisions of the Firearm Concealed Carry Act. Makes conforming changes in the Firearm Concealed Carry Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00366  Rep. Margo McDermed

820 ILCS 185/40
820 ILCS 185/42
820 ILCS 185/45

Amends the Employee Classification Act. Provides that an employer that violates any provision of the Act or rule adopted under the Act is subject to a civil penalty not to exceed: (i) $1,500 (rather than $1,000) for each violation found in the first audit by the Department of Labor and (ii) $2,500 (rather than $2,000) for each repeat violation found by the Department within a 5-year period. Provides that a person who willfully violates any provision of the Act or rule adopted under the Act or obstructs the Director of Labor or any other person authorized to inspect places of employment under the Act is liable for penalties up to triple (rather than double) the statutory amount. Provides that an employer that is found to have willfully violated any provision of the Act shall be debarred from being awarded a State contract. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00367  Rep. La Shawn K. Ford

New Act

Creates the Value After Rehabilitation Appraisal Act. Provides that, unless prohibited by federal law or regulation, for any program administered by this State that requires an appraisal to be performed on real estate, the appraisal may take value after rehabilitation into account. Provides that an appraisal that takes value after rehabilitation into account shall be accepted to the same extent that other appraisal methods for real estate sales and refinances are accepted.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00368  Rep. Elaine Nekritz-David S. Olsen

(Sen. Daniel Biss)

40 ILCS 5/15-113  from Ch. 108 1/2, par. 15-113
40 ILCS 5/15-135  from Ch. 108 1/2, par. 15-135
40 ILCS 5/15-152  from Ch. 108 1/2, par. 15-152
40 ILCS 5/15-153.2 from Ch. 108 1/2, par. 15-153.2
40 ILCS 5/15-168.1

Amends the State Universities Article of the Illinois Pension Code. Changes the definition of "service" to include periods where earnings credits were established for periods of voluntary pay reduction in lieu of furlough. In a provision concerning retirement annuity payment periods, provides that for a recipient of a disability retirement annuity, the date on which a retirement annuity payment period begins shall not be prior to the discontinuation of the disability retirement annuity. Provides for the discontinuation of a disability retirement annuity when the recipient refuses to submit to a reasonable physical examination by a physician approved by the board or when the recipient fails to provide an earnings verification necessary to determine continuance of benefits. Requires the board to prescribe rules governing the filing, investigation, control, and supervision of disability retirement annuity claims. Adds provisions concerning costs incurred in connection with completing a claim for a disability retirement annuity. Authorizes the secretary of the board to issue subpoenas to obtain information to assist in the collection of sums due to the System, the determination of the death of a benefit recipient or a potential benefit recipient, or obtaining personal identifying information necessary for the administration of benefits. Makes other changes. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change: in a provision that authorizes the secretary of the board to issue subpoenas to compel the attendance of witnesses and the production of documents and records in connection with the collection of sums due to the System, removes language that specifies that those documents and reports include, but are not limited to, banks and other financial records. Effective immediately.

Aug 04 17  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 00369  Rep. Jaime M. Andrade, Jr.-Mark Batinick-Litesa E. Wallace-Carol Ammons

(Sen. Iris Y. Martinez)

New Act

Creates the Bedbugs Disclosure to Employees Act. Requires an employer to notify employees if a person certified under the Structural Pest Control Act has determined the presence of bedbugs at the place of employment. Provides that such notification shall be made electronically via email or, if notice by email is not possible, the employer shall issue a written notification to each employee or post a written notification in a conspicuous place or places used or reserved for employee notices.

House Floor Amendment No. 1
 Adds a requirement that an employee notify his or her employer if the employee observes a presence of bedbugs at the employee's place of employment.

Senate Floor Amendment No. 1
In a provision requiring an employee to notify his or her employer of the presence of bedbugs if the employee observes bedbugs at the place of employment, provides that failure of an employee to notify his or her employer of the presence of bedbugs shall not result in disciplinary action.

Sep 28 17  Rule 19(b) / Re-referred to Rules Committee
HB 00370  Rep. Rita Mayfield-Laura Fine-Elgie R. Sims, Jr., Camille Y. Lilly, Emanuel Chris Welch and Natalie A. Manley
(Sen. Terry Link)

105 ILCS 5/10-23.12 from Ch. 122, par. 10-23.12
105 ILCS 5/27A-5
105 ILCS 5/34-18.6 from Ch. 122, par. 34-18.6

Amends the School Code. Requires each public school and charter school to post (1) the current toll-free telephone number of the Department of Children and Family Services' child abuse hotline; (2) instructions to call 9-1-1 for emergencies; and (3) directions for accessing the Department's website for more information on reporting abuse, neglect, and exploitation. Sets forth other requirements concerning the posting of this information.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the School Code. Provides that the Department of Children and Family Services may, in cooperation with school officials, distribute appropriate materials in school buildings listing the toll-free telephone number established in the Abused and Neglected Child Reporting Act, including methods of making a report under the Abused and Neglected Child Reporting Act, to be displayed in a clearly visible location in each school building.

Sep 08 17  H  Public Act . . . . . 100-0468

HB 00371  Rep. Rita Mayfield-Lindsay Parkhurst

625 ILCS 5/3-402.1 from Ch. 95 1/2, par. 3-402.1
625 ILCS 5/20-101 from Ch. 95 1/2, par. 20-101
625 ILCS 5/3-815.1 rep.


Mar 22 17  H  To Highways & Transit Subcommittee

HB 00372  Rep. Rita Mayfield

65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the City of Waukegan may utilize revenues, other than State sales tax increment revenues, from one redevelopment project area for eligible costs in another redevelopment project area. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Julie A. Morrison-Don Harmon)

75 ILCS 5/4-10 from Ch. 81, par. 4-10

Amends the Illinois Local Library Act. Provides that a library board of trustees' statement of financial requirements necessary for the next year and any amount the library board believes will be necessary to levy taxes for the library's next fiscal year shall be submitted to the governing board of the municipality no less than 60 days prior to when the tax levy must be certified under the Property Tax Code (rather than 60 days after the expiration of the fiscal year). Effective immediately.

Aug 22 17  H  Public Act . . . . . 100-0245

(Sen. Dan McConchie, Mattie Hunter, Thomas Cullerton and Michael E. Hastings)

625 ILCS 5/3-802 from Ch. 95 1/2, par. 3-802

Amends the Illinois Vehicle Code. Provides that beginning with the 2018 registration year, any individual who has a military-related special license plate issued under certain specified Sections of the Code may reclass his or her special license plate upon acquiring a new specified registration without a replacement fee or registration sticker cost.

House Floor Amendment No. 1
Changes the first registration year from 2018 to 2019 in which an individual who has a special license plate specified in the added provision may reclass the plate without a replacement plate fee or registration sticker cost upon acquiring a new registration under certain provisions of the Code.

Aug 22 17  H  Public Act . . . . . 100-0246
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district may, by ordinance, specify a period of time during which it will suspend its extension for nursing home purposes. Provides that, for the first levy year in which that taxing district resumes its full extension for nursing home purposes, the district's aggregate extension base shall be calculated as if the district had used its maximum extension for nursing home purposes for the levy years during which the extension was suspended. Provides that a taxing district may recapture the amount that the district could have levied for nursing home purposes during the suspension period by passing an ordinance increasing its aggregate extension base for that purpose. Effective immediately.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district may, by ordinance, specify a period of time during which it will suspend its extension for nursing home purposes. Provides that, for the first levy year in which that taxing district resumes its full extension for nursing home purposes, the district's aggregate extension base shall be calculated as if the district had used its maximum extension for nursing home purposes for the levy years during which the extension was suspended. Provides that a taxing district may recapture the amount that the district could have levied for nursing home purposes during the suspension period by passing an ordinance increasing its aggregate extension base for that purpose. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 00375


(Sen. Heather A. Steans-Patricia Van Pelt, Mattie Hunter and Dale A. Righter-Jacqueline Y. Collins-Pat McGuire)

50 ILCS 705/7 from Ch. 85, par. 507
50 ILCS 705/10.17
725 ILCS 5/110-7 from Ch. 38, par. 110-7

Amends the Illinois Police Training Act. Provides that beginning January 1, 2018, all probationary officers employed by law enforcement agencies located in counties of more than 3,000,000 inhabitants, including probationary part-time officers and university police officers, shall be required to complete Crisis Intervention Team (CIT) training as part of initial minimum basic training requirements. All permanent police officers, part-time officers, and university officers must complete at least one Crisis Intervention Team (CIT) training program prior to January 1, 2019. Provides that CIT training includes situations involving domestic violence. Provides that the Illinois Law Enforcement Training Standards Board may partner with local mental health organizations and providers in developing and assisting with crisis intervention programming. Amends the Code of Criminal Procedure of 1963. Provides that in counties of more than 3,000,000 inhabitants, $25 of bail moneys retained by the circuit court clerk shall be deposited in the Crisis Intervention Team Training Fund, a special fund in the county treasury, to be used solely for paying for the costs of crisis intervention training for probationary police officers employed by law enforcement agencies located in a county with more than 3,000,000 inhabitants.

House Floor Amendment No. 2

Deletes reference to:

725 ILCS 5/110-7

Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Reinserts the provisions of the introduced bill with changes. Provides that the curriculum for probationary officers and in-service training requirements shall include mental health awareness and response (in the introduced bill, crisis intervention team training for probationary police officers employed by law enforcement agencies located in counties of more than 3,000,000 inhabitants). Provides that the Illinois Law Enforcement Training Standards Board shall create an introductory course incorporating adult learning models that provides law enforcement officers with an awareness of mental health issues including a history of the mental health system, types of mental health illness including signs and symptoms of mental illness and common treatments and medications, and the potential interactions law enforcement officers may have on a regular basis with these individuals, their families, and service providers including de-escalating a potential crisis situation (in the introduced bill, the Board shall conduct Crisis Intervention Team training programs that identify signs and behaviors of domestic violence victims and perpetrators, to de-escalate situations involving individuals who appear to have a mental illness and situations involving domestic violence, and connect persons in crisis to treatment, emergency assistance, or other necessary services). Provides that this course, in addition to other traditional learning settings, may be made available in an electronic format. Deletes language in the introduced bill providing that beginning January 1, 2018, all probationary officers employed by law enforcement agencies located in counties of more than 3,000,000 inhabitants, including probationary part-time officers and university police officers, shall be required to complete Crisis Intervention Team training as part of initial minimum basic training requirements. Makes other technical changes.

Aug 22 17 H Public Act . . . . 100-0247

HB 00376

Rep. Steven Reick

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district may, by ordinance, specify a period of time during which it will suspend its extension for nursing home purposes. Provides that, for the first levy year in which that taxing district resumes its full extension for nursing home purposes, the district's aggregate extension base shall be calculated as if the district had used its maximum extension for nursing home purposes for the levy years during which the extension was suspended. Provides that a taxing district may recapture the amount that the district could have levied for nursing home purposes during the suspension period by passing an ordinance increasing its aggregate extension base for that purpose. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 00377  Rep. Steven Reick and Reginald Phillips

430 ILCS 66/90

Amends the Firearm Concealed Carry Act. Provides that a municipality, including a home rule unit, may not revoke, suspend, or refuse to renew a business license or otherwise interfere with a business license issued by the municipality to a business owner, including the holder of a retail liquor license issued under the Liquor Control Act of 1934, because the business owner lawfully permits a concealed carry licensee to carry firearms into his or her business establishment. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00378  Rep. Steven Reick-David S. Olsen

5 ILCS 100/5-170 new

Amends the Illinois Administrative Procedure Act. Provides that for each rule proposed to be adopted by the State Board of Education impacting the operations of any school district, any interested person may request the Joint Committee on Administrative Rules to determine whether the proposed rule is a State mandate. If the Joint Committee determines that the proposed rule is a State mandate, then the running of all periods under the Illinois Administrative Procedure Act shall be tolled, and no Certificate of No Objection may be issued for the rule, until the rule has been approved by a joint resolution of the General Assembly.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00379  Rep. Steven Reick, Allen Skillicorn and Robert W. Pritchard

110 ILCS 205/9.36 new

Amends the Board of Higher Education Act. Requires each public university to submit to the Board of Higher Education a study of the costs of making available online 4 of the university's most popular degree programs, as determined by the university. Sets forth what must be included in the cost study. Requires the Board of Higher Education to use new and existing data to evaluate probable student outcomes for online degree plans identified by the universities; sets forth other Board requirements.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00380  Rep. Steven Reick-Avery Bourne-Dave Severin-Brian W. Stewart and Allen Skillicorn

35 ILCS 405/2 from Ch. 120, par. 405A-2

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2018, the exclusion amount shall be the applicable exclusion amount under the Internal Revenue Code. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 200/15-172

Amends the Property Tax Code. In a Section granting a Senior Citizens Assessment Freeze Homestead Exemption, provides that the maximum income limitation is $75,000 for taxable year 2017 and thereafter. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00382  Rep. Sam Yingling-Martin J. Moylan, Jerry Costello, II, Michelle Mussman, Sue Scherer and Katie Stuart

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
30 ILCS 805/8.41 new

Amends the Property Tax Code. Provides that, beginning with the 2016 levy year, the Property Tax Extension Limitation Law applies to all non-home rule taxing districts. Provides that, beginning with the 2016 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Income Tax Act. In provisions providing that a unitary business group does not include members whose business activity outside the United States is 80% or more of that member's total business activity, provides that the phrase "United States" means only the 50 states, the District of Columbia, and any area over which the United States has asserted jurisdiction or claimed exclusive rights with respect to the exploration for or exploitation of natural resources, but does not include any territory or possession of the United States (currently, for those purposes, "United States" means only the 50 states and the District of Columbia, but does not include any territory or possession of the United States or any area over which the United States has asserted jurisdiction or claimed exclusive rights with respect to the exploration for or exploitation of natural resources). Amends the Limited Liability Company Act. Reduces the fees for filing articles of organization, applications for admission, and restated articles of organization to $125 for a series LLC (currently, $750) and $75 for all other LLCs (currently, $500).
HB 00384    Rep. David Harris-Margo McDermed

5 ILCS 120/1.02 from Ch. 102, par. 41.02
5 ILCS 430/5-50
20 ILCS 2310/2310-217
20 ILCS 2310/2310-640
20 ILCS 3960/Act rep.
20 ILCS 4050/15 rep.
30 ILCS 5/3-1 from Ch. 15, par. 303-1
30 ILCS 105/5.213 rep. from Ch. 127, par. 141.213
70 ILCS 910/15 from Ch. 23, par. 1265
210 ILCS 3/20
210 ILCS 3/30
210 ILCS 9/10
210 ILCS 9/145
210 ILCS 9/155
210 ILCS 40/2 from Ch. 111 1/2, par. 4160-2
210 ILCS 40/7 from Ch. 111 1/2, par. 4160-7
210 ILCS 45/3-102.2
210 ILCS 45/3-103 from Ch. 111 1/2, par. 4153-103
210 ILCS 47/3-103
210 ILCS 49/1-101.5
210 ILCS 50/32.5
210 ILCS 80/1.3
210 ILCS 85/4.5
210 ILCS 85/4.6
210 ILCS 85/7.7
210 ILCS 85/10.8
225 ILCS 7/4 rep.
225 ILCS 47/5
225 ILCS 47/15
225 ILCS 47/20
225 ILCS 47/30
225 ILCS 47/35
225 ILCS 47/40
225 ILCS 510/3 from Ch. 111, par. 953
305 ILCS 5/5-5.01a
305 ILCS 5/5-5.02 from Ch. 23, par. 5-5.02
320 ILCS 42/20
320 ILCS 42/25
320 ILCS 42/30
405 ILCS 254/0.03 rep. from Ch. 91 1/2, par. 604.03

Repeals the Illinois Health Facilities Planning Act and abolishes the Health Facilities and Services Review Board. Amends the Health Care Self-Referral Act to transfer the Board's functions under that Act to the Department of Public Health. Amends various other Acts to eliminate references to the Board or the Illinois Health Facilities Planning Act.

Mar 31 17    H Rule 19(a) / Re-referred to Rules Committee
HB 00385  Rep. David Harris

20 ILCS 301/5-20
20 ILCS 2505/2505-305 was 20 ILCS 2505/39b15.1
30 ILCS 105/6z-45
70 ILCS 1825/5.1 from Ch. 19, par. 255.1
205 ILCS 670/12.5
230 ILCS 5/54
230 ILCS 5/54.75
230 ILCS 10/1 from Ch. 120, par. 2401
230 ILCS 10/3 from Ch. 120, par. 2403
230 ILCS 10/4 from Ch. 120, par. 2404
230 ILCS 10/5 from Ch. 120, par. 2405
230 ILCS 10/5.1 from Ch. 120, par. 2405.1
230 ILCS 10/6 from Ch. 120, par. 2406
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/7.3
230 ILCS 10/7.4
230 ILCS 10/8 from Ch. 120, par. 2408
230 ILCS 10/9 from Ch. 120, par. 2409
230 ILCS 10/11 from Ch. 120, par. 2411
230 ILCS 10/11.1 from Ch. 120, par. 2411.1
230 ILCS 10/12 from Ch. 120, par. 2412
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 10/18 from Ch. 120, par. 2418
230 ILCS 10/18.1
230 ILCS 10/19 from Ch. 120, par. 2419
230 ILCS 10/20 from Ch. 120, par. 2420
230 ILCS 10/24
230 ILCS 40/5
230 ILCS 40/25
230 ILCS 40/45
230 ILCS 40/79
230 ILCS 40/80
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-30 from Ch. 43, par. 144f
305 ILCS 5/10-17.15
430 ILCS 66/65
720 ILCS 5/28-1 from Ch. 38, par. 28-1
720 ILCS 5/28-1.1 from Ch. 38, par. 28-1.1
720 ILCS 5/28-3 from Ch. 38, par. 28-3
720 ILCS 5/28-5 from Ch. 38, par. 28-5
720 ILCS 5/28-7 from Ch. 38, par. 28-7
815 ILCS 122/3-5
815 ILCS 420/2 from Ch. 121 1/2, par. 1852
HB 00385 (CONTINUED)

Amends the Riverboat Gambling Act. Changes the short title to the Riverboat and Casino Gambling Act and changes corresponding references to the Act throughout the statutes. Authorizes license owners to conduct gambling operations on a riverboat or in a land-based casino.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00386

Rep. Rita Mayfield-Daniel V. Beiser-Lawrence Walsh, Jr.-Brandon W. Phelps-Jerry Costello, II, Marcus C. Evans, Jr., Allen Skillicorn, Tim Butler, Lindsay Parkhurst, Jay Hoffman, Carol Ammons and Frances Ann Hurley


625 ILCS 5/3-402.1 from Ch. 95 1/2, par. 3-402.1
625 ILCS 5/20-101 from Ch. 95 1/2, par. 20-101
625 ILCS 5/3-815.1 rep.

Amends the Illinois Vehicle Code. Repeals a provision providing for the collection of an annual commercial distribution fee on vehicles of the second division weighing more than 8,000 pounds. Makes conforming changes. Effective July 1, 2018.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 00387


805 ILCS 180/50-10

Amends the Limited Liability Company Act. Reduces some fees in the fee schedule for limited liability companies filing documents with the Secretary of State to match the fees for similar documents in the fee schedule for corporations. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00388


(Sen. Don Harmon)

10 ILCS 5/29-9 from Ch. 46, par. 29-9

Amends the Election Code. Provides that a person is not prohibited from photographing his or her own ballot at any time during the voting process or from viewing a photograph of a completed or partially completed ballot. Provides that a person who gives, promises to give, or receives any money or other valuable consideration in connection with the dissemination or viewing of such a photograph is guilty of a Class 4 felony. Effective immediately.

May 26 17  S  Rule 3-9(a) / Re-referred to Assignments
HB 00389  Rep. Thomas M. Bennett

735 ILCS 5/2-101 from Ch. 110, par. 2-101
735 ILCS 5/2-102 from Ch. 110, par. 2-102
735 ILCS 5/2-103 from Ch. 110, par. 2-103
735 ILCS 5/2-110 new
735 ILCS 5/2-1107.1 from Ch. 110, par. 2-1107.1
735 ILCS 5/2-1117 from Ch. 110, par. 2-1117
735 ILCS 5/2-1205.2 new

Amends the Code of Civil Procedure. Deletes a provision authorizing an action to be commenced in any county if all defendants are nonresidents of this State. Limits venue for actions against corporations, partnerships, and insurance companies. Provides that in actions in which no party is a resident of this State and over which another forum has jurisdiction, the court shall, upon motion, dismiss the action subject to specified conditions. Provides that joint and several liability attaches when a defendant is found to be 50%, rather than 25%, at fault. Limits amounts recovered for medical care, treatment, or services and caretaking expenses to the amounts actually paid for those expenses regardless of the amounts initially billed.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00390  Rep. Thomas M. Bennett and Natalie A. Manley

35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to 10% of the stipend or salary paid by the taxpayer to up to (i) 5 qualified college interns or (ii) 5 qualified high school interns during the taxable year. Provides that no taxpayer may claim more than $5,000 in total credits under that Section for all taxable years combined. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00391  Rep. Thomas M. Bennett

730 ILCS 5/3-10-8 from Ch. 38, par. 1003-10-8

Amends the Unified Code of Corrections. Provides that no person committed to the Department of Juvenile Justice may be isolated for disciplinary reasons for more than 15 consecutive days (rather than 7 consecutive days) nor more than 30 days (rather than 15 days) out of any 45 day period (rather than 30 day period) except in cases of violence or attempted violence committed against another person or property when an additional period of isolation for disciplinary reasons is approved by the chief administrative officer. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00392  Rep. Thomas M. Bennett

720 ILCS 5/2-23 new
720 ILCS 5/11-30 was 720 ILCS 5/11-9
720 ILCS 5/25-1 from Ch. 38, par. 25-1
720 ILCS 5/31-1 from Ch. 38, par. 31-1

Amends the Criminal Code of 2012. Provides that public indecency is a Class 4 felony if committed by a person 17 years or older who is within the secure grounds of a penal institution, youth center, correctional facility, or other facility used to detain a person charged with or convicted of a criminal offense. Provides that public indecency is a Class 3 felony (rather than Class 4 felony) if committed by a person 18 years of age or older who is on or within 500 feet of elementary or secondary school grounds when children are present on the grounds. Provides that a person commits mob action when he or she engages in the knowing or reckless use of force or violence that creates a disruption in the operations or programs within a State, county, or local youth center, correctional facility, or other facility used to detain any person charged with or convicted of a criminal offense by 2 or more persons acting together and without the authority of law. Provides that a participant in a mob action who does not withdraw when commanded to do so by a peace officer or correctional facility employee commits a Class 4 felony (rather than a Class A misdemeanor). Increases other criminal penalties relating to mob action. Provides that a person convicted for a violation of resisting or obstructing a peace officer, firefighter, or correctional employee whose violation was the proximate cause of an injury to a peace officer, firefighter, or correctional institution employee is guilty of a Class 3 felony (rather than a Class 4 felony). Defines "youth center".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00393  Rep. Charles Meier

65 ILCS 5/11-6-15 new
70 ILCS 705/11n new
430 ILCS 55/5 from Ch. 127 1/2, par. 1005

Amends the Illinois Municipal Code and Fire Protection District Act. Provides that the corporate authorities of municipalities and the boards of trustees of fire protection districts may fix, charge, and collect reasonable fees not exceeding the reasonable cost of services rendered by the municipality or district for emergency action taken in response to a hazardous material emergency incident. Limits charges to a rate not to exceed $250 per hour and not to exceed $70 per hour per firefighter and for reasonable charges to reimburse the municipality or district for extraordinary expenses of materials used in rendering the services. Excludes charges for vehicles, personnel, or equipment that are not actively being used in response to the emergency incident. Amends the Hazardous Material Emergency Response Reimbursement Act making conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Michael Connelly-Thomas Cullerton)

15 ILCS 305/25 new

Amends the Secretary of State Act. Provides that the Secretary of State is authorized to solicit and accept sponsorship for publications printed and distributed by the Secretary's office. Provides that the Secretary shall not solicit or accept applications or enter into a sponsorship agreement with certain specified persons or entities. Establishes requirements and procedures for sponsorship of publications. Requires that all funds received by the Secretary for sponsorship of publications shall be deposited into the Secretary of State's Grant Fund. Provides that the Secretary shall adopt rules under the Illinois Administrative Procedure Act as necessary for the implementation of publication sponsorship. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Secretary of State Act. Provides that the Secretary of State is authorized to solicit and accept sponsorship of registration renewal notices solely for the purpose of offsetting the costs of preparing and distributing the notices. Provides that a sponsor shall pay a fee for the privilege of having a name or logo printed on the registration renewal notice, and that any contract for sponsorship shall be for a term no longer than one-year. Specifies prohibited sponsorship agreements. Specifies prohibited sponsor names or logos. Provides that the Secretary shall provide public notice on the official website of the Secretary of State at least 30 days prior to the deadline for submitting a proposal. Specifies required information for a sponsor proposal submitted to the Secretary. Provides that all payments for sponsorship of registration renewal notices shall be deposited into the Secretary of State's Grant Fund to be used solely for the purpose of offsetting the costs of preparing and distributing registration renewal notices. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . 100-0335
HB 00395

Rep. John C. D'Amico-Elizabeth Hernandez-David Harris and Mark Batinick
(Sen. Iris Y. Martinez-Omar Aquino and Laura M. Murphy)

15 ILCS 335/1A
15 ILCS 335/2
15 ILCS 335/4D
15 ILCS 335/5
15 ILCS 335/8
625 ILCS 5/6-100
625 ILCS 5/6-100.5 new
625 ILCS 5/6-103
625 ILCS 5/6-106
625 ILCS 5/6-115
625 ILCS 5/6-121

Amends the Illinois Identification Card Act. Provides that the Secretary of State shall refuse to issue a REAL ID compliant identification card to any person who has been issued a REAL ID compliant driver's license under the Illinois Vehicle Code. Provides that any person may surrender a REAL ID compliant driver's license in order to become eligible to obtain a REAL ID compliant identification card. Provides that the Secretary may issue both REAL ID compliant identification cards and non-compliant identification cards, and may permit applicants to designate which type of identification card they wish to receive. Provides that all provisions applicable to non-compliant identification cards shall also apply to REAL ID compliant identification cards, except where the provisions are inconsistent with the REAL ID Act and implementing regulations. Requires the Secretary to establish by rule the date on which issuance of REAL ID compliant identification cards will begin. Provides for the issuance of confidential identification cards as either REAL ID compliant identification cards or non-compliant identification cards. Provides that every identification card or Illinois Person with a Disability Identification Card issued to an applicant who is not a United States citizen or permanent resident shall be marked "Limited Term" and shall expire, if the earliest among other potential expiration dates, one year from the date of issuance of a Limited Term REAL ID compliant identification card. Amends the Illinois Vehicle Code to make similar changes concerning issuance of driver's licenses. Defines terms. Makes conforming changes. Effective immediately.

House Floor Amendment No. 1

Provides that non-compliant identification cards and driver's licenses shall be marked "Not for Federal Identification" instead of "Not Acceptable for Federal Purposes".

Aug 22 17  H  Public Act . . . . . . . . . . . . . . . 100-0248

HB 00396

Rep. Charles Meier-Thomas M. Bennett, Al Riley and Katie Stuart

210 ILCS 135/4

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that the Department of Human Services may conduct unannounced or announced site visits. Requires the Department to establish, by rule, procedures and criteria for determining whether to conduct an unannounced site visit to an agency, program, or placement.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00397

Rep. David B. Reis

10 ILCS 5/9-7

Amends the Elections Code. Provides that records must be kept for all contributions in excess of $50. Repeals the recordkeeping exemption for purchases of licensed raffle tickets valued under $150.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00398

Rep. David B. Reis

20 ILCS 605/605-1020 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department is authorized to create a Regional Economic Revitalization Competition Program for the purpose of making competitive grants for the economic development regions of the State in need of community and economic revitalization.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00399  Rep. David B. Reis and Lou Lang

35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Authorizes a credit to taxpayers for 10% of stipends or salaries paid to qualified college interns. Limits the credit to stipends and salaries paid to 5 interns each year, and limits total credits to $3,000 for all years combined. Defines a "qualified college intern". Provides that the credit may not reduce the taxpayer's liability to less than zero and may not be carried forward or back. Exempt from the Act's sunset provisions. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00400  Rep. David B. Reis

35 ILCS 5/201  from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Reinstates the training expense credit for tax years ending on or after December 31, 2017 and prior to December 31, 2027. Increases the amount of the credit from 1.6% of training expenses to 2% of training expenses. Provides that the training expense credit earned on or after December 31, 2017 may be carried forward. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00401  Rep. David B. Reis and Arthur Turner

215 ILCS 5/143  from Ch. 73, par. 755

Amends the Illinois Insurance Code. Provides that policies issued to an exempt commercial purchaser or an industrial insured (rather than just an industrial insured), except for workers' compensation policies, are not subject to certain provisions concerning the filing of policy forms with the Director of Insurance. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00402  Rep. David B. Reis

305 ILCS 5/4-1.5b new

Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Provides that not later than 60 days after the effective date of this amendatory Act, the Department of Human Services shall, by emergency rule, establish a program of substance abuse testing as a condition of eligibility for benefits under the Temporary Assistance for Needy Families (TANF) program. Provides that the Department shall require applicants for TANF benefits to submit to substance abuse testing before a final determination of eligibility. Provides that an applicant shall be ineligible for TANF benefits if (i) the applicant tests positive for substance abuse or (ii) the applicant refuses to submit to substance abuse testing. Provides that if an applicant tests negative for substance abuse and meets all the other eligibility requirements for TANF benefits, the cost of administering the substance abuse test to the applicant shall be deducted from the applicant's first benefits payment.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00403  Rep. David B. Reis

305 ILCS 5/12-4.50 new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2018, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program (SNAP) benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may only use the LINK card if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms that he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2018. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00404  Rep. David B. Reis

305 ILCS 5/12-4.50 new

Amends the Illinois Public Aid Code. Provides that subject to federal approval, no person who is an undocumented immigrant shall qualify for any benefits or assistance provided under the Code, including, but not limited to, any benefits or assistance provided under the federal Supplemental Nutrition Assistance Program, the Child Care Assistance Program, the Children's Health Insurance Program, the Covering ALL KIDS Health Insurance program, the Temporary Assistance for Needy Families program, and the medical assistance program. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00405  Rep. David B. Reis-Avery Bourne-Lindsay Parkhurst, Brandon W. Phelps and Allen Skillicorn

430 ILCS 66/40

Amends the Firearm Concealed Carry Act. Provides that the Department of State Police shall by rule allow for non-resident license applications from any state or territory of the United States that requires firearm training and a background check of an applicant for a license to carry concealed firearms (currently, the other state or territory must have laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under the Act). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00406  Rep. David B. Reis-Lindsay Parkhurst and Sue Scherer

520 ILCS 5/2.26 from Ch. 61, par. 2.26

Amends the Wildlife Code. Provides that a person with a valid concealed carry license issued under the Firearm Concealed Carry Act, or an off-duty law enforcement official or officer, may carry a handgun on or about his or her person while hunting. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00407  Rep. David B. Reis, Grant Wehrli and Tim Butler

625 ILCS 5/3-699.14

Amends the Illinois Vehicle Code to allow for the issuance of In God We Trust special license plate decals by the Illinois Department of Veterans' Affairs. Provides for the original and renewal fees and fee distribution for the In God We Trust decals issued by the Illinois Department of Veterans' Affairs.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00408  Rep. David B. Reis

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

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly while holding any license as a dealer, importer, manufacturer, or pawnbroker under the federal Gun Control Act of 1968, manufactures, sells, or delivers to any unlicensed person a handgun having a barrel, slide, frame, or receiver which is a die casting of zinc alloy or any other nonhomogeneous metal which will melt or deform at a temperature of less than 700 (rather than 800) degrees Fahrenheit.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00409  Rep. Thomas M. Bennett-David B. Reis and Reginald Phillips

720 ILCS 5/24-2

730 ILCS 5/3-2-12 new

Amends the Criminal Code of 2012 and the Unified Code of Corrections. Permits currently employed and retired State correctional officers to carry their own firearms off duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00410  Rep. David B. Reis

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

Amends the Criminal Code of 2012. Provides that the waiting period for withholding delivery of a firearm after application for its purchase has been made does not apply to the transfer of an operable firearm in exchange for another operable firearm. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00411  Rep. David B. Reis-Thomas M. Bennett-Brad Halbrook-Jeanne M Ives

820 ILCS 305/1 from Ch. 48, par. 138.1

Amends the Workers' Compensation Act. Defines the terms "accident" and "injury". Provides that "injury" includes the aggravation of a pre-existing condition by an accident arising out of and in the course of the employment, but only for so long as the aggravation of the pre-existing condition continues to be the major contributing cause of the disability. Provides that an injury resulting directly or indirectly from idiopathic causes is not compensable.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00412  Rep. David B. Reis-Thomas M. Bennett
820 ILCS 305/29.2
820 ILCS 305/29.3 new

Amends the Workers' Compensation Act. Creates the Workers' Compensation Transparency Task Force. Provides that the Task Force shall collect and review information and data on the effects of the changes in workers' compensation law enacted by the General Assembly and that the purpose of the collection and review of information is to make as transparent as possible all information relating to the medical treatment, legal representation, and benefits paid to injured workers in this State. Repeals the language creating the Task Force on January 1, 2022. Repeals certain requirements relating to reports and promulgation of rules concerning workers' compensation insurance by the Department of Insurance on January 1, 2022. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00413  Rep. David B. Reis

New Act

Creates the 2nd Amendment Preservation Act. Provides that other than in compliance with an order of a court, notwithstanding any law, regulation, rule, or order to the contrary, no agency of this State, political subdivision of this State, or employee of an agency or political subdivision of the State acting in his or her official capacity shall: (1) knowingly and willingly participate in any way in the enforcement of any federal Act, law, order, rule, or regulation issued, enacted, or promulgated on or after the effective date of the Act regarding a personal firearm, firearm accessory, or ammunition; or (2) utilize any assets, State funds, or funds allocated by the State to local entities on or after the effective date of the Act, in whole or in part, to engage in any activity that aids a federal agency, federal agent, or corporation providing services to the federal government in the enforcement or any investigation under the enforcement of any federal Act, law, order, rule, or regulation issued, enacted, or promulgated on or after the effective date of the Act regarding a personal firearm, firearm accessory, or ammunition. Provides that an agent or employee of the State or of any political subdivision of the State who knowingly violates the Act shall for a first violation be liable for a civil penalty not to exceed $3,000, which shall be paid into the State's General Revenue Fund. Provides that a second or subsequent violation is a Class C misdemeanor. Contains a severability provision. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00414  Rep. Grant Wehrli-David S. Olsen, Daniel V. Beiser, Anthony DeLuca, Natalie A. Manley and Michael Halpin
35 ILCS 200/15-172

Amends the Property Tax Code. Decreases the age limit to qualify for the Senior Citizens Assessment Freeze Homestead Exemption from 65 years of age to 55 years of age. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00415  Rep. Grant Wehrli
10 ILCS 5/9-10 from Ch. 46, par. 9-10

Amends the Election Code. Requires political committees to include a copy or image of any receipt received for any expenditure that must be reported. Allows the State Board of Elections to adopt rules to implement the requirements. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00416  Rep. Grant Wehrli-Tim Butler-David S. Olsen-Nick Sauer
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105

Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System by members of the General Assembly to persons who become participants before January 1, 2018 and provides that, beginning on that date, the System shall not accept any new participants who are members of the General Assembly. Makes related changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00417  Rep. Grant Wehrli-David S. Olsen, Jerry Costello, II, Natalie A. Manley, Martin J. Moylan, Michelle Mussman, Sue Scherer and Katie Stuart

30 ILCS 805/8.28
35 ILCS 200/9-275
35 ILCS 200/15-10
35 ILCS 200/15-172
35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the Senior Citizens Assessment Freeze Homestead Exemption also applies to persons with a disability. Amends the State Mandates Act to make conforming changes. Effective immediately.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee
Amends the Downstate Police Article of the Illinois Pension Code. Provides that if a person who is receiving a police pension becomes employed as a chief of police, the person must so notify the pension fund paying the pension and any other fund in which the person has service credit, and the pension shall be suspended until the employment as chief terminates; if the person elects to participate in IMRF, the person must also notify IMRF of those police pension funds. Provides that if a person who is receiving a police pension enters service as a police officer with a different municipality, the person must so notify the pension fund paying the pension and the pension shall be suspended until the service terminates, unless the different municipality had a population of less than 6,000 at the time of the return to active service. Applies to persons who first enter service after the effective date of the amendatory Act.

House Floor Amendment No. 1
Adds reference to:
40 ILCS 5/3-109.4 new

Adds reference to:
40 ILCS 5/7-109 from Ch. 108 1/2, par. 7-109

Adds reference to:
30 ILCS 805/8.41 new

Replaces everything after the enacting clause. Amends the Downstate Police Article of the Illinois Pension Code. Prohibits a police chief from electing to participate in the Illinois Municipal Retirement Fund instead of a downstate police pension fund, unless that police chief became a participating employee under the IMRF Article before January 1, 2019. Requires each municipality to establish a defined contribution plan for certain police officers. Requires the plan to meet certain requirements, including the immediate vesting of employer contributions. Provides that if a police officer is receiving pension payments and returns to active service with any municipality, he or she shall continue to receive those pension payments, but must participate only in the municipality's defined contribution plan. Provides that if a police officer who has more than 10 years of creditable service in a fund enters active service with a different municipality, he or she may elect to participate in the defined contribution plan in lieu of participating in the defined benefit plan. Authorizes a police officer to rescind his or her election to participate in the defined contribution plan. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

House Floor Amendment No. 2
Adds reference to:
40 ILCS 5/3-109.4 new

Adds reference to:
40 ILCS 5/7-109 from Ch. 108 1/2, par. 7-109

Adds reference to:
30 ILCS 805/8.41 new

Replaces everything after the enacting clause. Amends the Downstate Police Article of the Illinois Pension Code. Prohibits a police chief from electing to participate in the Illinois Municipal Retirement Fund (IMRF) instead of a downstate police pension fund, unless that police chief became a participating employee under the IMRF Article before January 1, 2019. Requires each municipality to establish a defined contribution plan for certain police officers. Requires the plan to meet certain requirements, including the immediate vesting of contributions. Provides that if a police officer is receiving pension payments and returns to active service with any municipality that has established a downstate police pension fund, he or she may continue to receive those pension payments, but must participate only in the defined contribution plan. Provides that if a police officer who has more than 10 years of creditable service in a fund enters active service with a different municipality, he or she may elect to participate in the defined contribution plan in lieu of participating in the defined benefit plan. Authorizes a police officer to rescind his or her election to participate in the defined contribution plan. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Aug 24 17 H Public Act . . . . 100-0281
HB 00419  Rep. Grant Wehrli, Jerry Costello, II and Natalie A. Manley

35 ILCS 200/18-185
35 ILCS 200/18-205

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that if (i) the total equalized assessed value of all taxable property in the taxing district for the current levy year is less than the total equalized assessed value of all taxable property in the taxing district for the previous levy year, or (ii) the median equalized assessed value of all taxable property in the taxing district for the current levy year and the 2 levy years immediately preceding the current levy year is less than the median equalized assessed value of all taxable property in the taxing district for the 3 levy years immediately preceding that 3-year period, then the extension limitation is (a) 0% or (b) the rate of increase approved by voters (instead of the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or the rate of increase approved by the voters). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00420  Rep. Grant Wehrli

35 ILCS 200/18-185
35 ILCS 200/18-205

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if the total equalized assessed value of all taxable property in the taxing district for the current levy year (excluding new property, recovered tax increment value, and property that is annexed to or disconnected from the taxing district in the current levy year) is less than the total equalized assessed value of all taxable property in the taxing district for the previous levy year, then the extension limitation is (a) 0% or (b) the rate of increase approved by voters (instead of (a) the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters). Provides that a referendum to increase the extension limitation may not be conducted at a general primary or a consolidated primary election. Provides that certain supplemental information must be provided on the referendum ballot. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00421  Rep. Grant Wehrli

40 ILCS 5/2-124  from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-167 new

Amends the General Assembly Article of the Illinois Pension Code. Requires the General Assembly Retirement System to establish a self-directed retirement plan. Provides that on and after the effective date of the amendatory Act, an active participant's participation in the System shall be limited to participation in the self-directed retirement plan. Provides that an annuitant shall not receive an automatic increase in retirement annuity on or after the effective date of the amendatory Act unless, according to the most recent actuarial valuations, the total assets of the System are equal to or greater than 100% of the total actuarial liabilities of the System. Establishes a schedule for vesting in the self-directed retirement plan. Requires the Public Pension Division of the Department of Insurance to develop a schedule that, subject to certain requirements, increases the retirement age of active participants who are ineligible to retire as of the effective date of the amendatory Act. Provides that the Division's schedule shall also provide for the adjustment of retirement ages using a matrix that (i) takes into account the current statutory retirement age for various classes of persons and service credit accrued by those persons and (ii) proportionally discounts the increase in statutory retirement ages based on proximity to the currently established retirement age. Provides a new funding formula for State contributions, with a 100% funding goal through 2045 (determined using the projected unit credit actuarial cost method) and a 100% funding goal thereafter.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00422  Rep. Brandon W. Phelps

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 728/10


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00423  
Rep. Steven A. Andersson  
20 ILCS 665/3 from Ch. 127, par. 200-23  
20 ILCS 665/8b  
Amends the Illinois Promotion Act. Provides that private convention centers are also eligible to receive grants from the Tourism Promotion Fund (currently, units of local government, municipal convention centers, and convention center authorities only). Effective immediately.  
Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee

HB 00424  
Rep. Steven A. Andersson-Avery Bourne and Allen Skillicorn  
5 ILCS 440/1 from Ch. 1, par. 3201  
Amends the Time Standardization Act. Provides that daylight saving time shall be the year-round standard time of the entire State. Makes other changes. Effective July 1, 2017.  
Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee

HB 00425  
Rep. Emanuel Chris Welch-Elaine Nekritz-Thaddeus Jones-Jim Durkin-David Harris, Litesa E. Wallace and William Davis (Sen. Kimberly A. Lightford)  
105 ILCS 5/3-2.5  
Amends the Regional Superintendent of Schools Article of the School Code with respect to the Section concerning salaries. Removes certain provisions concerning the abolition of the office of regional superintendent of schools in educational services regions containing 2,000,000 or more inhabitants. Provides that references to "regional superintendent" shall also include a chief administrative officer of certain educational service centers. Provides that references to "assistant regional superintendent" shall include one assistant appointed by a chief administrative officer. Provides that for the purposes of calculating regional superintendent and assistant regional superintendent salaries for educational service centers, populations shall be established by subtracting from the total county population the population of a city with 500,000 or more inhabitants, divided by the number of educational service centers in the county.  
Aug 24 17  
H Public Act . . . . . . . . . 100-0294

HB 00426  
New Act  
Creates the Immigration Safe Zones Act. Provides that schools, medical treatment and health care facilities, and places of worship may not grant access to State and local law enforcement agencies that have entered into an agreement with United States Immigration and Customs Enforcement or undertake other joint efforts with federal, State, or local law enforcement agencies to investigate, detain, or arrest individuals for violation of federal immigration law, unless a court has issued a warrant and appropriate personnel have reviewed that warrant and have consented to access or unless required by law and appropriate personnel have consented. Prohibits employees of elementary and secondary schools and institutions of higher education from asking about a student's immigration status or that of the student's family members, with exceptions. Requires the Department of Human Services to provide training or make training available to teachers, administrators, and other staff of elementary and secondary schools, as well as to medical treatment and health care facilities, on how to deal with immigration issues and how to notify families of those issues in multiple languages. Requires appropriate personnel of a facility to develop a plan to provide assistance, information, and safety to persons who are concerned about the government's immigration enforcement efforts. Provides for the removal of certain file information by State agencies, public schools, and public institutions of higher education. Contains a severability clause. Effective immediately.  
Fiscal Note (Dept. of Human Services)  
The estimated cost of $5 million is based on the current $1.9 million Immigrant Family Resource Program (IFRP), which educates and assists immigrants on Department of Human Service (DHS) benefits. In addition to providing multi-lingual education, DHS is responsible for the required training of various providers--such as health care and education--statewide. The $5.0 million fiscal impact could grow for that reason.  
Apr 28 17  
H Rule 19(a) / Re-referred to Rules Committee
HB 00427  Rep. Avery Bourne

520 ILCS 5/2.5
Amends the Wildlife Code. Provides that all crossbows used to hunt in this State must have a minimum peak draw weight of 125 pounds and a maximum draw weight of at least 300 pounds.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00428  Rep. Avery Bourne-David S. Olsen-Lindsay Parkhurst, Tim Butler, Grant Wehrli and Nick Sauer

25 ILCS 10/1.5 new
Amends the General Assembly Operations Act. Provides that no person may serve more than 8 years in any of the following leadership roles: Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, and Minority Leader of the Senate. Provides that the limitations imposed by the amendatory Act apply to service beginning on and after January 9, 2019.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00429  Rep. Avery Bourne

750 ILCS 5/603.11 new
Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that in proceedings involving the allocation of parental responsibilities, if there is an allegation of drug abuse made against a parent, the court shall order drug testing of the parent before issuing a final allocation judgment.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00430  Rep. Avery Bourne-David S. Olsen

35 ILCS 200/15-175
Amends the Property Tax Code. Provides that the maximum reduction under the General Homestead Exemption is $7,000, and indexes the maximum reductions in all counties to the Consumer Price Index. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00431  Rep. Avery Bourne-David S. Olsen-Lindsay Parkhurst-Nick Sauer and Grant Wehrli

35 ILCS 200/15-170
Amends the Property Tax Code. Provides that, in counties with less than 3,000,000 inhabitants, if a person has been granted a senior citizens homestead exemption, that person need not reapply for the exemption (now, the county board may provide that persons who are granted the exemption need not reapply). Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00432  Rep. Avery Bourne-Lindsay Parkhurst-Steven Reick-Dave Severin

35 ILCS 405/2 from Ch. 120, par. 405A-2
35 ILCS 405/3 from Ch. 120, par. 405A-3
35 ILCS 405/4 from Ch. 120, par. 405A-4
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act for persons dying on or after the effective date of the amendatory Act or for transfers made on or after the effective date of the amendatory Act. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00433  Rep. Tim Butler

625 ILCS 5/12-822 new
Amends the Illinois Vehicle Code. Provides that a school board, upon request to the Department of Transportation, may obtain a decal to place on a school bus or a multifunction school-activity bus that provides notice that trespass on the bus is prohibited and provides notification of the penalties for the criminal trespass to the vehicle under the Criminal Code of 2012. The Department shall adopt the standards for the decal.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00434

Rep. Tim Butler and Christian L. Mitchell

(Sen. Pamela J. Althoff)

5 ILCS 490/195 new
Amends the State Commemorative Dates Act. Provides that August 26th of each year is designated as Illinois Constitution Day, to be observed throughout the State as a day to commemorate August 26, 1818 as the day Illinois ratified its first State Constitution.

Senate Floor Amendment No. 2
Deletes reference to:
5 ILCS 490/195 new

Adds reference to:
625 ILCS 45/3-1 from Ch. 95 1/2, par. 313-1

Adds reference to:
625 ILCS 45/3-2 from Ch. 95 1/2, par. 313-2

Adds reference to:
625 ILCS 45/3-5 from Ch. 95 1/2, par. 313-5

Adds reference to:
625 ILCS 45/3-9 from Ch. 95 1/2, par. 313-9

Adds reference to:
625 ILCS 45/3-11 from Ch. 95 1/2, par. 313-11

Adds reference to:
625 ILCS 45/3A-1 from Ch. 95 1/2, par. 313A-1

Adds reference to:
625 ILCS 45/4-1 from Ch. 95 1/2, par. 314-1

Adds reference to:
625 ILCS 45/3-1.5 rep.

Adds reference to:
625 ILCS 45/3-7.5 rep.

Replaces everything after the enacting clause. Amends the Boat Registration and Safety Act. Provides that no person may operate, use, or store (currently, operate) or give permission for the operation, usage, or storage (currently, operation) of any such watercraft on such waters unless it has on board while in operation a valid certificate of number issued under the Act, federal law, or another federally-approved numbering system of another state unless the pocket-sized certificate of number is in full force and effect or the operator is in possession of a valid 60 day temporary permit under the Act; and the identifying number set forth in the certificate of number is displayed on each side of the bow of such watercraft. Provides that watercraft requiring numbering applications shall be accompanied by a fee of up to $28 for a Class 1 watercraft and up to $60 for a Class 2 watercraft (rather than $18 for Class 1 watercraft and $50 for Class 2 watercraft). Provides that transfers of identification numbers with the Department of Natural Resources will bear a September 30 (rather than June 30) expiration date in the calendar year of expiration. Provides that new certificates of number issued will bear September 30 (rather than June 30) expiration dates in the calendar year 3 years after the issuing date. Provides that all certificates of number issued shall be renewed for 3 years from the nearest September 30 (rather than June 30). Provides that all certificates of number will be invalid after October 15 (rather than July 15) of the year of expiration. Limits the requirement for a certificate of title for watercraft required to be numbered to watercraft over 21 feet in length (rather than any watercraft). Repeals the Sections concerning water usage stamps and their required use on non-powered watercraft. Makes changes regarding the use of personal flotation devices. Makes other changes.

Sep 08 17 H Public Act . . . . . . . 100-0469
Amends the Illinois Procurement Code. Provides that it is unlawful for, among other persons, any person appointed to or
employed in any of the offices or agencies of State government (rather than any person appointed to or employed in any of the offices
or agencies of State government and who receives compensation for such employment in excess of 60% of the salary of the Governor)
to have or acquire any contract, or any direct pecuniary interest in any contract, that will be wholly or partially satisfied by the payment
of funds appropriated by the General Assembly or in any contract of the Capital Development Board of the Illinois Toll Highway
Authority.

5 ILCS 375/3  from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
40 ILCS 5/1-160
40 ILCS 5/2-105.3 new
40 ILCS 5/2-117  from Ch. 108 1/2, par. 2-117
40 ILCS 5/2-162
40 ILCS 5/2-165.5 new
40 ILCS 5/7-114  from Ch. 108 1/2, par. 7-114
40 ILCS 5/7-116  from Ch. 108 1/2, par. 7-116
40 ILCS 5/7-139  from Ch. 108 1/2, par. 7-139
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-104.3  from Ch. 108 1/2, par. 14-104.3
40 ILCS 5/14-106  from Ch. 108 1/2, par. 14-106
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-112  from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-113.4  from Ch. 108 1/2, par. 15-113.4
40 ILCS 5/15-134  from Ch. 108 1/2, par. 15-134
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-106.42 new
40 ILCS 5/16-123  from Ch. 108 1/2, par. 16-123
40 ILCS 5/16-127  from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-152.1  from Ch. 108 1/2, par. 16-152.1
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-110.3 new
40 ILCS 5/18-120  from Ch. 108 1/2, par. 18-120
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124  from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125  from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1  from Ch. 108 1/2, par. 18-125.1
HB 00436 (CONTINUED)

40 ILCS 5/18-127 from Ch. 108 1/2, par. 18-127
40 ILCS 5/18-128.01 from Ch. 108 1/2, par. 18-128.01
40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133
40 ILCS 5/18-169
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/2-165 rep.
40 ILCS 5/2-166 rep.
40 ILCS 5/14-155 rep.
40 ILCS 5/14-156 rep.
40 ILCS 5/15-200 rep.
40 ILCS 5/15-201 rep.
40 ILCS 5/16-205 rep.
40 ILCS 5/16-206 rep.
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/10.6 new
115 ILCS 5/17 from Ch. 48, par. 1717

Amends the Illinois Pension Code. With respect to the 5 State-funded Retirement Systems: requires each System to prepare and implement a Tier 3 plan by July 1, 2018 that aggregates State and employee contributions in individual participant accounts which are used for payouts after retirement. Provides that a Tier 1 or Tier 2 participant may irrevocably elect to participate in the Tier 3 plan instead of the defined benefit plan and may also elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account under the Tier 3 plan. Makes related changes in the State Employees Group Insurance Act of 1971. In the Downstate Teachers, State Employees, and State Universities Articles, authorizes a person to elect not to participate or to terminate participation in those Systems. In the General Assembly and Judges Articles, authorizes a participant to terminate his or her participation in the System. In the Illinois Municipal Retirement Fund (IMRF), State Employees, State Universities, and Downstate Teachers Articles, for participants who first become participants on or after the effective date, prohibits (i) payments for unused sick or vacation time from being used to calculate pensionable salary and (ii) unused sick or vacation time from being used to establish service credit. In the Downstate Teachers Article, prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Amends the Illinois Educational Labor Relations Act to prohibit collective bargaining over that prohibition. Effective immediately.

Mar 31 17 H  Rule 19(a) / Re-referred to Rules Committee

40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1

Amends the Downstate Teachers Article of the Illinois Pension Code. Prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Provides that employment contracts or collective bargaining agreements in effect on the effective date of the amendatory Act are not subject to the prohibition, but any such contract or collective bargaining agreement that is subsequently modified, amended, or renewed or that is in effect 3 or more years after the effective date of the amendatory Act shall be subject to the prohibition. Effective immediately.

Mar 31 17 H  Rule 19(a) / Re-referred to Rules Committee
HB 00438  Rep. Jeanne M Ives

New Act

5 ILCS 120/2 from Ch. 102, par. 42
5 ILCS 140/7.5

Creates the Local Government Bankruptcy Neutral Evaluation Act. Makes legislative findings. Defines terms. Authorizes a local public entity to initiate a neutral evaluation process if that entity is unable to meet its financial obligations. Provides for the selection and qualification of an evaluator, the evaluation process, cessation of an evaluation, declaration of a fiscal emergency, and definition of liabilities. Provides that records prepared for or used in connection with the Local Government Bankruptcy Neutral Evaluation Act are exempt from disclosure. Amends the Open Meetings Act. Provides that a public body may hold closed meetings related to the Local Government Bankruptcy Neutral Evaluation Act. Amends the Freedom of Information Act. Makes conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00439  Rep. Jeanne M Ives

10 ILCS 5/4-16 from Ch. 46, par. 4-16
10 ILCS 5/4-50
10 ILCS 5/5-23 from Ch. 46, par. 5-23
10 ILCS 5/5-50
10 ILCS 5/6-53 from Ch. 46, par. 6-53
10 ILCS 5/6-100
10 ILCS 5/10-8 from Ch. 46, par. 10-8
10 ILCS 5/19-8 from Ch. 46, par. 19-8
10 ILCS 5/19A-10
10 ILCS 5/20-8 from Ch. 46, par. 20-8

Amends the Election Code. Creates a pilot program for DuPage County that allows the election authority to obtain driver's license pictures to help verify a voter's identity. Removes provisions that an unregistered qualified elector may register to vote or a registered voter may submit a change of address form at any other early voting site beginning 15 days prior to the election, and provides that registration or changes to address may be submitted at a permanent polling place (rather than a polling place). Provides that certain election authorities may opt out of registration in the polling place if, among other requirements, the election authority establishes grace period registration and voting in a polling place in each municipality where 20% or more of the county's registered voters (rather than residents) reside. Requires any individual challenging the validity of petitions to notify the applicable election authority when a challenge is filed in court contesting the decision of the election authority. Provides that votes by mail may be processed as they arrive in the mail, and that election authorities shall have more than 15 days to process votes by mail. Removes provision that any person entitled to vote early by personal appearance may do so at any polling place established for early voting. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 00440  Rep. Jeanne M Ives and Thomas Morrison

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/27-5 from Ch. 122, par. 27-5
105 ILCS 5/27-6 from Ch. 122, par. 27-6
105 ILCS 5/27-6.5
105 ILCS 5/27-7 from Ch. 122, par. 27-7

Amends the School Code. Provides that physical education may (rather than shall) be provided to pupils. Makes related changes, including changes concerning physical fitness assessments. Removes a provision concerning the State Board of Education preparing and making available guidelines for the various grades and types of schools.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00441  Rep. Jeanne M Ives-David S. Olsen and Thomas Morrison

40 ILCS 5/2-101  from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105  from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-107  from Ch. 108 1/2, par. 2-107
40 ILCS 5/7-137  from Ch. 108 1/2, par. 7-137
40 ILCS 5/8-113  from Ch. 108 1/2, par. 8-113
40 ILCS 5/8-243  from Ch. 108 1/2, par. 8-243
40 ILCS 5/9-108  from Ch. 108 1/2, par. 9-108

Amends the Illinois Pension Code. In the General Assembly Article, restricts participation in the General Assembly Retirement System to persons who become participants before the effective date of the amendatory Act and provides that, beginning on that date, the System shall not accept any new participants. Makes related changes. In the Illinois Municipal Retirement Fund, Chicago Municipal, and Cook County Articles, provides that a person who holds part-time elective office is not an employee, contributor, or participant with respect to that office, unless he or she (i) was elected to that office before the effective date of the amendatory Act and (ii) has elected while in that office to become a contributor. Provides that an elective office shall be presumed to be part-time in the absence of an official job description or determination by the legal advisor of the applicable unit of local government, filed with the Board of the Fund, declaring the elective office to be full-time.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00442  Rep. Jeanne M Ives-Rita Mayfield-Sam Yingling-David A. Welter, Thomas Morrison and Ryan Spain

5 ILCS 120/2.03.5 new
5 ILCS 140/7.5
20 ILCS 405/405-335
30 ILCS 805/8.41 new

Amends the Open Meetings Act. Requires a unit of local government or school district with an operating budget of $1 million or more to maintain an Internet website and post to that website, for the current calendar or fiscal year, the following information: (1) information about elected and appointed officials; (2) notice of and materials prepared for meetings; (3) procedures for requesting information from the unit of local government or school district; (4) annual budget; (5) ordinances; (6) procedures to apply for building permits and zoning variances; (7) financial reports and audits; (8) information concerning employee compensation; (9) contracts with lobbying firms; (10) taxes and fees imposed by the unit of local government or school district; (11) rules governing the award of contracts; (12) bids and contracts worth $25,000 or more; (13) a debt disclosure report; and (14) public notices. Provides that any citizen who is a resident of the unit of local government or school district may bring a mandamus or injunction action to compel the unit of local government or school district to comply with the Internet posting requirements. Limits home rule powers.

Amends the State Mandates Act to require implementation without reimbursement. Amends the Freedom of Information Act. Provides for a statutory exemption for any electronic copy of a record or information maintained on specified websites. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois to make conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


30 ILCS 105/5.878 new
105 ILCS 5/2-3.170 new

Amends the School Code. Creates the Illinois School Choice Program, which shall be administered by the State Board of Education. Provides that any State-recognized, non-public school wishing to enroll eligible students and be reimbursed for vouchers available under specified provisions shall notify the State Board of Education in writing of its intent. Specifies the eligibility for reimbursement of vouchers. Specifies reporting requirements for non-public schools that are participating in the Program. Contains provisions concerning the calculation of vouchers and how they may be used by parents. Contains provisions concerning the verification of the household income of participating parents. Provides that the State Board of Education shall adopt rules for implementation of the Program. Amends the State Finance Act to create the School Choice Fund as a special fund in the State treasury and provides that permitted fees collected by the State Board of Education shall be deposited into the Fund and shall be used by the State Board of Education to cover the administrative costs of the Program. Effective immediately.

Mar 29 17  H  Tabled Pursuant to Rule 22(g)

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Increases the maximum amount of the education expense credit to $1,500 (currently, $500). Adds athletic fees, driver's education fees, and fees and costs associated with certain out-of-school activities to the list of qualified education expenses. Effective immediately.

Mar 31 17  H  Rule  19(a) / Re-referred to Rules Committee
HB 00445  Rep. Jeanne M Ives

5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
40 ILCS 5/1-160
40 ILCS 5/2-105.3 new
40 ILCS 5/2-117 from Ch. 108 1/2, par. 2-117
40 ILCS 5/2-162
40 ILCS 5/2-165.5 new
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-134 from Ch. 108 1/2, par. 15-134
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.4a new
40 ILCS 5/16-106.4b new
40 ILCS 5/16-106.4c new
40 ILCS 5/16-123 from Ch. 108 1/2, par. 16-123
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-110.3 new
40 ILCS 5/18-120 from Ch. 108 1/2, par. 18-120
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124 from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125 from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1 from Ch. 108 1/2, par. 18-125.1
40 ILCS 5/18-127 from Ch. 108 1/2, par. 18-127
40 ILCS 5/18-128.01 from Ch. 108 1/2, par. 18-128.01
40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133
40 ILCS 5/18-169
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/2-105.1 rep.
40 ILCS 5/2-166 rep.
HB 00445 (CONTINUED)
40 ILCS 5/14-103.40 rep.
40 ILCS 5/14-156 rep.
40 ILCS 5/15-201 rep.
40 ILCS 5/16-106.4 rep.
40 ILCS 5/16-206 rep.
Amends the Illinois Pension Code. With respect to the 5 State-funded Retirement Systems: requires each System to prepare and implement a Tier 3 plan by July 1, 2018 that aggregates State and employee contributions in individual participant accounts which are used for payouts after retirement. Provides that a Tier 1 or Tier 2 participant may irrevocably elect to participate in the Tier 3 plan instead of the defined benefit plan; makes conforming changes. Authorizes a Tier 1 or Tier 2 participant who elects to participate in the Tier 3 plan to elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account under the Tier 3 plan. Provides that the Tier 3 plan supersedes the defined contribution plan created under P.A. 98-599 for certain Tier 1 participants. Requires each System to report on its progress in establishing the Tier 3 plan to the Governor and the General Assembly by January 15, 2018. Provides that "new benefit increase" does not include any benefit increase resulting from the changes made by the amendatory Act. In the Downstate Teachers, State Employees, and State Universities Articles, authorizes a person to elect not to participate or to terminate his or her participation in those Systems. In the General Assembly and Judges Articles, authorizes a participant to terminate his or her participation in the System. Makes related changes in the Retirement Systems Reciprocal Act (Article 20 of the Code) and the State Employees Group Insurance Act of 1971. Makes other changes. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00446
Rep. Jeanne M Ives
35 ILCS 200/27-5
35 ILCS 200/27-25
35 ILCS 200/27-30
35 ILCS 200/27-55
35 ILCS 200/27-100 new
35 ILCS 200/27-105 new
35 ILCS 200/27-110 new
35 ILCS 200/27-115 new
35 ILCS 200/27-120 new
Amends the Special Service Area Tax Law in the Property Tax Code. Defines "service provider agency" and "special service area commission". Provides that a list of the names and addresses of the individuals and entities receiving a mailed notice of the public hearing concerning the establishment of a special service area shall be published at the time notice is given and shall be available at the public hearing. Provides that no special service area may be created or enlarged; no special service area tax may be levied, imposed, or increased; and no bonds may be issued in connection with a special service area, unless an authorization petition is filed with the municipal clerk or county clerk. Provides that no member of a special service area commission may be an owner or board member of the service provider agency selected for that special service area. Provides that no business owned by a member of a special service area commission or an employee of the municipality may provide goods or services in connection with the special service area. Provides that at least one member of the special service area commission shall be an owner of homestead property located within the special service area. Provides that special service area commissions may not establish a loan or line of credit in connection with the special service area. Provides that special service area commissions shall submit an audit of the special service area to the corporate authorities of the municipality at least annually. Contains provisions concerning the expiration of special service areas. Preempts home rule powers. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00447
Rep. Jeanne M Ives and Thomas Morrison
5 ILCS 120/2 from Ch. 102, par. 42
5 ILCS 140/7 from Ch. 116, par. 207
5 ILCS 315/7 from Ch. 48, par. 1607
5 ILCS 315/24 from Ch. 48, par. 1624
115 ILCS 5/10 from Ch. 48, par. 1710
115 ILCS 5/18 from Ch. 48, par. 1718
Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that, once an agreement is reached between a public or educational employer and its employees regarding all of the terms of a collective bargaining agreement, the agreement shall be reduced to writing and published on the website of the public or educational employer. Requires the public or educational employer, not less than 14 days after publishing such an agreement, to hold an open public meeting on the ratification of that agreement. Provides that any contract between a public employer and an employee where the total compensation exceeds $150,000 shall be published on the employer's website for a period of not less than 14 days prior to being signed by both the employer and the employee. Requires the public employer to hold an open public meeting on the contract in addition to posting it for 14 days if that contract is subject to board approval. Makes conforming changes in the Open Meetings Act and the Freedom of Information Act. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00448
Rep. Jeanne M Ives
5 ILCS 315/7 from Ch. 48, par. 1607
5 ILCS 315/14 from Ch. 48, par. 1614
115 ILCS 5/12 from Ch. 48, par. 1712
Amends the Illinois Public Labor Relations Act. Provides that if a unit of local government, as an employer, and public employees provide for arbitration of impasses, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue. Provides that in interest arbitration for security employee, peace officer, and fire fighter disputes, the arbitration panel shall take the employer's financial ability to fund the proposals based on existing available resources as the primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue (currently the interests and welfare of the public and the financial ability of the unit of government to meet those goals). Amends the Illinois Educational Labor Relations Act. With respect to collective bargaining between an educational employer (other than the Chicago school district) and an exclusive representative of its employees, provides that when making wage and benefit determinations during interest arbitration, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00449
40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1
Amends the Downstate Teachers Article of the Illinois Pension Code. Prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Provides that employment contracts or collective bargaining agreements in effect on the effective date of the amendatory Act are not subject to the prohibition, but any such contract or collective bargaining agreement that is subsequently modified, amended, or renewed or that is in effect 3 or more years after the effective date of the amendatory Act shall be subject to the prohibition. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00450
Rep. Margo McDermed, Anthony DeLuca, Martin J. Moylan, Silvana Tabares and Natalie A. Manley
35 ILCS 5/201 from Ch. 120, par. 2-201
Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Provides that the research and development credit applies for all tax years ending on or after December 31, 2004, including, but not limited to, the period beginning on January 1, 2016 and ending on the effective date of the amendatory Act (currently, the credit sunsets on December 31, 2015). Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00451  Rep. Martin J. Moylan

230 ILCS 10/11.2
230 ILCS 10/12 from Ch. 120, par. 2412

Amends the Riverboat Gambling Act. Provides that notwithstanding any other provision of the Act, no gaming positions operated within the corporate limits of the City of Chicago may be physically located within 20 miles of the gaming positions operated by a licensee that is located in the City of Des Plaines. Provides that certain admissions taxes and fees imposed under the Act on a licensee that is located in the City of Des Plaines may not be distributed to any other municipality other than the City of Des Plaines. Provides that any revenue-sharing agreement that violates this prohibition shall be considered null and void. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00452  Rep. Martin J. Moylan-Allen Skillicorn, Anthony DeLuca, Silvana Tabares, Michelle Mussman, Katie Stuart, Natalie A. Manley, Christine Winger and Grant Wehrli

5 ILCS 375/6 from Ch. 127, par. 526
5 ILCS 375/7 from Ch. 127, par. 527
5 ILCS 375/10 from Ch. 127, par. 530
5 ILCS 375/10.5 new

Amends the State Employees Group Insurance Act of 1971. Provides that, on and after the effective date of the amendatory Act, the State shall not pay or otherwise make contributions toward the costs of any health or life insurance benefits provided under the Act for retired elected officials under the General Assembly Retirement System. Provides that retired elected officials shall pay the entirety of the cost of coverage under the group life insurance program and the program of health benefits under the Act; provides that the cost of coverage shall be determined by the Director. Provides that nothing in the amendatory Act shall be construed to prevent any retired elected official from receiving health or life insurance benefits under the Act, where that retired elected official contributes the entirety of the cost of coverage. Provides that any retired elected official may waive or terminate coverage in the program of health benefits or group life insurance. Further provides that any retired elected official who has waived or terminated coverage may enroll or re-enroll in the program of health benefits or group life insurance only during the annual benefit choice period, as determined by the Director; except that in the event of termination of coverage due to nonpayment of premiums, the retired elected official may not re-enroll in the program. Makes corresponding changes throughout the Act. Defines "retired elected official". Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00453  Rep. Mary E. Flowers and Rita Mayfield

New Act

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

New Act

30 ILCS 5/3-1

735 ILCS 30/15-5-46

Creates the Community Bank of Illinois Act. Provides that the Department of Financial and Professional Regulation shall operate The Community Bank of Illinois. Specifies the authority of the advisory board of directors to the Bank. Provides that the Secretary of Financial and Professional Regulation is to employ a president and employees. Contains provisions concerning the removal and discharge of appointees. Provides that State funds must be deposited in the Bank. Contains provisions concerning the nonliability of officers and sureties after deposit. Specifies the powers of the Bank. Contains provisions concerning the guaranty of deposits and the Bank's role as a clearinghouse, the authorization of loans the General Revenue Fund, bank loans to farmers, limitations on loans by the Bank, the name in which business is conducted and titles taken, civil actions, surety on appeal, audits, electronic fund transfer systems, confidentiality of bank records, the sale and leasing of acquired agricultural real estate, and the Illinois higher education savings plan. Provides that the Bank is the custodian of securities. Amends the Illinois State Auditing Act to require that the Auditor General must contract with an independent certified public accounting firm for an annual audit of The Community Bank of Illinois as provided in the Community Bank of Illinois Act. Amends the Eminent Domain Act to allow the Bank to acquire property by eminent domain.

Fiscal Note (Financial & Professional Regulation)

The minimum capital required to operate the bank is projected at $13.6 billion (assuming a minimum of 12 percent capital to asset ratio that the Division of Banking recommends to State Chartered Banks Currently). The bank would not be FDIC insured and its deposits would be guaranteed by the full faith and credit of the State of Illinois. The Illinois Department of Financial and Professional Regulation (IDFPR) would need at least 100 new positions to the agency to operate the bank. Assuming 100 new positions with a starting salary of $70,000,00 plus benefits, HB 454 would lead to a recurring annual cost of approximately $10,739,900. A higher amount may be required after review of the business plan. This fiscal note does not include any administrative costs to operate the bank (Information technology support audit fees, marketing, lending and investment staff, and costs to operate facilities). For the purposes of this fiscal note, it is estimated that the expenses currently incurred by the various universities and state agencies associated with the management of locally held funds would no longer be expended by those respective agencies but would be spent instead by the Community Bank of Illinois and would therefore be revenue neutral to State government, It would require that the respective staff of those agencies be transferred to the Community Bank of Illinois.

The Illinois Department of Financial and Professional Regulation bank would be competing with the banks it regulates, thus putting the Department in conflict of interest position.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00455  Rep. Mary E. Flowers-Emanuel Chris Welch, Camille Y. Lilly and Natalie A. Manley

35 ILCS 5/212

Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on or after January 1, 2017, the amount of the earned income tax credit shall be 12.5% (currently, 10%) of the federal tax credit. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00456

110 ILCS 947/65.95 new
Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to award grants to students in financial need whose household income is less than the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services and who are enrolled for at least 15 credit hours in a public university. Provides that the Commission shall receive funding for the grants through appropriations, with each grant awarded being in an amount sufficient to pay the cost of attendance at the university in which the student is enrolled for 2 semesters of enrollment within an academic year. Defines "cost of attendance" to mean the tuition and fee, room and board, and book and supply costs related to a student's attendance at a public university.

Fiscal Note (Illinois Student Assistance Commission)
The cost to implement HB 456 would vary based on the number of students who take advantage of the program, the availability of other financial aid programs (namely, the MAP grant), and the cost of attendance at Illinois public universities. Assuming that MAP grants continue to be funded, it would cost approximately $300 million during the first year to fully fund the new grants under HB 456 for the estimated 19,900 students who currently meet the bill's enrollment and income requirements. The cost in future years would increase as additional students changed their behavior to qualify for the grant (e.g. by enrolling full-time rather than part-time or by transferring from other sectors to public universities). Depending on how many students took advantage of the program and were accepted by public universities, annual costs in future years could reach $800 million or more. If the MAP grant were not funded, the Year One costs of HB 456 would be approximately $380 million; future annual costs would be expected to grow to about $1 billion as students changed their behavior to qualify. Since HB 456 requires the grant to be "in an amount sufficient to pay the cost of attendance," future costs would also grow as public university tuition and fees, room and board, and book and supply costs increased.

House Floor Amendment No. 1
Provides that the award of grants each year is subject to appropriation. Provides that if, in any fiscal year, the amount appropriated for grants is less than the amount determined necessary to cover the cost of attendance for all eligible applicants, then the grants shall be proportionately reduced accordingly.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00457
Rep. Litesa E. Wallace-Mary E. Flowers-Sonya M. Harper-Camille Y. Lilly-Carol Ammons, Melissa Conyears-Ervin and LaToya Greenwood

(Sen. Steve Stadelman, Steven M. Landek-Patricia Van Pelt and Pat McGuire)

20 ILCS 5075/5
20 ILCS 5075/15

Amends the Opportunities for At-Risk Women Act. Provides that appointments to the Task Force on Opportunities for At-Risk Women shall be made within 60 days from the effective date of this amendatory Act and that the Task Force shall meet at least quarterly. Provides that the Task Force shall report on or before January 1, 2018, and January 1 of each year thereafter. Effective immediately.

Aug 24 17  H  Public Act . . . . . . . . . . 100-0295
HB 00458  Rep. Mary E. Flowers-Emanuel Chris Welch

705 ILCS 505/8 from Ch. 37, par. 439.8
705 ILCS 505/11 from Ch. 37, par. 439.11
735 ILCS 5/2-702

Amends the Code of Civil Procedure. Provides that any person criminally prosecuted and incarcerated prior to trial for one or more felonies by the State of Illinois which he or she did not commit may file a petition for a certificate of innocence in the circuit court of the county in which the person was incarcerated prior to trial. Provides that the petitioner must prove by a preponderance of evidence that: (1) the petitioner was incarcerated prior to trial in a prosecution which resulted in an acquittal or dismissal; (2) the prosecution did not result in a conviction of a lesser included offense; (3) the petitioner is innocent of the charges on which the petitioner’s pretrial detention was based, or the charges did not constitute a felony or misdemeanor against the State; and (4) the petitioner did not by his or her own conduct voluntarily cause or bring about the charges which resulted in his or her pretrial incarceration. Amends the Court of Claims Act. Provides that a person who has been issued a certificate of innocence may file a claim against the State for time unjustly served in pretrial incarceration in a county jail. Provides that the Court of Claims shall make an award of $50,000 per year the person was wrongfully imprisoned and shall prorate that amount for a fraction of a year that the person was wrongfully imprisoned (rather than “the amount of the award is at the discretion of the court; and provided, the court shall make no award in excess of the following amounts: for imprisonment of 5 years or less, not more than $85,350; for imprisonment of 14 years or less but over 5 years, not more than $170,000; for imprisonment of over 14 years, not more than $199,150”). Provides that the court shall include the number of years the person was imprisoned awaiting trial in its determination of the award and that the court shall include an additional $25,000 for each year served on parole, probation, or registered as a sex offender after imprisonment. Makes corresponding changes. Effective immediately.

Fiscal Note (Office of the Secretary of State)
No fiscal impact on the Secretary of State’s Office.

Fiscal Note (Admin Office of the Illinois Courts)
This legislation would have no fiscal impact on the State appropriation to the judicial branch. It is not possible to determine what fiscal impact, if any, the bill would have on local judicial budgets.

Correctional Note (Dept of Corrections)
This legislation has no fiscal or population impact on the Department of Corrections.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

New Act
105 ILCS 5/19-32 new

Creates the School District Debt Control and Taxpayer Protection Act. Provides that a school district may not refinance debt past the repayment period of the debt when issued, may not issue debt to be serviced over a period of greater than 20 years, and may not issue capital appreciation bonds. Provides that school districts may not be indebted in an amount greater than that indicated in the Act and if a school district does exceed the debt limitation, then the school district may not incur any new debt until the school district's debt is lower than the debt limitation. Effective immediately.

House Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Provides that, notwithstanding any other provision of the Act, a school district may only exceed its debt limitation upon the Governor declaring a disaster within the school district, in part or in whole, under the Illinois Emergency Management Agency Act or upon the Governor's prior approval for any other reason. Requires the referendum question allowing a school district to issue bonds to include the total cost of the bond, including interest, principal, and issuance costs, as well as the proposed term of the bond. Provides that any material or literature from a school district that is used to present information to the public about the issuance of bonds shall provide a projected cost per median-priced home in the district. Requires this information to include the school district's current long-term debt amount. Effective immediately.

House Floor Amendment No. 3
Deletes reference to:

Replaces everything after the enacting clause. Reinserts the contents of the bill as amended by House Amendment No. 2, with the following changes. Provides that for the purpose of calculating the debt limit of a school district in relation to its equalized assessed value, debt shall include all debt issued and its associated interest and issuance costs (instead of the debt including alternate revenue bonds, privately placed debt, and all interest on all debt). Provides that no school district may become indebted in any manner or for any purpose in an amount exceeding 13.8% for a unit district or 6.9% for an elementary or high school district of the value of the taxable property therein (rather than just 13.8% of the value of the taxable property therein) or, if greater, the sum that is produced by multiplying the school district's 2016 equalized assessed value by the debt limitation percentage in effect on the effective date of the Act (instead of on January 1, 2017), previous to the incurring of such indebtedness. Removes the provisions allowing a school district to exceed its debt limitation upon the Governor declaring a disaster or upon the Governor's prior approval for any other reason. Changes the provisions concerning bond referendum information and bond issuance information. Removes the provisions amending the School Code. Effective immediately.

Apr 27 17  H Third Reading - Short Debate - Lost 043-070-000

HB 00460  Rep. David McSweeney and Thomas Morrison

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Reduces the income tax rate for corporations to 2.625% for taxable years beginning on or after January 1, 2017 (currently, the rate is 5.25% for taxable years beginning prior to January 1, 2025 and 4.8% for taxable years beginning on or after January 1, 2025). Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00461  Rep. Ryan Spain

405 ILCS 5/6-103.2 rep.

740 ILCS 110/12 from Ch. 91 1/2, par. 812

Amends the Mental Health and Developmental Disabilities Code. Repeals the Section providing that if a person 14 years or older is determined to be a person with a developmental disability by a physician, clinical psychologist, or qualified examiner, the person making the determination shall notify the Department of Health and Human Services within 7 days, who then shall notify the Department of State Police, if appropriate, to determine continuing eligibility under the Firearm Owners Identification Card Act. Makes a conforming change in the Mental Health and Developmental Disabilities Confidentiality Act.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 00462  Rep. Ryan Spain

220 ILCS 5/5-118 new

Amends the Public Utilities Act. Provides that, on April 1 of each year beginning the year after the effective date of the amendatory Act, privately held public water utilities shall provide annual reports to the Illinois Commerce Commission with specified information for each district served by the utility. Provides that privately held public water utilities shall provide to the local emergency services disaster agency any reports discussing the condition of the system in each district for the previous calendar year with information relevant to public safety. Provides that the utilities shall certify the accuracy of the information provided in the reports. Effective immediately.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00463  Rep. Ryan Spain

220 ILCS 5/5-119 new

Amends the Public Utilities Act. Adds provisions concerning pricing of water assets, meaning a water utility or water distribution company and its tangible and intangible properties, by an Illinois governmental purchaser. Provides that the determination of value or price for the purchase or acquisition of water assets by the Illinois governmental purchaser: may not distinguish, penalize, or increase the value or price to be paid by an Illinois governmental purchaser based on specified characteristics of the purchaser; or may not use as a factor any excess of replacement cost new minus depreciation over the value of price based on fair market value of the water assets, as determined by what a willing buyer in the private sector would value, price, or pay for the water assets. Provides for application of the provisions to contracts already in place. Contains a severability clause. Effective immediately.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00464  Rep. Mike Fortner, Robert W. Pritchard and Natalie A. Manley

35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Authorizes a credit to individual taxpayers who are residents of Illinois for expenditures made by the taxpayer during the taxable year for qualified college tuition expenses paid for the taxpayer or a dependent of the taxpayer, as determined under the Act, for up to 4 years of college education for each eligible student attending an institution of higher education. Provides that the amount of the credit is equal to 25% of the qualified college tuition expenses, but not to exceed $2,500 per student per taxable year. Provides that, if a taxpayer claims a credit for a dependent, then that dependent may not claim a credit on the dependent's return for that taxable year. Defines “qualified college tuition expenses” as the tuition required for the enrollment or attendance of an eligible student at an institution of higher education who is eligible to receive grants from the Monetary Award Program, except that tuition payments made through scholarships or other financial aid are excluded and tuition payments for post-baccalaureate or other graduate degrees are excluded. Provides that the credit may not reduce the taxpayer's liability to less than zero and may not be carried back or carried forward. Exempts the credit from the Act's sunset provisions. Effective immediately.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00465  Rep. Brian W. Stewart

(Sen. Tim Bivins)

65 ILCS 5/11-74.4-3.5


Aug 22 17    H  Public Act . . . . . . . . . . 100-0249


(Sen. Jason A. Barickman)

35 ILCS 516/370

35 ILCS 516/390

Amends the Mobile Home Local Services Tax Enforcement Act. Provides that a tax purchaser or assignee must give notice of the tax sale and the date of expiration of the redemption period not less than 3 months nor more than 6 months prior to the expiration of the redemption period (currently, not less than 3 months nor more than 5 months). Provides that the purchaser or assignee may file a petition for the issuance of a tax certificate of title at any time within 6 months but not less than 3 months prior to the expiration of the redemption period (currently, any time within 5 months but not less than 3 months prior to the expiration of the redemption period). Effective immediately.

Aug 24 17    H  Public Act . . . . . . . 100-0296
HB 00467  Rep. Sheri Jesiel
210 ILCS 5/3  from Ch. 111 1/2, par. 157-8.3

210 ILCS 5/6.3 new
Amends the Ambulatory Surgical Treatment Center Act. Provides for the licensure of pregnancy termination specialty centers. Defines "pregnancy termination specialty center" as a facility that performs 50 or more surgical abortions in one calendar year. Provides that the definition of "ambulatory surgical treatment center" does not include a pregnancy termination specialty center. Contains certain requirements for pregnancy termination specialty centers. Provides that certain requirements pertaining to ambulatory surgical treatment centers do not apply to pregnancy termination specialty centers. Provides that the provisions of the Act apply to pregnancy termination specialty centers, but if a provision of the Act is in conflict with a provision concerning pregnancy termination specialty centers, then the provision concerning pregnancy termination specialty centers shall control. Requires the Department of Public Health to annually conduct at least one unannounced inspection of each pregnancy termination specialty center. Contains provisions requiring the notification of patients if the Department finds a violation of the Act that could threaten patients' health. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00468  Rep. Al Riley-Allen Skillicorn
New Act
5 ILCS 140/7.5
Creates the Asset Forfeiture Process and Private Property Protection Act. Provides that this Act sets out the exclusive process governing forfeitures in this State and supersedes any conflicting or inconsistent provisions under State law. Provides that forfeiture will be applicable to any State law that carries a felony sanction which explicitly includes forfeiture as a punishment for the offense. Provides that a person will only be subject to forfeit proceeds and property the person derived directly from the commission of the crime, proceeds and property directly traceable to proceeds and property derived directly from the commission of the crime, and instrumentalities the person used in the commission of the crime only if the person is convicted of violating a State law subject to forfeiture. Provides that there will be no civil asset forfeiture. Makes a corresponding change in the Freedom of Information Act.
Feb 16 17  H  Tabled

625 ILCS 5/3-808.1  from Ch. 95 1/2, par. 3-808.1
Amends the Illinois Vehicle Code. Provides that vehicles owned and operated by or for a private or public university police department or a private or public college police department, except for motor driven cycles or all-terrain vehicles, shall have permanent vehicle registration plates for a one time fee of $8.00. These registration plates shall contain the designation of "university police" or "college police" and shall be numbered and distributed as prescribed by the Secretary of State.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that beginning with the 2019 registration year, vehicles owned or operated by or for a private or public university police department or a private or public college police department, except for motor driven cycles or all-terrain vehicles, may (rather than shall) have permanent registration plates for a one time fee of $8.00. These registration plates shall contain the designation "university police" or "college police" and shall be numbered and distributed as prescribed by the Secretary of State.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00470  Rep. C.D. Davidsmeyer and Arthur Turner
(Sen. Wm. Sam McCann and John J. Cullerton)
5 ILCS 460/56.5 new
Amends the State Designations Act. Designates corn as the official State grain of the State of Illinois.
Aug 15 17  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . 100-0109
HB 00471  Rep. La Shawn K. Ford, David S. Olsen and Camille Y. Lilly

765 ILCS 705/17 new

Amends the Landlord and Tenant Act. Provides that if a landlord enters into a lease with a tenant after receiving notice that a foreclosure proceeding has been initiated against the property, and the tenant later is required to vacate the premises as a result of the foreclosure action, the tenant may recover all of the rent payable from the time the lease is entered into until the tenant vacates the premises.

House Committee Amendment No. 2
Deletes reference to:
765 ILCS 705/17 new

Adds reference to:
735 ILCS 5/15-1406 new

Adds reference to:
735 ILCS 5/15-1504.7 new

Replaces everything after the enacting clause. Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that, notwithstanding specified conditions, a default for failing to make a scheduled payment each month as required under any applicable note and mortgage shall constitute a basis for a new, separate, and distinct cause of action. Provides that no later than 14 days after receiving the Homeowner Notice of foreclosure, a homeowner must provide all existing and prospective tenants and other known lawful occupants of the property with a written notice that a foreclosure action has been commenced. Provides that the notice may be substantially in a specified form.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/1-105.2
625 ILCS 5/3-400 from Ch. 95 1/2, par. 3-400
625 ILCS 5/6-306.5 from Ch. 95 1/2, par. 6-306.5
625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/11-208.8
625 ILCS 5/11-208.6 rep.
30 ILCS 805/8.41 new

Amends the Illinois Vehicle Code. Repeals Section providing authority to use automated traffic law enforcement systems at intersections in which cameras are used to photograph or video record a motor vehicle's failure to stop and yield as required by traffic control signals. Denies home rule powers. Amends the State Mandates Act to require implementation without reimbursement from the State. Makes conforming and other technical changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208
625 ILCS 5/11-208.6
30 ILCS 805/8.41 new

Amends the Illinois Vehicle Code. Provides that after January 1, 2018 no non-home rule unit within the counties of Cook, DuPage, Kane, Lake, Madison, McHenry, St. Clair, and Will may enact or continue to enforce an ordinance for an automated traffic law enforcement system to enforce violations of intersection traffic control signals. Provides that an automated traffic law enforcement system is a system, in a municipality or county, not including a non-home rule unit within the designated counties on or after January 1, 2018, operated by a governmental agency, that produces a recorded image of a motor vehicle's violation of a provision of the Code or a local ordinance and is designed to obtain a clear recorded image of the vehicle and the vehicle's license plate. Amends the State Mandates Act to require implementation without reimbursement from the State.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00474  Rep. David McSweeney

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that 30 days after the effective date of the bill, the Department of Transportation shall conduct a study evaluating automated traffic law enforcement systems in this State. Provides that on or before December 31, 2017, the Department shall file a report with the General Assembly with the results from the study, including input from local law enforcement, and any recommendations the Department deems necessary. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00475  Rep. Allen Skillicorn

New Act

Creates the Term Limit Referendum Act. Requires the State Board of Elections to cause a statewide advisory public question to be submitted to the voters at the 2018 general election asking whether there should be term limits for State Senators and State Representatives, and whether executive officials should serve no more than 2 consecutive terms of office. Provides that if the provision of the Act conflicts with any other law, the Act controls. Repeals the Act on January 1, 2019. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00476  Rep. Thaddeus Jones

105 ILCS 5/10-3 from Ch. 122, par. 10-3
105 ILCS 5/10-10 from Ch. 122, par. 10-10
105 ILCS 5/33-2 from Ch. 122, par. 33-2
105 ILCS 5/34-4 from Ch. 122, par. 34-4
110 ILCS 805/3-7 from Ch. 122, par. 103-7
110 ILCS 805/7-2 from Ch. 122, par. 107-2

Amends the School Code and the Public Community College Act. With respect to school boards of school districts and boards of trustees of community college districts, provides that a person may not serve as a board member for more than 2 terms of office that begin on or after the effective date of the amendatory Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00477  Rep. Thaddeus Jones

20 ILCS 3960/20 new
30 ILCS 105/5.878 new
50 ILCS 750/15.3 from Ch. 134, par. 45.3
50 ILCS 750/99
605 ILCS 10/40 new

Amends the Illinois Health Facilities Planning Act. Creates the South Suburban Trauma Center Fund. Provides for the construction of a south suburban trauma center. Provides that the Health Facilities Review Board, in consultation with the Department of Public Health, shall select a provider to operate and provide healthcare services to the trauma center. Amends the Emergency Telephone System Act. Provides that from July 1, 2017 through June 30, 2027, all surcharges shall be increased by $0.02 to be deposited into the South Suburban Trauma Center Fund. Extends the repeal date for the Act. Amends the Toll Highway Act. From July 1, 2017 through June 30, 2027, imposes a $1 surcharge at the toll booth known as Plaza 47 to be deposited into the South Suburban Trauma Center Fund. Makes conforming changes to the State Finance Act. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
50 ILCS 750/15.3 from Ch. 134, par. 45.3
Deletes reference to:
50 ILCS 750/99

Replaces everything after the enacting clause. Reinserts certain provisions of the bill as introduced with changes, and removes a provision amending the Emergency Telephone System Act to increase a surcharge for the purpose of being deposited into the South Suburban Trauma Center Fund. Provides that the South Suburban Trauma Center Fund shall receive revenue generated from a specified toll plaza together with moneys appropriated from the Trauma Center Fund. Provides that of the revenue generated from that toll plaza, 20% shall be collected and deposited into the South Suburban Trauma Center Fund.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Public Health)
The Department of Public Health (IDPH) can only estimate what the cost to implement HB477 (H-AM 1) would be for the Department itself. The Department is unable to estimate the expenses for the Health Facilities and Services Review Board. The construction of a Trauma Center is a very complex and daunting task that requires expertise throughout a lot of different areas. The Department lacks the appropriate consultants, architects, engineers, construction managers, trauma experts, and health care administrative staff to tackle the project of identifying a site, applying for permits, designing, developing, bidding and/or overseeing this type of construction project. Assuming IDPH was required to add even eight (8) professional staff for this project, the salaries and benefit packages would exceed two million dollars. This bill also places a requirement on the Health Facilities and Services Review Board and the Department to identify a provider to oversee the Trauma Center. The cost of operations will be greatly affected depending on the established level of the Trauma Center. Level I Trauma Centers have much higher operational costs and significantly require more physician specialists. There are also inpatient hospital services that must be available in both Level I and Level II Trauma Centers. Without extensive consulting services, there is no reliable way for IDPH to predict start-up costs or ongoing operational or maintenance expenses of which a health care facility would incur. Additionally, there is not time to complete this type of estimate. Long-term effects could be difficult to predict since there is no guarantee of sustainable funding after 2027. Additionally, it might take several years to raise enough money from toll booth charges to fund such an endeavor. The bill requires the Health Facility and Services Review Board in consultation with IDPH to determine the sources of revenue needed to maintain the Trauma Center. If the State agencies failed to find long-term sustainable funding, the newly developed Trauma Center might face financial hardships with detrimental consequences when the funding has been depleted. It is safe to predict that a health care provider might be reluctant to take on contracts without assurance of sustained funding beyond 2027.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00478    Rep. Grant Wehrli

820 ILCS 105/4b new

Amends the Minimum Wage Law. Provides that an employer may impose a disciplinary suspension without pay upon certain bona fide executive, administrative, and professional employees and certain employees of governmental bodies. Provides that a deduction from the pay of such employees may be made for suspensions of one or more full days imposed in good faith for infractions of workplace conduct rules; the suspension must be imposed pursuant to a written policy applicable to all employees; and an employer, in imposing such a suspension, may deduct from the employee's salary the hourly or daily equivalent of the employee's full salary or any other amount proportional to the time actually missed by the employee.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee
HB 00479

Rep. Michael J. Zalewski
(Sen. Kwame Raoul-Dave Syverson-Steve Stadelman-Pat McGuire-Napoleon Harris, III)

Public Laws 1867, p. 36-37, Sec. 1

Amends "An Act to renew the Great Seal of State", approved March 7, 1867. Provides that the State seal shall bear the date "December 3, 1818" in recognition of the date of Illinois' statehood and that the date "December 3, 1818" shall replace any other date appearing on the State seal. Provides that any further additions or changes made to the design of the seal are wholly within the discretion of the Secretary of State. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

Public Laws 1867, p. 36-37, Sec. 1

Adds reference to:

New Act

Adds reference to:

30 ILCS 105/5.878 new

Adds reference to:

20 ILCS 605/605-530 new

Adds reference to:

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

Adds reference to:

720 ILCS 5/28-1.1 from Ch. 38, par. 28-1.1

Adds reference to:

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

Adds reference to:

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

Replaces everything after the enacting clause. Creates the Fantasy Sports Contest Act. Authorizes interactive fantasy sports contests conducted in accordance with the provisions of the Act. Prohibits the conduct of interactive fantasy sports contests by unlicensed interactive fantasy sports operators. Provides that no interactive fantasy sports operator shall administer, manage, or otherwise make available an interactive fantasy sports platform to persons located in the State unless licensed by the Illinois Gaming Board under the Act. Provides that the Illinois Gaming Board shall have jurisdiction over and shall supervise all interactive fantasy sports contests governed by the Act. Provides that the Board shall adopt emergency rules to implement the Act. Contains provisions concerning applicability, licensing, the powers and duties of the Board, required safeguards and minimum standards for operators, multiple interactive fantasy sports platforms and interactive fantasy sports contests, annual reports, state taxes, the disposition of taxes, audits, limitations on the taxation of operators, and application fees and license fees. Provides that the Act is repealed on January 1, 2021. Creates the Internet Gaming Act. Authorizes internet wagering to the extent that it is carried out in accordance with the provisions of the Act. Creates the Division of Internet Gaming within the Illinois Gaming Board to administer, regulate, and enforce the system of Internet gaming established under the Act. Contains provisions concerning powers and duties of the Division. Requires the Board to hire an Executive Director of the Division. Provides that the Division is authorized to issue Internet gaming licenses and certify Internet gaming vendors. Provides that each Internet gaming licensee shall be limited to using not more than 2 brands. Contains provisions restricting the operation of computer terminals or similar devices principally used for the purpose of accessing Internet games. Contains provisions concerning age verification and responsible gaming, taxes on Internet gaming licensees, and applicability of the Riverboat Gambling Act. Creates the Responsible Internet Gaming Advisory Board to make recommendations to the Executive Director of the Division regarding the development of rules and procedures to reduce and prevent problem or compulsive gambling and youth gambling and to ensure the conduct of safe, fair, and responsible Internet gaming. Provides that the Illinois Gaming Board shall adopt emergency rules to administer the Act. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Creates the Depressed Communities Economic Development Board as an advisory board within the Department of Commerce and Economic Opportunity. Requires the Board to make recommendations to the Department of Commerce and Economic Opportunity concerning the award of grants from amounts appropriated to the Department from the Depressed Communities Economic Development Fund. Amends the State Finance Act to create the Depressed Communities Economic Development Fund as a special fund in the State treasury. Amends the Criminal Code of 2012. Provides that interactive fantasy sports contests and participation in interactive fantasy sports contests authorized under the Fantasy Sports Contest Act and internet wagering conducted in accordance with the Internet Gaming Act does not constitute gambling or syndicated gambling. Provides that "gambling place" does not include gambling conducted in the manner authorized by the Internet Gaming Act. Provides that certain gambling devices used as authorized under the Internet Gaming Act are exempt from seizure.

Senate Floor Amendment No. 2
HB 00479 (CONTINUED)
Corrects a typographical error.
Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HB 00480
Rep. Avery Bourne
520 ILCS 5/3.1 from Ch. 61, par. 3.1
Amends the Wildlife Code. Provides that a spouse of an owner's or tenant's child, parent, brother, or sister actually
permanently residing on farm lands shall have the right to hunt any of the species protected by the Code upon the land and waters
without procuring hunting licenses (rather than only the owner's or tenant's children, parents, brothers, and sisters); but the hunting
shall be done only during periods of time and with devices and by methods as are permitted by the Code.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00481
( Sen. Toi W. Hutchinson)
Rep. Avery Bourne
210 ILCS 45/3-206 from Ch. 111 1/2, par. 4153-206
210 ILCS 46/3-206
210 ILCS 47/3-206
Amends the Nursing Home Care Act, MC/DD Act, and ID/DD Community Care Act. Provides that the Department of
Public Health shall allow an individual to satisfy a specified supervised clinical experience requirement through supervised clinical
experience at an assisted living establishment licensed under the Assisted Living and Shared Housing Act.
House Committee Amendment No. 1
Deletes reference to:
210 ILCS 46/3-206
Deletes reference to:
210 ILCS 47/3-206
Replaces everything after the enacting clause. Amends the Nursing Home Care Act. Provides that the Department of Public
Health shall allow an individual to satisfy a specified supervised clinical experience requirement through supervised clinical
experience at an assisted living establishment licensed under the Assisted Living and Shared Housing Act. Provides that the
Department shall adopt rules requiring that the Health Care Worker Registry include information identifying where an individual on
the Registry received his or her clinical training. Effective immediately.
Aug 24 17 H Public Act . . . . . . . . . . 100-0297

HB 00482
Rep. C.D. Davidsmeyer
75 ILCS 16/15-15
75 ILCS 16/15-20
Amends the Public Library District Act. Provides that territory annexed by a public library district included within a
municipality or school district shall be approved by ordinance of the board and voter referendum (currently, only by ordinance of the
board with the option for a back-door referendum to prevent the annexation). Provides that a petition and referendum for disconnection
of annexed territory may occur at any time after the annexation (currently, within 1 year after annexation or 30 days after the date that
the first tax bill reflecting the tax levied by the district are sent). Removes a prohibition of more than one petition and referendum for
disconnection of the annexed territory. Further provides that any area disconnected by petition and referendum will not be liable for
any general obligation bonds of the public library district, or other obligations or liabilities, issued or incurred after a petition for
disconnection has been under filed if the referendum for disconnection is approved. Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that publication or posting of the ordinance to annex territory shall include the question of the adoption of the ordinance to be
submitted to the voters. Revises provisions regarding backdoor referenda into required referenda (rather than adding new provisions
for required referenda). Repeals provisions allowing a referendum to disconnect annexed territory from a library district (rather than
modifying the provisions). Effective immediately.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00483  Rep. La Shawn K. Ford
725 ILCS 5/110-6  from Ch. 38, par. 110-6

Amends the Code of Criminal Procedure of 1963. Provides that upon verified application by the Sheriff in whose custody
the defendant has been remanded (in addition to current application by the State, the defendant, or the court on its own motion) the
court before which the proceeding is pending may increase or reduce the amount of bail or may alter the conditions of the bail bond or
grant bail where it has been previously revoked or denied. Provides that if monetary bail has been set and the defendant has been
unable to post the required amount to secure release from custody, the defendant shall be required to present a verified application
setting forth in detail any new facts not known or obtainable at the time of the setting of bail, or the previous revocation or denial of
bail proceedings. Provides that if the court grants bail where it has previously been revoked or denied, or increases or reduces the
amount of bail, the court shall state on the record of the proceedings the findings of facts and conclusion of law upon which such order
is based.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00484  Rep. William Davis-Robert W. Pritchard and Lou Lang
105 ILCS 5/1D-1
105 ILCS 5/14-7.02  from Ch. 122, par. 14-7.02
105 ILCS 5/14-7.02b
105 ILCS 5/14-7.02c new
105 ILCS 5/14-7.03  from Ch. 122, par. 14-7.03
105 ILCS 5/14-12.01 rep.

Amends the Children with Disabilities Article of the School Code. Makes changes concerning children attending
nonpublic schools or special education facilities, public out-of-state schools, public school residential facilities, or county special
education facilities. Removes certain provisions referring to public school residential facilities or nonpublic schools. Removes certain
minimums on funding levels. With respect to funding for children requiring special education services, makes changes to the required
deadline for filing certain claims. Adds provisions concerning funding for children with excess cost that apply beginning July 1, 2018.
Provides that payments to school districts and State-authorized charter schools for children requiring special education services may be
used only for the provision of special educational facilities and services. Requires school districts and State-authorized charter schools
to keep accurate, detailed, and separate accounts of all expenditures for the maintenance of each of the authorized facilities, classes,
and schools. Requires claims to be submitted in a certain manner. Allows school districts to classify certain payments as funds received
in connection with a funding program for which it is entitled to receive funds from the State, regardless of the source or timing of the
receipts. Repeals provisions concerning an account of expenditures, cost reports, and reimbursement. Makes other changes. Effective
immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00485  Rep. Anthony DeLuca-Jeanne M Ives
5 ILCS 430/5-20

Amends the State Officials and Employees Ethics Act. Provides that no executive branch constitutional officer or member
of the General Assembly may make public announcements of any State grant or State funded project of any kind within 60 days before
a general election.

House Committee Amendment No. 1

Deletes a provision prohibiting an executive branch constitutional officer or member of the General Assembly from making
public announcements of any State grant or State funded project within 60 days before a general election. Provides that during a period
beginning September 1 of the year of a general election and ending the day after the general election, the proper name or image of any
officer or member shall not be included in a public announcement on behalf of an officer, member, or State agency related to any
contract or grant awarded by a State agency. Allows a State agency to issue notification of the award or grant of a contract, provided
the notification does not include the proper name or image of any officer or member. Provides that an officer or member may attend a
public or private event associated with the award or grant of contract and may be included on a list of attendees disseminated to the
public.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00486  Rep. Anthony DeLuca
25 ILCS 10/20 new
Amends the General Assembly Operations Act. Provides that a liaison or other employee of an executive branch officer may not lobby on the floor of the House of Representatives or the Senate, or any employee thereof, while in session. Defines "lobby". Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

705 ILCS 405/5-715
Amends the Juvenile Court Act of 1987. Provides that if a minor has previously been placed on probation for an offense that involves the use or possession of a firearm, the court may not place the minor on probation for any subsequent offense involving the use or possession of a firearm.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00488  Rep. Fred Crespo-David McSweeney-David Harris
Appropriates $125,000 to the Office of the Lieutenant Governor and $47,500 to the Department of Agriculture. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

(Sen. Pamela J. Althoff)
5 ILCS 490/195 new
Amends the State Commemorative Dates Act. Provides that December 3rd of each year is designated as Illinois Statehood Day, to be observed throughout the State as a day to commemorate December 3, 1818 as the day Illinois became the 21st State to join the Union. Provides that each year, within 10 days before Illinois Statehood Day, the Governor shall issue a proclamation announcing the recognition of Statehood Day, and designate the official events that shall be held in honor of Illinois obtaining statehood on December 3, 1818.
Aug 17 18  H  Public Act . . . . . . . . . 100-0898

HB 00490  Rep. Thomas M. Bennett
305 ILCS 5/12-4.50 new
Amends the Administration Article of the Illinois Public Aid Code. Provides that the Department of Human Services shall require a drug test to screen each individual who applies for Temporary Assistance for Needy Families (TANF), and that subject to federal approval, the Department shall require a drug test to screen each individual who applies for benefits under the federal Supplemental Nutrition Assistance Program (SNAP). Contains provisions concerning notice; persons required to comply with the drug testing requirements; persons exempt from the drug testing requirements; reimbursements for the cost of the drug testing; and other matters. Effective July 1, 2017.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00491  Rep. Thomas M. Bennett-Tim Butler-Nick Sauer and David S. Olsen
25 ILCS 10/1.5 new
Amends the General Assembly Operations Act. Provides that no person may serve more than 10 consecutive years in any of the following leadership roles: Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, and Minority Leader of the Senate. Provides that the limitations imposed by the amendatory Act apply to service beginning on and after January 9, 2019.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00492  Rep. Thomas M. Bennett-Jerry Lee Long and Reginald Phillips

5 ILCS 140/7.5

20 ILCS 2605/2605-45  was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99

50 ILCS 710/1  from Ch. 85, par. 515
105 ILCS 5/10-22.6  from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005  from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2  from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105

520 ILCS 5/3.2  from Ch. 61, par. 3.2
520 ILCS 5/3.2a  from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/2-7.30  was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30  was 720 ILCS 5/16C-2
720 ILCS 5/24-1  from Ch. 38, par. 24-1
720 ILCS 5/24-1.1  from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3  from Ch. 38, par. 24-3
720 ILCS 5/24-3.1  from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2  from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4  from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
HB 00492 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1025/1 from Ch. 141, par. 101


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00493  Rep. Steven A. Andersson-Allen Skillicorn

5 ILCS 420/2-102 new

Amends the Illinois Governmental Ethics Act. Prohibits a former legislator, during the 2-year period immediately after the termination of his or her term of office, from: (1) engaging in lobbying, if he or she accepts compensation specifically attributable to such lobbying; or (2) accepting employment with a lobbying entity. Provides that the restrictions imposed by this amendatory Act do not apply to a former legislator from lobbying without compensation. Contains a penalty provision for violating this lobbying restriction.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


235 ILCS 5/6-20 from Ch. 43, par. 134a

Amends the Liquor Control Act of 1934. Provides that the provisions of the Act prohibiting the possession and consumption of alcoholic liquor by a person under 21 years of age and dispensing of alcoholic liquor to a person under 21 years of age do not apply if the person under 21 years of age (1) is on premises where a restaurant is operated and the sale of alcoholic liquor is not the principal business carried out on those premises and (2) is under the direct supervision and approval of his or her parents or parent or those persons standing in loco parentis of the person under 21 years of age.

House Committee Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.

Provides that the provisions of the Act prohibiting the possession and consumption of beer or wine (rather than alcoholic liquor) by a person under 21 years of age and dispensing of beer or wine (rather than alcoholic liquor) to a person under 21 years of age do not apply if the person under 21 years of age is on premises where a restaurant is operated and the sale of alcoholic liquor is not the principal business carried out on those premises and is under the direct supervision of and has the approval of his or her parent or parents, grandparent or grandparents, step-parent or step-parents, or legal guardian (rather than parents or parent or person standing in loco parentis). Adds a requirement that the person under 21 years of age must be 18 years of age or older. Provides that a restaurant is not prohibited from refusing to dispense beer or wine to a person under 21 years of age or from prohibiting the possession and consumption of beer or wine by a person under 21 years of age on the premises.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00495
Rep. Tom Demmer-Avery Bourne-Grant Wehrli and Margo McDermed
10 ILCS 5/21-1 from Ch. 46, par. 21-1
Amends the Election Code. Provides that electors of President and Vice-President of the United States shall be chosen by congressional district. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00496
Rep. Tom Demmer-Sam Yingling-David McSweeney-Brad Halbrook-Barbara Wheeler, Ryan Spain, Natalie A. Manley, Kelly M. Burke, Deb Conroy, Kathleen Willis, Michelle Mussman, Laura Fine, Robyn Gabel, Stephanie A. Kifowit, Carol Sente, Emanuel Chris Welch and Grant Wehrli
(Sen. Terry Link-Dan McConchie-Melinda Bush and Tom Rooney-Karen McConnaughay)
60 ILCS 1/Art. 27 heading
60 ILCS 1/27-5
60 ILCS 1/Art. 28 rep.
Amends the Township Code. Provides that all townships within a coterminous, or substantially coterminous, municipality may be discontinued (currently, municipalities in which the city council exercises the powers and duties of the township board, or in which one or more municipal officials serve as an officer or trustee of the township; that are located within a county with a population of 3 million or more; and which contain a territory of 7 square miles or more). Repeals an Article of the Township Code regarding discontinuance of specified townships in St. Clair County. Effective immediately.
May 19 17 S Rule 3-9(a) / Re-referred to Assignments

HB 00497
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment is exempt from the Acts’ automatic sunset provisions. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00498  Rep. Robyn Gabel-Sara Feigenholtz-Deb Conroy-Lou Lang
55 ILCS 5/5-25002 from Ch. 34, par. 5-25002
Amends the Counties Code. Provides that the State Department of Public Health is not authorized to adopt or enforce rules that mandate Department-led reviews to establish compliance with the Local Health Protection Grant rules for local health departments that satisfactorily submit the required Local Health Protection Grant quarterly indicator data for the programs funded by that grant.

House Committee Amendment No. 1
Deletes reference to:
55 ILCS 5/5-25002
Adds reference to:
305 ILCS 5/5-35 new
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall provide adolescents and young adults who are experiencing an initial episode of psychosis or pre-psychosis medical assistance coverage for the wrap-around service components of the bundled first episode psychosis treatment that are not covered by their primary health insurance plan. Provides that the purpose of this medical assistance coverage is to prevent disability and a permanent shift from private insurance coverage to medical assistance coverage for adolescents and young adults experiencing psychosis. Provides that eligibility requirements for adolescents and young adults with private insurance who apply for medical assistance coverage for the wrap-around service components of first episode psychosis treatment shall be the same as those requirements applicable to all other persons applying for medical assistance coverage. Requires the Department to maximize individual and family-cost sharing and any federal matching funds for coverage of the wrap-around service components of first episode psychosis treatment for adolescents and young adults with private insurance. Requires individuals and families with private insurance who are eligible for medical assistance coverage for the wrap-around service components of first episode psychosis treatment to contribute to the cost of the wrap-around services based on their income level and ability to pay.
Requires the Division of Mental Health of the Department of Human Services, in cooperation with the Department of Healthcare and Family Services, to establish, by rule, policies and procedures for cost-sharing within 6 months of receiving federal approval of the medical assistance coverage for wrap-around service components of first episode psychosis treatment as described in the new provisions. Requires the Department of Healthcare and Family Services to submit the necessary application to the federal Centers for Medicare and Medicaid Services for a waiver or State Plan amendment to implement such medical assistance coverage within 6 months of receiving federal approval. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Human Services)
The State estimates that there would be 6,500 presentations of individuals with a diagnosis including psychosis annually and estimates the cost of services to be approximately $9,100 annually per individual resulting in approximately $59 million in additional expenditures. This would be 100% GRF.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00499  Rep. Brandon W. Phelps
730 ILCS 5/3-2-2.3 new
Amends the Unified Code of Corrections. Provides that the Department of Corrections shall operate the Hardin County Work Camp located in Cave-In-Rock, Illinois. Effective immediately.

Correctional Note (Dept of Corrections)
The fiscal cost for HB 499 would total $35,000,000 over ten years. Furthermore, there are deferred maintenance costs. First and foremost would be the kitchen, which the temporary unit was costing the Department $11,500 per month and the total scope of the kitchen repair and some other ancillary projects totaled $1,100,000. Additionally, there is an unknown cost associated with updating the facility to comply with Prison Rape Elimination Act and Americans with Disabilities Act. Fiscal Note (Dept of Corrections)
The fiscal cost for HB 499 would total $35,000,000 over ten years. Furthermore, there are deferred maintenance costs. First and foremost would be the kitchen, which the temporary unit was costing the Department $11,500 per month and the total scope of the kitchen repair and some other ancillary projects totaled $1,100,000. Additionally, there is an unknown cost associated with updating the facility to comply with Prison Rape Elimination Act and Americans with Disabilities Act.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

30 ILCS 605/7.7 new

Amends the State Property Control Act. Allows the administrator to dispose of the James R. Thompson Center by sale, lease, or through entering a public-private partnership to redevelop the property. Establishes requirements necessary for the sale of the Thompson Center, and defines the fair market value of the Thompson Center. Prohibits sale of the Thompson Center for less than fair market value. Establishes requirements for the lease of the Thompson Center. Grants the administrator all power necessary to convey, condemn, and otherwise affect any and all interest in the Thompson Center. Requires the administrator to disburse any money received by the disposition of the Thompson Center in a certain manner. Provides that any agreement to sell or lease the Thompson Center under the authority of these provisions must be entered into no later than 3 years after the effective date of the amendatory Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00501  Rep. Allen Skillicorn-Jeanne M Ives

65 ILCS 5/8-1-19 new

Amends the Illinois Municipal Code. In provisions concerning finance, provides that a municipality may file a petition and exercise powers pursuant to applicable federal bankruptcy law. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00502  Rep. Laura Fine

215 ILCS 5/231.1 from Ch. 73, par. 843.1

215 ILCS 5/231.2 new

Amends the Legal Reserve Life Insurance Article of the Illinois Insurance Code. Removes a provision concerning continuation of coverage during the insured's total disability. Adds provisions requiring extension of coverage for an individual under a group policy during an authorized absence. Defines "authorized absence" to mean an absence that is administratively approved and does not result in a charge to leave of any kind or in loss of basic salary. Sets forth provisions concerning the conditions of the extension of coverage. Provides that the prior insurer shall be liable only to the extent of its extensions of coverage. Includes provisions related to the liability of the succeeding insurer, including regular coverage, temporary coverage, deductible and waiting periods, and determinations of the prior insurer's coverage. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Removes language concerning a group policy providing benefits for loss of time from work or a specific indemnity during hospital confinement. Removes language concerning a group policy providing hospital, surgical, or medical expense coverages. Makes conforming changes.

House Committee Amendment No. 2
Restores language concerning continuation of coverage during the insurer's total disability, but removes language providing that coverage of life insurance for an insured on total disability shall not go beyond the discontinuance of the group insurance policy. In provisions concerning extension of coverage under an authorized absence, removes a loss of basic salary in the definition of "authorized absence".

Fiscal Note, House Committee Amendment No. 1 (Dept of Insurance)
HB 502 (H-AM 1) has no projected fiscal impact upon the Illinois Department of Insurance.

Fiscal Note, House Committee Amendment No. 2 (Dept of Insurance)
HB 502 (H-AM 2) has no projected fiscal impact upon the Illinois Department of Insurance.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00503


5 ILCS 490/61 new
10 ILCS 5/1-6
30 ILCS 500/15-45
105 ILCS 5/24-2 from Ch. 122, par. 24-2
205 ILCS 630/17 from Ch. 17, par. 2201

Amends the State Commemorative Dates Act. Designates President Barack Obama's date of birth, August 4, as a legal holiday on which to hold appropriate exercises in commemoration of him. Includes that when the day falls on a Sunday, the following Monday shall be held and considered the holiday. Amends the Election Code, the Illinois Procurement Code, the School Code, and the Promissory Note and Bank Holiday Act to include Barack Obama's birthday as a holiday. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00504

Rep. Martin J. Moylan, Camille Y. Lilly, Emanuel Chris Welch, Natalie A. Manley and Jonathan Carroll

430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police has authority to deny an application for or to revoke and seize a Firearm Owner's Identification Card (FOID card) previously issued under the Act if the Department finds that the applicant or the person to whom the card was issued is or was at the time of issuance a person named on the consolidated Terrorist Watchlist maintained by the Terrorist Screening Center administered by the Federal Bureau of Investigation.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00505


35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that repair and replacement parts transferred as part of a goodwill repair of exempt farm machinery and equipment are also exempt from the taxes imposed under the Acts.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00506

Rep. Peter Breen-Patricia R. Bellock-Deb Conroy-David S. Olsen and Allen Skillicorn

625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208

Amends the Illinois Vehicle Code. Provides that a municipality or county authorized under the Code to use an automated traffic law enforcement system may not enact an ordinance providing for an automated traffic law enforcement system at the intersection of Illinois Route 83 and 22nd Street in the City of Oakbrook Terrace and any provision of an ordinance enacted by a municipality or county prior to the effective date of the bill that is inconsistent with the prohibition is null and void. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00507

Rep. Keith P. Sommer and Silvana Tabares

105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00508  Rep. Kathleen Willis, Robyn Gabel, Mary E. Flowers, Camille Y. Lilly and Natalie A. Manley

305 ILCS 5/5-30.6 new

Amends the Illinois Public Aid Code. Provides that mobile specialty care providers that serve children enrolled in a managed care organization shall not be required to obtain prior authorization in order to receive reimbursement for all services within the normal scope of chronic disease management, including, but not limited to, asthma, diabetes, obesity, and reproductive health. Requires mobile specialty care providers to make all reasonable attempts, as defined by rule of the Department of Healthcare and Family Services, to connect the children they serve to their primary care physician or an appropriate hospital defined as a Safety-Net Hospital under the Code to maintain a proper medical home. Defines "mobile specialty care provider". Requires the Department to adopt any rules necessary to implement these provisions. Effective July 1, 2017.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00509  Rep. Brad Halbrook

105 ILCS 5/13A-8

Amends the Alternative Public Schools Article of the School Code. With respect to alternative school programs, provides that each program shall receive funding in the amount of $30,000 plus an amount based on the ratio of the region's or Chicago's last 3 years' average daily attendance of pupils in grades 6 through 12 served by the alternative school program (rather than the best 3 months' average daily attendance in grades pre-kindergarten through 12) to the statewide totals of these amounts. Removes provisions concerning the calculation for determining the best 3 months' average daily attendance.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00510  Rep. Brad Halbrook and Reginald Phillips

720 ILCS 5/24-6 from Ch. 38, par. 24-6
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1030/2 from Ch. 141, par. 142

Amends the Criminal Code of 2012. Provides that after the disposition of a criminal case or in any criminal case where a final judgment in the case was not entered due to the death of the defendant, and when a confiscated weapon is no longer needed for evidentiary purposes, and when in due course no legitimate claim has been made for the weapon, a weapon transferred to a law enforcement agency may be sold by the law enforcement agency at public auction under the Law Enforcement Disposition of Property Act. Amends the Domestic Violence: Order of Protection Article of the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that upon expiration of the period of safekeeping of a firearm of a respondent against whom an order of protection was issued, if the firearms or Firearms Owner's Identification Card cannot be returned to respondent because the respondent cannot be located, fails to respond to requests to retrieve the firearms, or is not lawfully eligible to possess a firearm, upon petition from the local law enforcement agency, the court may order the local law enforcement agency to sell the firearm at public auction under the provisions of the Law Enforcement Disposition of Property Act. Amends the Law Enforcement Disposition of Property Act. Provides that weapons that have been confiscated as a result of having been abandoned or illegally possessed may be sold at public auction under the Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00511  Rep. Peter Breen-Allen Skillicorn-Sheri Jesiel-Thomas Morrison

65 ILCS 5/1-1-10 from Ch. 24, par. 1-1-10

Amends the Illinois Municipal Code. Gives non-home rule municipalities the power to exercise all power provided to home rule units under Section 6 of Article VII of the Illinois Constitution, except for the powers to tax, impose fees, and to incur debt. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00512  Rep. David S. Olsen-Peter Breen
(Sen. Chris Nybo)

10 ILCS 5/12-5 from Ch. 46, par. 12-5

Amends the Election Code. Requires election authorities to publish notice of certain public referenda not more than 40 (rather than 30) days before the question is to be submitted to the voters.

House Committee Amendment No. 1

Provides that notice shall be provided concerning certain public questions not more than 60 (rather than 40) days before the election. Increases the minimum time from 10 to 30 days before the election for the notice.

House Floor Amendment No. 2

Replaces everything after the enacting clause with provisions of the bill as amended by House Amendment No. 1 with the following change: Removes the change to the minimum time needed for notice concerning certain public questions.

Aug 24 17  H  Public Act . . . . . . . . 100-0298

HB 00513  Rep. Avery Bourne-Thomas M. Bennett-David B. Reis
(Sen. Jil Tracy)

430 ILCS 15/2 from Ch. 127 1/2, par. 154

Amends the Gasoline Storage Act. Removes the county population limitation for the issuance of permits for the dispensing or delivery of flammable or combustible motor vehicle fuels directly into the fuel tanks of vehicles from tank trucks, tank wagons, or other portable tanks for sites used for the parking, operation, or maintenance of a commercial vehicle fleet. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Gasoline Storage Act. Provides that the State Fire Marshal shall adopt rules that restrict the dispensing of motor vehicle fuels to waste disposal sites permitted under the Environmental Protection Act, sanitary landfills permitted under the Environmental Protection Act, and municipal solid waste landfill units permitted under the Environmental Protection Act, provided that the only refueling at the sites is limited to off-road vehicles and equipment that are used at and for the operation of the waste disposal site, sanitary landfill, or municipal solid waste landfill unit. Effective immediately.

Aug 24 17  H  Public Act . . . . . . . . 100-0299

(Sen. Mattie Hunter-Patricia Van Pelt-Jacqueline Y. Collins)

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately sealed after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately sealed. Provides that the petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the State's Attorney may not object to an immediate sealing petition and the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Provides that no fees shall be charged by the circuit court clerk or the Department of State Police for processing petitions filed under this provision. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Provides that the fee imposed by the circuit court clerk and Department of State Police shall comply with current law (in the introduced bill, no fees shall be charged by the circuit clerk of the Department of State Police for the processing of petitions). Provides the petitioner, State's Attorney, or the Department of State Police (in the introduced bill, only the petitioner) may file a motion to vacate, modify, or reconsider the order denying the petition to immediately seal within 60 days of service of the order. Removes the immediate effective date.

Aug 24 17  H  Public Act . . . . . . . . 100-0282

HB 00515  Rep. La Shawn K. Ford

210 ILCS 45/2-106a

Amends the Nursing Home Care Act. Removes provisions that prohibit the use of resident identification wristlets without a physician's order. Requires identification wristlets to be employed for every resident.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00516  Rep. Lou Lang
      New Act
      Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00517  Rep. Lou Lang
      New Act
      Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00518  Rep. Lou Lang
      New Act
      Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00519  Rep. Lou Lang
      New Act
      Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00520  Rep. Lou Lang
      New Act
      Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00521  Rep. Rita Mayfield and Camille Y. Lilly
      720 ILCS 5/24-4.1
      Amends the Criminal Code of 2012. Provides that the provision of the Code that makes it an offense for a person who
      possesses or acquires a firearm and thereafter loses the firearm, or if the firearm is stolen from the person, to fail to report
      the loss or theft to the local law enforcement agency within 72 hours after obtaining knowledge of the loss or theft is a Class
      4 felony for a third offense (rather than a Class A misdemeanor) and a Class 3 felony for a fourth or subsequent offense. Effective
      immediately.
      Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00522  Rep. Keith P. Sommer-David S. Olsen and Anthony DeLuca
      10 ILCS 5/17-25 rep.
      Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

      735 ILCS 5/15-1504.1
      735 ILCS 5/15-1507.1
      Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that provisions concerning an
      additional fee paid by residential foreclosure plaintiffs are operative until January 1, 2020 (instead of January 1, 2018). Provides that
      provisions concerning an additional fee paid by purchasers at a judicial sale are operative and become inoperative on January 1, 2020
      before the effective date of the amendatory Act are ratified, validated, and confirmed. Effective immediately.
      Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00524
(Sen. Pamela J. Althoff-Patricia Van Pelt-Laura M. Murphy)

210 ILCS 150/17
415 ILCS 5/22.58
Amends the Safe Pharmaceutical Disposal Act. Provides that pharmaceuticals disposed of under the Act may be destroyed in a drug destruction device. Amends the Environmental Protection Act. Expands the definition of "drug evidence" to include any used, expired, or unwanted pharmaceuticals collected under the Safe Pharmaceutical Disposal Act. Effective immediately.

House Committee Amendment No. 1
Adds to the pharmaceutical disposal provision that a county may authorize the use of a county facility as a location for a container suitable as a receptacle for disposal of used, expired, or unwanted pharmaceuticals. Adds to the current locations for display of a pharmaceutical disposal container of the city hall or police department, any other facility of a county, city, village, or municipality. Provides that a city, village, or municipality shall provide continuous or regular notice to the public regarding the availability of the city, village, or municipality's receptacle for used, expired, or unwanted pharmaceuticals. Changes references in the pharmaceutical disposal provision from "illegal drug" to "drug".

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Safe Pharmaceutical Disposal Act. Provides that notwithstanding any provision of law, any county or municipality (currently, city, village, or municipality) may authorize the use of its city hall, police department, or any other facility under the county's or municipality's control (currently, city hall or police department) to display a container suitable for use as a receptacle for used, expired, or unwanted pharmaceuticals. Provides that the county or municipality shall provide continuous or regular notice to the public regarding the availability of the receptacle. Provides that, to the extent allowed under federal law, pharmaceuticals collected under specified provisions may be disposed of in a drug destruction device, as defined in the Environmental Protection Act. Amends the Environmental Protection Act to make corresponding changes. Effective immediately.

Aug 22 17    H    Public Act . . . . . 100-0250

HB 00525
Rep. Barbara Wheeler and Camille Y. Lilly
10 ILCS 5/11-4.1 from Ch. 46, par. 11-4.1
Amends the Election Code. Provides that school buildings shall not be used as polling places. Makes conforming changes.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 00526
Rep. Avery Bourne-Lindsay Parkhurst and Grant Wehrli
5 ILCS 430/25-15
Amends the State Officials and Employees Ethics Act. Provides that notwithstanding any other provision of the Act to the contrary, the Legislative Ethics Commission shall develop and implement an ethics training program for members of the General Assembly, along with other requirements, by July 1, 2018. Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 00527
Rep. Margo McDermed
205 ILCS 635/1-3 from Ch. 17, par. 2321-3
205 ILCS 635/1-4
Amends the Residential Mortgage License Act of 1987. Provides that an entity engaged solely in independent loan processing or underwriting is exempted from certain licensing requirements. Provides that those entities engaged solely in independent loan processing or underwriting shall submit an annual application for registration as an exempt entity with the Department of Financial and Professional Regulation through the Nationwide Mortgage Licensing System and Registry and comply with specific requirements. Adds those entities to the definition of "exempt person or entity". Excludes independent loan processing or underwriting from the definition of "soliciting, processing, placing, or negotiating a residential mortgage loan", "loan brokering", "brokering", or "brokerage services". Excludes independent loan processing or underwriting from the definition of "originating". Defines "independent loan processing or underwriting". Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee
HB 00528


725 ILCS 202/21 new

Amends the Sexual Assault Evidence Submission Act. Provides that the Department of State Police shall create and operate a statewide sexual assault evidence kit tracking system. Provides that the statewide sexual assault evidence kit tracking system shall: (1) track the location and status of sexual assault evidence kits throughout the criminal justice process, including the initial collection in examinations performed at medical facilities, receipt at local law enforcement agencies, and receipt and analysis at forensic laboratories; (2) allow medical facilities performing sexual assault forensic examinations, law enforcement agencies, prosecutors, State and local crime laboratories, and other entities who have physical custody of sexual assault evidence kits to update and track the status and location of sexual assault evidence kits; (3) allow victims of sexual assault to anonymously track and receive updates regarding the status of their sexual assault evidence kit; and (4) use technology to allow continuous access for appropriate personnel. Provides that the Department may phase in initial participation in the statewide sexual assault evidence kit tracking system by region, volume, or other appropriate classification. Provides that all entities who have custody of sexual assault evidence kits shall fully participate in the system by no later than July 1, 2019. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

725 ILCS 202/21 new

Adds reference to:

725 ILCS 202/5

Adds reference to:

725 ILCS 202/43 new

Replaces everything after the enacting clause. Amends the Sexual Assault Evidence Submission Act. Creates the Sexual Assault Evidence Tracking and Reporting Commission to research and develop a plan to create and implement a statewide mechanism to track and report sexual assault evidence information. Provides that the Commission shall within one year of its initial meeting: (1) research options to create a tracking system and develop guidelines and a plan to implement a uniform statewide system to track the location, lab submission status, completion of forensic testing, and storage of sexual assault evidence; (2) develop guidelines and a plan to implement a system with secure electronic access that allows a victim, or his or her designee, to access or receive information about the location, lab submission status, and storage of sexual assault evidence that was gathered from him or her, provided that the disclosure does not impede or compromise an ongoing investigation; (3) develop guidelines and a plan to safeguard confidentiality and limited disclosure of the information contained in the statewide system; (4) recommend sources of public and private funding; (5) recommend changes to law or policy required to support the implementation of the plans developed; and (6) report its findings and recommendations to submit any and all proposed legislation to the Governor and General Assembly. Repealed on January 1, 2019. Effective immediately.

Aug 25 17 H Public Act . . . . . . . . 100-0336

HB 00529

Rep. Margo McDermed

625 ILCS 5/12-807 from Ch. 95 1/2, par. 12-807

Amends the Illinois Vehicle Code. Provides that each school bus manufactured on or after the effective date of this bill and purchased for use in this State shall be equipped with a 3-point seat belt or any other federally approved restraint system in a number sufficient to allow each passenger being transported to use a separate belt or restraint system.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00530

Rep. Margo McDermed

225 ILCS 450/20.1 from Ch. 111, par. 5522

Amends the Illinois Public Accounting Act. Provides that when a licensee under the Act has failed to satisfactorily complete a peer review, the licensee may provide additional evidence in his or her favor. Requires the Department of Financial and Professional Regulation to review that evidence, if it is provided, in addition to the rest of the record presented. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00531


(Sen. Don Harmon-Jacqueline Y. Collins-Iris Y. Martinez-Patricia Van Pelt)

720 ILCS 5/12-5.1b new

Amends the Criminal Code of 2012. Creates the offense of criminal building management. Provides that a person commits the offense when, having personal or professional management or control of commercial real estate, whether as a legal or equitable owner or as a managing agent or otherwise, he or she recklessly permits or causes the physical condition or facilities of the commercial real estate to become or remain in any condition which endangers the health or safety of a first responder and: (1) the condition endangering the health or safety of a first responder was a building code violation or resulted from work done with a proper permit; (2) the condition endangering the health or safety of a first responder is determined to be a contributing factor in the injury or death of that first responder; and (3) the person recklessly conceals or attempts to conceal the condition that endangered the health or safety of the first responder that is found to be a contributing factor in that injury or death. Provides that criminal building management is a Class 4 felony.

House Committee Amendment No. 3

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Creates the offense of first responder endangerment. Provides that a person commits the offense when he or she knowingly creates a dangerous condition and intentionally conceals the dangerous condition in a commercial property under his or her management or operational control and the dangerous condition is found to be the primary cause of the death or serious bodily injury of a first responder in the course of his or her official duties. Provides that a violation is a Class 4 felony. Defines various terms.

House Floor Amendment No. 4

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 3, but provides that: (1) the Act may be referred to as the Daniel Capuano Memorial Act; (2) "commercial property" includes non-residential spaces in mixed-use property; and (3) deletes provision that "dangerous condition" does not include any failure by a governmental entity to make capital improvements or fund repairs that are not supported by an appropriation or budget enacted or adopted specifically for the property.

Senate Floor Amendment No. 1

Deletes reference to:

720 ILCS 5/12-5.1b new

Adds reference to:

730 ILCS 5/3-3-1 from Ch. 38, par. 1003-3-1

Adds reference to:

730 ILCS 5/3-3-2 from Ch. 38, par. 1003-3-2

Adds reference to:

730 ILCS 5/3-3-9 from Ch. 38, par. 1003-3-9

Adds reference to:

730 ILCS 5/5-4.5-20

Adds reference to:

730 ILCS 5/5-4.5-25

Adds reference to:

730 ILCS 5/5-4.5-30

Adds reference to:

730 ILCS 5/5-4.5-110 new

Adds reference to:

730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1
HB 00531 (CONTINUED)
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that a person under 21 years of age at the time of the commission of an offense or offenses, other than first degree murder, and who is not serving a sentence for first degree murder and who is sentenced on or after the effective date of the amendatory Act shall be eligible for parole review by the Prisoner Review Board after serving 10 years or more of his or her sentence or sentences, except for those serving a sentence or sentences for: (1) aggravated criminal sexual assault who shall be eligible for parole review by the Prisoner Review Board after serving 20 years or more of his or her sentence or sentences or (2) predatory criminal sexual assault of a child who shall not be eligible for parole review by the Prisoner Review Board. Provides that a person under 21 years of age at the time of the commission of first degree murder who is sentenced on or after the effective date of the amendatory Act shall be eligible for parole review by the Prisoner Review Board after serving 20 years or more of his or her sentence or sentences, except for those subject to a term of natural life imprisonment or any person subject to sentencing for certain types of first degree murder.

Nov 28 18  H  Passed Both Houses

HB 00532       Rep. Peter Breen-Thomas Morrison
755 ILCS 50/1-10 was 755 ILCS 50/2
755 ILCS 50/5-5 was 755 ILCS 50/3
Amends the Illinois Anatomical Gift Act. Provides that the term "decedent" includes a deceased individual organism of the species homo sapiens from fertilization until live birth. Provides that notwithstanding any other provision of the Act, if the decedent is a fetus upon whom an abortion, as that term is defined in the Illinois Abortion Law of 1975, has been performed, then no part of the decedent's body may be used for any purpose specified in the Act. Effective immediately.
Mar 31 17     H  Rule 19(a) / Re-referred to Rules Committee

HB 00533       Rep. La Shawn K. Ford
20 ILCS 3305/4 from Ch. 127, par. 1054
Amends the Illinois Emergency Management Agency Act. Adds street violence to the definition of "disaster".
Mar 31 17     H  Rule 19(a) / Re-referred to Rules Committee

HB 00534       Rep. Carol Sente-Sam Yingling, Nick Sauer, Sheri Jesiel, Rita Mayfield, Scott Drury and Barbara Wheeler
(Sen. Pamela J. Althoff-Melinda Bush-Julie A. Morrison)
Authorizes the Director of Natural Resources to exchange described parcels of real estate in Lake County for another parcel of described real estate in Lake County. Effective immediately. Senate Floor Amendment No. 2
Changes reference to Lake County Forrest Preserve District to Lake County Forest Preserve District.
Sep 08 17  H  Public Act . . . . . . . . 100-0470
Amends the Counties Code and Illinois Municipal Code. Provides that the Illinois Commerce Commission (currently, a court of competent jurisdiction) will determine whether the installation, maintenance, repair, or removal of a community antenna would create a dangerous condition or interrupt service. Amends the Crossing of Railroad Right-of-way Act. Adds providers of broadband service to the definition of "utility". Amends the Illinois Vehicle Code. Provides that cable operators, holders of State authorizations, and broadband service providers shall not be prevented by a railroad from entering onto railroad real estate or right of way for purposes of construction or installation of system or facilities if they have followed the procedures to enter the property as required by statute. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Provides that a community antenna television company shall not cross (currently, just shall not enter upon) any real estate or rights-of-way in the possession or control of specified entities without prior written notice of intent to enter, install, maintain, cross, or remove. Defines "crossing" or "cross". Provides that the written notice shall also include: (i) detailed design and construction plans for installation, maintenance, repair, crossing, or removal; and (ii) a statement, based upon information available to the community antenna television company, confirming that the proposed installation, maintenance, repair, crossing, or removal does not create a dangerous condition or threaten public safety and will not adversely impact railroad operations or disrupt vital transportation services. Provides that within 30 days (currently, 15 business days) of receipt of a written prior notice of entry, the public utility, railroad, or pipeline owner or operator shall investigate and determine whether or not the proposed entry would create a dangerous condition. Provides that, upon application of the community antenna company, the Illinois Commerce Commission Transportation Division (rather than just the Illinois Commerce Commission) shall determine in accordance with the Commission's Rail Safety Program whether the proposed installation, maintenance, repair, crossing, or removal creates a dangerous condition. Removes provisions preventing a railroad from prohibiting a cable operator, holder of State authorization, or broadband service providers from entering onto railroad real estate or right-of-way for purposes of construction or installation of system or facilities under specified circumstances. Provides that a community antenna television company franchised by a municipality or county (rather than a community antenna television company, holder of state authorization, cable operation, or provider of broadband service) shall not enter upon or cross any real estate or rights-of-way in the possession or control of any railroad under specified circumstances. Defines "community antenna television company." Effective immediately.

House Floor Amendment No. 2

Provides that the right to enter (rather than "crossing" or "cross") upon any real estate or rights-of-way includes the installation, construction, operation, repair, maintenance, or removal of wire, cable, fiber, conduit, or related facilities that are at, above, or below grade and that cross the real estate or rights-of-way in a manner that runs generally perpendicular to the railroad tracks or railroad right-of-way. Provides that, in the case of real estate or rights-of-way in possession of or in the control of a railroad, the right to enter upon does not apply to wire, cable, fiber, conduit, or related facilities that run along, within, and generally parallel to, but do not cross, the railroad tracks or railroad right-of-way. Changes the written notice requirements to conform to published and publicly available standards and to include threats to employee safety. Provides that beginning on the effective date the amendatory Act, the Transportation Division of the Illinois Commerce Commission shall include in its annual Crossing Safety Improvement Program report a brief description of the number of cases decided by the Illinois Commerce Commission and the number of cases that remain pending before the Illinois Commerce Commission for the period covered by the report. Effective immediately.

Aug 22 17 H Public Act . . . . . . . 100-0251
HB 00536

105 ILCS 5/29-3 from Ch. 122, par. 29-3
Amends the Transportation Article of the School Code. Provides that each school board may provide free transportation for any pupil residing within 1 1/2 miles from the school attended where conditions are such that walking, either to or from the school to which a pupil is assigned for attendance or to or from a pick-up point or bus stop, constitutes a serious hazard to the safety of the pupil due to a course or pattern of criminal activity, as defined in the Illinois Streetgang Terrorism Omnibus Prevention Act. Provides for the adoption of guidelines by the local law enforcement agency as to what constitutes a serious safety hazard due to a course or pattern of criminal activity. Provides that the State Board of Education, in consultation with the local law enforcement agency, shall review the findings of the school board concerning a course or pattern of criminal activity and shall approve or disapprove the school board’s determination that a serious safety hazard exists within 30 days after the school board submits its findings to the State Board. Authorizes the local law enforcement agency to determine what constitutes a course or pattern of criminal activity. Makes related changes. Provides that the changes made by the amendatory Act do not apply to the Chicago school district. Effective immediately.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Fiscal Note (State Board of Education)
HB 536 will have an unknown fiscal impact on the State Board of Education.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 00537
Rep. Robert W. Pritchard

10 ILCS 5/28-8.2 new
Amends the Election Code. Provides for disclosure of certain items when a unit of local government proposes referenda seeking to impose or increase a retailers' occupation tax, a use tax, a service occupation tax, a service use tax, or a property tax, or regarding the issuance of bonds. Provides that such referenda may only appear on ballots once every 23 months. Provides for publication requirements. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00538
Rep. Robert W. Pritchard

765 ILCS 705/4 new
Amends the Landlord and Tenant Act. Provides that a landlord of residential property may not enter into an agreement with a tenant in which the tenant agrees to pay a charge, fee, or penalty for the late payment of rent in excess of $10 per month for the first $500 in monthly rent plus 5% per month of any amount in excess of $500 in monthly rent.
Feb 08 17 H Tabled

HB 00539
Rep. Katie Stuart-Jay Hoffman and LaToya Greenwood
(Sen. Jim Oberweis-Linda Holmes-Karen McConnaughay)

10 ILCS 5/13-1 from Ch. 46, par. 13-1
10 ILCS 5/13-2 from Ch. 46, par. 13-2
Amends the Election Code. Provides that county boards outside of the jurisdiction of boards of election commissioners may reduce the number of judges of election from 5 to 3 for primary elections. Effective immediately.

Aug 25 17 H Public Act . . . . . . . . . . . 100-0337

HB 00540
Rep. Kelly M. Burke-Mark Batinick

750 ILCS 60/217 from Ch. 40, par. 2312-17
Amends the Illinois Domestic Violence Act of 1986. Provides that the court shall not issue a warrant for the seizure of any firearm in the possession of a respondent upon an emergency order of protection unless specified procedural requirements are met.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00541     Rep. Kelly M. Burke

510 ILCS 70/7.15

Amends the Humane Care for Animals Act. Provides that a person may not willfully and maliciously permit a dog that is owned, harbored, or controlled by the person to cause injury to or the death of a guide, hearing, or support dog (rather than while the guide, hearing, or support dog is in the discharge of its duties). Provides that a person may not recklessly permit a dog that is owned, harbored, or controlled by the person to cause injury to or the death of a guide, hearing, or support dog. Provides that a person convicted of the reckless offense is guilty of a Class C misdemeanor if the dog is killed or totally disabled, and may be ordered by the court to make restitution to the person with a disability having custody or ownership of the dog for veterinary bills and replacement costs of the dog. Provides that a second or subsequent violation of this offense is a Class 4 felony if the dog is killed or totally disabled, and the person convicted may be ordered by the court to make restitution to the person with a disability having custody or ownership of the dog for veterinary bill and replacement costs of the dog. Provides that a person convicted of this offense is guilty of a petty offense if the dog is not killed or totally disabled.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00542     Rep. Jay Hoffman

35 ILCS 200/21-135

Amends the Property Tax Code. Provides that notices of application for judgment and sale may be sent by first class mail (instead of registered or certified mail). Provides that the mailing must be supported by the certificate or affidavit of the employee of the county collector who mailed the document, stating the time and place of mailing or delivery, the complete address which appeared on the envelope or package, and the fact that the proper postage was prepaid. Effective January 1, 2018.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00543     Rep. Jay Hoffman

230 ILCS 25/2 from Ch. 120, par. 1102

Amends the Bingo License and Tax Act. Removes a provision providing that no person except a bona fide member or employee of a sponsoring organization may participate in the management or operation of bingo. Effective immediately.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00544     Rep. Jay Hoffman

30 ILCS 25/3-1

Amends the Public Accountability and Performance System Act. Makes a technical change in a Section concerning the short title.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00545     Rep. Jay Hoffman

35 ILCS 105/1 from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 00546     Rep. Jay Hoffman

35 ILCS 20/35-1

Amends the Tax Shelter Voluntary Compliance Law. Makes a technical change in a Section concerning the short title.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee
HB 00547  Rep. Michael J. Zalewski
(Sen. Martin A. Sandoval)

65 ILCS 5/4-5-11  from Ch. 24, par. 4-5-11
65 ILCS 5/8-9-1  from Ch. 24, par. 8-9-1

Amends the Illinois Municipal Code. Increases the base amount from $20,000 to $30,000 for public improvement or maintenance of public property at which a municipality must enter into a contract by public bid or four-fifths council approval. If the contract is approved by council, increases the base amount of expenses that must be taken by public bid from $20,000 to $30,000. Effective immediately.

House Committee Amendment No. 2

Adds reference to:

75 ILCS 5/5-5  from Ch. 81, par. 5-5

Adds reference to:

75 ILCS 16/40-45

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill changing the amount in the introduced bill requiring the municipality to publicly bid a contract from $30,000 to $25,000. Amends the Illinois Local Library Act. Provides that before the Board of Library Trustees may commence construction, remodeling, repairing, or improving of a library building, it shall advertise for bids if the cost of the project exceeds $25,000 (currently, $20,000). Amends the Public Library District Act of 1991 making similar changes. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . . . 100-0338

HB 00548  Rep. Jay Hoffman

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


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00549  Rep. Jay Hoffman

235 ILCS 5/9-2  from Ch. 43, par. 167

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referendum on retail sales of alcoholic liquor.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00550  Rep. Jay Hoffman and Laura Fine

235 ILCS 5/6-16.1

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00551  Rep. Jay Hoffman

235 ILCS 5/1-1  from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00552  Rep. Jay Hoffman

Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00553  Rep. Jay Hoffman

115 ILCS 5/3  from Ch. 48, par. 1703

Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning employee rights.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00554  Rep. Jay Hoffman


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 00555  Rep. Jay Hoffman
115 ILCS 5/1  from Ch. 48, par. 1701
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00556  Rep. Jay Hoffman
110 ILCS 13/1
   Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00557  Rep. Jay Hoffman
105 ILCS 5/1A-1  from Ch. 122, par. 1A-1
   Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00558  Rep. Jay Hoffman
105 ILCS 5/1-2  from Ch. 122, par. 1-2
   Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00559  Rep. Jay Hoffman
730 ILCS 140/1  from Ch. 38, par. 1581
   Amends the Private Correctional Facility Moratorium Act. Makes a technical change in a Section concerning the short title.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00560  Rep. Jay Hoffman
730 ILCS 120/1  from Ch. 38, par. 1501
   Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00561  Rep. Jay Hoffman
725 ILCS 5/100-1  from Ch. 38, par. 100-1
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00562  Rep. Jay Hoffman
720 ILCS 542/1
   Amends the Bath Salts Prohibition Act. Makes a technical change in a Section concerning the short title.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00563  Rep. Jay Hoffman
720 ILCS 5/1-1  from Ch. 38, par. 1-1
   Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00564  Rep. Jay Hoffman
305 ILCS 5/3-2  from Ch. 23, par. 3-2
   Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning conditions for basic maintenance grants of aid to the aged, blind, or disabled.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00565  Rep. Jay Hoffman
305 ILCS 5/1-5  from Ch. 23, par. 1-5
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00566  Rep. Jay Hoffman
75 ILCS 10/1.1  from Ch. 81, par. 111.1
House Committee Amendment No. 1
Deletes reference to:
75 ILCS 10/1.1
Adds reference to:
70 ILCS 705/11f  from Ch. 127 1/2, par. 31f
Replaces everything after the enacting clause. Amends the Fire Protection District Act. Provides that additional charges that a fire protection district may charge against persons, businesses, or other entities who are not residents of the district can include charges for equipment and apparatus utilized in response to the call for assistance where it can be demonstrated by the district that such additional equipment or apparatus were needed in the circumstances presented. Limits the additional charges to $100 per hour, per vehicle.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00567  Rep. Jay Hoffman
70 ILCS 210/1  from Ch. 85, par. 1221
Amends the Metropolitan Pier and Exposition Authority Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00568  Rep. Jay Hoffman
65 ILCS 110/1
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00569  Rep. Jay Hoffman
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00570  Rep. Jay Hoffman
55 ILCS 85/1  from Ch. 34, par. 7001
Amends the County Economic Development Project Area Property Tax Allocation Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00571  Rep. Jay Hoffman
50 ILCS 20/1  from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00572  Rep. Jay Hoffman
25 ILCS 130/1-1  from Ch. 63, par. 1001-1
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00573  Rep. Jay Hoffman
25 ILCS 120/1  from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00574  Rep. Jay Hoffman
15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00575  Rep. Jay Hoffman
15 ILCS 15/1
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00576  Rep. Jay Hoffman
230 ILCS 35/1
Amends the Native American Gaming Compact Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00577  Rep. Jay Hoffman
230 ILCS 30/1
Amends the Charitable Games Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00578  Rep. Jay Hoffman
230 ILCS 20/1
Amends the Illinois Pull Tabs and Jar Games Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00579  Rep. Jay Hoffman
230 ILCS 15/0.01
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00580  Rep. Jay Hoffman
230 ILCS 10/1
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00581  Rep. Jay Hoffman
230 ILCS 5/1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00582  Rep. Jay Hoffman
820 ILCS 80/1
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00583  Rep. Jay Hoffman
820 ILCS 75/1
Amends the Job Opportunities for Qualified Applicants Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00584  Rep. Jay Hoffman
820 ILCS 65/1
Amends the Illinois Worker Adjustment and Retraining Notification Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00585  Rep. Jay Hoffman
820 ILCS 60/1
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00586  Rep. Jay Hoffman
820 ILCS 30/0.01 from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00587  Rep. Jay Hoffman
820 ILCS 5/1.1 from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00588  Rep. Jay Hoffman
30 ILCS 122/1
Amends the Budget Stabilization Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00589  Rep. Jay Hoffman
30 ILCS 115/0.1 from Ch. 85, par. 610
Amends the State Revenue Sharing Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00590  Rep. Jay Hoffman
30 ILCS 105/1.1 from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00591  Rep. Sam Yingling
720 ILCS 5/12-6.4
Amends the Criminal Code of 2012. In the statute creating the offense of criminal street gang recruitment on school grounds, defines "school grounds" to mean the property, including buildings and grounds, of a public or private elementary, secondary, or post-secondary school, or a public or private 2-year or 4-year institution of higher education; public property or property open to public use within 1,000 feet of school property; a school bus; a designated school bus stop; and public property or property open to public use which is within 1,000 feet of the school bus stop, during the time when school children are waiting to be picked up and transported to or are being dropped off from school or a school-sponsored activity. Expands the offense to include the commission of the crime in a public park or recreational facility. Defines "public park or recreational facility".
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00592  Rep. Sam Yingling, Camille Y. Lilly and Thomas Morrison
35 ILCS 200/18-45
Amends the Property Tax Code. Provides that the aggregate rate of tax imposed by all taxing districts on any parcel of residential property that, as of January 1 of the levy year, has been occupied by a qualified taxpayer as his or her principal dwelling place for a period of at least 30 years shall not exceed 5%. Provides that the term "qualified taxpayer" means a person who (i) is 65 years of age or older during the taxable year, (ii) is liable for paying real estate taxes on the property, and (iii) is an owner of record of the property or has a legal or equitable interest therein as evidenced by a written instrument, except for a leasehold interest, other than a leasehold interest of land on which a single family residence is located. Contains provisions concerning applications for the reduction. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00593  Rep. Sam Yingling-Allen Skillicorn-David S. Olsen

35 ILCS 200/20-15
Amends the Property Tax Code. Provides that each tax bill shall contain a list of each tax increment financing (TIF) district in which the property is located and the dollar amount of tax due that is allocable to the TIF district. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00594  Rep. Sam Yingling

35 ILCS 5/101
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00595  Rep. Sam Yingling

35 ILCS 5/208
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning a tax credit for property taxes.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00596  Rep. Sam Yingling

35 ILCS 5/210.5
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00597  Rep. Sam Yingling

25 ILCS 5/3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00598  Rep. Sam Yingling

25 ILCS 170/1
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00599  Rep. Sam Yingling

15 ILCS 205/0.01
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00600  Rep. Sam Yingling

15 ILCS 5/1
Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00601  Rep. Sam Yingling

20 ILCS 5/1-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00602  Rep. Sam Yingling

5 ILCS 100/1-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00603  Rep. Sam Yingling
5 ILCS 80/1 from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00604  Rep. Sam Yingling
5 ILCS 315/1 from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00605  Rep. Sam Yingling
5 ILCS 120/1.01 from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00606  Rep. Sam Yingling
5 ILCS 160/1 from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00607  Rep. Sam Yingling-Tom Demmer-Deb Conroy-David McSweeney-Kathleen Willis, Grant Wehrli, Martin J. Moylan, Allen Skillicorn, David A. Welter, Carol Sente and Thomas Morrison
(Sen. Julie A. Morrison, Tom Rooney-Karen McConnaughay-Laura M. Murphy, Dan McConchie and Cristina Castro)

615 ILCS 5/5  from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.

House Committee Amendment No. 2
Deletes reference to:
615 ILCS 5/5
Adds reference to:
605 ILCS 5/6-134 new
Replaces everything after the enacting clause. Amends the Illinois Highway Code. Provides that by resolution, the board of trustees of any township located in a county with less than 3,000,000 inhabitants may submit a proposal to abolish the road district of that township to the electors of that township at a general election or a consolidated election. Provides for the form of the ballot. Provides that if the majority of the electors vote in favor of the proposal, then the road district shall be abolished by operation of law no more than 90 days after vote certification by the governing election authority. Provides that on that date, all rights, powers, duties, assets, property, liabilities, obligations, responsibilities, and taxing authority of the road district shall by operation of law vest in and be assumed by the township. Provides that the township shall exercise all duties and responsibilities of the highway commissioner under the Code and may enter into a contract with a county, municipality, or private contractor to administer the roads under its jurisdiction.

House Floor Amendment No. 3
Adds reference to:
605 ILCS 5/6-130
Adds reference to:
605 ILCS 5/6-133
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 2 with the following changes. Amends the Illinois Highway Code. Provides that no township road district may continue in existence if the roads forming a part of the district do not exceed a total of 4 centerline miles (rather than 4 miles) in length. Provides that if a majority of the electors of a township board of trustees votes in favor of a proposition to abolish a road district in Cook County, Illinois, the road district shall be abolished by operation of law effective January 1 of the calendar year immediately following the calendar year in which the proposition was approved by the electors or on the date the term of the highway commissioner in office at the time the proposition was approved by the electors expires, whichever is later. Provides that in a county with less than 3,000,000 inhabitants, a road district shall be abolished by operation of law effective 90 days after vote certification by the governing election authority or on the date the term of the highway commissioner in office at the time the proposition was approved by the electors expires, whichever is later (rather than only 90 days after vote certification by the governing election authority).

Aug 14 17  H  Public Act . . . . . . . . . 100-0106

HB 00608  Rep. Sam Yingling, David A. Welter and Allen Skillicorn
610 ILCS 5/2  from Ch. 114, par. 2
Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.

House Committee Amendment No. 1
Deletes reference to:
610 ILCS 5/2
Adds reference to:
605 ILCS 5/6-130
Replaces everything after the enacting clause. Amends the Illinois Highway Code. Provides that no township road district may continue in existence if the roads forming a part of the district do not exceed a total of 4 centerline miles (rather than 4 miles) in length.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00609  Rep. Sam Yingling
705 ILCS 70/2  from Ch. 37, par. 652
Amends the Court Reporters Act. Makes a technical change in a Section concerning the short title.
HB 00610  Rep. Sam Yingling

705 ILCS 5/7  from Ch. 37, par. 12
Amends the Supreme Court Act. Makes a technical change in a Section concerning the powers of the Court.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00611  Rep. Sam Yingling

605 ILCS 5/1-101  from Ch. 121, par. 1-101
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00612  Rep. Sam Yingling

70 ILCS 5/2a.1  from Ch. 15 1/2, par. 68.2a1
Amends the Airport Authorities Act. Makes a technical change in a Section concerning the petition to set forth a tax rate.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00613  Rep. Will Guzzardi and Camille Y. Lilly

New Act

Creates the Saving Illinois’ Pollinators Act. Provides that beginning 9 months after the effective date of the Act, it shall be unlawful to apply any neonicotinoid insecticides on any public lands owned or maintained by the State. Provides that beginning 9 months after the effective date of the Act, it shall be unlawful to apply neonicotinoid insecticides in any other outdoor residential settings, including landscaping, ornamental, or other outdoor applications in this State. Establishes exemptions to the prohibitions. Provides that the Department of Agriculture shall, within 6 months after the effective date of the Act, adopt rules further defining and implementing specified provisions of the Act. Provides that the Department shall, within one year after the effective date of this Act, issue a draft report evaluating whether clear, peer-reviewed, published scientific evidence exists that outdoor applications of these insecticides are safe for honey bees, other pollinators, other beneficial insects, the broader environment, and human health. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00614  Rep. Anthony DeLuca

415 ILCS 12/1
Amends the Solid Waste Hauling and Recycling Program Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00615  Rep. Anthony DeLuca

415 ILCS 12/1
Amends the Solid Waste Hauling and Recycling Program Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00616  Rep. Anna Moeller

(Sen. Pat McGuire and Cristina Castro)
65 ILCS 5/10-1-7.1
65 ILCS 5/10-2.1-4  from Ch. 24, par. 10-2.1-4
65 ILCS 5/10-2.1-6.3
70 ILCS 705/16.04a  from Ch. 127 1/2, par. 37.04a
70 ILCS 705/16.06b
Amends the Illinois Municipal Code and Fire Protection District Act. Provides that after a firefighter is selected from the register of eligibles to fill a vacancy in a fire department or fire protection district, each appointee shall be presented with his or her certificate of appointment on the day on which he or she is sworn in as a classified member of the affected department or district. Provides that firefighters who were not issued a certificate of appointment when originally appointed may make a written request to receive one. Effective immediately.
Aug 22 17  H  Public Act . . . . . . . . 100-0252
HB 00617


30 ILCS 105/6z-17 from Ch. 127, par. 142z-17
35 ILCS 505/8 from Ch. 120, par. 424
50 ILCS 750/30
230 ILCS 10/12 from Ch. 120, par. 2412
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 40/75

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Riverboat Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00618


(Sen. John J. Cullerton)

40 ILCS 5/3-110.12 new
40 ILCS 5/4-108 from Ch. 120 1/2, par. 4-108
30 ILCS 805/8.41 new

Amends the Illinois Pension Code. Authorizes an active member of a downstate firefighters' pension fund to transfer up to 6 years of creditable service to that fund from the downstate police pension fund that is administered by the same unit of local government. Requires application within 6 months after the effective date. Authorizes reinstatement of service that was terminated by a refund. Provides that if the transferred police service was Tier 1, then the firefighter shall be considered to be a Tier 1 firefighter. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

House Committee Amendment No. 1

Deletes a provision providing that if the transferred police service was Tier 1, then the firefighter shall be considered to be a Tier 1 firefighter.

House Committee Amendment No. 2

Adds a requirement that to transfer the creditable service to the downstate firefighters' fund, the firefighter must not have been subject to disciplinary action when he or she terminated employment with the police department.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 00619  
(Sen. William R. Haine-Jennifer Bertino-Tarrant and Bill Cunningham)  
5 ILCS 140/7 from Ch. 116, par. 207  
Amends the Freedom of Information Act. Exempts from inspection and copying the following: records requested by a person committed to the Department of Corrections or a county jail, the disclosure of which would result in the risk of harm to any person or the risk of an escape from a jail or correctional institution or facility; records requested by a person in a county jail or committed to the Department of Corrections containing personal information pertaining to the person's victim or the victim's family, including, but not limited to, a victim's home address, home telephone number, work or school address, work telephone number, social security number, or any other identifying information, except as may be relevant to a requester's current or potential case or claim; and law enforcement records of other persons requested by a person committed to the Department of Corrections or a county jail, including, but not limited to, arrest and booking records, mug shots, and crime scene photographs, except as these records may be relevant to the requester's current or potential case or claim. Effective immediately.

House Committee Amendment No. 1  
Removes the word "account" from "social security account number".

Aug 04 17  H Public Act . . . . . . . 100-0026

HB 00620  
Rep. Emanuel Chris Welch  
5 ILCS 315/8 from Ch. 48, par. 1608  
5 ILCS 315/14 from Ch. 48, par. 1614  
Amends the Illinois Public Labor Relations Act. Provides that, unless mutually agreed otherwise, any party to a collective bargaining agreement who fails to timely comply with an arbitration award or who, after timely demand, fails to submit a grievance dispute concerning the administration or interpretation of an agreement to arbitration shall pay to the prevailing party all reasonable costs of the proceeding in the trial and reviewing courts. Provides that, unless mutually agreed otherwise, any party to a collective bargaining agreement who obtains a stay of an award issued by an arbitration panel or single arbitrator, or any mutually agreed procedures, shall pay all reasonable costs of the proceedings in the reviewing courts. Provides for permissive subjects of collective bargaining. Makes conforming change. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00621  
Rep. Emanuel Chris Welch  
755 ILCS 70/7  
755 ILCS 70/14  
Amends the Revised Uniform Fiduciary Access to Digital Assets Act (2015). Deletes language requiring a representative of a decedent to provide a custodian with a finding by the court that disclosure of the content of electronic communications of the user would not violate 18 U.S.C. Section 2701 et seq., as amended, 47 U.S.C. Section 222, as amended, or other applicable law. Provides that a custodian shall disclose digital assets to the guardian of a person with a disability if the guardian gives the custodian specified documentation. Makes other changes. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00622  
Sen. Daniel Biss  
5 ILCS 315/11 from Ch. 48, par. 1611  
Amends the Illinois Public Labor Relations Act. Provides that the filing of an appeal in the Appellate Court to obtain judicial review of an order of the Illinois Labor Relations Board shall not automatically stay the enforcement of the Board's order. Provides that an aggrieved party may apply to the Appellate Court for a stay of the enforcement of the Board's order after providing notice to the Board and the prevailing party or parties, and may be granted a stay of enforcement after making a showing of good cause in accordance with the Administrative Review Law. Effective immediately.

Senate Floor Amendment No. 1  
Provides that the filing of an appeal to the Appellate Court of a final order by the Illinois Labor Relations Board concerning unfair labor practices shall not automatically stay the enforcement of the Board's order. Provides that an aggrieved party may apply to the Appellate Court for a stay of the enforcement of the Board's order after the aggrieved party has followed the procedure prescribed by Supreme Court Rule 335.

Sep 22 17  H Public Act . . . . . . . 100-0516
HB 00623  Rep. Mike Fortner-David S. Olsen
(Sen. Dan McConchie)

15 ILCS 405/20  from Ch. 15, par. 220
15 ILCS 405/27

Amends the State Comptroller Act. Requires the Comptroller to make a listing of State employee salaries, in both the
annual report and the online ledger, in which the total amount paid to a State employee during the past calendar year is listed as
rounded to the nearest thousand dollar. Provides findings.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with a change. Provides that
any listing of an immediately preceding year's amount of State employee salaries on the "Online Ledger" shall list the total amount
paid to a State employee during that past calendar year, or a monthly reporting of a State employee's salary from that past calendar
year, as rounded to the nearest hundred dollar (rather than the nearest thousand dollar). Provides that any monthly reporting of a State
employee's salary for the current year shall also be listed as rounded to the nearest hundred dollar. Provides that the Comptroller, in his
or her discretion, may list the unadjusted total salary amount paid to a State employee for any previous year other than the rounded
salary amount for the immediately preceding calendar year. Makes a conforming change.

Aug 22 17  H  Public Act . . . . . . . . . 100-0253

HB 00624  Rep. Fred Crespo

70 ILCS 705/15c new

Amends the Fire Protection District Act. Provides that a home rule municipality may file a petition to disconnect fire
protection district territory from the district if: the municipality's fire department services at least 80% of the municipality; the
disconnection will not cause the territory of the district to be noncontiguous; and the loss of assessed valuation by reason of the
disconnection of the territory will not impair the ability of the district to render adequate fire protection service to the territory
remaining in the district. Provides that territory disconnected shall remain liable for its proportionate share of any bonded indebtedness
outstanding as of the date of disconnection. Provides for petition, hearing, notice, and objection requirements. Further provides that if
a court finds that the petition complies with the Section and that the allegations of the petition are true, the court shall order that the
territory be disconnected.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00625  Rep. David Harris, Frances Ann Hurley, Martin J. Moylan, Ryan Spain and Christine Winger
(Sen. Tom Rooney-Martin A. Sandoval-Karen McConnaughay-Laura M. Murphy)

625 ILCS 5/11-1002  from Ch. 95 1/2, par. 11-1002

Amends the Illinois Vehicle Code. Provides that whenever a pedestrian crossing warning sign with a rectangular rapid
flashing beacon is in place at an intersection where traffic control signals are not in place or at a plainly marked crosswalk, a driver of
a vehicle shall yield the right-of-way to a pedestrian when the rectangular rapid flashing beacon is activated. Defines "rectangular rapid
flashing beacon". Provides that a violation of the provision is a Class C misdemeanor, except that a violation of the provision that
results in serious bodily injury or death to another is a Class 2 felony.

House Floor Amendment No. 1

Provides that a driver of a vehicle shall stop and yield (rather than yield) the right-of-way to a pedestrian when the rectangular
rapid flashing beacon is activated. Provides that a violation of the added subsection that results in serious bodily injury or death to
another is a Class 4 (rather than Class 2) felony.

May 26 17  S  Rule 3-9(a) / Re-referred to Assignments
HB 00626  Rep. Mike Fortner-Thomas M. Bennett

5 ILCS 140/7.5
10 ILCS 5/1-16 new
10 ILCS 5/1A-16.1 new
10 ILCS 5/1A-16.2 new
10 ILCS 5/1A-16.6
10 ILCS 5/1A-16.7 new

Amends the Election Code. Provides that the Office of the Secretary of State and the State Board of Elections shall jointly establish an automatic voter registration program. Provides that designated automatic voter registration agencies may agree to participate in an automatic voter registration program established by the State Board of Elections. Provides that the term "designated automatic voter registration agency" means an agency of the State or federal government that has been determined by the State Board of Elections to have access to reliable personal information and has entered into an interagency contract with the State Board of Elections to participate in the automatic voter registration program. Provides for dual purpose applications, and provides that an application for a driver's license or a State identification card shall be a dual-purpose application. Provides that if an election authority is required by law to send an election-related notice to an individual, that election authority may send that notice solely by electronic mail if the individual provides a current e-mail address to the election authority and authorizes the election authority to send notices by electronic mail. Amends the Freedom of Information Act. Provides that certain information specified in the amendatory Act is exempt from inspection and copying. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00627  Rep. Robert Martwick

105 ILCS 5/27A-10.5

Amends the Charter Schools Law of the School Code. Provides that a charter school established on or after the effective date of this amendatory Act may not enter into a contract with a for-profit educational or charter management organization. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


65 ILCS 5/11-10-1 from Ch. 24, par. 11-10-1

Amends the Illinois Municipal Code. Provides that an entity that collects a foreign fire insurance tax or license fee rendered to the fire department of a municipality or a fire protection district shall post to its website by August 1 certain information from the previous year. Prohibits an entity from charging an administrative fee that exceeds 1% of the gross amount collected in each municipality or fire protection district.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00629  Rep. John M. Cabello

New Act

5 ILCS 140/7.5
720 ILCS 5/9-1 from Ch. 38, par. 9-1
725 ILCS 5/113-3 from Ch. 38, par. 113-3
725 ILCS 5/119-1
725 ILCS 105/10 from Ch. 38, par. 208-10

Amends the Criminal Code of 2012 relating to first degree murder. Adds and eliminates aggravating factors for which the death penalty may be imposed. Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2017. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the amendatory Act shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00630  Rep. David Harris

35 ILCS 5/212
Amends the Illinois Income Tax Act. Provides that, for each taxable year beginning on or after January 1, 2017, the earned income tax credit shall be 15% (currently, 10%) of the federal tax credit. Provides that, if the amount of the earned income tax credit exceeds the taxpayer's income tax liability, then 50% of the excess credit amount shall be refunded to the taxpayer (currently, the entire excess credit amount is refundable). Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/3-806.7
Amends the Illinois Vehicle Code. Provides that the standard registration fee for passenger motor vehicles of the first division and motor vehicles of the second division weighing not more than 8,000 pounds shall be reduced by 50% for any Illinois vehicle owner who is a veteran of the United States Armed Forces. Effective January 1, 2018.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00632  Rep. John M. Cabello

35 ILCS 505/2a from Ch. 120, par. 418a
Amends the Motor Fuel Tax Law. Provides that the tax shall not be imposed upon the importation or receipt of aviation fuels and kerosene at airports that have a runway of at least 10,003 feet in length and that serve as a U.S. Port of Entry and Foreign Trade Zone operating under the security supervision of the United States Department of Homeland Security.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00633  Rep. John M. Cabello

720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1
Amends the Criminal Code of 2012. Provides that it is also a hate crime by reason of the actual or perceived employment as a peace officer, firefighter, emergency medical services personnel of another individual or group of individuals, or by reason of the actual or perceived military status of another individual or group of individuals, regardless of the existence of any other motivating factor or factors to commit assault, battery, aggravated assault, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, harassment by telephone, or harassment through electronic communications.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00634  Rep. John M. Cabello and Camille Y. Lilly

35 ILCS 5/217
35 ILCS 5/217.1
Amends the Illinois Income Tax Act. Makes changes to a credit awarded for wages paid to qualified veterans. Provides that the credit shall be: (1) $5,000 (instead of 20% of the gross wages, but not to exceed $5,000) for certain veterans who were unemployed at the time of hire; and (2) $1,200 (instead of 10% of the gross wages, but not to exceed $1,200) for other qualified veterans. Changes the definition of "qualified veteran" to include all Illinois residents who are members of the National Guard, reserve, or regular component of the Armed Forces of the United States. Allows the credit to be prorated. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00635  Rep. John M. Cabello and Michael Halpin

515 ILCS 5/20-45 from Ch. 56, par. 20-45
520 ILCS 5/3.2 from Ch. 61, par. 3.2
Amends the Fish and Aquatic Life Code. Provides that the fee for all sport fishing licenses shall be waived for resident veterans of the United States Armed Forces that have been honorably discharged. Amends the Wildlife Code. Provides that the fee for a hunting license to hunt all species shall be waived for resident veterans of the United States Armed Forces that have been honorably discharged. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00636  Rep. John M. Cabello and Michael Halpin

20 ILCS 1605/2  from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20  from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
20 ILCS 3930/9.1

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2018 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit State police memorials. Requires the net revenue from that game to be deposited into the Criminal Justice Information Projects Fund. Provides that moneys received from the scratch-off game shall be divided equally for distribution into the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund. Moneys received under this Section shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the Illinois Criminal Justice Act to make conforming changes. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 00637  Rep. John M. Cabello

15 ILCS 20/50-22
25 ILCS 115/1  from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that beginning in 2017, and for each year thereafter, if the General Assembly fails to pass a balanced budget by June 30th of each year, the compensation to be paid to members of the General Assembly, including the additional sums payable to officers of the General Assembly, shall be withheld until a balanced budget is passed. Amends the State Budget Law of the Civil Administrative Code of Illinois. Removes the salary of members of the General Assembly from continuing appropriations provisions. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 00638  Rep. John M. Cabello

510 ILCS 5/15  from Ch. 8, par. 365
510 ILCS 5/15.1

Amends the Animal Control Act. Provides that if the Administrator, State's Attorney, or Director has investigated and determined that there exists probable cause to believe that a dog is a vicious dog, that official may file a complaint in the circuit court in the name of the People of the State of Illinois to deem a dog to be a vicious dog. Deletes language providing that a citizen of the county in which the dog exists may file a complaint to commence a hearing to deem a dog to be a vicious dog. Provides that the changes to this Section are only effective to causes of actions accruing on or after the effective date of the bill. Provides that after a thorough investigation including: sending, within 10 business days of the Administrator or Director becoming aware of the alleged infraction, notifications to the owner of the alleged infractions, the fact of the initiation of an investigation, and affording the owner an opportunity to meet with the Administrator or Director prior to the making of a determination; gathering of any medical or veterinary evidence; interviewing witnesses; and making a detailed written report, an animal control warden, deputy administrator, or law enforcement agent may, after determining that there exists probable cause to believe that a dog is a dangerous dog, ask the Administrator, or his or her designee, or the Director, to deem a dog to be "dangerous". Effective immediately.

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee


305 ILCS 5/8A-4B new
305 ILCS 5/8A-5A  from Ch. 23, par. 8A-5A
305 ILCS 5/8A-6  from Ch. 23, par. 8A-6

Amends the Illinois Public Aid Code. Provides that any person who possesses for an unlawful purpose another person's Electronic Benefit Transfer card (EBT) or LINK card in order to use or transfer in any manner not authorized by law or the rules and regulations of the Department of Human Services the cash assistance benefits held on that EBT or LINK card is guilty of a violation and shall be subject to certain penalties established under the Code. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 00640  Rep. John M. Cabello

720 ILCS 5/12-6.4

Amends the Criminal Code of 2012. Provides that a person commits criminal street gang recruitment when he or she
recruits, solicits, or induces another person to join or remain a member of a criminal street gang. Provides that the penalty is a Class 4
felony. Provides that if the person recruited, solicited, or induced is a minor, the offense is a Class 3 felony. Defines "criminal street
gang". Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00641  Rep. John M. Cabello and Sue Scherer

720 ILCS 5/12-3.05 was 720 ILCS 5/12-4

Amends the Criminal Code of 2012. Increases various penalties for aggravated battery. Provides that aggravated battery by
causing great bodily harm or permanent disability or disfigurement to any child under the age of 13 years, or to any severely or
profoundly intellectually disabled person is a Class X felony for which a person shall be sentenced to a term of imprisonment of a
minimum of 20 years and a maximum of 60 years. Provides that aggravated battery by causing great bodily harm or permanent
disability or disfigurement is a Class X (rather than a Class 1) felony when the aggravated battery was intentional and involved the
infliction of torture. Increases other penalties for aggravated battery.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00642  Rep. John M. Cabello

65 ILCS 5/10-2.1-17 from Ch. 24, par. 10-2.1-17

Amends the Illinois Municipal Code. Provides that the chief of the fire department or chief of the police department may
be removed or discharged by the board of fire and police commissioners if the municipality has such a board or the appointing
authority if the municipality does not have a board (currently, removed or discharged only by the appointing authority). Effective
immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00643  Rep. Katie Stuart-David McSweeney, Michelle Mussman, Michael Halpin, Natalie A. Manley, Jerry Costello, II,
Deb Conroy, Martin J. Moylan, Brandon W. Phelps, Litesa E. Wallace, Sue Scherer, Daniel V. Beiser, Anthony
DeLuca, Daniel Swanson, Sheri Jesiel, Tony McCombie, Lindsay Parkhurst, Steven Reick, Jerry Lee Long, Allen
Skillcorn, Mark Batinick, Ryan Spain, David S. Olsen, Avery Bourne, Michael P. McAuliffe, Terri Bryant, Sara
Wojcicki Jimenez, Nick Sauer, Brian W. Stewart, Silvana Tabares, Grant Wehrli, Tim Butler and Brad Halbrook
(Sen. Melinda Bush, Julie A. Morrison-Jennifer Bertino-Tarrant, Cristina Castro, Bill Cunningham-Scott M. Bennett-Thomas
Cullerton, Steve Stadelman, Daniel Biss, Michael E. Hastings, Emil Jones, III, Martin A. Sandoval, Heather A. Steans, Omar
Aquino, David Koehler, Don Harmon, Iris Y. Martinez-Andy Manar, Toi W. Hutchinson, Terry Link, Laura M. Murphy, Dale
Fowler, Neil Anderson, Sue Rezin, Tom Rooney and Paul Schimpf)

25 ILCS 115/1 from Ch. 63, par. 14

25 ILCS 120/6.5 new

Amends the General Assembly Compensation Act. Establishes the fiscal year 2018 mileage reimbursement rate and
allowance for lodging and meals. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal
year beginning July 1, 2017 for State government legislative and executive elected officers and appointees in positions for which the
Compensation Review Board previously recommended or determined compensation. Effective immediately.
Jul 26 17  H  Public Act . . . . . . . . . 100-0025

HB 00644  Rep. Daniel J. Burke

New Act

Creates the Municipal Financial Distress Alert System Act. Requires the State Comptroller to establish an index system to
identify municipalities that are in or approaching financial distress. Provides that the Comptroller shall use the index system to indicate
municipalities that have failed to submit annual audits or financial reports to the Comptroller as required by law. Requires the
Comptroller to annually review audits and financial reports obtained under the Governmental Account Audit Act and publish a report
identifying municipalities that are in or approaching financial distress. Defines terms.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00645  Rep. Stephanie A. Kifowit, Camille Y. Lilly, Martin J. Moylan, Silvana Tabares, Katie Stuart, Michelle Mussman and Sue Scherer

30 ILCS 105/10.5 new
Amends the State Finance Act. Provides that no salary or per diem shall be paid to a member of a State board or commission that meets part-time. Defines "part-time". Provides that a member of a State board or commission may, however, be reimbursed for actual travel and other expenses as authorized by law. Effective July 1, 2017.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00646  Rep. Keith P. Sommer and Anthony DeLuca

20 ILCS 1605/7.18 new
Amends the Illinois Lottery Law. Provides that the name, address, phone number, or other personally identifying information of a recipient of a prize may not be disclosed without the consent of the recipient and shall be exempt from disclosure under the Freedom of Information Act. Provides that the awarding of a prize may not be conditioned upon disclosure of the identity of the recipient.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00647  Rep. Stephanie A. Kifowit and Litesa E. Wallace

775 ILCS 5/2-102 from Ch. 68, par. 2-102
Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for an employer to refuse to make certain reasonable accommodations in the workplace for an employee protected under an order of protection. Provides that an employer is not required to make the reasonable accommodations if they cause undue hardship on the work operations of the employer. For purposes of the new provisions, defines "undue hardship" as significant difficulty or expense on the operation of an employer, when considered in light of: (1) the nature and cost of the reasonable accommodation needed; (2) the overall financial resources, number of employees, and the number, type, and placement of the work locations of an employer; and (3) the type of operation of the employer, including the composition, structure, and functions of the workforce of the employer, the geographic separateness of the employee's work location from the employer, and the administrative or fiscal relationship of the work location to the employer. Provides that prior to making the reasonable accommodations, an employer may verify that an employee is protected by an order of protection entered under the Code of Criminal Procedure of 1963 or the Illinois Domestic Violence Act of 1986.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 405/2 from Ch. 120, par. 405A-2
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that the value of farm property transferred to a qualified heir shall not be included in the decedent's taxable estate for the purposes of calculating the State tax credit if any qualified heir of the decedent will be engaged in active management of the farm for a period of at least 10 years after the date of the transfer, or until the death of that qualified heir, whichever occurs first. Defines "active management", "farm property", and "qualified heir". Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00649
(Sen. Bill Cunningham and Mattie Hunter)

725 ILCS 5/104-17 from Ch. 38, par. 104-17
730 ILCS 5/5-2-4 from Ch. 38, par. 1005-2-4

Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections concerning defendants found unfit to stand trial and found not guilty by reason of insanity. Provides that if the court orders the defendant placed in the custody of the Department of Human Services, the Department shall evaluate the defendant to determine to which secure facility the defendant shall be transported and, within 7 days of the entry of the placement order, notify the sheriff of the designated facility. Upon receipt of that notice, the sheriff shall promptly transport the defendant to the designated facility. Provides that if, within 7 days of the entry of the placement order, the Department fails to notify the sheriff of the identity of the facility to which the defendant shall be transported, the sheriff shall notify the Department that the defendant will be transported to the nearest secure mental health facility operated by the Department unless, within 24 hours of receiving the notice, the Department notifies the sheriff that the defendant should be transported to another facility. Provides that if, during this 24-hour period the Department notifies the sheriff that the defendant will be transported to another facility, the sheriff shall transport the defendant to that facility. If the notice is not received, the sheriff shall transport the defendant to the nearest secure mental health facility operated by the Department.

House Committee Amendment No. 1
Adds reference to:
725 ILCS 5/104-18 from Ch. 38, par. 104-18
725 ILCS 5/104-20 from Ch. 38, par. 104-20

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections concerning defendants found unfit to stand trial and found not guilty by reason of insanity. Reinserts the provisions of the introduced bill with the following changes: provides that: (1) if, within 20 days of the transmittal by the clerk of the circuit court of the placement order, the Department of Human Services fails to notify the sheriff of the identity of the facility to which the defendant shall be transported, the sheriff shall contact a designated person within the Department to inquire about when a placement will become available at the designated facility and bed availability at other facilities; (2) if, within 20 days of the transmittal by the clerk of the circuit court of the placement order, the Department fails to notify the sheriff of the identity of the facility to which the defendant shall be transported, the sheriff shall notify the Department of its intent to transfer the defendant to the nearest secure mental health facility operated by the Department and inquire as to the status of the evaluation and availability for placement in such facility operated by the Department by contacting a designated person within the Department. The Department shall respond to the sheriff within 2 business days of the notice and inquiry by the sheriff seeking the transfer and the Department shall provide the sheriff with the status of the evaluation, information on bed and placement availability, and an estimated date of admission for the defendant and any changes to that estimated date of admission; (3) if the Department notifies the sheriff during the 2 business day period of a facility operated by the Department with placement availability, the sheriff shall promptly transport the defendant to that facility; and (4) whenever the court receives a report from the supervisor of the defendant's treatment that the defendant is fit, the court shall immediately enter an order directing the sheriff to return the defendant to the county jail and set the matter for trial; at any time the issue of the defendant's fitness can be raised again under the Code.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Human Services)
The Department of Human Services Division of Mental Health expects this legislation to be fiscally neutral. A fit defendant would be exchanged with a defendant that was unfit.

House Floor Amendment No. 2
Makes technical changes in the bill as amended by House Amendment No. 1.
HB 00650  Rep. John Cavaletto
305 ILCS 5/12-4.4a new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2018, electronic benefits transfer ("LINK") cards used to obtain SNAP benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may use the LINK card only if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2018. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00651  Rep. John Cavaletto, Avery Bourne and Allen Skillicorn
305 ILCS 5/4-8a new

Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Provides that no person shall knowingly use cash assistance benefits provided under the Temporary Assistance for Needy Families Program for the payment of bail ordered by a court.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00652  Rep. John Cavaletto
720 ILCS 5/10-11 new

Amends the Criminal Code of 2012. Provides that it is not a violation of the Kidnaping and Related Offenses Article of the Code for a caretaker to transport a child under 18 years of age to another state for medical care or treatment if the caretaker reasonably believes that: (1) the child needs emergency medical care or treatment because of injury or illness; (2) a medical provider is not located within a short distance from the child's residence in this State; and (3) failure to transport the child to another state will risk further illness or injury to the child. Provides that the Department of Children and Family Services may not place a child described in this provision in its custody or foster care on the basis that the child is transported to another state under circumstances described in this provision. Defines "caretaker" as a person who has the consent of the custodial parent to care for the custodial parent's child and includes, but is not limited to, a family member, baby sitter, au pair, nanny, or person applying for guardianship or adoption of the child.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00653  Rep. John Cavaletto
720 ILCS 5/11-9.3

Amends the Criminal Code of 2012. Provides that it is a Class 4 felony for a child sex offender to knowingly operate, whether authorized to do so or not, a taxicab, limousine, or a transportation network company driver vehicle. Defines "limousine" and "transportation network company driver".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00654  Rep. John Cavaletto
35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Provides that each employer that enters into a profit-sharing agreement with its employees is entitled to a credit in an amount equal to 25% of the distributions made to the employee during the taxable year under the terms of the agreement. Provides that the credit may be carried forward. Provides that the credit is exempt from the Act's automatic sunset provision.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00655  Rep. John Cavaletto-Carol Ammons
(Sen. Dale Fowler)
105 ILCS 5/21B-45

Amends the Educator Licensure Article of the School Code. With respect to the renewal of a Professional Educator License, provides that if a license holder's electronic mail address is available, the State Board of Education shall send him or her notification electronically that his or her license will lapse if not renewed, to be sent no more than 6 months prior to the license lapsing. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . . . . . . 100-0339


40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Amends the Downstate Teacher Article of the Illinois Pension Code. In a provision relating to employer contributions from special trust and federal funds, provides that, beginning July 1, 2017, the rate, expressed as a percentage of salary, shall be equal to the total employer's normal cost, expressed as a percentage of payroll. Effective immediately.

Aug 25 17  H Public Act . . . . . . . . 100-0340

HB 00657  Rep. Robert Rita

225 ILCS 450/0.03 from Ch. 111, par. 5500.03

225 ILCS 450/5.2

225 ILCS 450/13 from Ch. 111, par. 5514

225 ILCS 450/14.5 new

225 ILCS 450/16 from Ch. 111, par. 5517

Amends the Illinois Public Accounting Act. Allows a certified public accountant (CPA) firm whose principal place of business is not in this State to have all the privileges of a CPA firm licensed under the Act without the need to obtain a license from the Department of Financial and Professional Regulation or to file notice with the Department if the CPA firm complies with specified substantial equivalency requirements; makes conforming changes. Provides that firms that do not meet certain requirements but offer or render services in the State must hold a license issued under the Act. Provides for the appointment of a CPA Coordinator and provides the duties and responsibilities for the role. Provides that every application for renewal of a license by a licensed CPA who has been licensed under the Act for 3 years or more shall be accompanied or supported by evidence showing the completion of professional education as prescribed by Department rule (rather than showing the completion of 120 hours of continuing professional education each 3 years as prescribed by Department rule). Provides that a CPA firm or sole practitioner shall comply with Department rules and notify the Peer Review Administrator within 30 days after accepting an engagement for services requiring a license and to undergo a peer review within 18 months after the end of the period covered by the engagement (rather than undergo its first peer review during the first full renewal cycle after it is granted its initial license). Effective immediately.

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00658  Rep. Lou Lang

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


Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 00659  Rep. Elaine Nekritz, Cynthia Soto and Anna Moeller
(Sen. Bill Cunningham)

70 ILCS 2605/56
Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning resource recovery.

House Committee Amendment No. 1
Deletes reference to:
70 ILCS 2605/56
Adds reference to:
70 ILCS 2605/57 new

Replacing everything after the enacting clause. Amends the Metropolitan Water Reclamation District Act. Provides that the Metropolitan Water Reclamation District may participate in any available nutrient trading program in the State for meeting water quality standards. Provides that if the District participates in any nutrient trading program they must comply with all other applicable laws and rules, including, but not limited to, the Environmental Protection Act and rules adopted under that Act.

House Floor Amendment No. 2
Provides that if the Metropolitan Water Reclamation District participates in a nutrient trading program, the District shall give preference to trading investments: (i) that will benefit low income or rural communities; and (ii) where local water quality improvements can be realized.

Aug 25 17    H    Public Act . . . . . . . . . 100-0341

HB 00660  Rep. Mark Batinick

5 ILCS 315/6 from Ch. 48, par. 1606
115 ILCS 5/8.5 new
Amends the Illinois Public Labor Relations Act. Provides that a public employer is prohibited from providing the exclusive bargaining representative the social security numbers of public employees in the bargaining unit and the exclusive bargaining representative is prohibited from requesting the social security numbers of public employees in the bargaining unit. Amends the Illinois Educational Labor Relations Act to make similar changes. Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 00661  Rep. Thomas Morrison-Randy E. Frese and Keith R. Wheeler

625 ILCS 5/3-805 from Ch. 95 1/2, par. 3-805
Amends the Illinois Vehicle Code. Provides that the registration period and fee for electric vehicles shall be the same as the registration period and fee for non-electric motor vehicles (rather than $35 for a 2-year registration period).

Apr 28 17    H    Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/3-805 from Ch. 95 1/2, par. 3-805
Amends the Illinois Vehicle Code. Establishes the registration fee for electric vehicles at no more than $216.00 per year (previously $35 for a 2-year term) and creates a separate registration fee not to exceed $158.50 per year for hybrid vehicles.

Apr 28 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 00663  Rep. Thomas Morrison-David S. Olsen-Jerry Lee Long

105 ILCS 5/27-2.5 new
Amends the School Code. If any payments from this State to a school district are delayed for at least one payment cycle, then allows the school board to discontinue, by publicly adopted resolution, any instructional mandate in the Courses of Study Article of the School Code during that time (with exceptions). Provides that if a student requests information on any instructional mandate that has been discontinued, then the school district shall provide the student with the requested information. Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee
HB 00664  Rep. Thomas Morrison

105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new

Amends the School Code. Requires a school board to designate each pupil restroom, changing room, or overnight facility accessible by multiple pupils simultaneously, whether located in a public school building or located in a facility utilized by the school for a school-sponsored activity, for the exclusive use of pupils of only one sex. Defines "sex" as the physical condition of being male or female, as determined by an individual's chromosomes and identified at birth by that individual's anatomy. Provides that no member of the female sex may use a pupil restroom or changing room that has been designated by the school board for the exclusive use of the male sex and no member of the male sex may use a pupil restroom or changing room that has been designated by the school board for the exclusive use of the female sex, with exceptions. Authorizes a school board to provide reasonable accommodations to a pupil to use a single-occupancy restroom or changing room or the regulated use of a faculty restroom or changing room if the pupil, if the pupil is an adult or an emancipated minor, or the parent or guardian of a minor pupil submits to school officials, in writing, a request to receive such accommodations and the pupil is a member of the male sex but does not identify as a member of the male sex or the pupil is a member of the female sex but does not identify as a member of the female sex. Sets forth a complaint procedure.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Limitations on Actions for Negligent Hiring Act. Provides that a cause of action may not be brought against a party solely for hiring an employee or independent contractor who has been convicted of a nonviolent, non-sexual offense. Provides that in a negligent hiring action for the acts of an employee or independent contractor, the fact that the employee or independent contractor was convicted of a nonviolent, non-sexual offense before the beginning of the employee's or independent contractor's employment or contractual obligation may not be introduced into evidence. Provides that the new provisions do not preclude any existing cause of action for failure of an employer or other person to provide adequate supervision of an employee or independent contractor, except that the fact that the employee or independent contractor has been convicted of a nonviolent, non-sexual criminal offense may be introduced into evidence in the suit only if: (1) the employer knew of the conviction or was grossly negligent in not knowing of the conviction; and (2) the conviction was directly related to the nature of the employee's or independent contractor's work and the conduct that gave rise to the alleged injury that is the basis of the suit. Provides exceptions in certain situations.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00666  Rep. Thomas Morrison

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm on any real property under the control of the Cook County Forest Preserve District. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00667  Rep. Thomas Morrison

30 ILCS 105/5.427 rep.
415 ILCS 120/Act rep.
625 ILCS 5/13C-10


Mar 30 17  H  Tabled Pursuant to Rule 22(g)

HB 00668  Rep. Thomas Morrison

40 ILCS 5/1A-104

Amends the Illinois Pension Code. Changes the schedule for examinations of pension funds established under the Downstate Police or Downstate Fire Article from every 3 years to a periodic basis, as determined by the Public Pension Division of the Department of Insurance. Provides that the examination may (instead of shall) include a review of certain information. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00669  Rep. Thomas Morrison

5 ILCS 315/7.6 new
40 ILCS 5/3-101.5 new
40 ILCS 5/3-150 from Ch. 108 1/2, par. 3-150
40 ILCS 5/4-101.5 new
40 ILCS 5/4-142 from Ch. 108 1/2, par. 4-142
40 ILCS 5/5-101.5 new
40 ILCS 5/6-101.5 new
40 ILCS 5/7-101.5 new
40 ILCS 5/8-101.5 new
40 ILCS 5/9-101.5 new
40 ILCS 5/10-101.5 new
40 ILCS 5/10-103 from Ch. 108 1/2, par. 10-103
40 ILCS 5/11-101.5 new
40 ILCS 5/12-101.5 new
40 ILCS 5/13-101.5 new
40 ILCS 5/15-101.5 new
40 ILCS 5/16-101.5 new
40 ILCS 5/17-101.5 new
115 ILCS 5/10.6 new

Amends the Illinois Pension Code. Authorizes units of local government to provide alternative retirement plans in lieu of or in addition to the existing plan under the applicable Article. Provides that the alternative retirement plan may include a defined-benefit component, a defined contribution component, or both, and may include disability or survivor benefits and any other benefits that are permitted under federal law. Provides that the alternative retirement plan is not required to provide any minimum level of benefits and need not provide any benefits at all, other than mandatory Social Security coverage if applicable. Provides that service credit received under an alternative retirement plan may not be transferred to any other fund and may not be used under the Retirement Systems Reciprocal Act (Article 20 of the Code). Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that employers shall not be required to bargain over the changes made by the amendatory Act.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 00670  Rep. Thomas Morrison

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/27-24.2 from Ch. 122, par. 27-24.2
105 ILCS 5/27-24.3 from Ch. 122, par. 27-24.3

Amends the School Code. Provides that a school district may offer a driver education course in a school by contracting with a commercial driver training school to provide both the classroom instruction part and the practice driving part or either one without having to request a modification or waiver of administrative rules of the State Board of Education. Provides that if a district chooses to contract with a commercial driver training school, then the district must provide evidence to the State Board of Education that the school holds a license issued by the Secretary of State. With respect to the requirement that a driver education course consist of at least 6 clock hours of practice driving in a car having dual operating controls in order for a school district to receive reimbursement from the State, provides that the State Board of Education may allow, in lieu of not more than 5 clock hours of practice driving in a dual control car, such practice driving instruction as it determines is the equivalent of such practice driving in a dual control car. Allows school districts to adopt a policy to permit proficiency examinations for the practice driving part of the driver education course at any time after the completion of 3 hours of practice driving under direct individual instruction. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00671    Rep. Thomas Morrison

40 ILCS 5/15-125.5 new

40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155

40 ILCS 5/16-119 new

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

30 ILCS 805/8.41 new

Amends the State Universities and Downstate Teacher Articles of the Illinois Pension Code. Provides that, for academic years beginning on or after July 1, 2017, if the amount of a participant's earnings for any academic year used to determine the final rate of earnings, determined on a full-time equivalent basis, exceeds the amount of his or her earnings with the same employer for the previous academic year, determined on a full-time equivalent basis, by more than the unadjusted percentage increase in the consumer price index-u for that year (rather than 6%), then the participant's employer shall pay to the applicable System, in addition to all other payments required and in accordance with guidelines established by that System, the present value of the increase in benefits resulting from the portion of the increase in earnings that is in excess of the unadjusted percentage increase in the consumer price index-u for that year (rather than the present value of the increase in benefits resulting from the portion of the increase in earnings that is in excess of 6%). Defines "consumer price index-u". Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 00672    Rep. Allen Skillicorn

5 ILCS 315/3 from Ch. 48, par. 1603

5 ILCS 315/4 from Ch. 48, par. 1604

5 ILCS 315/6 from Ch. 48, par. 1606

5 ILCS 315/9 from Ch. 48, par. 1609

5 ILCS 315/10 from Ch. 48, par. 1610

Amends the Illinois Public Labor Relations Act. Removes language requiring employees who are not members of a representing labor organization to pay a proportionate share of the costs of the collective bargaining process, contract administration, and pursuing matters affecting wages, hours, and conditions of employment under a collective bargaining agreement. Provides that employees shall not be required to perform certain acts as a condition of obtaining or continuing public employment. Provides that an agreement, contract, understanding, or practice between or involving a public employer, labor organization, or exclusive representative that requires an employee to perform certain forbidden acts as a condition of obtaining or continuing public employment is unlawful and unenforceable. Removes language concerning fair share agreements in collective bargaining. Removes the term "fair share agreement". Makes conforming changes.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Public Labor Relations Act. Removes language requiring employees who are not members of a representing labor organization to pay a proportionate share of the costs of the collective bargaining process, contract administration, and pursuing matters affecting wages, hours, and conditions of employment under a collective bargaining agreement. Provides that employees shall not be required to perform certain acts as a condition of obtaining or continuing public employment. Provides that public employees shall have the right to bargain independently in their relations with the public employer. Provides that an agreement, contract, understanding, or practice between or involving a public employer, labor organization, or exclusive representative that violates the provisions concerning independent bargaining or requires an employee to perform certain forbidden acts as a condition of obtaining or continuing public employment is unlawful and unenforceable. Removes language concerning fair share agreements in collective bargaining. Provides that public employees who are not members of a labor organization may represent themselves in grievance resolution procedures. Provides that public employees who have chosen to bargain independently may be party to mediation and fact-finding proceedings. Modifies the terms "collective bargaining", "exclusive representative", and "labor organization". Removes the term "fair share agreement". Defines "independent bargaining" or "to bargain independently". Makes conforming changes.
HB 00674  Rep. John M. Cabello

5 ILCS 140/7.5

20 ILCS 2605/2605-45  was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99

50 ILCS 710/1  from Ch. 85, par. 515
105 ILCS 5/10-22.6  from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005  from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2  from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105

520 ILCS 5/3.2  from Ch. 61, par. 3.2
520 ILCS 5/3.2a  from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/2-7.5  was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30  was 720 ILCS 5/16C-2
720 ILCS 5/24-1  from Ch. 38, par. 24-1
720 ILCS 5/24-1.1  from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3  from Ch. 38, par. 24-3
720 ILCS 5/24-3.1  from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2  from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4  from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
HB 00674 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1025/1 from Ch. 141, par. 101


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00675 Rep. Anthony DeLuca and John M. Cabello
30 ILCS 330/15 from Ch. 127, par. 665
30 ILCS 420/9a from Ch. 127, par. 759a

Amends the General Obligation Bond Act. Provides that the unused portion of federal funds received for or as reimbursement for a capital facilities project (currently, the unused portion of federal funds received for a capital facilities project) shall remain in the Capital Development Board Contributory Trust Fund. Removes a provision providing that any federal funds received as reimbursement for the completed construction of a capital improvement project shall be deposited in the Capital Development Board Retirement and Interest Fund. Amends the Capital Development Bond Act of 1972. Makes conforming changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00676 Rep. Linda Chapa LaVia

New Act
30 ILCS 105/5.878 new
35 ILCS 5/507GGG new


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

New Act
5 ILCS 80/4.38 new
225 ILCS 60/4  from Ch. 111, par. 4400-4
225 ILCS 65/50-15  was 225 ILCS 65/5-15
305 ILCS 5/5-5  from Ch. 23, par. 5-5


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00678  Rep. Robyn Gabel-Rita Mayfield-Justin Slaughter

705 ILCS 405/5-415

Amends the Juvenile Court Act of 1987. Provides that an alleged juvenile delinquent must be brought before a judicial officer within 24 hours (rather than 40 hours) to determine further custody and that an initial detention hearing shall be no later than the morning after the juvenile arrived in placement, including weekends and holidays. Provides that if the juvenile is hospitalized or receiving treatment, the 24-hour period will not begin until the juvenile is released from the hospital or treatment center. Provides that if false information is given by the juvenile as to age, the 24-hour period will begin once it is determined that the juvenile is subject to the Act. Provides that the minor must be released from custody at the expiration of the 24-hour period if the minor is not brought before a judicial officer within that period. Provides that after the initial 24-hour period has lapsed, the court may review the minor's custodial status at any time prior to the trial or sentencing hearing.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. John G. Mulroe-Patricia Van Pelt)

410 ILCS 315/1.11 new

Amends the Communicable Disease Prevention Act. Provides that the Department of Public Health shall develop an informational brochure relating to meningococcal disease that contains specified information. Provides that the Department shall make the brochure available on its website and shall notify every public institution of higher education in the State of the availability of the brochure. Provides that each public institution of higher education shall provide a copy of the brochure to all students and if the student is under 18 years of age, to the student's parent or guardian.

Aug 25 17  H  Public Act . . . . . . . . 100-0342

HB 00680  Rep. C.D. Davidsmeyer

210 ILCS 45/3-303.1  from Ch. 111 1/2, par. 4153-303.1

Amends the Nursing Home Care Act. Provides that upon application by a facility, the Director of Public Health may grant or renew a waiver of certain staffing requirements for registered nurses, considering specified criteria, if the facility demonstrates to the Director's satisfaction that the facility is unable, despite diligent efforts, including offering wages at a competitive rate for registered nurses in the community, to employ the required number of registered nurses. Provides that the Director may not grant or renew such waivers for certain minimum nurse staffing requirements contained in federal regulations to facilities that are Medicare-certified or both Medicare-certified and Medicaid-certified. Provides that these waivers shall be reviewed quarterly by the Department of Public Health, including requiring a demonstration by the facility that it has continued to make diligent efforts to employ the required number of registered nurses, and shall be revoked for noncompliance with certain requirements. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00681  Rep. David S. Olsen and Camille Y. Lilly

35 ILCS 200/15-172

Amends the Property Tax Code. With respect to the Senior Citizens Assessment Freeze Homestead Exemption, provides that, beginning in assessment year 2017, the taxpayer's household income shall be reduced by any amounts paid as Medicare premiums. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 00682  Rep. David S. Olsen-Peter Breen-Thomas Morrison-Nick Sauer, Lindsay Parkhurst and Margo McDermed
(Sen. Julie A. Morrison-Laura M. Murphy-Melinda Bush)

New Act

Creates the Local Initiative Sunshine Act. Provides that beginning on July 1, 2017 or on the effective date of the Act, whichever is later, the Office of the Comptroller shall create and maintain a searchable database website to provide information concerning recipients of gubernatorial or legislative member initiatives. Sets forth the requirements for the website database. Provides for the purpose of the Act. Defines terms. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Provides that beginning on January 1, 2018 (rather than July 1, 2017), the Office of the Comptroller shall create and maintain a searchable database website containing information concerning initiative recipients. Modifies the information to be included on the database. Provides that funding agencies shall be responsible for submitting required information to the Comptroller. Provides that the database website must contain a summary of the requirements of the Grant Accountability and Transparency Act and the Illinois Grant Funds Recovery Act, to the extent the requirements of those Acts will apply to the funding initiatives. Modifies definitions. Makes conforming changes. Effective January 1, 2018 (rather than effective immediately).

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 00683  Rep. Daniel V. Beiser-Michael D. Unes-Robert Martwick, Joe Sosnowski, Ryan Spain, Mark Batinick and Grant Wehrli
(Sen. Tim Bivins)

625 ILCS 5/15-107  from Ch. 95 1/2, par. 15-107

Amends the Illinois Vehicle Code. Provides that the maximum length of a truck tractor in combination with a semitrailer may not exceed 65 feet (rather than 55 feet) overall dimension on all non-State highways. Removes the requirement that truck tractor-semitrailer combinations must have no more than a maximum 55 feet overall wheel base on Class III roadways and other non-designated State highways. Provides that the distance between the kingpin and the axle of a semitrailer longer than 48 feet, in combination with a truck tractor, may not exceed 42 feet 6 inches, unless the trailer or semitrailer is used for the transport of livestock.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Amends the Illinois Highway Code. Provides that any agency or instrumentality of the State of Illinois or unit of local government may seek recovery for the cost of the repair of damaged or destroyed highways, highway structures, or traffic-control devices that result from operating, driving, or moving a truck tractor-semitrailer combination exceeding 55 feet in overall dimension. Amends the Illinois Vehicle Code. Provides that an agency or instrumentality of the State of Illinois or any unit of local government shall not be required to widen or otherwise alter a non-State highway, Class III highway, or other non-designated State highway constructed before the effective date of the bill to accommodate the increase in dimension of a truck tractor-semitrailer combination.

Aug 25 17  H  Public Act . . . . . . . . . 100-0343

HB 00684  Rep. Sam Yingling-Deb Conroy-Allen Skillicorn

50 ILCS 105/3.3 new
50 ILCS 105/4  from Ch. 102, par. 4

Amends the Public Officer Prohibited Activities Act. Provides that a unit of local government with taxing authority, or any person holding public office with that unit of local government, shall not use public resources or public funds to obstruct, fight, or challenge initiatives to consolidate, merge, or eliminate any unit of local government. Provides that State moneys shall be withheld from the unit of local government until the obstruction, fighting, or challenge is concluded.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
**HB 00685**  Rep. Anna Moeller-Steven A. Andersson-Robyn Gabel-Allen Skillicorn-Carol Sente, Margo McDermed, Tim Butler, Grant Wehrli, Sam Yingling, Lindsay Parkhurst, Mike Fortner, Sonya M. Harper, Mark Batinick and Katie Stuart

(Sen. Melinda Bush-Linda Holmes-Cristina Castro-Julie A. Morrison, John G. Mulroe, Patricia Van Pelt-Ira I. Silverstein, Chris Nybo, Steven M. Landek and Laura M. Murphy)

55 ILCS 5/5-1057.5 new

65 ILCS 5/11-20-6.5 new

Amends the Counties Code and Illinois Municipal Code. Provides that counties and municipalities may not classify milkweed as a noxious or exotic weed. Limits home rule powers.

Dec 08 17  H  Public Act . . . . . . . . . . 100-0557

**HB 00686**  Rep. Kelly M. Cassidy

410 ILCS 130/1

Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

**HB 00687**  Rep. Kelly M. Cassidy

410 ILCS 130/1

Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
 HB 00688  Rep. Michael J. Zalewski-Robert W. Pritchard, Kathleen Willis and Silvana Tabares  
(Sen. Bill Cunningham-Linda Holmes and John G. Mulroe)

40 ILCS 5/4-108.6  
40 ILCS 5/6-227  
30 ILCS 805/8.41 new  
Amends the Downstate Firefighter and Chicago Firefighter Articles of the Illinois Pension Code. Authorizes a firefighter to transfer up to 10 years of creditable service in a downstate firefighter pension fund to the Firemen's Annuity and Benefit Fund of Chicago upon payment of a specified amount. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Pension Note (Government Forecasting & Accountability)  
It is difficult to discern the potential impact of HB 688. This bill would only affect Firefighters who earned serviceable credit under a Downstate Police pension fund and are now members of the Firemen's Annuity and Benefit Fund of Chicago. That amount of firefighters who meet this criterion is currently unavailable. The fiscal impact of this legislation would need to be evaluated on a case-by-case basis by the Chicago Fire Pension Fund's actuary.

House Floor Amendment No. 1  
Limits the authorization to transfer credit to the period ending 6 months after the effective date of the amendatory Act.

Fiscal Note (Dept of Insurance)  
HB 688 has no projected fiscal impact upon the Illinois Department of Insurance.

Land Conveyance Appraisal Note, House Floor Amendment No. 1 (Dept. of Transportation)  
The Illinois Department of Transportation has determined that no Land Conveyance is required by this bill.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)  
It is difficult to discern the potential impact of HB 688(H-AM 1). This bill would only affect Firefighters who earned serviceable credit under a Downstate Police pension fund and are now members of the Firemen's Annuity and Benefit Fund of Chicago. That amount of firefighters who meet this criterion is currently unavailable. The fiscal impact of this legislation would need to be evaluated on a case-by-case basis by the Chicago Fire Pension Fund's actuary.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)  
HB 688 (H-AM 1) would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)  
The Balanced Budget Note Act does not apply to House Bill 688 (H-AM 1) as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

This bill would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note, House Floor Amendment No. 1 (Housing Development Authority)  
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Correctional Note, House Floor Amendment No. 1 (Dept of Corrections)  
This bill has no fiscal or population impact on the Department of Corrections.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)  
This bill does create a State mandate.

Home Rule Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)  
This bill does not pre-empt home rule authority.

Senate Floor Amendment No. 1  
Adds reference to:

40 ILCS 5/3-110.12 new

Adds reference to:

40 ILCS 5/4-108 from Ch. 108 1/2, par. 4-108
HB 00688 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Further amends the Illinois Pension Code. Authorizes an active member of a downstate firefighters' pension fund to transfer up to 6 years of creditable service to that fund from the downstate police pension fund that is administered by the same unit of local government if that active member was not subject to disciplinary action when he or she terminated employment with that police department. Requires application within 6 months after the effective date of the amendatory Act. Authorizes reinstatement of service that was terminated by a refund. Effective immediately.

Nov 09 17    H    Public Act . . . . . . . 100-0544
HB 00689


New Act

30 ILCS 105/5.878 new
410 ILCS 620/3.23
415 ILCS 5/44.1 from Ch. 111 1/2, par. 1044.1
510 ILCS 68/105-55
515 ILCS 5/1-215 from Ch. 56, par. 1-215
520 ILCS 5/1.25 from Ch. 61, par. 1.25
720 ILCS 5/17-10.6 from Ch. 38, par. 28-5
720 ILCS 5/28-5 from Ch. 38, par. 29B-1
720 ILCS 5/29B-1 new
720 ILCS 5/29B-1.1 new
720 ILCS 5/29B-1.5 new
720 ILCS 5/29B-2 new
720 ILCS 5/29B-3 new
720 ILCS 5/29B-4 new
720 ILCS 5/29B-5 new
720 ILCS 5/29B-6 new
720 ILCS 5/29B-7 new
720 ILCS 5/29B-8 new
720 ILCS 5/29B-9 new
720 ILCS 5/29B-10 new
720 ILCS 5/29B-11 new
720 ILCS 5/29B-12 new
720 ILCS 5/29B-13 new
720 ILCS 5/29B-14 new
720 ILCS 5/29B-15 new
720 ILCS 5/29B-16 new
720 ILCS 5/29B-17 new
720 ILCS 5/29B-18 new
720 ILCS 5/29B-19 new
720 ILCS 5/29B-20 new
720 ILCS 5/29B-21 new
720 ILCS 5/29B-22 new
720 ILCS 5/33G-6 from Ch. 38, par. 36-1
720 ILCS 5/36-1 from Ch. 38, par. 36-1
720 ILCS 5/36-1.1 new
720 ILCS 5/36-1.2 new
720 ILCS 5/36-1.3 new
720 ILCS 5/36-1.4 new
720 ILCS 5/36-1.5
HB 00689 (CONTINUED)

720 ILCS 5/36-1.6 new

720 ILCS 5/36-2 from Ch. 38, par. 36-2

720 ILCS 5/36-2.1 new

720 ILCS 5/36-3 from Ch. 38, par. 36-3

720 ILCS 5/36-3.1 new

720 ILCS 5/36-3.2 new

720 ILCS 5/36-6 new

720 ILCS 5/36-7 new

720 ILCS 5/36-8 new

720 ILCS 5/36-9 new

720 ILCS 5/47-15

720 ILCS 5/36-1a rep.

720 ILCS 5/36-5 rep.

720 ILCS 550/12 from Ch. 56 1/2, par. 712

720 ILCS 570/505 from Ch. 56 1/2, par. 1505

720 ILCS 646/85

725 ILCS 5/124B-195 new

725 ILCS 5/124B-305

725 ILCS 5/124B-420

725 ILCS 5/124B-505

725 ILCS 5/124B-605

725 ILCS 5/124B-710

725 ILCS 5/124B-715

725 ILCS 5/124B-825

725 ILCS 5/124B-935

725 ILCS 5/124B-1040

725 ILCS 5/124B-1030 rep.

725 ILCS 150/2 from Ch. 56 1/2, par. 1672

725 ILCS 150/3.1 new

725 ILCS 150/3.2 new

725 ILCS 150/3.3 new

725 ILCS 150/3.5

725 ILCS 150/5 from Ch. 56 1/2, par. 1675

725 ILCS 150/5.1 new

725 ILCS 150/5.2 new

725 ILCS 150/8 from Ch. 56 1/2, par. 1678

725 ILCS 150/9 from Ch. 56 1/2, par. 1679

725 ILCS 150/9.5 new

725 ILCS 150/10 from Ch. 56 1/2, par. 1680

725 ILCS 150/15 new

725 ILCS 150/16 new

725 ILCS 150/17 new

725 ILCS 150/18 new
HB 00689 (CONTINUED)

725 ILCS 150/19 new
725 ILCS 150/20 new
725 ILCS 150/4 rep.
725 ILCS 150/6 rep.
725 ILCS 150/7 rep.
725 ILCS 150/14 rep.
725 ILCS 175/5          from Ch. 56 1/2, par. 1655
725 ILCS 175/6.5 new
740 ILCS 147/40

815 ILCS 5/11          from Ch. 121 1/2, par. 137.11

Creates the Seizure and Forfeiture Reporting Act. Provides that the Illinois Criminal Justice Information Authority shall establish and maintain on its official website a searchable public database that includes specified information about property seized and forfeited under State law and under any agreement with the federal government. Provides that every law enforcement agency that seizes property subject to reporting under the Act shall report the specified information required under the Act on a monthly basis. Provides that the Illinois Criminal Justice Information Authority may recoup its costs under the Act by charging a fee to law enforcement agencies required to file a report. Provides that the Act applies to provisions of law that authorizes a law enforcement agency to seize property alleged to have been used in or derived from the commission of a criminal offense. Creates the Asset Forfeiture Proceeds Disbursement Law. Provides that the Illinois Criminal Justice Information Authority shall award grants under the procedures of the Act for the disbursement of monies collected in the Asset Forfeiture Proceeds Fund. Amends various Acts concerning criminal forfeiture to make conforming changes. Changes most forfeiture distributions from law enforcement agencies to the Asset Forfeiture Proceeds Fund. Makes changes to the procedures and distribution of contraband proceeds to various governmental units and agencies.

Apr 28 17    H     Rule 19(a) / Re-referred to Rules Committee
Amends the Day and Temporary Labor Services Act. Requires a day and temporary labor service agency (agency) to notify a day or temporary laborer (laborer) in writing of the schedule and length of multi-day assignments. Requires an agency to keep records on the ethnicity of each laborer or applicant and the date, time, and location at which an applicant requested employment. Requires an agency to provide a laborer with transportation back to the point of hire at the end of each work day. Requires an agency to indicate on a laborer's payment stub the current maximum amount of any placement fee charged to a third party client. Prohibits an agency or third party client from charging a laborer for the expense of conducting a consumer report, a criminal background check, or a drug test. Requires an agency to submit to the Department of Labor the total number of laborers the agency has placed in a permanent position. Requires laborers to be paid at a rate no less than the same average rate of pay as a permanent employee performing the same or substantially similar work. Requires a third party client to conduct a job hazard analysis for each job to which a laborer might be sent. Requires an agency to obtain a surety bond of no less than $150,000 and to comply with other specified registration requirements. Makes a third party client liable for any obligation to pay the 4 hours minimum pay or any statutory damages required under the Act. Provides that termination or disciplinary action against a laborer within 90 days of the person's exercise of rights protected under the Act shall raise a rebuttable presumption of retaliation. Makes other changes.

House Committee Amendment No. 2

Deletes reference to:

820 ILCS 175/2
820 ILCS 175/5
820 ILCS 175/10
820 ILCS 175/12
820 ILCS 175/20
820 ILCS 175/30
820 ILCS 175/40
820 ILCS 175/45
820 ILCS 175/85
820 ILCS 175/90
820 ILCS 175/95

Amends the Day and Temporary Labor Services Act. Requires a day and temporary labor service agency to attempt to place day or temporary laborers in permanent positions. Requires compliance with Occupational Safety and Health Administration standards. Requires reports of the race and gender of temporary laborers to be reported to the Department of Employment Security. Requires an agency to provide a laborer with transportation back to the point of hire at the end of each work day. Prohibits an agency or third party client from charging a laborer for the expense of conducting a consumer report, a criminal background check, or a drug test. Makes changes regarding damages in a private right of action.
HB 00690 (CONTINUED)

Fiscal Note, House Committee Amendment No. 2 (Dept. of Employment Security)

HB 690 requires day and temporary labor service agencies provide a report to the Department of Employment Security annually at the time of registration with the Department of Labor containing the race and gender of each day or temporary laborer sent to an employer and segregated by branch office and aggregated for all day and temporary laborers assigned within Illinois in the prior year. Day and temporary service agencies who fail to submit the report to the Department of Employment Security is subject to a civil penalty of $50 for each failure to comply. Therefore, a new program and system to collect and track compliance with HB 690 will need to be created. Federal Funding cannot be used to subsidize the cost of this new program. Fiscal Overview (1) Initial Start Costs: $3.5 million to $7 million to develop a program and system to collect and track compliance with HB 690, which includes an online submission component, an interagency connection to the Department of Labor, and a revenue collection component, as well as 4-8 full-time equivalents for the creation and establishment of rules, policies, procedures, etc., for reporting, appeals, and adjudication. We derived this estimate based on our startup experience with our Adeptia Work Opportunity Tax Credit system. We believe a similar effort will be needed to develop the Equal Pay Certification platform. (2) Ongoing Costs: $500,000 to $750,000 to administer the program annually. Approximately 4–6 full time equivalents would be needed to administer and manage the day-to-day operations of this program. This estimate includes the cost of hiring a program administrator, technical assistance specialist, IT contractors, and an investigator to implement the provisions of the bill. The vast majority of the ongoing costs would be salaries, fringe benefits, one-time expenditures, and other ongoing operating expenses.

House Floor Amendment No. 3
Deletes reference to:
820 ILCS 175/40

Adds reference to:
5 ILCS 140/7.5

Adds reference to:
820 ILCS 175/10

Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 2, but with the following changes: Amends the Freedom of Information Act. Exempts from inspection and copying reports of the race and gender of temporary laborers submitted to the Department of Labor by registering day and temporary labor service agencies as required under the Day and Temporary Labor Services Act. Further amends the Day and Temporary Labor Services Act. Removes a provision requiring day and temporary service agencies and third party clients to comply with Occupational Safety and Health Administration standards. Provides that, regardless of the length of a temporary laborer's assignment, if a third party client supervises and directs the work of the temporary laborers, the third party client has primary responsibility for fulfilling, in the same manner as provided to the client's own employees, the following obligations with respect to the temporary laborers: (i) providing the workers with worksite-specific safety training and information; (ii) fulfilling Occupational Safety and Health Administration recordkeeping requirements; and (iii) selecting, providing, and ensuring the use of personal protective equipment appropriate for the processes or operations to which the temporary laborers are assigned. Requires a day and temporary labor service agency to inform a laborer of the type of equipment, protective clothing, and training required for the work to be performed. Provides that any worksite-specific safety training must be completed by the party responsible for supervision of the worker before the temporary laborer begins work on a project; and that the training must be in a language and vocabulary the worker understands. Requires reports of the race and gender of temporary laborers to be reported to the Department of Labor (rather than the Department of Employment Security) and exempts such reports from inspection and copying under the Freedom of Information Act. Makes other changes.

State Mandates Fiscal Note, House Committee Amendment No. 2 (Dept. of Commerce & Economic Opportunit

This bill does not create a State mandate.

Senate Floor Amendment No. 1

Provides that a day and temporary labor service agency may pay fees by means of the Treasurers E-Pay program.

Sep 22 17 H Public Act . . . . . . . . 100-0517
HB 00691  Rep. Bill Mitchell
New Act
5 ILCS 140/7.5

Creates the Public Safety Officer Privacy Act. Defines terms. Limits the disclosure of a public safety officer's personal information by a person, business, association, or government agency if the entity has received a written request to limit the disclosure. Provides that the public safety officer's personal information shall be exempt from disclosure under the Freedom of Information Act unless a government agency has received consent from the public safety officer to make the personal information available to the public. Allows for injunctive or declaratory relief for violations. Prohibits a person, business, or association from soliciting, selling, or trading on the Internet a public safety officer's personal information with the intent to pose an imminent and serious threat to the health and safety of the public safety officer or the officer's immediate family. Amends the Freedom of Information Act to make a corresponding change.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/6-305  from Ch. 95 1/2, par. 6-305

Amends the Illinois Vehicle Code. Provides that a rental company shall not charge a renter any fee, surcharge, or fine amount that is more than twice the toll amount charged to the rental company's I-Pass or E-ZPass account for the renter's use of the rental vehicle on a toll highway operated by the Illinois State Toll Highway Authority. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00693  Rep. Robert Martwick, Camille Y. Lilly and Christine Winger
215 ILCS 5/356z.3b new

Amends the Illinois Insurance Code. Provides that a health benefit plan or health carrier, including, but not limited to, a preferred provider organization, an independent physician association, a third-party administrator, or any entity that contracts with licensed health care providers shall not impose any fixed co-payment that exceeds 50% of the total billed charges for health care services provided to an insured or enrolled during a visit to a health care provider.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00694  Rep. Robert Martwick-Jay Hoffman and Christine Winger
215 ILCS 5/370b.2 new

Amends the Illinois Insurance Code. Provides that neither a group health plan nor an accident and health insurer offering group or individual health insurance coverage shall discriminate with respect to participation under the plan or coverage against any health care provider who is acting within the scope of that provider's license or certification under applicable State law.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

25 ILCS 145/5.09

Amends the Legislative Information System Act. Provides that within one year after the effective date of the amendatory Act, the Legislative Information System shall create a Spanish-language version of its website to provide legislative information. Specifies the legislative information to be placed on the Spanish-language website, and allows for the placement of additional unspecified information. Makes conforming changes. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00696  Rep. Robert Martwick-Mary E. Flowers and Camille Y. Lilly

10 ILCS 5/2A-1.2  from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-48  from Ch. 46, par. 2A-48
105 ILCS 5/34-3  from Ch. 122, par. 34-3
105 ILCS 5/34-4  from Ch. 122, par. 34-4
105 ILCS 5/34-4.1 new
105 ILCS 5/34-4.2 new
105 ILCS 5/34-13.1
105 ILCS 5/34-21.9 new

Amends the Election Code. Provides for the election of the Chicago Board of Education at the general primary election in 2018 only as a nonpartisan election on a separate ballot. Provides that a member of the Chicago Board of Education shall be elected at each consolidated election thereafter. Makes related changes. Amends the Chicago School District Article of the School Code. Provides that a person shall be a U.S. citizen and registered voter and shall have been a resident of the city and the electoral district for at least one year immediately preceding his or her election. Sets forth provisions concerning nominating petitions and ballots. Sets forth provisions providing that the City of Chicago shall be subdivided into 20 electoral districts by the General Assembly for seats on the Chicago Board of Education. Sets forth provisions providing that in the year following each decennial census, the General Assembly shall redistrict the electoral districts to reflect the results of each decennial census. Makes other changes. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00697  Rep. Robert Martwick and Gregory Harris

105 ILCS 5/27A-5
105 ILCS 5/34-1.1  from Ch. 122, par. 34-1.1
105 ILCS 5/34-2.1  from Ch. 122, par. 34-2.1

Amends the Chicago School District Article of the School Code. Creates local school councils for charter schools in Chicago. Provides for the initial and subsequent appointment of members of the councils, and imposes certain limitations on members. Provides for non-binding, advisory polls of teachers at charter schools to choose teacher members of the council. Allows for the filling of vacant positions on the councils. Provides for non-binding, advisory polls for the appointment of student members of the councils. Makes conforming changes. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00698

Guzzardi, Elgie R. Sims, Jr., Linda Chapa LaVia, Camille Y. Lilly, Sonya M. Harper, Kelly M. Cassidy, La Shawn
K. Ford, Randy E. Frese, Robert Martwick, Patricia R. Bellock, Dave Severin and André Thapedi
(Sen. Omar Aquino, Kimberly A. Lightford-Patricia Van Pelt, Jim Oberweis, Laura M. Murphy, Emil Jones, III, Bill
Cunningham, Pat McGuire, Daniel Biss, David Koehler, Mattie Hunter, Jennifer Bertino-Tarrant, Iris Y. Martinez, Cristina
Castro and Linda Holmes-IJacqueline Y. Collins)

730 ILCS 5/Art. Ch. III Art. 12.5 heading
730 ILCS 5/3-12.5-1 new
730 ILCS 5/3-12.5-5 new
730 ILCS 5/3-12.5-10 new
730 ILCS 5/3-12.5-15 new
730 ILCS 5/3-12.5-20 new
730 ILCS 5/3-12.5-25 new
730 ILCS 5/3-12.5-30 new

Amends the Unified Code of Corrections. Creates the Prisoner Entrepreneur Education Program Law. Provides that the
Prisoner Entrepreneur Education Program shall be established as a 5-year pilot project to be instituted within the Department of
Corrections. Provides that the goal of the Prisoner Entrepreneur Education Program is to provide inmates with useful business skills
for use after release from prison in an effort to reduce recidivism rates for self-motivated individuals. Provides that the Prisoner
Entrepreneur Education Program shall consist of a rigorous curriculum, and participants shall be taught business skills, such as
computer skills, budgeting, creating a business plan, public speaking, and realistic goal setting. Provides that inmates who successfully
complete the Prisoner Entrepreneur Education Program shall be awarded a Certificate of Completion. Establishes eligibility
requirements for the Program. Provides that subject to appropriation by the General Assembly, the Prisoner Entrepreneur Education
Program may establish post-release assistance to individuals awarded a Certificate of Completion. Provides that post-release assistance
may include drafting a resume and cover letter, searching for employment, networking events, or mock interviews. Provides that the
funding for the Prisoner Entrepreneur Education Program shall be from moneys appropriated to the Department of Corrections for this
purpose. Provides that the Article is repealed 5 years after its effective date. Effective immediately.

House Floor Amendment No. 1

Adds reference to:
730 ILCS 5/3-12.5-11 new

Provides that in order to participate in the Prisoner Entrepreneur Education Program, the inmate must never have been
convicted of a major sex offense, vulnerable victims sex offense, or child pornography (rather than any sex offense). Provides that the
Prisoner Entrepreneur Education Program shall consist of a rigorous curriculum, and participants shall be taught business skills, such as
computer skills, budgeting, creating a business plan, public speaking, and realistic goal setting. Provides that the curriculum shall
not include the employment of participants under the Department of Corrections or any for-profit or not-for-profit
organization unless: (1) the participant receives a wage equal to or greater than the prevailing market rate for the services performed
during the course of the employment; (2) the employment is reasonably related to the purpose and curriculum of the Prisoner
Entrepreneur Education Program; and (3) the participant consents in writing to the terms, provisions, working conditions, and wages of
the employment. Provides that participants shall retain rights, control, and possession of all products created by the participant during
the course of the Prisoner Entrepreneur Education Program. The rights shall include intellectual property rights and rights in trade
secrets. Nothing in this amendatory Act of the 100th General Assembly shall be construed to give the Department of Corrections any
right to sell, use, distribute, market, possess, or otherwise control any product created by a participant during the course of the Prisoner
Entrepreneur Education Program, without the participant's written consent. Provides that participants who successfully complete the
Prisoner Entrepreneur Education Program shall be awarded a Certificate of Completion. Provides that the Prisoner Entrepreneur
Education Program shall be subject to appropriation by the General Assembly.

House Floor Amendment No. 2

Deletes provision that a participant is not to be considered an employee unless the participant in the Prisoner Entrepreneur
Education Program receive a wage equal to or greater than the prevailing market rate for the services performed during the course of
the employment.

Aug 24 17 H Public Act . . . . . . . . . . . . . . . . . . 100-0283
HB 00699

Rep. Jerry Lee Long-Dave Severin-Allen Skillicorn-Tom Demmer-Daniel Swanson, Terri Bryant, Thomas M. Bennett, Avery Bourne, Chad Hays, Steven Reick, Tony McCombie and Rita Mayfield

Legislative Information System
100th General Assembly
Synopsis of Introduced Bills
All legislation through December 04, 2018

5 ILCS 140/7.5
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99
50 ILCS 710/1 from Ch. 85, par. 515
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005 from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2 from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105
520 ILCS 5/3.2 from Ch. 61, par. 3.2
520 ILCS 5/3.2a from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30 was 720 ILCS 5/16C-2
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3 from Ch. 38, par. 24-3
720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2 from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4 from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
HB 00699 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 1025/1 from Ch. 141, par. 101
765 ILCS 60/214 from Ch. 40, par. 2312-14


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00700
Rep. Lou Lang

815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00701
Rep. Lou Lang, Mark Batinick, Thomas Morrison, Carol Sente, Kelly M. Burke and Grant Wehrli

205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00702
Rep. Sara Feigenholtz

New Act

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00703
Rep. Sara Feigenholtz-Al Riley
(Sen. Kwame Raoul)

750 ILCS 504/1 from Ch. 40, par. 1506
Amends the Adoption Act. In a Section concerning adoption between multiple jurisdictions, adds a statement of public policy. Provides that the Department of Children and Family Services shall promulgate procedures and requirements for interstate adoption placements of children and disseminate the information via specified channels no later than 30 days after the effective date of the amendatory Act. Provides that the Department may not require any further pre-adoption requirements. Provides that the procedures shall reflect the standard of review as stated in the Interstate Compact on the Placement of Children and approval shall be given by the Department if the placement appears not to be contrary to the best interests of the child. Adds provisions governing the timeline and procedures for interstate adoptions. Provides that communications concerning an interstate placement made between the Department and an Illinois licensed child welfare agency, an out-of-state child placing agency, and attorneys representing the prospective adoptive parent or biological parent may be made through any type of electronic means, including, but not limited to, electronic mail. Effective immediately.

Aug 25 17 H Public Act . . . . . . . 100-0344
HB 00704  Rep. Patricia R. Bellock

New Act

Creates the Medicaid Smart Card Pilot Program Act. Requires the Director of the Department of Healthcare and Family Services to establish a Medicaid Smart Card Pilot Program to reduce the total amount of expenditures under the State's Medical Assistance Program. Provides that the pilot program shall be designed to reduce the average monthly cost under the State's Medical Assistance Program for recipients within the pilot program area by an amount that is at least sufficient to recover the cost of implementing the pilot program. Provides that the Director shall determine the geographic area to be included in the pilot program and may contract with an independent entity for the purpose of developing and implementing the pilot program. Contains provisions on required activities under the pilot program, including the distribution of Medicaid Smart Cards to designated recipients; measures the Department might take to implement the pilot program; annual evaluations; reporting requirements; extension or expansion of the pilot program; the confidentiality of health information; reports to the Inspector General; and rulemaking authority.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00705  Rep. Patricia R. Bellock-David S. Olsen

305 ILCS 5/12-13.1

Amends the Illinois Public Aid Code. Provides that notwithstanding any other provision of the Code to the contrary, the Department of Healthcare and Family Services' Inspector General shall report all suspected cases of provider fraud involving a vendor, a medical provider, or any other provider authorized to participate in the medical assistance program to the State's Attorney of the county where the alleged fraud occurred or, when appropriate, to the Office of the Attorney General or to the Offices of the several United States Attorneys in Illinois. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00706  Rep. Patricia R. Bellock and Christine Winger

(Sen. Michael Connelly-Thomas Cullerton)

210 ILCS 150/5
210 ILCS 150/18
225 ILCS 60/50-41 new
225 ILCS 65/50-80 new

Amends the Safe Pharmaceutical Disposal Act. Provides that in the absence of a police officer, State Police officer, coroner, or medical examiner at the scene of a death, a nurse or physician may dispose of unused medication found at the scene while engaging in the performance of his or her duties. Provides that anyone authorized to dispose of unused medications under the Act, and his or her employer, employees, or agents shall incur no civil liability, criminal liability, or professional discipline, except for willful or wanton misconduct, as a result of any injury arising from his or her good faith disposal or non-disposal of unused medication. Defines "nurse" and "physician". Amends the Medical Practice Act of 1987 and the Nurse Practice Act to make conforming changes. Effective immediately.

House Committee Amendment No. 1

Removes references to physicians in provisions concerning the disposal of unused medications and deletes the definition for "physician". Adds language providing that a nurse may dispose of any unused medications under provisions concerning the disposal of unused medications at the scene of a death only after consulting with any investigating law enforcement agency to ensure that the unused medications will not be needed as evidence in an investigation. Removes language providing that authorized individuals shall not be civilly liable for disposing of unused medications and removes an exception for cases of willful or wanton conduct. Removes provisions amending the Medical Practice Act of 1987 and Nurse Practice Act. Makes other changes.

Aug 25 17  H  Public Act . . . . . . . . . 100-0345

HB 00707  Rep. Patricia R. Bellock-David S. Olsen

720 ILCS 570/406 from Ch. 56 1/2, par. 1406

Amends the Illinois Controlled Substances Act. Provides various penalties for knowingly withholding information from a practitioner from whom a person seeks to obtain a controlled substance or a prescription for a controlled substance. Provides that a health care practitioner with the intent to provide a controlled substance or combination of controlled substances that are not medically necessary to his or her patient or an amount of controlled substances that is not medically necessary for his or her patient, may not provide a controlled substance or a prescription for a controlled substance by misrepresentation, fraud, forgery, deception, subterfuge, or concealment of a material fact. Provides that a violation is a Class 4 felony for the first offense and a Class 3 felony for each subsequent offense. The fine for the first offense shall be not more than $100,000. The fine for each subsequent offense shall not be more than $200,000.

Mar 21 17  H  Tabled
HB 00708  Rep. Emanuel Chris Welch and Sam Yingling

Amends the Code of Criminal Procedure of 1963. Requires a peace officer to arrest without a warrant or issue a notice to appear to any person who violates the cruel treatment, aggravated cruelty, animal torture, or animal fighting offenses under the Humane Care for Animals Act, or the sexual conduct or sexual contact with an animal or dogfighting offenses under the Criminal Code of 2012. If the person arrested is not the owner of the animal, the peace officer must use reasonable diligence to notify the owner and provide care for the animal until turned over to the owner or owner's agent. Provides for the recovery of cost of care and limited liability for actions taken under the arrest and care provisions. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00709  Rep. Emanuel Chris Welch-Elgie R. Sims, Jr. and Daniel J. Burke

Amends the Illinois Insurance Code. In the Article concerning the Illinois Life and Health Insurance Guaranty Association, makes changes to the organization of provisions concerning coverage and limitations and powers and duties of the Association. Makes changes in the provisions concerning definitions; the Board of Directors of the Association; assessments; and miscellaneous provisions. In a provision concerning duties of the Director of Insurance as liquidator, provides that upon the entry of an order directing liquidation of a company, the Director may, subject to a provision of the Insurance Code that allows the Association to exercise all the rights of the Director with respect to covered policies after the Association becomes obligated by statute or a provision of the Health Maintenance Organization Act, cede or reinsure all or so much as may be necessary of the in-force business to another company using assets of the liquidated company to pay therefor in preference to satisfying other obligations or creditors. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00710  Rep. Luis Arroyo and John M. Cabello

Amends the State Finance Act. Changes the repeal date of provisions concerning the Capital Development Board Revolving Fund to July 1, 2021 (currently, July 1, 2017). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00711  Rep. Luis Arroyo-Mike Fortner

Amends the Circuit Courts Act. Provides that in the year following each federal decennial census, the General Assembly shall redraw the boundaries of the subcircuits of the Circuit of Cook County to reflect the results of the census.

House Committee Amendment No. 1

Replaces the amendatory provisions of the introduced bill. Amends the Circuit Courts Act to provide: in 2021, the General Assembly shall redraw the boundaries of the subcircuits of Circuit of Cook County to reflect the results of the 2020 federal decennial census; a resident judgeship assigned to a subcircuit shall continue to be assigned to that subcircuit; and a vacancy in a resident judgeship existing on or occurring after the effective date of a law redrawing the boundaries of the subcircuits shall be filled by a resident of the redrawn subcircuit.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00712  Rep. Linda Chapa LaVia and Deb Conroy

10 ILCS 5/19A-75  
10 ILCS 5/Art. 17A heading new  
10 ILCS 5/17A-5 new  
10 ILCS 5/17A-10 new  
10 ILCS 5/17A-15 new  
10 ILCS 5/17A-20 new  
10 ILCS 5/17A-25 new  
10 ILCS 5/17A-30 new  
10 ILCS 5/17A-35 new  
10 ILCS 5/17A-40 new  
10 ILCS 5/17A-45 new  
10 ILCS 5/17A-50 new  
10 ILCS 5/17A-55 new  
10 ILCS 5/17A-60 new  
10 ILCS 5/17A-65 new  
10 ILCS 5/17A-70 new  
10 ILCS 5/17A-75 new  
10 ILCS 5/17A-80 new  
10 ILCS 5/17A-85 new  
10 ILCS 5/17A-90 new  
10 ILCS 5/17A-95 new  
10 ILCS 5/17A-100 new  
10 ILCS 5/24B-2  
10 ILCS 5/24B-16  
10 ILCS 5/24C-2  
10 ILCS 5/24C-9  
10 ILCS 5/24C-16  
30 ILCS 105/5.878 new

Creates the Illinois Election Integrity Act. Amends the Election Code. Requires that each election authority (i) conduct an election day audit of a random sample of 10% of votes cast and (ii) provide by contract or employment for the performance by one or more independent auditors of post-election parallel tabulations and audits. Provides for the scope of the audits and the resulting reports. Requires that optical scan technology and direct recording electronic voting systems meet certain federal and independent testing standards. Creates a voluntary tax checkoff for the Fund. With respect to early voting, requires that an election authority using only direct recording electronic voting systems have paper ballots available for voters wishing to use them. Amends the State Finance Act. Creates the Election Integrity Fund as a special fund in the State treasury.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00713  Rep. Linda Chapa LaVia

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

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Revises the definition of “redevelopment project costs” by providing that redevelopment project costs for a redevelopment project area includes all or a portion of a taxing district's capital or operating costs (currently, only capital costs) resulting from the redevelopment project reasonably incurred (currently, necessarily incurred) or to be incurred within a taxing district as a result of the redevelopment plan and project (currently, incurred within a taxing district in furtherance of the objectives of the redevelopment plan and project). Removes a requirement that the municipality, by written agreement, accept and approve these costs.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00714  Rep. Jerry Costello, II-Brandon W. Phelps-Daniel V. Beiser-Katie Stuart and Natalie Phelps Finnie

430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that a unit of local government, including a home rule unit, may not impose a tax, fee, or other assessment other than the normal sales tax rate for goods on a firearm, firearm attachment, or firearm ammunition. Provides that the provisions of any ordinance or resolution, in effect or adopted, on or after the effective date of the bill by any unit of local government, including a home rule unit, that imposes a tax, fee, or other assessment other than the normal sales tax rate for goods on a firearm, firearm attachment, or firearm ammunition are invalid and void. Effective immediately.

Mar 31 17    H Rule 19(a) / Re-referred to Rules Committee

HB 00715  Rep. Jerry Costello, II-Brandon W. Phelps, Reginald Phillips and Natalie Phelps Finnie

430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Deletes existing preemption provisions concerning firearms. Provides that regulation of the ownership and possession of firearms and related items are the exclusive powers and functions of the State. Provides that a local government, including a home rule unit, may not require registration, reporting of the sale or transfer of a firearm, or maintenance of a firearm registry. Provides that any existing or future local ordinances or resolutions imposing any registration requirement on firearms and related items are invalid and void. Effective immediately.

Mar 31 17    H Rule 19(a) / Re-referred to Rules Committee

HB 00716  Rep. Daniel V. Beiser and Jonathan Carroll

720 ILCS 5/3-5 from Ch. 38, par. 3-5
720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual abuse, or felony criminal sexual abuse may be commenced at any time regardless as to whether corroborating physical evidence is available or an individual who is required to report an alleged or suspected commission of any of these offenses under the Abused and Neglected Child Reporting Act fails to do so. Makes conforming changes.

Mar 31 17    H Rule 19(a) / Re-referred to Rules Committee

HB 00717  Rep. Brandon W. Phelps, Thomas M. Bennett and Reginald Phillips

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Provides that nothing in the provisions prohibiting the carrying of a concealed firearm in certain areas prevents a concealed carry licensee who is a county or State correctional officer, a judge of the Supreme, Appellate, or Circuit Court of this State or an Associate Judge of the Circuit Court, a judge of the United States District Court, United States Court of Appeals, or the United States Supreme Court, a State’s Attorney, or Assistant State’s Attorney with the consent of the State’s Attorney, from carrying a concealed firearm in any area prohibited by these provisions, other than an area where firearms are prohibited under federal law.

Mar 31 17    H Rule 19(a) / Re-referred to Rules Committee

HB 00718  Rep. Brandon W. Phelps-Allen Skillicorn

415 ILCS 5/12.5

Amends the Environmental Protection Act. Provides that a specified discharge fee shall not apply to a city with a population of 10,000 or less. Effective immediately.

Mar 31 17    H Rule 19(a) / Re-referred to Rules Committee


430 ILCS 66/30

Amends the Firearm Concealed Carry Act. Provides that an application for a concealed carry license shall contain the applicant's valid driver's license number, valid state identification card number, or valid United States Military identification card number.

Mar 31 17    H Rule 19(a) / Re-referred to Rules Committee
HB 00720

Rep. Jerry Costello, II-Brandon W. Phelps and Natalie Phelps Finnie

430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Lowers the age in which a person may apply for a Firearm Owner's Identification Card without parental or legal guardian consent from 21 years of age to 18 years of age. Provides that an applicant who is 18 (rather than 21) years of age or older seeking a religious exemption to the photograph requirement must furnish with the application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00721


305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that notwithstanding any other provision of law or administrative rule to the contrary, beginning in fiscal year 2018, the specified threshold for working families must be no less than 185% of the then-current federal poverty level for each family size. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00722

Rep. Robert Rita

225 ILCS 459/165

Amends the Appraisal Management Company Registration Act. Provides that an appraisal management company shall not require an appraiser to pay the specified appraisal management company national registry fee assessed by the Appraisal Subcommittee of the Federal Financial Institutions Examination Council for a person that is certified as an appraiser in this State and is on the appraiser panel of the appraisal management company; require an appraiser to pay any fee directly or indirectly to an appraisal management company or to reimburse an appraisal management company for any costs, fees, or other expenses incurred solely by the appraisal management company as a prerequisite to an appraiser being added to an appraiser panel or as a prerequisite to an appraiser receiving an order for an appraisal from an appraisal management company; or deduct any amount from the reasonable and customary fee paid to an appraiser for any costs, fees, or other expenses incurred solely by the appraisal management company.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00723

Rep. Robert Rita

765 ILCS 77/Art. 3.5 heading new
765 ILCS 77/85 new

Creates the Real Estate Appraisal Fees Article of the Residential Real Property Disclosure Act. Provides that in any residential real estate closing document in which real estate appraisal fees are shown, the fee paid to an appraiser shall be shown separately from the fee paid to an appraisal management company.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00724  Rep. Robert Rita and Daniel J. Burke

215 ILCS 5/141b new
215 ILCS 5/205 from Ch. 73, par. 817
215 ILCS 5/545 from Ch. 73, par. 1065.95

Amends the Illinois Insurance Code. Provides that any contract with a third party to provide claim services for a property and casualty company must contain specified language that provides that upon liquidation or rehabilitation of the insurer, the files and related data become the sole property of the estate with the administrator having reasonable access and right to copy files; provides that the requirement shall apply to all contracts entered into after the effective date, and any existing contracts shall have one year to comply with the requirement. In provisions concerning the distribution of general assets of a company's estate that is undergoing liquidation, rehabilitation, or conservation proceedings: Prioritizes costs and expenses of administration, including the reasonable expenses of certain funds and associations, but excluding certain other expenses, and the expenses expressly approved or ratified by the Director of Insurance as liquidator or rehabilitator, including specified costs and expenses, over all other claims. Provides that claims of obligees under surety bonds and undertakings, claims by principals under surety bonds and surety undertakings for wrongful dissipation of collateral by the insurer or its agents, and claims incurred during certain extensions of coverage are granted the same priority level as claims by policyholders, beneficiaries, and insureds, under insurance policies, annuity contracts, and funding agreements. Provides that these changes apply to all pending and future liquidation, rehabilitation, or conservation proceedings. Makes other changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00725  Rep. Thaddeus Jones

70 ILCS 1205/2-12 from Ch. 105, par. 2-12
70 ILCS 1205/2-12a from Ch. 105, par. 2-12a

Amends the Park District Code. Provides that a commissioner of a park district board shall not be elected to more than 2 terms. Further provides that the 2-term limit does not apply to a term where a commissioner is elected to a 6-year term but only serves a 2-year term as prescribed by statute.

House Committee Amendment No. 1

Provides that the provisions of the introduced bill apply to commissioners of a park district located in Thornton Township in Cook County.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00726  Rep. Thaddeus Jones

105 ILCS 5/27-20.4 from Ch. 122, par. 27-20.4
110 ILCS 305/100 new
110 ILCS 520/85 new
110 ILCS 660/5-195 new
110 ILCS 665/10-195 new
110 ILCS 670/15-195 new
110 ILCS 675/20-200 new
110 ILCS 680/25-195 new
110 ILCS 685/30-205 new
110 ILCS 690/35-200 new
110 ILCS 805/3-29.11 new

Amends the School Code and various Acts relating to the governance of public universities and community colleges in Illinois. With respect to the requirement that the events of Black History be taught in every public elementary school and high school, provides that a student may not complete the 8th grade or graduate from high school without studying this material and that a school may meet this requirement through an online program or course. Requires every public institution of higher education and community college to offer a course studying the events of Black History. Allows public institutions of higher education and community colleges to meet the requirement by offering an online course.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 00727  Rep. Thaddeus Jones
20 ILCS 1605/2  from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20  from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
30 ILCS 105/5.878 new
Amends the Illinois Lottery Law. Requires the Department of the Lottery to offer a special instant scratch-off game to benefit homeless shelters. Requires the net revenue from that game to be deposited into the Homeless Shelter Revenue Fund. Provides that moneys deposited into the Homeless Shelter Revenue Fund shall be used by the Department of Human Services to fund grants to homeless shelters. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines “net revenue”. Amends the State Finance Act to create the Homeless Shelter Revenue Fund as a special fund in the State treasury. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00728  Rep. Thaddeus Jones
5 ILCS 120/2  from Ch. 102, par. 42
50 ILCS 155/1
50 ILCS 155/10 new
Amends the Local Government Wage Increase Transparency Act. Changes the title of the Act to the Local Government Wage and Fee Transparency Act. Provides that for any attorney that has 2 or more clients that are units of local government, the attorney shall perform an annual audit of all: (1) fees and charges billed to, and paid by, each unit of local government client; (2) referral fees paid by the attorney to a person or business for the referral of a unit of local government to the attorney; and (3) referral fees paid to the attorney for referring a unit of local government to another attorney. Provides for filing and disclosure requirements of completed audits. Amends the Open Meetings Act making conforming changes.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00729  Rep. Thaddeus Jones
New Act
Creates the Local Government Stabilization Authority Act. Authorizes the corporate authorities of Bloom Township, Bremen Township, Calumet Township, Rich Township, and Thornton Township in Cook County to establish, by ordinance, a Local Government Stabilization Authority that shall use available funds to facilitate the return of vacant, abandoned, and tax-delinquent properties to productive use, combatting community deterioration, and creating economic growth. Provides definitions. Sets forth procedure regarding the creation of an Authority and funding sources. Further provides for the following: (1) an Authority's tax-exempt status; (2) the appointment of the Board of Directors and Chairperson, their terms of office, their removal, and vacancies; (3) the responsibilities and powers of the Board of Directors; and (4) an Executive Director to administer an Authority on a day-to-day basis. Sets forth the powers of an Authority to implement the purpose of the Act, including the authority to borrow money, enter into partnerships and joint ventures, and contract for goods and services. Permits an Authority to acquire, hold, manage, and dispose of real property. Requires an Authority to prepare an annual budget and provide annual financial statements and reports to the corporate authorities. Permits the corporate authorities to dissolve an Authority and provides requirements regarding the transfer of an Authority's debts, liabilities, and obligations. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00730  Rep. Ryan Spain
35 ILCS 5/221
Amends the Illinois Income Tax Act. Provides that the credit for expenditures incurred in the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone applies for taxable years beginning on or after January 1, 2012 and ending prior to January 1, 2023 (currently, January 1, 2018). Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00731  Rep. Daniel J. Burke
70 ILCS 2605/1.1  from Ch. 42, par. 320.1
Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Cristina Castro-Iris Y. Martinez, John G. Mulroe-Wm. Sam McCann, Michael E. Hastings-Emil Jones, III and Donne E. Trotter)
225 ILCS 335/2  from Ch. 111, par. 7502
225 ILCS 335/11 from Ch. 111, par. 7511
Amends the Illinois Roofing Industry Licensing Act. Provides that nothing in the Act shall be construed to require an employee who performs roofing or waterproofing work to his or her employer's residential property, where there exists an employee-employer relationship or for no consideration, to be licensed as a roofing contractor. Provides that nothing in the Act shall be construed to require a person who performs roof repair (rather than roofing) or waterproofing work to his or her employer's commercial or industrial property (rather than his or her employer's property) to be licensed as a roofing contractor, where there exists an employer-employee relationship. Defines "roof repair". Effective immediately.

House Committee Amendment No. 1
In provisions amending the Illinois Roofing Industry Licensing Act, provides that the definition of "roof repair" excludes circumstances when a torch technique is used.

Nov 09 17   H   Public Act . . . . . . . . . 100-0545

HB 00733  Rep. Fred Crespo-Frances Ann Hurley
(Sen. Cristina Castro and Bill Cunningham)
625 ILCS 5/12-503 from Ch. 95 1/2, par. 12-503
Amends the Illinois Vehicle Code. Provides that no new or used motor vehicle dealer shall permit a driver to drive a motor vehicle offered for sale or lease off premises where the motor vehicle is being offered for sale or lease, including when the driver is test driving the vehicle, with signs, decals, paperwork, or other material on the front windshield or on the windows immediately adjacent to each side of the driver that would obstruct the driver's view. Defines "test driving". Effective January 1, 2018.

Aug 25 17   H   Public Act . . . . . . . . . 100-0346

HB 00734  Rep. Fred Crespo
105 ILCS 5/1A-1 from Ch. 122, par. 1A-1
105 ILCS 5/1A-2 from Ch. 122, par. 1A-2
105 ILCS 5/1A-2.1 from Ch. 122, par. 1A-2.1
Amends the School Code. Provides that, for State Board of Education appointments made after the effective date of the amendatory Act, 3 of the members of the State Board must represent the educator community. Sets forth the qualifications for these members and makes other changes with regard to the qualifications of members of the State Board.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (State Board of Education)
HB 734 will not have a fiscal impact on the State Board of Education.

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 00735  Rep. Mary E. Flowers
305 ILCS 5/5-11b new
Amends the Illinois Public Aid Code. Provides that a redetermination of eligibility for medical assistance benefits shall be conducted once every 12 months. Effective January 1, 2018.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee
(Sen. Mattie Hunter-Donne E. Trotter-Jacqueline Y. Collins)

305 ILCS 5/12-4.50 new
Amends the Illinois Public Aid Code. Requires the Department of Human Services to establish a small business grant program for public aid recipients who are interested in developing a new start-up business. Requires grant applicants to submit an initial business plan or proposal to the Department that clearly articulates the viability of the new start-up business and how the grant money will be used to develop the business. Provides that the Department shall use such application materials to determine an applicant's eligibility under the program, the grant amount to be awarded, if applicable, and the number of grants an eligible applicant will receive under the program. Provides that if an applicant is determined by the Department to be eligible for a small business grant, the applicant must submit to the Department every year that he or she participates in the program or applies for a new grant an updated business plan or proposal that demonstrates the continued viability or progress of the new start-up business. Requires the Department to adopt any rules necessary to implement the program, including rules on the minimum and maximum grant amounts awarded under the program, the number of grants an applicant may apply for or receive during a specified period of time, and application requirements.

House Committee Amendment No. 1
Deletes reference to:
305 ILCS 5/12-4.50 new
Adds reference to:
305 ILCS 5/9-14 new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Makes the small business grant program subject to appropriation and provides for the Department of Commerce and Economic Opportunity (rather than the Department of Human Services) to establish the program.

Aug 25 17  H  Public Act . . . . . . . . . 100-0347

HB 00737  Rep. Charles Meier-Patricia R. Bellock and Sheri Jesiel
(Sen. Dale A. Righter)

210 ILCS 135/6 from Ch. 91 1/2, par. 1706
Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that after a community mental health or developmental services agency's license has been revoked, it shall continue providing for the health, safety, and welfare of the individuals it was serving by ensuring residents have been fully informed of their rights and options within time frames to be specified in rule and by a specified private, not-for-profit corporation directed by the Governor to administer the State plan to protect and advocate for the rights of persons with developmental disabilities. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that if an agency's license is revoked, the Department of Human Services or the Department's agents shall have unimpeded, immediate, and full access to the recipients served by that agency and the recipients' medications, records, and personal possessions in order to ensure a timely, safe, and smooth transition of those individuals from the program or placement. Provides that in the event of a specified license revocation, a specified private, not-for-profit corporation designated (rather than directed) by the Governor to administer the State plan to protect and advocate for the rights of persons with developmental disabilities, contingent on State funding from the Department, shall have unimpeded, immediate, and full access to recipients and recipients' guardians to inform them of the recipients' and recipients' guardians' rights and options during the revocation and transition process. Makes other changes. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 00738  Rep. Terri Bryant

5 ILCS 315/3 from Ch. 48, par. 1603
Amends the Illinois Public Labor Relations Act. Modifies the term "public employee" or "employee" to explicitly exclude all existing and future position numbers of any employee of the Department of Human Services who is classified as or who holds the position of Public Service Administrator (Option 8N) or Internal Security Investigator II, for the purposes of the Act and contracts negotiated or entered into under the Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00739  Rep. Charles Meier-Patricia R. Bellock-John Cavaletto

(Sen. Dale A. Righter)

210 ILCS 135/4  from Ch. 91 1/2, par. 1704

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that a public or private agency, association, partnership, corporation, or organization that has had a license revoked under a specified provision of the Act may not apply for or possess a license under a different name. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 00740  Rep. Patricia R. Bellock

(Sen. Dale A. Righter-Pamela J. Althoff)

210 ILCS 135/9.2 new

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that a community mental health or developmental services agency shall collect and securely store identifying and contact information for each individual resident. Provides that this information may include, but not be limited to, a current photograph, personal contact information, guardian or emergency contact information, and a log of all off-site overnight visits. Provides that this information shall be updated periodically. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments


(Sen. Dale A. Righter)

210 ILCS 135/4  from Ch. 91 1/2, par. 1704

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that upon application for a license as a community mental health or developmental services agency to the Department of Human Services, the Department may issue a temporary permit to an applicant for up to a 2-year period (currently, a 6-month period) to allow the holder of such permit reasonable time to become eligible for a license under the Act. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments


(Sen. Dale A. Righter)

210 ILCS 135/6  from Ch. 91 1/2, par. 1706

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that the Office of Inspector General of the Department of Human Services shall continue to have jurisdiction over a community mental health or developmental services agency and the individuals it served at the time the agency's license was revoked for as long as is necessary to ensure the health, safety, and welfare of the individuals the agency served and the accountability of the agency. Effective immediately. House Floor Amendment No. 1

Provides that the Office of Inspector General of the Department of Human Services shall continue to have jurisdiction over a community mental health or developmental services agency and the individuals it served at the time the agency's license was revoked for up to one year after the date that the license was revoked (rather than for as long as is necessary to ensure the health, safety, and welfare of the individuals the agency served and the accountability of the agency).

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 00743  Rep. Mike Fortner-Patricia R. Bellock

(Sen. Pamela J. Althoff)

70 ILCS 705/24  from Ch. 127 1/2, par. 38.7

Amends the Fire Protection District Act. Provides that a board of trustees of a fire protection district may levy a special tax, by referendum, for the purpose of providing funds to pay for the costs of emergency and rescue crews and equipment at a rate not to exceed 0.10% of the value of all taxable property within the district (rather than to increase the tax rate limit from 0.05% to 0.10%) and changes the wording of the proposition.

Aug 25 17  H  Public Act . . . . . . . . . . 100-0348
HB 00744  Rep. Michael Halpin and Katie Stuart

720 ILCS 5/3-5  from Ch. 38, par. 3-5
720 ILCS 5/3-6  from Ch. 38, par. 3-6

Amends the Criminal Code of 2012. Provides that a prosecution may be commenced at any time when the victim is under 18 years of age at the time of the offense for: solicitation to meet a child, child pornography, posting of identifying or graphic information on a pornographic Internet site or possessing graphic information with pornographic material, non-consensual dissemination of private sexual images, grooming, or traveling to meet a minor.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00745  Rep. Martin J. Moylan, Camille Y. Lilly, Michelle Mussman and John C. D’Amico

430 ILCS 65/4  from Ch. 38, par. 83-4
430 ILCS 66/20
430 ILCS 66/30

Amends the Firearm Owners Identification Card Act. Provides that on and after the effective date of the bill, each applicant for the issuance or renewal of a Firearm Owner's Identification Card shall provide a full set of his or her fingerprints in electronic format to the Department of State Police. Provides that fingerprints collected shall be checked against the Department of State Police and Federal Bureau of Investigation criminal history record databases now and hereafter filed. Amends the Firearm Concealed Carry Act. Removes the option of not providing a set of fingerprints with a concealed carry license application (rather than the Department may accept an application submitted without a set of fingerprints in which case the Department shall be granted 30 days in addition to the 90-day period to issue or deny a license). Makes other conforming changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00746  Rep. Charles Meier

10 ILCS 5/7A-1  from Ch. 46, par. 7A-1

Amends the Election Code. Provides that no judge or former judge may submit his or her candidacy for a vacancy in a judicial office by any method other than seeking retention in his or her office, unless that judge or former judge is seeking judicial office in a higher or lower court or he or she has not served as an elected or appointed judge for at least 2 years.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00747  Rep. Charles Meier

430 ILCS 66/40
430 ILCS 66/60

Amends the Firearm Concealed Carry Act. Provides that notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying, are substantially similar to the requirements to obtain a license under the Act, the Department of State Police shall by rule allow for a non-resident license application if the applicant is an active duty member of the Armed Forces of the United States stationed in this State or the spouse of an active duty member of the Armed Forces of the United States stationed in this State. Provides that the applicant shall pay the resident license or renewal fees (rather than the non-resident fees). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00748  Rep. Charles Meier

210 ILCS 135/13.2 new

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Requires facilities licensed under the Act to notify the Department of Human Services when emergency calls are made from the facility. Grants the Department rulemaking power to implement the notification procedures.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00749  Rep. C.D. Davidsmeyer

225 ILCS 10/7  from Ch. 23, par. 2217

Amends the Child Care Act of 1969. Allows adults who reside on the premises of a day care home to possess handguns on day care home premises (rather than adults who must possess a handgun as a condition of employment and who reside on the premises of a day care home) if the handgun and handgun ammunition are locked and inaccessible to children.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00750  Rep. C.D. Davidsmeyer

10 ILCS 5/1-14 new
10 ILCS 5/3-7 new
10 ILCS 5/17-9 from Ch. 46, par. 17-9
10 ILCS 5/18-5 from Ch. 46, par. 18-5
10 ILCS 5/18A-5
10 ILCS 5/18A-15
10 ILCS 5/19A-35

Amends the Election Code. Requires Voters Identification Cards for those who do not have an acceptable photo ID. Sets forth requirements and exemptions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Linda Holmes-Omar Aquino, Chuck Weaver, Paul Schimpf and Jennifer Bertino-Tarrant)

40 ILCS 5/16-150.1
40 ILCS 5/16-203
30 ILCS 805/8.41 new

Amends the Downstate Teacher Article of the Illinois Pension Code. In the provision defining "eligible employment" for the purpose of allowing a teacher to return to teaching in subject shortage areas without impairing his or her retirement status or retirement annuity, changes the ending date of the employment from no later than June 30, 2013 to no later than June 30, 2020. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Amends the State Mandates Act to require implementation without reimbursement by the State. Makes technical changes. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. In the provision defining "eligible employment" for the purpose of allowing a teacher to return to teaching in a subject shortage area, changes the ending date of the employment from no later than June 30, 2019 to no later than June 30, 2020. Effective immediately.

Aug 10 18  H  Public Act . . . . . . . . 100-0743

HB 00752  Rep. C.D. Davidsmeyer

25 ILCS 115/1.10 new

Amends the General Assembly Compensation Act. Provides that beginning in Fiscal Year 2018, if the State has not cut the backlog of unpaid bills by 10% by the end of the fiscal year, salaries of the members of the General Assembly shall be cut by 10% for the following fiscal year. Further provides that the percentage by which the backlog of unpaid bills has decreased or increased at the end of the fiscal year shall be certified by the State Comptroller. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00753  Rep. C.D. Davidsmeyer

20 ILCS 3501/830-20
20 ILCS 3501/830-30
20 ILCS 3501/830-35
20 ILCS 3501/830-45

Amends the Illinois Finance Authority Act. In Sections concerning State guarantees for loans to farmers, provides that the total amount of the guarantees shall not exceed $2,000,000 per farmer (instead of $500,000). Provides that guarantees may be made if the farmer's net worth does not exceed $2,000,000 (instead of $500,000). In a Section concerning guarantees for existing debt, provides that the Illinois Agricultural Loan Guarantee Fund shall guarantee receipt of payment of 90% (instead of 85%) of the principal and interest owed on the State Guarantee Loan by the farmer to the guarantee holder. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00754  Rep. C.D. Davidsmeyer-Tim Butler-Sara Wojcicki Jimenez-Thomas M. Bennett-Barbara Wheeler


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 00755
(Sen. Scott M. Bennett)

720 ILCS 5/11-25
Amends the Criminal Code of 2012. Provides that a person commits grooming when he or she knowingly in person or by use of a computer on-line service, Internet service, local bulletin board service, or any other device capable of electronic data storage or transmission, seduces, solicits, lures, or entices, or attempts to seduce, solicit, lure, or entice, a child, a child's guardian, or another person believed by the person to be a child or a child's guardian, to commit any sex offense as defined in Section 2 of the Sex Offender Registration Act, to distribute photographs depicting the sex organs of the child, or to otherwise engage in any unlawful sexual conduct with a child or with another person believed by the person to be a child.
May 19 17 S Rule 3-9(a) / Re-referred to Assignments

HB 00756
Rep. C.D. Davidsmeyer and Katie Stuart
10 ILCS 5/9-8.5
Amends the Election Code. Removes a provision that provides that the State Board of Elections shall adjust the amounts of the contribution limits for inflation.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00757
Rep. C.D. Davidsmeyer
720 ILCS 5/11-0.1
Amends the Criminal Code of 2012. Changes the definition of "sexual conduct" in the Sex Offenses Article of the Code to any knowing touching, kissing, or fondling by the victim or the accused, either directly or through clothing, of the sex organs, anus, buttocks, or breast of the victim or the accused, or any part of the body of a child under 13 years of age, or any transfer or transmission of semen by the accused upon any part of the clothed or unclothed body of the victim, for the purpose of sexual gratification or arousal of the victim or the accused (currently, kissing and buttocks are not included in the definition).
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00758
Rep. C.D. Davidsmeyer
15 ILCS 20/50-22
Amends the Civil Administrative Code of Illinois (State Budget Law). Removes the salaries of members of the General Assembly from a Section allowing for a continuing appropriation of salaries for certain specified positions. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00759
Rep. Lou Lang-Patricia R. Bellock-Randy E. Frese
(Sen. John G. Mulroe-Pamela J. Althoff-Michael Connelly and Dan McConchie)
215 ILCS 5/1403
Amends the Illinois Insurance Code. In a provision concerning licensure requirements for financial institutions, provides that nothing in a provision concerning limited lines producer licenses in the Code shall be construed to require a limited lines producer license or any other form or class of producer's license for financial institutions, or their employees, if the financial institution has purchased or sponsored a group or individual credit life, credit accident and health, credit casualty, credit property, or other credit insurance policy or program under which the financial institution enrolls or performs other administrative services to enable individuals to purchase insurance coverage under the group or individual credit insurance policy from a licensed producer in compliance with provisions concerning license exceptions and credit life and credit accident and health insurance policies under the Code. Effective immediately.
House Committee Amendment No. 1
In provisions exempting financial institutions from being licensed as limited lines producers when purchasing or sponsoring certain credit insurance policies or programs, changes the type of policies or programs that exempt the financial institution to group credit life, credit accident and health, credit casualty, credit property, or other group credit insurance policies or programs under which the financial institution enrolls or performs other administrative services, or both. Provides that a financial institution that performs enrollment or other administrative services, or both, with respect to its group credit insurance policies or programs are exempt from being licensed as insurance producers.
Aug 25 17 H Public Act . . . . . . . . 100-0349
HB 00760  Rep. Lou Lang  
(Sen. Ira I. Silverstein-Steven M. Landek)

105 ILCS 5/19-1

Amends provisions of the School Code concerning debt limitations. Provides that notwithstanding other provisions of law, bonds issued by East Prairie School District 73 with an aggregate principal amount not to exceed $47,353,147 and approved by the voters of the district at the general election held on November 8, 2016, and any bonds issued to refund or continue to refund the bonds, shall not be considered indebtedness for the purposes of any statutory debt limitation and may mature within not to exceed 25 years from their date, notwithstanding any other law to the contrary.

House Floor Amendment No. 1

Adds reference to:

30 ILCS 352/21 new

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Provides that no school district may issue bonds and rely on exceptions to the debt limitations unless it complies with specified provisions of the Bond Issue Notification Act and the bonds have been approved by referendum. Amends the Bond Issue Notification Act. Requires school districts relying on an exception to the debt limitations of the School Code, before issuing bonds, to hold a hearing as required by the Act, and to set forth specified information concerning the bonds in the hearing notice. Requires school districts to state that the information in the notice is based on estimates, and provides that any differences between the information in the notice and the actual results at the time the bonds are sold shall not invalidate the required hearing or the results of the referendum for the bonds.

Senate Floor Amendment No. 1

Provides that, in addition to all other authority to issue bonds, Brookfield LaGrange Park School District Number 95 may issue bonds with an aggregate principal amount not to exceed $20,000,000 if certain conditions are met, including (1) that the voters of the district approve a proposition for the bond issuance at an election held on or after April 4, 2017 and (2) that, prior to the issuance of the bonds, the school board determines, by resolution, that the additions and renovations to the Brook Park Elementary and S. E. Gross Middle School buildings are required to accommodate enrollment growth, replace outdated facilities, and create spaces consistent with 21st century learning. Provides that the debt incurred on the bonds and on any bonds issued to refund or continue to refund such bonds shall not be considered indebtedness for purposes of any statutory debt limitation.

Sep 15 17  

HB 00761  Rep. Allen Skillicorn

625 ILCS 5/12-610.2

Amends the Illinois Vehicle Code. Provides that a person convicted of aggravated use of an electronic communication device commits a Class 4 felony (rather than a Class A misdemeanor) if the violation resulted in great bodily harm, permanent disability, or disfigurement to another. Provides that a person commits a Class 3 felony (rather than a Class 4 felony) if the violation resulted in the death of another person.

Mar 31 17  

HB 00762  Rep. Allen Skillicorn-David A. Welter

10 ILCS 5/7-2  from Ch. 46, par. 7-2
10 ILCS 5/7-4  from Ch. 46, par. 7-4
10 ILCS 5/8-2  from Ch. 46, par. 8-2
10 ILCS 5/8-3  from Ch. 46, par. 8-3
10 ILCS 5/10-1  from Ch. 46, par. 10-1
10 ILCS 5/10-2  from Ch. 46, par. 10-2
10 ILCS 5/10-3  from Ch. 46, par. 10-3

Amends the Election Code. Changes the threshold at which a party must poll to be considered a political party, rather than a new political party, from 5% of the entire vote cast in the State in the general election for State and county officers then next preceding a primary to 2%. Includes the President of the United States in the definition of "state office" or "state officer" for certain purposes. Reduces various signature requirements to form a new political party. Makes conforming changes. Effective immediately.

Mar 31 17  

HB 00763  Rep. William Davis, Natalie A. Manley and Cynthia Soto
(Sen. John G. Mulroe and Laura M. Murphy)

20 ILCS 3960/3 from Ch. 111 1/2, par. 1153
20 ILCS 3960/4.2
20 ILCS 3960/5 from Ch. 111 1/2, par. 1155
20 ILCS 3960/5.4
20 ILCS 3960/6 from Ch. 111 1/2, par. 1156
20 ILCS 3960/12 from Ch. 111 1/2, par. 1162

Amends the Illinois Health Facilities Planning Act. Provides for specified financial commitment reporting requirements for completion of projects under the Act. Removes reviewing organizations other than State Board staff from the requirement of making any written review or findings concerning an application for a permit available to the public at least 14 calendar days before the meeting of the State Board at which the review or findings are considered. Provides that substantive projects under the Act, in addition to other specified substantive projects, shall include discontinuation of a State-owned healthcare facility (currently, discontinuation of service within an existing healthcare facility) and relocation of an end stage renal facility. Provides that a State Board Staff Report shall pertain to applications for extension of the financial commitment period (currently, obligation period), in addition to other specified applications. Defines "financial commitment". Makes other technical changes.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Removes language providing that substantive projects under the Act, in addition to other specified substantive projects, shall include discontinuation of a State-owned healthcare facility and relocation of an end stage renal facility.

Senate Committee Amendment No. 1 (Senate recedes Jul 01, 2017)
Adds reference to:
210 ILCS 3/35

Amends the Alternative Health Care Delivery Act. Provides that care at a children's community-based health care center is to be provided in a home-like environment that serves no more than 16 (rather than 12) children at a time in facilities on a grade level for Life Safety Code purposes.

Senate Floor Amendment No. 2
Adds reference to:
210 ILCS 3/35

Amends the Alternative Health Care Delivery Act. Adds an exception permitting a children's community-based health care center in existence on the effective date of the amendatory Act that is located in Chicago on grade level for Life Safety Code purposes to provide care to no more than 16 (rather than 12) children at a time.

Sep 22 17  H  Public Act . . . . . . . 100-0518

HB 00764  Rep. Steven A. Andersson
(Sen. Karen McConnaughay)

65 ILCS 5/7-1-10.5 new

Amends the Illinois Municipal Code. Provides that if any highway is disconnected or de-annexed, the jurisdiction of the highway shall revert back to the unit of local government or Department of Transportation that had jurisdiction immediately before the annexation. Effective immediately.

House Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that the provisions apply only if the highway was a township highway prior to annexation and is disconnected or de-annexed within one year after the original annexation. Provides that the highway shall revert back to the township (rather than a unit of local government or Department of Transportation) that had jurisdiction immediately before the annexation. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . 100-0350
HB 00765  Rep. Steven A. Andersson-Tim Butler-David S. Olsen and Allen Skillicorn

Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System by members of the General Assembly to persons who become participants before January 1, 2018 and provides that, beginning on that date, the System shall not accept any new participants who are members of the General Assembly. Makes related changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00766  Rep. Steven A. Andersson, Cynthia Soto, Elizabeth Hernandez and La Shawn K. Ford

Amends the Freedom of Information Act. Excludes from the definition of "public records" executable programs or source codes used to store and access electronic data processing records or other electronic communications. Provides that a public body is not required to furnish the executable programs or source codes required to access the information. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00767  Rep. Steven A. Andersson-Allen Skillicorn-Robert W. Pritchard

Amends the Property Tax Code. Provides that, in the case of residential property located in a gated residential community, nothing shall prohibit the chief county assessment officer, the board of review, or the Property Tax Appeal Board from considering comparable properties located outside of that gated residential community when determining the fair cash value of the property. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


Amends the Charter Schools Law of the School Code. Removes provisions allowing the State Charter School Commission to reverse a school board's decision to deny, revoke, or not renew a charter; makes related changes. Provides that if a charter school applicant submits a proposal to a school board outside of the process adopted by that school board for receiving charter school proposals on an annual basis, the applicant shall not have any right to submit its proposal to the State Charter School Commission as otherwise authorized. In a provision concerning a charter school proposed to be jointly authorized by 2 or more school districts and the school boards unanimously denying the charter school proposal with a statement that the school boards are not opposed to the charter school, but that they yield to the Commission in light of the complexities of joint administration, allows the charter applicant to submit the proposal to the Commission and requires the Commission to follow the same process and be subject to the same timelines for review as a school board. Allows the Commission to approve an application for a charter if certain conditions are met. Provide that the Commission may condition approval of an application on the acceptance of funding in an amount less than requested. Provides that final decisions of the Commission are subject to judicial review under the Administrative Review Law. Provides that if the Commission approves an application for a charter school, then the Commission shall act as the authorized chartering entity. Provides that if the Commission is the authorized chartering entity, then the Commission shall execute a charter agreement (instead of approve the charter agreement). Provides that the Commission has no authority to approve a charter school proposal that has been denied by a school board. Effective immediately.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Mar 16 18  H  Total Veto Stands - No Positive Action Taken
HB 00769


(Sen. Antonio Muñoz-Tim Bivins-Wm. Sam McCann and Steven M. Landek)

Amends the State Commemorative Dates Act. Provides that April 1st of each year is designated as Illinois State Trooper Day, a day to honor the dedicated men and women of the Illinois State Police. Provides that Illinois State Trooper Day shall be observed throughout the State by the citizens of Illinois with civic remembrances of the sacrifices made on their behalf by Illinois' finest, the Illinois State Troopers, especially the ultimate sacrifice given by those State Police Officers who lost their lives in the line of duty. Effective immediately.

Aug 24 17 H Public Act . . . . . . 100-0300

HB 00770

Rep. Barbara Wheeler, Steven A. Andersson and Allen Skillicorn

(Sen. Pamela J. Althoff)

Authorizes the Department of Natural Resources to convey, in exchange for $1, certain real estate in McHenry County to the Fox Waterway Agency. Provides that the conveyance is subject to: (1) existing public utilities, existing public roads, and any and all reservations, easements, encumbrances, covenants, and restrictions of record; and (2) the express condition that any proceeds from the sale of the real property shall be utilized for the purchase and development of an alternate dredge material disposal site or sites. Authorizes the Director of Natural Resources to exchange described parcels of real estate in Lake County for another parcel of described real estate in Lake County. Effective immediately.

House Committee Amendment No. 1

Deletes language providing that the conveyance is subject to the express condition that any proceeds from the sale of the real property shall be utilized for the purchase and development of an alternate dredge material disposal site or sites. Provides instead that the property is subject to the express condition that within one year after conveyance, the Fox Waterway Agency shall: sell the real property for no less than fair market value; use any proceeds from the sale to purchase of an alternate dredge material disposal site or sites for no more than fair market value; and transfer any proceeds remaining after the purchase of an alternate dredge material disposal site or sites to the Department of Natural Resources for deposit into the General Revenue Fund. Provides that if, after one year following the conveyances of the real property, the Fox Waterway Agency has failed to comply with the express condition, the real property shall revert to the State of Illinois, Department of Natural Resources, or, if applicable, the proceeds from the sale of the conveyed property shall be immediately transferred to the Department of Natural Resources for deposit into the General Revenue Fund. Provides that if any property purchased with proceeds from the sale of the conveyed property is not used as a dredged material disposal site within 2 years following the conveyances or if at any time the property ceases to be used for public purposes, the Fox Waterway Agency shall convey by quitclaim deed the property to the Department of Natural Resources for $1. Provides that "fair market value" means the average of 3 appraisals plus the costs of obtaining the appraisals.

House Floor Amendment No. 2

Deletes language authorizing the Director of Natural Resources to exchange described parcels of real estate in Lake County for another parcel of described real estate in Lake County.

Aug 24 17 H Public Act . . . . . . 100-0301

HB 00771

Rep. Terri Bryant-Carol Sente-John Cavaletto-David Harris, Tony McCombue, Michael Halpin, Carol Ammons, Norine K. Hammond, Randy E. Frese, Lindsay Parkhurst, Michael D. Unes, David B. Reis, Avery Bourne, Daniel Swanson, Michael P. McAuliffe, Charles Meier, Jerry Costello, II, Brandon W. Phelps, Daniel V. Beiser and Camille Y. Lilly

(Sen. Paul Schimpf-Emil Jones, III and John G. Mulroe-Neil Anderson)

Amends the Illinois Municipal Code. Provides that, if authorized by the fire chief of the fire department, any regularly enrolled volunteer fire fighter may purchase 4 vehicle tires every 3 years through his or her fire department's or municipality's joint purchasing contract relating to the purchase of vehicle tires. Further provides that the firefighter shall cover the cost of the tires and any related taxes. Limits applicability. Amends the Fire Protection District Act making similar changes. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Defines "volunteer firefighter" in provisions of the Illinois Municipal Code and the Fire Protection District Act concerning the purchase of tires by a volunteer firefighter under joint purchasing authority. Effective immediately.

Sep 08 17 H Public Act . . . . . . 100-0471
HB 00772
Rep. Kathleen Willis, Litesa E. Wallace, Carol Ammons and André Thapedi
(Sen. Julie A. Morrison-Jacqueline Y. Collins-Mattie Hunter, Chris Nybo-Iris Y. Martinez, Kimberly A. Lightford, Elgie R. Sims, Jr., Laura M. Murphy, Toi W. Hutchinson and Patricia Van Pelt-Melinda Bush)

415 ILCS 150/50
Amends the Electronic Products Recycling and Reuse Act. Provides that accreditation is not required for facilities that place cathode ray tube (CRT) glass in storage cells for future retrieval in accordance with specified provisions of the Act. Provides that any organization that accredits facilities pursuant to this Section is prohibited from penalizing or taking other negative actions against any recycler, refurbisher, or collector of CEDs and EEDs based on the recycler’s, refurbisher’s, or collector’s use of a facility that places CRT glass in storage cells for future retrieval in accordance with specified provisions of the Act. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
415 ILCS 150/50
Adds reference to:
New Act
Adds reference to:
430 ILCS 65/8.2
Adds reference to:
430 ILCS 66/70
Replaces everything after the enacting clause. Creates the Lethal Violence Order of Protection Act. Provides that a petitioner may request an emergency lethal violence order of protection by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Provides that the petition shall also describe the type, and location of any firearm or firearms presently believed by the petitioner to be possessed or controlled by the respondent. Provides that the petitioner may be a family member of the respondent or a law enforcement officer, who files a petition alleging that the respondent poses a danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Establishes factors that the court must consider before issuing a lethal violence order of protection. Provides for the issuance of ex parte orders and one year orders. Provides that if the court issues the order the respondent must: (1) refrain from having in his or her custody or control, owning, purchasing, possessing, or receiving additional firearms for the duration of the order; and (2) turn over to the local law enforcement agency any firearm, Firearm Owner's Identification Card, or concealed carry license in his or her possession. Establishes factors for renewing and terminating lethal violence orders of protection. Amends the Firearm Owners Identification Card Act and the Firearm Concealed Carry Act to make conforming changes.

Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee

HB 00773
Rep. Allen Skillicorn-Steven Reick
105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11
105 ILCS 5/17-2A from Ch. 122, par. 17-2A
Amends the School Code. Provides that authority granted to school boards to transfer certain funds, extended by Public Act 99-713, ends after the effective date of the amendatory Act. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00774
Rep. Allen Skillicorn-Steven A. Andersson-Peter Breen-Michael D. Unes and David A. Welter
625 ILCS 5/1-171 from Ch. 95 1/2, par. 1-171
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-413 from Ch. 95 1/2, par. 3-413
Amends the Illinois Vehicle Code. Provides that, beginning with the next registration year after the effective date of this bill in which the Secretary of State distributes newly designed standard registration plates for motor vehicles, the Secretary of State shall issue one registration plate (instead of 2) for newly registered motor vehicles and the registration plate shall be attached to the rear (instead of front and rear) of the motor vehicle.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00775  Rep. Camille Y. Lilly
40 ILCS 5/1-113.65 new
30 ILCS 805/8.41 new
pension fund, except for a Downstate Police or Downstate Firefighter fund, to develop a climate change risk minimization policy.
Provides that the policy shall consider the financial risk to the investments held by the pension fund in the event of different levels of
climate change, as defined by the United Nations Framework Convention on Climate Change. Requires the policy to explain what
sources of data, which must include specified sources, were used to make certain projections. Requires the policy to consider the scope
of the financial risk of climate-related events. Authorizes the pension fund to determine a policy for all corporate equities held by the
pension fund on voting for shareholder resolutions and directors to advance corporate policies that minimize the long-term risk to the
pension fund’s assets from increased climate change. Requires the policy to be updated annually and published on the pension fund’s
website. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00776  Rep. Steven A. Andersson-David Harris-Patricia R. Bellock and Allen Skillicorn
(Sen. Pamela J. Althoff-Karen McConnaughay)
70 ILCS 1205/2-10a from Ch. 105, par. 2-10a
Amends the Park District Code. Provides that if a proposition to reduce a park district board from a 7-member board to a
5-member board was approved by referendum, the number of members elected at the election next following the referendum shall be
reduced by 2. Further provides for procedures to ensure that the board members’ terms are staggered after the reduction to a 5-member
board depending on whether the members’ terms are 4-year or 6-year terms. Effective immediately.
Aug 25 17  H Public Act . . . . . . . . . . 100-0351

HB 00777  Rep. Brandon W. Phelps
65 ILCS 5/8-1-3.1 from Ch. 24, par. 8-1-3.1
Amends the Illinois Municipal Code. Provides that the definition of “financial institution” in the Finance Division of the
Code includes any savings bank, savings and loan association, or credit union (currently, savings and loan associations and federally
chartered commercial bank or savings and loan association) and regional planning commissions or joint regional planning
commissions. Effective immediately.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00778  Rep. Daniel V. Beiser-Jay Hoffman, Jerry Costello, II, Katie Stuart and Brandon W. Phelps
720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1
Amends the Criminal Code of 2012. Provides a person also commits a hate crime if by reason of the actual or perceived
employment as a peace officer of another individual, regardless of the existence of any other motivating factor or factors, he or she
commits assault, battery, aggravated assault, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to
property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, harassment by telephone, or
harassment through electronic communications. Penalty is a Class 4 felony for a first offense and a Class 2 felony for a second or
subsequent offense, unless committed in certain specified locations in which case the penalty is a Class 3 felony for a first offense and
a Class 2 felony for a second or subsequent offense.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 00779  Rep. Michelle Mussman, Camille Y. Lilly and Jonathan Carroll
35 ILCS 200/15-172.5 new
Amends the Property Tax Code. Creates an assessment freeze homestead exemption for persons receiving federal
Supplemental Security Income. Effective immediately.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 00780
10 ILCS 5/21-1 from Ch. 46, par. 21-1
Amends the Election Code. Provides that no candidate for President or Vice President of the United States shall appear on the official ballot if that candidate has not filed copies of all of his or her tax returns with the State Board of Elections at least 50 days prior to the general election. Defines “tax returns” to mean any tax returns filed with the federal Internal Revenue Service for the 5-year period prior to the general election.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00781
Rep. Joe Sosnowski
720 ILCS 5/24-2
Amends the Criminal Code of 2012. Provides that the unlawful use of weapons violation prohibiting a person from selling, manufacturing, purchasing, possessing, or carrying a rifle having one or more barrels less than 16 inches in length does not apply to a rifle with a barrel or barrels less than 16 inches in length if the overall length of the weapon as modified is less than 26 inches and the person selling, manufacturing, purchasing, or possessing the rifle has been issued a Dealer in Firearms Other Than Destructive Devices license or a Manufacturer of Firearms Other Than Destructive Devices license from the U.S. Bureau of Alcohol, Tobacco, Firearms and Explosives. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00782
Rep. Joe Sosnowski-Grant Wehrli
715 ILCS 5/2.2 new
715 ILCS 5/3.1 from Ch. 100, par. 3.1
715 ILCS 5/5 from Ch. 100, par. 5
715 ILCS 5/2.1 rep.
715 ILCS 10/1 from Ch. 100, par. 10
715 ILCS 10/2 from Ch. 100, par. 10.1
Amends the Notice By Publication Act. Provides that whenever a governmental unit, community college district, or school district is required to provide notice by publication in a newspaper by law, order of court, or contract, the governmental unit may publish the notice on an official government website instead of in a newspaper. Provides conditions concerning the availability and format of the notice webpage. Repeals a Section concerning the placement of published notices on a statewide website and makes corresponding changes throughout the Act and in the Newspaper Legal Notice Act. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00783
625 ILCS 5/3-821.2
Amends the Illinois Vehicle Code. Changes the sunset date to June 30, 2018 (previously June 30, 2017) for a provision providing that the Secretary of State shall not impose a delinquent registration renewal fee for the registration renewal of passenger vehicles of the first division and motor vehicles of the second division weighing not more than 8,000 pounds if a vehicle's registration expires during a period of time in which the Secretary is not sending registration renewal notices to owners of all of those vehicles with registration expiring at the same time as the applicable vehicle. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00784
Rep. Jaime M. Andrade, Jr. and Gregory Harris
35 ILCS 5/507GGG new
110 ILCS 947/67
Amends the Illinois Income Tax Act. Creates a tax checkoff for the Illinois DREAM Fund. Amends the Higher Education Student Assistance Act to provide that moneys from the checkoff may be received by the Fund. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
625 ILCS 5/11-306  from Ch. 95 1/2, par. 11-306
Amends the Illinois Vehicle Code. Provides that the duration of a steady circular yellow or arrow signal for vehicular traffic facing the signal shall be for a reasonable period of time, not less than 3.2 seconds, between the termination of the green indication and the display of the red indication.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Iris Y. Martinez-Patricia Van Pelt)
70 ILCS 1205/8-23a new
Amends the Park District Code. Prohibits a park district from knowingly engaging a volunteer who has been convicted of or found to be a child sex offender. Provides that every park district shall require volunteers to complete an application prior to beginning work as a volunteer, which shall include a question concerning whether they have been convicted of or found to be a child sex offender. Provides that if a current volunteer is convicted of or found to be a child sex offender, the volunteer shall immediately disclose the conviction or finding to the park district. Provides for penalties for a volunteer who fails to disclose his or her sex offender status. Defines "volunteer" to mean any individual who, without compensation or benefits, reports to, and is under the direct supervision of, a park district's administrative staff and provides personal services to a park district recreational program that is offered to children. Effective immediately.
House Floor Amendment No. 1
Removes provisions making failure by a volunteer to disclose that they are a child sex offender a misdemeanor or felony.
Senate Floor Amendment No. 2
Provides that, if a volunteer is under 18 years of age, the volunteer's parent or legal guardian may complete the application on behalf of the volunteer.
Sep 08 17  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . 100-0472

HB 00787  Rep. Tom Demmer-Nick Sauer, Tim Butler and Tony McCombie
25 ILCS 10/3  from Ch. 63, par. 23.3
25 ILCS 10/8 new
Amends the General Assembly Operations Act. Creates the Joint Committee of the General Assembly on Rules and Operations. Provides for the appointment of members to the Joint Committee. Provides that the Joint Committee shall adopt new rules of organization and procedure, which shall be binding on both houses of the General Assembly, by resolution setting forth those rules in their entirety. Provides that the resolution shall require a majority vote of those elected in each house to adopt the rules set forth for that respective house. Provides that the Joint Committee shall set guidelines for how committees shall be established and function in each respective house of the General Assembly. Makes conforming changes.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00788  Rep. Tom Demmer-Allen Skillicorn
New Act
30 ILCS 805/9.5 new
Creates the Local Unfunded Mandate Exemption Act. Provides that all units of local government, school districts, and public colleges and universities may, by a majority vote of the governing body, exempt themselves from specified mandates that are unfunded if it is determined that it is not economically feasible to comply with the unfunded mandate. Provides for notice, public hearing, and other requirements in order for a governing body to exempt itself from any mandate. Prohibits exemption from federally required mandates, mandates pertaining to health and public safety, mandates pertaining to civil rights, and instructional mandates for school districts. Provides for appeal procedures by State agencies affected by exempted mandates. Amends the State Mandates Act. Provides that, if the Act conflicts with the Local Unfunded Mandate Exemption Act, the Local Unfunded Mandate Exemption Act controls.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00789  Rep. Tom Demmer-David S. Olsen, Margo McDermed and Ryan Spain

New Act
25 ILCS 130/2-1  from Ch. 63, par. 1002-1
25 ILCS 130/4-2  from Ch. 63, par. 1004-2
25 ILCS 135/5  from Ch. 63, par. 29
25 ILCS 135/5.08 new
25 ILCS 145/5.10 new

Creates the Board of Legislative Repealers Act. Establishes the Board of Legislative Repealers as a not for profit corporation. Directs the Board to determine instances in which State laws and regulations are duplicative, in conflict, contradictory, anachronistic, obsolete, or have been held unconstitutional by the United States Supreme Court or the Illinois Supreme Court, and to create a system for receiving public comments, and to recommend changes in the law that it deems necessary to repeal, modify or revise such laws and regulations. Authorizes the Board to set a schedule to make the identifications required by the Act and to adopt criteria to be used to determine whether a State law or regulation is duplicative, in conflict, contradictory, anachronistic, obsolete, or has been held unconstitutional by the United States Supreme Court or the Illinois Supreme Court. Requires the Joint Committee on Administrative Rules, the Legislative Information System, the Legislative Reference Bureau, and the Legislative Research Unit to provide technical support and information to the Board, as directed by the Joint Committee on Legislative Support Services. Authorizes the Board to adopt bylaws necessary to implement the Act. Makes conforming changes to the Legislative Commission Reorganization Act of 1984, the Legislative Reference Bureau Act, and the Legislative Information Service Act. Effective July 1, 2017.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00790  Rep. Grant Wehrli

415 ILCS 150/30

Amends the Electronic Products Recycling and Reuse Act. Provides that, if manufacturers meet their recycling goals prior to the end of the year and recyclers no longer pick up CEDs and EEDs without charge, municipalities, townships, and other units of local government that are acting as collectors shall be allowed to collect a fee from consumers who drop off CEDs and EEDs for recycling. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00791  Rep. Tom Demmer-Joe Sosnowski-Allen Skillicorn-Mike Fortner
(Sen. Karen McConnaughay-Dan McConchie and Michael E. Hastings)

625 ILCS 5/11-208  from Ch. 95 1/2, par. 11-208

Amends the Illinois Vehicle Code. Provides that a unit of local government, including a home rule unit, may not enact an ordinance prohibiting the use of autonomous vehicles on its roadways. Limits the concurrent exercise of home rule powers. Defines "autonomous vehicle".

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a unit of local government, including a home rule unit, may not enact an ordinance prohibiting the use of Automated Driving System equipped vehicles on its roadways. Defines "Automated Driving System equipped vehicle". Limits the concurrent exercise of home rule powers.

Aug 25 17  H  Public Act . . . . . . . 100-0352

HB 00792  Rep. Tom Demmer-Sam Yingling

55 ILCS 5/5-44010

Amends the Counties Code. Provides that the Local Government Reduction and Efficiency Division of the Counties Code applies to all counties (currently, only applies to DuPage, Lake, and McHenry Counties).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00793  

105 ILCS 5/22-62 new
105 ILCS 5/22-60 rep.

Amends the School Code. Provides that school districts need not comply with and may discharge any mandate or requirement placed on school districts by the Code or by administrative rules adopted by the State Board of Education that is unfunded; with exceptions. Provides that before a school district may lawfully discharge an unfunded mandate, it must hold a public hearing on the matter; sets forth requirements concerning the hearing. Requires a school board to report each unfunded mandate it has discharged to the State Board of Education, and requires the State Board to compile and report this information to the General Assembly each year. Repeals a Section of the Code concerning an unfunded mandates prohibition.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00794  
Rep. David B. Reis

225 ILCS 650/5.1

Amends the Meat and Poultry Inspection Act. In provisions concerning Type I establishments licensed under the Act, provides that the establishment shall be permitted to process meat and poultry from animals and poultry slaughtered by the owner or for the owner for his or her own personal use or for use by his or her household, to receive live animals and poultry presented to the owner to be slaughtered and processed for the owner's own personal use or for use by his or her household, and to process inspected meat and poultry for the owner's own personal use or for use by his household. Provides that the establishment shall stamp "NOT FOR SALE" in a prescribed manner on all carcasses of animals and immediate poultry containers for poultry slaughtered or processed in the establishment.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00795  

30 ILCS 517/35 new

Amends the Procurement of Domestic Products Act. Provides that all motor vehicles purchased or leased for one year or more by a State agency shall have a Vehicle Identification Number that begins with the number one, the number 2, the number 4, or the number 5. Effective July 1, 2017.

Fiscal Note (Dept. of Central Management Services)
The Department of Central Management Services is unable to project a fiscal impact associated with this proposed legislation due to the following factors: (1) The rapid change of the automobile industry - what manufacturers offer VIN numbers 1/2/4/5 may not be the same manufacturers that offer them tomorrow; (2) Whether master contracts with those manufacturers exist or would need to be bid out; (3) Each vehicle purchase is unique in that the type of vehicle that is needed - pickup truck versus a sedan vs. economy car; (4) The amount of vehicles purchased at any given time is dependent upon need a adequate cash flow, which is especially unpredictable.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Fiscal Note (Dept. of Transportation)
A definite fiscal impact is not determinable at this time. The bill however, is likely to cause a significant cost increase when purchasing vehicles for the Department.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00796  
Rep. Brandon W. Phelps

430 ILCS 66/60

Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $100 (rather than $150), of which $80 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $15 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $5 (rather than $10) shall be apportioned to the State Crime Laboratory Fund. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00797  Rep. Joe Sosnowski

5 ILCS 315/7  from Ch. 48, par. 1607
5 ILCS 315/14 from Ch. 48, par. 1614
115 ILCS 5/12  from Ch. 48, par. 1712

Amends the Illinois Public Labor Relations Act. Provides that if a unit of local government, as an employer, and public employees provide for arbitration of impasses, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue. Provides that in interest arbitration for security employee, peace officer, and fire fighter disputes, the arbitration panel shall take the employer's financial ability to fund the proposals based on existing available resources as the primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue (currently the interests and welfare of the public and the financial ability of the unit of government to meet those goals). Amends the Illinois Educational Labor Relations Act. With respect to collective bargaining between an educational employer (other than the Chicago school district) and an exclusive representative of its employees, provides that when making wage and benefit determinations during interest arbitration, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue (currently the interests and welfare of the public and the financial ability of the unit of government to meet those goals). Amends the Illinois Educational Labor Relations Act. With respect to collective bargaining between an educational employer (other than the Chicago school district) and an exclusive representative of its employees, provides that when making wage and benefit determinations during interest arbitration, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00798  Rep. Natalie A. Manley-Katie Stuart, Deb Conroy and John Connor

Appropriates $13,000,000 from the Commerce and Community Affairs Assistance Fund to the Department of Commerce and Economic Opportunity for grants, contracts, and administrative expenses of the Business Assistance Office. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00799  Rep. Steven A. Andersson  
(Sen. Karen McConnaughay)

605 ILCS 5/4-407  from Ch. 121, par. 4-407
605 ILCS 5/4-408  from Ch. 121, par. 4-408

Amends the Illinois Highway Code. Provides that the Department of Transportation and a local governmental agency shall post notice of highway detour locations on their respective websites no later than 10 days before a detour becomes active.  
House Committee Amendment No. 1

Provides that the posting requirement shall not apply to an unanticipated emergency as determined by the Department of Transportation, a local governmental agency that does not have a website maintained by a full-time staff, or a municipality with 1,000,000 or more inhabitants.  
Senate Floor Amendment No. 1

Provides that a hyperlink on a local governmental agency's website to posted notices of highway detour locations on the Department of Transportation's website shall satisfy the local governmental agency's posting requirements under the bill.

Sep 08 17  H  Public Act . . . . . . 100-0473

HB 00800  Rep. Sara Feigenholtz

235 ILCS 5/1-1  from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00801  Rep. Tim Butler

625 ILCS 5/11-907  from Ch. 95 1/2, par. 11-907

Amends the Illinois Vehicle Code. Allows the use of red, blue, and white oscillating lights on tow trucks.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00802
Rep. Fred Crespo-Stephanie A. Kifowit

25 ILCS 170/3.1
Amends the Lobbyist Registration Act. On and after February 1, 2018, prohibits a person required to be registered under the Act, his or her spouse, and his or her immediate family members living with that registered lobbyist from serving in any countywide elective public office in a county with a population of 3,000,000 or more. Provides that the restriction imposed by the amendatory Act does not apply to a registered lobbyist, his or her spouse, or any immediate family member living with that registered lobbyist who was serving in a countywide elective public office prior to the effective date of the amendatory Act. Allows any such person to serve out the remainder of the term of the office to which he or she was elected. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00803
Rep. Camille Y. Lilly-Mary E. Flowers

725 ILCS 5/112-6 from Ch. 38, par. 112-6
Amends the Code of Criminal Procedure of 1963. Provides that Grand Jury proceedings involving the investigation of the excessive use of force by a peace officer and the discharge of a firearm by a peace officer that result in death or any bodily harm are open to the public. Defines "excessive use of force" and "peace officer". Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00804

20 ILCS 2705/2705-615 new
30 ILCS 540/7 from Ch. 127, par. 132.407
30 ILCS 540/8 new
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that a small business subcontractor may enter into an agreement with the Department of Transportation to receive direct payments from the Department on a construction project. Amends the State Prompt Payment Act. Provides that if a contractor is assessed liquidated damages from the State, the contractor is still responsible to each subcontractor under subcontracts. Provides that contractors are responsible for reasonable attorney fees if an administrative law judge finds in favor of the subcontractor. Provides that when a State official or agency responsible for administering a contract submits a voucher to the Comptroller for payment to a small business subcontractor who enters into a contract, that State official or agency shall make available electronically the voucher information. Provides that if a contractor with the Department or a small business subcontractor claims that additional payment is due under the terms of the contract, and the Department of Transportation has not agreed that payment is due, the contractor or subcontractor desiring to pursue additional compensation shall file a claim according to the requirements and procedures specified by the Department. Provides that if the claim, after consideration by the Department, is found to have merit, the Department will make an equitable adjustment.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00805
Rep. Camille Y. Lilly

605 ILCS 10/19 from Ch. 121, par. 100-19
Amends the Toll Highway Act. Provides that a person is permitted to use a toll highway without paying the toll on August 7 of each year, the designated Purple Heart Day, if the person is displaying a Purple Heart license plate on his or her vehicle. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00806

730 ILCS 5/3-8-7.5
Amends the Unified Code of Corrections. Provides that an inmate may not receive nor possess a photograph of a minor under 18 years of age while incarcerated in an institution or facility of the Department of Corrections if he or she has been convicted of any of the following offenses if the victim of the offense was under 18 years of age at the time of the commission of the offense: (1) criminal sexual assault; (2) aggravated criminal sexual assault; (3) predatory criminal sexual assault of a child; (4) criminal sexual abuse; (5) aggravated criminal sexual abuse; (6) a substantially similar offense under the laws of the United States, another state, or foreign jurisdiction; or (7) a predecessor offense to any of these offenses.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00807
Rep. Sara Wojcicki Jimenez

25 ILCS 120/7 new
Amends the Compensation Review Act. Provides that for the fiscal year beginning July 1, 2017 and for each fiscal year thereafter, no member of the General Assembly shall receive an increase in compensation based upon a cost of living adjustment unless otherwise approved by law. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00808  Rep. Sara Wojcicki Jimenez-Tim Butler
25 ILCS 115/1  from Ch. 63, par. 14
Amends the General Assembly Compensation Act. Provides that no member maintaining a permanent or primary
residence in Sangamon County shall receive allowance for travel to a convened session of the General Assembly or for food and
lodging while in attendance at sessions of the General Assembly. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00809  Rep. Sara Wojcicki Jimenez
25 ILCS 115/1  from Ch. 63, par. 14
Amends the General Assembly Compensation Act. Provides that a member of the General Assembly who has held office
any part of a month, but not for the entire month, is entitled to compensation only for those days during that month that he or she held
office (currently, entitled to compensation for the entire month). Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00810  Rep. Patricia R. Bellock
35 ILCS 200/12-13 new
35 ILCS 200/16-55
Amends the Property Tax Code. Provides that, if there is a revision or correction affecting the assessed value of property
that is used as a comparable property for the purposes of determining the assessed value of the taxpayer's property, then an assessment
complaint may be filed with respect to the taxpayer's property within one year after the assessment for the comparable property is
revised or corrected. Requires the chief county assessment officer and each township or multi-township assessor to post certain
information on the assessor's Internet website. Provides that the chief county assessment officer is responsible for the accuracy of any
information posted on the website. Provides that, if the information posted on the website contains an error with respect to the assessed
value of comparable property, then an assessment complaint may be filed within one year after the taxpayer discovers, or through the
use of reasonable diligence should have discovered, the error.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00811  Rep. Patricia R. Bellock
305 ILCS 5/9A-11.5
Amends the Illinois Public Aid Code. In provisions requiring child care providers to authorize in writing a State and
Federal Bureau of Investigation fingerprint-based criminal history record check as a condition of eligibility to participate in the child
care assistance program, removes a provision exempting a child care provider who is a relative of the child from the criminal history
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00812  Rep. Sara Wojcicki Jimenez-Sara Feigenholtz-David A. Welter-Sam Yingling-Allen Skillicorn, Christine Winger,
Mark Batinick, Grant Wehrli and Nick Sauer
(Sen. Wm. Sam McCann, Sue Rezin-Andy Manar, Don Harmon, Linda Holmes and Steven M. Landek)
5 ILCS 460/47 new
Amends the State Designations Act. Provides that shelter dogs and shelter cats that are residing in or have been adopted
from a shelter or rescue facility in this State are designated as the official State pet of the State of Illinois. Effective immediately.
Aug 25 17  H  Public Act . . . . . . . . . . . . . . . 100-0353
HB 00813
Rep. Jay Hoffman and Katie Stuart

820 ILCS 65/5
820 ILCS 65/10

Amends the Illinois Worker Adjustment and Retraining Notification Act. Redefines "employer" to mean any business or enterprise that employs 65 or more (rather than 75 or more) employees, excluding part-time employees; or 65 or more (rather than 75 or more) employees who in the aggregate work at least 2,600 (rather than 4,000) hours per week (exclusive of hours of overtime). Provides that an employer may not order a mass layoff, relocation, or employment loss unless, 90 (rather than 60) days before the order takes effect, the employer gives written notice of the order to certain persons. Effective immediately.

Fiscal Note (Dept. of Commerce & Economic Opportunity)
It is anticipated that House Bill 813 would increase the number of formal Workforce Adjustment and Retraining Notification Act (WARN) notices that are submitted to the Department of Commerce and Economic Opportunity. The Department's Office of Employment and Training (OET) estimates that an additional ½ to 1 full-time equivalent staff member would be required to support the Department's WARN notice and Rapid Response responsibilities. The salary, benefits and associated overhead costs for one full-time position is estimated at $160,000.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

House Floor Amendment No. 1
Deletes reference to:
820 ILCS 65/5
Deletes reference to:
820 ILCS 65/10
Adds reference to:
820 ILCS 130/2 from Ch. 48, par. 39s-2

Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Includes within the scope of the term "public works" any project funded in whole or in part with funds made available under tax increment financing districts. Effective immediately.

Fiscal Note, House Floor Amendment No. 1 (Dept. of Labor)
The Department of Labor would need to add a minimum of 2 full-time staff to investigate and adjudicate increase caseloads and enforcement of the Act. Administrative costs include postage, filing fees, office supplies and new employee IT equipment and licensing would be negligible, $10,000 maximum. Fiscal Impact = $337,684 (2 Headcount = $327,684; Administrative Costs = $10,000).

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 00814
Rep. Jay Hoffman

820 ILCS 405/1400.2
820 ILCS 405/1402 from Ch. 48, par. 552
820 ILCS 405/1404 from Ch. 48, par. 554
820 ILCS 405/1405 from Ch. 48, par. 555

Amends the Unemployment Insurance Act. Deletes provisions requiring employers to file, on a monthly basis, reports regarding employee wages. Makes corresponding changes.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00815
Rep. Michael J. Zalewski and John Cavaletto
(Sen. Martin A. Sandoval and Neil Anderson)

40 ILCS 5/7-109.3 from Ch. 108 1/2, par. 7-109.3

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that certain police officers and firefighters who participate in IMRF may be granted Sheriff's Law Enforcement Employee (SLEP) status with the approval of the employing municipality. The approval resolution must specify that SLEP status shall be applied to employment occurring on or after the adoption of the resolution. Provides that the resolution is irrevocable, but shall automatically terminate upon the establishment of an Article 3 or 4 fund by the municipality. Effective immediately.

Aug 25 17 H Public Act . . . . . . . . . . . . . . . 100-0354
HB 00816

730 ILCS 150/3
Amends the Sex Offender Registration Act. Provides for registration under the Act of a person convicted of a battery when the court: (1) finds that the battery was sexually motivated as defined in the Sex Offender Management Board Act; and (2) in its discretion requires the person to register under the Act.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 00817
Rep. Peter Breen-Sara Feigenholtz-Thomas Morrison-Mark Batinick-Nick Sauer and David Harris
(Sen. Chris Nybo-Michael Connelly)

5 ILCS 375/3 from Ch. 127, par. 523
Amends the State Employees Group Insurance Act of 1971. Defines the term "placement for adoption" under the Act, and for the purpose of "dependent" when that term is used in the context of the health and life plan. Makes conforming changes.

Aug 25 17 H Public Act . . . . . . . . 100-0355

HB 00818
Rep. Michael J. Zalewski-Charles Meier-Jay Hoffman

20 ILCS 605/605-1020 new
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 640/2-4
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, and the Electricity Excise Tax Law. Provides that the Department of Commerce and Economic Opportunity shall issue certificates of exemption to qualified Illinois data centers. Provides that qualified tangible personal property used in the construction or operation of a certified data center is exempt from the taxes imposed under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act. Provides that certified data centers are exempt from the tax imposed under the Electricity Excise Tax Law. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00819
Rep. Michael J. Zalewski
(Sen. Pamela J. Althoff)

35 ILCS 1202a from Ch. 120, par. 441a
Amends the Retailers' Occupation Tax Act. Provides that certificates of registration that are issued or renewed on or after July 1, 2017 shall expire one year (currently, 5 years) after the issuance or last renewal of that certificate of registration. Effective immediately.

Aug 24 17 H Public Act . . . . . . . . 100-0302
HB 00820  Rep. Michael J. Zalewski

30 ILCS 105/5.875 new
30 ILCS 105/6z-101 new
35 ILCS 105/9  from Ch. 120, par. 439.9
35 ILCS 105/19 from Ch. 120, par. 439.19
35 ILCS 110/9  from Ch. 120, par. 439.39
35 ILCS 110/17 from Ch. 120, par. 439.47
35 ILCS 115/9  from Ch. 120, par. 439.109
35 ILCS 115/17 from Ch. 120, par. 439.117
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 120/6 from Ch. 120, par. 445
35 ILCS 128/1-55
35 ILCS 130/9d from Ch. 120, par. 453.9d
35 ILCS 135/14a from Ch. 120, par. 453.44a
35 ILCS 510/2  from Ch. 120, par. 481b.2
35 ILCS 610/6  from Ch. 120, par. 467.6
35 ILCS 615/6  from Ch. 120, par. 467.21
35 ILCS 620/6  from Ch. 120, par. 473
35 ILCS 625/6  from Ch. 120, par. 1416
35 ILCS 630/10 from Ch. 120, par. 2010
235 ILCS 5/8-3 from Ch. 43, par. 159a

Amends the State Finance Act to create the Sales and Excise Tax Refund Fund. Provides that moneys in the Fund shall be used by the Department of Revenue to pay refunds under various tax Acts. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to provide that 0.18% of 80% of the net revenue realized for the preceding month from the 6.25% general rate on the selling price of tangible personal property shall be deposited each month into the Sales and Excise Tax Refund Fund. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Cigarette Machine Operators' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Coin-Operated Amusement Device and Redemption Machine Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, the Telecommunications Excise Tax Act, and the Liquor Control Act of 1934 to provide that refunds shall be made under those Acts from the Sales and Excise Tax Refund Fund (instead of from appropriations made available for that purpose). Effective July 1, 2017.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00821  Rep. Barbara Flynn Currie-David Harris-Mike Fortner  
(Sen. Pamela J. Althoff)  
35 ILCS 105/9  from Ch. 120, par. 439.9  
35 ILCS 110/9  from Ch. 120, par. 439.39  
35 ILCS 115/9  from Ch. 120, par. 439.109  
35 ILCS 120/3  from Ch. 120, par. 442  
35 ILCS 155/3  from Ch. 120, par. 1703  
35 ILCS 155/4  from Ch. 120, par. 1704  
50 ILCS 753/20  
220 ILCS 5/13-703  from Ch. 111 2/3, par. 13-703  
415 ILCS 5/55.8  from Ch. 111 1/2, par. 1055.8  
415 ILCS 5/55.10  from Ch. 111 1/2, par. 1055.10  
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Prepaid Wireless 9-1-1 Surcharge Act, the Public Utilities Act, and the Environmental Protection Act. Provides that certain tax returns filed under those Acts must be filed electronically. Provides that vendor discounts under those Acts are allowed only for returns that are filed electronically. Provides that the electronic return requirement does not apply to the Automobile Renting Occupation and Use Tax Act. Effective immediately.  
House Committee Amendment No. 1  
Adds reference to:  
35 ILCS 5/704A  
Adds provisions to the introduced bill amending the Illinois Income Tax Act. In a Section concerning withholding taxes, provides that the Department of Revenue may require any withholding tax return and any W-2 Form that is required to be submitted to the Department to be submitted on magnetic media or electronically (currently, the Department may require the form to be submitted on magnetic media or electronically if the form is required to be submitted to the Internal Revenue Service on magnetic media or electronically). Provides that the due date for submitting W-2 Forms shall be as prescribed by the Department by rule.  
House Committee Amendment No. 2  
Adds reference to:  
35 ILCS 120/2a  from Ch. 120, par. 441a  
Further amends the Retailers' Occupation Tax Act. In provisions concerning certificates of registration, removes a requirement that publicly traded corporations must provide the last 4 digits of the social security numbers of their Chief Financial Officer, Chief Operating Officer, and any other officer or employee with responsibility for preparing tax returns. Provides that retailers and servicemen that are required to file their federal income tax return electronically must also electronically file their State use and occupation tax returns unless the retailer or serviceman can demonstrate undue hardship. Provides that the Department of Revenue shall adopt rules creating an undue hardship waiver process consistent with the federal electronic filing undue hardship waiver. Provides that a retailer or serviceman that obtains a federal undue hardship waiver is deemed to meet the Department's standards for an undue hardship waiver.  
House Floor Amendment No. 3  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill and House Amendment 1. Provides that electronic filing requirements apply only to retailers and servicemen whose annual gross receipts average $20,000 or more. Provides for a waiver from the electronic reporting requirement for retailers and servicemen who demonstrate hardship in filing electronically. In provisions concerning certificates of registration under the Retailers' Occupation Tax Act, removes a requirement that publicly traded corporations must provide the last 4 digits of the social security numbers of their Chief Financial Officer, Chief Operating Officer, and any other officer or employee with responsibility for preparing tax returns. Effective immediately.  
Aug 24 17  H  Public Act . . . . . . . . 100-0303
HB 00822  Rep. Chad Hays

35 ILCS 200/15-173

Amends the Property Tax Code. In a Section granting a natural disaster homestead exemption, removes language providing that the square footage of the rebuilt residential structure may not be more than 110% of the square footage of the original residential structure as it existed immediately prior to the natural disaster. Removes provisions providing that the taxpayer's initial application for a natural disaster homestead exemption must be made no later than the first taxable year after the residential structure is rebuilt. Provides that, if the square footage of the rebuilt structure exceeds 110% of the square footage of the original residential structure as it existed immediately prior to the natural disaster, then the amount of the natural disaster homestead exemption is the equalized assessed value per square foot of the rebuilt structure multiplied by 110% of the square footage of the original residential structure as it existed immediately prior to the natural disaster minus the base amount. Provides that the amendatory Act is retroactive to the 2012 taxable year. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00823  Rep. La Shawn K. Ford

(Sen. Mattie Hunter-Jacqueline Y. Collins-Donne E. Trotter-Napoleon Harris, III)

20 ILCS 3205/6.2 new

Amends the Division of Banking Act. Requires the Division of Banking to implement a program intended to encourage financial institutions to help meet the credit needs of the communities in which they serve, including low and moderate-income neighborhoods, consistent with safe and sound banking practices. Provides that the State shall not enter into a contract or renew a contract with a financial institution that does not participate in the program.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Division of Banking Act. Provides that the Division of Banking of the Department of Financial and Professional Regulation shall review the federal Community Reinvestment Act performance evaluations of any financial institution regulated by the Division to monitor the efforts State chartered banks are making to meet the credit needs of the communities in which they serve, including low-income and moderate-income neighborhoods, consistent with safe and sound banking practice. Provides that the Department may electronically publish an annual report to provide the performance evaluations of State chartered banks.

Aug 24 17  H  Public Act . . . . . . . . . . 100-0304

HB 00824  Rep. Allen Skillicorn

35 ILCS 200/18-185

35 ILCS 200/18-205

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that if (i) the total equalized assessed value of all taxable property in the taxing district for the current levy year is less than the total equalized assessed value of all taxable property in the taxing district for the previous levy year, or (ii) the median equalized assessed value of all taxable property in the taxing district for the current levy year and the 2 levy years immediately preceding the current levy year is less than the median equalized assessed value of all taxable property in the taxing district for the 3 levy years immediately preceding that 3-year period, then the extension limitation is (a) 0% or (b) the rate of increase approved by voters (instead of the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or the rate of increase approved by the voters). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00825  Rep. Peter Breen-Chad Hays-David S. Olsen-Nick Sauer-Randy E. Frese and Thomas Morrison

720 ILCS 5/26-4.1 new

Amends the Criminal Code of 2012. Creates the offense of criminal distribution of a suicide depiction. Defines “person committing suicide” as a person under 18 years of age or a person with a severe or profound intellectual disability engaged in any act with the intent to commit suicide and which constitutes a substantial step toward commission of suicide and the act results in the person's suicide. Provides that a person commits the offense when he or she knowingly: (1) sells, delivers, or provides or offers or agrees to sell, deliver, or provide an audio or video depiction of a person committing suicide; (2) publishes, exhibits, or otherwise makes available an audio or video depiction of a person committing suicide; (3) creates, buys, procures, or possesses an audio or video depiction of a person committing suicide with intent to disseminate it in violation of this provision, or in violation of the penal laws, rules, or regulations of any other jurisdiction; or (4) advertises or otherwise promotes the sale of an audio or video depiction of a person committing suicide. Establishes affirmative defenses. Provides that a violation is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00826  Rep. Camille Y. Lilly
(Sen. David Koehler-Cristina Castro-Patricia Van Pelt)

105 ILCS 5/10-20.60 new
105 ILCS 5/14-1.09a from Ch. 122, par. 14-1.09a
105 ILCS 5/34-18.53 new

Amends the School Code. Provides that it is the power of a school board to hire school social workers. Sets forth qualifications to use the title of "school social worker". Provides that school districts may employ a sufficient number of school social workers to address the needs of their students and schools and may maintain the nationally recommended student-to-school social worker ratio of 250 to 1. Prohibits school social workers from providing services outside their employment to any student in the district or districts that employ the school social worker. Makes conforming changes. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following change: Makes changes concerning the title of "school social worker" and offering school social work services. Effective immediately.

Aug 25 17  H Public Act . . . . . . . . . 100-0356

HB 00827  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00828  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Revenue for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00829  Rep. Michael J. Madigan


Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00830  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of State Police for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00831  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00832  Rep. Michael J. Madigan


Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00833  Rep. Michael J. Madigan


Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00834  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Juvenile Justice for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 00835  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Insurance for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee
HB 00836  Rep. Michael J. Madigan
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00837  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00838  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Labor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00839  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00840  Rep. Michael J. Madigan
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00841  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Central Illinois Economic Development Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00842  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Criminal Justice Information Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00843  Rep. Michael J. Madigan
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00844  Rep. Michael J. Madigan
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00845  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Community College Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00846  Rep. Michael J. Madigan
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00847  Rep. Michael J. Madigan
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00848  Rep. Michael J. Madigan
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee
HB 00849  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Historic Preservation Agency for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00850  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Guardianship and Advocacy Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00851  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Governors State University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00852  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Pollution Control Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00853  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Northern Illinois University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00854  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Northeastern Illinois University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00855  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Metropolitan Pier and Exposition Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00856  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois State Toll Highway Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00857  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Supreme Court for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00858  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the University Civil Service Merit Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00859  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the University of Illinois for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00860  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Upper Illinois River Valley Development Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 00861  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 00862  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the State Board of Elections for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00863  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the State Board of Education for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00864  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the State Appellate Defender for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00865  Rep. Michael J. Madigan and Sara Wojcicki Jimenez
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00866  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Southern Illinois University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00867  Rep. Michael J. Madigan and Michael Halpin
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00868  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Secretary of State for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00869  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Property Tax Appeal Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00870  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Procurement Policy Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00871  Rep. Michael J. Madigan
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00872  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the General Assembly Retirement System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00873  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Governor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 00874  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Governor's Office of Management and Budget for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee
HB 00875  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the State's Attorneys Appellate Prosecutor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00876  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Teachers' Retirement System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00877  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the State Treasurer for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00878  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the State Universities Retirement System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00879  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the State Police Merit Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00880  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the State Fire Marshal for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00881  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the State Employees' Retirement System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00882  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Liquor Control Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00883  Rep. Michael J. Madigan


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00884  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Healthcare and Family Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00885  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Governor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00886  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Human Rights for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00887  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Secretary of State for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 00888  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Human Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00889  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the General Assembly for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00890  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Treasurer for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00891  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Innovation and Technology for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00892  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Judicial Inquiry Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00893  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Law Enforcement Training Standards Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00894  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Audit Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00895  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Ethics Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00896  Rep. Michael J. Madigan
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00897  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Information System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00898  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Printing Unit for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00899  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Children and Family Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00900  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee
HB 00901  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00902  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00903  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Medical District Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00904  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00905  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Labor Relations Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00906  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00907  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Finance Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00908  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00909  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00910  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00911  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00912  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00913  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Violence Prevention Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 00914  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00915  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00916  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00917  Rep. Michael J. Madigan
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00918  Rep. Michael J. Madigan
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00919  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00920  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Central Illinois Economic Development Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00921  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to Chicago State University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 00927  Rep. Michael J. Madigan
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00928  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Joint Committee on Administrative Rules for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00929  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Department of Healthcare and Family Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00930  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Department of Human Rights for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00931  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Department of Human Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00932  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Legislative Reference Bureau for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00933  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Legislative Research Unit for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00934  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Office of the Lieutenant Governor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00935  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Department of Innovation and Technology for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00936  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Department of Insurance for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00937  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Department of Juvenile Justice for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00938  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Department of Labor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00939  Rep. Michael J. Madigan
   Appropriates $2 from the General Revenue Fund to the Department of Military Affairs for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
   Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee
HB 00940  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00941  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Public Health for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00942  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00943  Rep. Michael J. Madigan  

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00944  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00945  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00946  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00947  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Children and Family Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00948  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00949  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Corrections for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00950  Rep. Michael J. Madigan  

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00951  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Department of Financial and Professional Regulation for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 00952  Rep. Michael J. Madigan  
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee
HB 00953  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Chicago State University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00954  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Central Illinois Economic Development Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00955  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00956  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00957  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00958  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00959  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00960  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Western Illinois University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00961  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00962  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00963  Rep. Michael J. Madigan
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00964  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00965  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Corrections for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 00966  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Environmental Protection Agency for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00967  Rep. Michael J. Madigan
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00968  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Environmental Protection Trust Fund Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00969  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Executive Ethics Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00970  Rep. Michael J. Madigan
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00971  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Department of Financial and Professional Regulation for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 00972  Rep. Michael J. Madigan
  New Act
  Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00973  Rep. Michael J. Madigan
  New Act
  Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00974  Rep. Michael J. Madigan
  New Act
  Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00975  Rep. Michael J. Madigan
  New Act
  Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00976  Rep. Michael J. Madigan
  New Act
  Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00977  Rep. Michael J. Madigan
New Act

Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00978  Rep. Michael J. Madigan
New Act

Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00979  Rep. Michael J. Madigan
New Act

Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00980  Rep. Michael J. Madigan
New Act

Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00981  Rep. Michael J. Madigan
New Act

Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00982  Rep. Barbara Flynn Currie-La Shawn K. Ford
(Sen. John J. Cullerton)
5 ILCS 120/1.02 from Ch. 102, par. 41.02
Amends the Open Meetings Act. Makes a technical change in a Section concerning definitions.

House Floor Amendment No. 1
Deletes reference to:
5 ILCS 120/1.02

Adds reference to:
10 ILCS 5/7-11.1 from Ch. 46, par. 7-11.1

Adds reference to:
55 ILCS 5/2-6003 from Ch. 34, par. 2-6003

Replaces everything after the enacting clause. Amends the Election Code. Provides that, if a vacancy in the office of President of the Cook County Board occurs on or after the first day for the filing of nomination papers, then nominations for the office of President of the Cook County Board are to be made by the county central committee of each established political party. Amends the Counties Code. Provides that, in the event of a vacancy in the office of president of the county board of commissioners, the members of the county board of commissioners shall elect one of their number to serve as president of the county board of commissioners until the next special or regular election for the office of president of the county board of commissioners. Provides that, if more than 28 months remain in the unexpired term, then a special election shall be held. Provides that, if 28 months or less remain in the unexpired term, the appointed president of the county board of commissioners shall serve until the next regular election. Effective immediately.

Nov 28 18  H  Passed Both Houses

HB 00983  Rep. Michael J. Madigan
5 ILCS 120/1.02 from Ch. 102, par. 41.02
Amends the Open Meetings Act. Makes a technical change in a Section concerning definitions.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 00984
Rep. Anthony DeLuca
5 ILCS 140/1.1 from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 00985
Rep. Michael J. Madigan
5 ILCS 140/1.1 from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00986
Rep. Michael J. Madigan
5 ILCS 140/5 from Ch. 116, par. 205
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00987
Rep. Michael J. Madigan
5 ILCS 140/5 from Ch. 116, par. 205
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00988
Rep. Michael J. Madigan
5 ILCS 160/1 from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00989
Rep. Michael J. Madigan
5 ILCS 160/1 from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00990
Rep. Michael J. Madigan
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00991
Rep. Michael J. Madigan
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00992
Rep. Michael J. Madigan
5 ILCS 220/2 from Ch. 127, par. 742
Amends the Intergovernmental Cooperation Act. Makes a technical change in a Section defining terms under the Act.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00993
Rep. Michael J. Madigan
5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 00994
Rep. Michael J. Madigan
5 ILCS 290/0.1 from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in the Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 00995  Rep. Michael J. Madigan
5 ILCS 315/1  from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00996  Rep. Michael J. Madigan
5 ILCS 315/14  from Ch. 48, par. 1614
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning security employees.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00997  Rep. Michael J. Madigan
5 ILCS 325/1  from Ch. 129, par. 501
Amends the Military Leave of Absence Act. Makes a technical change in a Section concerning a State employee's leave of absence for active military service.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00998  Rep. Michael J. Madigan
5 ILCS 340/1  from Ch. 15, par. 501
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 00999  Rep. Michael J. Madigan
5 ILCS 350/0.01  from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning the Act's short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01000  Rep. Michael J. Madigan
5 ILCS 375/1  from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01001  Rep. Michael J. Madigan
5 ILCS 375/6.5
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning retired teacher benefits.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01002  Rep. Michael J. Madigan
5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01003  Rep. Michael J. Madigan
5 ILCS 420/1-101  from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01004  Rep. Michael J. Madigan
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01005  Rep. Michael J. Madigan

5 ILCS 470/1

Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01006  Rep. Michael J. Madigan

5 ILCS 532/1


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01007  Rep. Michael J. Madigan

10 ILCS 5/1-1 from Ch. 46, par. 1-1

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01008  Rep. Michael J. Madigan, Thomas M. Bennett and Dave Severin

10 ILCS 5/1-1 from Ch. 46, par. 1-1

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01009  Rep. Michael J. Madigan

10 ILCS 5/1-1 from Ch. 46, par. 1-1

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01010

Rep. LaToya Greenwood-La Shawn K. Ford-Katie Stuart-Mary E. Flowers-Jay Hoffman and Camille Y. Lilly
(Sen. Melinda Bush-Terry Link, David Koehler and Laura M. Murphy)

10 ILCS 5/1-1
from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
10 ILCS 5/1-1
Adds reference to:
10 ILCS 5/1A-6
from Ch. 46, par. 1A-6

10 ILCS 5/1A-6.1
from Ch. 46, par. 1A-6.1

10 ILCS 5/1A-7
from Ch. 46, par. 1A-7

10 ILCS 5/2A-1.2
from Ch. 46, par. 2A-1.2

10 ILCS 5/4-6.2
from Ch. 46, par. 4-6.2

10 ILCS 5/4-11
from Ch. 46, par. 4-11

10 ILCS 5/4-12
from Ch. 46, par. 4-12

10 ILCS 5/4-22
from Ch. 46, par. 4-22

10 ILCS 5/5-14
from Ch. 46, par. 5-14

10 ILCS 5/5-15
from Ch. 46, par. 5-15

10 ILCS 5/5-16.2
from Ch. 46, par. 5-16.2

10 ILCS 5/5-29
from Ch. 46, par. 5-29

10 ILCS 5/6-24
from Ch. 46, par. 6-24

10 ILCS 5/6-44
from Ch. 46, par. 6-44

10 ILCS 5/6-50.2
from Ch. 46, par. 6-50.2

10 ILCS 5/6-60
from Ch. 46, par. 6-60

10 ILCS 5/6-66
from Ch. 46, par. 6-66

10 ILCS 5/6-70
from Ch. 46, par. 6-70

10 ILCS 5/6A-3
from Ch. 46, par. 6A-3

10 ILCS 5/7-1
from Ch. 46, par. 7-1

10 ILCS 5/7-2
from Ch. 46, par. 7-2
HB 01010 (CONTINUED)

Adds reference to:

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

Adds reference to:

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

Adds reference to:

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

Adds reference to:

10 ILCS 5/7-8.01 from Ch. 46, par. 7-8.01

Adds reference to:

10 ILCS 5/7-8.02 from Ch. 46, par. 7-8.02

Adds reference to:

10 ILCS 5/7-9 from Ch. 46, par. 7-9

Adds reference to:

10 ILCS 5/7-9.1 from Ch. 46, par. 7-9.1

Adds reference to:

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

Adds reference to:

10 ILCS 5/7-11 from Ch. 46, par. 7-11

Adds reference to:

10 ILCS 5/7-12 from Ch. 46, par. 7-12

Adds reference to:

10 ILCS 5/7-13 from Ch. 46, par. 7-13

Adds reference to:

10 ILCS 5/7-14.1 from Ch. 46, par. 7-14.1

Adds reference to:

10 ILCS 5/7-17 from Ch. 46, par. 7-17

Adds reference to:

10 ILCS 5/7-19 from Ch. 46, par. 7-19

Adds reference to:

10 ILCS 5/7-25 from Ch. 46, par. 7-25

Adds reference to:

10 ILCS 5/7-34 from Ch. 46, par. 7-34

Adds reference to:

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

Adds reference to:

10 ILCS 5/7-51 from Ch. 46, par. 7-51

Adds reference to:

10 ILCS 5/7-53 from Ch. 46, par. 7-53

Adds reference to:

10 ILCS 5/7-55 from Ch. 46, par. 7-55

Adds reference to:

10 ILCS 5/7-56 from Ch. 46, par. 7-56

Adds reference to:

10 ILCS 5/7-58 from Ch. 46, par. 7-58

Adds reference to:

10 ILCS 5/7-59 from Ch. 46, par. 7-59

Adds reference to:

10 ILCS 5/7-60 from Ch. 46, par. 7-60
HB 01010 (CONTINUED)

Adds reference to:

10 ILCS 5/7-60.1 from Ch. 46, par. 7-60.1
Adds reference to:

10 ILCS 5/8-5 from Ch. 46, par. 8-5
Adds reference to:

10 ILCS 5/8-6 from Ch. 46, par. 8-6
Adds reference to:

10 ILCS 5/8-7 from Ch. 46, par. 8-7
Adds reference to:

10 ILCS 5/9-1.3 from Ch. 46, par. 9-1.3
Adds reference to:

10 ILCS 5/9-1.8 from Ch. 46, par. 9-1.8
Adds reference to:

10 ILCS 5/9-2 from Ch. 46, par. 9-2
Adds reference to:

10 ILCS 5/9-8.10 from Ch. 46, par. 9-8.10
Adds reference to:

10 ILCS 5/9-11 from Ch. 46, par. 9-11
Adds reference to:

10 ILCS 5/9-15 from Ch. 46, par. 9-15
Adds reference to:

10 ILCS 5/9-20 from Ch. 46, par. 9-20
Adds reference to:

10 ILCS 5/10-2 from Ch. 46, par. 10-2
Adds reference to:

10 ILCS 5/10-6.2 from Ch. 46, par. 10-6.2
Adds reference to:

10 ILCS 5/10-8 from Ch. 46, par. 10-8
Adds reference to:

10 ILCS 5/10-9 from Ch. 46, par. 10-9
Adds reference to:

10 ILCS 5/10-10 from Ch. 46, par. 10-10
Adds reference to:

10 ILCS 5/11-6 from Ch. 46, par. 11-6
Adds reference to:

10 ILCS 5/13-1 from Ch. 46, par. 13-1
Adds reference to:

10 ILCS 5/13-1.1 from Ch. 46, par. 13-1.1
Adds reference to:

10 ILCS 5/13-2 from Ch. 46, par. 13-2
Adds reference to:

10 ILCS 5/13-3 from Ch. 46, par. 13-3
Adds reference to:

10 ILCS 5/13-4 from Ch. 46, par. 13-4
Adds reference to:

10 ILCS 5/14-1 from Ch. 46, par. 14-1
Adds reference to:

10 ILCS 5/14-3.1 from Ch. 46, par. 14-3.1
HB 01010 (CONTINUED)

10 ILCS 5/14-3.2
from Ch. 46, par. 14-3.2

10 ILCS 5/14-5
from Ch. 46, par. 14-5

10 ILCS 5/17-18.1
from Ch. 46, par. 17-18.1

10 ILCS 5/17-22
from Ch. 46, par. 17-22

10 ILCS 5/17-23
from Ch. 46, par. 17-23

10 ILCS 5/18-1
from Ch. 46, par. 18-1

10 ILCS 5/18-14
from Ch. 46, par. 18-14

10 ILCS 5/21-1
from Ch. 46, par. 21-1

10 ILCS 5/22-1
from Ch. 46, par. 22-1

10 ILCS 5/22-4
from Ch. 46, par. 22-4

10 ILCS 5/22-8
from Ch. 46, par. 22-8

10 ILCS 5/22-15
from Ch. 46, par. 22-15

10 ILCS 5/22-15.1
from Ch. 46, par. 22-15.1

10 ILCS 5/24-13
from Ch. 46, par. 24-13

10 ILCS 5/24A-10
from Ch. 46, par. 24A-10

10 ILCS 5/24A-11
from Ch. 46, par. 24A-11

10 ILCS 5/24A-15
from Ch. 46, par. 24A-15

10 ILCS 5/24B-10

10 ILCS 5/24B-11

10 ILCS 5/24B-15

10 ILCS 5/24C-13

10 ILCS 5/24C-15

10 ILCS 5/25-6
from Ch. 46, par. 25-6

10 ILCS 5/25-11
from Ch. 46, par. 25-11
HB 01010 (CONTINUED)

Adds reference to:
10 ILCS 5/28-13 from Ch. 46, par. 28-13

Adds reference to:
10 ILCS 5/29B-10 from Ch. 46, par. 29B-10; formerly Ch. 46, par. 11

Adds reference to:
10 ILCS 5/29B-20 from Ch. 46, par. 29B-20; formerly Ch. 46, par. 11

Adds reference to:
10 ILCS 5/29B-25 from Ch. 46, par. 29B-25; formerly Ch. 46, par. 11

Adds reference to:
10 ILCS 5/29B-30 from Ch. 46, par. 29B-30; formerly Ch. 46, par. 11

Replaces everything after the enacting clause. Amends the Election Code. Except for provisions with references to a committeeman and committeewoman, changes references from "committeeman" to "committeeperson" and makes related changes throughout the Code. Changes references from "chairman" to "chairperson" and makes related changes throughout the Code. Effective January 1, 2019.

Senate Committee Amendment No. 1
Changes references from "chairperson" to "chair" and makes related changes.

Aug 22 18 H Public Act . . . . . . 100-1027

HB 01011 Rep. Sam Yingling

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

Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

HB 01012 Rep. Michael J. Madigan

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

Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01013 Rep. Michael J. Madigan

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

Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01014 Rep. Michael J. Madigan

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

Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01015 Rep. Michael J. Madigan

10 ILCS 5/8-1 from Ch. 46, par. 8-1

Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01016 Rep. Michael J. Madigan

10 ILCS 5/8-1 from Ch. 46, par. 8-1

Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01017  Rep. Michael J. Madigan
10 ILCS 5/8-1 from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01018  Rep. Michael J. Madigan
10 ILCS 5/8-1 from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01019  Rep. Michael J. Madigan
10 ILCS 5/9-1 from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01020  Rep. Michael J. Madigan and John C. D’Amico
10 ILCS 5/9-1 from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01021  Rep. Michael J. Madigan
10 ILCS 5/9-1 from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01022  Rep. Michael J. Madigan
15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01023  Rep. Martin J. Moylan
(Sen. Laura M. Murphy-Thomas Cullerton and Cristina Castro)

15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 2
Deletes reference to:
15 ILCS 55/1
Adds reference to:
20 ILCS 405/405-525

Replaces everything after the enacting clause. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois to change the December 31, 2017 repeal date for the Support Your Neighbor Commission within the Department of Central Management Services to January 31, 2019. Requires the Governor's and the legislative leaders' appointments to the Commission to be made on or before 60 days after the effective date of the bill. Effective immediately.
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 405/405-525
Adds reference to:
20 ILCS 405/405-526 new

Replaces everything after the enacting clause. Amends the Department of Central Management Services Law. Creates the Support Your Neighbor Commission. Provides for the appointment of members to the Commission. Provides for ex-officio non-voting members of the Commission. Provides that appointed members shall serve a term of 4 years, and the initial terms for members of the Commission shall commence within 60 days after the effective date of this amendatory Act. Provides that members of the Commission shall serve without compensation, but shall be reimbursed for their reasonable and necessary expenses. Provides Commission member voting requirements. Provides for the filling of vacancies on the Commission. Provides that the Commission shall file a report by December 31 of each year with the Department of Central Management Services and that the report shall be posted on the Internet website of the Department of Central Management Services. Provides that the Commission as created under this amendatory Act shall serve as a continuation of the Support Your Neighbor Commission created under a prior Public Act. Provides that members of the Commission created under the prior Public Act shall continue to serve as members of the Commission created under this amendatory Act. Repeals the Commission on January 1, 2021. Effective immediately.

Jul 02 18  H Rule 19(b) / Re-referred to Rules Committee

HB 01024  Rep. Michael J. Madigan
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01025  Rep. Linda Chapa LaVia
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Apr 27 18  H Rule 19(a) / Re-referred to Rules Committee

HB 01026  Rep. Michael J. Madigan
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01027  Rep. Michael J. Madigan
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01028 Rep. Michael J. Madigan
15 ILCS 505/1 from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01029 Rep. Michael J. Madigan
15 ILCS 505/1 from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01030 Rep. Michael J. Madigan
15 ILCS 520/1.1 from Ch. 130, par. 20.1
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning investment in minority-owned financial institutions.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01031 Rep. Michael J. Madigan
15 ILCS 520/1.1 from Ch. 130, par. 20.1
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning investment in minority-owned financial institutions.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01032 Rep. Michael J. Madigan
15 ILCS 520/2 from Ch. 130, par. 21
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning interest on deposits.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01033 Rep. Michael J. Madigan
15 ILCS 520/2 from Ch. 130, par. 21
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning interest on deposits.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01034 Rep. Michael J. Madigan
15 ILCS 520/4 from Ch. 130, par. 23
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning classes of depositaries.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01035 Rep. Michael J. Madigan
15 ILCS 550/1
Amends the Public Education Affinity Credit Card Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01036 Rep. Michael J. Madigan
15 ILCS 550/5
Amends the Public Education Affinity Credit Card Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01037 Rep. Michael J. Madigan
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01038  Rep. Michael J. Madigan

20 ILCS 5/1-1  was 20 ILCS 5/1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.

Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01039  Rep. Michael J. Madigan

20 ILCS 105/1  from Ch. 23, par. 6101

Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.

Apr 27 18   H  Rule 19(a) / Re-referred to Rules Committee

HB 01040  Rep. Michael J. Madigan

20 ILCS 205/205-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Agriculture.

Apr 27 18   H  Rule 19(a) / Re-referred to Rules Committee

HB 01041  Rep. Michael J. Madigan

20 ILCS 301/1-1

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes a technical change in a Section concerning the short title.

Apr 27 18   H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Toi W. Hutchinson-Elgie R. Sims, Jr.)

20 ILCS 405/405-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Central Management Services.

House Floor Amendment No. 2
Deletes reference to:
20 ILCS 405/405-1

Adds reference to:
25 ILCS 130/8A-21 new

Replaces everything after the enacting clause. Amends the Legislative Commission Reorganization Act of 1984. Provides that the Architect of the Capitol, in conjunction with the Board of the Office of the Architect of the Capitol and the Secretary of State, shall designate at least one mothers' lactation and wellness room in each building located in the State Capitol Building, the Howlett Building, and the Stratton Building. Provides that the design and specifications of the rooms shall comply with the recommendations of the American Institute of Architects. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Legislative Commission Reorganization Act of 1984. Provides that the Architect of the Capitol, in conjunction with the Board of the Office of the Architect of the Capitol and the Secretary of State, shall designate at least one mothers' lactation and wellness room in each building located in the State Capitol Building, the Howlett Building, and the Stratton Building. Effective immediately.

Aug 21 18   H  Public Act . . . . . . 100-1002

HB 01043  Rep. Michael J. Madigan

20 ILCS 505/1.1  from Ch. 23, par. 5001.1

Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.

Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 01044  Rep. Michael J. Madigan
20 ILCS 605/605-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01045  Rep. Michael J. Madigan
20 ILCS 700/1001 from Ch. 127, par. 3701-1
Amends the Technology Advancement and Development Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01046  Rep. Michael J. Madigan
20 ILCS 801/1-10
Amends the Department of Natural Resources Act. Makes a technical change in a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01047  Rep. Michael J. Madigan
20 ILCS 1005/1005-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01048  Rep. Michael J. Madigan
20 ILCS 1105/10 from Ch. 96 1/2, par. 7410
Amends the Energy Conservation and Coal Development Act. Makes a technical change in a Section concerning the evaluation of loan applications.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01049  Rep. Michael J. Madigan
20 ILCS 1205/1 from Ch. 17, par. 101
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01050  Rep. Michael J. Madigan
20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01051  Rep. Michael J. Madigan
20 ILCS 1405/1405-1
Amends the Department of Insurance Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01052  Rep. Michael J. Madigan
20 ILCS 1505/1505-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01053  Rep. Michael J. Madigan
20 ILCS 1605/1 from Ch. 120, par. 1151
Amends the Illinois Lottery Law. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01054  
Rep. Michael J. Madigan  
20 ILCS 1705/1  
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the purpose of the Act.  
Apr 28 17  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01055  
Rep. Michael J. Madigan  
20 ILCS 1810/2  
Amends the Military Property Act. Makes a technical change in a Section concerning conveyance of property for military purposes.  
Apr 28 17  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01056  
Rep. Michael J. Madigan  
20 ILCS 1905/1905-1  
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Natural Resources.  
Apr 28 17  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01057  
Rep. Michael J. Madigan  
20 ILCS 2105/2105-1  
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Financial and Professional Regulation.  
Apr 28 17  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01058  
Rep. Michael J. Madigan  
20 ILCS 2205/2205-1  
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Healthcare and Family Services.  
Apr 28 17  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01059  
Rep. William Davis  
(Sen. John G. Mulroe)  
20 ILCS 2305/2  
Amends the Department of Public Health Act. Makes a technical change in a Section concerning the powers of the Department.  
House Floor Amendment No. 1  
Deletes reference to:  
20 ILCS 2305/2  
Adds reference to:  
P.A. 100-518, Sec. 99 new  
Replaces everything after the enacting clause. Amends Public Act 100-518 to add an immediate effective date to specified Sections. Effective immediately.  
Dec 08 17  
H  
Public Act . . . . . . . . . . . . 100-0558

HB 01060  
Rep. Michael J. Madigan  
20 ILCS 2405/1  
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.  
Apr 28 17  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01061  
Rep. Michael J. Madigan  
20 ILCS 2505/2505-1  
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Revenue.  
Apr 28 17  
H  
Rule 19(a) / Re-referred to Rules Committee
HB 01062  Rep. Michael J. Madigan
20 ILCS 2605/2605-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of State Police.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01063  Rep. Michael J. Madigan
20 ILCS 2705/2705-1
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01064  Rep. Michael J. Madigan
20 ILCS 2805/2.06  from Ch. 126 1/2, par. 67.06
Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning rules.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01065  Rep. Michael J. Madigan
20 ILCS 2910/1  from Ch. 127 1/2, par. 501
Amends the Peace Officer Fire Investigation Act. Makes a technical change in a Section concerning peace officer status.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01066  Rep. Michael J. Madigan
20 ILCS 3005/2.4  from Ch. 127, par. 412.4
Amends the Governor's Office of Management and Budget Act. Makes a technical change in a Section concerning intergovernmental cooperation.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01067  Rep. Michael J. Madigan
20 ILCS 3105/1  from Ch. 127, par. 771
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01068  Rep. Michael J. Madigan
20 ILCS 3205/0.6
Amends the Division of Banking Act. Makes a technical change in a Section concerning the continuation and redesignation of the office of the Commissioner of Banks and Trust Companies as the Office of Banks and Real Estate.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01069  Rep. Michael J. Madigan
20 ILCS 3305/12  from Ch. 127, par. 1062
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01070  Rep. Michael J. Madigan
20 ILCS 3405/1  from Ch. 127, par. 2701
Amends the Historic Preservation Agency Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01071  Rep. Michael J. Madigan
20 ILCS 3501/801-25
Amends the Illinois Finance Authority Act. Makes a technical change in a Section concerning official Acts of the Authority, meetings of the Authority and the Advisory Councils, and audits by the Auditor General.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01072  Rep. Michael J. Madigan
20 ILCS 3805/1 from Ch. 67 1/2, par. 301
Amends the Illinois Housing Development Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01073  Rep. Michael J. Madigan
20 ILCS 3820/5
Amends the Illinois Investment and Development Authority Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01074  Rep. Michael J. Madigan
20 ILCS 3855/1-1
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01075  Rep. Michael J. Madigan
20 ILCS 3860/1
Amends the Illinois Health Information Exchange and Technology Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01076  Rep. Michael J. Madigan
20 ILCS 3903/1
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01077  Rep. Michael J. Madigan
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01078  Rep. Michael J. Madigan
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01079  Rep. Michael J. Madigan
25 ILCS 50/3 from Ch. 63, par. 42.33
Amends the Fiscal Note Act. Makes a technical change in a Section concerning the vote upon the necessity of a fiscal note.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01080  Rep. Michael J. Madigan
25 ILCS 50/3 from Ch. 63, par. 42.33
Amends the Fiscal Note Act. Makes a technical change in a Section concerning the vote upon the necessity of a fiscal note.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01081  Rep. Michael J. Madigan
25 ILCS 60/0.01 from Ch. 63, par. 42.60
Amends the Judicial Note Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01082  Rep. Michael J. Madigan
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01083  Rep. Michael J. Madigan
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01084  Rep. Michael J. Madigan
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01085  Rep. Michael J. Madigan
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01086  Rep. Michael J. Madigan
25 ILCS 130/2-1 from Ch. 63, par. 1002-1
Amends the Legislative Commission Reorganization Act of 1984. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01087  Rep. Michael J. Madigan
25 ILCS 130/2-1 from Ch. 63, par. 1002-1
Amends the Legislative Commission Reorganization Act of 1984. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01088  Rep. Michael J. Madigan
25 ILCS 130/8A-5
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01089  Rep. Michael J. Madigan
25 ILCS 130/8A-20
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01090  Rep. Michael J. Madigan
25 ILCS 160/1a from Ch. 63, par. 131.1
Amends the General Assembly Staff Assistants Act. Makes a technical change in a Section concerning the employment and allocation of staff assistants.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01091  Rep. Michael J. Madigan
25 ILCS 170/1 from Ch. 63, par. 171
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01092  Rep. Michael J. Madigan
30 ILCS 105/5e  from Ch. 127, par. 141e
Amends the State Finance Act. Makes a technical change in a Section concerning the Road Fund.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01093  Rep. Michael J. Madigan
30 ILCS 105/5e  from Ch. 127, par. 141e
Amends the State Finance Act. Makes a technical change in a Section concerning the Road Fund.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01094  Rep. Michael J. Madigan
30 ILCS 105/5g  from Ch. 127, par. 141g
Amends the State Finance Act. Makes a technical change in a Section concerning the transfer of Road Fund money.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01095  Rep. Michael J. Madigan
30 ILCS 105/5g  from Ch. 127, par. 141g
Amends the State Finance Act. Makes a technical change in a Section concerning the transfer of Road Fund money.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01096  Rep. Michael J. Madigan
30 ILCS 105/6c  from Ch. 127, par. 142c
Amends the State Finance Act. Makes a technical change in a Section concerning the deposit of money received by the Division of Highways of the Department of Transportation into the road fund.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01097  Rep. Michael J. Madigan
30 ILCS 105/6c  from Ch. 127, par. 142c
Amends the State Finance Act. Makes a technical change in a Section concerning the deposit of money received by the Division of Highways of the Department of Transportation into the road fund.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01098  Rep. Michael J. Madigan
30 ILCS 105/6r  from Ch. 127, par. 142r
Amends the State Finance Act. Makes a technical change in a Section concerning the Road Fund.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01099  Rep. Michael J. Madigan
30 ILCS 105/6r  from Ch. 127, par. 142r
Amends the State Finance Act. Makes a technical change in a Section concerning the Road Fund.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01100  Rep. Michael J. Madigan
30 ILCS 105/6z-43
Amends the State Finance Act. Makes a technical change in a Section concerning the Tobacco Settlement Recovery Fund.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01101  Rep. Michael J. Madigan
30 ILCS 105/6z-51
Amends the State Finance Act. Makes a technical change in a Section concerning the Budget Stabilization Fund.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01102  Rep. Michael J. Madigan
30 ILCS 105/14.1  from Ch. 127, par. 150.1
Amends the State Finance Act. Makes a technical change in a Section concerning the State Employees’ Retirement System.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01103  Rep. Michael J. Madigan
30 ILCS 115/0.1  from Ch. 85, par. 610
Amends the State Revenue Sharing Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01104  Rep. Michael J. Madigan
30 ILCS 115/12  from Ch. 85, par. 616
Amends the State Revenue Sharing Act. Makes a technical change in a Section concerning the Personal Property Tax Replacement Fund.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01105  Rep. Michael J. Madigan
30 ILCS 120/1  from Ch. 85, par. 651
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01106  Rep. Michael J. Madigan
30 ILCS 120/4  from Ch. 85, par. 654
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning rules.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01107  Rep. Michael J. Madigan
30 ILCS 122/1
Amends the Budget Stabilization Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01108  Rep. Michael J. Madigan
30 ILCS 167/5
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01109  Rep. Michael J. Madigan
30 ILCS 168/1
Amends the Tobacco Product Manufacturers' Escrow Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01110  Rep. Michael J. Madigan
30 ILCS 190/1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01111  Rep. Michael J. Madigan
30 ILCS 210/1  from Ch. 15, par. 151
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01112  Rep. Michael J. Madigan
30 ILCS 210/1  from Ch. 15, par. 151
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01113  Rep. Michael J. Madigan

30 ILCS 212/10

Amends the State Treasurer's Bank Services Trust Fund Act. Makes a technical change in a Section concerning creation of the Fund.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01114  Rep. Michael J. Madigan

30 ILCS 225/1  from Ch. 102, par. 34

Amends the Public Funds Deposit Act. Makes a technical change in a Section concerning deposits.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01115  Rep. Michael J. Madigan

30 ILCS 230/2c  from Ch. 127, par. 173a

Amends the State Officers and Employees Money Disposition Act. Makes a technical change in a Section concerning the deposit of State money.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01116  Rep. Michael J. Madigan

30 ILCS 235/1  from Ch. 85, par. 901

Amends the Public Funds Investment Act. Makes a technical change in a Section concerning definitions.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01117  Rep. Michael J. Madigan

30 ILCS 235/5  from Ch. 85, par. 905

Amends the Public Funds Investment Act. Makes a technical change in a Section concerning the grant of authority under the Act.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01118  Rep. Michael J. Madigan

30 ILCS 237/5

Amends the Accountability for the Investment of Public Funds Act. Makes a technical change in a Section concerning definitions.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01119  Rep. Michael J. Madigan

30 ILCS 265/1

Amends the Technology Development Act. Makes a technical change in a Section concerning the short title of the Act.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01120  Rep. Michael J. Madigan

30 ILCS 265/5

Amends the Technology Development Act. Makes a technical change in a Section concerning the purpose of the Act.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01121  Rep. Michael J. Madigan

30 ILCS 790/1

Amends the Charitable Trust Stabilization Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01122  Rep. Michael J. Madigan

35 ILCS 5/250

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the sunset of exemptions, credits, and deductions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01123  Rep. Michael J. Madigan
35 ILCS 5/250
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the sunset of exemptions, credits, and deductions.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01124  Rep. Marcus C. Evans, Jr.
35 ILCS 5/302 from Ch. 120, par. 3-302
Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01125  Rep. Natalie A. Manley
(Sen. John J. Cullerton)
35 ILCS 5/302 from Ch. 120, par. 3-302
House Floor Amendment No. 2
Deletes reference to:
35 ILCS 5/302
Adds reference to:
35 ILCS 10/5-77
Replaces everything after the enacting clause. Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity shall not enter into any new Agreements with Applicants that are awarded a Credit under the Act after May 31, 2017 (rather than April 30, 2017). Effective immediately.
Nov 28 18  S  Placed on Calendar Order of 3rd Reading

HB 01126  Rep. William Davis
35 ILCS 5/404 from Ch. 120, par. 4-404
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning adjustments to base income by the Director of Revenue.
Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01127  Rep. Michael J. Madigan
35 ILCS 5/404 from Ch. 120, par. 4-404
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning adjustments to base income by the Director of Revenue.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01128  Rep. Sam Yingling
35 ILCS 5/501 from Ch. 120, par. 5-501
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning notices or regulations requiring records, statements, and special reports.
Nov 10 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01129  Rep. Michael J. Zalewski
35 ILCS 5/501 from Ch. 120, par. 5-501
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning notices or regulations requiring records, statements, and special reports.
Nov 10 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01130  Rep. Michael J. Madigan
35 ILCS 5/509 from Ch. 120, par. 5-509
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01131  Rep. Michael J. Madigan
35 ILCS 5/1106  from Ch. 120, par. 11-1106
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 10/5-3  Amends the Economic Development for a Growing Economy Tax Credit Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01133  Rep. Michael J. Madigan
35 ILCS 10/5-40  Amends the Economic Development for a Growing Economy Tax Credit Act. Makes a technical change in a Section concerning the amount of the credit.
Nov 07 18  H  Placed on Calendar 2nd Reading - Short Debate

HB 01134  Rep. Michael J. Madigan
35 ILCS 16/1  Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01135  Rep. Michael J. Madigan
35 ILCS 17/10-1  Amends the Live Theater Production Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01136  Rep. Michael J. Madigan
35 ILCS 20/35-1  Amends the Tax Shelter Voluntary Compliance Law. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01137  Rep. Michael J. Madigan
35 ILCS 25/1  Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01138  Rep. Michael J. Madigan
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01139  Rep. Michael J. Madigan
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01140  Rep. Michael J. Madigan
35 ILCS 105/1a  from Ch. 120, par. 439.1a
Amends the Use Tax Act. Makes a technical change in a Section concerning the sale of a leased or rented motor vehicle.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01141  Rep. Michael J. Madigan
35 ILCS 110/3a from Ch. 120, par. 439.33a
Amends the Service Use Tax Act. Makes a technical change concerning stating the tax as a distinct item.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01142  Rep. Michael J. Madigan
35 ILCS 110/10a from Ch. 120, par. 439.40a
Amends the Service Use Tax Act. Makes a technical change in a Section concerning requirements to file bonds.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01143  Rep. Michael J. Madigan
35 ILCS 115/8 from Ch. 120, par. 439.108
Amends the Service Occupation Tax Act. Makes a technical change in a Section concerning taxes collected by a supplier.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01144  Rep. Michael J. Madigan
35 ILCS 115/20a from Ch. 120, par. 439.120a
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01145  Rep. Michael J. Madigan
35 ILCS 120/2-10
Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning the rate of tax.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01146  Rep. Michael J. Madigan
35 ILCS 120/2i from Ch. 120, par. 441i
Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning the bonding requirement.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01147  Rep. Michael J. Madigan
35 ILCS 120/6 from Ch. 120, par. 445
Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning credit memorandums and refunds.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01148  Rep. Michael J. Madigan
35 ILCS 120/14 from Ch. 120, par. 453
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01149  Rep. Michael J. Madigan
35 ILCS 128/1-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01150  Rep. Michael J. Madigan
35 ILCS 735/3-1 from Ch. 120, par. 2603-1
Amends the Uniform Penalty and Interest Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01151  Rep. Michael J. Madigan
35 ILCS 1010/1-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01152  Rep. Michael J. Madigan
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01153  Rep. Michael J. Madigan
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the General Assembly.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01154  Rep. Michael J. Madigan
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01155  Rep. Michael J. Madigan
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01156  Rep. Michael J. Madigan
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01157  Rep. Michael J. Madigan
Amends the Downstate Police Article of the Illinois Pension Code. Makes a technical change in a Section concerning persons who are excluded from participation in a fund created under the Article.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01159  Rep. Michael J. Madigan
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01160  Rep. Michael J. Madigan
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01163  Rep. Michael J. Madigan
40 ILCS 5/4-110  from Ch. 108 1/2, par. 4-110
   Amends the Downstate Firefighter Article of the Illinois Pension Code. Makes a technical change in a Section concerning
   a disability pension.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01164  Rep. Michael J. Madigan
40 ILCS 5/5-101  from Ch. 108 1/2, par. 5-101
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01165  Rep. Michael J. Madigan
40 ILCS 5/6-101  from Ch. 108 1/2, par. 6-101
   Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago firefighters.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01166  Rep. Michael J. Madigan
40 ILCS 5/7-102  from Ch. 108 1/2, par. 7-102
   Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Illinois Municipal Retirement
   Fund.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01167  Rep. Theresa Mah
(Sen. Omar Aquino)
45 ILCS 25/2  from Ch. 81, par. 102
   Amends the Interstate Library Compact Act. Makes a technical change in a Section concerning the compact administrator.
   House Floor Amendment No. 1
   Deletes reference to:
   45 ILCS 25/2
   Adds reference to:
   20 ILCS 5095/20
   Adds reference to:
   20 ILCS 5095/25
   Requires the Task Force to submit its final report on or before December 31, 2019 (currently, July 1, 2018). Provides for electronic
   submission of the report to the General Assembly. Changes the repeal of the Act from December 31, 2018 to July 1, 2020. Effective
   immediately.
   Nov 28 18  H  Passed Both Houses

(Sen. Bill Cunningham)
45 ILCS 25/2  from Ch. 81, par. 102
   Amends the Interstate Library Compact Act. Makes a technical change in a Section concerning the compact administrator.
   House Floor Amendment No. 1
   Deletes reference to:
   45 ILCS 25/2
   Adds reference to:
   20 ILCS 45/40
   Replaces everything after the enacting clause. Amends the Open Operating Standards Act. Changes the repeal date for the Act
   from January 21, 2019 to January 21, 2021. Effective immediately.
   Nov 28 18  H  Passed Both Houses
HB 01169
Rep. Michael J. Madigan
Amends the Interstate Library Compact Act. Makes a technical change in a Section concerning the compact administrator.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01170
Rep. Michael J. Madigan
Amends the Interstate Library Compact Act. Makes a technical change in a Section concerning the compact administrator.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01171
Rep. Michael J. Madigan
Amends the Interstate Library Compact Act. Makes a technical change in a Section concerning the compact administrator.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01172
Rep. Michael J. Madigan
Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01173
Rep. Michael J. Madigan
Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01174
Rep. Michael J. Madigan
Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01175
Rep. Michael J. Madigan
Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01176
Rep. Michael J. Madigan
Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01177
Rep. Michael J. Madigan
Amends the Great Lakes-St. Lawrence River Basin Water Resources Compact Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01178
Rep. Michael J. Madigan
Amends the Great Lakes-St. Lawrence River Basin Water Resources Compact Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01179
Rep. Michael J. Madigan
Amends the Great Lakes-St. Lawrence River Basin Water Resources Compact Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01180  Rep. Michael J. Madigan
45 ILCS 147/1
Amends the Great Lakes-St. Lawrence River Basin Water Resources Compact Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01181  Rep. Michael J. Madigan
45 ILCS 147/1
Amends the Great Lakes-St. Lawrence River Basin Water Resources Compact Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01182  Rep. Michael J. Madigan
50 ILCS 110/1 from Ch. 102, par. 4.10
Amends the Public Officer Simultaneous Tenure Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01183  Rep. Michael J. Madigan
50 ILCS 205/5 from Ch. 116, par. 43.105
Amends the Local Records Act. Makes a technical change in a Section concerning the local records advisor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01184  Rep. Michael J. Madigan
50 ILCS 205/5 from Ch. 116, par. 43.105
Amends the Local Records Act. Makes a technical change in a Section concerning the local records advisor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01185  Rep. Michael J. Madigan
50 ILCS 205/5 from Ch. 116, par. 43.105
Amends the Local Records Act. Makes a technical change in a Section concerning the local records advisor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01186  Rep. Michael J. Madigan
50 ILCS 310/7 from Ch. 85, par. 707
Amends the Governmental Account Audit Act. Makes a technical change in a Section concerning reports to the Comptroller.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01187  Rep. Michael J. Zalewski, Jay Hoffman and Silvana Tabares
50 ILCS 310/7 from Ch. 85, par. 707
Amends the Governmental Account Audit Act. Makes a technical change in a Section concerning reports to the Comptroller.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01188  Rep. Anthony DeLuca
50 ILCS 330/4 from Ch. 85, par. 804
Amends the Illinois Municipal Budget Law. Makes a technical change in a Section concerning a municipality's noncompliance with the Act.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01189  Rep. Michael J. Madigan
50 ILCS 330/4 from Ch. 85, par. 804
Amends the Illinois Municipal Budget Law. Makes a technical change in a Section concerning a municipality's noncompliance with the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01190  Rep. Barbara Flynn Currie
(Sen. Martin A. Sandoval)

50 ILCS 350/1
Amends the Community Self-Revitalization Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 1
Deletes reference to:
50 ILCS 350/1
Adds reference to:
70 ILCS 2805/4.3 new

Replaces everything after the enacting clause. Amends the Sanitary District Act of 1936. Provides that a sanitary district may, by ordinance, combine and jointly operate the district's waterworks and sewerage systems. Provides that a sanitary district operating a combined waterworks and sewerage system may: improve and extend that system; impose rates and collect charges for the use of that system; and issue obligations and bonds under the same terms and conditions that it may issue obligations or bonds for a waterworks system or for a sewerage system and may pledge revenues from the combined waterworks and sewerage system in payment of the obligations or bonds.
Aug 14 18  H  Public Act . . . . . . . . . 100-0847

HB 01191  Rep. Michael J. Madigan

50 ILCS 405/1.5b from Ch. 85, par. 851.5b
Amends the Local Government Debt Limitation Act. Makes a technical change in a Section exempting certain indebtedness of fire protection districts from the indebtedness limitation of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01192  Rep. Barbara Flynn Currie

50 ILCS 505/1 from Ch. 85, par. 5601
Amends the Local Government Prompt Payment Act. Makes a technical change in a Section concerning the short title.
Nov 07 18  H  Placed on Calendar 2nd Reading - Short Debate

HB 01193  Rep. Monica Bristow
(Sen. Bill Cunningham)

50 ILCS 510/0.01 from Ch. 85, par. 6400
Amends the Local Government Professional Services Selection Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 1
Deletes reference to:
50 ILCS 510/0.01
Adds reference to:
65 ILCS 5/11-74.4-3.5

Senate Committee Amendment No. 1
Creates tax increment allocation financing extensions for 4 districts created by the City of Chicago and districts created by the Village of North Utica, the City of LaSalle, and the City of Country Club Hills.
Nov 27 18  S  Placed on Calendar Order of 3rd Reading November 28, 2018

HB 01194  Rep. Michael J. Madigan

50 ILCS 525/1
Amends the Public Works Contract Change Order Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01195  Rep. Michael J. Madigan
50 ILCS 530/1
Amends the Local Government Electronic Reverse Auction Act (enacted by P.A. 96-588). Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01196  Rep. Michael J. Madigan
50 ILCS 531/1-1
Amends the Local Government Electronic Reverse Auction Act (enacted by P.A. 96-795). Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01197  Rep. Michael J. Madigan
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01198  Rep. Michael J. Madigan
55 ILCS 5/1-1002 from Ch. 34, par. 1-1002
Amends the Counties Code. Makes a technical change in a Section concerning boundaries.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01199  Rep. Michael J. Madigan
55 ILCS 5/2-1001 from Ch. 34, par. 2-1001
Amends the Counties Code. Makes a technical change in a Section concerning board meetings.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01200  Rep. Michael J. Madigan
55 ILCS 5/2-3002.5
Amends the Counties Code. Makes a technical change in a Section concerning county board elections.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01201  Rep. Michael J. Madigan
55 ILCS 5/3-3001 from Ch. 34, par. 3-3001
Amends the Counties Code. Makes a technical change in a Section concerning coroners.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01202  Rep. Michael J. Madigan
55 ILCS 5/3-4007 from Ch. 34, par. 3-4007
Amends the Counties Code. Makes a technical change in a Section concerning the compensation to be paid to the Public Defender.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01203  Rep. Michael J. Madigan
55 ILCS 5/3-8017 from Ch. 34, par. 3-8017
Amends the Counties Code. Makes a technical change to a Section concerning the Sheriff's Merit System Law.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01204  Rep. Michael J. Madigan
55 ILCS 5/4-2001 from Ch. 34, par. 4-2001
Amends the Counties Code. Makes a technical change in a Section concerning state's attorney salaries.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01205  Rep. Michael J. Madigan

55 ILCS 5/4-2002.1 from Ch. 34, par. 4-2002.1

Amends the Counties Code. Makes a technical change in a Section concerning State's attorney fees in counties of 3,000,000 or more.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01206  Rep. Michael J. Madigan

55 ILCS 5/4-4001 from Ch. 34, par. 4-4001

Amends the Counties Code. Makes a technical change in a Section concerning county clerks' fees.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01207  Rep. Michael J. Madigan

55 ILCS 5/4-12001 from Ch. 34, par. 4-12001

Amends the Counties Code. Makes a technical change to a Section concerning sheriffs' fees.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01208  Rep. Michael J. Madigan

55 ILCS 5/4-12003 from Ch. 34, par. 4-12003

Amends the Counties Code. Makes a technical change to a Section concerning fees of county clerks.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01209  Rep. Michael J. Madigan

55 ILCS 5/5-1005 from Ch. 34, par. 5-1005

Amends the Counties Code. Makes a technical change in a Section concerning powers of counties.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01210  Rep. Michael J. Madigan

55 ILCS 5/5-1006 from Ch. 34, par. 5-1006

Amends the Home Rule County Retailers' Occupation Tax Law in the Counties Code. Makes a technical change in a Section concerning the Home Rule County Retailers' Occupation Tax Law.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01211  Rep. Michael J. Madigan

55 ILCS 5/6-1008 from Ch. 34, par. 6-1008

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01212  Rep. Michael J. Madigan

60 ILCS 1/1-5

Amends the Township Code. Makes a technical change in a Section concerning the use of terms.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01213  Rep. Michael J. Madigan

60 ILCS 1/1-5

Amends the Township Code. Makes a technical change in a Section concerning the use of terms.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01214  Rep. Michael J. Madigan

60 ILCS 1/5-10

Amends the Township Code. Makes a technical change in a Section concerning referenda.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01215  Rep. Michael J. Madigan

60 ILCS 1/5-10

Amends the Township Code. Makes a technical change in a Section concerning referenda.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01216  Rep. Michael J. Madigan
60 ILCS 1/30-41
Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01217  Rep. Michael J. Madigan
60 ILCS 1/30-60
Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01218  Rep. Michael J. Madigan
60 ILCS 1/30-41
Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01219  Rep. Michael J. Madigan
60 ILCS 1/30-60
Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01220  Rep. Michael J. Madigan
60 ILCS 1/65-20
Amends the Township Code. Makes a technical change in a Section concerning the compensation to be paid to the road district treasurer and other township officers.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01221  Rep. Michael J. Madigan
60 ILCS 1/65-20
Amends the Township Code. Makes a technical change in a Section concerning the compensation to be paid to the road district treasurer and other township officers.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01222  Rep. Michael J. Madigan
60 ILCS 1/77-5
Amends the Township Code. Makes a technical change in a Section concerning the duties of the township assessor.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01223  Rep. Michael J. Madigan
60 ILCS 1/77-5
Amends the Township Code. Makes a technical change in a Section concerning the duties of the township assessor.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01224  Rep. Michael J. Madigan
60 ILCS 1/100-10
Amends the Township Code. Makes a technical change in a Section concerning the office of the township enforcement officer.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 01225  Rep. Michael J. Madigan
60 ILCS 1/100-10
Amends the Township Code. Makes a technical change in a Section concerning the office of the township enforcement officer.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 01226  Rep. Michael J. Madigan

60 ILCS 1/210-20

Amends the Township Code. Makes a technical change in a Section concerning appropriations for refuse collection.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1


Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01228  Rep. Michael J. Madigan

65 ILCS 5/1-1-2 from Ch. 24, par. 1-1-2


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01229  Rep. Michael J. Madigan

65 ILCS 5/8-3-5 from Ch. 24, par. 8-3-5


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01230  Rep. Michael J. Madigan

65 ILCS 5/8-3-13 from Ch. 24, par. 8-3-13

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning a hotel tax imposed by municipalities of 500,000 or more population.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01231  Rep. Michael J. Madigan

65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01232  Rep. Michael J. Madigan

65 ILCS 5/8-11-1.1 from Ch. 24, par. 8-11-1.1

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning the imposition of use and occupation taxes.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01233  Rep. Michael J. Madigan

65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01234  Rep. Michael J. Madigan

65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01235  Rep. Michael J. Madigan

65 ILCS 5/8-11-1.5 from Ch. 24, par. 8-11-1.5


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01236  Rep. Michael J. Madigan

65 ILCS 5/8-11-2 from Ch. 24, par. 8-11-2

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01237  Rep. Michael J. Madigan

65 ILCS 5/8-11-3 from Ch. 24, par. 8-11-3

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01238  Rep. Michael J. Madigan

65 ILCS 5/8-11-4 from Ch. 24, par. 8-11-4

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01239  Rep. Michael J. Madigan

65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01240  Rep. Michael J. Madigan

65 ILCS 5/8-11-6 from Ch. 24, par. 8-11-6

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01241  Rep. Michael J. Madigan

65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning the preemption of certain taxes in home rule municipalities.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01242  Rep. Michael J. Madigan

70 ILCS 5/2a.1 from Ch. 15 1/2, par. 68.2a1

Amends the Airport Authorities Act. Makes a technical change in a Section concerning the petition to set forth a tax rate.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01243  Rep. Michael J. Madigan

70 ILCS 200/2-25

Amends the Civic Center Code. Makes a technical change in a Section concerning a civic center authority's power to incur obligations.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01244  Rep. Michael J. Madigan

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

Amends the Metropolitan Pier and Exposition Authority Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01245  Rep. Michael J. Madigan

70 ILCS 210/5.1 from Ch. 85, par. 1225.1

Amends the Metropolitan Pier and Exposition Authority Act. Makes a technical change in a Section concerning purchases.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01246  Rep. Michael J. Madigan
70 ILCS 215/1  from Ch. 85, par. 1250.1
    Amends the Fair and Exposition Authority Reconstruction Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01247  Rep. Michael J. Madigan
75 ILCS 5/1-5  from Ch. 81, par. 1-5
    Amends the Illinois Local Library Act. Makes a technical change in a Section concerning penalties.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01248  Rep. Michael J. Madigan
75 ILCS 10/1.1  from Ch. 81, par. 111.1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01249  Rep. Michael J. Madigan
75 ILCS 16/1-1
    Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01250  Rep. Michael J. Madigan
75 ILCS 16/1-10
    Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the establishment of library districts and libraries.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01251  Rep. Michael J. Madigan
75 ILCS 16/1-50
    Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning captions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01252  
(Sen. Thomas Cullerton and Cristina Castro-Jacqueline Y. Collins-Don Harmon)  
105 ILCS 5/1-2  
from Ch. 122, par. 1-2  
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.  
House Committee Amendment No. 1  
Deletes reference to:  
105 ILCS 5/1-2  
Adds reference to:  
105 ILCS 5/27-3.10 new  
Replaces everything after the enacting clause. Amends the School Code. Provides that every public elementary school shall include in its 6th, 7th, and 8th grade curriculum, beginning with the 2018-2019 school year, a unit of instruction studying civics. Sets forth requirements for the unit of instruction. Allows school districts to utilize private funding available for the purposes of offering civics education. Effective July 1, 2018.  
House Floor Amendment No. 2  
Replaces everything after the enacting clause with provisions of the bill as amended by House Amendment No. 1 with the following changes: Changes various references to "civics education". Provides that the civics education must be included in 6th, 7th, or 8th grade (rather than in 6th, 7th, and 8th grade). Requires at least one semester of civics education (rather than a unit of instruction). Requires the civics education to be in accordance with Illinois Learning Standards for social science. Allows school districts to consult with civics education stakeholders, as deemed appropriate by the State Board of Education. Effective July 1, 2018.  
Nov 20 18  S  Re-assigned to Education  

HB 01253  
(Sen. John J. Cullerton-Patricia Van Pelt and Martin A. Sandoval-Jacqueline Y. Collins)  
105 ILCS 5/1A-1  
from Ch. 122, par. 1A-1  
Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.  
House Committee Amendment No. 1  
Deletes reference to:  
105 ILCS 5/1A-1  
Adds reference to:  
105 ILCS 5/34-3.5  
Adds reference to:  
115 ILCS 5/12  
from Ch. 48, par. 1712  
Adds reference to:  
115 ILCS 5/4.5 rep.  
Replaces everything after the enacting clause. Amends the Illinois Educational Labor Relations Act. Removes language concerning impasse procedures involving an educational employer whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000. Repeals provisions concerning subjects of collective bargaining with that educational employer. Amends the School Code to make corresponding changes. Effective immediately.  
Apr 27 17  S  Referred to Assignments
HB 01254
(Sen. Paul Schimpf)

105 ILCS 5/1A-2.1 from Ch. 122, par. 1A-2.1
Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.
House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/1A-2.1
Adds reference to:
105 ILCS 5/18-12 from Ch. 122, par. 18-12
Replaces everything after the enacting clause. Amends the School Code. Beginning with the 2016-2017 school year, expands the list for which partial days of attendance counts may be used to include the utilization of the school district's facilities by local or county authorities for the purpose of holding a memorial or funeral services in remembrance of a community member. Effective immediately.
House Floor Amendment No. 2
Provides that a school district may allow local or county authorities to utilize a school district's facilities for the purpose of holding a memorial or funeral services in remembrance of a community member for no more than 2 school days per school year.
Aug 04 17 H Public Act . . . . . . . . . 100-0028

HB 01255
Rep. Michael J. Madigan

105 ILCS 5/1A-4 from Ch. 122, par. 1A-4
Amends the School Code. Makes a technical change in a Section concerning the powers and duties of the State Board of Education.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01256
Rep. Michael J. Madigan

105 ILCS 5/1B-1 from Ch. 122, par. 1B-1
Amends the School Code. Makes a technical change in a Section concerning school district financial oversight panels.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01257
Rep. Michael J. Madigan

105 ILCS 5/1B-22
Amends the School Code. Makes a technical change in a Section concerning a financial oversight panel's powers.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01258
Rep. Michael J. Madigan

105 ILCS 5/1C-1
Amends the School Code. Makes a technical change in a Section concerning block grants for school districts other than the Chicago school district.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01259
Rep. William Davis

105 ILCS 5/1C-2
Amends the School Code. Makes a technical change in a Section concerning an early childhood education block grant.
Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01260
Rep. Michael J. Madigan

105 ILCS 5/1E-5
Amends the School Code. Makes a technical change in a Section concerning downstate school finance authorities.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01261
Rep. William Davis

105 ILCS 5/1H-1
Amends the School Code. Makes a technical change in a Section concerning financial oversight panels.
Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01262    Rep. Barbara Flynn Currie
(Sen. Jennifer Bertino-Tarrant)
105 ILCS 5/2-3.12 from Ch. 122, par. 2-3.12
Amends the School Code. Makes a technical change in a Section concerning a school building code.
House Floor Amendment No. 1
Delegates reference to:
105 ILCS 5/2-3.12
Adds reference to:
105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
Replaces everything after the enacting clause. Amends the School Code. Provides that a waiver request from mandates contained under certain revenue provisions of the Code submitted by the State Board of Education to the General Assembly shall not be reviewed by the panel of General Assembly members, but shall be submitted to the General Assembly for consideration. Effective immediately.
House Floor Amendment No. 2
Removes the immediate effective date of the bill.
Nov 29 18    H    Total Veto Stands - No Positive Action Taken

HB 01263    Rep. Michael J. Madigan
105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
Amends the School Code. Makes a technical change in a Section concerning waivers of School Code mandates.
Apr 28 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 01264    Rep. Michael J. Madigan
105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
Amends the School Code. Makes a technical change in a Section concerning waivers of School Code mandates.
Apr 28 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 01265    Rep. Jay Hoffman
(Sen. James F. Clayborne, Jr.)
105 ILCS 5/2-3.25j from Ch. 122, par. 2-3.25j
Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.
House Floor Amendment No. 1
Delegates reference to:
105 ILCS 5/2-3.25j
Adds reference to:
105 ILCS 5/19-1
Replaces everything after the enacting clause. Amends the School Code. With regard to the debt limitation of school districts, provides that the debt incurred on any life safety bonds issued by Wolf Branch School District 113 for the purpose of repairing or replacing all or a portion of a school building that has been damaged by mine subsidence in an aggregate principal amount not to exceed $17,500,000 and on any bonds issued to refund or continue to refund those bonds shall not be considered indebtedness for purposes of any statutory debt limitation and must mature no later than 25 years from the date of issuance. Effective immediately.
House Floor Amendment No. 2
Provides that the maximum allowable amount of debt exempt from the statutory debt limitations shall be reduced by an amount equal to any grants awarded by the State Board of Education or Capital Development Board for the explicit purpose of repairing or reconstructing a school building damaged by mine subsidence.
Jul 31 18    H    Public Act . . . . . . . . . . . . . . . . . . . . . . . . 100-0650

HB 01266    Rep. Linda Chapa LaVia
105 ILCS 5/2-3.25n
Amends the School Code. Makes a technical change in a Section concerning the federal No Child Left Behind Act of 2001.
Apr 27 18    H    Rule 19(a) / Re-referred to Rules Committee
HB 01267  Rep. Michael J. Madigan

105 ILCS 5/2-3.33 from Ch. 122, par. 2-3.33

Amends the School Code. Makes a technical change in a Section concerning recomputation of State aid claims.

Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01268  Rep. Michael J. Madigan

105 ILCS 5/2-3.64a-5

Amends the School Code. Makes a technical change in a Section concerning State goals and assessment.

Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01269  Rep. Michael J. Madigan

105 ILCS 5/2-3.66 from Ch. 122, par. 2-3.66

Amends the School Code. Makes a technical change in a Section concerning truants' alternative and optional education programs.

Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01270  Rep. Michael J. Madigan

105 ILCS 5/2-3.71 from Ch. 122, par. 2-3.71

Amends the School Code. Makes a technical change in a Section concerning grants for preschool educational programs.

Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01271  Rep. Michael J. Madigan

105 ILCS 5/3-5 from Ch. 122, par. 3-5

Amends the School Code. Makes a technical change in a Section concerning county superintendents.

Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee


205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1

Deletes reference to:

205 ILCS 5/1

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Physical Therapy Licensure Compact Act. Provides that the State of Illinois enters into the Physical Therapy Licensure Compact and sets forth the provisions of the Compact. Provides that the purpose of the Compact is to facilitate interstate practice of physical therapy with the goal of improving public access to physical therapy services, and states that the Compact preserves the regulatory authority of states to protect public health and safety through the current system of state licensure. The Compact contains provisions concerning definitions, state participation in the Compact, active duty military personnel and their spouses, adverse actions, establishment of the Physical Therapy Compact Commission, a data system, rulemaking, oversight, dispute resolution, and enforcement, date of implementation, withdrawal, construction, and severability.

Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee
HB 01273  Rep. Kathleen Willis, Melissa Conyears-Ervin and LaToya Greenwood
(Sen. Don Harmon, Laura M. Murphy-Linda Holmes, Julie A. Morrison-Mattie Hunter-Elgie R. Sims, Jr., Kimberly A. Lightford and Heather A. Steans)

205 ILCS 5/3  from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.

House Committee Amendment No. 1
Deletes reference to:
205 ILCS 5/3
Adds reference to:
205 ILCS 510/12
Replaces everything after the enacting clause. Amends the Pawnbroker Regulation Act. Provides that if, when a piece of property subject to a hold order is relinquished by a pawnbroker to a law enforcement officer upon written notice from a law enforcement officer that the property is needed for the purpose of furthering a criminal investigation, it is discovered during the pendency of such criminal investigation that the property was stolen and the owner is identified, then the property shall be returned to the owner thereof without the payment of the money advanced by the pawnbroker thereon or any costs or charges of any kind that the pawnbroker may have placed upon the same, in accordance with specified provisions of the Act.

House Floor Amendment No. 3
Adds reference to:
205 ILCS 510/9  from Ch. 17, par. 4659
Replaces everything after the enacting clause. Amends the Pawnbroker Regulation Act. Removes language providing that when a person is found to be the owner of stolen property that has been pawned, the property shall be returned to the owner without payment of money advanced to the pawnbroker or any costs or charges. Provides that stolen property subject to a hold order shall be returned to the owner without the payment. Provides that when a hold order expires, title to the property shall vest in the pawnbroker. Provides that a hold order must specify certain information concerning the criminal investigation and property subject to the hold order. Provides that a pawnbroker or its representative must sign and date a copy of a hold order as evidence of receipt of the hold order and the beginning of the 90-day hold period.

Senate Floor Amendment No. 2
Deletes reference to:
205 ILCS 510/9
Deletes reference to:
205 ILCS 510/12
Adds reference to:
100 SB1657eng, Sec. 35
Adds reference to:
100 SB1657eng, Sec. 70
Adds reference to:
100SB1657eng, Sec. 150
Replaces everything after the enacting clause. Provides that if and only if Senate Bill 1657 of the 100th General Assembly becomes law in the form in which it passed the Senate on April 27, 2017, then the Gun Dealer Licensing Act is amended by providing that the requirement that a licensee who operates the business at a permanent physical location that is open to the public, that location shall be equipped with a video surveillance system sufficient to monitor the critical areas of the business premises, including, but not limited to, all places where firearms are stored, handled, sold, transferred, or carried does not take effect until January 1, 2021, provides that a video surveillance system of the licensee's business premises may not be installed in a bathroom and may not monitor the bathrooms located in the business premises, provides the renewal period for each license shall be 5 years, and provides that an application fee or renewal fee for a dealership license or a dealer license shall not exceed $1,000 for the 5-year period. Effective upon Senate Bill 1657 of the 100th General Assembly becoming law.

May 23 18  H  Total Veto Stands - No Positive Action Taken

205 ILCS 115/2  from Ch. 17, par. 3602
Amends the Savings and Loan Share and Account Act. Makes a technical change to a Section relating to joint ownership of accounts.
Apr 28 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 01275  Rep. Michael J. Madigan
205 ILCS 205/2002  from Ch. 17, par. 7302-2
Amends the Savings Bank Act. Makes a technical change in a Section concerning registration of savings bank holding companies.
Apr 28 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 01276  Rep. Theresa Mah
205 ILCS 205/6014  from Ch. 17, par. 7306-14
Amends the Savings Bank Act. Makes a technical change in a Section concerning rules and regulations.
Apr 28 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 01277  Rep. Deb Conroy
(Sen. Thomas Cullerton-Michael Connelly-John F. Curran-Linda Holmes, Jennifer Bertino-Tarrant, Wm. Sam McCann and Julie A. Morrison)
205 ILCS 305/6  from Ch. 17, par. 4407
Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.
House Floor Amendment No. 2
Deletes reference to:
   205 ILCS 305/6
Adds reference to:
   215 ILCS 5/356z.25
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that a treatment that is administered or prescribed for pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome after July 18, 2017 shall be covered. Provides that for billing and diagnosis purposes, pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome shall be coded as autoimmune encephalitis until a code is assigned. Provides that coverage for treatment of pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome may not be denied due to a diagnosis of autoimmune encephalopathy or autoimmune encephalitis. Effective immediately.
May 31 18    S  Rule 3-9(a) / Re-referred to Assignments

HB 01278  Rep. Theresa Mah
205 ILCS 405/0.1
Apr 28 17    H  Rule 19(a) / Re-referred to Rules Committee
HB 01279  Rep. Kelly M. Burke-Randy E. Frese
(Sen. Iris Y. Martinez-Emil Jones, III-Pamela J. Althoff)
205 ILCS 510/11 from Ch. 17, par. 4661
Amends the Pawnbroker Regulation Act. Makes a technical change in a Section concerning violations of the Act.
House Floor Amendment No. 1
Deletes reference to:
205 ILCS 510/11
Adds reference to:
225 ILCS 95/5.5
Replaces everything after the enacting clause. Amends the Physician Assistant Practice Act of 1987. Provides that all claims for services rendered by a physician assistant shall be submitted using the physician assistant's national provider identification number as the rendering (rather than billing) provider whenever appropriate. Effective immediately.
Dec 08 17  H  Public Act . . . . . . . . . 100-0559

HB 01280  Rep. Michael J. Madigan
205 ILCS 605/4 from Ch. 17, par. 504
Amends the Consumer Deposit Account Act. Makes a technical change to a Section concerning checking accounts for senior citizens.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01281  Rep. Kelly M. Burke-Brad Halbrook
(Sen. Iris Y. Martinez-Emil Jones, III-Pamela J. Althoff)
205 ILCS 610/3 from Ch. 17, par. 1003
Amends the Banking Emergencies Act. Makes a technical change in a Section relating to notice to the Commissioner of Banks and Real Estate.
House Floor Amendment No. 1
Deletes reference to:
205 ILCS 610/3
Adds reference to:
5 ILCS 80/4.38
Adds reference to:
5 ILCS 80/4.28 rep.
Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Nursing Home Administrators Licensing and Disciplinary Act from January 1, 2018 to January 1, 2028. Effective immediately.
Dec 08 17  H  Public Act . . . . . . . . . 100-0560

HB 01282  Rep. Michael J. Madigan
205 ILCS 616/20
Amends the Electronic Fund Transfer Act. Makes a technical change in a Section concerning powers and duties under the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01283  Rep. Michael J. Madigan
205 ILCS 616/45
Amends the Electronic Fund Transfer Act. Makes a technical change in a Section relating to access to terminals.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01284  Rep. Michael J. Madigan
205 ILCS 620/1-1 from Ch. 17, par. 1551-1
Amends the Corporate Fiduciary Act. Makes a technical change in the Section concerning the short title of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01285  Rep. Michael J. Madigan
205 ILCS 625/1  from Ch. 17, par. 2131
Amends the Illinois Trust and Payable on Death Accounts Act. Makes a technical change to the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01286  Rep. Michael J. Madigan
205 ILCS 630/17  from Ch. 17, par. 2201
Amends the Promissory Note and Bank Holiday Act. Makes a technical change in the Section listing bank holidays.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01287  Rep. Michael J. Madigan
205 ILCS 635/1-1  from Ch. 17, par. 2321-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01288  Rep. Michael J. Madigan
205 ILCS 635/1-3  from Ch. 17, par. 2321-3
Amends the Residential Mortgage License Act of 1987. Makes a technical change in a Section concerning the necessity of obtaining a license.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01289  Rep. Michael J. Madigan
205 ILCS 645/1  from Ch. 17, par. 2701
Amends the Foreign Banking Office Act. Makes a technical change to the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01290  Rep. Michael J. Madigan
205 ILCS 650/1  from Ch. 17, par. 2851
Amends the Foreign Bank Representative Office Act. Makes a technical change in the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01291  Rep. Michael J. Madigan
205 ILCS 657/10
Amends the Transmitters of Money Act. Makes a technical change in a Section concerning licenses.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2
Deletes reference to:
110 ILCS 13/1

Adds reference to:
5 ILCS 225/2 from Ch. 111 2/3, par. 602
5 ILCS 260/14.3 from Ch. 103, par. 14.3
5 ILCS 340/4 from Ch. 15, par. 504
5 ILCS 340/5 from Ch. 15, par. 505
5 ILCS 365/2 from Ch. 127, par. 352
5 ILCS 410/10
5 ILCS 420/4A-101 from Ch. 127, par. 604A-101
15 ILCS 405/13 from Ch. 15, par. 213
15 ILCS 405/13.1 from Ch. 15, par. 213.1
15 ILCS 405/21 from Ch. 15, par. 221
20 ILCS 5/5-525 was 20 ILCS 5/6.01
20 ILCS 415/4c from Ch. 127, par. 63b104c
20 ILCS 435/4 from Ch. 127, par. 1404
20 ILCS 605/605-355 was 20 ILCS 605/46.19a in part
20 ILCS 3105/12 from Ch. 127, par. 782
20 ILCS 3110/3 from Ch. 127, par. 213.3
20 ILCS 3110/4 from Ch. 127, par. 213.4
20 ILCS 3110/5 from Ch. 127, par. 213.5
20 ILCS 3110/9 from Ch. 127, par. 213.9
30 ILCS 105/6a-1 from Ch. 127, par. 142a1
30 ILCS 105/6a-1h new

Adds reference to:
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30 ILCS 105/6a-2

Adds reference to:

30 ILCS 105/6a-3

Adds reference to:

30 ILCS 105/10

Adds reference to:

30 ILCS 105/12-1

Adds reference to:

30 ILCS 105/13.2

Adds reference to:

30 ILCS 105/13.5

Adds reference to:

30 ILCS 230/1

Adds reference to:

30 ILCS 235/6

Adds reference to:

30 ILCS 395/1

Adds reference to:

30 ILCS 500/1-13

Adds reference to:

30 ILCS 500/1-15.100

Adds reference to:

30 ILCS 500/50-13

Adds reference to:

30 ILCS 500/50-37

Adds reference to:

30 ILCS 575/2

Adds reference to:

30 ILCS 750/1-3

Adds reference to:

40 ILCS 5/15-106

Adds reference to:

40 ILCS 5/24-109

Adds reference to:

55 ILCS 5/4-2001

Adds reference to:

65 ILCS 80/4

Adds reference to:

70 ILCS 910/15

Adds reference to:

105 ILCS 5/30-15.25

Adds reference to:

105 ILCS 5/30-16.4

Adds reference to:

105 ILCS 5/30-16.6

Adds reference to:

105 ILCS 30/2-3

Adds reference to:

from Ch. 127, par. 142a2

from Ch. 127, par. 142a3

from Ch. 127, par. 146

from Ch. 127, par. 148-1

from Ch. 127, par. 149.2

from Ch. 127, par. 170

from Ch. 85, par. 906

from Ch. 127, par. 307

from Ch. 127, par. 2701-3

from Ch. 108 1/2, par. 15-106

from Ch. 108 1/2, par. 24-109

from Ch. 34, par. 4-2001

from Ch. 24, par. 1554

from Ch. 23, par. 1265

from Ch. 122, par. 30-15.25

from Ch. 122, par. 30-16.4

from Ch. 122, par. 30-16.6

from Ch. 122, par. 2003
HB 01292 (CONTINUED)  
110 ILCS 10/1 from Ch. 144, par. 225  

Adds reference to:  
110 ILCS 13/5 from Ch. 144, par. 2601  

Adds reference to:  
110 ILCS 20/1  

Adds reference to:  
110 ILCS 46/5  

Adds reference to:  
110 ILCS 46/10  

Adds reference to:  
110 ILCS 46/20  

Adds reference to:  
110 ILCS 49/5  

Adds reference to:  
110 ILCS 60/1 from Ch. 144, par. 7  

Adds reference to:  
110 ILCS 62/5-5  

Adds reference to:  
110 ILCS 63/10  

Adds reference to:  
110 ILCS 70/36b from Ch. 24 1/2, par. 38b1  

Adds reference to:  
110 ILCS 70/36c from Ch. 24 1/2, par. 38b2  

Adds reference to:  
110 ILCS 70/36e from Ch. 24 1/2, par. 38b4  

Adds reference to:  
110 ILCS 70/36g-1 from Ch. 24 1/2, par. 38b6.1  

Adds reference to:  
110 ILCS 85/Act title  

Adds reference to:  
110 ILCS 85/1 from Ch. 144, par. 70.11  

Adds reference to:  
110 ILCS 85/2 from Ch. 144, par. 70.12  

Adds reference to:  
110 ILCS 95/1 from Ch. 144, par. 1701  

Adds reference to:  
110 ILCS 100/2 from Ch. 144, par. 217  

Adds reference to:  
110 ILCS 110/1 from Ch. 144, par. 2101  

Adds reference to:  
110 ILCS 122/5  

Adds reference to:  
110 ILCS 205/1 from Ch. 144, par. 181  

Adds reference to:  
110 ILCS 205/7 from Ch. 144, par. 187  

Adds reference to:  
110 ILCS 205/8 from Ch. 144, par. 188
HB 01292 (CONTINUED)

110 ILCS 205/9.11
Adds reference to:
110 ILCS 205/9.29
Adds reference to:
110 ILCS 205/10
Adds reference to:
110 ILCS 220/2
Adds reference to:
110 ILCS 225/2
Adds reference to:
110 ILCS 305/7f
Adds reference to:
110 ILCS 510/Act title
Adds reference to:
110 ILCS 510/2
from Ch. 144, par. 189.11
from Ch. 144, par. 190
from Ch. 144, par. 282
from Ch. 144, par. 2952
from Ch. 144, par. 28f
from Ch. 144, par. 602
from Ch. 144, par. 612
from Ch. 144, par. 615
from Ch. 144, par. 612
from Ch. 144, par. 615
from Ch. 144, par. 618
from Ch. 144, par. 651
from Ch. 144, par. 658
from Ch. 144, par. 658a
HB 01292 (CONTINUED)

110 ILCS 520/8b
Adds reference to:
110 ILCS 520/8c
Adds reference to:
110 ILCS 520/8e
Adds reference to:
110 ILCS 520/8f
Adds reference to:
110 ILCS 525/Act title
Adds reference to:
110 ILCS 525/2
Adds reference to:
110 ILCS 530/1
Adds reference to:
110 ILCS 530/2
Adds reference to:
110 ILCS 660/5-90
Adds reference to:
110 ILCS 665/10-90
Adds reference to:
110 ILCS 670/15-90
Adds reference to:
110 ILCS 675/20-90
Adds reference to:
110 ILCS 680/25-90
Adds reference to:
110 ILCS 685/30-90
Adds reference to:
110 ILCS 690/35-90
Adds reference to:
110 ILCS 920/3
Adds reference to:
110 ILCS 947/45
Adds reference to:
110 ILCS 947/65
Adds reference to:
110 ILCS 947/65.20
Adds reference to:
110 ILCS 947/65.25
Adds reference to:
110 ILCS 947/65.30
Adds reference to:
110 ILCS 947/65.40
Adds reference to:
110 ILCS 979/10
Adds reference to:
110 ILCS 990/1
Adds reference to:
HB 01292 (CONTINUED)

220 ILCS 5/16-111.1
Adds reference to:
220 ILCS 5/16-111.2
Adds reference to:
225 ILCS 460/3
Adds reference to:
235 ILCS 5/12-1
Adds reference to:
410 ILCS 65/3
Adds reference to:
410 ILCS 65/3.1
Adds reference to:
410 ILCS 65/5.5
Adds reference to:
415 ILCS 20/3.1
Adds reference to:
415 ILCS 55/7
Adds reference to:
705 ILCS 505/8
Adds reference to:
705 ILCS 505/22-1
Adds reference to:
705 ILCS 505/22-2
Adds reference to:
735 ILCS 30/15-5-20
Adds reference to:
110 ILCS 520/3 rep.

Replaces everything after the enacting clause. Amends the Southern Illinois University Management Act. Abolishes the Board of Trustees of Southern Illinois University. Provides that that part of Southern Illinois University associated with the Carbondale campus (except the School of Medicine, School of Dental Medicine, School of Pharmacy, School of Nursing, and the East St. Louis Center and along with the School of Law) shall be known as Southern Illinois University at Carbondale and shall be under the governance and control of the Board of Trustees of Southern Illinois University at Carbondale. Provides that that part of Southern Illinois University associated with the Edwardsville campus (along with the School of Medicine, School of Dental Medicine, School of Pharmacy, School of Nursing, and the East St. Louis Center) shall be known as Southern Illinois University at Edwardsville and shall be under the governance and control of the Board of Trustees of Southern Illinois University at Edwardsville. Makes corresponding changes in various Acts. Effective July 1, 2019.

May 31 18    H  Rule 19(a) / Re-referred to Rules Committee

HB 01293
Rep. Monica Bristow

110 ILCS 17/1

Amends the College Planning Act. Makes a technical change in a Section concerning the short title.

May 31 18    H  Rule 19(a) / Re-referred to Rules Committee

HB 01294
Rep. Katie Stuart

110 ILCS 20/6 from Ch. 144, par. 2606

Amends the College Student Immunization Act. Makes a technical change in a Section concerning immunization reports.

May 31 18    H  Rule 19(a) / Re-referred to Rules Committee
HB 01295
Rep. Robert Martwick

110 ILCS 25/1 from Ch. 144, par. 2901
Amends the Collegiate Athletic Association Compliance Enforcement Procedures Act. Makes a technical change in a Section concerning the short title.
Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 01296
Rep. Michael J. Madigan

110 ILCS 26/1
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01297
Rep. Michael J. Madigan

110 ILCS 27/1
Amends the Dual Credit Quality Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01298
Rep. Michael J. Madigan

110 ILCS 40/1 from Ch. 144, par. 2201
Amends the Educational Partnership Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01299
Rep. Michael J. Madigan

110 ILCS 46/1
Amends the Forensic Psychiatry Fellowship Training Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01300
Rep. Michael J. Madigan

110 ILCS 47/1
Amends the Fire Sprinkler Dormitory Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01301
Rep. Michael J. Madigan

110 ILCS 48/1
Amends the Grow Your Own Teacher Education Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01302
Rep. Michael J. Madigan

110 ILCS 49/1
Amends the Higher Education Veterans Service Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01303
Rep. Michael J. Madigan

110 ILCS 57/1
Amends the Medical School Matriculant Criminal History Records Check Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01304
Rep. Michael J. Madigan

110 ILCS 60/1 from Ch. 144, par. 7
Amends the Nonresident College Trustees Act. Makes a technical change in a Section concerning eligibility for the office of trustee.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01305
Rep. Michael J. Madigan

110 ILCS 61/1
Amends the Open Access to Research Articles Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01306  Rep. Michael J. Madigan

110 ILCS 62/5
Amends the Public University Energy Conservation Act. Makes a technical change in a Section concerning definitions.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01307  Rep. Michael J. Madigan

110 ILCS 64/1
Amends the Smoke-Free Campus Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01308  Rep. Michael J. Madigan

110 ILCS 70/36m from Ch. 24 1/2, par. 38b12
Amends the State Universities Civil Service Act. Makes a technical change in a Section concerning temporary appointments.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01309  Rep. Michael J. Madigan

110 ILCS 73/1
Amends the State University Certificates of Participation Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01310  Rep. Michael J. Madigan

110 ILCS 74/1
Amends the Student Optional Disclosure of Private Mental Health Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01311  Rep. Michael J. Madigan

110 ILCS 78/1

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01312  Rep. Michael J. Madigan

115 ILCS 5/1 from Ch. 48, par. 1701

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01313  Rep. Michael J. Madigan

115 ILCS 5/5 from Ch. 48, par. 1705
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning the Illinois Educational Labor Relations Board.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01314  Rep. Michael J. Madigan

115 ILCS 5/9 from Ch. 48, par. 1709

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01315  Rep. Michael J. Madigan and Jay Hoffman

115 ILCS 5/15 from Ch. 48, par. 1715

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01316


(Sen. Pat McGuire)

115 ILCS 5/15 from Ch. 48, par. 1715


House Floor Amendment No. 1

Deletes reference to:

115 ILCS 5/15

Adds reference to:

30 ILCS 105/5.878 new

Adds reference to:

30 ILCS 105/5.879 new

Adds reference to:

30 ILCS 105/5.880 new

Adds reference to:

30 ILCS 105/5.881 new

Adds reference to:

110 ILCS 205/9.36 new

Adds reference to:

110 ILCS 947/23 new

Replaces everything after the enacting clause. Amends the Board of Higher Education Act. Requires the Board of Higher Education to establish and administer, subject to appropriation, an Illinois Excellence Program to incentivize the recruitment and retention of promising faculty throughout the Illinois system of higher education. Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to implement and administer a program beginning with the 2018-2019 academic year to award College Affordability grants to certain Illinois residents who have graduated from an approved high school with a cumulative grade point average of at least a 3.0 on a 4.0 scale and are seeking a degree from a public institution of higher education. Sets forth the grant amount. Sets forth the terms and conditions of the program, including requiring a 2-year residency obligation following termination of the academic program and requiring students awarded grants under the program to participate in a student loan counseling program through the Commission. Requires the Commission to implement and administer a program in which the Commission shall award work-study stipends to applicants who are grant recipients and who agree to work for 5 to 15 hours per week as peer mentors or tutors for other grant recipients. Requires the Commission to implement and administer a program in which the Commission shall buy-out the private student loans of any eligible participants. Sets forth eligibility requirements. Amends the State Finance Act to create the College Affordability Fund, Work-Study Fund, College Affordability Purchasing Fund, and Illinois Excellence Fund as special funds in the State treasury. Effective July 1, 2018, but provisions concerning the College Affordability grants are effective immediately.

Fiscal Note (Illinois Student Assistance Commission)
This fiscal note discusses the three programs that would be administered by ISAC: (1) COLLEGE AFFORDABILITY GRANT: An estimated 100,000 students would immediately qualify for the College Affordability Grant program. If MAP and Pell grant funding is held constant, approximately $300 million would be required to fully fund the new program in the first year (FY19). This cost would be expected to grow in subsequent years as additional students qualified for the grant; based on the current capacity of public institutions, these costs could rise to $400 million annually; (2) Given the terms of the grant and their potential to convert to loans, the program could entail substantial start-up and on-going operational costs. ISAC preliminarily estimates that if the grant/loan program itself were fully funded, additional operational costs could total over $10 million annually, particularly because the program requires tracking recipients from the time the grant is made until at least two years after graduation. In the case of recipients who enter repayment, the agency would be required to collect from them for at least a decade and longer in some cases, since some recipients will be unable to pay back the grants over 10 years; (3) WORK-STUDY: Each participant in the work-study program would be permitted to work 5-15 hours/week, or 150-450 hours in the average academic year. At the Illinois minimum wage of $8.25 an hour, each recipient would need to be allocated a minimum of $1,237.50 - $3,712.50 annually. To double current work-study opportunities (the intent described by one bill sponsor) about 11,000 work-study recipients would be served at a cost of about $18.1 million annually; (4) PRIVATE STUDENT LOAN PURCHASING: Appropriators could allocate any amount to this program; ISAC estimates that Illinois public university graduates from the last ten years with GPAs at or above 3.0 may hold approximately $500 million in private loan debt. The fiscal impact of this program would include both the amount needed to purchase the loans and the start-up and on-going operational costs to administer the new loan program. Even a relatively small pilot program would have to be run for more than 10 years. If $50 million in outstanding private loans were to be purchased, ISAC estimates additional funding needs of approximately $780,000 in the first year and a total of about $6 million over the 10-year life of the new loans to cover program costs. Those include the one-time cost of originating the new loans, plus the on-going costs of servicing, reporting, monitoring, collection of delinquent loans, etc. In addition, some portion of the loans that become delinquent will ultimately be written off as uncollectible.

Fiscal Note, House Floor Amendment No. 1 (Illinois Student Assistance Commission)

This fiscal note discusses the three programs that would be administered by ISAC: (1) COLLEGE AFFORDABILITY GRANT: An estimated 100,000 students would immediately qualify for the College Affordability Grant program. If MAP and Pell grant funding is held constant, approximately $300 million would be required to fully fund the new program in the first year (FY19). This cost would be expected to grow in subsequent years as additional students qualified for the grant; based on the current capacity of public institutions, these costs could rise to $400 million annually; (2) Given the terms of the grant and their potential to convert to loans, the program could entail substantial start-up and on-going operational costs. ISAC preliminarily estimates that if the grant/loan program itself were fully funded, additional operational costs could total over $10 million annually, particularly because the program requires tracking recipients from the time the grant is made until at least two years after graduation. In the case of recipients who enter repayment, the agency would be required to collect from them for at least a decade and longer in some cases, since some recipients will be unable to pay back the grants over 10 years; (3) WORK-STUDY: Each participant in the work-study program would be permitted to work 5-15 hours/week, or 150-450 hours in the average academic year. At the Illinois minimum wage of $8.25 an hour, each recipient would need to be allocated a minimum of $1,237.50 - $3,712.50 annually. To double current work-study opportunities (the intent described by one bill sponsor) about 11,000 work-study recipients would be served at a cost of about $18.1 million annually; (4) PRIVATE STUDENT LOAN PURCHASING: Appropriators could allocate any amount to this program; ISAC estimates that Illinois public university graduates from the last ten years with GPAs at or above 3.0 may hold approximately $500 million in private loan debt. The fiscal impact of this program would include both the amount needed to purchase the loans and the start-up and on-going operational costs to administer the new loan program. Even a relatively small pilot program would have to be run for more than 10 years. If $50 million in outstanding private loans were to be purchased, ISAC estimates additional funding needs of approximately $780,000 in the first year and a total of about $6 million over the 10-year life of the new loans to cover program costs. Those include the one-time cost of originating the new loans, plus the on-going costs of servicing, reporting, monitoring, collection of delinquent loans, etc. In addition, some portion of the loans that become delinquent will ultimately be written off as uncollectible.
HB 01317

210 ILCS 3/10
Amends the Alternative Health Care Delivery Act. Makes a technical change in the Section concerning definitions.

House Floor Amendment No. 1
Deletes reference to:
210 ILCS 3/10

Adds reference to:
5 ILCS 375/18 new

Adds reference to:
215 ILCS 5/356z.25 new

Adds reference to:
305 ILCS 5/5-35 new

Replaces everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971. Provides that notwithstanding any other law to the contrary, the Director of the Illinois Department of Central Management Services may not apply for any federal waiver that, if granted, would reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the Patient Protection and Affordable Care Act. Provides that the Director may apply for such a waiver only if the General Assembly, by joint resolution approved by a majority of each chamber, authorizes the Director to apply for a federal waiver prior to the submission of the waiver application to the U.S. Department of Health and Human Services. Amends the Illinois Insurance Code. Provides that notwithstanding any other law to the contrary, the State may not apply for any federal waiver that, if granted, would permit an individual or group health insurance plan to reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the Patient Protection and Affordable Care Act. Provides that the State may apply for such a waiver only if the General Assembly, by joint resolution approved by a majority of each chamber, authorizes the State or an agency of the executive branch to apply for a federal waiver prior to the submission of the waiver application to the U.S. Department of Health and Human Services. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the State may not apply for any waiver of federal Medicaid requirements that, if granted, would reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act that was in effect on January 1, 2017. Provides that the State may apply for such a waiver only if the General Assembly, by joint resolution approved by a majority of each chamber, authorizes the State or an agency of the executive branch to apply for a federal waiver prior to the submission of the waiver application to the U.S. Department of Health and Human Services. Effective immediately.

Fiscal Note, House Floor Amendment No. 1 (Dept. of Insurance)
This bill has no projected fiscal impact upon the Illinois Department of Insurance.

Fiscal Note, House Floor Amendment No. 1 (Dept. of Central Management Services)
This legislation has no anticipated fiscal impact on the Department of Central Management Services. Any potential for future fiscal impact is unquantifiable at this time.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01318
Rep. Robert Rita

210 ILCS 4/1
Amends the Alzheimer's Disease and Related Dementias Special Care Disclosure Act. Makes a technical change in a Section concerning the short title.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01319  Rep. Michael J. Madigan
210 ILCS 5/1  from Ch. 111 1/2, par. 157-8.1
Amends the Ambulatory Surgical Treatment Center Act. Makes a technical change in the Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01320  Rep. Michael J. Madigan
210 ILCS 9/5
Amends the Assisted Living and Shared Housing Act. Makes a technical change in a Section concerning legislative purpose.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01321  Rep. Michael J. Madigan
210 ILCS 9/25
Amends the Assisted Living and Shared Housing Act. Makes a technical change in a Section concerning a license requirement.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01322  Rep. Michael J. Madigan
210 ILCS 9/145
Amends the Assisted Living and Shared Housing Act. Makes a technical change in a Section concerning conversion of facilities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01323  Rep. Michael J. Madigan
210 ILCS 25/1-101  from Ch. 111 1/2, par. 621-101
Amends the Illinois Clinical Laboratory and Blood Bank Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01324  Rep. Michael J. Madigan
210 ILCS 26/1
Amends the Accountable Care Organization Clinical Laboratory Testing Advisory Board Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01325  Rep. Michael J. Madigan
210 ILCS 28/75
Amends the Abuse Prevention Review Team Act. Makes a technical change in a Section concerning the Act's relationship to other Acts.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01326  Rep. Michael J. Madigan
210 ILCS 30/1  from Ch. 111 1/2, par. 4161
Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01327  Rep. Michael J. Madigan
210 ILCS 30/2  from Ch. 111 1/2, par. 4162
Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Makes a technical change in a Section concerning duties of the Department of Public Health.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01328  Rep. Michael J. Madigan
210 ILCS 32/1
Amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01329  Rep. Michael J. Madigan
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 01330  Rep. Michael J. Madigan
210 ILCS 45/1-102 from Ch. 111 1/2, par. 4151-102

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning definitions.

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 01331  Rep. Michael J. Madigan
210 ILCS 45/2-104 from Ch. 111 1/2, par. 4152-104

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning medical treatment.

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 01332  (Sen. Julie A. Morrison and Laura M. Murphy)

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


House Committee Amendment No. 1
Deletes reference to:
215 ILCS 5/1

Adds reference to:
215 ILCS 5/370c from Ch. 73, par. 982c

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Requires every insurer that amends, delivers, issues, or renews a group or individual policy of accident and health insurance, a managed care plan, or a qualified health plan offered for sale through the health insurance marketplace in this State providing coverage for hospital or medical treatment to provide coverage based upon medical necessity for the treatment of eating disorders. Provides that “eating disorder” includes, but is not limited to, anorexia nervosa, bulimia nervosa, pica, rumination disorder, avoidant/restrictive food intake disorder, other specified feeding or eating disorder (OSFED), and any other eating disorder contained in the most recent version of the Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Dept of Insurance)

HB 1332 (H-AM 1) has no projected fiscal impact upon the Illinois Department of Insurance. The Department is responsible for ensuring parity requirements are met.

House Floor Amendment No. 4

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that an insurer that provides coverage for hospital or medical expenses under an individual policy of accident and health insurance shall also provide coverage for treatment of serious mental illness and substance use disorders. Expands the definition of “serious mental illness” to include certain eating disorders. Effective immediately.

Aug 24 17   H   Public Act . . . . . . . . 100-0305
HB 01333  Rep. Natalie A. Manley
215 ILCS 5/123D-1

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the purpose of the Article regarding nonprofit risk organizations.

House Committee Amendment No. 1
Deletes reference to:
  215 ILCS 5/123D-1
Adds reference to:
  5 ILCS 375/6.11
Adds reference to:
  55 ILCS 5/5-1069.3
Adds reference to:
  65 ILCS 5/10-4-2.3
Adds reference to:
  105 ILCS 5/10-22.3f
Adds reference to:
  215 ILCS 5/356z.25 new
Adds reference to:
  215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
Adds reference to:
  215 ILCS 130/4003 from Ch. 73, par. 1504-3
Adds reference to:
  215 ILCS 165/10 from Ch. 32, par. 604
Adds reference to:
  305 ILCS 5/5-16.8

Replaces everything after the enacting clause. Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require coverage for hearing instruments and related services for all individuals 63 years of age and older when a hearing care professional prescribes a hearing instrument. Provides that an insurer shall provide coverage for hearing instruments subject to certain restrictions. Provides that an insurer shall not be required to pay a claim if the insured filed such a claim 24 months prior to the date of filing the claim with the insurer and the claim was paid by any insurer. Contains a nonacceleration provision.

Fiscal Note, House Committee Amendment No. 1 (Dept of Insurance)

HB 1333 (H-AM 1) has no projected fiscal impact upon the Illinois Department of Insurance. However, HB 1333 (H-AM 1) creates a state mandate that would require state funding. Under the ACA states cover the costs of mandates passed after 2011 that apply to individual and small group plans sold on and off the Marketplaces. Therefore, if this mandate increases the plan's premiums, Illinois will be responsible for funding the cost attributable to this mandate.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunit

This bill does not create a State mandate.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01334  Rep. Robert Rita
215 ILCS 5/126.21

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning property and casualty insurers.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01335  Rep. Laura Fine-Michael P. McAuliffe, Robyn Gabel and Michelle Mussman
215 ILCS 5/143.15 from Ch. 73, par. 755.15


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01336  Rep. Peter Breen-Dan Brady, Martin J. Moylan and Sara Feigenholtz
(Sen. Kwame Raoul-Jason A. Barickman, Napoleon Harris, III and Ira I. Silverstein)

215 ILCS 5/155.20  from Ch. 73, par. 767.20
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning arbitration of medical malpractice disputes.

House Floor Amendment No. 1
Deletes reference to:
215 ILCS 5/155.20
Adds reference to:
215 ILCS 5/143.19.3 new

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Prohibits an insurer that sells a policy of automobile insurance from increasing the policy premium, canceling the policy, or refusing to renew the policy solely because the insured or another person who customarily operates an automobile covered by the policy has had an accident while operating a motor vehicle in response to an emergency when the insured was responding to a call to duty as a volunteer EMS provider. Provides that the prohibition also applies to all personal umbrella policies. Effective immediately.

Senate Committee Amendment No. 1
Provides that the prohibitions apply to an insurer that sells a personal policy of automobile insurance (rather than a policy of automobile insurance).

Aug 01 18  H  Public Act . . . . . . . . . . 100-0657

HB 01337  Rep. Laura Fine, Deb Conroy, Sam Yingling, Ann M. Williams, Sara Feigenholtz, Gregory Harris, Stephanie A. Kifowit, Kathleen Willis, Al Riley and Michelle Mussman

215 ILCS 5/351A-4  from Ch. 73, par. 963A-4
Amends the Illinois Insurance Code. Makes a technical change in a Section relating to long-term care insurance.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Julie A. Morrison-Melinda Bush, Thomas Cullerton and Jennifer Bertino-Tarrant)

215 ILCS 5/355  from Ch. 73, par. 967
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning accident and health policies.

House Floor Amendment No. 1
Deletes reference to:
215 ILCS 5/355
Adds reference to:
210 ILCS 150/5
Adds reference to:
210 ILCS 150/10

Replaces everything after the enacting clause. Amends the Safe Pharmaceutical Disposal Act. Provides that "unused medication" means any unopened, expired, or excess medication that has been dispensed for patient or resident care and that is in a liquid or solid form (rather than in a solid form). Makes related changes. Excludes medications contained in intraperitoneal solutions from language prohibiting a health care institution, or any employee, staff person, contractor, or other person acting under the direction or supervision of a health care institution, from discharging, disposing of, flushing, pouring, or emptying any unused medication into a public wastewater collection system or septic system.

Jul 20 18  H  Public Act . . . . . . . . . . 100-0612

HB 01339  Rep. Michael J. Madigan

215 ILCS 5/356c  from Ch. 73, par. 968c
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the insurability of newborns.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01340  Rep. Michael J. Madigan
215 ILCS 5/357.29  from Ch. 73, par. 969.29
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning provisions in accident and health insurance policies permitted or required by other jurisdictions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01341  Rep. Michael J. Madigan
215 ILCS 97/15
Amends the Illinois Health Insurance Portability and Accountability Act. Makes a technical change in a Section concerning the applicability and scope of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01342  Rep. Michael J. Madigan-Rita Mayfield
215 ILCS 105/1  from Ch. 73, par. 1301
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01343  Rep. Michael J. Madigan
215 ILCS 105/9  from Ch. 73, par. 1309
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section relating to the taxation of the Plan.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01344  Rep. Michael J. Madigan
215 ILCS 106/5
Amends the Children's Health Insurance Program Act. Makes a technical change in a Section concerning the legislative intent of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01345  Rep. Michael J. Madigan
215 ILCS 106/15
Amends the Children's Health Insurance Program Act. Makes a technical change in a Section relating to the operation of the program.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01346  Rep. Michael J. Madigan
215 ILCS 106/20
Amends the Children's Health Insurance Program Act. Makes a technical change in a Section concerning eligibility for the program.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01347  Rep. Michael J. Madigan
220 ILCS 30/1  from Ch. 111 2/3, par. 401
Amends the Electric Supplier Act. Makes a technical change in the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01348  Rep. Michael J. Madigan-Patricia R. Bellock
220 ILCS 5/13-214  from Ch. 111 2/3, par. 13-214
Amends the Public Utilities Act. Makes a technical change in a Section concerning mobile telecommunications services.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01349  Rep. Michael J. Madigan
220 ILCS 5/13-204  from Ch. 111 2/3, par. 13-204
Amends the Public Utilities Act. Makes a technical change in a Section relating to local exchange telecommunications service.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01350  Rep. Michael J. Madigan
220 ILCS 5/13-202 from Ch. 111 2/3, par. 13-202
Amends the Public Utilities Act. Makes a technical change in a Section concerning the definition of "telecommunications carrier".
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01351  Rep. Michael J. Madigan and Cynthia Soto
220 ILCS 5/13-101 from Ch. 111 2/3, par. 13-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning telecommunications.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01352  Rep. Michael J. Madigan
220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01353  Rep. Michael J. Madigan
220 ILCS 5/10-106 from Ch. 111 2/3, par. 10-106
Amends the Public Utilities Act. Makes a technical change in a Section concerning the issuance of subpoenas.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01354  Rep. Michael J. Madigan
220 ILCS 5/9-223 from Ch. 111 2/3, par. 9-223
Amends the Public Utilities Act. Makes a technical change in a Section concerning fire protection charges imposed by water utilities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01355  Rep. Michael J. Madigan
220 ILCS 5/9-220.2
Amends the Public Utilities Act. Makes a technical change in a Section concerning authorization of water and sewer surcharges by the Illinois Commerce Commission.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01356  Rep. Michael J. Madigan
220 ILCS 5/9-211 from Ch. 111 2/3, par. 9-211
Amends the Public Utilities Act. Makes a technical change in a Section concerning investments in rate base.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01357  Rep. Michael J. Madigan
220 ILCS 5/9-101 from Ch. 111 2/3, par. 9-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning rates.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01358  Rep. Michael J. Madigan
220 ILCS 5/8-306
Amends the Public Utilities Act. Makes a technical change in a Section concerning water and sewer utilities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01359  Rep. Michael J. Madigan
220 ILCS 5/8-304 from Ch. 111 2/3, par. 8-304
Amends the Public Utilities Act. Makes a technical change in a Section concerning estimated billing practices.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01360  Rep. Michael J. Madigan
220 ILCS 5/8-302  from Ch. 111 2/3, par. 8-302
Amends the Public Utilities Act. Makes a technical change in a Section concerning the reading of meters.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01361  Rep. Michael J. Madigan
220 ILCS 5/8-202  from Ch. 111 2/3, par. 8-202
Amends the Public Utilities Act. Makes a technical change in a Section concerning termination notices.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01362  Rep. Michael J. Madigan
220 ILCS 5/8-101  from Ch. 111 2/3, par. 8-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning the duties of public utilities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01363  Rep. Michael J. Madigan
220 ILCS 5/7-208
Amends the Public Utilities Act. Makes a technical change in a Section concerning HVAC affiliate marketing.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01364  Rep. Michael J. Madigan
220 ILCS 5/5-105  from Ch. 111 2/3, par. 5-105
Amends the Public Utilities Act. Makes a technical change in a Section concerning audits of public utilities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01365  Rep. Michael J. Madigan
220 ILCS 5/2-101  from Ch. 111 2/3, par. 2-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning the Illinois Commerce Commission.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01366  Rep. Michael J. Madigan
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01367  Rep. Michael J. Madigan
230 ILCS 5/1  from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01368  Rep. Michael J. Madigan
230 ILCS 5/15.1  from Ch. 8, par. 37-15.1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning deposits of fees.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01369  Rep. Michael J. Madigan
230 ILCS 10/1  from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01370  Rep. Michael J. Madigan
230 ILCS 10/16  from Ch. 120, par. 2416
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the annual report of the Illinois Gaming Board.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01371  Rep. Michael J. Madigan
230 ILCS 10/20  from Ch. 120, par. 2420
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning prohibited activities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01372  Rep. Michael J. Madigan
230 ILCS 15/0.01  from Ch. 85, par. 2300
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01373  Rep. Michael J. Madigan
230 ILCS 20/1  from Ch. 120, par. 1051
Amends the Illinois Pull Tabs and Jar Games Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01374  Rep. Michael J. Madigan
230 ILCS 25/1  from Ch. 120, par. 1101
Amends the Bingo License and Tax Act. Makes a technical change in a Section concerning the issuance of bingo licenses by the Department of Revenue.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01375  Rep. Michael J. Madigan
230 ILCS 30/1  from Ch. 120, par. 1121
Amends the Charitable Games Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01376  Rep. Michael J. Madigan
230 ILCS 40/1
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01377  Rep. Michael J. Madigan
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01378  Rep. Michael J. Madigan
225 ILCS 10/2  from Ch. 23, par. 2212
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01379  Rep. Michael J. Madigan
225 ILCS 10/2.18  from Ch. 23, par. 2212.18
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the definition of day care homes.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01380  Rep. Michael J. Madigan
225 ILCS 10/4.4  from Ch. 23, par. 2214.4
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning background investigations.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01381  Rep. Michael J. Madigan
225 ILCS 15/1  from Ch. 111, par. 5351
Amends the Clinical Psychologist Licensing Act. Makes a technical change in a Section concerning the short title and policy of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01382  Rep. Michael J. Madigan
225 ILCS 20/5  from Ch. 111, par. 6355
Amends the Clinical Social Work and Social Work Practice Act. Makes a technical change in a Section concerning the powers and duties of the Department.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01383  Rep. Michael J. Madigan
225 ILCS 20/7.5
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01384  Rep. Michael J. Madigan
225 ILCS 30/15.5
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01385  Rep. Michael J. Madigan
225 ILCS 35/0.01  from Ch. 111 1/2, par. 280
Amends the Embalming Fluid Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01386  Rep. Michael J. Madigan
225 ILCS 37/16
Amends the Environmental Health Practitioner Licensing Act. Makes a technical change in a Section concerning exemptions from the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01387  Rep. Michael J. Madigan
225 ILCS 37/19
Amends the Environmental Health Practitioner Licensing Act. Makes a technical change in a Section concerning the Board of Environmental Health Practitioners.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01388  Rep. Michael J. Madigan
225 ILCS 41/1-5
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01389  Rep. Michael J. Madigan
225 ILCS 45/9  from Ch. 111 1/2, par. 73.109
Amends the Illinois Funeral or Burial Funds Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01390  Rep. Michael J. Madigan
225 ILCS 46/1
Amends the Health Care Worker Background Check Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01391  Rep. Michael J. Madigan
225 ILCS 47/20
Amends the Health Care Worker Self-Referral Act. Makes a technical change in a Section concerning prohibited referrals and claims for payment.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01392  Rep. Michael J. Madigan
225 ILCS 51/20
Amends the Home Medical Equipment and Services Provider License Act. Makes a technical change in a Section concerning the powers and duties of the Department.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01393  Rep. Michael J. Madigan
225 ILCS 51/45
Amends the Home Medical Equipment and Services Provider License Act. Makes a technical change in a Section concerning the display of licenses.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01394  Rep. Michael J. Madigan
225 ILCS 55/32
Amends the Marriage and Family Therapy Licensing Act. Makes a technical change in a Section concerning social security numbers.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01395  Rep. Michael J. Madigan
225 ILCS 57/1
Amends the Massage Licensing Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01396  Rep. Michael J. Madigan
225 ILCS 57/30
Amends the Massage Licensing Act. Makes a technical change in a Section concerning title protection.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01397  Rep. Michael J. Madigan
225 ILCS 61/1
Amends the Patients' Right to Know Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01398  Rep. Michael J. Madigan
225 ILCS 705/1.01 from Ch. 96 1/2, par. 251
Amends the Coal Mining Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01399  Rep. Michael J. Madigan
225 ILCS 725/1a from Ch. 96 1/2, par. 5401a
Amends the Illinois Oil and Gas Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01400  Rep. Michael J. Madigan
225 ILCS 732/1-1
Amends the Hydraulic Fracturing Regulatory Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01401  Rep. Michael J. Madigan
225 ILCS 735/1 from Ch. 111, par. 701
Amends the Timber Buyers Licensing Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01402  Rep. Michael J. Madigan
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01403  Rep. Michael J. Madigan
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01405  Rep. Michael J. Madigan
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01406  Rep. Michael J. Madigan
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01407  Rep. Michael J. Madigan
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01408  Rep. Michael J. Madigan
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01409  Rep. Michael J. Madigan
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01410  Rep. Michael J. Madigan
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01411  Rep. Michael J. Madigan
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01412  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01413  Rep. Michael J. Madigan

235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01414  Rep. Michael J. Madigan

235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01415  Rep. Michael J. Madigan

235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01416  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01417  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01418  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01419  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01420  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01421  Rep. Michael J. Madigan

240 ILCS 40/1-5
Amends the Grain Code. Makes a technical change in a Section concerning the purpose of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01422  Rep. Michael J. Madigan

240 ILCS 40/1-25
Amends the Grain Code. Makes a technical change in a Section concerning rules adopted to implement the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01423  Rep. Sara Feigenholtz and Ann M. Williams

305 ILCS 5/3-4  from Ch. 23, par. 3-4

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning disability determinations.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01424


(Sen. Daniel Biss-Cristina Castro)

305 ILCS 5/4-0.5

Amends the Illinois Public Aid Code. Makes a technical change in a Section describing the termination of the AFDC program and the beginning of the TANF program.

House Floor Amendment No. 1

Deletes reference to:

305 ILCS 5/4-0.5

Adds reference to:

20 ILCS 105/4.02
from Ch. 23, par. 6104.02

Adds reference to:

20 ILCS 2405/3
from Ch. 23, par. 3434

Adds reference to:

210 ILCS 45/3-402
from Ch. 111 1/2, par. 4153-402

Adds reference to:

305 ILCS 5/5-5
from Ch. 23, par. 5-5

Adds reference to:

305 ILCS 5/5-5.01a

Replaces everything after the enacting clause. Amends the Illinois Act on the Aging, the Disabled Persons Rehabilitation Act, and the Illinois Public Aid Code. Regarding services provided under the Community Care Program, the Home Services Program, the supportive living facilities program, and the nursing home prescreening project, provides that individuals with a score of 29 or higher based on the determination of need assessment tool shall be eligible to receive institutional and home and community-based long term care services until the State receives federal approval and implements an updated assessment tool, and those individuals are found to be ineligible under that updated assessment tool. Requires the Department on Aging, the Department of Human Services, and the Department of Healthcare and Family Services to adopt rules through the regular rulemaking process regarding the updated assessment tool, but prohibits those Departments from adopting emergency or peremptory rules regarding the updated assessment tool. Contains provisions concerning continued eligibility for persons made ineligible for services under the updated assessment tool. Further amends the Illinois Act on the Aging by prohibiting the Department on Aging from: (i) adopting any rule that restricts eligibility under the Community Care Program to persons who qualify for medical assistance under Article V of the Illinois Public Aid Code; or (ii) establishing, by rule, a separate program of home and community-based long term care services for persons who are otherwise eligible for services under the Community Care Program but who do not qualify for medical assistance under Article V of the Illinois Public Aid Code. Prohibits the Department from increasing copayment levels under the Community Care Program to the levels that were in effect on January 1, 2016, except to make an adjustment for inflation. Removes language that make Medicaid enrollment or eligibility a condition of eligibility under the Community Care Program if the Auditor General has reported that the Department has failed to comply with certain reporting requirements under the Illinois State Auditing Act. Further amends the Illinois Public Aid Code by deleting a provision requiring the Department of Healthcare and Family Services to, subject to federal approval, on and after July 1, 2012, effectuate an increase in the determination of need scores from 29 to 37 for applicants for institutional and home and community-based long term care. Amends the Nursing Home Care Act. Provides that no individual receiving care in an institutional setting shall be involuntarily discharged as the result of the updated assessment tool until a transition plan has been developed by the Department on Aging or its designee and all care identified in the transition plan is available to the resident immediately upon discharge. Effective immediately.

Fiscal Note, House Floor Amendment No. 1 (Dept. on Aging)

An additional $120M will be required for FY18 should HB1424 (H-AM 1) pass and be signed into law, by 2020 the cost will increase by just over $398M. The loss of revenue if Federal waivers are jeopardized for the Department on Aging alone is over $227M.

Feb 15 18 H Total Veto Stands - No Positive Action Taken
HB 01425  Rep. Michael J. Madigan
305 ILCS 5/4-0.5
Amends the Illinois Public Aid Code. Makes a technical change in a Section describing the termination of the AFDC program and the beginning of the TANF program.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01426  Rep. Michael J. Madigan
305 ILCS 5/4-0.6
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning references to "AFDC" and "TANF".
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01427  Rep. Michael J. Madigan
305 ILCS 5/4-0.6
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning references to "AFDC" and "TANF".
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01428  Rep. Michael J. Madigan
305 ILCS 5/4-1.12
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the 60-month limitation on the receipt of Temporary Assistance for Needy Families benefits.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01429  Rep. Michael J. Madigan
305 ILCS 5/4-21
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning sanctions against TANF recipients.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01430  Rep. Michael J. Madigan
305 ILCS 5/5-1 from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01431  Rep. Michael J. Madigan
305 ILCS 5/5-2.1a from Ch. 23, par. 5-2.1
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01432  Rep. Michael J. Madigan
305 ILCS 5/5-4 from Ch. 23, par. 5-4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the amount and nature of medical assistance.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01433  Rep. Michael J. Madigan
305 ILCS 5/5-4.1 from Ch. 23, par. 5-4.1
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding Medicaid co-payments.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01434  Rep. Michael J. Madigan
305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning ambulance services payments.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01435  Rep. Michael J. Madigan
305 ILCS 5/5-5.01a
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning supportive living facilities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01436  Rep. Michael J. Madigan
305 ILCS 5/5-5.02  from Ch. 23, par. 5-5.02
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning Medicaid rates for hospitals.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01437  Rep. Michael J. Madigan and Jonathan Carroll
305 ILCS 20/1  from Ch. 111 2/3, par. 1401
Amends the Energy Assistance Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

420 ILCS 5/1  from Ch. 111 1/2, par. 4301
Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01439  Rep. Jehan Gordon-Booth-Ryan Spain, Tim Butler, Carol Ammons, Grant Wehrli and Linda Chapa LaVia  
(Sen. David Koehler, William E. Brady and Chuck Weaver)
420 ILCS 5/4  from Ch. 111 1/2, par. 4304
House Floor Amendment No. 1
Deletes reference to:
420 ILCS 5/4
Adds reference to:
415 ILCS 150/50
Replaces everything after the enacting clause. Amends the Electronic Products Recycling and Reuse Act. Provides that accreditation is not required for facilities that place cathode ray tube (CRT) glass in storage cells for future retrieval in accordance with specified provisions of the Act. Provides that any organization that accredits facilities pursuant to this Section is prohibited from penalizing or taking other negative actions against any recycler, refurbisher, or collector of CEDs and EEDs based on the recycler's, refurbisher's, or collector's use of a facility that places CRT glass in storage cells for future retrieval in accordance with specified provisions of the Act. Effective immediately.
Jul 20 18  H  Public Act . . . . . . . . . 100-0613

HB 01440  Rep. Michael J. Madigan
420 ILCS 10/3  from Ch. 111 1/2, par. 4353
Amends the Illinois Nuclear Facility Safety Act. Makes a technical change in a Section on legislative findings.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01441  Rep. Michael J. Madigan
420 ILCS 20/1  from Ch. 111 1/2, par. 241-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01442  Rep. Michael J. Madigan

420 ILCS 35/5  from Ch. 111 1/2, par. 230.5

Amends the Radioactive Waste Storage Act. Makes a technical change to a Section concerning contracts.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. David Koehler)

410 ILCS 66/25

Amends the Community Health Center Expansion Act. Makes a technical change in a Section concerning the reporting requirement for grant recipients.

House Floor Amendment No. 1
Deletes reference to:
410 ILCS 66/25
Adds reference to:
New Act
Adds reference to:
405 ILCS 5/3-501 rep.

Replaces everything after the enacting clause. Creates the Right of Minors to Consent to Counseling Services or Psychotherapy on an Outpatient Basis Act. Removes from the Mental Health and Developmental Disabilities Code the provisions about a minor 12 years of age or older requesting and receiving counseling services or psychotherapy on an outpatient basis. Places these provisions in the new Act. Provides that counseling services or psychotherapy provided under these provisions shall be provided in compliance with the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act, the Clinical Social Work and Social Work Practice Act, or the Clinical Psychologist Licensing Act (currently only under the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act or the Clinical Psychologist Licensing Act). Amends the Mental Health and Developmental Disabilities Code to make conforming changes. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
410 ILCS 66/25
Adds reference to:
405 ILCS 5/3-501 rep.

Replaces everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Code. Removes from the Admission of Minors Article of the Code, the provisions concerning minors 12 years of age or older request to receive counseling services or psychotherapy on an outpatient basis. Places these provisions in a new Article of Chapter III of the Code. Provides that counseling services or psychotherapy provided under this Section shall be provided in compliance with the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act, the Clinical Social Work and Social Work Practice Act, or the Clinical Psychologist Licensing Act (rather than the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act or the Clinical Psychologist Licensing Act). Effective immediately.

Jul 20 18  H  Public Act . . . . . . . . 100-0614

HB 01444  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01445  Rep. William Davis-Jonathan Carroll
410 ILCS 65/1  from Ch. 111 1/2, par. 8051

Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
410 ILCS 65/1

Adds reference to:
405 ILCS 5/2-101.1

Replaces everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Code. Provides that until the consent of the adult's guardian has been obtained, counseling or psychotherapy provided to an adult under guardianship shall be limited to not more than 12 (rather than 5) sessions, a session lasting not more than 60 (rather than 45) minutes.

Land Conveyance Appraisal Note, House Floor Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Fiscal Note, House Floor Amendment No. 1 (Guardianship & Advocacy Commission)
The Illinois Coalition Against Sexual Assault (ICASA) reports that Illinois' rape crisis counseling centers receive federally funded grants to provide counseling and other services to Illinois citizens who are victims of sexual assaults. There is no cost to the state and counseling centers do not charge clients fees for rape crisis counseling or other services. Rape counseling centers are mandated to offer counseling as part of federal grant requirements. The additional counseling sessions referenced in HB 1445 would be covered under existing federal grants mechanisms, at no cost to the State.

ICASA reports that the population represented in HB 1445, individuals with disabilities, is miniscule and, thus, the extra sessions would be easily absorbed by existing, federally-funded rape counseling centers.

This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
This bill would not impact any public pension fund or retirement system in Illinois.

Correctional Note, House Floor Amendment No. 1 (Dept of Corrections)
There is no corrections population impact or fiscal impact to the Department of Corrections.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
The bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Housing Affordability Impact Note, House Floor Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01446  Rep. William Davis
410 ILCS 53/1

Amends the Suicide Prevention, Education, and Treatment Act. Makes a technical change in a Section concerning the short title.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 01447  Rep. Natalie A. Manley-Lawrence Walsh, Jr.-John Connor  
(Sen. Jennifer Bertino-Tarrant-Pat McGuire)

410 ILCS 51/1  
Amends the Mercury-Free Vaccine Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1  
Deletes reference to:  
410 ILCS 51/1  
Adds reference to:  
210 ILCS 60/9  
from Ch. 111 1/2, par. 6109

Replaces everything after the enacting clause. Amends the Hospice Program Licensing Act. Provides that the Department of Public Health's standards for hospices owning or operating hospice residences shall address the number of persons who may be served in a hospice residence, which shall not exceed 20 (rather than 16) persons per location. Effective immediately.

Aug 10 18  H  Public Act . . . . . . . . 100-0744

HB 01448  Rep. Michael J. Madigan

410 ILCS 50/1  
Amends the Medical Patient Rights Act. Makes a technical change in a Section concerning the purpose of the Act.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01449  Rep. Michael J. Madigan

410 ILCS 48/1  
Amends the Brominated Fire Retardant Prevention Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01450  Rep. Michael J. Madigan

410 ILCS 46/1  
Amends the Mercury-added Product Prohibition Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01451  Rep. Michael J. Madigan

410 ILCS 43/1  
Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01452  Rep. Michael J. Madigan

410 ILCS 39/1  
Amends the Restroom Access Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01453  Rep. Michael J. Madigan

410 ILCS 2/1  
Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


415 ILCS 5/24  
from Ch. 111 1/2, par. 1024

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01455  Rep. Michael J. Madigan
415 ILCS 5/22  from Ch. 111 1/2, par. 1022
Amends the Environmental Protection Act. Makes a technical change to a Section concerning regulations.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01456  Rep. Michael J. Madigan
415 ILCS 5/21  from Ch. 111 1/2, par. 1021
Amends the Environmental Protection Act. Makes a technical change in a Section concerning acts prohibited under the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01457  Rep. Michael J. Madigan
415 ILCS 5/19  from Ch. 111 1/2, par. 1019
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the testing of water samples.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01458  Rep. Michael J. Madigan
415 ILCS 5/15  from Ch. 111 1/2, par. 1015
Amends the Environmental Protection Act. Makes a technical change in a Section concerning public water supplies.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01459  Rep. Michael J. Madigan
415 ILCS 5/12.5
Amends the Environmental Protection Act. Makes a technical change in a Section concerning NPDES discharge fees.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01460  Rep. Michael J. Madigan
415 ILCS 5/9.2  from Ch. 111 1/2, par. 1009.2
Amends the Environmental Protection Act. Makes a technical change in a Section concerning sulfur dioxide emission standards.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01461  Rep. Michael J. Madigan
415 ILCS 5/5  from Ch. 111 1/2, par. 1005
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the Pollution Control Board.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01462  Rep. Michael J. Madigan
415 ILCS 5/4  from Ch. 111 1/2, par. 1004
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the duties of the Environmental Protection Agency.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01463  Rep. Michael J. Madigan
415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Toi W. Hutchinson and Napoleon Harris, III)

720 ILCS 5/7-2 from Ch. 38, par. 7-2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning justification in the use of force against another person in defense of a dwelling.

House Floor Amendment No. 1
Deletes reference to:
720 ILCS 5/7-2

Adds reference to:
725 ILCS 5/110-5.2 new

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that if the court reasonably believes that a pre-trial detainee will give birth while in custody, the court shall order an alternative to custody unless, after a hearing, the court determines: (1) that the release of the pregnant pre-trial detainee would pose a real and present threat to the physical safety of the alleged victim of the offense and continuing custody is necessary to prevent the fulfillment of the threat upon which the charge is based; or (2) that the release of the pregnant pre-trial detainee would pose a real and present threat to the physical safety of any person or persons or the general public. Provides that the court may order a pregnant or post-partum detainee to be subject to electronic monitoring as a condition of pre-trial release or order other condition or combination of conditions the court reasonably determines are in the best interest of the detainee and the public. Provides that these provisions shall be applicable to a pregnant pre-trial detainee in custody on or after the effective date of the bill.

Jul 27 18  H  Public Act . . . . . . . . . 100-0630
Amends the Criminal Code of 2012. Provides that on or after the effective date of the bill, it is unlawful for any person within the State to knowingly deliver or sell, or cause to be delivered or sold, an assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge to, any person under 21 years of age. Makes it unlawful for any person under 21 years of age to knowingly possess an assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge 90 days after the effective date of the bill. Provides exemptions and penalties. Provides that it is unlawful for any person within the State to knowingly deliver or sell, or cause to be delivered or sold, a large capacity ammunition feeding device to a person under 21 years of age. Provides that it is unlawful for any person under 21 years of age to possess a large capacity ammunition feeding device within the State. Provides exemptions and penalties. Effective immediately.

House Floor Amendment No. 2

Provides that an exemption for sanctioned events applies to events sanctioned by either the International Olympic Committee or USA Shooting (currently, the exemption applies only to events sanctioned by both the International Olympic Committee and USA Shooting). Provides an exemption for possession of an assault weapon of a person under 21 years of age for the limited purpose of training for or participation in a sanctioned competitive shooting event supervised by a certified firearms instructor, if, while traveling to or from the location the firearm is broken down in a non-functioning state, is not immediately accessible, or is unloaded and enclosed in a firearm case, carrying box, shipping box, or other similar portable container designed for the safe transportation of firearms. Defines "sanctioned competitive shooting event".

Senate Floor Amendment No. 1

Provides an affirmative defense for the unlawful possession of assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge by a person who is under 21 years of age if: (1) the person owned or possessed the assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge prior to the effective date of the amendatory Act; (2) the person possessed the assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge while in the presence of a person who holds a valid Firearm Owner's Identification Card who is above the age of 21; (3) the assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge was located in a vehicle and the registered owner of the vehicle is a person who holds a valid Firearm Owner's Identification Card who is above the age of 21; or (4) the assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge was located in a residence and the owner of the residence is a person who holds a valid Firearm Owner's Identification Card who is above the age of 21.

Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "offense" for the purpose of inchoate offenses.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee
HB 01467


(Sen. Kwame Raoul-Julie A. Morrison, Toi W. Hutchinson-Laura M. Murphy, Heather A. Steans-Jacqueline Y. Collins-Ira I. Silverstein, Iris Y. Martinez, Chris Nybo, Daniel Biss, Mattie Hunter, Martin A. Sandoval and Elgie R. Sims, Jr.)

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning first degree murder.

House Floor Amendment No. 1
Deletes reference to:
720 ILCS 5/9-1

Adds reference to:
720 ILCS 5/24-1 from Ch. 38, par. 24-1

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Prohibits 90 days after the effective date of the bill, the knowing sale, manufacture, purchase, possession, or carrying of a bump stock or trigger crank. Defines "bump stock" and "trigger crank". Establishes penalties. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:
430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Replaces everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that a municipality, including a home rule unit, may not regulate the possession and ownership of assault weapons in a manner less restrictive than the regulation by the State of the possession and ownership of assault weapons under the Act. Provides that a municipality, including a home rule unit, may regulate the possession and ownership of assault weapons in a manner more restrictive than the regulation by the State under this Act. Provides that this provision is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule units of powers and functions exercised by the State. Amends the Criminal Code of 2012 concerning unlawful use of weapons. Provides that 90 days after the effective date of the bill, it is unlawful for a person to knowingly import, sell, manufacture, transfer, or possess, in this State, a bump-fire stock or trigger crank for a semi-automatic firearm that does not convert the semi-automatic firearm into a machine gun. Defines "bump-fire stock" as a butt stock designed to be attached to a semi-automatic firearm and designed, made, or altered, and intended to increase the rate of fire achievable with the firearm to that of a fully automatic firearm by using the energy from the recoil of the firearm to generate reciprocating action that facilitates repeated activation of the trigger. Defines "trigger crank" as any device that can be externally fitted to the trigger guard or stock of a firearm that actuates the firearm using a crank. Provides that a violation is a Class 4 felony. Effective immediately.

Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee
HB 01468


720 ILCS 5/10-8

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the unlawful sale of public conveyance travel tickets to a minor.

House Floor Amendment No. 1

Deletes reference to:

720 ILCS 5/10-8

Adds reference to:

720 ILCS 5/2-3.1 new

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Defines "assault weapon". Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly delivers any assault weapon without withholding delivery of the assault weapon for at least 72 hours, including to a nonresident of the State while at a firearm showing or display recognized by the Department of State Police. Provides that a violation is a Class 4 felony. Effective immediately.

Governor Amendatory Veto Message

Recommends making the following additions and changes to the bill: Creates the Gun Violence Restraining Order Act. Provides that a court may issue an emergency gun violence restraining order based on facts sufficient to show probable cause that a person poses an imminent danger of causing death or serious bodily injury to himself, herself, or any other person, the person possesses or has ready access to one or more firearms, and less restrictive alternatives have been tried and found to be ineffective or would be inadequate or inappropriate. Provides that the order shall prohibit the person from possessing, controlling, purchasing, receiving, or attempting to possess, control, purchase, or receive a firearm or firearm ammunition. Provides for the expiration of an emergency gun violence restraining order and for the issuance of a gun violence restraining order under specified circumstances. Contains provisions regarding: factors to be used in determining whether grounds exist to issue an order; frivolous and vexatious complaints; attorney's fees and court costs; notices; hearings; gun violence prevention search warrants; disposition of firearms; suspension of a Firearm Owner's Identification Card and concealed carry license; military and police firearms and personnel; penalties for violation of orders; and other matters. Creates the Gun Crime Charging and Sentencing Accountability and Transparency Act. Provides that, if a defendant is charged with an offense involving the illegal use or possession of a firearm and enters into a plea agreement to reduce the charge to a lesser offense or a non-weapons offense, the State's Attorney shall file with the court a written statement of the reasons in support of the plea agreement. Provides that, if the original charge involved the illegal use or possession of a firearm and a defendant pleads guilty or is found guilty of the original charge or a lesser offense or a non-weapons offense, the court shall set forth in a written sentencing order the reasons for imposing the sentence or accepting the plea agreement. Amends the Counties Code. Authorizes submitting to the voters the question of imposing or increasing a retailers' occupation tax and a service occupation tax to be used for school resource officers and mental health professionals or the use of an existing tax for those purposes. Amends the Criminal Code of 2012. Provides that a person at least 18 years of age commits the offense of death penalty murder, for which the death penalty shall be imposed except as otherwise specified, if the person purposely causes the death of 2 or more persons without lawful justification or causes the death of a peace officer performing his or her official duties under specified circumstances. Contains provisions regarding: mitigating circumstances; standards for imposing the death sentence; and other matters. Provides that a person may not knowingly sell, manufacture, purchase, possess, or carry a bump stock or trigger crank. Establishes penalties. Establishes a waiting period for the delivery of a firearm of 72 hours after application for its purchase. Amends the Firearm Owners Identification Card Act, the Code of Criminal Procedure of 1963, and the Unified Code of Corrections to make conforming changes. Repeals the Firearm Seizure Act. Contains other provisions. Effective immediately. (Adds reference to: New Act; 55 ILCS 5/5-1006.7; 430 ILCS 65/8.5 new; 430 ILCS 66/42 new; 720 ILCS 5/4-4.5 new; 720 ILCS 5/5-1; 720 ILCS 5/5-2.5 new; 720 ILCS 5/9-1.5 new; 720 ILCS 5/24-1; 725 ILCS 5/114-15; 725 ILCS 5/119-1; 725 ILCS 5/122-2.2; 725 ILCS 165/Act rep.; 730 ILCS 5/5-4.5-10; 730 ILCS 5/5-4.5-20.5 new)

May 27 18 H Bill Dead - No Positive Action Taken - Amendatory Veto

720 ILCS 5/11-9.1 from Ch. 38, par. 11-9.1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the sexual exploitation of children.

Apr 27  18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01470  Rep. Luis Arroyo
720 ILCS 5/12-3.2 from Ch. 38, par. 12-3.2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning domestic battery.

Apr 27  18  H  Rule 19(a) / Re-referred to Rules Committee


720 ILCS 5/12C-5 was 720 ILCS 5/12-21.6
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning endangering the life or health of a child.

House Floor Amendment No. 2
Deletes reference to:
720 ILCS 5/12C-5
Adds reference to:
730 ILCS 5/3-3-7 from Ch. 38, par. 1003-3-7
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that the conditions of every parole and mandatory supervised release include that the subject not knowingly frequent places where controlled substances are illegally sold, used, distributed, or administered and not knowingly associate with other persons on parole or mandatory supervised release without prior written permission of his or her parole agent, and not associate with persons who are members of an organized gang as that term is defined in the Illinois Streetgang Terrorism Omnibus Prevention Act, except when the association involves activities related to community programs, worship, services, volunteering, engaging families, or some other pro-social activity in which there is no evidence of criminal intent. Effective immediately.

May 31  18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01472  Rep. Rita Mayfield
720 ILCS 5/12C-40 was 720 ILCS 5/12-10.1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning piercing the body of a minor.

Correctional Note, House Floor Amendment No. 1 (Dept of Corrections)
The fiscal impact of this amended legislation would range from $267,370,000 to $531,870,000 over the first 10 years after enactment. There would be unknown costs for such amenities as consultants, monitors, outside contracts, as well as compensation for the members of the Oversight Board and unanticipated requirements and needs; therefore, the full impact on the Department in unknown. There would be no corrections population impact on the Department. Finally, there would be tasks currently conducted by Department staff that would not be able to be completed due to responsibilities required within HB 1472 (H-AM 1).

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Apr 27  18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01473  Rep. Michael J. Madigan
720 ILCS 5/14-1 from Ch. 38, par. 14-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning eavesdropping.

Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01474  Rep. Michael J. Madigan
720 ILCS 5/17-5 from Ch. 38, par. 17-5

Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01475  Rep. Michael J. Madigan
720 ILCS 5/18-3
Amends the Criminal Code of 2012. Makes a technical change in a Section defining the offense of vehicular hijacking.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01476  Rep. Michael J. Madigan
720 ILCS 5/19-2  from Ch. 38, par. 19-2
Amends the Criminal Code of 2012. Makes a technical change in a Section that prohibits the possession of burglary tools.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01477  Rep. Michael J. Madigan
720 ILCS 5/20-2  from Ch. 38, par. 20-2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning possession of explosives or explosive or incendiary devices.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01478  Rep. Michael J. Madigan
720 ILCS 5/24-1  from Ch. 38, par. 24-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the unlawful use of weapons.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01479  Rep. Juliana Stratton
(Sean. Toi W. Hutchinson and Omar Aquino)
730 ILCS 5/3-2.5-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Department of Juvenile Justice.

House Floor Amendment No. 1
Deletes reference to:
730 ILCS 5/3-2.5-1
Adds reference to:
730 ILCS 5/3-2.5-5
Replaces everything after the enacting clause. Provides that if and only if House Bill 3904 of the 100th General Assembly becomes law in the form it passed the General Assembly on June 27, 2017, amends the Unified Code of Corrections. Deletes provision that the Director of the Women's Division of the Department of Corrections shall be appointed by and with the advice and consent of the Senate.
Jan 16 18  H  Public Act . . . . . . . . . 100-0576

HB 01480  Rep. Michael J. Madigan
730 ILCS 5/3-2.5-15
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Department of Juvenile Justice assuming the duties of the Juvenile Division of the Department of Corrections.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01481  Rep. Michael J. Madigan
730 ILCS 5/3-5-2  from Ch. 38, par. 1003-5-2
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning prisoner records maintained by the Department of Corrections.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01482  Rep. Michael J. Madigan
730 ILCS 5/3-6-1  from Ch. 38, par. 1003-6-1
Amends the Unified Code of Corrections. Makes a technical change in a Section requiring the Department of Corrections to designate those institutions and facilities that are maintained for persons assigned as adults and as juveniles.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01483  Rep. Michael J. Madigan
730 ILCS 5/3-7-1 from Ch. 38, par. 1003-7-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning administrative regulations.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01484  Rep. Michael J. Madigan
730 ILCS 5/3-7-4 from Ch. 38, par. 1003-7-4
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning protection of persons.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01485  Rep. Michael J. Madigan
730 ILCS 5/3-8-1 from Ch. 38, par. 1003-8-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning receiving procedures.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01486  Rep. Michael J. Madigan
730 ILCS 5/3-8-8 from Ch. 38, par. 1003-8-8
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning a committed person's grievances.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01487  Rep. Michael J. Madigan
730 ILCS 5/3-12-10 from Ch. 38, par. 1003-12-10
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning void contracts involving goods produced in a correctional employment program.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01488  Rep. Michael J. Madigan
730 ILCS 5/3-14-2 from Ch. 38, par. 1003-14-2
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the supervision of persons on parole or mandatory supervised release.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01489  Rep. Michael J. Madigan
730 ILCS 5/3-14-3 from Ch. 38, par. 1003-14-3
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning parole services.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01490  Rep. Michael J. Madigan
730 ILCS 5/3-15-2 from Ch. 38, par. 1003-15-2
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning standards and assistance to local jails and detention and shelter care facilities.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01491  Rep. Michael J. Madigan
730 ILCS 5/5-1-10 from Ch. 38, par. 1005-1-10
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the definition of "imprisonment".
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01492  Rep. Michael J. Madigan
730 ILCS 5/5-1-22 from Ch. 38, par. 1005-1-22
Amends the Unified Code of Corrections. Makes a technical change in a Section of the sentencing Chapter of the Code concerning the definition of "victim".
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01493  Rep. Michael J. Madigan
730 ILCS 5/5-8A-1 from Ch. 38, par. 1005-8A-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Electronic Home
Detention Law.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01494  Rep. Michael J. Madigan
730 ILCS 110/10 from Ch. 38, par. 204-2
Amends the Probation and Probation Officers Act. Makes a technical change in a Section concerning an oath for probation
officers.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01495  Rep. Michael J. Madigan
730 ILCS 110/11 from Ch. 38, par. 204-3
Amends the Probation and Probation Officers Act. Makes a technical change in a Section concerning arrests made by
probation officers.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01496  Rep. Michael J. Madigan
730 ILCS 115/1 from Ch. 38, par. 204-a-1
Amends the Probation Community Service Act. Makes a technical change in a Section concerning community service
programs.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01497  Rep. Michael J. Madigan
730 ILCS 120/1 from Ch. 38, par. 1501
Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01498  Rep. Michael J. Madigan
730 ILCS 125/2 from Ch. 75, par. 102
Amends the County Jail Act. Makes a technical change in a Section concerning the sheriff as warden of the jail.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01499  Rep. Michael J. Madigan
730 ILCS 125/5 from Ch. 75, par. 105
Amends the County Jail Act. Makes a technical change in a Section concerning the costs of maintaining prisoners.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01500  Rep. Michael J. Madigan
730 ILCS 130/1 from Ch. 75, par. 30
Amends the County Jail Good Behavior Allowance Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01501  Rep. Michael J. Madigan
730 ILCS 185/1
Amends the Emergency Services Response Reimbursement for Criminal Convictions Act. Makes a technical change in a
Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01502  Rep. Michael J. Madigan
730 ILCS 190/1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01503  Rep. Michael J. Madigan
730 ILCS 190/1
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01504  Rep. Michael J. Madigan
610 ILCS 107/1
Amends the Railroad Employees Medical Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01505  Rep. Michael J. Madigan
610 ILCS 135/1
Amends the Springfield High Speed Railroad Community Advisory Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01506  Rep. Michael J. Madigan
705 ILCS 17/1
Amends the Supreme Court Historic Preservation Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01507  Rep. Michael J. Madigan
705 ILCS 22/1
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01508  Rep. Michael J. Madigan
705 ILCS 22/1
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01509  Rep. Michael J. Madigan
705 ILCS 35/1 from Ch. 37, par. 72.1
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the judicial circuits.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01510  Rep. Michael J. Madigan
705 ILCS 35/1 from Ch. 37, par. 72.1
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the judicial circuits.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01511  Rep. Michael J. Madigan
705 ILCS 35/3 from Ch. 37, par. 72.3
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the court seal.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01512  Rep. Michael J. Madigan
705 ILCS 35/4 from Ch. 37, par. 72.4
Amends the Circuit Courts Act. Makes a technical change in a Section concerning court business.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01513  Rep. Michael J. Madigan
705 ILCS 35/25 from Ch. 37, par. 72.25
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the courts' powers.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01514  Rep. Michael J. Madigan
705 ILCS 35/28  from Ch. 37, par. 72.28
Amends the Circuit Courts Act. Makes a technical change in a Section concerning court rules.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01515  Rep. Michael J. Madigan
705 ILCS 40/1.1  from Ch. 37, par. 72.41-1
Amends the Judicial Vacancies Act. Makes a technical change in a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01516  Rep. Michael J. Madigan
705 ILCS 405/1-1  from Ch. 37, par. 801-1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01517  Rep. Michael J. Madigan
705 ILCS 405/2-10.1  from Ch. 37, par. 802-10.1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning case plans for alleged abused, neglected, or dependent minors placed in shelter care.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01518  Rep. Michael J. Madigan
705 ILCS 405/2-19  from Ch. 37, par. 802-19
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning preliminary orders for an examination of an alleged abused or neglected child.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01519  Rep. Michael J. Madigan
705 ILCS 405/3-13  from Ch. 37, par. 803-13
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning court authorization of medical and dental care for minors who are in temporary custody or shelter care.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01520  Rep. Michael J. Madigan
705 ILCS 405/4-1  from Ch. 37, par. 804-1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning instituting proceedings in the case of addicted minors.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01521  Rep. Michael J. Madigan
710 ILCS 5/22  from Ch. 10, par. 122
Amends the Uniform Arbitration Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01522  Rep. Michael J. Madigan
715 ILCS 5/0.01  from Ch. 100, par. 0.01
Amends the Notice By Publication Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01523  Rep. Michael J. Madigan
720 ILCS 5/1-2  from Ch. 38, par. 1-2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the general purposes of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01524
Rep. Michael J. Madigan

720 ILCS 5/1-3 from Ch. 38, par. 1-3

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the applicability of the common law.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01525
Rep. Michael J. Madigan

720 ILCS 5/1-3 from Ch. 38, par. 1-3

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the applicability of the common law.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01526
Rep. Michael J. Madigan

720 ILCS 5/2-5 from Ch. 38, par. 2-5

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "conviction".

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01527
Rep. Michael J. Madigan

720 ILCS 5/2-5 from Ch. 38, par. 2-5

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "conviction".

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01528
Rep. Michael J. Madigan

720 ILCS 5/2-7 from Ch. 38, par. 2-7

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "felony".

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01529
Rep. Michael J. Madigan

720 ILCS 5/2-7 from Ch. 38, par. 2-7

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "felony".

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01530
Rep. Michael J. Madigan

720 ILCS 5/2-10.1 from Ch. 38, par. 2-10.1

Amends the Criminal Code of 2012. Makes technical changes in a Section concerning the definition of "person with a severe or profound intellectual disability".

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01531
Rep. Michael J. Madigan

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning extended statutes of limitations.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01532
Rep. Michael J. Madigan

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning a person's accountability for another person's conduct.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01533
Rep. Michael J. Madigan

720 ILCS 5/7-1 from Ch. 38, par. 7-1

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the use of force in defense of a person.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01534  Rep. Michael J. Madigan
715 ILCS 10/0.01  from Ch. 100, par. 9.9
Amends the Newspaper Legal Notice Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01535  Rep. Michael J. Madigan
710 ILCS 15/1  from Ch. 10, par. 201
Amends the Health Care Arbitration Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01536  Rep. Michael J. Madigan
735 ILCS 5/9-118  from Ch. 110, par. 9-118
Amends the Code of Civil Procedure. Makes a technical change in the Section relating to proceedings for evictions from housing authority property.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01537  Rep. Michael J. Madigan
735 ILCS 5/9-110  from Ch. 110, par. 9-110
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01538  Rep. Michael J. Madigan
735 ILCS 5/9-104  from Ch. 110, par. 9-104
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning a demand for possession of premises in connection with forcible entry and detainer.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01539  Rep. Michael J. Madigan
735 ILCS 5/9-101  from Ch. 110, par. 9-101
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning forcible entry and detainer.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01540  Rep. Michael J. Madigan
735 ILCS 5/8-2701
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the admissibility of out of court statements concerning elder abuse, neglect, or financial exploitation made by elderly adults.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01541  Rep. Michael J. Madigan
755 ILCS 5/11-3  from Ch. 110 1/2, par. 11-3
Amends the Probate Act of 1975. Makes a technical change to a Section concerning guardians.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01542    Rep. Brandon W. Phelps-Jay Hoffman and David B. Reis
(Sen. Paul Schimpf)

760 ILCS 5/1 from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.

House Committee Amendment No. 1

Deletes reference to:
760 ILCS 5/1

Adds reference to:
760 ILCS 15/10 from Ch. 30, par. 510

Adds reference to:
760 ILCS 15/15 from Ch. 30, par. 515

Replaces everything after the enacting clause. Amends the Principal and Income Act. Provides that for oil or gas from
non-coal formations, proceeds from the sale of such minerals produced and received as royalty, overriding royalty, limited royalty,
working interest, net profit interest, time-limited interest or term interest, or lease bonus shall be deemed income. Provides that a
Section concerning non-trust estates does not apply to life estates and remainder interests in oil or gas from non-coal formations, or
royalties or overriding royalties created under leases of such minerals.

Senate Floor Amendment No. 1

Provides that the new language regarding oil or gas from non-coal formations applies "with respect only to nontrust estates".

Sep 22 17    H Public Act . . . . . . . . . . . . . . . . . . . . . 100-0519

HB 01543    Rep. Michael J. Madigan

760 ILCS 5/2 from Ch. 17, par. 1652
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning definitions.

Apr 28 17    H Rule 19(a) / Re-referred to Rules Committee

HB 01544    Rep. Michael J. Madigan

760 ILCS 5/4 from Ch. 17, par. 1654
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning a trustee's powers.

Apr 28 17    H Rule 19(a) / Re-referred to Rules Committee

HB 01545    Rep. Michael J. Madigan

760 ILCS 5/4.26
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning small trust termination.

Apr 28 17    H Rule 19(a) / Re-referred to Rules Committee

HB 01546    Rep. Michael J. Madigan

760 ILCS 15/1 from Ch. 30, par. 501
Amends the Principal and Income Act. Makes a technical change in a Section concerning the short title.

Apr 28 17    H Rule 19(a) / Re-referred to Rules Committee

HB 01547    Rep. Michael J. Madigan

765 ILCS 5/0.01 from Ch. 30, par. 0.01
Amends the Conveyances Act. Makes a technical change in a Section concerning the Act's short title.

Apr 28 17    H Rule 19(a) / Re-referred to Rules Committee

HB 01548    Rep. Michael J. Madigan

765 ILCS 5/2 from Ch. 30, par. 2
Amends the Conveyances Act. Makes a technical change in the Section relating to the effect of the transfer of land.

Apr 28 17    H Rule 19(a) / Re-referred to Rules Committee
HB 01549  Rep. Michael J. Madigan
765 ILCS 5/4 from Ch. 30, par. 4
Amends the Conveyances Act. Makes a technical change in a Section concerning a conveyor not in possession of the lands conveyed.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01550  Rep. Michael J. Madigan
750 ILCS 5/404.1 from Ch. 40, par. 404.1
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section regarding educational programs concerning the effect of dissolution of marriage on children.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01551  Rep. Michael J. Madigan
750 ILCS 5/306 from Ch. 40, par. 306
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning the commencement of an action for a declaration of invalidity of marriage.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01552  Rep. Michael J. Madigan
750 ILCS 5/202 from Ch. 40, par. 202
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning a marriage license and marriage certificate.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01553  Rep. Michael J. Madigan
750 ILCS 5/105 from Ch. 40, par. 105
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning the application of the Civil Practice Law.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01554  Rep. Michael J. Madigan
750 ILCS 5/103 from Ch. 40, par. 103
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01555  Rep. Michael J. Madigan
745 ILCS 49/2
Amends the Good Samaritan Act. Makes a technical change in a Section concerning the legislative purpose.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01556  Rep. Michael J. Madigan
745 ILCS 41/1
Amends the Bowling Center Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01557  Rep. Michael J. Madigan
745 ILCS 38/10
Amends the Baseball Facility Liability Act. Makes a technical change in a Section concerning limitations on liability.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01558  Rep. Michael J. Madigan
745 ILCS 10/1-101.1 from Ch. 85, par. 1-101.1
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the Section concerning the purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01559  Rep. Michael J. Madigan
745 ILCS 10/1-101 from Ch. 85, par. 1-101

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the short title Section.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01560  Rep. Rita Mayfield
(Sen. Terry Link)
815 ILCS 5/2 from Ch. 121 1/2, par. 137.2


House Floor Amendment No. 1
Deletes reference to:
815 ILCS 5/2
Adds reference to:
815 ILCS 505/2L from Ch. 121 1/2, par. 262L

Replaces everything after the enacting clause. Amends the Consumer Fraud and Deceptive Business Practices Act in relation to motor vehicle warranties. Limits warranty period to 30 days regardless of the amount of time the vehicle is out of service because of failure to conform to the warranty. Effective immediately.

House Floor Amendment No. 2
Removes language limiting the warranty period for motor vehicles to 30 days regardless of the amount of time the vehicle is out of service because of failure to conform to the warranty.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Amends provisions of the Consumer Fraud and Deceptive Business Practices Act relating to the liability of a motor vehicle dealer to a purchaser for a share of the cost of repairs under specified circumstances. Excludes, from the scope of those provisions, motor vehicles with a gross vehicle weight rating of 8,000 pounds or more and vehicles with an odometer certification that states "not the actual mileage" or "mileage is in excess of its mechanical limits". Makes other changes concerning the implied warranty of merchantability and other matters. Makes the bill effective July 1, 2017.

Senate Floor Amendment No. 2
In a provision concerning modification or disclaimer of implied warranty of merchantability limitations for used motor vehicles, removes the exemption for a vehicle for which the odometer certification states "not the actual mileage" or "mileage is in excess of its mechanical limits". Provides that the provisions concerning modification or disclaimer of implied warranty of merchantability limitations for used motor vehicles, do not apply to the sale of any vehicle for which the dealer offers an express warranty that provides coverage that is equal to or greater than (rather than coverage that is substantially equal to or greater than) the limited implied warranty of merchantability requirements under the Consumer Fraud and Deceptive Business Practices Act.

Jun 30 17  H  Public Act . . . . . . . . . 100-0004

HB 01561  Rep. Michael J. Madigan
815 ILCS 5/2.1 from Ch. 121 1/2, par. 137.2-1

Amends the Illinois Securities Law of 1953. Makes a technical change in a Section concerning the definition of security.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01562  Rep. Michael J. Madigan
815 ILCS 105/3 from Ch. 17, par. 601

Amends the Promissory Note and Bank Holiday Act. Makes a technical change in a Section concerning written instruments expressing a promise to pay or confirming an obligation.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01563  Rep. Michael J. Madigan
815 ILCS 120/1 from Ch. 17, par. 851

Amends the Illinois Fairness in Lending Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01564  Rep. Michael J. Madigan
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01565  Rep. Michael J. Madigan
815 ILCS 137/15
Amends the High Risk Home Loan Act. Makes a technical change in a Section concerning the prohibition on certain home loans.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01566  Rep. Michael J. Madigan
815 ILCS 140/1
Amends the Credit Card Issuance Act. Makes a technical change in a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01567  Rep. Michael J. Madigan
815 ILCS 140/1a
Amends the Credit Card Issuance Act. Makes a technical change in a Section concerning unlawful discrimination.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01568  Rep. Michael J. Madigan
815 ILCS 145/2
Amends the Credit Card Liability Act. Makes a technical change in a Section concerning unsolicited credit cards.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01569  Rep. Michael J. Madigan
815 ILCS 150/1
Amends the Unsolicited Credit Card Act of 1977. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01570  Rep. Michael J. Madigan
815 ILCS 155/1
Amends the Student Loans to Minors Act. Makes a technical change in a Section concerning student loans.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01571  Rep. Michael J. Madigan
815 ILCS 160/3.1
Amends the Credit Agreements Act. Makes a technical change in a Section concerning a creditor's liability.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01572  Rep. Michael J. Madigan
815 ILCS 175/15-5
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01573  Rep. Michael J. Madigan, Cynthia Soto and Elizabeth Hernandez
815 ILCS 177/1
Amends the Tax Refund Anticipation Loan Reform Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01574  Rep. Michael J. Madigan
815 ILCS 180/50
Amends the Collateral Protection Act. Makes a technical change in a Section concerning a creditor's liability for failing to insure collateral.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
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<th>Bill Number</th>
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<th>Act Numbers</th>
<th>Changes</th>
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<td>HB 01575</td>
<td>Rep. Michael J. Madigan</td>
<td>765 ILCS 5/30 from Ch. 30, par. 29</td>
<td>Amends the Conveyances Act. Makes a technical change to a Section concerning deeds, mortgages, and other instruments.</td>
<td>Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01576</td>
<td>Rep. Michael J. Madigan</td>
<td>765 ILCS 33/1 from Ch. 30, par. 29</td>
<td>Amends the Uniform Real Property Electronic Recording Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01577</td>
<td>Rep. Michael J. Madigan</td>
<td>770 ILCS 5/1 from Ch. 13, par. 14</td>
<td>Amends the Attorneys Lien Act. Makes a technical change in a Section concerning the creation of liens.</td>
<td>Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01578</td>
<td>Rep. Michael J. Madigan</td>
<td>770 ILCS 15/5 from Ch. 82, par. 655</td>
<td>Amends the Commercial Real Estate Broker Lien Act. Makes a technical change in a Section concerning definitions.</td>
<td>Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01579</td>
<td>Rep. Michael J. Madigan</td>
<td>770 ILCS 23/10 from Ch. 82, par. 57</td>
<td>Amends the Health Care Services Lien Act. Makes a technical change in a Section concerning the creation and limitation of liens.</td>
<td>Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01580</td>
<td>Rep. Michael J. Madigan</td>
<td>770 ILCS 40/48 from Ch. 82, par. 57</td>
<td>Amends the Innkeepers Lien Act. Makes a technical change in a Section concerning the creation of liens.</td>
<td>Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01581</td>
<td>Rep. Michael J. Madigan</td>
<td>770 ILCS 45/1 from Ch. 82, par. 40</td>
<td>Amends the Labor and Storage Lien Act. Makes a technical change in a Section concerning the creation of liens.</td>
<td>Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01583</td>
<td>Rep. Michael J. Madigan</td>
<td>775 ILCS 5/7-101 from Ch. 68, par. 7-101</td>
<td>Amends the Illinois Human Rights Act. Makes a technical change in a Section concerning the powers and duties of the Department of Human Rights.</td>
<td>Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee</td>
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</table>
HB 01585  
Rep. Michael J. Madigan
775 ILCS 30/3  
Amends the White Cane Law. Makes a technical change in a Section concerning the rights of the blind and others.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01586  
Rep. Michael J. Madigan
775 ILCS 40/1  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01587  
Rep. Michael J. Madigan
805 ILCS 8/5-1  
Amends the Franchise Tax and License Fee Amnesty Act of 2007. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01588  
Rep. Michael J. Madigan
805 ILCS 40/1  
Amends the Benefit Corporation Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01589  
Rep. Michael J. Madigan
805 ILCS 40/1  
Amends the Benefit Corporation Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01590  
Rep. Michael J. Madigan
805 ILCS 105/101.01  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01591  
Rep. Michael J. Madigan
805 ILCS 105/101.01  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01592  
820 ILCS 130/1  
Amends the Prevailing Wage Act. Makes a technical change in a Section concerning State policy.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01593  
Rep. Sonya M. Harper, Camille Y. Lilly and Anna Moeller
820 ILCS 115/15  
Amends the Illinois Wage Payment and Collection Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 01594  Rep. La Shawn K. Ford
       (Sen. Mattie Hunter)

820 ILCS 112/15
House Floor Amendment No. 1
Deletes reference to:
820 ILCS 112/15
Adds reference to:
820 ILCS 85/97
Replaces everything after the enacting clause. Amends the Commission on Young Adult Employment Act. Extends the repeal
date of the Act from January 1, 2019 to January 1, 2022. Effective immediately.

Nov 28 18  H  Passed Both Houses

          Tabares, Mary E. Flowers, Michelle Mussman, Theresa Mah, Emanuel Chris Welch, Frances Ann Hurley, Melissa
          Conyears-Ervin, Thaddeus Jones, Robyn Gabel, Laura Fine and Camille Y. Lilly
          (Sen. William R. Haine-Cristina Castro-Melinda Bush, Michael E. Hastings, Martin A. Sandoval, Antonio Muñoz and
          Kimberly A. Lightford)

820 ILCS 105/15
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the application of the Act.
House Floor Amendment No. 1
Deletes reference to:
820 ILCS 105/15
Adds reference to:
820 ILCS 260/10
Replaces everything after the enacting clause. Amends the Nursing Mothers in the Workplace Act. Provides for paid break
time rather than unpaid break time. Deletes an exception permitting employers to not provide break time if providing break time would
unduly disrupt the employer's operations. Effective July 1, 2018.
Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Nursing Mothers in the Workplace Act. Provides for reasonable
break time (instead of "unpaid break time each day") during the first year after the child's birth each time the employee needs to
express milk. Provides that the break time may (instead of "must, if possible") run concurrently with any break time already provided
to the employee. Provides that an employer may not reduce an employee's compensation for time used for the purpose of expressing
milk or nursing a baby. Replaces language providing that an employer is not required to provide break time if to do so would unduly
disrupt the employer's operations with language providing that an employer shall provide reasonable break time as needed by the
employee unless to do so would create an undue hardship as defined by the Illinois Human Rights Act. Effective July 1, 2018.

Aug 21 18  H  Public Act . . . . . . . . . . 100-1003

HB 01596  Rep. Michael J. Madigan

820 ILCS 105/9
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the posting of a summary of the
Minimum Wage Law.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01597  Rep. Michael J. Madigan

820 ILCS 105/7
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the Director of Labor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01598  Rep. Michael J. Madigan

820 ILCS 105/4a
Amends the Minimum Wage Law. Makes a technical change in a Section concerning overtime.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01599  Rep. Michael J. Madigan  
820 ILCS 105/1 from Ch. 48, par. 1001  
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

820 ILCS 85/1  
Amends the Commission on Young Adult Employment Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 01601  Rep. Michael J. Madigan  
820 ILCS 80/1  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 01602  Rep. Michael J. Madigan  
820 ILCS 75/1  
Amends the Job Opportunities for Qualified Applicants Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 01603  Rep. Michael J. Madigan  
820 ILCS 65/1  
Amends the Illinois Worker Adjustment and Retraining Notification Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 01604  Rep. Michael J. Madigan  
820 ILCS 60/1  
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 01605  Rep. Michael J. Madigan  
820 ILCS 60/1  
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 01606  Rep. Michael J. Madigan  
820 ILCS 55/10 from Ch. 48, par. 2860  
Amends the Right to Privacy in the Workplace Act. Makes a technical change in a Section concerning prohibited inquiries.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 01607  Rep. Michael J. Madigan  
820 ILCS 35/8 from Ch. 10, par. 30  
Amends the Employee Arbitration Act. Makes a technical change in a Section concerning the service of process or notice.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 01608  Rep. Michael J. Madigan  
820 ILCS 255/1 from Ch. 48, par. 1401  
Amends the Toxic Substances Disclosure to Employees Act. Makes a technical change in a Section containing the short title.  
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01609  Rep. Michael J. Madigan
820 ILCS 149/1
Amends the Employee Blood Donation Leave Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01610  Rep. Michael J. Madigan
820 ILCS 148/1
Amends the Civil Air Patrol Leave Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01611  Rep. Michael J. Madigan
820 ILCS 147/1
Amends the School Visitation Rights Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01612  Rep. Michael J. Madigan
820 ILCS 140/3 from Ch. 48, par. 8c
Amends the One Day Rest In Seven Act. Makes a technical change in a Section concerning meal periods.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01613  Rep. Michael J. Madigan
820 ILCS 140/1 from Ch. 48, par. 8a
Amends the One Day Rest In Seven Act. Makes a technical change in a Section concerning definitions.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01614  Rep. Michael J. Madigan
820 ILCS 130/12 from Ch. 48, par. 39s-12
Amends the Prevailing Wage Act. Makes a technical change in a Section concerning construction of the Act.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01615  Rep. Michael J. Madigan
820 ILCS 130/7 from Ch. 48, par. 39s-7
Amends the Prevailing Wage Act. Makes a technical change in a Section concerning findings of public bodies and the Department of Labor.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01616  Rep. Michael J. Madigan
820 ILCS 130/6 from Ch. 48, par. 39s-6
Amends the Prevailing Wage Act. Makes a technical change in a Section concerning violations of the Act.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01617  Rep. Michael J. Madigan
525 ILCS 15/1 from Ch. 96 1/2, par. 9101
Amends the Illinois Forestry Development Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01618  Rep. Michael J. Madigan
605 ILCS 5/1-101 from Ch. 121, par. 1-101
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01619  Rep. Michael J. Madigan
605 ILCS 5/2-201 from Ch. 121, par. 2-201
Amends the Illinois Highway Code. Makes a technical change in a Section concerning definitions.
Nov 09 18  H Placed on Calendar 2nd Reading - Short Debate
HB 01620
(Sen. Laura M. Murphy)

605 ILCS 5/5-701 from Ch. 121, par. 5-701
Amends the Illinois Highway Code. Makes a technical change in a Section concerning use of tax moneys.

House Floor Amendment No. 1
Deletes reference to:
605 ILCS 5/5-701
Adds reference to:
605 ILCS 10/19 from Ch. 121, par. 100-19

Replaces everything after the enacting clause. Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority shall not charge a toll for a vehicle of the first division pulling a trailer with no more than 2 axles at a rate higher than an amount calculated by multiplying the toll charged to passenger vehicles using an I-Pass device by the total number of axles on the trailer. Provides that the toll rate applies to drivers that use an I-Pass device or use cash to pay a toll. Effective July 1, 2018.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 01621
Rep. Michael J. Madigan
605 ILCS 5/5-701.2 from Ch. 121, par. 5-701.2
Amends the Illinois Highway Code. Makes a technical change in a Section concerning a county board's use of tax moneys.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01622
Rep. Michael J. Madigan
605 ILCS 5/5-701.3 from Ch. 121, par. 5-701.3

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01623
Rep. Michael J. Madigan
605 ILCS 5/5-901 from Ch. 121, par. 5-901

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01624
Rep. Michael J. Madigan
605 ILCS 5/6-201.13 from Ch. 121, par. 6-201.13
Amends the Illinois Highway Code. Makes a technical change in a Section concerning the highway commissioner's responsibility in relation to warrants.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01625
Rep. Michael J. Madigan
605 ILCS 5/9-122 from Ch. 121, par. 9-122
Amends the Illinois Highway Code. Makes a technical change in a Section concerning damage to sidewalks, bridges, culverts, or causeways.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01626
Rep. Michael J. Madigan
605 ILCS 10/2 from Ch. 121, par. 100-2
Amends the Toll Highway Act. Makes a technical change in a definitions Section.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01627  Rep. Michael J. Madigan
605 ILCS 10/3 from Ch. 121, par. 100-3
Amends the Toll Highway Act. Makes a technical change in a Section concerning the Illinois State Toll Highway
Authority.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01628  Rep. Michael J. Madigan
605 ILCS 10/4 from Ch. 121, par. 100-4
Amends the Toll Highway Act. Makes a technical change in a Section regarding directors.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01629  Rep. Michael J. Madigan
605 ILCS 10/5 from Ch. 121, par. 100-5
Amends the Toll Highway Act. Makes a technical change in a Section concerning the terms of directors.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01630  Rep. Michael J. Madigan
605 ILCS 10/6 from Ch. 121, par. 100-6
Amends the Toll Highway Act. Makes a technical change in a Section concerning the duties of the Illinois State Toll
Highway Authority.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01631  Rep. Michael J. Madigan
605 ILCS 10/7 from Ch. 121, par. 100-7
Amends the Toll Highway Act. Makes a technical change in a Section regarding the filing of bonds by the board of
directors.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01632  Rep. Michael J. Madigan
605 ILCS 10/7.5
Amends the Toll Highway Act. Makes a technical change in a Section regarding board meetings.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01633  Rep. Michael J. Madigan
610 ILCS 5/2 from Ch. 114, par. 2
Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01634  Rep. Michael J. Madigan
610 ILCS 5/2 from Ch. 114, par. 2
Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01635  Rep. Michael J. Madigan
610 ILCS 40/1 from Ch. 114, par. 45
Amends the Railroad Bridge Act. Makes a technical change in a Section concerning connection of railroads.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01636  Rep. Michael J. Madigan
625 ILCS 5/3-402 from Ch. 95 1/2, par. 3-402
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning vehicles subject to registration.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01637  Rep. Michael J. Madigan
625 ILCS 5/3-301 from Ch. 95 1/2, par. 3-301
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01638  Rep. Michael J. Madigan
625 ILCS 5/3-118.1 from Ch. 95 1/2, par. 3-118.1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01639  Rep. Michael J. Madigan
625 ILCS 5/3-117.1 from Ch. 95 1/2, par. 3-117.1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01640  Rep. Michael J. Madigan
625 ILCS 5/3-112 from Ch. 95 1/2, par. 3-112
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning transfer of an owner's interest in a vehicle.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01641  Rep. Michael J. Madigan
625 ILCS 5/3-100 from Ch. 95 1/2, par. 3-100
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01642  Rep. Michael J. Madigan
625 ILCS 5/2-104 from Ch. 95 1/2, par. 2-104
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning powers and duties of the Secretary of State.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01643  Rep. Michael J. Madigan
625 ILCS 5/2-103 from Ch. 95 1/2, par. 2-103
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the Secretary of State.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01644  Rep. Michael J. Madigan
625 ILCS 5/2-101 from Ch. 95 1/2, par. 2-101
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01645  Rep. Michael J. Madigan
625 ILCS 5/2-102 from Ch. 95 1/2, par. 2-102
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the administration of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01646  Rep. Michael J. Madigan
625 ILCS 5/1-101 from Ch. 95 1/2, par. 1-101
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01647 Rep. Michael J. Madigan
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01648 Rep. Michael J. Madigan
525 ILCS 10/2 from Ch. 5, par. 932
Amends the Illinois Exotic Weed Act. Makes a technical change concerning the definition of "exotic weeds".
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01649 Rep. Michael J. Madigan
615 ILCS 10/1 from Ch. 19, par. 79
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01650 Rep. Michael J. Madigan
615 ILCS 90/7.1 from Ch. 19, par. 1208
Amends the Fox Waterway Agency Act. Makes a technical change concerning the Agency's programs.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01651 Rep. Michael J. Madigan
620 ILCS 5/1 from Ch. 15 1/2, par. 22.1
Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning definitions.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01652 Rep. Michael J. Madigan
620 ILCS 5/6 from Ch. 15 1/2, par. 22.6
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01653 Rep. Michael J. Madigan
620 ILCS 5/7 from Ch. 15 1/2, par. 22.7
Amends the Illinois Aeronautics Act. Makes a technical change in a definitions Section.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01654 Rep. Michael J. Madigan
620 ILCS 5/8 from Ch. 15 1/2, par. 22.8
Amends the Illinois Aeronautics Act. Makes a technical change in a definitions Section.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01655 Rep. Michael J. Madigan
620 ILCS 5/11 from Ch. 15 1/2, par. 22.11
Amends the Illinois Aeronautics Act. Makes a technical change in a definitions Section.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01656 Rep. Michael J. Madigan
425 ILCS 7/1
Amends the Burn Injury Reporting Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

425 ILCS 8/1
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01658  Rep. Michael J. Madigan
425 ILCS 17/0.01  was 720 ILCS 615/0.01
Amends the Fire Extinguisher Service Act. Makes a technical change concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01659  Rep. Michael J. Madigan
425 ILCS 25/13.1  from Ch. 127 1/2, par. 17.1
Amends the Fire Investigation Act. Makes a technical change in the Section creating the Fire Prevention Fund.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01660  Rep. Michael J. Madigan
425 ILCS 30/25  from Ch. 127 1/2, par. 125
Amends the Fireworks Regulation Act of Illinois. Makes a technical change in a Section concerning violations of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01661  Rep. Michael J. Madigan
430 ILCS 15/0.01  from Ch. 127 1/2, par. 152.9
Amends the Gasoline Storage Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01662  Rep. Michael J. Madigan
430 ILCS 32/0.01  was 720 ILCS 650/0.01
Amends the Nitroglycerin Transportation Act. Makes a technical change concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01663  Rep. Michael J. Madigan
430 ILCS 50/1  from Ch. 127, par. 1251
Amends the Hazardous Materials Emergency Act. Makes a technical change in a Section concerning the findings.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01664
Rep. Deb Conroy-Kathleen Willis-Jonathan Carroll, Gregory Harris, Lou Lang, Juliana Stratton, Camille Y. Lilly and Laura Fine

430 ILCS 65/1 from Ch. 38, par. 83-1

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

House Floor Amendment No. 1
Deletes reference to:
430 ILCS 65/1
Adds reference to:
5 ILCS 140/7.5
Adds reference to:
20 ILCS 2605/2605-477 new
Adds reference to:
105 ILCS 5/10-20.67 new
Adds reference to:
105 ILCS 5/10-30 new
Adds reference to:
430 ILCS 65/1.1 from Ch. 38, par. 83-1.1
Adds reference to:
430 ILCS 65/4 from Ch. 38, par. 83-4
Adds reference to:
430 ILCS 65/8 from Ch. 38, par. 83-8
Adds reference to:
430 ILCS 65/10 from Ch. 38, par. 83-10

Replaces everything after the enacting clause. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall provide a Dangerous Persons Hotline to consist of a website and a toll-free number to enable a person to notify the Department if the person has a reason to believe another person is: (1) a clear and present danger to himself or herself or another person; and (2) in possession of, or has access to, a firearm. Amends the School Code. Provides that the Department of State Police shall, in cooperation with each school board, distribute appropriate materials in school buildings listing the toll-free telephone number and website established in conjunction with the Dangerous Persons Hotline, including methods of making a report, which shall be displayed in a clearly visible location in each school building. Amends the Firearm Owners Identification Card Act. Defines “patient” for purposes of the Act as a person who: is admitted as an in-patient or resident of a public or private mental health facility for mental health treatment under the Mental Health and Developmental Disabilities Code as an informal admission, a voluntary admission, a minor admission, an emergency admission, or an involuntary admission; or is otherwise provided mental health treatment as an in-patient or resident by a public or private mental health facility, unless the treatment was solely for an alcohol abuse disorder and no other secondary substance abuse disorder or mental illness; or a person who voluntarily or involuntarily receives mental health treatment as an out-patient or is otherwise provided services by a public or private mental health facility, and who poses a clear and present danger to himself, herself, or to others. Provides that each applicant for a Firearm Owner's Identification Card must submit evidence to the Department of State Police that he or she has not been a patient in a mental health facility within the past 10 years (rather than 5 years) or, if he or she has been a patient in a mental health facility more than 10 years ago submit the mental health certification required under the Act. Provides that the Department may order an applicant or a current Firearm Owner's Identification Card holder to undergo a mental health screening to determine if the person's mental condition poses a clear and present danger to himself or herself, any other person or persons, or the community if: (1) the Department has credible information establishing probable cause to believe the person presents a clear and present danger to himself or herself, any other person or persons, or the community; or (2) if the person was a patient at a mental health facility more than 10 years ago submit the mental health certification required under the Act. Provides that the Department may order an applicant or a current Firearm Owner's Identification Card holder to undergo a mental health screening to determine if the person's mental condition poses a clear and present danger to himself or herself, any other person or persons, or the community if: (1) the Department has credible information establishing probable cause to believe the person presents a clear and present danger to himself or herself, any other person or persons, or the community; or (2) if the person was a patient at a mental health facility more than 10 years ago. Makes other changes. Effective July 1, 2018.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 01665
Rep. Kathleen Willis

430 ILCS 66/1

Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee
HB 01666  Rep. Michael J. Madigan
505 ILCS 5/1 from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01667  Rep. Michael J. Madigan
505 ILCS 15/1 from Ch. 5, par. 90b
Amends the Agricultural Statistics Act. Makes a technical change in a Section concerning statistical information.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01668  Rep. Michael J. Madigan
505 ILCS 17/10
Amends the Agricultural Production Contract Code. Makes a technical change in a Section concerning the applicability of the Act.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01669  Rep. Michael J. Madigan
505 ILCS 19/45
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01670  Rep. Michael J. Madigan
505 ILCS 25/1 from Ch. 5, par. 1401
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

(Sen. Julie A. Morrison-Cristina Castro-Thomas Cullerton, Michael E. Hastings and Patricia Van Pelt-Linda Holmes)
510 ILCS 5/8 from Ch. 8, par. 358
Amends the Animal Control Act. Makes a technical change in a Section concerning rabies inoculations.
House Floor Amendment No. 1
Deletes reference to:
510 ILCS 5/8
Adds reference to:
New Act
Replaces everything after the enacting clause. Creates the Police Service Dog Protection Act. Provides that the law enforcement agency, or handler of the police dog shall be required to have every police dog receive, at minimum, an annual medical examination by a licensed veterinarian. Provides that prior to beginning service as a police dog, the employing law enforcement agency shall require the dog be vaccinated against rabies as required under the Animal Control Act. Provides that a vehicle used to transport a police dog shall be equipped with a heat sensor monitoring device which shall: (1) monitor the internal temperature of the vehicle in which the police dog is being transported; (2) provide an audible and visual notification in the vehicle if the interior temperature reaches 85 degrees Fahrenheit which remotely notifies the law enforcement officer responsible for the police dog or the law enforcement agency's 24 hour dispatch center; and (3) have a safety mechanism to reduce the interior temperature of the vehicle.
Aug 03 18  H Public Act . . . . . . . . . 100-0666

HB 01672  Rep. Michael J. Madigan
510 ILCS 5/9 from Ch. 8, par. 359
Amends the Animal Control Act. Makes a technical change in a Section concerning impounding dogs.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01673  Rep. Michael J. Madigan
515 ILCS 5/1-5 from Ch. 56, par. 1-5
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the administration of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01674  Rep. Michael J. Madigan
515 ILCS 5/10-100 from Ch. 56, par. 10-100
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the unlawful release of aquatic life.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01675  Rep. Michael J. Madigan and Melissa Conyers-Ervin
520 ILCS 5/1.1 from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01676  Rep. Michael J. Madigan-Patricia R. Bellock
520 ILCS 5/1.2 from Ch. 61, par. 1.2
Amends the Wildlife Code. Makes a technical change in a Section concerning administration and definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Karen McConnaughay-Patricia Van Pelt, Thomas Cullerton, Omar Aquino and Steve Stadelman)
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning registration plates and stickers.
House Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/3-412
Adds reference to:
625 ILCS 5/11-216 new
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall include in its commercial drivers license curriculum and study guide information on the human trafficking problem in this State.
Aug 25 17  H  Public Act . . . . . . . . . . 100-0357

HB 01678  Rep. Michael J. Madigan
625 ILCS 5/3-402.3 from Ch. 95 1/2, par. 3-402.3
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning registration.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01679  Rep. Michael J. Madigan
625 ILCS 5/3-402.2 from Ch. 95 1/2, par. 3-402.2
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01680  Rep. Michael J. Madigan
810 ILCS 5/1-101 from Ch. 26, par. 1-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01681  Rep. Michael J. Madigan
810 ILCS 5/1-102  from Ch. 26, par. 1-102
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the scope of Article 1 of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01682  Rep. Michael J. Madigan
810 ILCS 5/2-101  from Ch. 26, par. 2-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short title of the Sales Article.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01683  Rep. Michael J. Madigan
810 ILCS 5/2A-101  from Ch. 26, par. 2A-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short title of the Leases Article.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01684  Rep. Michael J. Madigan
810 ILCS 5/3-102  from Ch. 26, par. 3-102
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the subject matter of the Negotiable Instruments Article.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01685  Rep. Jay Hoffman
(Sen. James F. Clayborne, Jr. and Napoleon Harris, III)
740 ILCS 130/5
Amends the Premises Liability Act. Makes a technical change in a Section concerning firearm ranges.
House Committee Amendment No. 1
Deletes reference to:
740 ILCS 130/5
Adds reference to:
740 ILCS 92/25
Replaces everything after the enacting clause. Amends the Insurance Claims Fraud Prevention Act. Provides that funds recovered under the Act shall be used solely to investigate, prosecute, and prevent crime (instead of insurance fraud).
Aug 25 17  H  Public Act . . . . . . . . . 100-0358

HB 01686  Rep. Michael J. Madigan
740 ILCS 82/5
Amends the Gender Violence Act. Makes a technical change in a Section concerning the definition of "gender-related violence".
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01687  Rep. Michael J. Madigan
740 ILCS 58/15
Amends the Drug or Alcohol Impaired Minor Responsibility Act. Makes a technical change in a Section concerning contributory negligence and contributory willful and wanton conduct.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01688  Rep. Michael J. Madigan
740 ILCS 45/1  from Ch. 70, par. 71
Amends the Crime Victims Compensation Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01689  Rep. Michael J. Madigan
740 ILCS 23/5
Amends the Illinois Civil Rights Act of 2003. Makes a technical change in a Section concerning the prohibition of
discrimination by units of State, county, or local government.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01690  Rep. Michael J. Madigan
740 ILCS 22/103
Amends the Civil No Contact Order Act. Makes a technical change to a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01691  Rep. Michael J. Madigan
740 ILCS 21/1
Amends the Stalking No Contact Order Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01692  Rep. Michael J. Madigan
740 ILCS 20/7  from Ch. 70, par. 907
Amends the Cannabis and Controlled Substances Torts Claims Act. Makes a technical change in a Section concerning a
stay of proceedings brought under the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01693  Rep. Michael J. Madigan
740 ILCS 14/1
Amends the Biometric Information Privacy Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01694  Rep. Michael J. Madigan
740 ILCS 10/1  from Ch. 38, par. 60-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01695  Rep. Michael J. Madigan
735 ILCS 5/9-316  from Ch. 110, par. 9-316
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning a lien on crops.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01696  Rep. Michael J. Madigan and Elizabeth Hernandez
735 ILCS 5/9-201  from Ch. 110, par. 9-201
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning recovery of rent.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01697  Rep. Michael J. Madigan
310 ILCS 5/1  from Ch. 67 1/2, par. 151
Amends the State Housing Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01698  Rep. Michael J. Madigan
310 ILCS 5/2  from Ch. 67 1/2, par. 152
Amends the State Housing Act. Makes a technical change in a Section concerning the Act's purpose.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01699  Rep. Michael J. Madigan
315 ILCS 20/1  from Ch. 67 1/2, par. 251
Amends the Neighborhood Redevelopment Corporation Law. Makes a technical change in a Section concerning the short
title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01700  Rep. Michael J. Madigan

315 ILCS 25/1  from Ch. 67 1/2, par. 91.8
Amends the Urban Community Conservation Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01701  Rep. Michael J. Madigan

320 ILCS 10/3  from Ch. 23, par. 6203
Amends the Respite Program Act. Makes a technical change in a Section concerning a program of assistance to persons in need and to deter the institutionalization of frail adults or adults with disabilities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01702  Rep. Michael J. Madigan

320 ILCS 10/5  from Ch. 23, par. 6205
Amends the Respite Program Act. Makes a technical change in a Section concerning eligibility.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01703  Rep. Michael J. Madigan

320 ILCS 20/1  from Ch. 23, par. 6601
Amends the Adult Protective Services Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01704  Rep. Michael J. Madigan

320 ILCS 20/4  from Ch. 23, par. 6604
Amends the Adult Protective Services Act. Makes a technical change in a Section concerning reports of abuse or neglect.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01705  Rep. Michael J. Madigan

320 ILCS 20/10  from Ch. 23, par. 6610
Amends the Adult Protective Services Act. Makes a technical change in a Section concerning administrative rules.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01706  Rep. Michael J. Madigan

325 ILCS 5/1  from Ch. 23, par. 2051
Amends the Abused and Neglected Child Reporting Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01707  Rep. Michael J. Madigan

325 ILCS 20/1  from Ch. 23, par. 4151
Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01708  Rep. Michael J. Madigan

330 ILCS 25/1  from Ch. 126 1/2, par. 201
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01709  Rep. Michael J. Madigan

330 ILCS 25/4  from Ch. 126 1/2, par. 204
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning Vietnam veterans.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01710  Rep. Al Riley

405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
Nov 07 18  H  Placed on Calendar 2nd Reading - Short Debate
HB 01711  Rep. Michael J. Madigan
405 ILCS 5/1-102  from Ch. 91 1/2, par. 1-102
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the definition of "care and custody".
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01712  Rep. Michael J. Madigan
405 ILCS 5/2-101  from Ch. 91 1/2, par. 2-101
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning persons under a legal disability.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01713  Rep. Michael J. Madigan
405 ILCS 5/2-107  from Ch. 91 1/2, par. 2-107
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning refusal of services and informing of risks.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01714  Rep. Michael J. Madigan
405 ILCS 5/3-101  from Ch. 91 1/2, par. 3-101
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning State's Attorneys' representation of the State in court proceedings.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01715  Rep. Michael J. Madigan
615 ILCS 5/5  from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01716  Rep. Michael J. Madigan
615 ILCS 5/5  from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01717  Rep. Michael J. Madigan
615 ILCS 5/9  from Ch. 19, par. 56
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning navigation.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01718  Rep. Michael J. Madigan
720 ILCS 5/24-1.5
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the reckless discharge of a firearm.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01719  Rep. Michael J. Madigan
720 ILCS 5/24-3.1  from Ch. 38, par. 24-3.1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the unlawful possession of firearms and firearm ammunition.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01720  Rep. Michael J. Madigan
720 ILCS 5/24-5  from Ch. 38, par. 24-5
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the defacing of identification marks on a firearm.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01721  
Rep. Michael J. Madigan  
720 ILCS 570/101 from Ch. 56 1/2, par. 1101  
Amends the Illinois Controlled Substances Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01722  
Rep. Michael J. Madigan  
725 ILCS 5/100-1 from Ch. 38, par. 100-1  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01723  
Rep. Michael J. Madigan  
725 ILCS 5/102-7 from Ch. 38, par. 102-7  
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the definition of "bail bond".  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01724  
Rep. Michael J. Madigan  
725 ILCS 5/107-5 from Ch. 38, par. 107-5  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01725  
Rep. Michael J. Madigan  
725 ILCS 5/108-1 from Ch. 38, par. 108-1  
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning a search without a warrant.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01726  
Rep. Michael J. Madigan  
725 ILCS 5/108A-10 from Ch. 38, par. 108A-10  
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning appeals by the State.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01727  
Rep. Michael J. Madigan  
725 ILCS 5/110-6.5  
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning a drug testing program.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01728  
Rep. Michael J. Madigan  
725 ILCS 5/110-11 from Ch. 38, par. 110-11  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01729  
Rep. Michael J. Madigan  
725 ILCS 5/112-1 from Ch. 38, par. 112-1  
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the selection, summons, and qualifications of grand jurors.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01730  
Rep. Michael J. Madigan and Melissa Conyears-Ervin  
725 ILCS 5/115-8 from Ch. 38, par. 115-8  
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning a defendant's waiver of his or her right to be present during trial.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01731  Rep. Michael J. Madigan
725 ILCS 5/115-10.3
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the admissibility of hearsay evidence in a prosecution for elder abuse, neglect, or financial exploitation.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01732  Rep. Michael J. Madigan
725 ILCS 5/116-4
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning preservation of evidence for forensic testing.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01733  Rep. Michael J. Madigan
725 ILCS 5/119-5
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning to the execution of a death sentence.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01734  Rep. Michael J. Madigan
725 ILCS 5/124B-600
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01735  Rep. Michael J. Madigan
725 ILCS 105/6
Amends the State Appellate Defender Act. Makes a technical change in a Section concerning the powers and duties of the commission.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01736  Rep. Michael J. Madigan
725 ILCS 110/1
Amends the Arrest and Conviction of Out of State Murderers Act. Makes a technical change in a Section concerning the manner of payment.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01737  Rep. Michael J. Madigan
725 ILCS 115/1
Amends the Bill of Rights for Children. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01738  Rep. Michael J. Madigan
725 ILCS 120/4
Amends the Rights of Crime Victims and Witnesses Act. Makes a technical change in a Section concerning the rights of crime victims.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01739  Rep. Michael J. Madigan and Cynthia Soto
725 ILCS 120/6
Amends the Rights of Crime Victims and Witnesses Act. Makes a technical change in a Section concerning victim impact statements.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01740  Rep. Michael J. Madigan
725 ILCS 140/1
Amends the Criminal Proceeding Interpreter Act. Makes a technical change in a Section concerning the appointment of an interpreter.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01741  Rep. Michael J. Madigan
725 ILCS 145/2 from Ch. 70, par. 402
Amends the Criminal Victims' Asset Discovery Act. Makes a technical change in a Section concerning definitions.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01742  Rep. Michael J. Madigan
735 ILCS 5/8-2401 from Ch. 110, par. 8-2401
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning evidence.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01743  Rep. Michael J. Madigan
735 ILCS 5/8-2001 from Ch. 110, par. 8-2001
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the examination of health care records.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01744  Rep. Michael J. Madigan
735 ILCS 5/8-402 from Ch. 110, par. 8-402
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the production of books and writings.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01745  Rep. Michael J. Madigan
735 ILCS 5/6-101 from Ch. 110, par. 6-101
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning bringing an action of ejectment.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01746  Rep. Michael J. Madigan
735 ILCS 5/5-101 from Ch. 110, par. 5-101
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning security for costs.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01747  Rep. Michael J. Madigan
735 ILCS 5/4-103 from Ch. 110, par. 4-103
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning venue for attachment proceedings.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01748  Rep. Michael J. Madigan
735 ILCS 5/3-110 from Ch. 110, par. 3-110
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the scope of administrative review.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01749  Rep. Michael J. Madigan
735 ILCS 5/2-1704 from Ch. 110, par. 2-1704
Amends the Code of Civil Procedure. Makes a technical change in the Section defining medical malpractice action.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01750  Rep. Michael J. Madigan
735 ILCS 5/2-801 from Ch. 110, par. 2-801
Amends the Code of Civil Procedure. Makes a technical change in provisions concerning the maintenance of class actions.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01751  Rep. Michael J. Madigan
735 ILCS 5/2-502 from Ch. 110, par. 2-502
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning guardians for minors.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01752  Rep. Michael J. Madigan
735 ILCS 5/2-407 from Ch. 110, par. 2-407
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning nonjoinder and misjoinder of parties.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01753  Rep. Michael J. Madigan
735 ILCS 5/2-201 from Ch. 110, par. 2-201
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning commencement of actions and forms of process.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01754  Rep. Michael J. Madigan
735 ILCS 5/2-108 from Ch. 110, par. 2-108
Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the place of trial.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01755  Rep. Michael J. Madigan
735 ILCS 5/2-101 from Ch. 110, par. 2-101
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01756  Rep. Michael J. Madigan
735 ILCS 5/2-101 from Ch. 110, par. 2-101
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01757  Rep. Michael J. Madigan
735 ILCS 5/1-106 from Ch. 110, par. 1-106
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01758  Rep. Michael J. Madigan
735 ILCS 5/1-106 from Ch. 110, par. 1-106
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01759  Rep. Michael J. Madigan
735 ILCS 5/1-105 from Ch. 110, par. 1-105
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01760  Rep. Michael J. Madigan
755 ILCS 5/1-4 from Ch. 110 1/2, par. 1-4
Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01761  Rep. Michael J. Madigan
755 ILCS 5/4-1 from Ch. 110 1/2, par. 4-1
Amends the Probate Act of 1975. Makes a technical change to a Section concerning a testator's capacity.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 01762  Rep. Michael J. Madigan
755 ILCS 5/4-3 from Ch. 110 1/2, par. 4-3
Amends the Probate Act of 1975. Makes a technical change in a Section concerning signing and attestation of wills.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee
HB 01763  Rep. Michael J. Madigan
755 ILCS 5/6-1 from Ch. 110 1/2, par. 6-1
Amends the Probate Act of 1975. Makes a technical change to a Section concerning probate of wills.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01764  Rep. Linda Chapa LaVia-Jehan Gordon-Booth-Robyn Gabel-Melissa Conyears-Ervin
(Sen. Toi W. Hutchinson-Mattie Hunter-Cristina Castro-Patricia Van Pelt-Jacqueline Y. Collins)
730 ILCS 5/5-5-3.1 from Ch. 38, par. 1005-5-3.1
735 ILCS 5/2-1401 from Ch. 110, par. 2-1401
Amends the Unified Code of Corrections. Provides that it is a mitigating factor in sentencing that at the time of the offense, the defendant was suffering from post-partum depression or post-partum psychosis which was either undiagnosed or untreated, or both, and this temporary mental illness tended to excuse or justify the defendant's criminal conduct and the defendant has, after sentencing, been diagnosed as suffering from post-partum depression or post-partum psychosis, or both, by a qualified medical person and the diagnoses or testimony, or both, was not used at trial or sentencing, or both. Amends the Code of Civil Procedure concerning relief from final orders and judgments, after 30 days from the entry of the judgment. Provides that a meritorious claim may be made for that relief if the allegations in the petition establish each of the following by a preponderance of the evidence: (1) the movant was convicted of a forcible felony; (2) the movant's participation in the offense was a direct result of the movant's mental state either suffering from post-partum depression or post-partum psychosis; (3) no evidence of post-partum depression or post-partum psychosis was presented by a qualified medical person at trial or sentencing, or both; (4) the movant was unaware of the mitigating nature of the evidence or if aware was at the time unable to present this defense due to suffering from post-partum depression or post-partum psychosis or at the time of trial or sentencing neither was a recognized mental illness and as such unable to receive proper treatment; and (5) evidence of post-partum depression or post-partum psychosis as suffered by the movant is material and noncumulative to other evidence offered at the time of trial or sentencing and it is of such a conclusive character that it would likely change the sentence imposed by the original court. Defines "post-partum depression" and "post-partum psychosis".
House Committee Amendment No. 2
Deletes reference to:
735 ILCS 5/2-1401
Adds reference to:
725 ILCS 5/122-1 from Ch. 38, par. 122-1
Replaces everything after the enacting clause. Reinserts the provisions of the bill. Amends the Code of Criminal Procedure of 1963. Removes the language from the relief from judgments provisions of the Code of Civil Procedure and places the language in the Post-Conviction Hearing Article of the Code. In the amendatory changes to the Unified Code of Corrections, deletes provision in the new mitigating factor that the diagnosis that the defendant has suffered from post-partum depression or post-partum psychosis, or both, must be made after sentencing. Deletes provision that the diagnosis or testimony, or both, was not used at sentencing.
Jan 08 18  H  Public Act . . . . . . . . . . . . 100-0574

HB 01765  Rep. Allen Skillicorn
35 ILCS 200/15-170
Amends the Property Tax Code. Provides that for taxable year 2017, the amount of the senior homestead exemption is $10,000. Provides that for taxable years 2018 and following, the amount of the senior homestead exemption is $10,000 indexed for inflation.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01766  Rep. Allen Skillicorn
35 ILCS 200/18-185
35 ILCS 200/18-205
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if the total equalized assessed value of all taxable property in the taxing district for the current levy year (excluding new property, recovered tax increment value, and property that is annexed to or disconnected from the taxing district in the current levy year) is less than the total equalized assessed value of all taxable property in the taxing district for the previous levy year, then the extension limitation is (a) 0% or (b) the rate of increase approved by voters (instead of the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters). Provides that a referendum to increase the extension limitation may not be conducted at a general primary or a consolidated primary election. Provides that certain supplemental information must be provided on the referendum ballot. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01767
Rep. Keith P. Sommer

35 ILCS 200/18-242 new

Amends the Property Tax Code. Provides that, in the event there is a statewide freeze on property tax extensions for all tax districts, then there shall be a freeze to appropriations made to the Illinois General Assembly and Constitutional Officers. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01768
Rep. David McSweeney

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
30 ILCS 805/8.41 new

Amends the Property Tax Code. Provides that, beginning with the 2017 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, for the 2017 levy year, for taxing districts other than school districts and community college districts, the limiting rate under the Property Tax Extension Limitation Law shall be calculated by reducing the district's 2016 aggregate extension by 5%. Provides that, for the 2018 levy year, for taxing districts other than school districts and community college districts, the limiting rate under the Property Tax Extension Limitation Law shall be calculated by reducing the district's 2016 aggregate extension by 10%. Provides that, beginning with the 2017 levy year for school districts and community college districts, and beginning with the 2019 levy year for all other taxing districts, the extension limitation is 0%.

Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01769
Rep. La Shawn K. Ford

720 ILCS 5/12C-75 new

Amends the Criminal Code of 2012. Creates the offense of parental bullying. Provides that a parent or legal guardian of a minor commits parental bullying when he or she knowingly and with the intent to discipline, embarrass, or alter the behavior of the minor, transmits any verbal or visual message that the parent or legal guardian reasonably believes would coerce, intimidate, harass, or cause substantial emotional distress to the minor. Provides that parental bullying is a petty offense. Provides that if a person is convicted of parental bullying, the court shall order that person to pay for the costs of prosecution and that a portion of any fine imposed, as determined by the court, be placed in escrow for the purchase of a certificate of deposit for use by the victim when he or she attains 18 years of age.

Feb 16 17  H  Tabled

HB 01770
Rep. La Shawn K. Ford

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately sealed after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately sealed. Provides that a petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the State's Attorney may not object to an immediate sealing petition, and the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Provides that if the petition is denied, the court shall deny the petition without prejudice. Makes other changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01771
Rep. Jerry Costello, II-Brandon W. Phelps-Sue Scherer

520 ILCS 5/2.5

Amends the Wildlife Code. Provides that any person may use a crossbow to take any animal during the appropriate archery season. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01772  Rep. Lindsay Parkhurst-Barbara Wheeler  
(Sen. Jason A. Barickman)  
225 ILCS 447/31-10  
225 ILCS 447/31-15  
Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that the requirement for licensure that an applicant must submit certification issued by the Department of State Police that the applicant's fingerprinting equipment and software meets all specifications required by the Department of State Police applies to fingerprint vendor agencies (rather than fingerprint vendors), and that the requirement is a continuing requirement for licensure. Adds as a qualification for licensure as a fingerprint vendor that an applicant provides proof of compliance with the Department fingerprinting equipment and software specifications if the applicant is not required to obtain a fingerprint vendor agency license under the Act. Effective immediately.  
Aug 11 17  H  Public Act . . . . . . . 100-0044  

HB 01773  Rep. Peter Breen-Thomas Morrison-Keith R. Wheeler-Patricia R. Bellock-Barbara Wheeler  
625 ILCS 5/6-109  
625 ILCS 5/6-115  from Ch. 95 1/2, par. 6-115  
Amends the Illinois Vehicle Code. Provides that the Secretary of State shall examine every licensed driver at least every 16 (rather than 8) years. Provides that except as otherwise provided in the Code, every driver's license issued under the Code shall expire 8 (rather than 4) years from the date of issuance. Removes a provision allowing the Secretary to issue to a person not previously licensed as a driver in Illinois a driver's license which will expire not less than 4 years and not more than 5 years from the date of issuance.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01774


10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-48 from Ch. 46, par. 2A-48
105 ILCS 5/34-3 from Ch. 122, par. 34-3
105 ILCS 5/34-4 from Ch. 122, par. 34-4
105 ILCS 5/34-4.1 new
105 ILCS 5/34-4.2 new
105 ILCS 5/34-13.1
105 ILCS 5/34-21.9 new

Amends the Election Code. Provides for the election of the Chicago Board of Education starting with the 2019 consolidated election. Makes related changes. Amends the Chicago School District Article of the School Code. Provides that a person shall be a U.S. citizen and registered voter and shall have been a resident of the city and the electoral district for at least one year immediately preceding his or her election. Sets forth provisions concerning nominating petitions and ballots. Sets forth provisions providing that the City of Chicago shall be subdivided into 20 electoral districts by the General Assembly for seats on the Chicago Board of Education. Sets forth provisions providing that in the year following each decennial census, the General Assembly shall redistrict the electoral districts to reflect the results of each decennial census. Makes other changes. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Provides that the elections for the Chicago Board of Education are to take place at the consolidated primary election (rather than the consolidated election) beginning with the consolidated primary election in 2023 (rather than 2019), and makes conforming changes. Extends the deadline to draw districts for the elected board from May 31, 2018 to May 31, 2022. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Reduces membership of the elected Chicago Board of Education from 21 members to 15; makes conforming changes in the number of electoral districts. Removes provisions concerning the creation of electoral districts for the Board, and reapportionment of those districts, by the General Assembly. Instead, provides for the creation of the Chicago School Board Independent Redistricting Commission. Sets forth membership and procedural requirements for the creation and reapportionment of electoral districts. Effective immediately.

Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HB 01775

Rep. Robert Martwick

40 ILCS 5/6-128.2 from Ch. 108 1/2, par. 6-128.2
30 ILCS 805/8.41 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Incrementally increases the minimum retirement annuity for current and future retirees who have retired from service at age 50 or over with 20 or more years of service, up to $1,250 per month beginning on January 1, 2020. Also makes a technical change. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01776

(Sen. Kwame Raoul-Omar Aquino-Ira I. Silverstein)

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-52 from Ch. 46, par. 2A-52
110 ILCS 805/7-1 from Ch. 122, par. 107-1
110 ILCS 805/7-2 from Ch. 122, par. 107-2
110 ILCS 805/7-2.1 new
110 ILCS 805/7-2.2 new
110 ILCS 805/7-2.3 new
110 ILCS 805/7-3 from Ch. 122, par. 107-3

Amends the Election Code. Provides for the election of the board of trustees of the City Colleges of Chicago, Illinois Community College District No. 508, at the general primary election in 2018 on a nonpartisan ballot. Provides that a member of the board of trustees shall be elected at each consolidated election thereafter. Makes related changes. Amends the Public Community College Act. Sets forth provisions concerning nominating petitions and ballots. Provides that the City of Chicago shall be subdivided into 20 trustee districts by the General Assembly for seats on the board of trustees, in addition to one at-large trustee. Provides that in the year following each decennial census, the General Assembly shall redistrict the trustee districts to reflect the results of each decennial census. Makes other changes. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 01777
Rep. Robert Martwick

5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103

Amends the Illinois Governmental Ethics Act. Requires anyone required to file a disclosure under the Act to disclose the name and location of any and all assets held outside the United States from which income in excess of $5,000 was derived during the preceding calendar year; the name of any country where the person making the statement filed an international individual income tax return during the preceding calendar year and the international individual income tax liability; and the name and country of any professional organization which filed an international corporate income tax return during the preceding calendar year in which the person making the statement was an officer, director, associate, partner, or proprietor or served in any advisory capacity as well as the amount of income tax liability. Sets forth certain requirements and forms. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01778
Rep. Robert Martwick

35 ILCS 200/15-190 new

Amends the Property Tax Code. Creates a homestead exemption of $1,000 for homestead property on which a stormwater retention basin has been constructed during the taxable year. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

105 ILCS 5/2-3.170 new
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6

Amends the School Code. Provides that the State Board of Education is, subject to appropriation, authorized to award competitive grants under a Safe Schools and Healthy Learning Environments Program. Provides that under the program, selected school districts must reallocate funding for school-based law enforcement personnel in some or all of their schools to other evidence-based and promising practices designed to promote school safety and healthy learning environments, including, but not limited to, restorative justice programs; increased use of school psychologists, social workers, and other mental and behavioral health specialists; drug and alcohol treatment services; wraparound services for youth; and training for school staff on conflict resolution techniques and other disciplinary alternatives. Provides that the program shall match the amount that is reallocated from school-based law enforcement personnel to alternative methods of addressing student behavior on a dollar-for-dollar basis. Prohibits grant funds from being used to increase the use of school-based security personnel. Provides for an annual report to update progress on the Program. Prohibits arrest or being otherwise cited for a criminal offense committed during school hours while on school grounds, in school vehicles, or at school activities or sanctioned events except in certain circumstances.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01780  Rep. LaToya Greenwood-Ryan Spain-Jay Hoffman

35 ILCS 5/221

Amends the Illinois Income Tax Act. Provides that the income tax credit awarded for the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone sunsets on January 1, 2022 (currently, January 1, 2017). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01781  Rep. Mary E. Flowers

New Act

Creates the Wrongful Prosecution Commission Act. Creates the Wrongful Prosecution Commission as an independent commission under the Illinois Human Rights Commission for administrative purposes. Defines “claim of wrongful prosecution” as a claim by or on behalf of a living person convicted of a crime in a county of more than 3,000,000 inhabitants asserting that the person was falsely incriminated for the crime and there is credible evidence related to allegations of the use of false evidence to obtain the conviction. Defines other terms. Provides that the Commission shall conduct inquiries into claims of wrongful prosecution. Provides that if the Commission concludes there is sufficient evidence of wrongful prosecution to merit judicial review, the Chair of the Commission shall request that the Chief Judge of the Circuit Court of Cook County assign the case to a trial judge for consideration. Provides that the Act applies to claims of wrongful prosecution filed not later than 5 years after the effective date of the Act. Repeals the Act 10 years after the effective date. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01782  Rep. Mary E. Flowers

705 ILCS 505/8 from Ch. 37, par. 439.8

Amends the Court of Claims Act. Provides that if a person who has been granted a pardon or issued a certificate of innocence establishes that he or she plead guilty due to a forced confession, the Court of Claims shall make an award of $50,000 per year the person was wrongfully imprisoned and attorney’s fees not exceeding 25% of the award granted. Provides that the court shall include the number of years the person was imprisoned awaiting trial in its determination of the award and that the court shall include an additional $25,000 for each year served on parole, probation, or registered as a sex offender after imprisonment. Provides that the court shall annually adjust the awards authorized by the new provisions to reflect the increase, if any, in the Consumer Price Index For All Urban Consumers for the previous calendar year, as determined by the United States Department of Labor, except that no annual increment may exceed 5%. Makes corresponding changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01783
Rep. Tom Demmer-Elizabeth Hernandez and LaToya Greenwood
(Sen. Chapin Rose)
20 ILCS 3205/6 from Ch. 17, par. 456
205 ILCS 616/30
205 ILCS 690/Act rep.
Amends the Electronic Fund Transfer Act. Requires a person who establishes or owns specified cash-dispensing terminals to post a telephone number on the terminal for consumers to call to report problems, along with the telephone number of the Department of Financial and Professional Regulation (rather than file notices of establishment or ownership with the Secretary of Financial and Professional Regulation). Repeals the Check Printer and Check Number Act and makes a conforming change in the Division of Banking Act. Effective immediately.
Jun 30 17 H Public Act . . . . . . . . . . 100-0005

HB 01784
Rep. Tim Butler, Anna Moeller, Thomas Morrison, Frances Ann Hurley and Dave Severin
(Sen. Heather A. Steans, Dale Fowler-Ira I. Silverstein, Jim Oberweis and Cristina Castro)
625 ILCS 5/11-703 from Ch. 95 1/2, par. 11-703
625 ILCS 5/11-707 from Ch. 95 1/2, par. 11-707
625 ILCS 5/11-709.1 from Ch. 95 1/2, par. 11-709.1
625 ILCS 5/11-1505 from Ch. 95 1/2, par. 11-1505
625 ILCS 5/11-1507 from Ch. 95 1/2, par. 11-1507
Amends the Illinois Vehicle Code. Provides that a driver of a motor vehicle may, subject to certain requirements, overtake and pass to the left of a bicycle proceeding in the same direction on a portion of a highway designated as a no-passing zone. Provides that provisions concerning driving on the shoulder of a roadway shall not apply to any bicycle and a person operating a bicycle or motorized pedal cycle shall not be required to use the shoulder of a roadway when operating the bicycle or motorized pedal cycle. Provides that the rear of a bicycle may be equipped with a lamp emitting a steady or flashing red light (rather than solely a red light) visible from a distance of 500 feet in addition to or instead of a red reflector (rather than in addition to a red reflector).
House Committee Amendment No. 3
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a driver of a motor vehicle may overtake and pass to the left of a bicycle proceeding in the same direction on a portion of a highway designated as a no-passing zone when: (1) the bicycle is traveling at a speed of less than half of the posted speed limit of the highway; (2) the driver is able to overtake and pass the bicycle without exceeding the posted speed limit of the highway; and (3) there is sufficient distance to the left of the centerline of the highway for the motor vehicle to meet the overtaking and passing requirements in the Code. Provides that the rear of a bicycle may be equipped with a lamp emitting a steady or flashing red light (rather than only a red light) visible from a distance of 500 feet in addition to or instead of a red reflector (rather than in addition to a red reflector).
Aug 25 17 H Public Act . . . . . . . . . . 100-0359
HB 01785
Rep. Gregory Harris-Kelly M. Cassidy-Barbara Flynn Currie-Will Guzzardi-Emanuel Chris Welch, Sam Yingling,
Cynthia Soto, La Shawn K. Ford, Silvana Tabares, Ann M. Williams, Carol Ammons, Robyn Gabel, Litesa E.
Wallace, Sara Feigenholz, Theresa Mah, Lou Lang, Laura Fine, Juliana Stratton, Christian L. Mitchell, Linda
Chapa LaVia and Sonya M. Harper
(Sen. Toi W. Hutchinson-Cristina Castro, Omar Aquino-Don Harmon-Daniel Biss, Pat McGuire, David Koehler and Emil
Jones, III)

410 ILCS 535/1 from Ch. 111 1/2, par. 73-1
410 ILCS 535/17 from Ch. 111 1/2, par. 73-17

Amends the Vital Records Act. Defines "intersex condition", "licensed health care professional", and "licensed mental
health professional". Changes provisions concerning the issuance of new birth certificates for individuals that have undergone gender
transition treatment. Provides that in order to change an individual's sex designation on the individual's birth certificate, a licensed
health care professional or licensed mental health professional must make a declaration concerning the treatment. Requires that the
licensed health care professional or licensed mental health professional sign and date a specified statement. Provides that newly issued
birth certificates may reflect a name change if the documents for a name change are submitted. Changes a reference from "sex change"
to "change of sex designation". Provides that following the issuance of a new birth certificate, the individual may request the original
certificate and evidence of adoption, paternity, legitimation, or change of sex designation for inspection or certification purposes.
Makes corresponding changes.

State Debt Impact Note (Government Forecasting & Accountability)
HB 1785 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no Land Conveyance is required for this bill.

Balanced Budget Note (Office of Management and Budget)
House Bill 1785, would require that the Department of Public Health carry out the individual's request to update the records and provide the individual with the original certificate and evidence of adoption, paternity, legitimation or change of sex designation for inspection or certification purposes. This legislation will have no negative impact on the State budget since the requests would be subject to a $15 fee for the correction and an additional $2 fee for each additional copy as stated in 410 ILCS 535117.

Correctional Note (Dept of Corrections)
House Bill 1785 has no fiscal or population impact on the Department of Corrections.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Pension Note (Government Forecasting & Accountability)
HB 1785 will not impact any public pension fund or retirement system in Illinois.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
HB 1785 does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
HB 1785 does not create a State mandate.

Fiscal Note (Dept. of Public Health)
There is no fiscal impact to the Illinois Department of Public Health since the requests for a birth record correction will be subject to the same fees ($15 for the correction and the first copy, $2 for each additional copy) as stated in 410 ILCS 535/22.

Aug 25 17 H Public Act . . . . . . . . 100-0360
HB 01786  Rep. Mary E. Flowers

405 ILCS 49/20.1 new
405 ILCS 49/20.5 new
405 ILCS 49/20.10 new
405 ILCS 49/20.15 new
405 ILCS 49/20.20 new
405 ILCS 49/20.25 new
405 ILCS 49/20.30 new

Amends the Children’s Mental Health Act of 2003. Creates the Children’s Mental Health Local Integrated Fund Law. Creates local children’s mental health collaboratives. Defines a “local children's mental health collaborative” as an entity formed by the agreement of representatives of the local system of care including mental health services, social services, correctional services, education services, health services, and vocational services for the purpose of developing and governing an integrated service system. Provides that in order to qualify as a local children's mental health collaborative and be eligible to receive start-up funds, the representatives of the local system of care and nongovernmental entities such as parents of children in the target population; parent and consumer organizations; community, civic, and religious organizations; private and nonprofit mental and physical health care providers; culturally specific organizations; local foundations; and businesses, or at a minimum one county, one school district or special education cooperative, one mental health entity, and one juvenile justice or corrections entity, must agree to the following: (1) to establish a local children's mental health collaborative and develop an integrated service system; (2) to commit resources to providing services through the local children's mental health collaborative; and (3) to develop a plan to contribute funds to the children's mental health collaborative.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee


15 ILCS 20/50-22

Amends the State Budget Law of the Civil Administrative Code of Illinois. For FY17, provides a continuing appropriation for each State agency to meet personnel expenditures for each payroll period during which appropriations for personnel expenditures have not been made available to that State agency. Defines "State agency" to include all State agencies, the office of any constitutional officer, and any agency, board, commission, or other instrumentality of State government to which an appropriation for personnel expenditures was made from a State fund in FY15. Defines "personnel expenditure" and "applicable State fund". Effective immediately.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee

HB 01788  Rep. Terri Bryant

520 ILCS 5/2.23-5 new

Amends the Wildlife Code. Provides that a person shall not establish or use a blind or pit for the taking of wild ducks within 100 yards of the boundary of property on which the blind or pit is located without consent from the landowner of the adjacent property. Provides that the provision only applies to property located in Alexander County, Union County, Williamson County, or Jackson County. Effective immediately.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee


35 ILCS 515/7.5
35 ILCS 200/15-165
35 ILCS 200/15-169

Amends the Property Tax Code. Provides that disabled veterans need not annually seek certification from the Illinois Department of Veterans' Affairs in order to continue receiving the exemption for veterans with disabilities. Makes conforming changes to the Mobile Home Local Services Tax Act. Effective immediately.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee
HB 01790  Rep. Michael J. Zalewski-Patricia R. Bellock
225 ILCS 85/8  from Ch. 111, par. 4128

Amends the Pharmacy Practice Act. Makes a technical change in a Section concerning licensure without examination.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01791  Rep. Sara Feigenholtz-Carol Ammons-Litesa E. Wallace
(Sen. Julie A. Morrison)
705 ILCS 405/2-23  from Ch. 37, par. 802-23
705 ILCS 405/2-28  from Ch. 37, par. 802-28

Amends the Juvenile Court Act of 1987. Provides that if, after reviewing the evidence, including evidence provided from the Department of Children and Family Services, the court determines that the minor's current or planned placement is not necessary or appropriate to facilitate achievement of the permanency goal, the court shall put in writing the factual basis supporting this determination, enter specific findings based on the evidence, enter other orders necessary to protect the health, safety, and best interests of the minor and may direct the Department to implement a recommendation by a clinician, Department, or assigned agency. Provides that if the Department places a minor in a placement under an order, the Department may remove the minor from the placement when a change in circumstances necessitates the removal of the minor to protect the minor's health, safety, and best interest. Provides that if the Department determines a removal of the minor is necessary, the Department shall notify the minor's counsel or guardian ad litem of the planned placement change in writing no later than 10 days prior to the implementation of the Department's determination unless remaining in the placement poses an imminent risk of harm to the minor, in which case the Department shall notify the minor's counsel or guardian ad litem of the placement change in writing immediately following the implementation of the Department's determination. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987. Reinserts the language of the introduced bill with the following changes. Provides that if, after reviewing the evidence, including evidence from the Department of Children and Family Services, the court determines that the minor's current or planned placement is not necessary or appropriate to facilitate achievement of the permanency goal, the court shall put in writing the factual basis supporting its determination and enter specific findings based on the evidence (rather than the court shall put in writing the factual basis supporting this determination, enter specific findings based on the evidence, enter other orders necessary to protect the health, safety, and best interests of the minor and may direct the Department to implement a recommendation by a clinician, Department, or assigned agency). Provides that if the court finds that the minor's current or planned placement is not necessary or appropriate, the court may enter an order directing the Department to implement a recommendation by the minor's treating clinician or a clinician contracted by the Department to evaluate the minor or a recommendation made by the Department. Provides that if the Department determines removal is necessary, the Department shall notify the parties (rather than minor's counsel or guardian ad litem) of the planned placement change in writing no later than 10 days prior to the implementation of its determination unless remaining in the placement poses an imminent risk of harm to the minor, in which case the Department shall notify the parties (rather than the minor's counsel or guardian ad litem) of the placement change in writing immediately following the implementation of its decision. Provides that the Department shall notify others of the decision to change the minor's placement as required by Department rule. Effective immediately.

Aug 11 17  H  Public Act . . . . . . . . . 100-0045
HB 01792  Rep. Lou Lang, Daniel J. Burke, Chad Hays and Robert Rita  
(Sen. David Koehler, Dan McConchie-Mattie Hunter and Laura M. Murphy)

205 ILCS 305/2 from Ch. 17, par. 4403
205 ILCS 305/11 from Ch. 17, par. 4412
205 ILCS 305/19 from Ch. 17, par. 4420
205 ILCS 305/20 from Ch. 17, par. 4421
205 ILCS 305/34.1
205 ILCS 305/48 from Ch. 17, par. 4449
205 ILCS 305/53 from Ch. 17, par. 4454
205 ILCS 305/57 from Ch. 17, par. 4458
205 ILCS 305/59 from Ch. 17, par. 4460
205 ILCS 305/64.7

Amends the Illinois Credit Union Act. Provides that the par value of shares of a credit union must be at least $1 (rather than $5). Provides that the board of credit union advisors shall meet at least once each calendar year (rather than once each 6 months). Provides that credit union members may vote on questions and in elections by secure electronic record if approved by the board of directors. Changes the definition of “compliance review committee”. Changes the limit on the amount of loans a credit union may make to individual members and how those limitations are set. Provides that a credit union or network credit union may create and use descriptive and brand references to promote and market its identity, services, and products to its members. Provides that corporate bonds identified as investment grade by at least one nationally recognized statistical rating organization may be invested by the credit union with funds not used in loans provided that certain criteria are satisfied. Provides that credit unions may invest funds not used in loans to aid in the credit union's management of its assets, liabilities, and liquidity in the purchase of an investment interest in a pool of loans, in whole or in part and without regard to the membership of the borrowers, from other depository institutions and financial type institutions, including mortgage banks, finance companies, insurance companies, and other loan sellers. Provides that each divisional credit union may (rather than shall) have an advisory board of directors and the advisory board of directors may (rather than the board of directors shall) appoint a divisional credit union chief management official. Provides that a divisional credit union may determine to identify its advisory board as a committee and its divisional chief management official with a title it deems reasonable and appropriate. Makes other changes. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . . . 100-0361

HB 01793  Rep. Allen Skillicorn

520 ILCS 5/2.33 from Ch. 61, par. 2.33
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful use of weapons when he knowingly uses, attaches, or possesses with the intent to use or attach any device or attachment of any kind for silencing the report of any handgun, unless the use, attachment, or possession with the intent to use the device or attachment is on the premises of a firing or shooting range; or possess any device or attachment of any kind designed, used, or intended for use in silencing the report of any other firearm if the device or attachment is not possessed in compliance with the federal National Firearms Act. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she transfers or gives a suppressor or silencer to a person not authorized to possess the suppressor or silencer under federal law. Amends the Wildlife Code. Removes the prohibition of using a silencer or other device to muffle or mute the sound of the explosion or report resulting from the firing of any gun. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01794  Rep. Allen Skillicorn

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that after deducting all non-personnel and personnel costs associated with the operation and maintenance of an automated traffic law enforcement system, the net proceeds that a municipality or county receives from the civil penalties imposed under the system shall only be expended for transportation purposes. Provides that the provision does not apply to any home rule unit of government.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01795        Rep. Lou Lang

20 ILCS 663/1

Amends the New Markets Development Program Act. Makes a technical change in a Section concerning the short title.
Mar 31 17     H     Rule 19(a) / Re-referred to Rules Committee

HB 01796        Rep. Gregory Harris-Mary E. Flowers

New Act

Creates the Health Insurance Claims Assessment Act. Imposes an assessment of 1% on claims paid by a health insurance
carrier or third-party administrator. Provides that the moneys received and collected under the Act shall be deposited into the
Healthcare Provider Relief Fund and used solely for the purpose of funding Medicaid services provided under the medical assistance
programs administered by the Department of Healthcare and Family Services.
Mar 31 17     H     Rule 19(a) / Re-referred to Rules Committee

HB 01797        Rep. William Davis-Carol Ammons-Marcus C. Evans, Jr.-Steven Reick-André Thapedi, Luis Arroyo, Elgie R.

                    Sims, Jr., Sonya M. Harper, Mark Batinick, Mary E. Flowers, Margo McDermed, Al Riley and Justin Slaughter

                    (Sen. Donne E. Trotter and Antonio Muñoz)

20 ILCS 3105/13 from Ch. 127, par. 783

Amends the Capital Development Board Act. Provides that, for certain contracts entered into between the Capital
Development Board and a regional port district concerning an appropriation for cargo handling facilities, if, for a period of 25 years,
the regional port district has not been required to remit any amount of the appropriation to the State because the regional port district
has failed to achieve the required level of profit, then the regional port district shall not be required to remit any amount of the
appropriation under the contract. Provides a preamble. Effective immediately.
Nov 09 17     H     Public Act . . . . . . . . 100-0546


                    Chapa LaVia, Lawrence Walsh, Jr., Stephanie A. Kifowit, Emanuel Chris Welch, Jay Hoffman, Michelle Mussman,
                    Natalie A. Manley, Silvana Tabares, Elgie R. Sims, Jr., Jerry Costello, II, Kathleen Willis, Martin J. Moylan, Carol
                    Ammons and Al Riley

                    Makes appropriations for personnel-related expenditures for various state agencies.

                    House Committee Amendment No. 1

                    Replaces everything after the enacting clause. Makes appropriations for personnel-related payments for employees of the
                    State, payroll related deductions, and grants associated with child care services. Provides that the appropriations are intended for the
                    purpose of continuing the existing process of administering payments that were previously authorized pursuant to a court order and
                    provide for the unobligated amounts for payments remaining for fiscal year 2017. Effective immediately.
Sep 28 17     H     Rule 19(b) / Re-referred to Rules Committee

HB 01799        Rep. Barbara Wheeler

725 ILCS 5/110-10 from Ch. 38, par. 110-10

Amends the Code of Criminal Procedure of 1963. Provides that a person charged with a misdemeanor may depart the State
without leave of the court unless, upon a showing by the State's Attorney, the court determines there is an adequate reason as to why he
or she shall not depart the State without leave of the court.
Mar 31 17     H     Rule 19(a) / Re-referred to Rules Committee


                        (Sen. Pamela J. Althoff)

605 ILCS 5/5-412 from Ch. 121, par. 5-412

Amends the Illinois Highway Code. Provides that a county board of a county that contracts with a person growing row
crops on land adjacent to county highways to buy standing strips of the crops to remain in place to act as snow breaks along the
highway may pay the grower an additional sum of money equal to at least 10% of the contract price (rather than a sum of money equal
to 10% of the contract price) as an inconvenience fee.
Aug 11 17     H     Public Act . . . . . . . . 100-0046
HB 01801  Rep. Michael P. McAuliffe
720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1

Amends the Criminal Code of 2012. Provides a person also commits a hate crime if by reason of the actual or perceived employment as a peace officer, firefighter, or emergency medical services personnel of another individual or group of individuals, regardless of the existence of any other motivating factor or factors, he or she commits assault, battery, aggravated assault, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, harassment by telephone, or harassment through electronic communications. Penalty is a Class 4 felony for a first offense and a Class 2 felony for a second or subsequent offense, unless committed in certain specified locations in which case the penalty is a Class 3 felony for a first offense and a Class 2 felony for a second or subsequent offense.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01802  Rep. Michael P. McAuliffe
625 ILCS 5/12-807 from Ch. 95 1/2, par. 12-807

Amends the Illinois Vehicle Code. Provides that each school bus manufactured on or after the effective date of this bill and purchased for use in this State shall be equipped with a 3-point seat belt or any other federally approved restraint system in a number sufficient to allow each passenger being transported to use a separate belt or restraint system.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01803  Rep. Elizabeth Hernandez, Kathleen Willis, Silvana Tabares, Sara Feigenholtz and Will Guzzardi
305 ILCS 5/5-5 from Ch. 23, par. 5-5

Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision requiring the Department of Healthcare and Family Services to determine the quantity and quality of medical services provided under the State's Medical Assistance program, provides that such services may include dental and periodontal prevention and treatment services for residents of long term care facilities and adults diagnosed with a developmental disability or an acquired disability that is permanent and irreversible and that occurred prior to age 21. Provides that on or after July 1, 2017, the Department shall provide dental services, including periodontal prevention and treatment and prescription eyeglasses to veterans and their dependents. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01804


725 ILCS 5/116-2.2 new

Amends the Code of Criminal Procedure of 1963. Allows a motion to be filed with the trial court that entered the judgment of conviction in a defendant's case at any time following the entry of a guilty verdict or a finding of guilt for any offense under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance by the defendant provided: (1) the motion clearly states the penalty for the offense for which the defendant was found guilty or convicted has been amended or changed and became effective after his or her plea of guilty or conviction, which includes but is not limited to: (A) reduces the minimum or maximum sentence for the offense; (B) grants the court more discretion over the range of penalties for the offense; (C) the underlying conduct relating to the offense was decriminalized; or (D) other instances in which the penalties associated with the offense or conduct underlying the offense were reduced in any way; and (2) reasonable notice of the motion is served upon the State. If the court grants a motion under this Section, it must reduce the penalty imposed on the defendant so that it is consistent with the penalty the defendant would have received if the current law was in effect on the date when the offense was committed and the court may take any additional action it deems appropriate under the circumstances.

Fiscal Note (Admin Office of the Illinois Courts)

This legislation would have no fiscal impact on the State appropriation to the judicial branch. It is not possible to determine what fiscal impact, if any, the bill would have on local judicial budgets.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This legislation does not create a State mandate.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides upon verified petition for resentencing by the defendant (in the introduced bill, by motion), the trial court that entered the judgment of conviction in a defendant's case may order resentencing at any time after 30 days have passed following the imposition of a sentence under a guilty verdict or a finding of guilt for any criminal offense under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance provided: (1) the State's Attorney or other prosecuting attorney is given at least 30 day notice of the filing of the petition seeking resentencing; (2) the State's Attorney or other prosecuting attorney files a response indicating agreement with the petition and the defendant's request for resentencing (in the introduced bill, the motion is not objected to by a non-moving party); and (3) the petition clearly states the statutory penalty for the offense for which the defendant was found guilty or convicted has, since his or her plea of guilty or conviction, been subsequently reduced or altered in a manner that includes, but is not limited to, reducing the minimum or maximum sentence for the offense, granting the court more discretion over the range of penalties available for the offense, or changing the penalties associated with the offense or conduct underlying the offense in any way. Provides that if the court grants a petition, the court must resentence the defendant in a manner that is consistent with the penalty the defendant would have received if the current law was in effect on the date when the offense was committed or the original sentence was imposed and the court may take any additional action it deems appropriate under the circumstances (in the introduced bill, if the court grants a motion, it must reduce the penalty imposed on the defendant so that it is consistent with the penalty the defendant would have received if the current law was in effect on the date when the offense was committed and the court may take any additional action it deems appropriate under the circumstances).

Senate Floor Amendment No. 2

Deletes reference to:

725 ILCS 5/116-2.2 new

Adds reference to:

625 ILCS 5/4-103 from Ch. 95 1/2, par. 4-103

Adds reference to:

705 ILCS 405/5-410


This legislation does not create a State mandate. Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides upon verified petition for resentencing by the defendant (in the introduced bill, by motion), the trial court that entered the judgment of conviction in a defendant's case may order resentencing at any time after 30 days have passed following the imposition of a sentence under a guilty verdict or a finding of guilt for any criminal offense under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance provided: (1) the State's Attorney or other prosecuting attorney is given at least 30 day notice of the filing of the petition seeking resentencing; (2) the State's Attorney or other prosecuting attorney files a response indicating agreement with the petition and the defendant's request for resentencing (in the introduced bill, the motion is not objected to by a non-moving party); and (3) the petition clearly states the statutory penalty for the offense for which the defendant was found guilty or convicted has, since his or her plea of guilty or conviction, been subsequently reduced or altered in a manner that includes, but is not limited to, reducing the minimum or maximum sentence for the offense, granting the court more discretion over the range of penalties available for the offense, or changing the penalties associated with the offense or conduct underlying the offense in any way. Provides that if the court grants a petition, the court must resentence the defendant in a manner that is consistent with the penalty the defendant would have received if the current law was in effect on the date when the offense was committed or the original sentence was imposed and the court may take any additional action it deems appropriate under the circumstances (in the introduced bill, if the court grants a motion, it must reduce the penalty imposed on the defendant so that it is consistent with the penalty the defendant would have received if the current law was in effect on the date when the offense was committed and the court may take any additional action it deems appropriate under the circumstances).

This legislation does not create a State mandate.


This legislation does not create a State mandate.
HB 01805
(Sen. Mattie Hunter-Napoleon Harris, III-Laura M. Murphy and Donne E. Trotter-Jacqueline Y. Collins)

625 ILCS 5/6-117 from Ch. 95 1/2, par. 6-117
755 ILCS 50/5-5 was 755 ILCS 50/3
755 ILCS 50/5-7
755 ILCS 50/5-20 was 755 ILCS 50/5
755 ILCS 50/5-43
755 ILCS 50/5-47

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall offer to each applicant for issuance or renewal of a driver's license or identification card who is 16 years of age or older (rather than 18 years of age or older) the opportunity to have his or her name included in the First Person Consent organ and tissue donor registry. Amends the Illinois Anatomical Gift Act. Makes conforming changes. Provides that upon the death of a donor who is an unemancipated minor, the parent or guardian of the donor may amend or revoke the anatomical gift of the donor's body.

Aug 08 17 H Public Act . . . . . . 100-0041

HB 01806
Rep. Michelle Mussman

820 ILCS 205/12.5 new

Amends the Child Labor Law. Provides that, before a child may be issued a permit to work as a model, a trust account must be established providing, at a minimum, that: at least 15% (or a greater percentage as determined by rule) of the gross earnings of the child model shall be deposited into the account; the funds in the account shall be available only to the child model; the funds shall be held by a bank, corporate fiduciary, or trust company, as those terms are defined in the Corporate Fiduciary Act; and the funds in the account shall become available to the child model upon the child model attaining the age of 18 years. Provides that the Department of Labor shall adopt rules to implement these provisions.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01807
Rep. Mark Batinick

30 ILCS 105/12-2 from Ch. 127, par. 148-2

Amends the State Finance Act. Provides that certain requirements concerning mileage reimbursement do not apply to agencies under the jurisdiction of the Governor's Travel Control Board. Provides that for agencies under the jurisdiction of the Governor's Travel Control Board, mileage reimbursement rates for automobile travel using an employee's personal vehicle for State business shall be established by the Governor's Travel Control Board and adjusted periodically at the advisement of the Department of Central Management Services. Provides that rates shall be based on a formula considering the fluctuations in vehicle and vehicle operating costs and the cost to operate a State vehicle, but in any event will not exceed the rate in effect under regulations pursuant to federal law. Requires the rates to be reviewed at least once per year. Requires the Board to formalize and approve the formula for determining its mileage rate adjustment recommendations.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01808  
(SEN. THOMAS CULLERTON AND NAPOLEON HARRIS, III)
35 ILCS 5/917 from Ch. 120, par. 9-917
765 ILCS 1025/19.5 new
Amends the Illinois Income Tax Act. Provides that the Department of Revenue may share information with the State Treasurer for the purpose of administering the Uniform Disposition of Unclaimed Property Act. Amends the Uniform Disposition of Unclaimed Property Act. Provides that the State Treasurer shall, at least annually, notify the Department of Revenue of the names of persons appearing to be owners of abandoned property held by the State Treasurer, and that the Department of Revenue shall provide address and other information for such persons to the State Treasurer to facilitate the return of unclaimed property. Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. In the Uniform Disposition of Unclaimed Property Act, provides that, in addition to the address associated with the Illinois income tax return, the Department of Revenue shall also provide to the State Treasurer any additional addresses for the same taxpayer from the records of the Department. Removes a provision from the introduced bill providing that, if the value of the property is greater than $2,000, the State Treasurer shall provide notice to the person informing the person that he or she is the owner of abandoned or unclaimed property. Provides instead that the State Treasurer may deliver the property without the person filing a claim if: (1) the value of the property that is owed the person is $2,000 or less; (2) the property is not either tangible property or securities; (3) the last known address for the person according to the Department of Revenue records is less than 12 months old; and (4) the State Treasurer has evidence sufficient to establish that the person who appears in Department of Revenue records is the owner of the property and the owner currently resides at the last known address from the Department of Revenue. Provides that, if the unclaimed property has a value of greater than $2,000 or is tangible property or securities, then the State Treasurer shall provide notice to the person informing the person that he or she is the owner of abandoned or unclaimed property. Effective immediately.
Aug 11 17  H  Public Act . . . . . . . . 100-0047

HB 01809  
Rep. C.D. Davidsmeyer-Carol Ammons
(Sen. Jason A. Barickman)
205 ILCS 620/1-7 from Ch. 17, par. 1551-7
Amends the Corporate Fiduciary Act. In provisions concerning office locations of corporate fiduciaries, removes the requirement that a corporate fiduciary of a bank, savings and loan association, or savings bank give notice of intent to establish a branch office to the Secretary of Financial and Professional Regulation 30 days prior to purchasing or leasing of land, building, or equipment. Replaces references to "Commissioner" with "Secretary". Effective immediately.
Aug 11 17  H  Public Act . . . . . . . . 100-0048
HB 01810  Rep. Rita Mayfield

30 ILCS 105/5.878 new
30 ILCS 105/6z-102 new
35 ILCS 105/3-10

35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10
35 ILCS 120/3 from Ch. 120, par. 442

Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Imposes a 3.75% surcharge on firearms and firearm component parts. Amends the State Finance Act. Creates the At-Risk Youth Assistance Fund. Provides that the 3.75% surcharge shall be deposited into the Fund. Sets forth the purposes for which moneys in the Fund may be used. Effective immediately.

Mar 21 17  H  Tabled
HB 01811
Rep. Brandon W. Phelps, Elaine Nekritz, David Harris and Chad Hays
(Sen. Bill Cunningham-John G. Mulroe-Julie A. Morrison-Laura M. Murphy-Christine Radogno, Dale A. Righter, Linda Holmes, Karen McConnaughay, Pamela J. Althoff, Dan McConchie and Michael Connelly)

5 ILCS 80/4.28

House Committee Amendment No. 1
Adds reference to:
5 ILCS 80/4.38 new


Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 80/4.28

Deletes reference to:
5 ILCS 80/4.38 new

Adds reference to:
50 ILCS 750/15.4a

Replaces everything after the enacting clause. Amends the Emergency Telephone System Act. Provides that consolidation requirements that no 9-1-1 Authority in the county which serves a population of less than 25,000 in any county with a population of at least 250,000 that has more than one Emergency Telephone System Board, Joint Emergency Telephone System Board, or qualified governmental entity, any 9-1-1 Authority serving a population of less than 25,000 shall be consolidated such that no 9-1-1 Authority in the county serves a population of less than 25,000, does not apply if the 9-1-1 Authority: (1) serves a municipality that employs more than 50 full-time emergency responders; (2) includes land in both Lake and Cook county and the interchange of Interstate 94 and 294; (3) operates a PSAP in a municipality with rail traffic including one Metra Rail depot in Lake county and one Metra rail depot in Cook county which served over 6,000 passengers daily in 2016; (4) has fully implemented Next Generation 9-1-1; and (5) has a joint emergency telephone system board consisting of 2 or more municipalities that have been consolidated for 2 or more years.

Senate Floor Amendment No. 2
Adds reference to:
5 ILCS 140/7.5

Adds reference to:
20 ILCS 2605/2605-52

Adds reference to:
20 ILCS 2605/2605-475 was 20 ILCS 2605/55a in part

Adds reference to:
30 ILCS 105/8.37

Adds reference to:
50 ILCS 750/Act title

Adds reference to:
50 ILCS 750/0.01 from Ch. 134, par. 30.01

Adds reference to:
50 ILCS 750/1 from Ch. 134, par. 31

Adds reference to:
50 ILCS 750/2 from Ch. 134, par. 32
HB 01811 (CONTINUED)

Adds reference to:
50 ILCS 750/3 from Ch. 134, par. 33

Adds reference to:
50 ILCS 750/4 from Ch. 134, par. 34

Adds reference to:
50 ILCS 750/5 from Ch. 134, par. 35

Adds reference to:
50 ILCS 750/6 from Ch. 134, par. 36

Adds reference to:
50 ILCS 750/6.1 from Ch. 134, par. 36.1

Adds reference to:
50 ILCS 750/7 from Ch. 134, par. 37

Adds reference to:
50 ILCS 750/8 from Ch. 134, par. 38

Adds reference to:
50 ILCS 750/10 from Ch. 134, par. 40

Adds reference to:
50 ILCS 750/10.1 from Ch. 134, par. 40.1

Adds reference to:
50 ILCS 750/10.2 from Ch. 134, par. 40.2

Adds reference to:
50 ILCS 750/10.3 from Ch. 134, par. 40.3

Adds reference to:
50 ILCS 750/11 from Ch. 134, par. 41

Adds reference to:
50 ILCS 750/12 from Ch. 134, par. 42

Adds reference to:
50 ILCS 750/14 from Ch. 134, par. 44

Adds reference to:
50 ILCS 750/15 from Ch. 134, par. 45

Adds reference to:
50 ILCS 750/15.1 from Ch. 134, par. 45.1

Adds reference to:
50 ILCS 750/15.2 from Ch. 134, par. 45.2

Adds reference to:
50 ILCS 750/15.2a from Ch. 134, par. 45.2a

Adds reference to:
50 ILCS 750/15.2b from Ch. 134, par. 45.2b

Adds reference to:
50 ILCS 750/15.2c from Ch. 134, par. 45.2c

Adds reference to:
50 ILCS 750/15.3 from Ch. 134, par. 45.3

Adds reference to:
50 ILCS 750/15.3a from Ch. 134, par. 45.3a

Adds reference to:
50 ILCS 750/15.4 from Ch. 134, par. 45.4

Adds reference to:
50 ILCS 750/15.4b from Ch. 134, par. 45.4b
HB 01811 (CONTINUED)

Adds reference to:
50 ILCS 750/15.5

Adds reference to:
50 ILCS 750/15.6

Adds reference to:
50 ILCS 750/15.6a

Adds reference to:
50 ILCS 750/15.6b

Adds reference to:
50 ILCS 750/15.7

Adds reference to:
50 ILCS 750/15.8

Adds reference to:
50 ILCS 750/16

from Ch. 134, par. 46

Adds reference to:
50 ILCS 750/17.5 new

Adds reference to:
50 ILCS 750/19

Adds reference to:
50 ILCS 750/20

Adds reference to:
50 ILCS 750/30

Adds reference to:
50 ILCS 750/35

Adds reference to:
50 ILCS 750/40

Adds reference to:
50 ILCS 750/45

Adds reference to:
50 ILCS 750/50

Adds reference to:
50 ILCS 750/55

Adds reference to:
50 ILCS 750/60

Adds reference to:
50 ILCS 750/75

Adds reference to:
50 ILCS 750/80 new

Adds reference to:
50 ILCS 753/15

Adds reference to:
220 ILCS 5/Art. XIII heading

Adds reference to:
220 ILCS 5/13-100

from Ch. 111 2/3, par. 13-100

Adds reference to:
220 ILCS 5/13-101

from Ch. 111 2/3, par. 13-101
HB 01811 (CONTINUED)

Adds reference to:
  220 ILCS 5/13-102 from Ch. 111 2/3, par. 13-102
Adds reference to:
  220 ILCS 5/13-103 from Ch. 111 2/3, par. 13-103
Adds reference to:
  220 ILCS 5/13-201 from Ch. 111 2/3, par. 13-201
Adds reference to:
  220 ILCS 5/13-202 from Ch. 111 2/3, par. 13-202
Adds reference to:
  220 ILCS 5/13-202.5
Adds reference to:
  220 ILCS 5/13-203 from Ch. 111 2/3, par. 13-203
Adds reference to:
  220 ILCS 5/13-204 from Ch. 111 2/3, par. 13-204
Adds reference to:
  220 ILCS 5/13-205 from Ch. 111 2/3, par. 13-205
Adds reference to:
  220 ILCS 5/13-206 from Ch. 111 2/3, par. 13-206
Adds reference to:
  220 ILCS 5/13-207 from Ch. 111 2/3, par. 13-207
Adds reference to:
  220 ILCS 5/13-208 from Ch. 111 2/3, par. 13-208
Adds reference to:
  220 ILCS 5/13-209 from Ch. 111 2/3, par. 13-209
Adds reference to:
  220 ILCS 5/13-210 from Ch. 111 2/3, par. 13-210
Adds reference to:
  220 ILCS 5/13-211 from Ch. 111 2/3, par. 13-211
Adds reference to:
  220 ILCS 5/13-212 from Ch. 111 2/3, par. 13-212
Adds reference to:
  220 ILCS 5/13-213 from Ch. 111 2/3, par. 13-213
Adds reference to:
  220 ILCS 5/13-214 from Ch. 111 2/3, par. 13-214
Adds reference to:
  220 ILCS 5/13-215 from Ch. 111 2/3, par. 13-215
Adds reference to:
  220 ILCS 5/13-216
Adds reference to:
  220 ILCS 5/13-217
Adds reference to:
  220 ILCS 5/13-218
Adds reference to:
  220 ILCS 5/13-219
Adds reference to:
  220 ILCS 5/13-220
Adds reference to:
  220 ILCS 5/13-230
HB 01811 (CONTINUED)

Adds reference to:
  220 ILCS 5/13-231
Adds reference to:
  220 ILCS 5/13-232
Adds reference to:
  220 ILCS 5/13-233
Adds reference to:
  220 ILCS 5/13-234
Adds reference to:
  220 ILCS 5/13-235
Adds reference to:
  220 ILCS 5/13-301 from Ch. 111 2/3, par. 13-301
Adds reference to:
  220 ILCS 5/13-301.1 from Ch. 111 2/3, par. 13-301.1
Adds reference to:
  220 ILCS 5/13-301.2
Adds reference to:
  220 ILCS 5/13-301.3
Adds reference to:
  220 ILCS 5/13-302 from Ch. 111 2/3, par. 13-302
Adds reference to:
  220 ILCS 5/13-303
Adds reference to:
  220 ILCS 5/13-303.5
Adds reference to:
  220 ILCS 5/13-304
Adds reference to:
  220 ILCS 5/13-305
Adds reference to:
  220 ILCS 5/13-401 from Ch. 111 2/3, par. 13-401
Adds reference to:
  220 ILCS 5/13-401.1
Adds reference to:
  220 ILCS 5/13-402 from Ch. 111 2/3, par. 13-402
Adds reference to:
  220 ILCS 5/13-403 from Ch. 111 2/3, par. 13-403
Adds reference to:
  220 ILCS 5/13-404 from Ch. 111 2/3, par. 13-404
Adds reference to:
  220 ILCS 5/13-404.1
Adds reference to:
  220 ILCS 5/13-404.2
Adds reference to:
  220 ILCS 5/13-405 from Ch. 111 2/3, par. 13-405
Adds reference to:
  220 ILCS 5/13-405.1 from Ch. 111 2/3, par. 13-405.1
Adds reference to:
  220 ILCS 5/13-406 from Ch. 111 2/3, par. 13-406
HB 01811 (CONTINUED)

Adds reference to:
   220 ILCS 5/13-406.1 new

Adds reference to:
   220 ILCS 5/13-407 from Ch. 111 2/3, par. 13-407

Adds reference to:
   220 ILCS 5/13-501 from Ch. 111 2/3, par. 13-501

Adds reference to:
   220 ILCS 5/13-501.5

Adds reference to:
   220 ILCS 5/13-502 from Ch. 111 2/3, par. 13-502

Adds reference to:
   220 ILCS 5/13-502.5

Adds reference to:
   220 ILCS 5/13-503 from Ch. 111 2/3, par. 13-503

Adds reference to:
   220 ILCS 5/13-504 from Ch. 111 2/3, par. 13-504

Adds reference to:
   220 ILCS 5/13-505 from Ch. 111 2/3, par. 13-505

Adds reference to:
   220 ILCS 5/13-505.2 from Ch. 111 2/3, par. 13-505.2

Adds reference to:
   220 ILCS 5/13-505.3 from Ch. 111 2/3, par. 13-505.3

Adds reference to:
   220 ILCS 5/13-505.4 from Ch. 111 2/3, par. 13-505.4

Adds reference to:
   220 ILCS 5/13-505.5 from Ch. 111 2/3, par. 13-505.5

Adds reference to:
   220 ILCS 5/13-505.6 from Ch. 111 2/3, par. 13-505.6

Adds reference to:
   220 ILCS 5/13-506.1 from Ch. 111 2/3, par. 13-506.1

Adds reference to:
   220 ILCS 5/13-506.2

Adds reference to:
   220 ILCS 5/13-507 from Ch. 111 2/3, par. 13-507

Adds reference to:
   220 ILCS 5/13-507.1

Adds reference to:
   220 ILCS 5/13-508 from Ch. 111 2/3, par. 13-508

Adds reference to:
   220 ILCS 5/13-508.1 from Ch. 111 2/3, par. 13-508.1

Adds reference to:
   220 ILCS 5/13-509 from Ch. 111 2/3, par. 13-509

Adds reference to:
   220 ILCS 5/13-510 from Ch. 111 2/3, par. 13-510

Adds reference to:
   220 ILCS 5/13-512

Adds reference to:
   220 ILCS 5/13-513
HB 01811 (CONTINUED)

Adds reference to:
  220 ILCS 5/13-514
Adds reference to:
  220 ILCS 5/13-515
Adds reference to:
  220 ILCS 5/13-516
Adds reference to:
  220 ILCS 5/13-517
Adds reference to:
  220 ILCS 5/13-518
Adds reference to:
  220 ILCS 5/13-519
Adds reference to:
  220 ILCS 5/13-601 from Ch. 111 2/3, par. 13-601
Adds reference to:
  220 ILCS 5/13-701 from Ch. 111 2/3, par. 13-701
Adds reference to:
  220 ILCS 5/13-702 from Ch. 111 2/3, par. 13-702
Adds reference to:
  220 ILCS 5/13-703 from Ch. 111 2/3, par. 13-703
Adds reference to:
  220 ILCS 5/13-704 from Ch. 111 2/3, par. 13-704
Adds reference to:
  220 ILCS 5/13-705 from Ch. 111 2/3, par. 13-705
Adds reference to:
  220 ILCS 5/13-706 from Ch. 111 2/3, par. 13-706
Adds reference to:
  220 ILCS 5/13-707 from Ch. 111 2/3, par. 13-707
Adds reference to:
  220 ILCS 5/13-709
Adds reference to:
  220 ILCS 5/13-712
Adds reference to:
  220 ILCS 5/13-713
Adds reference to:
  220 ILCS 5/13-801 from Ch. 111 2/3, par. 13-801
Adds reference to:
  220 ILCS 5/13-802.1
Adds reference to:
  220 ILCS 5/13-804
Adds reference to:
  220 ILCS 5/13-900
Adds reference to:
  220 ILCS 5/13-900.1
Adds reference to:
  220 ILCS 5/13-900.2
Adds reference to:
  220 ILCS 5/13-900.3
HB 01811 (CONTINUED)

Adds reference to:

220 ILCS 5/13-901

from Ch. 111 2/3, par. 13-901

Adds reference to:

220 ILCS 5/13-902

Adds reference to:

220 ILCS 5/13-903

Adds reference to:

220 ILCS 5/13-904 new

Adds reference to:

220 ILCS 5/13-1200

Adds reference to:

220 ILCS 5/Art. XXI heading

Adds reference to:

220 ILCS 5/21-100

Adds reference to:

220 ILCS 5/21-101

Adds reference to:

220 ILCS 5/21-101.1

Adds reference to:

220 ILCS 5/21-201

Adds reference to:

220 ILCS 5/21-301

Adds reference to:

220 ILCS 5/21-401

Adds reference to:

220 ILCS 5/21-601

Adds reference to:

220 ILCS 5/21-701

Adds reference to:

220 ILCS 5/21-801

Adds reference to:

220 ILCS 5/21-901

Adds reference to:

220 ILCS 5/21-1001

Adds reference to:

220 ILCS 5/21-1101

Adds reference to:

220 ILCS 5/21-1201

Adds reference to:

220 ILCS 5/21-1301

Adds reference to:

220 ILCS 5/21-1401

Adds reference to:

220 ILCS 5/21-1501

Adds reference to:

220 ILCS 5/21-1502

Adds reference to:

220 ILCS 5/21-1503 new
HB 01811 (CONTINUED)

Adds reference to:

220 ILCS 5/21-1601

Replaces everything after the enacting clause. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall make grants to 9-1-1 authorities to defray the costs associated with 9-1-1 system consolidation required under the Emergency Telephone System Act. Reenacts and makes changes to the Emergency Telephone System Act. Provides that on or after the effective date of the amendatory Act, any new intergovernmental agreements entered into to establish or join a Joint Emergency Telephone System Board shall provide for the appointment of a PSAP representative to the Emergency Telephone System Board. Provides that no county or 9-1-1 Authority may avoid the consolidation requirements of the Act by converting primary PSAPs to secondary or virtual answering points. Provides that any county or 9-1-1 Authority not in compliance with the consolidation requirements of the Act shall be ineligible to receive consolidation grant funds issued or monthly disbursements otherwise due until the county or 9-1-1 Authority is in compliance. Provides that within one year after the effective date of the amendatory Act, any corporate authorities of a county or municipality, other than a municipality with a population of more than 500,000, operating a 9-1-1 system without an Emergency Telephone System Board or Joint Emergency Telephone System Board shall create or join a Joint Emergency Telephone System Board. Extends the repeal date of the Act until December 31, 2020. Reenacts and makes changes to the Cable and Video Competition Law of 2007 and Universal Telephone Service Protection Law of 1985 Articles of the Public Utilities Act. Adds provisions to the Telecommunications Article concerning the transition of Large Electing Providers to Internet Protocol-based networks and service. Provides that the Universal Telephone Service Assistance Program shall provide for a reduction of access line charges, a reduction of connection charges, or any other alternative assistance or program to increase accessibility to telephone service and broadband Internet access service. Provides that the amounts collected and remitted through customer funding of the program may be used for funding an additional program to be administered by the entity designated by the Illinois Commerce Commission as administrator of the Universal Telephone Service Assistance Program for educating and assisting low-income residential customers with a transition to Internet protocol-based networks and services. Extends the repeal date of the Cable and Video Competition Law of 2007 and the Universal Telephone Service Protection Law of 1985 until December 31, 2020. Makes other changes. Effective immediately.

Governor Amendatory Veto Message

Recommends replacing everything after the enacting clause (other than the effective date Section and certain validation language) with provisions reenacting the Emergency Telephone Act and the Cable and Video Competition Article and the Universal Telephone Service Protection Law of the Illinois Public Utilities Act (other than the internal repealers). Also states in introductory clauses that the internal repealers in the Emergency Telephone Act and the Cable and Video Competition Article and the Universal Telephone Service Protection Law of the Illinois Public Utilities Act are repealed. (Deletes reference to: 5 ILCS 140/7.5; 20 ILCS 2605/2605-52; 20 ILCS 2605/2605-475; 30 ILCS 105/8.37; 50 ILCS 750/17.5 new; 50 ILCS 750/80 new; 50 ILCS 750/99; 220 ILCS 5/13-406.1 new; 220 ILCS 5/13-904 new; 220 ILCS 5/13-1200; 220 ILCS 5/21-1503 new; 220 ILCS 5/21-1601)

Jul 06 17 H Public Act . . . . . . . 100-0020

HB 01812

Rep. Terri Bryant-David S. Olsen and Tony McCombie

20 ILCS 835/4d new

Amends the State Parks Act. Provides that persons over 65 or persons with disabilities who have been issued a valid decal or license plate by the Secretary of State upon its verification may operate a golf cart on paved roads within the boundaries of a State park and as otherwise authorized by the Department of Natural Resources. Defines "golf cart".

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01813
Rep. Keith R. Wheeler-Carol Sente-Avery Bourne-Linda Chapa LaVie-Tony McCombie, Steven A. Andersson, Mark Batinick, Nick Sauer and Randy E. Frese
(Sen. Julie A. Morrison-Melinda Bush, Cristina Castro and Thomas Cullerton)

20 ILCS 605/605-1020 new
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department shall establish a Networking for Success Program. Provides that the program shall assist small to mid-sized businesses in strategic market research, geographic information systems, web design and search engine optimization, and social media marketing. Effective immediately.

Governor Amendatory Veto Message
Recommends providing that the Networking for Success Program shall be designed to assist small to mid-sized businesses owned by minorities, females, or people with disabilities (rather than small to mid-sized businesses without any limitation on ownership).

Sep 01 17 H Bill Dead - No Positive Action Taken - Amendatory Veto

HB 01814
Rep. Keith R. Wheeler-Patricia R. Bellock

705 ILCS 505/8 from Ch. 37, par. 439.8
740 ILCS 175/4 from Ch. 127, par. 4104
740 ILCS 175/4.5 new
Amends the Illinois False Claims Act. Provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. Provides that the Department of Revenue has the sole authority to bring an administrative action and that the Attorney General has the sole authority to bring a judicial action under the Act for a false claim, statement, or record pertaining to certain taxes administered by the Department of Revenue. Contains provisions concerning reporting, investigative, and enforcement procedures for allegations of false claims pertaining to certain taxes. Contains provisions governing the payment of rewards to persons who provide information that leads to recovery of funds under the new provisions. Provides that the appeal of a determination regarding an award may be appealed exclusively to the Court of Claims and must be filed within 30 days of the determination of the award. Makes other changes, including a corresponding change in the Court of Claims Act.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01815
Rep. Keith R. Wheeler-David S. Olsen-Grant Wehrli, Robert W. Pritchard, Dan Brady, Christine Winger, Bill Mitchell, David McSweeney, Chad Hays, Patricia R. Bellock, Sara Wojcicki Jimenez, Brad Halbrook, Keith P. Sommer, David A. Welte, C.D. Davidsmeyer, Joe Sosnowski, Michael D. Unes, Terri Bryant, Dave Severin, Nick Sauer, Peter Breen, Ryan Spain, Steven Reick, Jerry Lee Long, Thomas M. Bennett, David B. Reis, Sheri Jesiel, Barbara Wheeler, Tony McCombie, Steven A. Andersson, Margo McDermed, Mark Batinick, Randy E. Frese, Tom Demmer, Mike Fortner, Allen Skillicorn, Daniel Swanson, Brian W. Stewart, Charles Meier, Avery Bourne, Michael P. McAuliffe, Reginald Phillips, Jeanne M Ives, Lindsay Parkhurst and Michael T. Marron

25 ILCS 10/8 new
Amends the General Assembly Operations Act. Provides that on and after the effective date of this amendatory Act, the General Assembly shall, by joint resolution, establish a revenue estimate for the following State fiscal year by April 30th of each year. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01816
Rep. Keith R. Wheeler-David S. Olsen-Grant Wehrli, Robert W. Pritchard, Dan Brady, Christine Winger, Bill Mitchell, David McSweeney, Chad Hays, Patricia R. Bellock, Sara Wojcicki Jimenez, Brad Halbrook, Keith P. Sommer, David A. Welte, C.D. Davidsmeyer, Joe Sosnowski, Michael D. Unes, Terri Bryant, Dave Severin, Nick Sauer, Peter Breen, Ryan Spain, Steven Reick, Jerry Lee Long, Thomas M. Bennett, David B. Reis, Sheri Jesiel, Barbara Wheeler, Tony McCombie, Steven A. Andersson, Margo McDermed, Mark Batinick, Randy E. Frese, Tom Demmer, Mike Fortner, Allen Skillicorn, Daniel Swanson, Brian W. Stewart, Charles Meier, Avery Bourne, Michael P. McAuliffe, Reginald Phillips, Jeanne M Ives and Lindsay Parkhurst

New Act
Creates the Revenue Estimate Act. Provides that the General Assembly shall not enact any bill to appropriate funds within any fiscal year prior to its adoption of a joint resolution reflecting the estimate of funds available for that fiscal year as required under the Commission on Government Forecasting and Accountability Act. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01817  Rep. Keith R. Wheeler

10 ILCS 5/7-10.4 new

Amends the Election Code. Provides that the State Board of Elections shall produce an online petition packet generation system that allows a potential candidate to enter the appropriate information and select the office for which he or she wishes to run and the system will generate all of the appropriate forms with the accurate formatting and information. Provides that no petitions created by the State Board's online petition packet generation system may be challenged on the basis of formatting or other technicalities.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01818  Rep. Tim Butler

New Act

Creates the Bicentennial Families Act. Provides that any Illinois family that can trace its descent in this State back at least 200 years may apply to the Illinois State Archives to have that family recognized as a "Bicentennial Family". Provides requirements to qualify for recognition as a "Bicentennial Family". Provides for the duties of the State Archives in recognition of a "Bicentennial Family". Provides that all fees and costs of the application process and production of the "Bicentennial Family" certificate shall be provided by the applying family. Defines terms.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01819  Rep. John M. Cabello

5 ILCS 80/1 from Ch. 127, par. 1901

Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01820  Rep. Barbara Wheeler

5 ILCS 80/1 from Ch. 127, par. 1901

Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01821  Rep. Jim Durkin

5 ILCS 80/1 from Ch. 127, par. 1901

Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01822  Rep. Jim Durkin

5 ILCS 375/1 from Ch. 127, par. 521

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01823  Rep. Jim Durkin

5 ILCS 430/1-1

Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01824  Rep. Jim Durkin

5 ILCS 100/5-90 from Ch. 127, par. 1005-90

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01825  Rep. Jim Durkin

5 ILCS 100/5-90 from Ch. 127, par. 1005-90

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01826 Rep. Jim Durkin
5 ILCS 100/1-1 from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01827 Rep. Jim Durkin
5 ILCS 100/1-1 from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01828 Rep. Jim Durkin
5 ILCS 100/1-1 from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

5 ILCS 100/5-90 from Ch. 127, par. 1005-90
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01830 Rep. Jim Durkin, Camille Y. Lilly and Theresa Mah
5 ILCS 100/5-90 from Ch. 127, par. 1005-90
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01831 Rep. Jim Durkin
5 ILCS 375/1 from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01832 Rep. Jim Durkin
5 ILCS 120/1.01 from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01833 Rep. Jim Durkin
5 ILCS 140/5 from Ch. 116, par. 205
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01834 Rep. Jim Durkin
10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01835 Rep. Jim Durkin
10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01836 Rep. Jim Durkin
15 ILCS 505/17 from Ch. 130, par. 17
Amends the State Treasurer Act. Makes a technical change in a Section concerning the Public Treasurers’ Investment Pool.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01837  Rep. Jim Durkin
15 ILCS 505/16.5
Amends the State Treasurer Act. Makes a technical change in a Section concerning a college savings pool.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01838  Rep. Jim Durkin
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01839  Rep. Jim Durkin
15 ILCS 505/1 from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01840  Rep. Jim Durkin
15 ILCS 505/1 from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01841  Rep. Jim Durkin
20 ILCS 655/1 from Ch. 67 1/2, par. 601
Amends the Illinois Enterprise Zone Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01842  Rep. Jim Durkin
20 ILCS 1705/1 from Ch. 91 1/2, par. 100-1
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01843  Rep. Jim Durkin
20 ILCS 2305/2 from Ch. 111 1/2, par. 22
Amends the Department of Public Health Act. Makes a technical change in a Section concerning the powers of the Department.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01844  Rep. Jim Durkin
20 ILCS 862/1
Amends the Recreational Trails of Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01845  Rep. Jim Durkin
20 ILCS 3960/1 from Ch. 111 1/2, par. 1151
Amends the Illinois Health Facilities Planning Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01846  Rep. Jim Durkin
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes technical changes in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01847  Rep. Jim Durkin
20 ILCS 505/1.1 from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01849  Rep. Brian W. Stewart-Patricia R. Bellock-Barbara Wheeler
(Sen. Antonio Muñoz-Pamela J. Althoff-Iris Y. Martinez, Napoleon Harris, III, Steven M. Landek and Tim Bivins)
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
  House Floor Amendment No. 1
  Deletes reference to:
    20 ILCS 5/1-1
  Adds reference to:
    20 ILCS 2610/8
Replaces everything after the enacting clause. Amends the State Police Act. Deletes the rank classifications of Special Agent Sergeant, Special Agent Master Sergeant, Special Agent Lieutenant, Special Agent Captain, and Special Agent Major from the classification of ranks that may be appointed by the Director of State Police as a State Police officer. Effective January 1, 2018.
Aug 11 17  H  Public Act . . . . . . . . . . . . . 100-0049

HB 01850  Rep. Jim Durkin
20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01851  Rep. Jim Durkin
20 ILCS 3501/801-1
Amends the Illinois Finance Authority Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01852  Rep. Jim Durkin
20 ILCS 1505/1505-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01853  Rep. Sheri Jesiel-Patricia R. Bellock-Jeanne M Ives-Carol Ammons and Cynthia Soto  
(Sen. Don Harmon-Karen McConnaughay-Pamela J. Althoff and Chuck Weaver)  
20 ILCS 5/5-15  
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section creating the civil administrative agencies.  
House Floor Amendment No. 1  
Deletes reference to:  
20 ILCS 5/5-15  
Adds reference to:  
20 ILCS 5085/20  
Adds reference to:  
20 ILCS 5085/25  
Replaces everything after the enacting clause. Amends the Human Trafficking Task Force Act. Provides that on or before January 15, 2018 (currently, June 30, 2017), the Human Trafficking Task Force shall report its findings and recommendations to the General Assembly. Provides that the Human Trafficking Task Force is abolished and the Act is repealed on January 31, 2018 (currently, July 1, 2017).  
Senate Floor Amendment No. 1  
Deletes reference to:  
20 ILCS 5085/20  
Deletes reference to:  
20 ILCS 5085/25  
Adds reference to:  
New Act  
Adds reference to:  
225 ILCS 15/11.11 new  
Replaces everything after the enacting clause. Creates the Psychology Interjurisdictional Compact Act. Provides that the State of Illinois enters into the Psychology Interjurisdictional Compact and sets forth the provisions of the Compact. Provides that the purposes of the Compact are to increase public access to professional psychological services by allowing for telepsychological practice across state lines and temporary in-person services in which the psychologist is not licensed to practice psychology, enhance the states' ability to protect the public's health and safety, encourage the cooperation of Compact States in the areas of psychology licensure and regulation, facilitate the exchange of information between Compact States regarding psychologist licensure, adverse actions, and disciplinary history, promote compliance with the laws governing psychological practice in each Compact State, and invest all Compact States with the authority to hold licensed psychologists accountable through the mutual recognition of Compact State licenses. The Compact contains provisions concerning home state licensure, Compact privilege to practice telepsychology, Compact temporary authorization to practice, conditions of telepsychology practice in a receiving state, adverse actions, additional authorities invested in a Compact State's psychology regulatory authority, a coordinated licensure information system, establishment of the Psychology Interjurisdictional Compact Commission, rulemaking, oversight, dispute resolution and enforcement, and the date of implementation of the Compact. Amends the Clinical Psychologist Licensing Act. Provides that a clinical psychologist licensed under the Act is subject to the provisions of the Psychology Interjurisdictional Compact Act. Effective January 1, 2020.  
Aug 22 18  H  Public Act . . . . . . . 100-1028

HB 01854  Rep. Jim Durkin  
20 ILCS 5/5-15  
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section creating the civil administrative agencies.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01855  Rep. Jim Durkin  
20 ILCS 3960/1  
Amends the Illinois Health Facilities Planning Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01856  Rep. Jim Durkin
20 ILCS 205/205-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Agriculture.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01857  Rep. Jeanne M Ives
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01858  Rep. Thomas M. Bennett-Barbara Flynn Currie-Marcus C. Evans, Jr.-Daniel J. Burke, La Shawn K. Ford, Christian L. Mitchell, David B. Reis, Chad Hays and Jerry Lee Long
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Nov 07 18  H  Placed on Calendar 2nd Reading - Short Debate

HB 01859  Rep. Jim Durkin
30 ILCS 120/1 from Ch. 85, par. 651
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01860  Rep. Jim Durkin
30 ILCS 225/1 from Ch. 102, par. 34
Amends the Public Funds Deposit Act. Makes a technical change in a Section concerning deposits.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01861  Rep. Jim Durkin
30 ILCS 390/1 from Ch. 122, par. 1201
Amends the School Construction Bond Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01862  Rep. Jim Durkin
30 ILCS 105/1.1 from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01863  Rep. Jim Durkin
30 ILCS 105/1.1 from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01864  Rep. Jim Durkin
30 ILCS 330/1 from Ch. 127, par. 651
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01865  Rep. Jim Durkin
30 ILCS 330/1 from Ch. 127, par. 651
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01866  Rep. Jim Durkin
30 ILCS 390/1  from Ch. 122, par. 1201
Amends the School Construction Bond Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01867  Rep. Jim Durkin
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01868  Rep. Jim Durkin
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01869  Rep. Jim Durkin
30 ILCS 790/1
Amends the Charitable Trust Stabilization Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01870  Rep. Jim Durkin
30 ILCS 265/1
Amends the Technology Development Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01871  Rep. Jim Durkin
30 ILCS 340/1  from Ch. 120, par. 406
Amends the Short Term Borrowing Act. Makes a technical change in a Section concerning cash flow borrowing.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01872  Rep. Jim Durkin
30 ILCS 764/10-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01873  Rep. Jim Durkin
35 ILCS 450/2-5
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01874  Rep. Jim Durkin
35 ILCS 450/2-5
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01875  Rep. Jim Durkin
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01876  Rep. Jim Durkin
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01877  Rep. Mark Batinick-David McSweeney-Grant Wehrli-Keith R. Wheeler-Margo McDermed and Nick Sauer

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


Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 01878  Rep. Sheri Jesiel-Barbara Wheeler

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


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01879  Rep. Jim Durkin

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01880  Rep. Jim Durkin

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01881  Rep. Jim Durkin

35 ILCS 505/1  from Ch. 120, par. 417

Amends the Motor Fuel Tax Law. Makes a technical change in a Section concerning the terms used in the law.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01882  Rep. Jim Durkin and Stephanie A. Kifowit

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01883  Rep. Jim Durkin

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01884  Rep. Jim Durkin

35 ILCS 10/5-3

Amends the Economic Development for a Growing Economy Tax Credit Act. Makes a technical change in a Section concerning the purpose of the Act.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01885  Rep. Jim Durkin

35 ILCS 200/18-245

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Makes a technical change in a Section authorizing the Department of Revenue to adopt rules.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01886  Rep. Jim Durkin

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01887  Rep. Jim Durkin

40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01888  Rep. Jim Durkin
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the General Assembly.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01889  Rep. Jim Durkin
40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01890  Rep. Jim Durkin
40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01891  Rep. Jim Durkin
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01892  Rep. Jim Durkin
45 ILCS 70/0.01 from Ch. 114, par. 600
Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01893  Rep. Jim Durkin
50 ILCS 310/7 from Ch. 85, par. 707
Amends the Governmental Account Audit Act. Makes a technical change in a Section concerning reports to the Comptroller.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01894  Rep. Chad Hays
50 ILCS 20/1 from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01895  (Sen. Tim Bivins-Steve Stadelman-Dave Syverson-Pat McGuire)
50 ILCS 345/1
Amends the Local Governmental Acceptance of Credit Cards Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
50 ILCS 345/1
Adds reference to:
50 ILCS 705/7 from Ch. 85, par. 507
Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Provides that the curriculum for probationary police officers which shall be offered by all certified schools shall include training in effective recognition of and responses to stress, trauma, and post-traumatic stress experienced by police officers.
Aug 18 17  H  Public Act . . . . . . . . 100-0121
HB 01896  Rep. Brad Halbrook-Carol Ammons
(Sen. Chapin Rose)
55 ILCS 5/3-4006  from Ch. 34, par. 3-4006
Amends the Counties Code. Makes a technical change in a Section concerning the duties of the Public Defender.
House Floor Amendment No. 2
Provides that township funds, excluding the township's capital fund, shall not exceed (rather than the electors or board of trustees may not allow the township funds to accumulate moneys exceeding) an amount equal to or greater than 2.5 times the annual average expenditure of the previous 3 fiscal years.
House Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Township Code. Provides that township funds, excluding the township's capital fund, shall not exceed an amount equal to or greater than 2.5 times the annual average expenditure of the previous 3 fiscal years. Effective immediately.
Senate Floor Amendment No. 1
Deletes reference to:
60 ILCS 1/30-22 new
Adds reference to:
60 ILCS 1/85-65 new
Replaces everything after the enacting clause with the engrossed bill with the following change: moves the provisions from the Article of the Township Code regarding annual township meetings to the Article regarding township corporate powers. Effective immediately.
Sep 08 17  H  Public Act . . . . . . . . . . 100-0474
HB 01897  Rep. Jim Durkin
55 ILCS 5/3-3001  from Ch. 34, par. 3-3001
Amends the Counties Code. Makes a technical change in a Section concerning coroners.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01898  Rep. Jim Durkin
55 ILCS 5/2-3002.5
Amends the Counties Code. Makes a technical change in a Section concerning county board elections.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01899  Rep. Margo McDermed
55 ILCS 5/1-1001  from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 01900  Rep. Jim Durkin
60 ILCS 1/30-60
Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01901  Rep. Jim Durkin
60 ILCS 1/30-41
Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01902  Rep. Jim Durkin
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01903
Rep. Jim Durkin
60 ILCS 1/5-10
Amends the Township Code. Makes a technical change in a Section concerning referenda.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01904
Rep. Jim Durkin
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01905
Rep. Jim Durkin
60 ILCS 1/5-10
Amends the Township Code. Makes a technical change in a Section concerning referenda.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01906
Rep. Jim Durkin
65 ILCS 5/1-1-2 from Ch. 24, par. 1-1-2
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01907
Rep. Jim Durkin
65 ILCS 5/8-3-5 from Ch. 24, par. 8-3-5
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01908
Rep. Jim Durkin
65 ILCS 5/1-1-2 from Ch. 24, par. 1-1-2
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01909
Rep. Jim Durkin
65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01910

(Sen. William E. Brady-Jason A. Barickman)

70 ILCS 2605/1.1 from Ch. 42, par. 320.1

Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
70 ILCS 2605/1.1

 Adds reference to:
70 ILCS 2005/11.5 new

Replaces everything after the enacting clause. Amends the Rescue Squad Districts Act. Provides that a rescue squad district may levy a special tax, after referendum, to pay for emergency ambulance services. Provides that the rate of the special tax shall not exceed .40% of the value of all taxable property within the district as equalized or assessed by the Department of Revenue. Provides for public policy statements, referendum requirements, and provisions concerning rescue district board powers as it relates to emergency ambulance services. Effective immediately.

Senate Committee Amendment No. 2
Deletes reference to:
70 ILCS 2005/11.5 new

 Adds reference to:
70 ILCS 504/1


Senate Floor Amendment No. 3
Deletes reference to:
70 ILCS 504/1

 Adds reference to:
65 ILCS 5/11-74.4-3.5


Jun 21 18 H Public Act . . . . . . . . 100-0591

HB 01911

Rep. Jim Durkin

70 ILCS 3615/1.01 from Ch. 111 2/3, par. 701.01

Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01912

Rep. Jim Durkin

70 ILCS 3615/1.01 from Ch. 111 2/3, par. 701.01

Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01913

Rep. Jim Durkin

70 ILCS 3610/1 from Ch. 111 2/3, par. 351

Amends the Local Mass Transit District Act. Makes a technical change in a Section concerning the short title.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01914  Rep. David B. Reis  (Sen. David Koehler)

70 ILCS 3610/1 from Ch. 111 2/3, par. 351
Amends the Local Mass Transit District Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 1
Deletes reference to:
70 ILCS 3610/1
Adds reference to:
70 ILCS 3705/9 from Ch. 111 2/3, par. 196
Replaces everything after the enacting clause. Amends the Public Water District Act. Provides that every public water district and non-profit private water company is authorized to construct, maintain, alter, and extend its water mains and wastewater lines (currently, only water mains) as a proper use of highways along, upon, under, and across any highway, street, alley, or public ground in the State, but so as not to inconvenience the public use. Effective immediately.
Aug 22 17  H  Public Act . . . . . . 100-0254

HB 01915  Rep. Jim Durkin

70 ILCS 405/1 from Ch. 5, par. 106
Amends the Soil and Water Conservation Districts Act. Makes a technical change to a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01916  Rep. Jim Durkin

75 ILCS 5/1-5 from Ch. 81, par. 1-5
Amends the Illinois Local Library Act. Makes a technical change in a Section concerning penalties.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01917  Rep. Jim Durkin

105 ILCS 5/2-3.64a-5
Amends the School Code. Makes technical changes in a Section concerning State goals and assessment.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01918  Rep. Jim Durkin

105 ILCS 230/5-37
Amends the School Construction Law. Makes a technical change in a Section concerning carry over projects.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01919  Rep. Jim Durkin

105 ILCS 5/1A-1 from Ch. 122, par. 1A-1
Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01920  Rep. Jim Durkin

105 ILCS 5/34-1 from Ch. 122, par. 34-1
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01921  Rep. Jim Durkin

105 ILCS 5/19-1
Amends the School Code. Makes a technical change in a Section concerning debt limitations of school districts.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01922  Rep. Jim Durkin

105 ILCS 5/19-1
Amends the School Code. Makes a technical change in a Section concerning debt limitations of school districts.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01923  Rep. Jim Durkin
105 ILCS 5/18-1  from Ch. 122, par. 18-1
Amends the School Code. Makes a technical change in a Section concerning the Common School Fund.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01924  Rep. Jim Durkin
105 ILCS 5/21B-5
Amends the School Code. Makes a technical change in a Section concerning licensure of educators.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01925  Rep. Jim Durkin
105 ILCS 5/27A-1
Amends the School Code. Makes a technical change in a Section concerning charter schools.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01926  Rep. Jim Durkin
105 ILCS 5/34-1  from Ch. 122, par. 34-1
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01927  Rep. Jim Durkin
105 ILCS 5/1D-1
Amends the School Code. Makes a technical change in a Section concerning block grants for Chicago.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01928  Rep. Jim Durkin
105 ILCS 5/1C-1
Amends the School Code. Makes a technical change in a Section concerning block grants for school districts other than the Chicago school district.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01929  Rep. Jim Durkin
105 ILCS 5/10-20.9a  from Ch. 122, par. 10-20.9a
Amends the School Code. Makes a technical change in a provision concerning promoting students to the next higher grade level.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01930  Rep. Jim Durkin
105 ILCS 5/1-2  from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Apr 27 18  H Rule 19(a) / Re-referred to Rules Committee

HB 01931  Rep. Jim Durkin
105 ILCS 13/1
Amends the P-20 Longitudinal Education Data System Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01932  Rep. Jim Durkin
105 ILCS 5/34-1  from Ch. 122, par. 34-1
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01933  Rep. Jim Durkin
40 ILCS 5/3-101  from Ch. 108 1/2, par. 3-101
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01934  Rep. Jim Durkin
105 ILCS 5/27-2  from Ch. 122, par. 27-2
Amends the School Code. Makes a technical change in a Section concerning instruction.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01935  Rep. Jim Durkin
105 ILCS 5/14-1.01  from Ch. 122, par. 14-1.01
Amends the Children with Disabilities Article of the School Code. Makes a technical change in a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01936  Rep. Jim Durkin
105 ILCS 5/2-3.25j  from Ch. 122, par. 2-3.25j
Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01937  Rep. Jim Durkin
105 ILCS 5/18-1  from Ch. 122, par. 18-1
Amends the School Code. Makes a technical change in a Section concerning the Common School Fund.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01938  Rep. Jim Durkin
105 ILCS 5/2-3.25j  from Ch. 122, par. 2-3.25j
Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01939  Rep. Jim Durkin
105 ILCS 5/21B-5
Amends the School Code. Makes a technical change in a Section concerning licensure of educators.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01940  Rep. Chad Hays-Emanuel Chris Welch
(Sen. Pat McGuire)

110 ILCS 115/2  from Ch. 144, par. 253
Amends the University Credit and Retail Sales Act. Makes a technical change in a Section concerning enforcing the Act.

House Floor Amendment No. 1
Deletes reference to:
110 ILCS 115/2

Adds reference to:
30 ILCS 105/5.325 rep.

Adds reference to:
110 ILCS 805/1-2 from Ch. 122, par. 101-2

Adds reference to:
110 ILCS 805/2-11 from Ch. 122, par. 102-11

Adds reference to:
110 ILCS 805/2-12 from Ch. 122, par. 102-12

Adds reference to:
110 ILCS 805/2-12.1 from Ch. 122, par. 102-12.1

Adds reference to:
110 ILCS 805/2-15 from Ch. 122, par. 102-15

Adds reference to:
110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02

Adds reference to:
110 ILCS 805/2-24

Adds reference to:
110 ILCS 805/3-7 from Ch. 122, par. 103-7

Adds reference to:
110 ILCS 805/3-7a was 110 ILCS 805/3-7, subsec. c

Adds reference to:
110 ILCS 805/3-14.2 from Ch. 122, par. 103-14.2

Adds reference to:
110 ILCS 805/3-14.3 from Ch. 122, par. 103-14.3

Adds reference to:
110 ILCS 805/3-20.1 from Ch. 122, par. 103-20.1

Adds reference to:
110 ILCS 805/3-22.1 from Ch. 122, par. 103-22.1

Adds reference to:
110 ILCS 805/3-25.1 from Ch. 122, par. 103-25.1

Adds reference to:
110 ILCS 805/3-26.1 from Ch. 122, par. 103-26.1

Adds reference to:
110 ILCS 805/3-29 from Ch. 122, par. 103-29

Adds reference to:
110 ILCS 805/3-40 from Ch. 122, par. 103-40

Adds reference to:
110 ILCS 805/3-42.1 from Ch. 122, par. 103-42.1

Adds reference to:
110 ILCS 805/3-48 from Ch. 122, par. 103-48

Adds reference to:
110 ILCS 805/3-53
HB 01940 (CONTINUED)

Adds reference to:
- 110 ILCS 805/5-3 from Ch. 122, par. 105-3
- 110 ILCS 805/5-4 from Ch. 122, par. 105-4
- 110 ILCS 805/5-6 from Ch. 122, par. 105-6
- 110 ILCS 805/5-7 from Ch. 122, par. 105-7
- 110 ILCS 805/5A-15
- 110 ILCS 805/5A-25
- 110 ILCS 805/5A-35
- 110 ILCS 805/5A-45
- 110 ILCS 805/6-2 from Ch. 122, par. 106-2
- 110 ILCS 805/6-4.1 from Ch. 122, par. 106-4.1
- 110 ILCS 805/6-4.2 new
- 110 ILCS 805/7-5 from Ch. 122, par. 107-5
- 110 ILCS 805/7-9 from Ch. 122, par. 107-9
- 110 ILCS 805/7-25 from Ch. 122, par. 107-25
- 110 ILCS 805/7-26 from Ch. 122, par. 107-26
- 110 ILCS 805/2-6.1 rep.
- 110 ILCS 805/2-11.1 rep.
- 110 ILCS 805/2-16.03 rep.
- 110 ILCS 805/2-20 rep.
- 110 ILCS 805/2-25 rep.
- 110 ILCS 805/3-7b rep.
- 110 ILCS 805/3-12 rep.
- 110 ILCS 805/3-12.1 rep.
- 110 ILCS 805/3-12.2 rep.
HB 01940 (CONTINUED)

Adds reference to:
  110 ILCS 805/3-20.7 rep.
Adds reference to:
  110 ILCS 805/3-22.3 rep.
Adds reference to:
  110 ILCS 805/3-31.2 rep.
Adds reference to:
  110 ILCS 805/3-40.2 rep.
Adds reference to:
  110 ILCS 805/3-46.1 rep.
Adds reference to:
  110 ILCS 805/5-8 rep.
Adds reference to:
  110 ILCS 805/6-1 rep.
Adds reference to:
  110 ILCS 805/6-6.1 rep.

Replaces everything after the enacting clause. Amends the Public Community College Act. Provides that the Illinois Community College Board may, in collaboration with community colleges, furnish information for State and federal accountability purposes, promote student and institutional improvement, and meet research needs. Provides that the Board may review and approve or disapprove (rather than participate in and recommend approval or disapproval of) any contract or agreement that community colleges enter into with any organization, association, educational institution, or government agency to provide educational services for academic credit and may monitor the performance under any contract. Requires the board of trustees of each community college district to file a written or electronic copy of its annual budget with the Board. Provides that any graduate from a recognized high school or student otherwise qualified to attend a public community college and residing outside a community college district may attend any recognized public community college in this State at the tuition rate of a student residing in the district; requires the Board to pay the community college the difference between the in-district and out-of-district tuition amounts. Provides that, for tuition purposes, a student shall be classified as a resident of a community college district after establishing the 30-day residency requirement of the district. Repeals provisions governing indemnification, deferred maintenance grants, the College and Career Readiness Pilot Program, a directory of graduating vocational and technical school students, and other items. Makes other changes. Amends the State Finance Act to make a conforming change.

May 01 18  S  Referred to Assignments

HB 01941  Rep. Jim Durkin

110 ILCS 947/5

Amends the Higher Education Student Assistance Act. Makes a technical change concerning the Act's purpose.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01942  Rep. Jim Durkin

110 ILCS 205/3 from Ch. 144, par. 183

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning terms.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01943  Rep. Jim Durkin

110 ILCS 205/5 from Ch. 144, par. 185

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning reimbursement for a Board member's expenses.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01944  Rep. Jim Durkin

110 ILCS 805/2-7 from Ch. 122, par. 102-7

Amends the Public Community College Act. Makes a technical change in a Section concerning the Illinois Community College Board.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01945  Rep. Jim Durkin
110 ILCS 947/5
Amends the Higher Education Student Assistance Act. Makes a technical change concerning the Act's purpose.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01946  Rep. Jim Durkin
115 ILCS 5/20 from Ch. 48, par. 1720
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01947  Rep. Jim Durkin
115 ILCS 5/20 from Ch. 48, par. 1720
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01948  Rep. Jim Durkin
205 ILCS 5/3 from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01949  Rep. Jim Durkin
205 ILCS 5/3 from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01950  Rep. Jim Durkin
205 ILCS 305/6 from Ch. 17, par. 4407
Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01951  Rep. Jim Durkin
210 ILCS 50/1 from Ch. 111 1/2, par. 5501
Amends the Emergency Medical Services (EMS) Systems Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Neil Anderson and John G. Mulroe)  
210 ILCS 55/13  
from Ch. 111 1/2, par. 2813  
House Floor Amendment No. 1  
Deletes reference to:  
210 ILCS 55/13  
Adds reference to:  
210 ILCS 50/3.88 new  
Replaces everything after the enacting clause. Amends the Emergency Medical Services (EMS) Systems Act. Adds provisions concerning ambulance assistance vehicle provider upgrades. Provides that an ambulance assistance vehicle provider may submit a proposal to the EMS Medical Director requesting approval of specified ambulance assistance vehicle provider in-field service level upgrades. Provides that if the EMS Medical Director approves a proposal for an ambulance assistance vehicle provider's in-field service level upgrade under these provisions, he or she shall submit the proposal to the Department of Public Health along with a statement of approval signed by him or her. Provides that once the Department has approved the proposal, the ambulance assistance vehicle provider shall be authorized to function at the highest level of EMT license or Pre-Hospital RN certification held by any person staffing the provider's ambulance assistance vehicle. Provides that nothing in these provisions shall allow for the approval of a request to downgrade the service level licensure for an ambulance assistance vehicle provider. Defines "ambulance assistance vehicle" and "ambulance assistance vehicle provider". Effective immediately.  
Aug 22 17  H Public Act .......... 100-0255  

HB 01953  Rep. Tom Demmer  
210 ILCS 30/1  
from Ch. 111 1/2, par. 4161  
Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 01954  Rep. Dan Brady-Lou Lang
(Sen. Linda Holmes)

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

House Floor Amendment No. 1
Deletes reference to:
215 ILCS 5/1
Adds reference to:
215 ILCS 5/143.14 from Ch. 73, par. 755.14
Adds reference to:
215 ILCS 5/143.17 from Ch. 73, par. 755.17

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. In provisions concerning a notice of cancellation of a policy of insurance, removes the requirement that the notice shall be mailed by the company to the mortgage or lien holder at the last mailing address known by the company to be effective. Provides that notification of the cancellation (rather than a copy of all such notices) shall also be sent to certain parties and the mortgagee or lien holder listed on the policy. In provisions concerning a notice of intention not to renew a policy of insurance, provides that a notification of the intention not to renew (rather than an exact and unaltered copy of such notice) shall be sent to certain parties and any mortgagee or lien holder listed on the policy. Provides that the mortgagee or lien holder, insured's broker, or the agent of record may opt to accept notification electronically. Effective January 1, 2018.

Senate Committee Amendment No. 1
Adds reference to:
215 ILCS 5/143.15
Adds reference to:
215 ILCS 5/143.17a

Replaces everything after the enacting clause. Reinserts the contents of the engrossed bill with the following changes: Further amends the Illinois Insurance Code. Provides that notification (rather than notification of the cancellation) shall also be sent to certain parties and the mortgagee or lien holder listed on the policy. In provisions concerning mailing of a cancellation notice, removes the requirement that all notices of cancellation of insurance must be mailed at least 30 days prior to the effective date of cancellation to the mortgagee or lien holder, if known. Makes conforming changes. In provisions concerning a notice of intention not to renew a policy of insurance, provides that the nonrenewal shall not become effective until at least 30 days from the proof of mailing date of the notice to the name insured. Provides that a notification (rather than a notification of the intention not to renew) shall be sent to certain parties and any mortgagee or lien holder listed on the policy. Removes the requirement that the notice of nonrenewal and the proof of mailing shall be effected on the same date. Provides that a notice (rather than an exact and unaltered copy of the notice) shall also be sent to the insured's broker or the agent of record. Provides that the notice of intention not to renew to the named insured shall provide a specific explanation of the reasons for the renewal (rather than requiring the company to provide a specific explanation of the reasons for nonrenewal in all notices of intention not to renew any policy of insurance). Provides that notice (rather than an exact and unaltered copy of the notice to the name insured) shall also be sent to the named insured's producer or the producer of record. Provides that notification (rather than an exact and unaltered copy of notices of intention to not renew to the name insured) shall also be sent to the mortgagee or lien holder listed on the policy (rather than the mortgagee or lien holder at the last mailing address known by the company). Effective January 1, 2018.

Senate Floor Amendment No. 2
Adds reference to:
215 ILCS 5/132.5 from Ch. 73, par. 744.5
Adds reference to:
215 ILCS 5/143.16 from Ch. 73, par. 755.16

Replaces everything after the enacting clause. Reinserts the contents of the bill as amended by Senate Amendment No. 1 with the following changes: Further amends the Illinois Insurance Code. Provides that the confidential treatment of all working papers, recorded information, documents, and copies produced by, obtained by, or disclosed to the Director of Insurance applies to market conduct examinations. Makes changes to requirements for mailing cancellation notices. Effective January 1, 2018.
HB 01955


(Sen. Pamela J. Althoff-Julie A. Morrison-David Koehler)

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


House Floor Amendment No. 1

Deletes reference to:

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

Adds reference to:

215 ILCS 110/32 from Ch. 32, par. 690.32

Replaces everything after the enacting clause. Amends the Dental Service Plan Act. Provides that payments from a dental service plan corporation for services performed under a dental service plan must be paid directly to the dental provider performing the service at the rate that has been adopted and agreed to under the plan. Provides that nothing in the provisions shall require the dental service plan corporation to pay for services not covered under the plan.

House Floor Amendment No. 2

Deletes reference to:

215 ILCS 5/1

Adds reference to:

215 ILCS 110/32 from Ch. 32, par. 690.32

Replaces everything after the enacting clause. Amends the Dental Service Plan Act. Provides that payments from a dental service plan corporation for services performed under a dental service plan must be paid directly to the participating or nonparticipating dental practice, professional entity, or provider performing the service at the rate that has been adopted and agreed to under the plan as long as the assignment of benefits clause of the policy has been signed by the patient. Provides that nothing in the provisions shall require the dental service plan corporation to pay for services not covered under the plan.

Senate Floor Amendment No. 1

Deletes reference to:

215 ILCS 110/32

Adds reference to:

100SB1417enr., Sec. 1-5

Adds reference to:

100SB1417enr., Sec. 1-10

Adds reference to:

100SB1417enr., Sec. 1-15

Adds reference to:

100SB1417enr., Sec. 1-20

Adds reference to:

100SB1417enr., Sec. 1-25

Adds reference to:

100SB1417enr., Sec. 1-30

Adds reference to:

100SB1417enr., Sec. 1-35

Adds reference to:

100SB1417enr., Sec. 1-40

Adds reference to:

100SB1417enr., Sec. 1-45

Adds reference to:

100SB1417enr., Sec. 1-50

Adds reference to:

100SB1417enr., Sec. 1-55

Adds reference to:

S.B. 1417, 100th G.A., Sec. 1-84 new
HB 01955 (CONTINUED)

Adds reference to:
100SB1417enr., Sec. 1-85

Adds reference to:
100SB1417enr, Sec. 1-60 rep.

Adds reference to:
415 ILCS 150/100

Replaces everything after the enacting clause. Provides that if and only if Senate Bill 1417 of the 100th General Assembly becomes law, then the Consumer Electronics Recycling Act is amended as follows: Removes the definition for "county collection site". Adds a definition for "covered electronic device category". Provides that each manufacturer e-waste program and collector must submit specified reports to the Environmental Protection Agency by March 1, 2020 and each March 1 thereafter (rather than January 31, 2020 and each January 31 thereafter). Makes changes to provisions concerning the convenience standard for program collection sites and one-day collection events. Provides that beginning with program year 2019, a county, a municipal joint action agency, or a municipality with a population of more than 1,000,000 residents (rather than a county) may elect to participate in a manufacturer e-waste program by filing (rather than having the county recycling coordinator file) with the manufacturer e-waste program and the Agency, on or before March 1, 2018, and on or before March 1 of each year thereafter for the upcoming program year, a written notice of election to participate in the program. Makes corresponding changes. Changes the annual registration fee for manufacturers who sell covered electronic devices from $3,000 to $5,000. Adds provisions concerning audits of collection sites by manufacturers. Adds provisions concerning when the Environmental Protection Agency may deny a recycler's or collector's registration under the Act. Provides that nothing in the Act shall require a manufacturer or manufacturer e-waste program to collect, transport, or recycle any CEDs other than residential CEDs prepared in accordance with the Act. Provides that any person who violates a provision of the Act is liable for a civil penalty of $7,000 per violation (rather than $1,000 for the violation), provided that the penalty for failure to register or pay a fee under the Act shall be double the registration fee. Provides that any person who knowingly makes a false, fictitious, or fraudulent material statement, orally or in writing, to the Environmental Protection Agency, related to or required by the Act commits a Class 4 felony, and each such statement or writing shall be considered a separate Class 4 felony. Provides that a subsequent violation shall be a Class 3 felony. Repeals provisions concerning delegation of county rights and responsibilities to a municipal joint action agency. Adds provisions concerning the allocation of financial responsibilities among manufacturers and creates the Advisory Financial Responsibility Allocation Task Force to assist the Pollution Control Board with this allocation. Provides that the Advisory Financial Responsibility Allocation Task Force is dissolved on January 1, 2019. Creates the Advisory Electronics Recycling Task Force to submit to the Agency on November 1, 2018 and each November 1 thereafter, a list of agreed-to best practices for collection sites. Removes provisions creating a best practices stakeholder group. Makes other changes. Provides that if and only if Senate Bill 1417 of the 100th General Assembly becomes law, then the Electronic Products Recycling and Reuse Act is amended as follows: Provides that the Act is repealed on January 1, 2020 (rather than January 1, 2019). Effective immediately or on the date the Consumer Electronics Recycling Act takes effect, whichever is later.

Aug 25 17  H  Public Act . . . . . . 100-0362

HB 01956  Rep. Jim Durkin

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


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01957  Rep. Jim Durkin

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


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01958  Rep. Jim Durkin

215 ILCS 5/123D-1

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the purpose of the Article regarding nonprofit risk organizations.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01959  Rep. Jim Durkin
215 ILCS 105/1  from Ch. 73, par. 1301
   Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01960  Rep. Jim Durkin
215 ILCS 105/1  from Ch. 73, par. 1301
   Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01961  Rep. Jim Durkin
215 ILCS 5/1  from Ch. 73, par. 613
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01962  Rep. Jim Durkin
215 ILCS 125/1-1  from Ch. 111 1/2, par. 1401
   Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning the short title.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01963  Rep. Joe Sosnowski
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
   Amends the Public Utilities Act. Makes a technical change in the short title Section.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01964  Rep. David B. Reis
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
   Amends the Public Utilities Act. Makes a technical change in the short title Section.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01965  Rep. Jim Durkin
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
   Amends the Public Utilities Act. Makes a technical change in the short title Section.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01966  Rep. Jim Durkin
220 ILCS 30/1  from Ch. 111 2/3, par. 401
   Amends the Electric Supplier Act. Makes a technical change in the short title Section.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01967  Rep. Jim Durkin
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
   Amends the Public Utilities Act. Makes a technical change in the short title Section.
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01968  Rep. Jim Durkin
225 ILCS 60/1  from Ch. 111, par. 4400-1
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01969  Rep. David B. Reis
225 ILCS 440/2  from Ch. 121, par. 502
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01970
Rep. Dan Brady-Stephanie A. Kifowit, Keith R. Wheeler and Grant Wehrli

225 ILCS 41/1-5

House Floor Amendment No. 1
Deletes reference to:
225 ILCS 41/1-5
Adds reference to:

New Act
Replaces everything after the enacting clause. Creates the Behavior Analyst Licensing Act. Provides that, beginning 2 years after the effective date of rules adopted by the Department of Financial and Professional Regulation, an individual shall not engage in the practice of applied behavior analysis or practice as an assistant behavior analyst unless licensed under the Act. Provides exemptions from the Act. Provides qualifications for licensure as a behavior analyst or assistant behavior analyst. Creates the Board of Behavior Analysts within the Department of Financial and Professional Regulation. Requires that, within 2 years after the effective date of the Act, the Department, in consultation with the Board, adopt rules that establish the minimum standards for licensure as a behavior analyst and an assistant behavior analyst. Provides that an individual shall not act as a behavior technician (a noncredentialed individual who delivers applied behavior analysis services under the delegation and supervision of a behavior analyst) in this State unless he or she has had a criminal history records check conducted by the Department and the criminal history records check does not reveal any criminal history record information for that individual. Requires a behavior technician applicant to submit his or her fingerprints to the Department of State Police. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01971
Rep. Jim Durkin

225 ILCS 312/1
Amends the Elevator Safety and Regulation Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01972
Rep. Jim Durkin

225 ILCS 440/2 from Ch. 121, par. 502

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01973
Rep. Jim Durkin

225 ILCS 410/3-3 from Ch. 111, par. 1703-3
Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Makes a technical change in a Section concerning qualifications for licensure as a cosmetologist by a barber school graduate.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01974
Rep. Jim Durkin

225 ILCS 320/26 from Ch. 111, par. 1125
Amends the Illinois Plumbing License Law. Makes a technical change in a Section concerning administrative review.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01975
Rep. Jim Durkin

225 ILCS 325/2 from Ch. 111, par. 5202

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01976
Rep. Jim Durkin

225 ILCS 454/1-1
Amends the Real Estate License Act of 2000. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01977  Rep. Jim Durkin
225 ILCS 225/1 from Ch. 111 1/2, par. 116.301
Amends the Private Sewage Disposal Licensing Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01978  Rep. Jim Durkin
225 ILCS 725/1a from Ch. 96 1/2, par. 5401a
Amends the Illinois Oil and Gas Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01979  Rep. Jim Durkin
225 ILCS 732/1-1
Amends the Hydraulic Fracturing Regulatory Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01980  Rep. Jim Durkin
225 ILCS 225/1 from Ch. 111 1/2, par. 116.301
Amends the Private Sewage Disposal Licensing Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01981  Rep. Jim Durkin
230 ILCS 40/1
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01982  Rep. Jim Durkin
230 ILCS 40/1
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01983  Rep. Jim Durkin
230 ILCS 10/1 from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01984  Rep. Jim Durkin
230 ILCS 10/1 from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01985  Rep. Jim Durkin
230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01986  Rep. Jim Durkin
230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 01987  Rep. Jim Durkin
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 01988  Rep. Jim Durkin

240 ILCS 40/1-5

Amends the Grain Code. Makes a technical change in a Section concerning the purpose of the Code.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01989  Rep. Jim Durkin

305 ILCS 5/1-5  from Ch. 23, par. 1-5


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01990  Rep. Jim Durkin

305 ILCS 5/5-2b

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the program for medically fragile and technology dependent children.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01991  Rep. Jim Durkin

305 ILCS 5/1-5  from Ch. 23, par. 1-5


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01992  Rep. Jim Durkin

305 ILCS 5/1-5  from Ch. 23, par. 1-5


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01993  Rep. Jim Durkin

305 ILCS 5/5-1  from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01994  Rep. Jim Durkin

305 ILCS 5/5-2.1a

Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01995  Rep. Jim Durkin

305 ILCS 5/5-1  from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01996  Rep. Jim Durkin

305 ILCS 5/1-5  from Ch. 23, par. 1-5


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 01997  Rep. Jim Durkin

305 ILCS 5/5-2.1a

Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 01998  Rep. Jim Durkin
310 ILCS 10/1  from Ch. 67 1/2, par. 1
Amends the Housing Authorities Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 01999  Rep. Jim Durkin
315 ILCS 35/1
Amends the Urban Flooding Awareness Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02000  Rep. Jim Durkin
320 ILCS 10/3  from Ch. 23, par. 6203
Amends the Respite Program Act. Makes a technical change in a Section concerning the establishment of respite projects.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02001  Rep. Jim Durkin
320 ILCS 20/1  from Ch. 23, par. 6601
Amends the Adult Protective Services Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02002  Rep. Jim Durkin
320 ILCS 50/1
Amends the Senior Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02003  Rep. Jim Durkin
325 ILCS 20/1  from Ch. 23, par. 4151
Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02004  Rep. Jim Durkin
330 ILCS 25/1  from Ch. 126 1/2, par. 201
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02005  Rep. Jim Durkin
330 ILCS 25/1  from Ch. 126 1/2, par. 201
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02006  Rep. Jim Durkin
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02007  Rep. Jim Durkin
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02008  Rep. Jim Durkin
405 ILCS 5/1-102  from Ch. 91 1/2, par. 1-102
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the definition of "care and custody".
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02009  Rep. Jim Durkin
410 ILCS 82/1
Amends the Smoke Free Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02010  Rep. Jim Durkin
410 ILCS 50/1 from Ch. 111 1/2, par. 5401
Amends the Medical Patient Rights Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02011  Rep. Jim Durkin
410 ILCS 620/1 from Ch. 56 1/2, par. 501
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02012  Rep. Jim Durkin
410 ILCS 82/1
Amends the Smoke Free Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02013  Rep. Jim Durkin
410 ILCS 620/1 from Ch. 56 1/2, par. 501
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02014  Rep. Jim Durkin
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02015  Rep. Jim Durkin
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02016  Rep. Jim Durkin
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02017  Rep. Jim Durkin
420 ILCS 5/1 from Ch. 111 1/2, par. 4301
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02018  Rep. Jim Durkin
425 ILCS 35/1 from Ch. 127 1/2, par. 127
Amends the Pyrotechnic Use Act. Makes a technical change in a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02019  Rep. Jim Durkin
430 ILCS 66/1
Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02020  Rep. Jim Durkin
        430 ILCS 65/1 from Ch. 38, par. 83-1
        Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
        Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02021  Rep. Jim Durkin
        430 ILCS 65/1 from Ch. 38, par. 83-1
        Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
        Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02022  Rep. Jim Durkin
        430 ILCS 65/1 from Ch. 38, par. 83-1
        Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
        Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02023  Rep. Jim Durkin
        430 ILCS 65/1 from Ch. 38, par. 83-1
        Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
        Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02024  Rep. Jim Durkin
        430 ILCS 65/1 from Ch. 38, par. 83-1
        Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
        Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02025  Rep. Jim Durkin
        505 ILCS 5/1 from Ch. 127, par. 1251
        Amends the Hazardous Materials Emergency Act. Makes a technical change in a Section concerning the findings.
        Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02026  Rep. Jim Durkin
        510 ILCS 5/8 from Ch. 8, par. 358
        Amends the Animal Control Act. Makes a technical change in a Section concerning rabies inoculations.
        Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02027  Rep. Jim Durkin
        515 ILCS 5/10-100 from Ch. 56, par. 10-100
        Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the unlawful release or introduction of aquatic life.
        Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02028


(Sen. Dale Fowler)

520 ILCS 5/1.1 from Ch. 61, par. 1.1

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

House Floor Amendment No. 1

Deletes reference to:

520 ILCS 5/1.1

Adds reference to:

515 ILCS 5/20-70 from Ch. 56, par. 20-70

Adds reference to:

515 ILCS 5/20-75 from Ch. 56, par. 20-75

Adds reference to:

515 ILCS 5/20-80 from Ch. 56, par. 20-80

Adds reference to:

515 ILCS 5/20-85 from Ch. 56, par. 20-85

Adds reference to:

515 ILCS 5/20-90 from Ch. 56, par. 20-90

Adds reference to:

515 ILCS 5/20-92 from Ch. 56, par. 20-92

Adds reference to:

515 ILCS 5/20-95 from Ch. 56, par. 20-95

Adds reference to:

520 ILCS 5/3.21 from Ch. 61, par. 3.21

Replaces everything after the enacting clause. Amends the Fish and Aquatic Life Code. Provides that non-resident and resident aquatic life dealer licenses, wholesale aquatic life dealer licenses, mussel dealer permits, minnow dealer licenses, taxidermist licenses, aquaculture permits, commercial roe dealer permits, and daily fee fishing area licenses shall all expire on March 31 of each year. Amends the Wildlife Code to make a conforming change.

Aug 22 17 H Public Act . . . . . . . . 100-0256

HB 02029

Rep. Jim Durkin

520 ILCS 5/1.1 from Ch. 61, par. 1.1

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

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02030

Rep. Jim Durkin

520 ILCS 5/1.1 from Ch. 61, par. 1.1

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

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02031


525 ILCS 45/1 from Ch. 5, par. 1601


Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02032    Rep. Jim Durkin
       605 ILCS 5/2-201 from Ch. 121, par. 2-201
       Amends the Illinois Highway Code. Makes a technical change in a Section concerning definitions.
       Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 02033    Rep. Jim Durkin
       605 ILCS 5/5-701 from Ch. 121, par. 5-701
       Amends the Illinois Highway Code. Makes a technical change in a Section concerning use of tax moneys.
       Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 02034    Rep. Jim Durkin
       610 ILCS 5/2 from Ch. 114, par. 2
       Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.
       Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 02035    Rep. Jim Durkin
       615 ILCS 5/5 from Ch. 19, par. 52
       Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
       Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 02036    Rep. Jim Durkin
       620 ILCS 5/1 from Ch. 15 1/2, par. 22.1
       Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning definitions.
       Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 02037    Rep. Jim Durkin
       620 ILCS 5/1 from Ch. 15 1/2, par. 22.1
       Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning definitions.
       Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 02038    Rep. Jim Durkin
       625 ILCS 5/3-117.1 from Ch. 95 1/2, par. 3-117.1
       Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 02039    Rep. Jim Durkin
       625 ILCS 5/2-101 from Ch. 95 1/2, par. 2-101
       Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 02040  Rep. Peter Breen-David S. Olsen-Jonathan Carroll  
(Sen. Chris Nybo)  
625 ILCS 5/2-102  from Ch. 95 1/2, par. 2-102  
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the administration of the Code.  
House Floor Amendment No. 1  
Deletes reference to:  
625 ILCS 5/2-102  
Adds reference to:  
625 ILCS 5/11-1414.1  from Ch. 95 1/2, par. 11-1414.1  
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that provisions regarding school transportation of students also apply to students enrolled at Soaring Eagle Academy.  
Senate Committee Amendment No. 1  
Adds reference to:  
625 ILCS 5/12-815.2  
Provides that 2-way radios which transmit Global Positioning System (GPS) location and record metadata stops are not subject to requirements regarding noise suppression switches in school buses.  
Aug 03 18  H  Public Act . . . . . . . . 100-0667  

HB 02041  Rep. Jim Durkin  
625 ILCS 45/1-1  from Ch. 95 1/2, par. 311-1  
Amends the Boat Registration and Safety Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02042  Rep. Jim Durkin  
625 ILCS 5/15-301  from Ch. 95 1/2, par. 15-301  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02043  Rep. Jim Durkin  
625 ILCS 5/13C-1  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02044  Rep. Jim Durkin  
625 ILCS 5/18a-302  from Ch. 95 1/2, par. 18a-302  
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning relocation services.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02045  Rep. Jim Durkin  
625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02046  Rep. Jim Durkin  
625 ILCS 5/3-112  from Ch. 95 1/2, par. 3-112  
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning transfer of an owner's interest in a vehicle.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02047  Rep. Jim Durkin  
625 ILCS 5/3-100  from Ch. 95 1/2, par. 3-100  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02048  Rep. Jim Durkin
625 ILCS 5/2-104 from Ch. 95 1/2, par. 2-104
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning powers and duties of the Secretary of State.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02049  Rep. Jim Durkin
630 ILCS 5/1
Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02050  Rep. Jim Durkin
705 ILCS 405/1-1 from Ch. 37, par. 801-1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02051  Rep. Jim Durkin
710 ILCS 5/22 from Ch. 10, par. 122
Amends the Uniform Arbitration Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02052  Rep. Jeanne M Ives
720 ILCS 5/1-2 from Ch. 38, par. 1-2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the general purposes of the Code.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02053  Rep. Jim Durkin
720 ILCS 690/1 from Ch. 38, par. 81-1
Amends the Use of Intoxicating Compounds Act. Makes a technical change in a Section concerning prohibitions.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02054  Rep. Jim Durkin
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the unlawful sale or delivery of firearms.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02055  Rep. Jim Durkin
720 ILCS 5/2-5 from Ch. 38, par. 2-5
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "conviction".
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02056  Rep. Jim Durkin
720 ILCS 5/2-7 from Ch. 38, par. 2-7
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "felony".
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02057  Rep. Jim Durkin
725 ILCS 5/107-5 from Ch. 38, par. 107-5
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02058  Rep. Jim Durkin
725 ILCS 5/110-11 from Ch. 38, par. 110-11
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02059  Rep. Jim Durkin
725 ILCS 5/107-5  from Ch. 38, par. 107-5
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02060  Rep. Jim Durkin
730 ILCS 5/3-2-5  from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02061  Rep. Jim Durkin
730 ILCS 5/3-7-1  from Ch. 38, par. 1003-7-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning administrative regulations.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02062  Rep. Jim Durkin
735 ILCS 5/1-106  from Ch. 110, par. 1-106
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02063  Rep. Patricia R. Bellock-Barbara Flynn Currie-Sheri Jesiel-Barbara Wheeler-Carol Ammons, Jim Durkin, Chad Hays, Camille Y. Lilly, Nicholas K Smith, Sara Feigenholtz, Kelly M. Cassidy, Margo McDermed, Lindsay Parkhurst, Nick Sauer, Mark Batinick, John M. Cabello, Thomas M. Bennett, La Shawn K. Ford, Brian W. Stewart, Al Riley, Dave Severin, Terri Bryant and Linda Chapa LaVia
735 ILCS 5/1-101  from Ch. 110, par. 1-101
House Floor Amendment No. 1
Deletes reference to:
735 ILCS 5/1-101
Adds reference to:
735 ILCS 5/13-202.4 new
Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that a victim of trafficking may bring a civil action against a person who pleads guilty to or is convicted of a human trafficking offense to recover actual damages sustained by the victim, court costs, including reasonable attorney's fees, and punitive damages determined by the court. Provides that an action commenced under the provision shall be filed within 10 years after the latest of the following events: (1) the final order in the related case; (2) the victim's emancipation from the defendant; or (3) the victim's 18th birthday.
Senate Committee Amendment No. 1
Deletes reference to:
735 ILCS 5/13-202.4 new
Adds reference to:
740 ILCS 45/6.1  from Ch. 70, par. 76.1
Replaces everything after the enacting clause. Amends the Crime Victims Compensation Act. Provides that if an applicant or victim is engaged in a legal proceeding involving a claim that the applicant or victim is a victim of human trafficking, the victim or applicant meets the notification and cooperation with law enforcement requirements to be eligible for compensation under the Act.
Aug 23 18  H  Public Act . . . . . . . . 100-1037

HB 02064  Rep. Jim Durkin
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02065  
Rep. Jim Durkin  
735 ILCS 30/1-1-1  
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02066  
Rep. Jim Durkin  
40 ILCS 5/4-101  
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02067  
Rep. Jim Durkin  
735 ILCS 30/1-1-1  
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02068  
Rep. Jim Durkin  
735 ILCS 30/1-1-1  
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02069  
Rep. Jim Durkin  
735 ILCS 30/1-1-1  
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02070  
Rep. Jim Durkin  
735 ILCS 5/1-105  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02071  
Rep. Jim Durkin  
735 ILCS 5/1-103  
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02072  
Rep. Jim Durkin  
735 ILCS 30/1-1-1  
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02073  
Rep. Jim Durkin  
735 ILCS 5/1-103  
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02074  
Rep. Jim Durkin  
735 ILCS 5/1-105  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02075  
Rep. Jim Durkin  
735 ILCS 5/1-106  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02076  Rep. Jim Durkin
740 ILCS 10/1  from Ch. 38, par. 60-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02077  Rep. Jim Durkin
745 ILCS 65/1  from Ch. 70, par. 31
Amends the Recreational Use of Land and Water Areas Act. Makes a technical change in a Section concerning the short title and purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02078  Rep. Jim Durkin
745 ILCS 10/1-101  from Ch. 85, par. 1-101
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02079  Rep. Jim Durkin
750 ILCS 27/1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02080  Rep. Jim Durkin
750 ILCS 47/1
Amends the Gestational Surrogacy Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02081  Rep. Jim Durkin
750 ILCS 50/2  from Ch. 40, par. 1502
Amends the Adoption Act. Makes a technical change in a Section concerning who may adopt a child.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02082  Rep. Jim Durkin
750 ILCS 5/103  from Ch. 40, par. 103
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02083  Rep. Jim Durkin
755 ILCS 5/1-4  from Ch. 110 1/2, par. 1-4
Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02084  Rep. Jim Durkin
760 ILCS 5/1  from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes technical changes in a Section concerning the Act's short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02085  Rep. Jeanne M Ives
765 ILCS 605/1  from Ch. 30, par. 301
Amends the Condominium Property Act. Makes a technical change in the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02086  Rep. Jim Durkin
770 ILCS 5/1  from Ch. 13, par. 14
Amends the Attorneys Lien Act. Makes a technical change in a Section concerning the creation of liens.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02087  Rep. Jim Durkin
775 ILCS 5/1-101 from Ch. 68, par. 1-101
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02088  Rep. Jim Durkin
805 ILCS 105/101.01 from Ch. 32, par. 101.01
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02089  Rep. Jim Durkin
805 ILCS 5/1.01 from Ch. 32, par. 1.01
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02090  Rep. Jim Durkin
810 ILCS 5/1-101 from Ch. 26, par. 1-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02091  Rep. Jim Durkin
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02092  Rep. Jim Durkin
820 ILCS 305/15 from Ch. 48, par. 138.15
Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the Illinois Workers' Compensation Commission's annual report to the Governor.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02093  Rep. Jim Durkin
820 ILCS 405/1700 from Ch. 48, par. 610
Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the powers and duties of the Director of Employment Security.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

820 ILCS 405/1700 from Ch. 48, par. 610
Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the powers and duties of the Director of Employment Security.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02095  Rep. Jim Durkin
110 ILCS 979/5
Amends the Illinois Prepaid Tuition Act. Makes a technical change in a Section concerning the Act's purpose.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02096  Rep. Jim Durkin
110 ILCS 979/1
Amends the Illinois Prepaid Tuition Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02097  Rep. Jim Durkin

Amends the Illinois Prepaid Tuition Act. Makes a technical change in a Section concerning a tax exemption.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02098  Rep. Jim Durkin-Michael D. Unes

Amends the Counties Code. Makes a technical change in a Section concerning auxiliary deputies.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02099  Rep. Jim Durkin-Michael D. Unes


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02100  Rep. Jim Durkin


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02101  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Treasurer for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02102  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Secretary of State for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02103  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Governor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02104  Rep. Jim Durkin


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02105  Rep. Jim Durkin


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02106  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Governor's Office of Management and Budget for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02107  Rep. Jim Durkin


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02108  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Veterans' Affairs for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 02109  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Transportation for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02110  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of State Police for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02111  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Revenue for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02112  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Public Health for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02113  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Healthcare and Family Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02114  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Military Affairs for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02115  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Labor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02116  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Insurance for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02117  Rep. Jim Durkin


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02118  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Human Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02119  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Human Rights for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02120  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Department of Financial and Professional Regulation for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02121  Rep. Jim Durkin


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 02122  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Juvenile Justice for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02123  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02124  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02125  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Children and Family Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02126  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02127  Rep. Jim Durkin
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02128  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Office of the State Treasurer for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02129  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the State Board of Elections for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02130  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Corrections for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02131  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department on Aging for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02132  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02133  Rep. Jim Durkin
  New Act
  Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
  Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02134  Rep. Jim Durkin

New Act

Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02135  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to Western Illinois University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02136  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Illinois Community College Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02137  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02138  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the University of Illinois for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02139  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to Southern Illinois University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02140  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the State Employees' Retirement System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02141  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Illinois Labor Relations Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02142  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the State Police Merit Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02143  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Office of the State Fire Marshal for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02144  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the Upper Illinois River Valley Development Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02145  Rep. Jim Durkin

Appropriates $2 from the General Revenue Fund to the State Board of Education for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 02146  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Teachers’ Retirement System for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02147  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02148  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to Chicago State University for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

Appropriates $2 from the General Revenue Fund to Eastern Illinois University for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02150  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to Governors State University for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02151  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to Illinois State University for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02152  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to Northeastern Illinois University for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02153  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to Northern Illinois University for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02154  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02155  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02156  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Illinois Finance Authority for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02157  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Procurement Policy Board for its FY18 ordinary and contingent
expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02158  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Illinois Workers’ Compensation Commission for its FY18 ordinary
and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 02159  
Rep. Jim Durkin  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02160  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Law Enforcement Training Standards Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02161  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Metropolitan Pier and Exposition Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02162  
Rep. Jim Durkin  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02163  
Rep. Jim Durkin  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02164  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the General Assembly for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02165  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the General Assembly Retirement System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02166  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02167  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Legislative Audit Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02168  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Joint Committee on Administrative Rules for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02169  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Legislative Information System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02170  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Judicial Inquiry Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HB 02171  
Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Legislative Ethics Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.  
Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee
HB 02172  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Legislative Printing Unit for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02173  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Legislative Reference Bureau for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02174  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Legislative Research Unit for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02175  Rep. Jim Durkin  
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02176  Rep. Jim Durkin  
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02177  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Executive Ethics Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02178  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Supreme Court for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02179  Rep. Jim Durkin  
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02180  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Office of the State Appellate Defender for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02181  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Office of the State's Attorneys Appellate Prosecutor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02182  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02183  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Office of the Governor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee

HB 02184  Rep. Jim Durkin  
Appropriates $2 from the General Revenue Fund to the Office of the Lieutenant Governor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee
HB 02185  Rep. Jim Durkin
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02186  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Office of the Secretary of State for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02187  Rep. Jim Durkin
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02188  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Illinois State Toll Highway Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02189  Rep. Jim Durkin
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02190  Rep. Jim Durkin
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02191  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Illinois Criminal Justice Information Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02192  Rep. Jim Durkin
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02193  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Historic Preservation Agency for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02194  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Guardianship and Advocacy Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02195  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Environmental Protection Agency for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02196  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the East St. Louis Financial Advisory Authority for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02197  Rep. Jim Durkin
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 02198  Rep. Jim Durkin
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02199  Rep. Jim Durkin
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02200  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the University Civil Service Merit Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02201  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the State Universities Retirement System for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02202  Rep. Jim Durkin
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02203  Rep. Jim Durkin-David Harris-Reginald Phillips
Appropriates $2 from the General Revenue Fund to the Property Tax Appeal Board for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02204  Rep. Jim Durkin
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02205  Rep. Jim Durkin
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02206  Rep. Jim Durkin
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02207  Rep. Jim Durkin
510 ILCS 40/1 from Ch. 8, par. 33.61
Amends the Illinois Brand Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02208  Rep. Jim Durkin
505 ILCS 5/1 from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02209  Rep. Jim Durkin
110 ILCS 805/2-6 from Ch. 122, par. 102-6
Amends the Public Community College Act. Makes a technical change in a Section concerning the Illinois Community College Board.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02210  Rep. Jim Durkin

110 ILCS 805/2-2  from Ch. 122, par. 102-2

Amends the Public Community College Act. Makes a technical change in a Section concerning the members of the Illinois Community College Board.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02211  Rep. Jim Durkin

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

Amends the School Code. Makes a technical change in a Section concerning waivers of School Code mandates.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02212  Rep. Jim Durkin

105 ILCS 5/14-1.01  from Ch. 122, par. 14-1.01

Amends the Children with Disabilities Article of the School Code. Makes a technical change in a Section concerning definitions.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02213  Rep. Jim Durkin

5 ILCS 100/5-90  from Ch. 127, par. 1005-90

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02214  Rep. Jim Durkin

330 ILCS 25/1  from Ch. 126 1/2, par. 201

Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02215  Rep. Jim Durkin

305 ILCS 5/5-1  from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02216  Rep. Jim Durkin

305 ILCS 5/5-1  from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02217  Rep. Jim Durkin

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02218  Rep. Jim Durkin

310 ILCS 10/1  from Ch. 67 1/2, par. 1

Amends the Housing Authorities Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02219  Rep. Jim Durkin

320 ILCS 50/1

Amends the Senior Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02220  Rep. Jim Durkin
325 ILCS 20/1  from Ch. 23, par. 4151
Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.
Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02221  Rep. Jim Durkin
70 ILCS 3615/1.01  from Ch. 111 2/3, par. 701.01
Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.
Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02222  Rep. David S. Olsen-Kathleen Willis-Grant Wehrli
(Sen. John F. Curran)
75 ILCS 5/1-5  from Ch. 81, par. 1-5
Amends the Illinois Local Library Act. Makes a technical change in a Section concerning penalties.
House Floor Amendment No. 1
Deletes reference to:
75 ILCS 5/1-5
Adds reference to:
75 ILCS 16/30-20
Replaces everything after the enacting clause. Amends the Public Library District Act of 1991. Provides that a person is not eligible to serve as a library trustee unless he or she is a qualified elector of the library district and has resided in the library district at least one year at the time he or she files nomination papers or a declaration of intent to become a write-in candidate or is presented for appointment. Provides that a person is not eligible to serve as a library trustee who, at the time of his or her appointment or filing of nomination papers or a declaration of intent to become a write-in candidate, is in arrears in the payment of a tax or other indebtedness due to the library district or has been convicted in any court in the United States of any infamous crime, bribery, perjury, or other felony. Limits applicability of the provisions to candidates by petition or write-in candidates in the consolidated election of 2019 and thereafter and to all appointees appointed after the effective date of the amendatory Act. Effective immediately.
Aug 10  18  H  Public Act . . . . . . . . . . . . . . . . 100-0746

HB 02223  Rep. Jim Durkin
50 ILCS 5/0.01  from Ch. 85, par. 50
Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02224  Rep. Jim Durkin
215 ILCS 105/1  from Ch. 73, par. 1301
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.
Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02225  Rep. Jim Durkin
230 ILCS 5/1  from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02226  Rep. Jim Durkin
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02227  Rep. Jim Durkin
5 ILCS 120/1.02  from Ch. 102, par. 41.02
Amends the Open Meetings Act. Makes a technical change in a Section concerning definitions.
Apr 28  17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02228  Rep. Jim Durkin
605 ILCS 5/5-701.2  from Ch. 121, par. 5-701.2
Amends the Illinois Highway Code. Makes a technical change in a Section concerning a county board's use of tax moneys.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02229  Rep. Jim Durkin
625 ILCS 5/2-103  from Ch. 95 1/2, par. 2-103
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the Secretary of State.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02230  Rep. Jim Durkin
215 ILCS 5/1  from Ch. 73, par. 613
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02231  Rep. Jim Durkin
815 ILCS 505/1  from Ch. 121 1/2, par. 261
Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section concerning definitions.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02232  Rep. Jim Durkin
5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02233  Rep. Jim Durkin
720 ILCS 570/101  from Ch. 56 1/2, par. 1101
Amends the Illinois Controlled Substances Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02234  Rep. Jim Durkin
430 ILCS 65/1  from Ch. 38, par. 83-1
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02235  Rep. Jim Durkin
225 ILCS 85/8  from Ch. 111, par. 4128
Amends the Pharmacy Practice Act. Makes a technical change in a Section concerning licensure without examination.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02236  Rep. Jim Durkin
5 ILCS 375/6.5
Amends the State Employees Group Insurance Act of 1971. Makes technical changes in a Section concerning retired teacher benefits.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 02237  Rep. Jim Durkin
705 ILCS 405/1-1  from Ch. 37, par. 801-1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee
HB 02238  Rep. Jim Durkin

730 ILCS 5/3-6-1 from Ch. 38, par. 1003-6-1
Amends the Unified Code of Corrections. Makes a technical change in a Section requiring the Department of Corrections to designate those institutions and facilities that are maintained for persons assigned as adults and as juveniles.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02239  Rep. Jim Durkin

820 ILCS 305/4a-1 from Ch. 48, par. 138.4a-1
Amends the Workers' Compensation Act. Makes a technical change to a Section concerning the Self-Insurers Advisory Board.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02240  Rep. Jim Durkin

525 ILCS 33/5
Amends the Illinois Open Land Trust Act. Makes a technical change in a Section concerning the legislative policy of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02241  Rep. Jim Durkin

520 ILCS 5/1.1 from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02242  Rep. Jim Durkin

515 ILCS 5/1-5 from Ch. 56, par. 1-5
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the administration of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02243  Rep. Jim Durkin

505 ILCS 5/1 from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02244  Rep. Jim Durkin

425 ILCS 35/1 from Ch. 127 1/2, par. 127
Amends the Pyrotechnic Use Act. Makes a technical change in a Section concerning definitions.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02245  Rep. Jim Durkin

430 ILCS 85/2-1 from Ch. 111 1/2, par. 4051
Amends the Amusement Ride and Attraction Safety Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02246  Rep. Jim Durkin

10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02247  Rep. Jim Durkin

35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02248 Rep. Jim Durkin
35 ILCS 120/2-10
Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning the rate of tax.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02249 Rep. Jim Durkin
615 ILCS 5/5 from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02250 Rep. Jim Durkin
20 ILCS 2310/2310-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Public Health.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02251 Rep. Jim Durkin
230 ILCS 10/1 from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02252 Rep. Jim Durkin
620 ILCS 5/1 from Ch. 15 1/2, par. 22.1
Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning definitions.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02253 Rep. Jim Durkin
610 ILCS 5/2 from Ch. 114, par. 2
Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02254 Rep. Jim Durkin
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02255 Rep. Jim Durkin
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02256 Rep. Jim Durkin
115 ILCS 5/20 from Ch. 48, par. 1720
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02257 Rep. Jim Durkin
20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02258  Rep. Jim Durkin  
305 ILCS 5/5-1  from Ch. 23, par. 5-1  
   Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02259  Rep. Jim Durkin  
330 ILCS 25/1  from Ch. 126 1/2, par. 201  
   Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02260  Rep. Jim Durkin-Sara Wojcicki Jimenez  
605 ILCS 5/2-201  from Ch. 121, par. 2-201  
   Amends the Illinois Highway Code. Makes a technical change in a Section concerning definitions.  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02261  Rep. Jim Durkin  
605 ILCS 5/1-101  from Ch. 121, par. 1-101  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02262  Rep. Jim Durkin  
55 ILCS 5/1-1002  from Ch. 34, par. 1-1002  
   Amends the Counties Code. Makes a technical change in a Section concerning boundaries.  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02263  Rep. Thomas M. Bennett-David Harris-Sam Yingling-Michael J. Zalewski-Chad Hays, Lindsay Parkhurst and Nicholas K Smith  
35 ILCS 5/101  from Ch. 120, par. 1-101  
   Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02264  Rep. Jim Durkin  
35 ILCS 5/101  from Ch. 120, par. 1-101  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02265  Rep. Jim Durkin  
730 ILCS 5/3-8-1  from Ch. 38, par. 1003-8-1  
   Amends the Unified Code of Corrections. Makes a technical change in a Section concerning receiving procedures.  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02266  Rep. Jim Durkin  
70 ILCS 2605/1.1  from Ch. 42, par. 320.1  
   Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02267  Rep. Jim Durkin  
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1  
   Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02268  Rep. Jim Durkin  
35 ILCS 105/1  from Ch. 120, par. 439.1  
   Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.  
   Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02269  Rep. Jim Durkin

35 ILCS 200/18-245

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Makes a technical change in a Section authorizing the Department of Revenue to adopt rules.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02270  Rep. Jim Durkin

110 ILCS 947/35

Amends the Higher Education Student Assistance Act. Makes a technical change in a Section concerning the Monetary Award Program.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02271  Rep. Jim Durkin and Al Riley

105 ILCS 5/1-2  from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02272  Rep. Jim Durkin

205 ILCS 635/1-3  from Ch. 17, par. 2321-3

Amends the Residential Mortgage License Act of 1987. Makes a technical change in a Section concerning the necessity of obtaining a license.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02273  Rep. Jim Durkin and Emanuel Chris Welch

330 ILCS 25/1  from Ch. 126 1/2, par. 201

Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02274  Rep. Jim Durkin

20 ILCS 665/1  from Ch. 127, par. 200-21

Amends the Illinois Promotion Act. Makes a technical change in a Section concerning the short title.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02275  Rep. Jim Durkin

820 ILCS 130/1  from Ch. 48, par. 39s-1

Amends the Prevailing Wage Act. Makes a technical change in a Section concerning State policy.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02276  Rep. Jim Durkin

520 ILCS 5/1.1  from Ch. 61, par. 1.1

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02277  Rep. Jim Durkin

415 ILCS 60/1  from Ch. 5, par. 801


Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02278  Rep. Jim Durkin

10 ILCS 5/8-1  from Ch. 46, par. 8-1

Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
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<th>Action Date</th>
<th>Action Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB 02282</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Department of Juvenile Justice assuming the duties of the Juvenile Division of the Department of Corrections.</td>
<td>Apr 28 17</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 02284</td>
<td>Rep. Jim Durkin</td>
<td>Amends the State Finance Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 28 17</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 02286</td>
<td>Rep. Jeanne M Ives</td>
<td>Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 28 17</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 02288</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Notice By Publication Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 28 17</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
</tbody>
</table>
HB 02290  Rep. Jim Durkin
705 ILCS 5/7  from Ch. 37, par. 12
Amends the Supreme Court Act. Makes a technical change in a Section concerning the powers of the Court.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02291  Rep. Jim Durkin
720 ILCS 5/2-5  from Ch. 38, par. 2-5
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "conviction".
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02292  Rep. Thomas M. Bennett
720 ILCS 5/1-1  from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02293  Rep. Jim Durkin
105 ILCS 5/1B-1  from Ch. 122, par. 1B-1
Amends the School Code. Makes a technical change in a Section concerning school district financial oversight panels.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02294  Rep. Jim Durkin
105 ILCS 5/18-1  from Ch. 122, par. 18-1
Amends the School Code. Makes a technical change in a Section concerning the Common School Fund.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02295  Rep. Jim Durkin
20 ILCS 1705/1  from Ch. 91 1/2, par. 100-1
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02296  Rep. Jim Durkin
775 ILCS 5/1-101  from Ch. 68, par. 1-101
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02297  Rep. Jim Durkin
770 ILCS 5/1  from Ch. 13, par. 14
Amends the Attorneys Lien Act. Makes a technical change in a Section concerning the creation of liens.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02298  Rep. Jim Durkin
765 ILCS 605/1  from Ch. 30, par. 301
Amends the Condominium Property Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02299  Rep. Jim Durkin
760 ILCS 5/1  from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02300  Rep. Jim Durkin
110 ILCS 115/2  from Ch. 144, par. 253
Amends the University Credit and Retail Sales Act. Makes a technical change in a Section concerning enforcing the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
<table>
<thead>
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<tr>
<td>HB 02302</td>
<td>Rep. Jim Durkin</td>
<td>Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 28 17</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 02305</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.</td>
<td>Apr 28 17</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 02307</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the determination of questions by the Illinois Workers' Compensation Commission.</td>
<td>Apr 28 17</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
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</table>
HB 02311  Rep. Jim Durkin
20 ILCS 835/0.01 from Ch. 105, par. 464h
Amends the State Parks Act. Makes a technical change in a Section concerning the short title.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02312  Rep. Jim Durkin
205 ILCS 5/3 from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02313  Rep. Jim Durkin
415 ILCS 120/5
Amends the Alternate Fuels Act. Makes a technical change in the purpose Section.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02314  Rep. Jim Durkin
410 ILCS 65/1 from Ch. 111 1/2, par. 8051
Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02315  Rep. Jim Durkin
735 ILCS 5/1-101 from Ch. 110, par. 1-101
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02316  Rep. Jim Durkin
105 ILCS 5/24-11 from Ch. 122, par. 24-11
Amends the School Code. Makes a technical change in a Section concerning teacher tenure.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02317  Rep. Jim Durkin
105 ILCS 5/27A-1
Amends the School Code. Makes a technical change in a Section concerning charter schools.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02318  Rep. Jim Durkin
730 ILCS 5/3-2.5-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Department of Juvenile Justice.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02319  Rep. Thomas M. Bennett
730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02320  Rep. Jim Durkin
405 ILCS 5/1-100 from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02321  Rep. Jim Durkin
720 ILCS 5/2-7 from Ch. 38, par. 2-7
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of “felony”.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 02322  Rep. Jim Durkin
35 ILCS 200/31-15
Amends the Property Tax Code. Makes a technical change in a Section concerning the collection of tax.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02323  Rep. Jim Durkin
430 ILCS 66/1
Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02324  Rep. Jim Durkin
225 ILCS 25/8.05
Amends the Illinois Dental Practice Act. Makes a technical change in a Section concerning social security numbers on license applications.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02325  Rep. Jim Durkin
225 ILCS 20/5  from Ch. 111, par. 6355
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02326  Rep. Jim Durkin
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02327  Rep. Jim Durkin
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02328  Rep. Jim Durkin
50 ILCS 5/0.01  from Ch. 85, par. 50
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02329  Rep. Jim Durkin
65 ILCS 5/1-1-1  from Ch. 24, par. 1-1-1
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02330  Rep. Jim Durkin
65 ILCS 5/1-1-2  from Ch. 24, par. 1-1-2
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02331  Rep. Jim Durkin
35 ILCS 10/5-3
Amends the Economic Development for a Growing Economy Tax Credit Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02332  Rep. Jim Durkin
820 ILCS 405/201 from Ch. 48, par. 311
Amends the Unemployment Insurance Act. Makes a technical change to a Section concerning the definitions of "Director" and "Department".
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02333  Rep. Jim Durkin
810 ILCS 5/1-101 from Ch. 26, par. 1-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02334  Rep. Jim Durkin
410 ILCS 65/1 from Ch. 111 1/2, par. 8051
Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02335  Rep. Jim Durkin
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02336  Rep. Jim Durkin
815 ILCS 515/1 from Ch. 121 1/2, par. 1601
Amends the Home Repair Fraud Act. Makes a technical change in the short title Section.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02337  Rep. Jim Durkin
30 ILCS 105/5 from Ch. 127, par. 141
Amends the State Finance Act. Makes a technical change in a Section concerning special funds.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02338  Rep. Jim Durkin
30 ILCS 105/2 from Ch. 127, par. 138
Amends the State Finance Act. Makes a technical change in a Section concerning required reports and accounts.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02339  Rep. Jim Durkin, Bill Mitchell, Patricia R. Bellock, Tony McCombie, Carol Sente, Dan Brady, Norine K. Hammond, Peter Breen and Michael D. Unes
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02340  Rep. Randy E. Frese-Steven A. Andersson
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02341  Rep. Jim Durkin
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02342  Rep. John M. Cabello
20 ILCS 5/1-1  was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02343  Rep. Jim Durkin
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02344  Rep. Jim Durkin
20 ILCS 5/5-15  was 20 ILCS 5/3
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section creating the civil administrative agencies.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02345  Rep. Jim Durkin
20 ILCS 5/5-15  was 20 ILCS 5/3
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section creating the civil administrative agencies.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02346  Rep. Jim Durkin
5 ILCS 140/1.1  from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02347  Rep. Jim Durkin
40 ILCS 5/1A-103
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02348  Rep. Keith R. Wheeler
105 ILCS 5/18-8.05
Amends the State aid formula provisions of the School Code. Requires the General Assembly to make appropriations for general State financial aid each fiscal year to fully fund the amount as calculated under the formula. Requires the State Comptroller to prioritize the payment of general State financial aid claims to ensure the timely delivery of funds to school districts. Effective July 1, 2017.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02349  Rep. Keith R. Wheeler-Kathleen Willis-Tony McComb-Mike Fortner
New Act
Creates the Public Duty Rule Codification Act. Contains legislative findings and a statement of legislative purpose. Provides that a local governmental entity and its employees owe no duty of care to individual members of the general public to provide governmental services.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02350  Rep. Barbara Flynn Currie
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

New Act

Creates the Wage Lien Act. Provides that a lien exists on an employer's property for the amount of unpaid wages owed to an employee. Defines terms and includes provisions concerning creation of the lien; exemptions; notice; limitations; recording of the lien; enforcement; other claims on the employer's property; successor obligations; and construction.

Fiscal Note (Dept. of Revenue)

The Department of Revenue currently lacks expertise in the filing and enforcement of liens. With passage of this bill, the Department will need to add up to three fulltime staff to devise and implement new lien procedures, research, file, and process the liens. Also, two additional attorneys preferably with lien recovery experience are needed to review for enforcement sufficiency and to represent the Department at hearing. Additionally, two administrative law judges with lien recovery and or Uniform Commercial Code expertise would also be needed to handle the increase in administrative hearings. Administrative costs include postage, filing fees, office supplies and new employee IT equipment and licensing. Currently, according to the Cook County Recorder of Deeds, recording costs for liens range from $25.00 to $32.00. It is estimated that if the Department had this additional staff the number of liens that it theoretically could record would be around 1,000 to 1,500 per year. Fiscal Impact = $1,038,336 (7 Headcount - $972,336; Administrative Costs - $66,000).

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02352  Rep. Jeanne M Ives and Ryan Spain

820 ILCS 320/3

Amends the Public Safety Employee Benefits Act. Provides that "catastrophic injury" means an injury, the direct and proximate consequences of which permanently prevent an individual from performing any gainful work. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


720 ILCS 550/2  from Ch. 56 1/2, par. 702

Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02354


(Sen. Julie A. Morrison, Heather A. Steans-Melinda Bush-Jacqueline Y. Collins-Kwame Raoul-Elgie R. Sims, Jr., Laura M. Murphy, Terry Link, Iris Y. Martinez, Kimberly A. Lightford and Chris Nybo)

New Act

430 ILCS 65/8.2
430 ILCS 66/70

Creates the Lethal Violence Order of Protection Act. Provides that a petitioner may request an emergency lethal violence order of protection by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Provides that the petition shall also describe the type, and location of any firearms presently believed by the petitioner to be possessed or controlled by the respondent. Provides that the petitioner may be a family member of the respondent or a law enforcement officer, who files a petition alleging that the respondent poses a danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Establishes factors that the court must consider before issuing a lethal violence order of protection. Provides for the issuance of ex parte orders and one-year orders. Provides that if the court issues the order the respondent must: (1) refrain from having in his or her custody or control, owning, purchasing, possessing, or receiving additional firearms for the duration of the order; and (2) turn over to the local law enforcement agency any firearm, Firearm Owner's Identification Card, or concealed carry license in his or her possession. Establishes factors for renewing and terminating lethal violence orders of protection. Amends the Firearm Owners Identification Card Act and the Firearm Concealed Carry Act to make conforming changes.

Fiscal Note (Admin Office of the Illinois Courts)

This legislation would have no fiscal impact on the State appropriation to the judicial branch. It is not possible to determine what fiscal impact, if any, the bill would have on local judicial budgets.

Fiscal Note (Illinois State Police)

The fiscal impact of this legislation is difficult to determine. Depending on the volume of Lethal Violence Orders of Protection additional Firearms Eligibility Analysts (FEAs) may be needed to process these orders and deny/ revoke Firearm Owner's Identification (FOID) Cards and concealed carry licenses. The Illinois State Police currently processes approximately 930 FOID card revocations per month. The average cost for an FEA is $101,598 annually. Additionally, any identified need for FEAs will require an increase to the Department's authorized headcount.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This legislation does not create a State mandate.

House Floor Amendment No. 2

Adds reference to:

430 ILCS 65/8.3 new
HB 02354 (CONTINUED)

Replaces everything after the enacting clause. Creates the Firearms Restraining Order Act. Provides that a petitioner may request an emergency firearms restraining order by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, purchasing, possessing, or receiving a firearm. Provides that the petition shall also describe the type and location of any firearms presently believed by the petitioner to be possessed or controlled by the respondent. Provides that the petitioner may be a family member of the respondent or a law enforcement officer, who files a petition alleging that the respondent poses a danger of causing personal injury to himself, herself, or another by having in his or her custody or control, purchasing, possessing, or receiving a firearm. Establishes factors that the court must consider before issuing a firearms restraining order. Provides for the issuance of ex parte orders and 6-month orders. Provides that if the court issues the order, the respondent must: (1) refrain from having in his or her custody or control, purchasing, possessing, or receiving additional firearms for the duration of the order; and (2) turn over to the local law enforcement agency any firearm, Firearm Owner's Identification Card, or concealed carry license in his or her possession. Provides that a respondent whose Firearm Owner's Identification Card has been revoked may petition the court to transfer the respondent's firearm to a person who is lawfully able to possess the firearm if the person does not reside at the same address as the respondent. Provides that notice of the petition shall be served upon the person protected by the firearms restraining order. Provides that if a person other than the respondent claims title to any firearms surrendered under this provision, he or she may petition the court, if the petitioner is present in court or has notice of the petition, to have the firearm returned to him or her. Provides that if the court determines that person to be the lawful owner of the firearm, the firearm shall be returned to him or her, provided that: (1) the firearm is removed from the respondent's custody, control, or possession and the lawful owner agrees to store the firearm in a manner such that the respondent does not have access to or control of the firearm; and (2) the firearm is not otherwise unlawfully possessed by the owner. Provides that the person petitioning for the return of his or her firearm must swear or affirm by affidavit that he or she: (1) is the lawful owner of the firearm; (2) shall not transfer the firearm to the respondent; and (3) will store the firearm in a manner that the respondent does not have access to or control of the firearm. Establishes factors for renewing and terminating firearms restraining orders. Provides that if the court denies issuance of a firearms restraining order against the respondent, all records of the proceeding shall be immediately expunged from the court records. Provides that if the firearms restraining order is granted, all records of the proceeding shall, 3 years after the expiration of the order, be sealed. Provides that any act of omission or commission by any law enforcement officer acting in good faith in rendering emergency assistance or otherwise enforcing this Act shall not impose civil liability upon the law enforcement officer or his or her supervisor or employer, unless the act is a result of willful or wanton misconduct. Amends the Firearm Owners Identification Card Act and the Firearm Concealed Carry Act to make conforming changes.

Jul 16 18  H  Public Act . . . . . 100-0607

HB 02355  Rep. Sam Yingling

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the maximum amount of the general homestead exemption is $7,500 in all counties (currently, $7,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02356  Rep. Kelly M. Cassidy

770 ILCS 45/1  from Ch. 82, par. 40

Amends the Labor and Storage Lien Act. Makes a technical change in a Section concerning the creation of liens.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02357  Rep. Kelly M. Cassidy

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02358  Rep. Patricia R. Bellock

305 ILCS 5/5-30.6 new

Amends the Illinois Public Aid Code. Requires managed care organizations under contract with the Department of Healthcare and Family Services to follow a standard prescription drug formulary established by the Department by rule. Requires the Department to adopt any rules necessary to implement the provision. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02359  Rep. Avery Bourne and Michael D. Unes
20 ILCS 655/5.3  from Ch. 67 1/2, par. 608

Amends the Illinois Enterprise Zone Act. Provides that, in calendar year 2017, the Department of Commerce and Economic Opportunity may certify an additional 25 Enterprise Zones. Provides that for Enterprise Zones scheduled to expire after January 1, 2017, the application process shall begin 5 years (currently, 2 years) prior to the year in which the Zone expires. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

820 ILCS 80/15
820 ILCS 80/30
820 ILCS 80/55
820 ILCS 80/60

Amends the Illinois Secure Choice Savings Program Act. Requires the Board to select a default contribution rate within the range of 3% to 6% of an enrollee's wages (rather than 3% of wages). Provides that the Program shall begin during 2018, rather than by July 1, 2017. Provides that the Board shall establish an implementation timeline that ensures that all employees are required to enroll in the Program by December 31, 2020. Provides that the Illinois Secure Choice Savings Program Fund is a instrumentality of the State and not subject to specified provisions of the Illinois Securities Law of 1953. Effective immediately.
Jun 30 17  H  Public Act . . . . . . . . . 100-0006

HB 02361  Rep. Sara Feighenbaltz-Peter Breen-Keith R. Wheeler (Sen. Heather A. Steans)
625 ILCS 5/11-208  from Ch. 95 1/2, par. 11-208

Amends the Illinois Vehicle Code. Provides that the City of Chicago may enact an ordinance providing for a noise monitoring system upon any portion of the roadway known as Lake Shore Drive. Defines "noise monitoring system". Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Amends the Illinois Vehicle Code. Provides that 12 months after the installation of the noise monitoring system, and any time after the first report as the City deems necessary, the City of Chicago shall prepare a noise monitoring report with the data collected from the system and shall, upon request, make the report available to the public. Effective immediately.
Aug 22 17  H  Public Act . . . . . . . . . 100-0257

HB 02362  Rep. Thomas Morrison-David S. Olsen
35 ILCS 200/15-172

Amends the Property Tax Code. Beginning in taxable year 2017, increases the maximum income limitation under the Senior Citizens Assessment Freeze Homestead Exemption from $55,000 to $75,000 for applicants who have occupied the residence for 5 years or more. Indexes the maximum income limitation to the Consumer Price Index. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02363


(Sen. Michael Connelly)

605 ILCS 5/7-301 from Ch. 121, par. 7-301

Amends the Illinois Highway Code. Provides that in order to properly plan the utilization of motor fuel tax funds, each municipality of over 5,000 population shall be required to develop and update a 5 year (rather than 20 year) long-range highway transportation plan. Provides that the plan shall, amongst other requirements, include the projected future traffic usage of each highway for a 5 year (rather than 20 year) period and include a listing of the major improvements anticipated within 3 years (rather than 5 years) of the date of each plan.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Highway Code. Provides that in order to properly plan for the utilization of motor fuel tax funds, each municipality of over 5,000 population shall be required to develop and update a long-range highway transportation plan for a period not to exceed 20 years (rather than a 20 year long-range highway transportation plan). Provides that a copy of the plan shall be made publicly available on an annual basis. Removes a provision providing that a copy of the plan shall be filed with the County Superintendent of Highways in the county or counties in which the municipality is located and with the Secretary of Transportation. Makes conforming changes.

Senate Floor Amendment No. 1

Exempts the City of Chicago from developing and updating a long-range highway transportation plan for use in planning utilization of motor fuel tax funds.

Sep 08 17 H Public Act . . . . . . . . . .100-0476

HB 02364


30 ILCS 500/50-14.6 new
30 ILCS 500/50-60
820 ILCS 115/4.5 new
820 ILCS 115/14 from Ch. 48, par. 39m-14

Amends the Illinois Procurement Code. Prohibits any person or business who violates the Illinois Wage Payment and Collection Act, the Minimum Wage Law, the Illinois Worker Adjustment and Retraining Notification Act, the Employee Classification Act, the Fair Labor Standards Act of 1938, or any comparable state statute or regulation of any state which governs the payment of wages to do business with the State or any State agency or enter into a subcontract that is subject to the Code for a period of 5 years.

Amends the Illinois Wage Payment and Collection Act. Provides that when an employee who is scheduled to work 3 or more hours reports for duty at the time set by the employer, and that employee is not provided with the expected hours of work, the employee shall be paid for at least 4 hours on such day at no less than the employee’s regular rate of compensation. Amends the Illinois Wage Payment and Collection Act. Provides that an employer that is able to pay wages and who refuses to pay is guilty of a Class 4 felony (rather than a misdemeanor). Provides that a subsequent failure to pay within 5 years (rather than 2 years) of a prior conviction is a Class 3 felony (rather than a Class 4 felony).

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02365

Rep. La Shawn K. Ford-Allen Skillicorn

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that a municipality with a population of more than 1,000,000 may not operate an automated traffic law enforcement system. Provides that the prohibition may be reconsidered through the introduction of appropriate legislation upon the submission by the municipality of a report to the General Assembly detailing procedures that the municipality will implement to address specified issues in a satisfactory manner. Makes conforming changes.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02366

Rep. La Shawn K. Ford

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that a municipality with a population of more than 1,000,000 may not operate an automated traffic law enforcement system. Provides that the prohibition may be reconsidered through the introduction of appropriate legislation upon the submission by the municipality of a report to the General Assembly detailing procedures that the municipality will implement to address specified issues in a satisfactory manner. Makes conforming changes.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02367

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that records of conviction for a non-violent offense or a criminal offense that did not result in bodily harm or death to another person may be sealed 10 years after the termination of the petitioner's last sentence. Provides that the new provisions apply only to a petitioner who has not had one or more criminal convictions between the conviction eligible for sealing and the filing of the petition for relief. Defines "non-violent offense".

House Floor Amendment No. 1

Provides that convictions for a non-violent offense that did not result in bodily harm or death to another person may be sealed 10 years after the termination of the petitioner's last sentence (in the introduced bill, records of conviction for any non-violent offense or any criminal offense that did not result in bodily harm or death to another person).

House Floor Amendment No. 7

Replaces everything after the enacting clause. Amends the Criminal Identification Act. Provides that notwithstanding any other provision relating to expungement of conviction records, a petitioner may petition the circuit court to expunge records of a conviction or plea of guilty for possession of not more than 10 grams of any substance containing cannabis or possession of drug paraphernalia seized in relation to possession of not more than 10 grams of any substance containing cannabis before July 29, 2016, (the effective date of Public Act 99-697) if 3 years or more have passed since the petitioner has completed his or her sentence.

Nov 29 18 Third Reading - Short Debate - Passed 067-037-000

HB 02368
Rep. La Shawn K. Ford

705 ILCS 405/5-715

Amends the Juvenile Court Act of 1987. Provides that the period of probation for a minor who is found to be guilty for an offense which is first degree murder, second degree murder, criminal sexual assault, a Class X felony, or an attempt Class X felony shall be at least 5 years. Provides that the period of probation for a minor who is found to be guilty for an offense which is a forcible felony, other than first degree murder, second degree murder, criminal sexual assault, a Class X felony, or an attempt Class X felony, shall be a mandatory minimum probation period of 3 years, but may be up to 5 years, if the facts of the crime, the conduct of the minor, and the ends of justice warrant so in the judge's discretion.

Jan 31 18 Tabled

HB 02369

(Sen. Mattie Hunter)

105 ILCS 5/10-20.60 new
105 ILCS 5/27A-5
105 ILCS 5/34-18.53 new

Amends the School Code. Requires a public school, including a charter school, to provide reasonable accommodations to a lactating pupil on a school campus to express breast milk, breastfeed an infant child, or address other needs related to breastfeeding. Sets forth what reasonable accommodations include. Provides that (i) a lactating pupil on a school campus must be provided a reasonable amount of time to accommodate her need to express breast milk or breastfeed an infant child, (ii) a public school shall provide the reasonable accommodations only if there is at least one lactating pupil on the school campus, (iii) a public school may use an existing facility to meet the requirements, and (iv) a pupil may not incur an academic penalty as a result of her use, during the school day, of the reasonable accommodations and must be provided the opportunity to make up any work missed due to such use. Sets forth a complaint procedure.

House Committee Amendment No. 2

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Provides that, in instances where a student files a complaint of noncompliance with the provisions, the public school shall implement the grievance procedures of adopted rules concerning sex equity, including appeals procedures (rather than instituting an appeal to the school board and the State Board of Education). Makes other changes.

Aug 04 17 Public Act . . . . . . . . . . 100-0029
HB 02370  Rep. Sonya M. Harper
          305 ILCS 5/9A-11 from Ch. 23, par. 9A-11
          Amends the Illinois Public Aid Code. Provides that notwithstanding any other provision of law or administrative rule to
          the contrary, beginning in fiscal year 2018, the specified threshold for working families must be no less than 185% of the then-current
          federal poverty level for each family size. Effective immediately.
          Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

          (Sen. Mattie Hunter-Jacqueline Y. Collins)
          20 ILCS 450/25 new
          Amends the Data Security on State Computers Act. Requires State employees to annually undergo training by the
          Department of Innovation and Technology concerning cybersecurity. Allows the Department to make the training an online course.
          Requires the training to include detecting phishing scams, preventing spyware infections and identity theft, and preventing and
          responding to data breaches. Allows the Department to adopt rules to implement the program.
          House Committee Amendment No. 1
          Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change:
          provides that the term "employee" does not include an employee of the legislative branch, the judicial branch, a public university of the
          State, or a constitutional officer other than the Governor.
          Aug 08 17  H Public Act . . . . . . . . . 100-0040

HB 02372  Rep. Jerry Costello, II
          20 ILCS 689/15
          20 ILCS 689/20
          35 ILCS 105/3-10
          35 ILCS 105/3-40 from Ch. 120, par. 439.3-40
          35 ILCS 105/3-44
          35 ILCS 105/3-44.3 new
          35 ILCS 110/3-10 from Ch. 120, par. 439.103-10
          35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
          35 ILCS 120/2-10
          Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax
          Act. Provides that, on or after July 1, 2017 and on or before December 31, 2018, the taxes imposed under the Acts apply to 90% of the
          proceeds of sales of gasohol and 80% of the proceeds of sales of mid-range ethanol blends. Amends the Illinois Renewable Fuels
          Development Program Act. Provides that grants may be awarded for the following programs: a next generation renewable fuels
          program, a majority blended ethanol and blender pump infrastructure program, and a research and development program for
          sustainable corn production and corn-based renewable fuel production. Sets forth the maximum aggregate amount of grants that may
          be awarded under each program. Effective immediately.
          Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
20 ILCS 2630/5.2
  Amends the Criminal Identification Act. Provides that the court may order the sealing of the records of arrests or charges not initiated by arrest which result in an order of supervision or a conviction for a misdemeanor violation of public indecency. Provides that the court may not order the sealing of the records of arrests or charges not initiated by arrest which result in an order of supervision or a conviction for offenses under the Humane Care for Animals Act (rather than Class A misdemeanors under the Act). Eliminates multiple offenses and circumstances of the charge where records may currently be sealed. Effective immediately.
  House Committee Amendment No. 1
  Provides that the court may not order the sealing of the records of arrests or charges not initiated by arrest which result in an order of supervision or a conviction for Class A misdemeanors or felony offenses under the Humane Care for Animals Act (in the introduced bill, offenses under the Humane Care for Animals Act).
  House Floor Amendment No. 2
  Provides that various records identified as eligible for sealing 3 years after the termination of the petitioner’s last sentence may not be sealed until the petitioner is no longer required to register under the Arsonist Registration Act, Sex Offender Registration Act, or the Murderer and Violent Offender Against Youth Registration Act.
  Aug 24 17 H Public Act . . . . . . . . . . 100-0284

HB 02374  Rep. Anthony DeLuca
625 ILCS 5/12-807 from Ch. 95 1/2, par. 12-807
  Amends the Illinois Vehicle Code. Provides that each school bus manufactured on or after the effective date of this bill and purchased for use in this State by a school district or a school bus company under contract with a school district shall be equipped with a lap belt or any other federally approved restraint system in a number sufficient to allow each passenger being transported to use a separate belt or restraint system. Effective January 1, 2019.
  Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02375  Rep. Mary E. Flowers
625 ILCS 5/11-212
725 ILCS 5/107-14 from Ch. 38, par. 107-14
  Amends Illinois Vehicle Code. Provides that upon completion of a traffic stop for temporary questioning, without making an arrest or issuing a warning citation, the officer shall provide the motorist stopped with a stop receipt which briefly describes the stop, including the purpose of the stop, and contains the officer’s name and badge number. The officer shall file a copy of the stop receipt with his or her department or agency, which shall maintain the copy in its records. Amends the Code of Criminal Procedure of 1963. Provides that upon completion of any stop of a person (rather than any stop involving a frisk or search) for temporary questioning where the officer is required to provide the person with a stop receipt, the officer shall file a copy of the stop receipt with his or her department or agency, which shall maintain the copy in its records.
  Nov 07 18 H Assigned to Transportation: Vehicles & Safety Committee

New Act

30 ILCS 105/5.878 new

Creates the Family Leave Insurance Program Act. Requires the Department of Labor to establish and administer a Family Leave Insurance Program that provides family leave insurance benefits to eligible employees who take unpaid family leave to care for a newborn child, a newly adopted or newly placed foster child, or a family member with a serious health condition. Sets forth eligibility requirements for benefits under the Act including that the employee must (i) establish that he or she has been employed for at least 680 hours in employment during the employee's qualifying year and (ii) document that he or she has provided the employer with written notice of the employee's intention to take family leave. Defines "employer" to mean (a) any person, partnership, corporation, association, or other business entity that employs 50 or more employees for each working day during each of 20 or more calendar workweeks in the year in which the leave is to be taken or in the year immediately preceding the year in which the leave is to be taken; and (b) the State of Illinois and any other unit of local government. Contains provisions concerning disqualification from benefits; premium payments; the amount and duration of benefits; the recovery of erroneous payments; hearings; defaulted premium payments; elective coverage; employment protection; coordination of family leave; defined terms; and other matters. Amends the State Finance Act. Creates the Family Leave Insurance Account Fund.

House Committee Amendment No. 4

Replaces everything after the enacting clause. Creates the Family Leave Insurance Act. Provides that an employee may take up to 12 weeks of family leave within any 24-month period for the purpose of providing care for the birth of a child, adoption of a child or placement of a foster child, or serious health condition of a family member. Establishes terms and conditions for taking leave. Authorizes compensation for the family leave to be paid from the State Benefits Fund, a special fund created in the State treasury. Prohibits simultaneous receipt of benefits under the Family Leave Insurance Act, the Unemployment Insurance Act, and the Workers' Compensation Act. Imposes a charge upon certain wages for the payment of benefits. Provides for administration by the Department of Employment Security. Amends the State Finance Act to add the State Benefits Fund to the list of special funds in the State treasury. Creates civil penalties for certain violations. Provides that a violation with intent to defraud the Department is a Class C misdemeanor. Effective immediately.

House Floor Amendment No. 5

Removes the immediate effective date.

State Mandates Fiscal Note, House Floor Amendment No. 5 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Fiscal Note, House Floor Amendment No. 5 (Dept of Employment Security)

(A) Initial Start Costs - An estimated $75 million to $100 million would be needed to develop a program and system to administer this program, which would include an online submission component, an interagency connection to the Department of Labor, and a revenue collection component, as well as 10 full-time equivalents for the creation and establishment of rules, policies, procedures, etc., or reporting, appeals, and adjudication. The derived estimate is based on startup experience with the Illinois Benefit Information System (IBIS), which serves as the IDES benefit management platform for the administration of the unemployment insurance program; (B) Ongoing Costs - Expected to be at least $46 million annually to administer the program. Approximately 400 full time equivalents would be needed to administer and manage the day-to-day operations of this program. This estimate is based on the staffing levels for similar programs as reported by New Jersey and California. Most of the ongoing costs would be salaries, benefits, administrative overhead for these positions, and other ongoing operating expenses. A significant amount of these costs ($6 million) are the estimated annual system-related costs; (C) Revenue - $15 million to $20 million annually from the payroll premium deductions may be generated to help cover the costs of administering the program. Based on these assumptions, revenues from this program will not be sufficient to cover the costs of the program.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
 HB 02377  Rep. C.D. Davidsmeyer-Grant Wehrli
(Sen. Wm. Sam McCann-Jil Tracy)
20 ILCS 415/4d from Ch. 127, par. 63b104d
Amends the Personnel Code. Provides for a partial personnel jurisdiction exemption for rehabilitation/mobility instructors and rehabilitation/mobility instructor trainees at the Illinois School for the Visually Impaired. Removes the sunset date for the partial personnel jurisdiction exemption for all positions within the Illinois School for the Deaf and the Illinois School for the Visually Impaired requiring licensure by the State Board of Education. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Extends (rather than removes) the sunset date for the partial personnel jurisdiction exemption for all positions within the Illinois School for the Deaf and the Illinois School for the Visually Impaired requiring licensure by the State Board of Education to August 30, 2019, and makes it apply to all rehabilitation/mobility instructors and rehabilitation/mobility instructor trainees at the Illinois School for the Visually Impaired.

Aug 22 17  H  Public Act . . . . . . . . 100-0258

 HB 02378  Rep. Scott Drury-Mark Batinick
(Sen. Emil Jones, III)
105 ILCS 5/2-3.64a-5
Amends the School Code. Removes language requiring a student's transcript to show the scores attained by the student on a State assessment that includes a college and career ready determination. Requires the transcript to represent that the student has taken the State assessment, provided that the scores attained by the student shall not be placed on the transcript.

House Floor Amendment No. 3
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Removes the requirement that the transcript represent that the student has taken the State assessment, provided that the scores attained by the student shall not be placed on the transcript. Adds an immediate effective date.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

(Sen. Mattie Hunter-Steven M. Landek and Laura M. Murphy)
New Act
Creates the Fiscal Impact Statement Act. Provides that every executive order of the Governor, the purpose or effect of which is to expend any State funds or to increase or decrease the revenues of the State, either directly or indirectly, shall include a fiscal impact statement, and that the fiscal impact statement shall contain a reliable estimate of the anticipated change in State expenditures or revenues and a reliable estimate of the fiscal impact. Provides that, if an executive order affects bond authority or bond rates, the fiscal impact statement shall be prepared by the Governor's Office of Management and Budget, shall specify the estimated total effect on principal and interest, and shall include the total principal on all other then-outstanding bonds of the State. Provides for the preparation, filing, and publication of fiscal impact statements. Effective immediately.

Sep 01 17  H  Total Veto Stands - No Positive Action Taken

 HB 02380  Rep. Mary E. Flowers-Will Guzzardi
5 ILCS 315/20 from Ch. 48, par. 1620
20 ILCS 2610/14 from Ch. 121, par. 307.14
50 ILCS 725/3.8 from Ch. 85, par. 2561
Amends the Illinois Public Labor Relations Act. Provides that on or after the effective date of the bill, any provision in a collective bargaining agreement which would limit the ability of a public employer to investigate the conduct of an employee of the public employer is hereby declared to be against public policy and unenforceable unless the limitation is otherwise required by State or federal law. Amends the State Police Act. Provides that the Department of State Police shall have a procedure to bypass the requirement that a complaint must be supported by a sworn affidavit against a State Police Officer. Amends the Uniform Peace Officers' Disciplinary Act. Provides that every law enforcement agency or local governmental unit shall have a procedure to bypass the requirement that complaint must be supported by a sworn affidavit against a sworn peace officer.

Nov 07 18  H  Assigned to Labor & Commerce Committee
HB 02381  Rep. Mary E. Flowers-Allen Skillicorn-Margo McDermed-Mark Batinick

5 ILCS 410/10
5 ILCS 410/15
20 ILCS 50/5
20 ILCS 105/3.10
20 ILCS 2310/2310-215 was 20 ILCS 2310/55.62
20 ILCS 2630/4.5
30 ILCS 575/2
30 ILCS 577/35-5
30 ILCS 785/5
70 ILCS 210/23.1 from Ch. 85, par. 1243.1
105 ILCS 5/27-20 from Ch. 122, par. 27-20
105 ILCS 5/34-18 from Ch. 122, par. 34-18
110 ILCS 205/9.16 from Ch. 144, par. 189.16
110 ILCS 925/3.07 from Ch. 144, par. 1503.07
110 ILCS 930/2 from Ch. 144, par. 2302
110 ILCS 947/50
110 ILCS 947/65.30
215 ILCS 5/500-50
625 ILCS 5/11-212
720 ILCS 5/17-10.2 was 720 ILCS 5/17-29
775 ILCS 5/2-105 from Ch. 68, par. 2-105

Amends various Acts by changing the term "American Indian" to "Native American" and deleting the term "Negro".

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 02382  Rep. Al Riley and John Cavaletto
(Sen. Toi W. Hutchinson)

425 ILCS 202

Amends the Fire Hydrant Act. Defines "dry hydrant". Contains provisions concerning the maintenance of and access to specified dry hydrants. Provides that all other dry hydrants shall be subject to specified provisions of the Act and a specified additional requirement.

Aug 22 17   H   Public Act . . . . . . . . 100-0259
HB 02383  Rep. Randy E. Frese-Tom Demmer-Patricia R. Bellock, Sheri Jesiel, Dave Severin, Charles Meier and Tim Butler
(Sen. Dave Syverson and Laura M. Murphy)

20 ILCS 1705/15.4

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the provision requiring the Department of Human Services to develop a training program for authorized direct care staff to administer medications under the supervision and monitoring of a registered professional nurse applies to (i) all residential programs (rather than all programs) for persons with a developmental disability in settings of 16 persons or fewer that are funded or licensed by the Department of Human Services and that distribute or administer medications, and (ii) all day programs certified to serve persons with developmental disabilities by the Department of Human Services. Provides that the training program for authorized direct care staff shall include educational and oversight components for staff who work in day programs that are similar to those for staff who work in residential programs. Effective January 1, 2018.

House Committee Amendment No. 1

Adds reference to: 210 ILCS 46/3-301.1 new

Adds reference to: 210 ILCS 47/3-301.1 new

Amends the MC/DD Act. Provides that violations cited against a facility as a result of actions involving administration of medication by direct care staff of day programs certified to serve persons with developmental disabilities by the Department of Human Services under the Mental Health and Developmental Disabilities Administrative Act will not result in specified violations, penalties, or fines under the MC/DD Act. Provides that the Department of Public Health shall notify the Division of Developmental Disabilities of the Department of Human Services when it becomes aware of a medication error at a day program or that a resident is injured or is subject to alleged abuse or neglect at a day program. Makes similar changes in the ID/DD Community Care Act.

Aug 11 17  H  Public Act . . . . . . . . 100-0050

HB 02384  Rep. Allen Skillicorn and C.D. Davidsmeyer

305 ILCS 5/1-10.5 new
305 ILCS 5/1-10.6 new
305 ILCS 5/4-8a new
305 ILCS 5/8A-4B new
305 ILCS 5/8A-5A from Ch. 23, par. 8A-5A
305 ILCS 5/8A-6 from Ch. 23, par. 8A-6
305 ILCS 5/12-4.4a new
305 ILCS 5/12-4.4b new

Amends the Illinois Public Aid Code. Provides that as a condition of initial eligibility for medical assistance benefits provided under the State's Medical Assistance program or, subject to federal approval, benefits provided under the federal Supplemental Nutrition Assistance Program (SNAP), an applicant must pass a drug screening. Provides that as a condition of continued eligibility for such benefits, a recipient must pass random drug screenings as prescribed by the Department of Human Services. Requires the Department to adopt rules requiring applicants for TANF benefits or SNAP benefits to actively seek work in order to qualify for such benefits. Provides that the rules adopted by the Department shall be in compliance with those rules under the Unemployment Insurance Act and adopted by the Department of Employment Security requiring unemployed individuals to actively seek employment in order to qualify for unemployment insurance benefits. Requires the Department to adopt rules that allow recipients of TANF benefits or SNAP benefits to experience a gradual reduction in benefits as earnings increase. Increases the penalties for using another person's cash assistance benefits or SNAP benefits. Contains provisions requiring photo identification when using a LINK card to obtain SNAP benefits or cash. Provides that no recipient of TANF benefits shall use his or her benefits to purchase lottery tickets or to patronize any casino or licensed establishment that operates video gaming terminals for the purpose of engaging in gambling or video gaming activities.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02385  Rep. Peter Breen

50 ILCS 205/17 new

Amends the Local Records Act. Provides that all emails that are in connection with the transaction of public business sent or received by an agency, an employee, staff member, or contractor of an agency, or an officer of an agency are public records regardless if the emails are sent or received on a personal or agency-provided email address. Requires an agency that provides an email address to one or more of its staff members, employees, or contractors to provide an email address for all officers of the agency.

Provides that staff members, employees, contractors, and officers shall use agency-provided email for all communications in connection with the transaction of public business. Provides that staff members, employees, contractors, and officers shall promptly forward, print, or otherwise provide any email sent or received on his or her personal email address to his or her agency if the email is in connection with the transaction of public business. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02386  Rep. Peter Breen-Allen Skillicorn-Patricia R. Bellock

(Sen. Chris Nybo)

415 ILCS 5/21.2 from Ch. 111 1/2, par. 1021.2

Amends the Environmental Protection Act. Provides that a person may sell or offer for sale at retail in the State any metal beverage container designed and constructed in such a manner that a part of the container is detachable in opening the container without the aid of a can opener if the part comprises substantially all of one of the ends of the metal beverage container.

Aug 11 17  H  Public Act . . . . . . . . . . . . . 100-0051

HB 02387  Rep. Litesa E. Wallace

820 ILCS 105/4 from Ch. 48, par. 1004

Amends the Minimum Wage Law. Increases the minimum wage to $15 per hour on October 1, 2017. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Cristina Castro-Scott M. Bennett-Patricia Van Pelt-Julie A. Morrison-Jacqueline Y. Collins and Laura M. Murphy)

New Act

Creates the Child Abuse Awareness Act. Contains only a short title provision.

House Committee Amendment No. 1

Deletes reference to:

New Act

Adds reference to:

325 ILCS 5/11.9 new

Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that no later than July 1, 2018, the Department of Children and Family Services shall establish and maintain on its official website a searchable database, freely accessible to the public, that provides the following information on each child care provider licensed by the Department: (i) whether within the past 5 years the child care provider or any employee of the child care provider has been the subject of an indicated report of child abuse or neglect; and (ii) whether within the past 5 years the child care provider has had a license under the Child Care Act of 1969 suspended or revoked by the Department. Permits the Department to adopt any rules necessary to implement the public database. Provides that the new provisions shall not be construed to allow or authorize the Department to release or disclose any information that is prohibited from public disclosure under the Act or under any other State or federal law.

House Floor Amendment No. 2

Adds reference to:

225 ILCS 10/9.1c new

Amends the Child Care Act of 1969. Provides that no later than July 1, 2018, the Department of Children and Family Services shall establish and maintain on its official website a searchable database, freely accessible to the public, that provides the following information on each day care home, group day care home, and day care center licensed by the Department: whether, within the past 5 years, the day care home, group day care home, or day care center has had its license revoked by or surrendered to the Department during a child abuse or neglect investigation or its application to renew its license was denied by the Department, and, if so, the dates upon which the license was revoked by or surrendered to the Department or the application for a renewal of the license was denied by the Department. Provides that the Department may adopt any rules necessary to implement the provisions and that nothing shall be construed to allow or authorize the Department to release or disclose any information that is prohibited from public disclosure under the Act or under any other State or federal law.

House Floor Amendment No. 3

Deletes reference to:

325 ILCS 5/11.9 new

Adds reference to:

225 ILCS 10/9.1c new

Replaces everything after the enacting clause. Amends the Child Care Act of 1969. Provides that no later than July 1, 2018, the Department of Children and Family Services shall establish and maintain on its official website a searchable database, freely accessible to the public, that provides the following information on each day care home, group day care home, and day care center licensed by the Department: whether, within the past 5 years, the day care home, group day care home, or day care center has had its license revoked by or surrendered to the Department during a child abuse or neglect investigation or its application to renew its license was denied by the Department, and, if so, the dates upon which the license was revoked by or surrendered to the Department or the application for a renewal of the license was denied by the Department. Provides that the Department may adopt any rules necessary to implement the provisions and that nothing shall be construed to allow or authorize the Department to release or disclose any information that is prohibited from public disclosure under the Act or under any other State or federal law.

Aug 11 17 H Public Act . . . . . . . 100-0052
HB 02389  Rep. Brad Halbrook-David S. Olsen

110 ILCS 305/9 from Ch. 144, par. 30

110 ILCS 947/42 new

Amends the Higher Education Student Assistance Act. Provides that for each of the following periods of hostilities, each county shall be entitled, annually, to one honorary scholarship in a public institution of higher learning for the benefit of the children of persons who served in the armed forces of the United States, except that the total number of scholarships annually granted to recipients from each county may not exceed 3: (1) any time between September 16, 1940 and the termination of World War II; (2) any time during the national emergency between June 25, 1950 and January 31, 1955; (3) any time during the Viet Nam conflict between January 1, 1961 and May 7, 1975; (4) any time during the siege of Beirut and the Grenada Conflict between June 14, 1982 and December 15, 1983; (5) any time on or after August 2, 1990 and until Congress or the President orders that persons in service are no longer eligible for the Southwest Asia Service Medal; or (6) any time during Operation Enduring Freedom and Operation Iraqi Freedom. Sets forth scholarship qualifications and preferences. Provides that recipients are entitled to receive instruction in any or all departments of a public institution of higher learning without charge for tuition for a term of at least 4 consecutive years. Requires the Illinois Student Assistance Commission to administer the scholarship program. Makes changes to a provision of the University of Illinois Act providing for a similar scholarship. Effective immediately.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 02390


(Sen. Heather A. Steans-Scott M. Bennett, Thomas Cullerton, Laura M. Murphy and Jacqueline Y. Collins)

720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1
730 ILCS 5/3-3-7 from Ch. 38, par. 1003-3-7
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
730 ILCS 5/5-8-4 from Ch. 38, par. 1005-8-4

Amends the Criminal Code of 2012. Removes cap on restitution. Removes intent requirement for hate crime committed in or causing damage to a place of worship. Provides that as a condition of probation or conditional discharge for hate crime, the court shall require the offender to perform public or community service of no less than 200 hours (even if that service is not established in the county where the offender was convicted of hate crime) and to enroll in an educational program discouraging hate crimes involving the protected class identified in the statute that gave rise to the offense committed. The educational program must be attended in-person. Expands organization that can provide the educational program. Clarifies that any hate crime victim who files a civil action shall be entitled to recover attorney's fees and costs. Provides that the parents or legal guardians, other than guardians appointed under the Juvenile Court Act, of an unemancipated minor shall be liable for the amount of any judgment for a hate crime for all (rather than actual) damages rendered against the minor in any amount not exceeding the amount provided under the Parental Responsibility Law. Requires if a person is convicted of hate crime in addition to one or more other convictions, that if imprisonment is to be imposed on the convictions the sentences must be served consecutively.

House Committee Amendment No. 1

Deletes provision that the enhanced penalty for hate crime committed in, or causing damage to, a church, synagogue, mosque, or other building, structure, or place identified or associated with a particular religion or used for religious worship or other religious purpose applies regardless of the person's intent. Restores provision that an order that the offender perform public or community service is contingent upon that service being established in the county where the offender was convicted of the hate crime.

House Floor Amendment No. 3

Deletes reference to:

730 ILCS 5/5-8-4 from Ch. 38, par. 1005-8-4

Replaces everything after the enacting clause. Reinserts the provisions of the bill. Deletes provision that the enhanced penalty for hate crime committed in, or causing damage to, a church, synagogue, mosque, or other building, structure, or place identified or associated with a particular religion or used for religious worship or other religious purpose applies regardless of the person's intent. Restores provision that an order that the offender perform public or community service is contingent upon that service being established in the county where the offender was convicted of the hate crime. Deletes the new provision in the Unified Code of Corrections that requires the court to impose a consecutive sentence when the defendant was convicted of a hate crime. Makes technical changes in the hate crime statute.

Aug 22 17 Public Act . . . . . . . . . . . . . . . 100-0260

HB 02391

Rep. Fred Crespo

10 ILCS 5/11-4.1 from Ch. 46, par. 11-4.1

Amends the Election Code. Provides that upon request of the county board or board of election commissioners, a school may make a school building under its control available for use as a polling place on an election day and for a reasonably necessary time before and after election day, without charge, if the school reasonably believes that it can ensure the safety of its students. Provides that schools shall be under no obligation to consent to the request of the county board or board of election commissioners. Makes conforming changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02392
Rep. Mary E. Flowers and Cynthia Soto

225 ILCS 85/15 from Ch. 111, par. 4135

225 ILCS 85/15.3 new

225 ILCS 85/18 from Ch. 111, par. 4138

Amends the Pharmacy Practice Act. Requires that at least one registered pharmacy technician be on duty whenever the practice of pharmacy is conducted. Requires that pharmacies fill no more than 10 prescriptions per hour. Requires 10 pharmacy technician hours per 100 prescriptions filled. Prohibits pharmacies from requiring pharmacists to participate in advertising or soliciting activities that may jeopardize patient health, safety, or welfare and any activities or external factors that interfere with the pharmacist's ability to provide appropriate professional services. Provides that a pharmacist shall receive specified break periods. Provides that a pharmacy may not require a pharmacist to work during a break period, shall make available a break room meeting specified requirements, shall keep a complete and accurate record of the break periods and may not require a pharmacist to work more than 8 hours a workday. Provides for enforcement and penalties. Provides whistleblower protections for an employee of a pharmacy if the pharmacy retaliates against the employee for certain actions. Requires pharmacies to maintain a record of any errors in the receiving, filling, or dispensing of prescriptions.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02393
Rep. Mary E. Flowers

30 ILCS 575/4 from Ch. 127, par. 132.604

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Provides that all State agencies shall increase their award of State contracts to minority owned businesses by 15%.

Fiscal Note (Dept. of Central Management Services)

There is no additional fiscal impact to the Department of Central Management Services. By increasing the aspirational goal, as established in the Act, by 15%, more of the State resources spent on these contracts will be available to minority owned businesses, provided they are available. This legislation's intent is to increase the allocation of state spend to BEP vendors rather than adding additional spend to the state's budget.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This legislation does not create a State mandate.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
Amends various Acts relating to the governance of public universities in Illinois and the Higher Education Student Assistance Act. Provides that notwithstanding any other provision of law to the contrary, a student who meets the requirements concerning being deemed an Illinois resident for tuition purposes is eligible to apply or receive consideration for any student aid or benefit funded or administered by the State, State agencies, public institutions, or the university, including scholarships, grants, awards, stipends, room and board, tuition waivers, or other financial or in-kind assistance, but excluding Monetary Award Program grants. Prohibits each university and the Illinois Student Assistance Commission from denying a scholarship, grant, or loan to a person who has been convicted of illegal possession or sale of cannabis, controlled substances, or methamphetamine if he or she otherwise qualifies for the scholarship, grant, or loan.

House Floor Amendment No. 2
Deletes reference to:

110 ILCS 305/100 new
Deletes reference to:

110 ILCS 520/85 new
Deletes reference to:

110 ILCS 660/5-195 new
Deletes reference to:

110 ILCS 665/10-195 new
Deletes reference to:

110 ILCS 670/15-195 new
Deletes reference to:

110 ILCS 675/20-200 new
Deletes reference to:

110 ILCS 680/25-88
Deletes reference to:

110 ILCS 680/25-195 new
Deletes reference to:

110 ILCS 685/30-88
Deletes reference to:

110 ILCS 685/30-205 new
Deletes reference to:

110 ILCS 690/35-88
Deletes reference to:

110 ILCS 690/35-200 new
Deletes reference to:

110 ILCS 947/20
HB 02394 (CONTINUED)

110 ILCS 690/35-200 new
Deletes reference to:
110 ILCS 947/20
Nov 08 17 H Third Reading - Standard Debate - Lost 040-057-003

HB 02395
750 ILCS 5/504 from Ch. 40, par. 504
Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that notwithstanding any other provision of law, federal veterans' disability benefits received by a party shall not be considered to be income of that party for purposes of any maintenance determination under this Section. Provides that the court may not require that a party use federal veterans' disability benefits to pay maintenance.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02396
225 ILCS 458/25-10
Amends the Real Estate Appraiser Licensing Act of 2002. Increases the number of appointed members to the Real Estate Appraisal Administration and Disciplinary Board who shall have been actively engaged and currently licensed as a State certified general real estate appraiser for a period of not less than 5 years from 4 to 6. Removes 2 members who hold valid licenses as real estate brokers in addition to real estate appraiser licenses. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02397
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-242 new
30 ILCS 805/8.41 new
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if, at the end of any levy year, a taxing district has reserves of 50% or more of its operating budget for that levy year, then, for the next levy year, "extension limitation" means 0% or the rate of increase approved by the voters. Preempts the power of home rule units to tax. Effective immediately.
May 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02398
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
Amends the Unified Code of Corrections. Provides that the court may, as a condition of probation or conditional discharge, require the person, if convicted of an offense that is not a crime of violence or if convicted of a probationable violation of the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act, to attend an employment workshop or job training program.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02399
10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-48 from Ch. 46, par. 2A-48
105 ILCS 5/34-3 from Ch. 122, par. 34-3
105 ILCS 5/34-4 from Ch. 122, par. 34-4
105 ILCS 5/34-13.1
Amends the Election Code and the Chicago School District Article of the School Code. Provides for the election (instead of appointment) of members of the Chicago Board of Education. Provides that successor Inspectors General shall be appointed by the Board instead of the Mayor. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02400  Rep. Elaine Nekritz, Robert Martwick and Emanuel Chris Welch

Amends the Common Interest Community Association Act. Provides that all voting by the members of a common interest community association shall be on a non-cumulative basis. Amends the Condominium Property Act. Provides that the bylaws shall provide that voting shall be on a non-cumulative basis.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02401  Rep. Sara Feigenholtz, Robert Martwick and Emanuel Chris Welch
 (Sen. John G. Mulroe)

Amends the Common Interest Community Association Act. Provides that the association shall have one class of voting membership (instead of “one class of membership”) unless the declaration, bylaws, or operating agreement provide otherwise. Makes a similar change in the Condominium Property Act. Further amends the Condominium Property Act. Deletes language providing that if the property contains 4 or more units, the owners may agree to sell the property by a vote of 75%. Provides instead that if the property contains at least 4 but not more than 6 units, a vote of 75% of the owners is required to sell the condominium property. Provides that if the property contains 7 or more units, a vote of 85% of the owners is required to sell the condominium property.

Senate Floor Amendment No. 2
Adds, as an exception to the required percentage of affirmative votes of unit owners required to sell a condominium property stated in the engrossed bill, that if less than 25% of the units are owner-occupied, the required percentage shall not be less than 75%.

Senate Floor Amendment No. 3
Provides that a condominium association and a common interest community association may have only one class of membership, rather than one class of voting membership. Provides that rules relating to parking spaces or storage spaces, when not covered by a declaration, and rules regarding safety and security do not create different classes of membership.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee


Amends the Illinois Vehicle Code. Provides that no person shall drive or operate a motorcycle with a noise level intensity at a distance of 50 feet from the centerline of the lane of travel that exceeds: (1) 80 decibels on a highway with a speed limit of 35 miles per hour or less; (2) 82 decibels when driving or operating a motorcycle on a grade exceeding 3% on a highway with a speed limit of 35 miles per hour or less; or (3) 86 decibels on a highway with a speed limit of more than 35 miles per hour. Establishes penalties. Reinforces that the audible signal intensity of a siren on an ambulance or a rescue vehicle shall not exceed 100 decibels at a distance of 50 feet from the siren. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the audible signal intensity of a siren on an ambulance or a rescue vehicle shall not exceed 100 decibels at a distance of 50 feet from the siren or at an audible signal that is otherwise consistent with the National Fire Protection Association's standards on audible siren signal intensity. Provides that no person shall drive or operate a motor vehicle of the first division that is not a motorcycle or a motor vehicle of the second division weighing no more than 10,000 pounds with a noise level intensity at a distance of 50 feet from the centerline of the lane of travel that exceeds: (1) 76 decibels on a highway with a speed limit of 35 miles per hour or less; (2) 78 decibels when driving or operating the motor vehicle on a grade exceeding 3% on a highway with a speed limit of 35 miles per hour or less; or (3) 82 decibels on a highway with a speed limit of more than 35 miles per hour. Provides that, except as otherwise provided in the provision, no person shall drive or operate a motor vehicle with a noise level intensity at a distance of 50 feet from the centerline of the lane of travel that exceeds: (1) 82 decibels on a highway with a speed limit of 35 miles per hour or less; (2) 84 decibels when driving or operating the motorcycle on a grade exceeding 3% on a highway with a speed limit of 35 miles per hour or less; or (3) 86 decibels on a highway with a speed limit of more than 35 miles per hour. Provides that, except as otherwise provided in the provision, no person shall drive or operate a motor vehicle with a noise level intensity at a distance of 50 feet from the centerline of the lane of travel that exceeds: (1) 86 decibels on a highway with a speed limit of 35 miles per hour or less; (2) 88 decibels when driving or operating the motorcycle on a grade exceeding 3% on a highway with a speed limit of 35 miles per hour or less; or (3) 90 decibels on a highway with a speed limit of more than 35 miles per hour. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02403  Rep. Fred Crespo
105 ILCS 5/10-21.3a
Amends the School Code. In provisions concerning the transfer of students, removes references to now-repealed federal laws.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Chapin Rose)
New Act
Creates the Credit for Prior Learning Act. Requires each public university to submit its policies and procedures for students to earn credit for prior learning to the Board of Higher Education for review and approval and each community college to submit its policies and procedures for students to earn credit for prior learning to the Illinois Community College Board for review and approval. Provides that, at a minimum, these procedures shall include a listing of the types of documentation acceptable and the dates of inclusion for which prior learning is acceptable. Requires the Board of Higher Education and the Illinois Community College Board to adopt rules to permit public higher education institutions to award credit for prior learning after the assessment of prior learning experiences for documented learning that demonstrates achievement of all terminal objectives for a specific course or courses.

House Committee Amendment No. 1
Requires public universities to submit policies concerning credit for prior learning to the Board of Higher Education (rather than submit to the Board for review and approval). Requires community colleges to submit policies concerning credit for prior learning to the Illinois Community College Board (rather than submit to the Board for review and approval).
Aug 22 17  H  Public Act . . . . . . . . 100-0261
HB 02405  Rep. Jeanne M Ives-Allen Skillicorn, Margo McDermed and Ryan Spain

5 ILCS 375/3  from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
40 ILCS 5/1-160
40 ILCS 5/2-105.3 new
40 ILCS 5/2-117 from Ch. 108 1/2, par. 2-117
40 ILCS 5/2-162
40 ILCS 5/2-165.5 new
40 ILCS 5/7-114 from Ch. 108 1/2, par. 7-114
40 ILCS 5/7-116 from Ch. 108 1/2, par. 7-116
40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-104.3 from Ch. 108 1/2, par. 14-104.3
40 ILCS 5/14-106 from Ch. 108 1/2, par. 14-106
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-112 from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-113.4 from Ch. 108 1/2, par. 15-113.4
40 ILCS 5/15-134 from Ch. 108 1/2, par. 15-134
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-106.42 new
40 ILCS 5/16-123 from Ch. 108 1/2, par. 16-123
40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-110.3 new
40 ILCS 5/18-120 from Ch. 108 1/2, par. 18-120
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124 from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125 from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1 from Ch. 108 1/2, par. 18-125.1
Amends the Illinois Pension Code. With respect to the 5 State-funded Retirement Systems: requires each System to implement a Tier 3 plan by July 1, 2018 that aggregates State and employee contributions in individual participant accounts which are used for payouts after retirement. Provides that a person who becomes a participant of a System on or after July 1, 2018 shall participate in the Tier 3 plan instead of the defined benefit plan. Authorizes a Tier 1 or Tier 2 participant to elect to participate in the Tier 3 plan instead of the defined benefit plan and to also elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account. Makes related changes in the State Employees Group Insurance Act of 1971. In the Downstate Teachers, State Employees, and State Universities Articles, authorizes a person to elect not to participate or to terminate participation in those Systems. In the General Assembly and Judges Articles, authorizes a participant to terminate his or her participation in the System. In the Illinois Municipal Retirement Fund (IMRF), State Employees, State Universities, and Downstate Teachers Articles, for participants who first become participants on or after the effective date, prohibits payments for unused sick or vacation time from being used to calculate pensionable salary and unused sick or vacation time from being used to establish service credit. In the Downstate Teachers Article, prohibits an employer from making employee contributions on behalf of an employee, except to allow an employee to make pre-tax contributions. Amends the Illinois Educational Labor Relations Act to prohibit collective bargaining over that prohibition. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02406

105 ILCS 5/14-7.02b
105 ILCS 5/14-7.05
105 ILCS 5/Art. 1D rep.


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02407  Rep. Stephanie A. Kifowit-Mike Fortner
(Sen. Linda Holmes)

65 ILCS 5/7-1-1 from Ch. 24, par. 7-1-1

Amends the Illinois Municipal Code. Provides that, for the purposes of annexation of contiguous territory, territory shall be considered contiguous to a municipality notwithstanding that the territory is separated from the municipality by a lake, river, or other waterway.

House Floor Amendment No. 1

Provides that when annexing territory separated from the municipality by a lake, river, or other waterway, the municipality also annexes the portion of the lake, river, or other waterway that would make the municipality and territory contiguous if the lake, river, or other waterway is under the jurisdiction and control of another unit of local government or the State, or the federal government if allowed under federal law, except for any territory within the corporate limits of another municipality.

Aug 11 17  H  Public Act . . . . . . . . . . . . . . . . . 100-0053

HB 02408  Rep. C.D. Davidsmeyer
(Sen. Michael Connelly)

20 ILCS 2105/2105-5 was 20 ILCS 2105/60b
20 ILCS 2105/2105-7 new
20 ILCS 2105/2105-15
20 ILCS 2105/2105-100 was 20 ILCS 2105/60c
20 ILCS 2105/2105-115 was 20 ILCS 2105/60f
20 ILCS 2105/2105-120 was 20 ILCS 2105/60g
20 ILCS 2105/2105-125 was 20 ILCS 2105/60h
20 ILCS 2105/2105-165
20 ILCS 2105/2105-170
20 ILCS 2105/2105-207

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Defines "applicant", "email address of record", "license", and "licensee". Provides that the Department of Financial and Professional Regulation shall require all applicants and licensees to provide a valid address and email address, which shall serve as the address and email address of record, and to inform the Department of any change of address or email address through specified means. Provides that the Department shall provide notice of a suspension to the licensee by mailing a copy of the Department's order to the licensee's address of record or emailing a copy of the order to the licensee's email address of record (rather than mailing a copy of the order by certified and regular mail to the licensee's last known address as registered with the Department). Changes references of "registrant" to "licensee or applicant" and references of "certificate" to "license" throughout the Law. Provides that if a licensed health care worker has been convicted of a criminal battery against any patient in the course of patient care or treatment or is required to register as a sex offender and the health care worker has had his or her license revoked for a forcible felony conviction, the health care worker may not petition the Department to restore his or her license. Provides that an applicant or licensee may request to the Department that his or her permanent denial or revocation be classified as confidential. Makes other changes. Effective immediately.

Aug 22 17  H  Public Act . . . . . . . . . . . . . . . . . 100-0262
**HB 02409**  
Rep. Mary E. Flowers

720 ILCS 550/12 from Ch. 56 1/2, par. 712
720 ILCS 570/505 from Ch. 56 1/2, par. 1505
720 ILCS 646/85

Amends the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act. Provides that 12.5% of all moneys and the sale proceeds of all other property forfeited and seized under the Acts shall be distributed to the Office of the Public Defender of the county in which the prosecution resulting in the forfeiture was instituted, deposited in a special fund in the county treasury and appropriated to the Public Defender to be used for the expenses incurred in defending persons charged with violating laws governing cannabis and controlled substances. Decreases from 65% to 52.5% the amounts distributed to the metropolitan enforcement group, local, municipal, county, or state law enforcement agency or agencies which conducted or participated in the investigation resulting in the forfeiture.

Fiscal Note (Illinois State Police)

If HB 2409 was law, it would result in an approximate 19.2% reduction in equitable sharing proceeds due to the legislation's percentage reduction. The Illinois State Police's Fiscal Year 2016 (FY16) receipts at the current 65% sharing was approximately $2,761 million, which was based on a total of $4,247 million forfeited. If the Illinois State Police's sharing was reduced to 52.5%, receipts would have been $2,229 million, an actual reduction of 19.2% in receipts. Therefore, if this legislation were law, our FY16 revenue would have been reduced over one-half million dollars at $532,000.

**Apr 28 17**  
H Rule 19(a) / Re-referred to Rules Committee

**HB 02410**  
Rep. Brandon W. Phelps-Jerry Costello, II

520 ILCS 5/2.25 from Ch. 61, par. 2.25

Amends the Wildlife Code. Provides that a person may take deer with a .45 caliber or larger air-powered gun. Defines "air-powered gun" as any implement, designed as a gun that will expel a BB or pellet by spring, gas, or air charged from an external high compression power source.

**Apr 28 17**  
H Rule 19(a) / Re-referred to Rules Committee

**HB 02411**  
Rep. Sam Yingling

740 ILCS 14/15

Amends the Biometric Information Privacy Act. Provides that except to the extent necessary for an employer to conduct background checks or implement employee security protocols, a private entity may not require a person or customer to provide his or her biometric identifier or biometric information as a condition for the provision of goods or services. Provides that the new provisions do not apply to: (i) companies that provide medical services; (ii) law enforcement agencies; or (iii) governmental entities.

**Mar 31 17**  
H Rule 19(a) / Re-referred to Rules Committee

**HB 02412**  

P.A. 95-982, Sec. 5

Amends "An Act concerning land", Public Act 95-982. Provides that the conveyance of certain real property shall be made subject to the condition that title to the buildings and the land shall revert to the State of Illinois, Department of Corrections, if Peoria County ceases to use the buildings and the land for a public or private purpose (instead of "a public purpose"). Effective immediately.

**Mar 31 17**  
H Rule 19(a) / Re-referred to Rules Committee

**HB 02413**  
Rep. Michael D. Unes

25 ILCS 5/3.3 new

Amends the General Assembly Organization Act. Provides that if a bill is passed unanimously by one legislative chamber, then the other legislative chamber shall conduct a public hearing on the bill and it shall receive a record vote within 3 session days.

**Mar 31 17**  
H Rule 19(a) / Re-referred to Rules Committee
HB 02414  Rep. Michael D. Unes

720 ILCS 5/16-1.4 new
Amends the Criminal Code of 2012. Creates the offense of theft of recyclable metal. Provides that a person commits theft of recyclable metal when, without the consent of the owner, he or she knowingly obtains or exerts control over property consisting of any recyclable metal as defined in the Recyclable Metal Purchase Registration Law that is manufactured, sold, or used for certain specified purposes. Provides that a person also commits theft of recyclable metal when he or she, in committing theft of recyclable metal, knowingly damages or destroys any property of another by removing or damaging recyclable metal components of that property. Provides differing criminal penalties depending on the value or type of the recyclable metal and where it was acquired.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02415  Rep. Linda Chapa LaVia

Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02416  Rep. Linda Chapa LaVia

Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02417  Rep. Linda Chapa LaVia

105 ILCS 10/1 from Ch. 122, par. 50-1
Amends the Illinois School Student Records Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02418  Rep. Linda Chapa LaVia

105 ILCS 60/1
Amends the Community Service Education Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02419  Rep. Linda Chapa LaVia

105 ILCS 5/1A-1 from Ch. 122, par. 1A-1
Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02420  Rep. Linda Chapa LaVia

105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02421  Rep. Linda Chapa LaVia

Appropriates $2 from the General Revenue Fund to the University of Illinois for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02422  Rep. Peter Breen-Deb Conroy-Jim Durkin

625 ILCS 5/11-208.6
Amends the Illinois Vehicle Code. Removes DuPage county, and the municipalities located within it, from the applicability of a provision under the Code concerning automated traffic law enforcement systems.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02423  Rep. Peter Breen-Jim Durkin-Deb Conroy-David S. Olsen
(Sen. Chris Nybo)
605 ILCS 5/6-132
Amends the Illinois Highway Code. Provides that a township road district may deliver wood chips, mulch, and other products generated in the act of tree maintenance by the district to the residents of the district. Provides that the road district shall provide adequate notice to the resident prior to the delivery of the product. Effective immediately.

House Committee Amendment No. 1

Provides that notice sent by the road district to a resident of the district for delivery of wood chips, mulch, or other products generated in the act of tree maintenance shall include the amount (rather than the weight) of the product being delivered.

House Committee Amendment No. 2

Provides that the road district may deliver the wood chips, mulch, and other products to the residents of the district on a first come, first serve basis or other method of random selection (rather than only on a first come, first serve basis). Provides that the road district shall provide adequate notice to the resident prior to the product being available.

Aug 11 17  H  Public Act . . . . . . . . . 100-0054

HB 02424  Rep. Peter Breen
30 ILCS 525/2  from Ch. 85, par. 1602
Amends the Governmental Joint Purchasing Act. Provides that if any contract or amendment to a contract is entered into or purchase or expenditure of funds is made at any time in violation of the Act or other laws, the contract or amendment may be declared void by the chief procurement officer or may be ratified and affirmed, provided the chief procurement officer determines that ratification is in the best interests of the governmental unit. Provides that if a contract is ratified and affirmed, it shall be without prejudice to the governmental unit's right to any appropriate damages.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02425  Rep. Ryan Spain
35 ILCS 5/704A

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02426  Rep. Barbara Flynn Currie-Linda Chapa LaVia-Elizabeth Hernandez, Cynthia Soto and Will Guzzardi
(Sen. Omar Aquino-Kimberly A. Lightford-Karen McConnaughay-Jacqueline Y. Collins)

105 ILCS 5/1C-2
105 ILCS 5/2-3.71 from Ch. 122, par. 2-3.71
105 ILCS 5/2-3.89 from Ch. 122, par. 2-3.89

Amends the School Code. In provisions concerning the Early Childhood Education Block Grant, provides that (i) the requirement to fund programs for children ages 0-3 applies to funds distributed by this State and funds distributed to the Chicago school district, and the State Board of Education shall report annually, on or before December 1, on how much funding was allocated to programs for children ages 0-3 both by the State Board of Education and by the Chicago school district; and (ii) the requirement that the percentage of Early Childhood Education Block Grant funding allocated to programs for children ages 0-3 each fiscal year remain at least 20% of the overall Early Childhood Education Block Grant allocation, once that percentage has been reached, applies to funds distributed by this State and funds distributed to the Chicago school district. In provisions concerning grants for preschool educational programs and programs concerning services to at-risk children and their families, provides that the Chicago school district is also subject to the requirement to supplement, not supplant, funds received from other sources.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/1C-2
Deletes reference to:
105 ILCS 5/2-3.71 from Ch. 122, par. 2-3.71
Deletes reference to:
105 ILCS 5/2-3.89 from Ch. 122, par. 2-3.89
Adds reference to:
105 ILCS 5/1D-1

Replaces everything after the enacting clause. Amends the Block Grants for Chicago Article of the School Code. Provides that, beginning in Fiscal Year 2018, at least 25% of any additional Preschool Education, Parental Training, and Prevention Initiative program funding over and above the previous fiscal year's allocation shall be used to fund programs for children ages 0-3 and funding for Preschool Education, Parental Training, and Prevention Initiative programs above the allocation for these programs in Fiscal Year 2017 must be used solely as a supplement for these programs and may not supplant funds received from other sources. Effective immediately.

Aug 11 17  H  Public Act . . . . . . . 100-0055

HB 02427  Rep. David S. Olsen
(Sen. Chris Nybo and Napoleon Harris, III)

60 ILCS 1/210-7
60 ILCS 1/210-10

Amends the Township Code. Provides that a township may, by ordinance, provide for the collection, transport, disposal, and recycling of brush, wood chips, and leaves (currently, only collection, transport, and disposal of brush and leaves) within the unincorporated areas of the township without referendum approval. Defines "recycling". Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill and changes the definition of "recycling" to the transfer of brush, wood chips, or leaves by employees of the township to a facility or place that will utilize the product without charge.

Aug 11 17  H  Public Act . . . . . . . 100-0056

HB 02428  Rep. Ryan Spain, Jonathan Carroll, Justin Slaughter, Michael D. Unes, Martin J. Moylan, Rita Mayfield, Emanuel Chris Welch and La Shawn K. Ford

35 ILCS 200/9-275

Amends the Property Tax Code. Provides that the provisions of a section relating to erroneous homestead exemptions applies to all counties (currently, only counties with 3,000,000 or more inhabitants).
HB 02429  Rep. Allen Skillicorn

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if a taxing district's actual aggregate extension for any levy year is less than its maximum aggregate extension under that Law for that levy year, then, in any of the next 5 levy years, the district may provide that its maximum aggregate extension and limiting rate for any levy year occurring on or after the date the ordinance or resolution is passed shall be calculated as though the taxing district had used its entire maximum aggregate extension for the levy year in which its actual extension was reduced, subject to a public hearing. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


50 ILCS 825/Act rep.

Repeals the Rent Control Preemption Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


705 ILCS 305/2

Amends the Jury Act. Provides that, except as otherwise specifically provided by statute, no person who is qualified and able to serve as a juror may be excluded from jury service in any court of this State on the basis of race, color, religion, national origin, ancestry, age, sex, marital status, order of protection status, disability, military status, sexual orientation, pregnancy, or unfavorable discharge from military service.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02432  Rep. Mark Batinick


Mar 31 17      H Rule 19(a) / Re-referred to Rules Committee
HB 02433  Rep. Mark Batinick-Keith R. Wheeler-Stephanie A. Kifowit-Dave Severin

Appropriates $14,189,699 to the Department of Natural Resources from the Abandoned Mined Lands Reclamation Council Federal Trust Fund for grants and contracts to conduct research, planning, and construction to eliminate hazards created by abandoned mines, and any other expenses necessary for emergency response. Effective July 1, 2017.
Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 02434  Rep. Keith R. Wheeler

720 ILCS 5/16-1 from Ch. 38, par. 16-1

Amends the Criminal Code of 2012. Provides that the penalty for theft in which the offense is committed against a not-for-profit organization that is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code of 1986 is one class higher than the penalty for theft committed against other persons. Provides that if the penalty for theft otherwise provided for is a Class X felony, the penalty under this provision is the penalty for a Class X felony with a minimum term of imprisonment of 7 years. Effective immediately.
Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 02435  Rep. Keith R. Wheeler

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual abuse, or felony criminal sexual abuse may be commenced at any time regardless as to whether corroborating physical evidence is available or an individual who is required to report an alleged or suspected commission of any of these offenses under the Abused and Neglected Child Reporting Act fails to do so. Provides that a prosecution for failure of a person who is required to report an alleged or suspected commission of any of these offenses under the Abused and Neglected Child Reporting Act may be commenced at any time (rather than within 20 years after the victim attains 18 years of age). Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for misdemeanor criminal sexual abuse may be commenced within 20 (rather than 10) years after the child victim attains 18 years of age. Makes conforming changes.
Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 02436  Rep. Mary E. Flowers

New Act

Creates the Illinois Medicare for All Health Care Act. Provides that all individuals residing in the State are covered under the Illinois Health Services Program for health insurance. Sets forth the health coverage benefits that participants are entitled to under the Program. Sets forth the qualification requirements for participating health providers. Sets forth standards for provider reimbursement. Provides that it is unlawful for private health insurers to sell health insurance coverage that duplicates the coverage of the Program. Provides that investor-ownership of health delivery facilities is unlawful. Provides that the State shall establish the Illinois Health Services Trust to provide financing for the Program. Sets forth the requirements for claims billing under the Program. Provides that the Program shall include funding for long-term care services and mental health services. Provides that the Program shall establish a single prescription drug formulary and list of approved durable medical goods and supplies. Creates the Pharmaceutical and Durable Medical Goods Committee to negotiate the prices of pharmaceuticals and durable medical goods with suppliers or manufacturers on an open bid competitive basis. Sets forth provisions concerning patients' rights. Provides that the employees of the Program shall be compensated in accordance with the current pay scale for State employees and as deemed professionally appropriate by the General Assembly. Effective January 1, 2018.

Fiscal Note (Dept. of Human Services)

HB 2436 creates the Illinois Medicare for All Health Care Act. Act provides for universal access to health care for all individuals within the State. In addition, creates the Illinois Health Services Governing Board to administer the Illinois Health Services Program. Services covered by the Illinois Health Services Program would be funded through the Illinois Health Services Trust created by this Act. The cost of providing health care for over 12 million Illinois residents could have a great fiscal impact to the State but none to the Department of Human Services.

Apr 28 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 02437  Rep. Steven A. Andersson-Lawrence Walsh, Jr.-Patricia R. Bellock

(Sen. Karen McConnaughay)

625 ILCS 5/3-699.14

Amends the Illinois Vehicle Code to allow for the issuance volunteerism special license plate decals by the Illinois Department of Human Services. Provides for the original fee, renewal fees, and fee distribution for the volunteerism decals issued by the Illinois Department of Human Services.

Aug 11 17    H    Public Act . . . . . . . . 100-0057
HB 02438 Rep. Steven A. Andersson-David S. Olsen
35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Provides that the research and development credit may be carried forward for a period of 20 taxable years (now, 5 taxable years) or carried back for one taxable year. Extends the research and development credit for 10 years.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02439 Rep. Lindsay Parkhurst-Steven A. Andersson
(Sen. Bill Cunningham)

20 ILCS 3125/50 new

Amends the Energy Efficient Building Act. Provides that no member of an advisory council created as a result of the Act may receive State grants for teaching or administering continuing education concerning any recommendation or rule proposed by the advisory council. Effective immediately.
Aug 22 17 H Public Act . . . . . . . 100-0263

HB 02440 Rep. Natalie A. Manley and David S. Olsen
70 ILCS 1205/8-1 from Ch. 105, par. 8-1

Amends the Park District Code. Provides that park districts shall have the power to enter into licensing or management agreements to operate park district facilities (currently, enter into licensing or management agreements with not-for-profit corporations) if the agreement contains a covenant to use the facilities to provide public park or recreational programs (currently, if the not-for-profit corporation covenants to use the facilities to provide public park or recreational programs for youth). Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02441 Rep. Keith P. Sommer
20 ILCS 2105/2105-15

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to provide a copy of the complaint filed against a licensee to the licensee with the identity of the complainant redacted and an indication as to whether the complaint was filed anonymously or by an identified party.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02442 Rep. Thomas M. Bennett-Robert W. Pritchard-Kathleen Willis-Camille Y. Crespo, Deb Conroy, Robert Martwick, Will Guzzardi, Marcus C. Evans, Jr., Randy E. Frese, Charles Meier, Daniel Swanson, Carol Sente, Michelle Mussman and Tony McCombie
(Sen. Jason A. Barickman and Napoleon Harris, III)
105 ILCS 5/2-3.64a-5

Amends the School Code. With respect to State assessments in high schools, provides that the assessment administered by the State Board of Education for the purpose of student application to or admissions consideration by institutions of higher education must be administered on a school day during regular student attendance hours. Effective July 1, 2017.
Jun 30 17 H Public Act . . . . . . . 100-0007
HB 02443  Rep. Thomas M. Bennett and Ryan Spain

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/27-24.2 from Ch. 122, par. 27-24.2
105 ILCS 5/27-24.3 from Ch. 122, par. 27-24.3

Amends the School Code. Provides that a school district may offer a driver education course in a school by contracting with a commercial driver training school to provide both the classroom instruction part and the practice driving part or either one without having to request a modification or waiver of administrative rules of the State Board of Education. Provides that if a district chooses to contract with a commercial driver training school, then the district must provide evidence to the State Board of Education that the school holds a license issued by the Secretary of State. With respect to the requirement that a driver education course consist of at least 6 clock hours of practice driving in a car having dual operating controls in order for a school district to receive reimbursement from the State, provides that the State Board of Education may allow, in lieu of not more than 5 clock hours of practice driving in a dual control car, such practice driving instruction as it determines is the equivalent of such practice driving in a dual control car. Allows school districts to adopt a policy to permit proficiency examinations for the practice driving part of the driver education course at any time after the completion of 3 hours of practice driving under direct individual instruction. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02444  Rep. Thomas M. Bennett

105 ILCS 5/10-22.34c

Amends the School Code with respect to a provision concerning third party non-instructional services. Provides that, notwithstanding any other law of this State, nothing in the Code prevents a board of education from entering into a contract with a third party for non-instructional services currently performed by any employee or bargaining unit member or from laying off those educational support personnel employees upon 30 days written notice to the affected employees (instead of allowing a board of education to enter into a contract with a third party for non-instructional services currently performed by any employee or bargaining unit member or lay off those educational support personnel employees upon 90 days written notice to the affected employees if certain conditions are met). Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02445  Rep. Robert W. Pritchard

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1

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

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/250

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the sunset of exemptions, credits, and deductions.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02447  Rep. Robert W. Pritchard

(Sen. William E. Brady)

625 ILCS 5/11-503 from Ch. 95 1/2, par. 11-503

Amends the Illinois Vehicle Code. Provides that a person commits reckless driving when he or she knowingly drives a vehicle and is involved in an accident when the person has been diagnosed with a medical condition that is likely to cause loss of consciousness or any loss of ability to safely operate a vehicle and the person has failed to comply with a health care professional recommendation or prescribed treatment, or failed to take medication for the condition, and the failure to comply or take medication is the proximate cause of the accident. Effective January 1, 2018.

May 12 17  S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Vehicle Code. Provides that every motor vehicle of the first division or motor vehicle of the second division weighing no more than 8,000 pounds shall at all times exhibit: (1) daytime running lights; or (2) at least 2 lighted head lamps, with at least one on each side of the front of the vehicle, showing white lights, including those emitted by high intensity discharge lamps or lights of a yellow or amber tint. Provides that a violation of the provision is a business offense punishable by a fine of $100. Defines "daytime running lights".

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Amends the Illinois Vehicle Code. Provides that the option to exhibit daytime running lights rather than 2 lighted head lamps shall apply only when the use of 2 lighted head lamps is not required under a provision in the Code.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1 with the following changes. Amends the Illinois Vehicle Code. Provides that the requirement to exhibit daytime running lights or 2 lighted head lamps shall apply to a motor vehicle operating upon a Class II or Class III highway with 2 lanes of traffic outside the corporate limits of a municipality (rather than any highway).

Apr 05 17  H  Third Reading - Standard Debate - Lost 009-093-000

HB 02449

Rep. Steven Reick-Robert W. Pritchard-Linda Chapa LaVia, Gregory Harris, Michael Halpin and Katie Stuart
(Sen. Cristina Castro, Thomas Cullerton, Mattie Hunter, Dale A. Righter and Michael E. Hastings)

Amends the Illinois Service Member Civil Relief Act. Provides that any person or service member who enters military service may, at any time after receiving military orders to relocate for a period of service of at least 90 days, terminate or suspend certain specified contracts for service. Provides that termination or suspension of a contract must be made by delivery of a written or electronic notice, along with a copy of the service member's official military orders calling him or her to military service, to the specified service provider. Provides that a termination or suspension of service is effective on the day notice is given. Provides that a service member who terminates or suspends a contract for services, and who is no longer in active military service, may reinstate the provision of service upon providing written or electronic notice to the service provider that he or she is no longer on active military service. Provides that nothing shall be construed to conflict with the provisions of the federal Servicemembers Civil Relief Act, or any other applicable provision of the Act.

House Committee Amendment No. 1

Provides that specified provisions concerning contract termination shall only apply to contracts entered into on and after the effective date of the amendatory Act.

Aug 22 17  H  Public Act . . . . . . . . 100-0264
HB 02450
Rep. Michael J. Zalewski

New Act

35 ILCS 5/1102

35 ILCS 5/1103

35 ILCS 5/1105

35 ILCS 120/5a

35 ILCS 120/5b

35 ILCS 120/5c

35 ILCS 520/16

35 ILCS 520/17

35 ILCS 520/19

65 ILCS 5/8-3-15

215 ILCS 155/22

Creates the State Tax Lien Registration Act. Provides that the Department of Revenue shall establish and maintain a public database known as the State Tax Lien Registry. Provides that, if any person neglects or refuses to pay any final tax liability, the Department of Revenue may file in the registry a notice of tax lien within 3 years from the date of the final tax liability. Provides that the tax lien is perfected upon inclusion in the registry and shall be attached to all of the existing and after-acquired property of the debtor. Provides that the Department of Revenue may impose filing fees and fees to release the lien. Provides that the Department of Revenue may sell at bulk the information appearing on the tax lien registry; however, that information may not be used by any party for survey, marketing, or solicitation purposes. Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, the Cannabis and Controlled Substances Tax Act, and the Title Insurance Act to make conforming changes. Effective January 1, 2018.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02451

Rep. Michael J. Zalewski

20 ILCS 687/6-5
20 ILCS 687/6-8 new
20 ILCS 715/10
20 ILCS 2505/2505-210 was 20 ILCS 2505/39c-1
30 ILCS 105/6z-18 from Ch. 127, par. 142z-18
35 ILCS 5/901 from Ch. 120, par. 9-901
35 ILCS 105/3-5
35 ILCS 105/3-5.5
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-5.5
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-5.5
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-5.5
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 120/5j from Ch. 120, par. 444j
35 ILCS 128/1-40
35 ILCS 130/2 from Ch. 120, par. 453.2
35 ILCS 135/3 from Ch. 120, par. 453.33
35 ILCS 143/10-30
35 ILCS 145/6 from Ch. 120, par. 481b.36
35 ILCS 175/10
35 ILCS 200/8-35
35 ILCS 200/17-20
35 ILCS 200/17-40
35 ILCS 450/2-45
35 ILCS 450/2-50
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/5 from Ch. 120, par. 421
35 ILCS 505/5a from Ch. 120, par. 421a
35 ILCS 505/13 from Ch. 120, par. 429
35 ILCS 615/2a.2 from Ch. 120, par. 467.17a.2
35 ILCS 615/3 from Ch. 120, par. 467.18
35 ILCS 620/2a.2 from Ch. 120, par. 469a.2
35 ILCS 630/6 from Ch. 120, par. 2006
35 ILCS 636/5-50
35 ILCS 640/2-9
35 ILCS 640/2-11
50 ILCS 470/31
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
HB 02451 (CONTINUED)

55 ILCS 5/5-1008.5

65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6b
65 ILCS 5/11-74.3-6
70 ILCS 210/13 from Ch. 85, par. 1233
70 ILCS 750/25
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
230 ILCS 15/2 from Ch. 85, par. 2302
230 ILCS 20/5 from Ch. 120, par. 1055
230 ILCS 25/3 from Ch. 120, par. 1103
230 ILCS 30/9 from Ch. 120, par. 1129
235 ILCS 5/8-2 from Ch. 43, par. 159
305 ILCS 20/13
305 ILCS 20/19 new
415 ILCS 5/55.10 from Ch. 111 1/2, par. 1055.10
415 ILCS 125/315
415 ILCS 135/65

Amends the Corporate Accountability for Tax Expenditures Act. Provides that the Unified Economic Development Budget shall be due within 6 months (instead of 3 months) after the end of the fiscal year. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. For the purposes of mandatory payments by electronic funds transfer, provides that the annual tax liability includes motor fuel tax liability and fees under the Environmental Impact Fee law. Amends the Illinois Income Tax Act. Makes changes concerning deposits into the Income Tax Refund Fund, the Fund for the Advancement of Education, and the Commitment to Human Services Fund. Amends the Property Tax Code to allow the Department of Revenue to publish equalization factors on its website. Amends the Retailers' Occupation Tax Act, the Service Occupation Tax Act, the Service Use Tax Act, and the Use Tax Act to make technical corrections. Amends various tax Acts to provide that, if a payment provided for under one of those Acts exceeds the taxpayer's liability under that Act, then the taxpayer may credit the excess payment against liability subsequently to be remitted to the Department of Revenue. Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997 and the Energy Assistance Act to incorporate certain provisions of the Retailers' Occupation Tax Act. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02452 Rep. Patricia R. Bellock
(Sen. Chris Nybo)

210 ILCS 135/4 from Ch. 91 1/2, par. 1704

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that the Department of Human Services shall conduct inspections of the records and premises of each community-integrated living arrangement certified under the Act at least once every 2 years. Effective immediately.

Aug 11 17 H Public Act . . . . . . . . 100-0058
HB 02453  Rep. Katie Stuart-Jay Hoffman-C.D. Davidsmeyer-Jehan Gordon-Booth, Jerry Costello, II, Brandon W. Phelps,
Carol Ammons, Daniel V. Beiser, Litesa E. Wallace, Natalie A. Manley, LaToya Greenwood, Lawrence Walsh, Jr.,
Sue Scherer, Linda Chapa LaVia, Avery Bourne, Michael Halpin, Charles Meier, Silvana Tabares, Dave Severin,
Terri Bryant and David A. Welter

(Sen. Toi W. Hutchinson-Martin A. Sandoval-James F. Clayborne, Jr.-Wm. Sam McCann, Jennifer Bertino-Tarrant, Thomas
Cullerton, Neil Anderson, David Koehler and Steve Stadelman)

30 ILCS 740/2-3  from Ch. 111 2/3, par. 663
35 ILCS 105/9  from Ch. 120, par. 439.9
35 ILCS 110/9  from Ch. 120, par. 439.39
35 ILCS 115/9  from Ch. 120, par. 439.109
35 ILCS 120/3  from Ch. 120, par. 442

Amends the Downstate Public Transportation Act, the Retailers' Occupation Tax Act, the Service Occupation Tax Act, the
Use Tax Act, and the Service Use Tax Act. Beginning July 1, 2018, instead of use and occupation tax collections being deposited into
the General Revenue Fund and then transferred monthly by the Comptroller from the General Revenue Fund to the Downstate Public
Transportation Fund, requires the Department of Revenue to deposit the designated fraction of the net revenue realized from those
collections directly into the Downstate Public Transportation Fund. Effective July 1, 2018.

Fiscal Note (Office of the Comptroller)

Provisions of HB 2453 would require the deposit of transit funds derived from sales taxes directly into the Downstate
Public Transportation Fund that would amount to an estimated $205 million annually. Currently, the Office of the
Comptroller makes transfers from the General Revenue Fund into the Downstate Public Transportation Fund as available
balances in the GRF allows throughout the fiscal year while facing a general funds backlog of bills at $12.6 billion. This
legislation would essentially remove the Comptroller's discretion for making such payments for downstate transit districts
from cash management criteria used by the Comptroller in balancing payments for all the other pending obligations such as
for education, medical programs, certain human service programs, debt service and State payrolls. As of March 24, 2017
the pending backlog for the Downstate transit programs was estimated at $70 million.

Aug 25 17  H  Public Act . . . . . . . . . 100-0363


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

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 145/1  from Ch. 120, par. 481b.31


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02456  Rep. La Shawn K. Ford

725 ILCS 5/110-5  from Ch. 38, par. 110-5

Amends the Code of Criminal Procedure of 1963. Provides that if a first-time offender is charged with a non-violent
offense, the court shall order him or her released on his or her own recognizance, unless the court makes a specific finding that a cash
bond is necessary to secure his or her appearance, and in addition to any other conditions, may order as a condition of his or her
release, his or her monitoring under electronic surveillance as provided in the Unified Code of Corrections.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02457  Rep. Mary E. Flowers-La Shawn K. Ford
20 ILCS 505/5f new
730 ILCS 5/3-9-8 new
Amends the Children and Family Services Act. Requires the Department of Children and Family Services to provide
support services to every child in its care. Provides that "support services" refers to an individually designed set of services and
supports provided to children and their families that includes treatment services, personal support services, or any other supports
necessary to foster education preparedness, employability, and preservation of the child in the family home. Requires support services
to be developed through a collaborative approach between the Department, the child, if aged 14 years or older, the child's parent or
guardian, other service providers or State agencies that work with children or youth, schools, extended family and friends, and any
other persons that the child or family identifies as integral to the child's social, mental, or emotional development. Requires the
Department to determine by rule the specific types of support services available to children and families served by the Department,
including, but not limited to, medical services, mental health services, substance abuse services, job training and career education
services, and self-sufficiency planning. Amends the Programs of the Department of Juvenile Justice Article of the Unified Code of
Corrections to add substantially similar requirements for the Department of Juvenile Justice.
Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02458  Rep. Mary E. Flowers
35 ILCS 820/1 from Ch. 121 1/2, par. 1001
35 ILCS 820/2 from Ch. 121 1/2, par. 1002
Amends the Stock, Commodity, or Options Transaction Tax Exemption Act. Provides that a home rule municipality with
1,000,000 or more inhabitants may, by ordinance, levy a tax on stock, commodity or options transactions. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02459  Rep. Kelly M. Cassidy
New Act
Creates the Location-based Video Game Protection Act. Provides that within 4 business days of receiving a request from
the real property owner, manager, or custodian, the developer of a location-based video game shall remove from its location-based
video game an ecologically sensitive site or location, historically significant site or location, site or location on private property, or site
or location otherwise deemed as dangerous by the real property owner, manager, or custodian. Requires the developer of a
location-based video game to provide an easily accessible procedure for removal of ecologically sensitive sites or locations,
historically significant sites or locations on private property, or sites or locations otherwise deemed as dangerous by the
real property owner, manager, or custodian from its location-based video game. Allows for civil enforcement of the Act by a real
property owner, manager, or custodian, and a civil fine of up to $100 for each day a developer of a location-based video game is in
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02460  Rep. Kelly M. Cassidy-Elizabeth Hernandez and Cynthia Soto
725 ILCS 5/113-8
Amends the Code of Criminal Procedure of 1963. Provides that if the defendant is arraigned on or after the effective date of
the bill, and the court fails to advise the defendant before the acceptance of a plea of guilty, guilty but mentally ill, or nolo
contendere to a misdemeanor or felony offense, that “if you are not a citizen of the United States, you are hereby advised that
conviction of the offense for which you have been charged may have the consequences of deportation, exclusion from admission to the
United States, or denial of naturalization under the laws of the United States,” and the defendant shows that conviction of the offense to
which the defendant pleaded guilty, guilty but mentally ill, or nolo contendere may have the consequences for the defendant of
deportation, exclusion from admission to the United States, or denial of naturalization under the laws of the United States, the court,
upon the defendant’s motion, shall vacate the judgment and permit the defendant to withdraw the plea of guilty, guilty but mentally ill,
or nolo contendere and enter a plea of not guilty.
House Floor Amendment No. 1
Provides that the motion shall be filed within 2 years of the date of the defendant's conviction. Makes a technical change.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02461
(Sen. Melinda Bush and Dan McConchie-Kimberly A. Lightford)

Amends the School Code. Requires school report cards to include the most current data collected and maintained (rather than possessed) by the State Board of Education. Requires the State Board to include in the school report cards certain demographic information concerning gifted education and advanced academic programs, as well as information concerning the number of teachers a school has who hold a gifted education endorsement.

House Committee Amendment No. 1
Defines "advanced academic program" and "gifted education".

Aug 25 17 H Public Act . . . . . . . . 100-0364
HB 02462


820 ILCS 112/10
820 ILCS 112/30

Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer. Limits defenses. Provides for penalties and injunctive relief.

State Debt Impact Note (Government Forecasting & Accountability)

HB 2462 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)

HB 2462 will not impact any public pension fund or retirement system in Illinois.

Housing Affordability Impact Note (Housing Development Authority)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling, a single-family residence.

Judicial Note (Admin Office of the Illinois Courts)

This legislation would neither increase nor decrease the number of judges needed in the State.

Correctional Note (Dept of Corrections)

This legislation has no fiscal or population impact on the Department of Corrections.

Land Conveyance Appraisal Note (Dept. of Transportation)

The Illinois Department of Transportation has determined that no land conveyance is necessary for this bill.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This legislation does not create a State mandate.

Balanced Budget Note (Office of Management and Budget)

This legislation has a negative fiscal impact on the State by increasing the workload on Illinois Department of Labor as it expands the Equal Pay Act to include newly prohibited activity. This increase in costs is not included in the Governor's FY18 proposed budget. There are no proposed revenues or offsetting budget reductions to support these increased costs. It is unknown how much additional operational cost it will bring to the Department at this point, therefore an accurate cost assessment cannot be determined.

Fiscal Note (Dept. of Revenue)

With passage of this bill, the Department of Revenue will need to add at least (1) full time staff. The increase in staff would consist of a Labor Conciliator. Additional administrative costs include postage, office supplies and new employee IT equipment and licensing. Fiscal Impact = $162,000.

House Floor Amendment No. 1

Provides exceptions to the applicability of a provision stating that it is unlawful for an employer to seek the wage or salary history of any job applicant from any current or former employer.

Fiscal Note, House Floor Amendment No. 1 (Dept of Labor)

With passage of this bill, the Department of Labor will need to add at least 1 full time staff. The increase in staff would consist of a Labor Conciliator. Additional administrative costs include postage, office supplies and new employee IT equipment and licensing. Fiscal Impact = $162,000.
HB 02462 (CONTINUED)

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Dec 11 17 H Total Veto Stands - No Positive Action Taken

HB 02463
Rep. Emily McAsey and Camille Y. Lilly

220 ILCS 5/5-118 new

Amends the Public Utilities Act. Provides that, on April 1 of each year beginning the year after the effective date of the amendatory Act, privately held public water utilities shall provide annual reports to the Illinois Commerce Commission with specified information for each municipality served by the utility. Provides that the utility shall certify the accuracy of the information provided in the reports. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02464
Rep. Linda Chapa LaVia

Appropriates $2 from the General Revenue Fund to Illinois State University for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HB 02465
(Sen. Heather A. Steans and Cristina Castro)

210 ILCS 49/1-102
210 ILCS 49/3-213 new
210 ILCS 49/4-105
210 ILCS 49/4-108.5

Amends the Specialized Mental Health Rehabilitation Act of 2013. Provides that provisional licenses shall be awarded to every entity with a pending application for licensure on the effective date. Provides that the provisional licenses shall be awarded and in effect immediately upon the effective date of the amendatory Act. Provides that for the purpose of compliance with specified Life Safety Code requirements, the Department of Public Health shall accept certain evaluations and waivers. Makes changes to the definition of "executive director". Provides that for comparative purposes, facilities licensed under the Act shall make a specified quarterly report to the Department of specified incidents. Effective July 1, 2017.

House Floor Amendment No. 1
Delete reference to:

210 ILCS 49/3-213 new

Add reference to:

210 ILCS 49/1-101.5

Add reference to:

210 ILCS 49/2-103

Add reference to:

210 ILCS 49/4-104.5 new

Replaces everything after the enacting clause. Amends the Specialized Mental Health Rehabilitation Act of 2013. Adds provisions concerning the training of existing staff of a recovery and rehabilitation support center and other levels of care licensed under the Act. Adds provisions concerning a waiver of compliance for facilities under the Act. Provides that upon application by a facility, the Director of Public Health may grant or renew the waiver of the facility's compliance with a rule or standard for a period not to exceed the duration of the current license or, in the case of an application for license renewal, the duration of the renewal period. Provides that notwithstanding any other provision of the Act or specified administrative rules, if a facility has received notice from the Department of Public Health that its application for provisional licensure to provide recovery and rehabilitation services has been accepted as complete and the facility has attested in writing to the Department that it will comply with the staff training plan approved by Division of Mental Health, then a provisional license for recovery and rehabilitation services shall be issued to the facility within 60 days after the Department determines that the facility is in compliance with specified requirements. Makes changes to the definition of "executive director". Makes other changes. Effective July 1, 2017.

Aug 25 17 H Public Act . . . . . . . 100-0365

410 ILCS 635/8 from Ch. 56 1/2, par. 2208

Amends the Grade A Pasteurized Milk and Milk Products Act. Provides that a specified pasteurization requirement shall not be applicable to milk produced, sold, and distributed (currently, to milk produced) in accordance with Department rules (removes language limiting the exemption to milk sold or distributed on the premises of the dairy farm). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02467  Rep. Sara Feigenholtz-Robyn Gabel, Will Guzzardi, Robert Martwick, Kathleen Willis and Michael Halpin

305 ILCS 5/5-5.01a

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that beginning July 1, 2017, the Medicaid rates for supportive living facilities must be equal to 60% of the Medicaid rate in effect on July 1, 2017 for skilled nursing facilities. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02468  Rep. Lawrence Walsh, Jr.

New Act

30 ILCS 605/7.1 from Ch. 127, par. 133b10.1

35 ILCS 5/224 new

215 ILCS 5/409.2 new

Creates the Illinois State Property Revitalization Tax Credit Act. Creates a credit against taxes imposed under the Illinois Income Tax Act and the Illinois Insurance Code in an amount equal to 30% of qualified expenditures incurred by a qualified taxpayer in the rehabilitation of certain property that had been owned by the State. Provides that credits may be carried over into succeeding years and transferred. Contains provisions concerning the application process for obtaining a credit including form, fees, time to commence rehabilitation and expenditures, and that applicants shall comply with the Prevailing Wage Act. Provides that the Department of Commerce and Economic Opportunity will determine the amount of qualified expenditures and the amount of credits to be issued. Requires that a biennial report be issued. Provides for an appeal process where applicants may appeal an adverse decision. Amends the Illinois Income Tax Act and the Illinois Insurance Code to make conforming changes. Amends the State Property Control Act. Changes the definition of "surplus real property" to include property which is determined by the head of the State agency to no longer be required for the State agency's needs and responsibilities (instead of property that is vacant, unoccupied, or unused and having no foreseeable use by the owing agency). Makes changes concerning the disposition of surplus State property. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02469  Rep. Lawrence Walsh, Jr.

10 ILCS 5/17-14.1 new

Amends the Election Code. Requires each election authority to report to the State Board of Elections all census tracts within its jurisdiction in which more than 10% of the persons who speak the same foreign language have been identified as having limited English proficiency, as reported in the American Community Survey. Provides that those reports shall be made in 2018 and then each year ending in a 1 or a 6. Provides that, beginning with the general election held in 2018, any election authority reporting that more than 10% of persons residing within a census tract speaking the same foreign language have been identified as having limited English proficiency shall make certain election information available in the primary non-English language of those persons having limited English proficiency. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Jennifer Bertino-Tarrant)

105 ILCS 5/21B-20
105 ILCS 5/21B-30
Amends the Educator Licensure Article of the School Code. Provides that a career and technical educator or a part-time provisional career and technical educator endorsement may be issued to an applicant who, among other requirements, has a minimum of 60 semester hours of coursework from a regionally accredited institution of higher education or an accredited trade and technical institution (rather than just a regionally accredited institution of higher education). Allows individuals seeking these endorsements to pass a test of basic skills or a test of work proficiency. Allows individuals holding a provisional career and technical educator endorsement to renew their endorsement more than one time. Reduces the semester hour requirement for a provisional career and technical educator endorsement from 20 to 15. Effective July 1, 2017.

House Committee Amendment No. 1
 Deletes reference to:
105 ILCS 5/21B-30
With respect to a provisional career and technical educator endorsement on an Educator License with Stipulations, removes a duplicate reference to a test of work proficiency and removes a provision requiring the completion of coursework. Removes provisions making changes to the Section of the School Code concerning educator testing.

Jun 30 17  H  Public Act . . . . . . . . . 100-0008

HB 02471  Rep. Allen Skillicorn

35 ILCS 200/15-169
Amends the Property Tax Code. Provides a taxpayer qualifying to receive the homestead exemption for veterans with disabilities is entitled to a refund of State income taxes in the amount of the exemption, if no exemption was granted to the taxpayer during the year of purchase of the qualified residence. Provides that a taxpayer qualifying to receive the homestead exemption for veterans with disabilities shall be automatically granted the exemption in future years without reapplying. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


10 ILCS 5/10-9 from Ch. 46, par. 10-9
10 ILCS 5/10-10 from Ch. 46, par. 10-10
65 ILCS 5/7-7-11 from Ch. 24, par. 7-7-11
Amends the Election Code. Abolishes municipal officers electoral boards, township officers electoral boards, and education officers electoral boards and transfers their duties to the county officers electoral board of counties with a population of less than 3,000,000. Provides that if a municipality, township, or community college district is located in 2 or more counties, including a county with a population of 3,000,000 or more, the county officers electoral board of the county in which the principal office of the municipality, township, or community college district is located shall hear and pass upon objections to nominations of candidates. Makes conforming changes. Amends the Illinois Municipal Code to make a conforming change.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02473  Rep. Gregory Harris
New Act
Creates the Managed Care Organization Provider Tax Act. Contains only a short title provision.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02474  Rep. Tom Demmer
(Sen. Omar Aquino)

305 ILCS 5/12-9.1
Amends the Illinois Public Aid Code. Prohibits certain transfers from the DHS Recoveries Trust Fund that were required to be made prior to June 19, 2013.
Aug 11 17  H  Public Act . . . . . . . . . 100-0059
HB 02475


Amends the Illinois Income Tax Act. Increases the earned income tax credit to (i) 12% of the federal tax credit for each taxable year beginning on or after January 1, 2017 and beginning prior to January 1, 2018, (ii) 14% of the federal tax credit for each taxable year beginning on or after January 1, 2018 and beginning prior to January 1, 2019, (iii) 16% of the federal tax credit for each taxable year beginning on or after January 1, 2019 and beginning prior to January 1, 2020, (iv) 18% of the federal tax credit for each taxable year beginning on or after January 1, 2020 and beginning prior to January 1, 2021, and (v) 20% of the federal tax credit for each taxable year beginning on or after January 1, 2021. Effective immediately.

Mar 31 17 Rule 19(a) / Re-referred to Rules Committee

HB 02476

Rep. Barbara Flynn Currie

Amends the State Officials and Employees Ethics Act. Provides that the Inspector General may require an ethics officer to provide relevant information as may be necessary to make an informed determination concerning whether to allow a former State employee to accept employment from a new employer in which he or she may have personally and substantially participated in decisions that benefited the new employer. Specifies requirements for written restricted determinations. Requires ethics officers to, among other requirements, successfully complete a training curriculum to be developed by the Executive Ethics Commission and thereafter successfully complete an annual training program. Provides that after an Executive Inspector General issues a summary report of an investigation, the ultimate jurisdictional authority or agency head may disclose Office of Executive Inspector General investigatory files and reports to agency staff who are necessary and responsible for determining and imposing discipline, and to an employee accused of wrongdoing for the purpose of determining and imposing appropriate discipline. Provides that the head and employees of a State agency affected by or involved in an investigation shall keep confidential and shall not disclose information exempted from disclosure under the Freedom of Information Act or by the State Officials and Employees Ethics Act. Provides additional exceptions under which investigatory files, reports, and requests for documents may be disclosed. Amends the Illinois Procurement Code to modify a Section concerning revolving door prohibitions. Makes conforming changes. Contains a severability clause. Effective immediately.

Mar 31 17 Rule 19(a) / Re-referred to Rules Committee

HB 02477

Rep. Barbara Flynn Currie

(Sen. Don Harmon and Kwame Raoul)

Amends the Election Code. Provides that no patient who has resided for less than 180 days in any hospital or mental institution (rather than no patient of any hospital or mental institution) in the State shall by virtue of his or her abode at the hospital be deemed a resident or legal voter in an election district in which the hospital or mental institution is situated. Effective immediately.

Aug 28 18 Public Act . . . . . . . . 100-1110
HB 02478  Rep. Peter Breen

725 ILCS 5/104-15 from Ch. 38, par. 104-15
730 ILCS 5/5-2-4 from Ch. 38, par. 1005-2-4

Amends the Code of Criminal Procedure of 1963 concerning unfit defendants. Provides that if the report to the court, the State, and the defense indicates that the defendant is not fit to stand trial or to plead because of a disability, the report shall include an opinion as to the likelihood of the defendant attaining fitness within a period of time from the date of the finding of unfitness (rather than one year) if provided with a course of treatment. Provides that for a defendant charged with a felony, the period of time shall be one year. Provides that for a defendant charged with a misdemeanor, the period of time shall be no longer than the maximum term of imprisonment for the most serious offense. Provides that not more than 30 days after admission and every 90 (rather than 60) days thereafter so long as the initial order remains in effect, the facility director shall file a treatment plan report in writing with the court and forward a copy of the treatment plan report to the clerk of the court, the State's Attorney, and the defendant's attorney, if the defendant is represented by counsel, or to a person authorized by the defendant under the Mental Health and Developmental Disabilities Confidentiality Act to be sent a copy of the report. Effective January 1, 2018.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee


35 ILCS 120/2a from Ch. 120, par. 441a

Amends the Retailers' Occupation Tax Act. In provisions concerning certificates of registration, removes a requirement that publicly traded corporations must provide the last 4 digits of the social security numbers of their Chief Financial Officer, Chief Operating Officer, and any other officer or employee with responsibility for preparing tax returns.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02480  Rep. Brandon W. Phelps

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

Amends the Criminal Code of 2012. Provides that the 72 hour waiting period before delivery of a concealable firearm after application for its purchase has been made does not apply to a person who has been issued a valid license to carry a concealed handgun under the Firearm Concealed Carry Act. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02481  Rep. Brandon W. Phelps, Jerry Costello, II and Sue Scherer

520 ILCS 5/2.33 from Ch. 61, par. 2.33
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Wildlife Code. Removes the prohibition on the use of a silencer or other device to muffle or mute the sound of the explosion or report resulting from the firing of any gun. Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful use of weapons when he knowingly uses, attaches, or possesses with the intent to use or attach any device or attachment of any kind for silencing the report of any handgun, unless the use, attachment, or possession with the intent to use the device or attachment is on the premises of a firing or shooting range; or possess any device or attachment of any kind designed, used, or intended for use in silencing the report of any other firearm if the device or attachment is not possessed in compliance with the National Firearms Act. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly transfers or gives a suppressor or silencer to a person not authorized to possess the suppressor or silencer under federal law. Provides that a violation of this provision is a Class 3 felony. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Jil Tracy-Chuck Weaver)

5 ILCS 120/2.01  from Ch. 102, par. 42.01
5 ILCS 120/7
20 ILCS 5/5-550  was 20 ILCS 5/6.23
20 ILCS 605/605-750
20 ILCS 630/2  from Ch. 48, par. 2402
20 ILCS 1005/1005-155
20 ILCS 1510/35
20 ILCS 2405/3  from Ch. 23, par. 3434
20 ILCS 3975/1  from Ch. 48, par. 2101
20 ILCS 3975/2.5
20 ILCS 3975/3  from Ch. 48, par. 2103
20 ILCS 3975/4.5
20 ILCS 3975/5  from Ch. 48, par. 2105
20 ILCS 3975/6  from Ch. 48, par. 2106
20 ILCS 3975/7  from Ch. 48, par. 2107
20 ILCS 3975/7.2
20 ILCS 3975/7.5
20 ILCS 3975/8  from Ch. 48, par. 2108
20 ILCS 4080/15
30 ILCS 787/15
110 ILCS 947/35
305 ILCS 5/9A-3  from Ch. 23, par. 9A-3
325 ILCS 27/15
820 ILCS 405/500  from Ch. 48, par. 420
820 ILCS 405/502

Amends the Illinois Workforce Investment Board Act. Changes the name of the Act to the Illinois Workforce Innovation Board Act. Changes the name of the State Workforce Investment Board to the State Workforce Innovation Board. Provides that, on and after the effective date of the amendatory Act, appointments to the Board shall be made in accordance with the federal Workforce Innovation and Opportunity Act. Amends various other Acts to make conforming changes. Effective immediately.

House Committee Amendment No. 1

Makes technical corrections concerning references to local workforce investment areas and Illinois Employment and Training Centers. Provides that appointments to the Illinois Workforce Innovation Board are subject to the advice and consent of the Senate, except in the case of a person holding an office or employment with the Department of Commerce and Economic Opportunity, the Illinois Community College Board, the Department of Employment Security, or the Department of Human Services when appointment to the office or employment requires the consent of the Senate.

Senate Committee Amendment No. 1

Deletes reference to:

30 ILCS 787/15


Sep 08 17    H    Public Act . . . . . . . . . . 100-0477
HB 02483   Rep. Norine K. Hammond
35 ILCS 200/10-510
Amends the Property Tax Code. Provides that a transfer between spouses does not disqualify wooded acreage from the provisions for the assessment of untransferred wooded acreage.
Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 02484   Rep. Norine K. Hammond-Randy E. Frese
105 ILCS 5/11E-135
Amends the Conversion and Formation of School Districts Article of the School Code. Requires the General Assembly to appropriate a sufficient amount each fiscal year to fully fund the payments required to be made under a Section concerning incentives so that funding for the payments is not distributed on a prorated basis. Effective immediately.
Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

(Sen. Jil Tracy-Kwame Raoul)
30 ILCS 105/5.878 new
625 ILCS 5/3-699.14
Aug 11 17   H   Public Act . . . . . . . . . 100-0060

HB 02486   Rep. Norine K. Hammond
625 ILCS 5/1-169     from Ch. 95 1/2, par. 1-169
625 ILCS 5/3-815     from Ch. 95 1/2, par. 3-815
Amends the Illinois Vehicle Code. Adds to the definition of "recreational vehicle" any truck used primarily for recreational purposes and not used commercially or not owned by a commercial business. Provides that a person may register a truck used primarily for recreational purposes, and not used commercially, for hire, or not owned by a commercial business, by filing the proper application and paying the appropriate registration fee and highway use tax.
Mar 21 17   H   Tabled

HB 02487   Rep. Norine K. Hammond
720 ILCS 5/12-7.1     from Ch. 38, par. 12-7.1
Amends the Criminal Code of 2012. Provides that a person also commits hate crime when, by reason of the actual or perceived employment as a peace officer, firefighter, or emergency medical services personnel of another individual, regardless of the existence of any other motivating factor or factors, he or she causes the death or permanent disability of the peace officer, firefighter, or emergency medical services personnel.
Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee
(Sen. Jil Tracy-Thomas Cullerton)

525 ILCS 40/6 from Ch. 96 1/2, par. 5907
Amends the State Forest Act. Provides that plants and plant materials secured or produced shall be used exclusively for conservation purposes, such as for wildlife habitat, erosion control, energy conservation, natural community restoration, general reforestation, research, commemorative plantings, and educational programs such as Arbor Day unless otherwise agreed through a memorandum of understanding with the Illinois Green Industry Association which would allow the sale of plants as liner stock. Provides that the Department of Natural Resources may cooperate with any person or group desirous of establishing plants or plant materials for conservation plantings by selling (rather than furnishing) trees, shrubs, flower seeds, (rather than seeds) or other materials where deemed necessary or desirable. Provides that plants and plant materials may be provided, upon approval of a written management plan, to individual landowners, State agencies and institutions, local governments, civic groups and others for conservation plantings but shall be sold at a price approximately equal to the cost of acquisition or production and distribution (rather than without charge). Provides that plants and plant materials may be provided to government agencies and institutions, organized groups or individuals for special conservation plantings, research plantings, educational purposes and commemorative plantings but shall be sold at a price approximately equal to the cost of acquisition or production and distribution (rather than without charge). Provides that products such as Christmas trees, roundwood and other materials derived from State distributed plants or plant materials may be utilized, sold or removed, except that no such plants shall be resold, bartered or given away and removed alive with the roots attached unless otherwise agreed through a memorandum of understanding with the Illinois Green Industry Association which would allow the sale of plants as liner stock.

Aug 11 17  H  Public Act . . . . . . . . . 100-0061

HB 02489  Rep. Thomas M. Bennett-Jerry Lee Long

35 ILCS 405/2 from Ch. 120, par. 405A-2
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2018, the exclusion amount shall be the applicable exclusion amount calculated under Section 2010 of the Internal Revenue Code, including any deceased spousal unused exclusion amount (currently, the exclusion amount for Illinois estate tax purposes is $4,000,000). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02490  Rep. Thomas M. Bennett

40 ILCS 5/3-144.7 new
40 ILCS 5/4-138.7 new
Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Provides that, subject to appropriation, beginning with fiscal year 2018, a municipality that has a fund created after July 1, 2012 may apply to the Department of Insurance for reimbursement for administrative costs associated with the creation and administration of the fund, including, but not limited to, legal fees, actuarial analyses, continuing education for board members, and other qualified costs, as determined by the Department of Insurance. Provides that reimbursement may only be made for administrative costs associated with the first 5 years after the fund is created. Provides that a municipality that established a fund pursuant to a referendum is not eligible for reimbursement. Authorizes rulemaking. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02491  Rep. Thomas M. Bennett

40 ILCS 5/1-119
Amends the General Provisions Article of the Illinois Pension Code. Provides that for the purposes of a specified formula for calculating the amount of a Qualified Illinois Domestic Relations Order (QILDRO), the gross amount of the member's monthly retirement benefit shall be calculated as of the member's effective date of retirement, but using the member's salary on the date the QILDRO is issued if that date is after January 1, 2018. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02492
Rep. Lawrence Walsh, Jr.-Jerry Costello, II-Carol Sente-Brandon W. Phelps-Michael Halpin

(Sen. Michael E. Hastings and Cristina Castro)

625 ILCS 5/15-101 from Ch. 95 1/2, par. 15-101
625 ILCS 5/15-111 from Ch. 95 1/2, par. 15-111

Amends the Illinois Vehicle Code. Provides that the Code Chapter governing size, weight, and load of vehicles does not apply to fire apparatus or authorized emergency vehicles owned or operated by any governmental body or not-for-profit fire protection service organization or agency. Removes a provision providing that an emergency vehicle may not exceed 86,000 pounds gross weight or other listed weights.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that except for weight limits on Class I highways under a Chapter in the Code governing size, weight, load, and permits, the provisions under that Chapter governing size, weight, and load (rather than size and load) do not apply to fire apparatus or emergency vehicles (rather than only fire apparatus). Provides weight limits for a fire apparatus designed to be used in emergency conditions to transport personnel and equipment, and used to support the suppression of fires and mitigation of other hazardous situations, on a Class I highway.

Aug 25 17 H Public Act . . . . . . . . . 100-0366

HB 02493
Rep. Jay Hoffman

820 ILCS 130/2 from Ch. 48, par. 39s-2
820 ILCS 130/4 from Ch. 48, par. 39s-4
820 ILCS 130/5 from Ch. 48, par. 39s-5

Amends the Prevailing Wage Act. Provides that a public body shall specify in the call for bids that each bidder be a responsible bidder. Requires contractors and subcontractors to report the hours worked by minorities and females. Requires the Department of Transportation, the Capital Development Board, and the Illinois State Toll Highway Authority report that information to the General Assembly.

Correctional Note (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Pension Note (Government Forecasting & Accountability)
This legislation will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
HB 2493 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Fiscal Note (Dept of Labor)
There will be no fiscal impact.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02494  Rep. Jay Hoffman and LaToya Greenwood

730 ILCS 5/3-2.5-70

Amends the Department of Juvenile Justice Law of the Unified Code of Corrections. Provides that subject to appropriation, if a county detention center holds in their custody a juvenile under a warrant issued by the Department of Juvenile Justice, the Department shall reimburse the local county detention facility the normal daily rate for the local detention center for each day the juvenile is held. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Department of Juvenile Justice Law of the Unified Code of Corrections. Provides that if a county detention facility holds in their custody a juvenile under a warrant for violation of aftercare release issued by the Department of Juvenile Justice, the Department shall take custody of the minor within 48 hours of the minor's apprehension, excluding weekends and holidays. Provides that the Department shall report annually to the Supreme Court the number of juveniles who have violated conditions of aftercare release and are issued a violation warrant, the number of juveniles returned to custody, the number juveniles held in a county detention facility on a warrant from the Department, and the number of days the juvenile is held in county custody before being transferred to the Department.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Prevailing Wage Act. Provides that the prevailing wage shall not be less than the rate that prevails for similar work performed under collective bargaining agreements in the locality provided that the agreements cover at least 30% of the workers. Provides that, if bargaining agreements do not exist in the locality, the Department of Labor shall ascertain the prevailing wage to be paid under the Act. Applies to public works performed without a written contract. Requires that the Department publish prevailing wages schedules on its website.

Correctional Note (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Pension Note (Government Forecasting & Accountability)
This legislation will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
HB 2495 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Housing Affordability Impact Note (Housing Development Authority)
This bill could have a fiscal effect on housing programs that employ public works persons and comply with the Prevailing Wage Act but there is insufficient information to determine what sort of effect there would be at this time, since it is a project-based, locality-based and timing-based calculation.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Fiscal Note (Dept of Labor)
The Department would foresee the additional hiring of an Administrative Law Judge. Salary and benefits would be estimated at a cost of $152,500.00.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Apr 28 17   H Rule 19(a) / Re-referred to Rules Committee
HB 02496  
Rep. Robert Martwick and Cynthia Soto  
(Sen. Omar Aquino)  

Amends the State Employee Article of the Illinois Pension Code. Allows licensed health care professionals (rather than just physicians) to make certain disability determinations. Defines "licensed health care professional". Requires a licensed health care professional to submit his or her registration number on all reports submitted to the System.Eliminates the 12-month application deadline for certain disability benefits. Makes changes to provisions concerning when a nonoccupational disability benefit begins to accrue. Also makes changes relating to Social Security full retirement age and to hearings under certain provisions of the Workers' Compensation Act and the Workers' Occupational Diseases Act. Makes a technical change. Effective immediately.

Sep 01 17  
H  Total Veto Stands - No Positive Action Taken

HB 02497  
Rep. Robert Martwick  

Amends the Judges Article of the Illinois Pension Code. In provisions concerning the retirement annuity amount, specifies that the maximum annual salary of $106,800 is for all purposes under the Article; makes a related change in provisions concerning temporary total disability benefits. Provides that if 2 or more persons are eligible to receive survivor's annuities based on the same deceased participant that first serves as a judge after January 1, 2011, the calculation of the survivor's annuities shall be based on the total calculation of the survivor's annuity and divided pro rata. Makes changes in provisions concerning employee contributions to clarify to whom certain provisions apply. Effective immediately.

Mar 31 17  
H  Rule 19(a) / Re-referred to Rules Committee
HB 02498  Rep. Chad Hays

New Act

5 ILCS 430/5-45
5 ILCS 430/20-10
20 ILCS 301/5-20
20 ILCS 605/605-530 new
20 ILCS 605/605-535 new
20 ILCS 1605/9.1

20 ILCS 2505/2505-305  was 20 ILCS 2505/39b15.1
30 ILCS 5/3-1  from Ch. 15, par. 303-1

30 ILCS 105/5.878 new
30 ILCS 105/5.879 new
30 ILCS 105/5.880 new
30 ILCS 105/5.881 new
30 ILCS 105/6z-45
30 ILCS 105/6z-102 new
30 ILCS 105/6z-103 new

35 ILCS 5/201  from Ch. 120, par. 2-201
35 ILCS 5/303  from Ch. 120, par. 3-303
35 ILCS 5/304  from Ch. 120, par. 3-304
35 ILCS 5/710  from Ch. 120, par. 7-710

35 ILCS 200/15-144 new
65 ILCS 5/8-10-2.6 new

70 ILCS 1825/5.1  from Ch. 19, par. 255.1
205 ILCS 670/12.5
230 ILCS 5/1.2

230 ILCS 5/3.11  from Ch. 8, par. 37-3.11
230 ILCS 5/3.12  from Ch. 8, par. 37-3.12
230 ILCS 5/3.31 new
230 ILCS 5/3.32 new
230 ILCS 5/3.33 new
230 ILCS 5/3.35 new
230 ILCS 5/3.36 new

230 ILCS 5/6  from Ch. 8, par. 37-6
230 ILCS 5/9  from Ch. 8, par. 37-9
230 ILCS 5/15  from Ch. 8, par. 37-15
230 ILCS 5/18  from Ch. 8, par. 37-18
230 ILCS 5/19  from Ch. 8, par. 37-19
230 ILCS 5/20  from Ch. 8, par. 37-20
230 ILCS 5/21  from Ch. 8, par. 37-21
230 ILCS 5/24  from Ch. 8, par. 37-24
230 ILCS 5/25  from Ch. 8, par. 37-25
230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/27  from Ch. 8, par. 37-27
HB 02498 (CONTINUED)

230 ILCS 5/30 from Ch. 8, par. 37-30
230 ILCS 5/30.5
230 ILCS 5/31 from Ch. 8, par. 37-31
230 ILCS 5/31.1 from Ch. 8, par. 37-31.1
230 ILCS 5/32.1
230 ILCS 5/34.3 new
230 ILCS 5/36 from Ch. 8, par. 37-36
230 ILCS 5/39.2 new
230 ILCS 5/40 from Ch. 8, par. 37-40
230 ILCS 5/54.75
230 ILCS 5/56 new
230 ILCS 10/1 from Ch. 120, par. 2401
230 ILCS 10/2 from Ch. 120, par. 2402
230 ILCS 10/3 from Ch. 120, par. 2403
230 ILCS 10/4 from Ch. 120, par. 2404
230 ILCS 10/5 from Ch. 120, par. 2405
230 ILCS 10/5.1 from Ch. 120, par. 2405.1
230 ILCS 10/5.3 new
230 ILCS 10/6 from Ch. 120, par. 2406
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/7.3
230 ILCS 10/7.5
230 ILCS 10/7.7 new
230 ILCS 10/7.8 new
230 ILCS 10/7.9 new
230 ILCS 10/7.10 new
230 ILCS 10/7.11 new
230 ILCS 10/7.12 new
230 ILCS 10/7.13 new
230 ILCS 10/8 from Ch. 120, par. 2408
230 ILCS 10/9 from Ch. 120, par. 2409
230 ILCS 10/11 from Ch. 120, par. 2411
230 ILCS 10/11.1 from Ch. 120, par. 2411.1
230 ILCS 10/12 from Ch. 120, par. 2412
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 10/14 from Ch. 120, par. 2414
230 ILCS 10/15 from Ch. 120, par. 2415
230 ILCS 10/16 from Ch. 120, par. 2416
230 ILCS 10/17 from Ch. 120, par. 2417
230 ILCS 10/17.1 from Ch. 120, par. 2417.1
230 ILCS 10/18 from Ch. 120, par. 2418
230 ILCS 10/18.1
230 ILCS 10/18.2 new
HB 02498 (CONTINUED)

230 ILCS 10/19

230 ILCS 10/20

230 ILCS 10/21

230 ILCS 10/23

230 ILCS 10/24

230 ILCS 40/5

230 ILCS 40/25

230 ILCS 40/45

230 ILCS 40/79

230 ILCS 40/80

230 ILCS 40/81 new

235 ILCS 5/5-1

235 ILCS 5/6-30

305 ILCS 5/10-17.15

430 ILCS 66/65

720 ILCS 5/28-1

720 ILCS 5/28-1.1

720 ILCS 5/28-3

720 ILCS 5/28-5

720 ILCS 5/28-7

735 ILCS 30/15-5-48 new

815 ILCS 122/3-5

815 ILCS 420/2

30 ILCS 105/5.490 rep.

230 ILCS 5/54 rep.


Mar 31    H  Rule 19(a) / Re-referred to Rules Committee
HB 02499  Rep. Robert Rita  
(Sen. John G. Mulroe)

625 ILCS 5/1-105 from Ch. 95 1/2, par. 1-105
625 ILCS 5/12-215 from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code. Amends the definition of "authorized emergency vehicle" to include vehicles of the Illinois State Toll Highway Authority with a gross vehicle weight rating of 9,000 pounds or more and those identified as Highway Emergency Lane Patrol (rather than vehicles of the Illinois State Toll Highway Authority identified as Highway Emergency Lane Patrol). Allows vehicles of the Illinois State Toll Highway Authority with a gross vehicle weight of 9,000 pounds or more to use red or white oscillating, rotating, or flashing lights. Effective immediately.

Aug 11 17  H Public Act ........... 100-0062

HB 02500  Rep. Elaine Nekritz

40 ILCS 5/16-101 from Ch. 108 1/2, par. 16-101


Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02501  Rep. Elaine Nekritz

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1

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

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02502  Rep. Elaine Nekritz

70 ILCS 1810/2 from Ch. 19, par. 153
70 ILCS 1810/3 from Ch. 19, par. 154
70 ILCS 1810/9.01 from Ch. 19, par. 160.1
70 ILCS 1810/12 from Ch. 19, par. 163
70 ILCS 1810/15 from Ch. 19, par. 166
70 ILCS 1810/16 from Ch. 19, par. 167
70 ILCS 1810/17 from Ch. 19, par. 168
70 ILCS 1810/20 from Ch. 19, par. 171
70 ILCS 1810/28
70 ILCS 1810/29 new
70 ILCS 1810/13 rep.
70 ILCS 1810/14 rep.

Amends the Illinois International Port District Act. Provides that the City Council of the City of Chicago shall replace the district's board. Makes other conforming changes relating to transfer from the current board to the City Council. Provides that the secretary, treasurer, and executive director of the current district board will continue on until their successors are appointed. Provides that no bonds, notes, or certificates may be issued, renewed, or extended after the effective date of this Act. Further provides that when all bonds issued by the district are paid off, the district shall cease and all assets and property of the district shall vest in and be assumed by the City of Chicago. Provides that the City of Chicago may thereafter transfer any assets or property received under this Section to either the Chicago Park District or the Cook County Forest Preserve, or both. Limits home rule powers.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02503  Rep. Brandon W. Phelps

415 ILCS 150/1

Amends the Electronic Products Recycling and Reuse Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02504  Rep. Mary E. Flowers

New Act

30 ILCS 105/5.878 new

Creates the Wage Insurance Act. Establishes a wage insurance program to be administered by the Department of Employment Security. Provides that an individual is eligible for benefits if the individual is a claimant under the Unemployment Insurance Act at the time the individual obtains reemployment and is not employed by the employer from which the individual was last separated. Provides for benefits in an amount sufficient to pay the individual the difference between the wage the individual received at the time of separation from the employer by which the individual was employed immediately before becoming a claimant under the Unemployment Insurance Act and the wages received from reemployment. Imposes a 0.4% tax on payroll beginning January 1, 2018. Provides that claims may be made beginning July 1, 2018. Provides for recovery of erroneous payments, hearings, penalties, unpaid tax, rules, and other matters. Creates the Wage Insurance Fund, provides for the continuing appropriation from the Fund of amounts necessary for the purposes authorized by the Act, and amends the State Finance Act to include the Wage Insurance Fund as a special fund in the State treasury.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02505  Rep. Kelly M. Burke-Emanuel Chris Welch-Norine K. Hammond

(Sen. Pat McGuire-Andy Manar-Elgie R. Sims, Jr.)

105 ILCS 5/19-1

Amends the School Code. In a Section concerning the debt limitations of school districts, provides that, in addition to all other authority to issue bonds, Brookfield LaGrange Park School District Number 95 may issue bonds with an aggregate principal amount not to exceed $20,000,000 if certain conditions are met, including (1) that the voters of the district approve a proposition for the bond issuance at an election held on or after April 4, 2017 and (2) that, prior to the issuance of the bonds, the school board determines, by resolution, that the additions and renovations to the Brook Park Elementary and S. E. Gross Middle School buildings are required to accommodate enrollment growth, replace outdated facilities, and create spaces consistent with 21st century learning. Provides that the debt incurred on the bonds and on any bonds issued to refund or continue to refund such bonds shall not be considered indebtedness for purposes of any statutory debt limitation. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

105 ILCS 5/19-1

Adds reference to:

110 ILCS 947/65.100

Replaces everything after the enacting clause. Amends the Higher Education Student Assistance Act. With regard to the AIM HIGH Grant Pilot Program, provides that notwithstanding any other provision of law to the contrary, any funds received by a public university campus that are not granted to students in the academic year for which the funds are received may be retained by the public university campus for expenditure on students participating in the Program or students eligible to participate in the Program (rather than must be refunded to the Illinois Student Assistance Commission before any new funds are received by the public university campus for the next academic year). Requires the report submitted to the Commission by a public university campus participating in the Program to include the total amount of claimed and unexpended funds retained by the public university campus (rather than the total amount of funds refunded to the Commission). Effective immediately.

Nov 28 18  H  Placed on Calendar Order of Concurrence Senate Amendment(s) 2

HB 02506  Rep. Laura Fine

(Sen. Pamela J. Althoff)

215 ILCS 125/2-2  from Ch. 111 1/2, par. 1404

Amends the Health Maintenance Organization Act. Abolishes the Health Maintenance Advisory Board and makes a corresponding change. Effective immediately.

Aug 11 17  H  Public Act . . . . . . . . . . 100-0063


305 ILCS 5/5-5.08 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any other provision of law, the add-on Medicaid payments to hospitals and freestanding chronic dialysis centers established under the Illinois Administrative Code for dates of service July 1, 2013 through June 30, 2015 shall be restored and in effect for dates of service on and after July 1, 2015 with no end date for such payments. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02508        Rep. Lou Lang
35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Mar 31 17        H Rule 19(a) / Re-referred to Rules Committee

HB 02509        Rep. Lou Lang
35 ILCS 120/14 from Ch. 120, par. 453
Mar 31 17        H Rule 19(a) / Re-referred to Rules Committee
Amends the Food Handling Regulation Enforcement Act. Provides that all food service establishments shall have at least one certified food service sanitation manager who has undergone training that follows nationally recognized industry standards for allergen safety and allergen awareness available on the premises at all times that the food service establishment is in operation. Provides that all individuals seeking food service sanitation manager certification or food service sanitation manager recertification shall undergo training that follows nationally recognized industry standards for allergen safety and allergen awareness. Provides that any costs for the allergen safety and allergen awareness training shall be borne by the individual seeking the training. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
410 ILCS 625/3
Adds reference to:
410 ILCS 625/3.07 new

Replaces everything after the enacting clause. Amends the Food Handling Regulation Enforcement Act. Adds provisions concerning allergen awareness training. Provides that unless otherwise provided, all persons in charge employed by a restaurant must receive or obtain training in basic allergen awareness principles within 30 days after employment and every 3 years thereafter. Provides that training programs must be accredited by specified agencies, or otherwise approved by the Department of Public Health. Provides that there is no limit to how many times an employee may take the training. Provides that allergen awareness training must cover and assess knowledge of specified topics. Contains provisions concerning the approval of certain training programs by the Department. Provides that any and all documents, materials, or information related to a restaurant or business allergen awareness training module submitted to the Department is confidential and shall not be open to public inspection or dissemination and is exempt from disclosure under the Freedom of Information Act. Provides that the regulation of allergen awareness training is considered to be an exclusive function of the State, and local regulation is prohibited. Limits the exercise of power by home rule units. Provides that the provisions concerning allergen awareness training apply beginning January 1, 2018 and provides that from January 1, 2018 through July 1, 2018, enforcement of the provisions shall be limited to education and notification of requirements to encourage compliance. Makes other changes. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No. 1 with the following changes: Provides that provisions concerning allergen awareness training do not apply to any multi-state business that has a food handler training program that follows specified guidelines, an individual that receives food handler training in accordance with the rules adopted under the Food Handling Regulation Enforcement Act, or certain kinds of facilities. Removes language providing that certain programs submitted under specified provisions and not approved within 180 days after the Department of Public Health's receipt of the business application shall automatically be considered approved. Removes references to the Department approving training programs. Makes changes to the definition of "restaurant". Defines "certified food service sanitation manager". Removes the definition for "person in charge". Makes other changes. Effective immediately.

House Floor Amendment No. 3
Adds reference to:
410 ILCS 625/3.06

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No. 1 with the following changes: Provides that provisions concerning allergen awareness training do not apply to a multi-state business or a franchisee that has a food handler training program that follows specified guidelines, an individual that receives food handler training in accordance with the rules adopted under the Food Handling Regulation Enforcement Act, or certain kinds of facilities. Removes language providing that certain programs submitted under specified provisions and not approved within 180 days after the Department of Public Health's receipt of the business application shall automatically be considered approved. Removes references to the Department approving training programs. Makes changes to the definition of "restaurant". Defines "certified food service sanitation manager". Removes the definition for "person in charge". Further amends the Food Handling Regulation Enforcement Act. Provides that the Department shall approve the training program of any multi-state business or a franchisee, as defined in the Franchise Disclosure Act of 1987, of any multi-state business (rather than, approve the training program of any multi-state business) with a plan that follows specified guidelines and is on file with the Department by August 1, 2017 (rather than March 31, 2015). Makes other changes. Effective immediately.
HB 02511  Rep. Sara Feigenholtz-Mary E. Flowers-Kathleen Willis-Carol Ammons, Gregory Harris, Juliana Stratton, Theresa Mah, Marcus C. Evans, Jr., Emanuel Chris Welch and Elizabeth Hernandez

305 ILCS 5/5-5.12 from Ch. 23, par. 5-5.12

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that drugs prescribed for residents of licensed long-term care facilities shall not be subject to prior approval as a result of the 4-prescription limit.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 02512  Rep. Sara Feigenholtz

510 ILCS 5/8 from Ch. 8, par. 358

Amends the Animal Control Act. Makes a technical change in a Section concerning rabies inoculations.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02513  Rep. Sara Feigenholtz-Juliana Stratton, Ann M. Williams, Kelly M. Cassidy, Linda Chapa LaVia and Laura Fine

305 ILCS 5/5-35 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that, for a person who is a resident in a facility licensed under the Specialized Mental Health Rehabilitation Act of 2013 or the Community-Integrated Living Arrangements Licensure and Certification Act for whom payments are made throughout a month and who is determined to be eligible for medical assistance, the State shall pay an amount in addition to the minimum monthly personal needs allowance authorized under the Social Security Act so that the person's total monthly personal needs allowance from both State and federal sources equals $100. Provides that any additional income needed by facilities for the purpose of providing adequate care shall be supplemented by the State; and that the personal needs allowance shall increase annually at the same rate as the Social Security cost-of-living adjustment to take effect on January 1 of each following year. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02514  Rep. Lou Lang-Patricia R. Bellock-Randy E. Frese

(Sen. Chris Nybo-Pamela J. Althoff)

205 ILCS 5/48.3 from Ch. 17, par. 360.2
205 ILCS 205/9012 from Ch. 17, par. 7309-12
205 ILCS 305/9.1

Amends the Illinois Banking Act and the Savings Bank Act. Replaces "Commissioner" with "Secretary" in provisions related to the disclosure of information in order to update references to the Secretary of Financial and Professional Regulation. Provides that the Secretary may furnish confidential supervisory information to a Federal Home Loan Bank in connection with any bank that is a member of the Federal Home Loan Bank or in connection with any application by the bank before the Federal Home Loan Bank. Provides that a bank or other financial institution or its officers, agents, and employees may disclose confidential supervisory information to a Federal Home Loan Bank of which it is a member. Amends the Illinois Credit Union Act. Provides that relevant confidential supervisory information may be disclosed under specified circumstances to other agencies or entities having a legitimate regulatory interest, including, but not limited to, a Federal Home Loan Bank. Effective immediately.
Aug 11 17  H  Public Act . . . . . . . . 100-0064
HB 02515

Rep. Barbara Flynn Currie-Lindsay Parkhurst, Litesa E. Wallace and Sonya M. Harper

730 ILCS 5/3-3-1 from Ch. 38, par. 1003-3-1

730 ILCS 5/3-3-2 from Ch. 38, par. 1003-3-2

730 ILCS 5/5-4.5-20

730 ILCS 5/5-4.5-25

730 ILCS 5/5-4.5-30

730 ILCS 5/5-4.5-110 new

730 ILCS 5/5-4.5-115 new

730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1

735 ILCS 5/3-104 from Ch. 110, par. 3-104

Amends the Unified Code of Corrections. Provides that at least 9 (rather than 6) members appointed to the Prisoner Review Board must have had at least 5 (rather than 3) years' experience in the field of juvenile matters including a post-graduate degree and a demonstrated competency in the field of adolescent development. Provides that no more than 3 members qualified in the field of juvenile matters may use their experience in law enforcement, the prosecution of juveniles, corrections, or their prior experience as a member of the Board prior to the effective date of the amendatory Act, towards their 5 years of actual experience in the field of juvenile matters. Provides that a person under 21 years of age at the time of the commission of a non-homicide offense or offenses, and who is not serving a sentence for a homicide offense, shall be eligible for parole review by the Prisoner Review Board after serving 10 years or more of his or her sentence. Provides that a person under 21 years of age at the time of the commission of a homicide offense or offenses shall be eligible for parole review by the Prisoner Review Board after serving 20 years or more of his or her sentence. Provides that 3 years prior to becoming eligible for parole review, the eligible person may file his or her petition for parole review with the Prisoner Review Board. Provides that the eligible person has a right to be physically present at the Prisoner Review Board hearing. Provides that the eligible person and his or her counsel have a right to present written documents and oral testimony at the Prisoner Review Board hearing. Provides that, unless denied parole, the eligible person shall be released on parole which shall operate to discharge the remaining term of years or natural life sentence imposed upon him or her, notwithstanding any required mandatory supervised release period the eligible person is required to serve.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts provisions of the bill. Provides that at least 9 members of the Prisoner Review Board must have a post-graduate degree. Deletes provision that those members must have demonstrated competency in the field of adolescent development. Substitutes first degree murder for homicide offense. Deletes provision that within 6 months of the Prisoner Review Board's determination that the petition was appropriately filed, the Department of Corrections shall prepare a written assessment of the needs of the eligible person and identify programming and services that would be appropriate to prepare the offender for return to the community, and provide a copy of that assessment to the Prisoner Review Board and the eligible person. The Department of Corrections shall make the programming and services available to the eligible person. Provides that if the Prisoner Review Board denies parole after conducting the hearing, it shall issue a written decision denying the parole and provide that decision to the eligible person and his or her counsel within 7 calendar days. Provides that this decision constitutes a final determination by the Board subject to review in the Appellate Court of the judicial district which encompasses the county in which the appellant was originally sentenced. Makes other technical changes in the bill.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunit

This bill does not create a State mandate.

Fiscal Note, House Committee Amendment No. 1 (Prisoner Review Board)

Fiscal Impact: Approximate increase in costs of $150,000 over first 10 years.

Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02516  Rep. Steven A. Andersson
(Sen. Paul Schimpf)
755 ILCS 5/15-1 from Ch. 110 1/2, par. 15-1
755 ILCS 5/15-2 from Ch. 110 1/2, par. 15-2
Amends the Spouse and Child Awards Article of the Probate Act of 1975. Provides that a surviving spouse is allowed as
the surviving spouse's own property, for each adult child of the decedent who is likely to become a public charge and was financially
dependent on the decedent and resided with the surviving spouse at the time of the decedent's death, a sum of at least $5,000 that the
court deems reasonable, or to which the parties agree, for the proper support of the adult child for the period of 9 months after the
death of the decedent in a manner suited to the condition in life of the adult child of the decedent and to the condition of the estate.
Provides that, if an adult child of the decedent likely to become a public charge who was financially dependent on the decedent did not
reside with the surviving spouse at the time of the decedent's death, the adult child is allowed a sum of at least $5,000 that the court
deems reasonable or to which the parties agree. Contains provisions regarding: distribution; the death of the surviving spouse;
abandonment of an adult child; notice requirements and time limits; applicability; and other matters.

Senate Floor Amendment No. 2
Deletes language providing that if the surviving spouse dies before the award for support of the adult child is paid in full, the
amount unpaid shall be paid to the estate of the surviving spouse.

Sep 08 17  H  Public Act . . . . . . . 100-0478

HB 02517  Rep. Robert Martwick-Jim Durkin and Silvana Tabares
New Act
Creates the Vacancy Fraud Act. Allows a taxing body or representative of a taxing body to file a vacancy fraud complaint
with the county board of review if property is receiving vacancy relief and the property owner is not actively attempting to lease, sell,
or alter the property. Sets forth factors in determining whether or not vacancy fraud has occurred. Sets forth penalties. Effective
immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02518  Rep. Gregory Harris-Michael J. Zalewski
20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
Amends the Illinois Lottery Law. Requires the Department of the Lottery to offer a special instant scratch-off game with
the title of "The End of Alzheimer's Begins With Me". Requires the net revenue from that game to be deposited into the Alzheimer's
Awareness Fund. Authorizes the Department to adopt rules necessary to implement and administer the game. Effective January 1,
2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02519  Rep. Gregory Harris
305 ILCS 5/1-5 from Ch. 23, par. 1-5

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02520  Rep. Gregory Harris
305 ILCS 5/1-5 from Ch. 23, par. 1-5

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02521  Rep. Gregory Harris
305 ILCS 5/1-5 from Ch. 23, par. 1-5

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02522  Rep. Jay Hoffman
230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/26.8
230 ILCS 5/26.9
230 ILCS 5/27  from Ch. 8, par. 37-27
Amends the Illinois Horse Racing Act of 1975. Removes language terminating the authorization for advance deposit
wagering on December 31, 2018. Effective immediately.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02523  Rep. Jay Hoffman
710 ILCS 5/1  from Ch. 10, par. 101
Amends the Uniform Arbitration Act. Provides that no agreement to arbitrate any liability arising out of the employment of
a seaman, master, or crew member of any vessel is binding or enforceable. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02524  Rep. Jay Hoffman
15 ILCS 505/1  from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

215 ILCS 5/456 from Ch. 73, par. 1065.3
215 ILCS 5/457 from Ch. 73, par. 1065.4
215 ILCS 5/458 from Ch. 73, par. 1065.5
215 ILCS 5/462a new
215 ILCS 5/460 rep.

820 ILCS 305/1 from Ch. 48, par. 138.1
820 ILCS 305/4e new
820 ILCS 305/8 from Ch. 48, par. 138.8
820 ILCS 305/8.1 new
820 ILCS 305/8.1b
820 ILCS 305/8.2a
820 ILCS 305/14 from Ch. 48, par. 138.14
820 ILCS 305/19 from Ch. 48, par. 138.19
820 ILCS 305/25.5
820 ILCS 305/29.2
820 ILCS 305/29.3 new

Amends the Employer's Liability Rates Article of the Illinois Insurance Code. Provides that a rate is excessive if it is likely to produce a long run profit that is unreasonably high for the insurance provided or if expenses are unreasonably high in relation to the services rendered. Repeals provisions regarding presumptions that a competitive market exists, determining whether a competitive market exists, and disapproval of rates under specified circumstances. Amends the Workers' Compensation Act. Provides that accidental injuries sustained while traveling to or from work do not arise out of and in the course of employment. Defines "in the course of employment" and "arising out of the employment". Permits an employer to file with the Illinois Workers' Compensation Commission a workers' compensation safety program or a workers' compensation return to work program implemented by the employer. Provides that the Commission may certify any such safety program as a bona fide safety program after reviewing the program. In a provision concerning compensation for the period of temporary total incapacity for work resulting from an accidental injury, provides that (i) injuries to the shoulder shall be considered injuries to part of the arm and (ii) injuries to the hip shall be considered injuries to part of the leg. Contains provisions concerning repetitive and cumulative injuries; permanent partial disability determinations; electronic claims; annual reports by the Commission concerning the state of self-insurance for workers' compensation in Illinois; and duties of the Workers' Compensation Premium Rates Task Force; and other matters. Effective immediately.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Fiscal Note (Illinois Workers' Compensation Commission)
House Bill 2525 as introduced would have a significant fiscal impact on the Illinois Workers' Compensation Commission. The bill includes a provision that would result in less revenues to fund office operations while requiring increased expenditure of State funds to hire additional professionals with expertise in various disciplines and additional investigators to investigate workers' compensation fraud. An accurate cost estimate of this legislation is not available at this time.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note (Government Forecasting & Accountability)
This legislation will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note (Dept of Corrections)
This legislation has no fiscal or population impact on the Department of Corrections.

Housing Affordability Impact Note (Housing Development Authority)
HB 02525 (CONTINUED)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

Senate Floor Amendment No. 2

Adds reference to:

820 ILCS 305/8.2

Makes additional changes to the Workers' Compensation Act. Provides that the Illinois Workers' Compensation Commission, in consultation with the Workers' Compensation Medical Fee Advisory Board shall establish an evidence-based drug formulary. Requires an annual investigation of procedures covered for ambulatory surgical centers and the establishment of a fee schedule. Changes a waiting period for benefits for certain firefighters, emergency medical technicians, and paramedics. Changes compensation computations for subsequent injuries to the same part of the spine. Defines terms.

Oct 27 17 H Total Veto Stands - No Positive Action Taken

New Act

755 ILCS 5/4-2 rep.
760 ILCS 5/Act rep.
760 ILCS 35/Act rep.
765 ILCS 305/Act rep.
765 ILCS 310/Act rep.
765 ILCS 315/Act rep.
765 ILCS 320/Act rep.
765 ILCS 325/Act rep.
765 ILCS 330/Act rep.
30 ILCS 160/2 from Ch. 127, par. 4002
60 ILCS 1/135-20
205 ILCS 620/1-6 from Ch. 17, par. 1551-6
205 ILCS 620/6-10 from Ch. 17, par. 1556-10
205 ILCS 620/9-5 from Ch. 17, par. 1559-5
210 ILCS 135/3 from Ch. 91 1/2, par. 1703
215 ILCS 155/21.1
225 ILCS 45/4a
225 ILCS 45/5 from Ch. 111 1/2, par. 73.105
405 ILCS 5/3-605 from Ch. 91 1/2, par. 3-605
405 ILCS 5/3-819 from Ch. 91 1/2, par. 3-819
405 ILCS 5/5-105 from Ch. 91 1/2, par. 5-105
750 ILCS 5/513.5
755 ILCS 5/2-7 from Ch. 110 1/2, par. 2-7
755 ILCS 5/28-8 from Ch. 110 1/2, par. 28-8
755 ILCS 45/3-4 from Ch. 110 1/2, par. 803-4
760 ILCS 45/3 from Ch. 17, par. 2103
805 ILCS 110/46j from Ch. 32, par. 185
815 ILCS 390/16 from Ch. 21, par. 216

Creates the Illinois Trust Code. Provides that the Code applies to express trusts, charitable or noncharitable, and trusts created pursuant to a statute, judgment, or decree that requires the trust to be administered in the manner of an express trust. Defines terms. Adds provisions governing: judicial proceedings; representation; creation, validity, modification, and termination of trusts; creditor's claims; spendthrift and discretionary trusts; revocable trusts; the office of trustee; duties and powers of the trustee; the Illinois Uniform Prudent Investor Act; life insurance; affiliated investments; liability of trustees and rights of persons dealing with trustee; total return trusts; trust decanting; the Uniform Powers of Appointment Act; perpetuities; and application of the Code to existing trusts. Repeals a Section of the Probate Act of 1975 concerning testamentary powers of appointment. Repeals the Trusts and Trustees Act, the Trusts and Dissolutions of Marriage Act, the Statute Concerning Perpetuities, the Perpetuities Vesting Act, the Trust Accumulation Act, the Power of Appointment Exercise Act, and the Termination of Powers Act. Makes corresponding changes in the Public Use Trust Act, the Township Code, the Corporate Fiduciary Act, the Community-Integrated Living Arrangements Licensure and Certification Act, the Title Insurance Act, the Illinois Funeral or Burial Funds Act, the Mental Health and Developmental Disabilities Code, the Illinois Marriage and Dissolution of Marriage Act, the Probate Act of 1975, the Illinois Power of Attorney Act, the Common Trust Fund Act, the Religious Corporation Act, and the Illinois Pre-Need Cemetery Sales Act. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
105 ILCS 5/3-15.12a new
Amends the School Code. Authorizes eligible applicants (defined as a non-profit entity in partnership with a regional superintendent of schools, the chief administrator of an intermediate service center that has the authority to issue a high school diploma, or the Chicago school district) to design a high school diploma program for adult learners. Requires eligible applicants to apply for approval of a program to the State Superintendent of Education. Sets forth other requirements. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Changes certain references relating to the State Board of Education and the State Superintendent of Education to the Illinois Community College Board and the Executive Director of the Illinois Community College Board. Makes changes concerning the evidence an eligible applicant must include in its application for approval. Provides that funding concerning a non-profit eligible applicant may include federal pass-through revenues, private funding, or other funding sources the non-profit entity secures (instead of providing that the funding is subject to appropriation, private funding, or other funding sources the non-profit entity secures). Authorizes rulemaking by the Illinois Community College Board. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Adds legislative purpose language. Includes community colleges in the definition of "eligible applicant" and sets forth additional requirements. Makes changes to the requirements of an approved program and the approval process. Removes language concerning funding of the programs. Provides that if an approved program fails to meet specified requirements, the Executive Director of the Illinois Community College Board shall immediately initiate a process to revoke approval. Provides that if approval is revoked, the eligible applicant shall be liable to adult learners who participated in the program for any damages they incur. Effective immediately.

Senate Floor Amendment No. 2
Provides that a non-profit eligible applicant shall operate a high school diploma program only within the jurisdictional authority of the regional superintendent of schools, the chief administrator of an intermediate service center, or a school district in a city of over 500,000 inhabitants with whom the non-profit eligible applicant has entered into a partnership. Requires the Illinois Community College Board to make public any evaluation criteria used in making determinations under the provisions. Removes provisions concerning liability of the program.

Sep 22 17  H  Public Act . . . . . . . . . . 100-0514

HB 02528  Rep. Joe Sosnowski

55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
65 ILCS 5/8-11-1.1  from Ch. 24, par. 8-11-1.1

Amends the Counties Code. Provides that if a County School Facility tax or a County Public Safety tax is imposed, the tax shall be imposed for a period of not less than 5 years but not more than 23 years (currently, no minimum or sunset is required). Specifies the name of the tax in the ballot (currently, the ballot states that tax will increase a county's share of a local sales tax). Requires that a certified copy of an ordinance which includes a sunset date be provided to the Department of Revenue who shall discontinue the tax on the sunset date. Amends the Illinois Municipal Code making similar changes to the Municipal Non-Home Rule Sales tax. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02529  Rep. Kelly M. Burke

110 ILCS 49/15

Amends the Higher Education Veterans Service Act. Requires the Coordinator of Veterans and Military Personnel Student Services to make his or her best effort to provide student veterans certain information on available veterans benefits and preferences.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02530  Rep. Robyn Gabel-Sheri Jesiel

20 ILCS 3945/2 from Ch. 144, par. 2002
105 ILCS 5/24-6
105 ILCS 5/26-1 from Ch. 122, par. 26-1
215 ILCS 5/122-1 from Ch. 73, par. 734-1
225 ILCS 60/2 from Ch. 111, par. 4400-2
225 ILCS 60/7 from Ch. 111, par. 4400-7
225 ILCS 60/8 from Ch. 111, par. 4400-8
225 ILCS 60/9 from Ch. 111, par. 4400-9
225 ILCS 60/10 from Ch. 111, par. 4400-10
225 ILCS 60/11 from Ch. 111, par. 4400-11
225 ILCS 60/14 from Ch. 111, par. 4400-14
225 ILCS 60/15 from Ch. 111, par. 4400-15
225 ILCS 60/16 from Ch. 111, par. 4400-16
225 ILCS 60/17 from Ch. 111, par. 4400-17
225 ILCS 60/18 from Ch. 111, par. 4400-18
225 ILCS 60/19 from Ch. 111, par. 4400-19
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/24 from Ch. 111, par. 4400-24
225 ILCS 60/33 from Ch. 111, par. 4400-33
225 ILCS 60/34 from Ch. 111, par. 4400-34
225 ILCS 61/5
225 ILCS 63/25
225 ILCS 63/110
225 ILCS 90/1 from Ch. 111, par. 4251
710 ILCS 15/2 from Ch. 10, par. 202


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


410 ILCS 620/3.14 from Ch. 56 1/2, par. 503.14

Amends the Illinois Food, Drug and Cosmetic Act. Deletes provisions requiring manufacturers to provide the Director of Public Health with a notification containing product technical bioequivalence information no later than 60 days prior to specified generic drug product substitution. Effective immediately.

Aug 11 17  H  Public Act ......... 100-0065

HB 02532  Rep. Anna Moeller

735 ILCS 30/10-5-5 was 735 ILCS 5/7-101

Amends the Eminent Domain Act. Provides that if either party in the condemnation action demands a trial by jury, then the condemning authority may not take possession of the property before a determination of just compensation is made by verdict of the jury.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02533  Rep. Avery Bourne

75 ILCS 16/10-7 new

Amends the Public Library District Act of 1991. Limits provisions regarding converting a public library to a public library district by prohibiting expansion of the territory that currently supports a public library to include areas that were not previously taxed before the conversion. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


720 ILCS 570/102 from Ch. 56 1/2, par. 1102
720 ILCS 570/204 from Ch. 56 1/2, par. 1204
720 ILCS 570/401 from Ch. 56 1/2, par. 1401
720 ILCS 570/402 from Ch. 56 1/2, par. 1402

Amends the Illinois Controlled Substances Act. Requires that to be illegal a drug analog must not be approved by the United States Food and Drug Administration or, if approved, it is not dispensed or possessed in accordance with State and federal law. Defines "controlled substance" to include a synthetic drug enumerated as a scheduled drug under the Act. Adds chemical structural classes of synthetic cannabinoids and piperazines to the list of Schedule I controlled substances. Includes certain substances approved by the FDA which are not dispensed or possessed in accordance with State or federal law and certain modified substances.

House Committee Amendment No. 1
Deletes reference to:
720 ILCS 570/102
Adds reference to:
720 ILCS 570/206 from Ch. 56 1/2, par. 1206
Adds reference to:
720 ILCS 570/208 from Ch. 56 1/2, par. 1208

Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Eliminates duplications from the list of Schedule I controlled substances. Adds various synthetic drugs and cannabinoids to the list of Schedule I controlled substances. Adds 6-Monoacetylmorphine and Thiafentanyl to the Schedule II list of controlled substances. Lists all hydrocodone derivatives as Schedule II controlled substances. Lists Methorphan optical isomers as a single drug. Deletes references to dihydromorphine from the statute concerning the unlawful manufacture or delivery, or possession with intent to manufacture or deliver a controlled substance. Defines "controlled substance analog" for the purpose of the provisions of the unlawful manufacture or delivery, or possession with intent to manufacture or deliver a controlled substance and for the provisions concerning the unlawful possession of a controlled substance, as a substance which is not approved by the United States Food and Drug Administration or, if approved, is not dispensed or possessed in accordance with State or federal law.

Aug 25 17  H  Public Act . . . . . . . . 100-0368
HB 02535

Amends the Hotel Operators' Occupation Tax Act, the Counties Code, the Illinois Municipal Code, the Metropolitan Pier and Exposition Authority Act, the Illinois Sports Facilities Authority Act, and the Downstate Illinois Sports Facilities Authority Act. Provides that no tax is imposed under the Acts on the renting, leasing, or letting of hotel rooms to the American Red Cross for the provision or coordination of disaster relief services. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02536
Rep. Emily McAsey

Amends provisions of the Uniform Disposition of Unclaimed Property Act requiring, under specified circumstances, the holder of property presumed abandoned to mail, at least 60 days before the deadline for filing the holder's annual report, a letter to the owner at the owner's last known address setting forth the provisions necessary to prevent abandonment from being presumed. Requires the letter to be sent by certified mail rather than first class mail.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02537

Rep. Elaine Nekritz and Frances Ann Hurley
(Sen. Michael E. Hastings-Cristina Castro)

735 ILCS 5/21-103 rep.
735 ILCS 5/21-103.5 new
750 ILCS 5/413 from Ch. 110, par. 413

Amends the Code of Civil Procedure. Repeals a Section concerning notice by publication requirements in a petition for change of name. Provides that in any application for a change of name involving a minor, before a judgment granting a change of name may be entered, actual notice and an opportunity to be heard shall be given to any parent whose parental rights have not been previously terminated and to any person who has been allocated parental responsibilities under the Illinois Marriage and Dissolution of Marriage Act. Provides that notice and an opportunity to be heard shall be given to persons outside this State as specified in other provisions of the Code. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that unless the person whose marriage is dissolved or declared invalid requests otherwise, the court order shall contain a provision authorizing the person to resume the use of his or her former or maiden name, should he or she choose to do so, at any time he or she chooses to do so (instead of "upon request by a wife whose marriage is dissolved or declared invalid, the court shall order her maiden name or a former name restored").

Senate Committee Amendment No. 1

Adds reference to:

750 ILCS 5/504 from Ch. 40, par. 504

Replaces everything after the enacting clause with the provisions of the engrossed bill, and further amends the Illinois Marriage and Dissolution of Marriage Act. Provides that specified provisions concerning maintenance apply in cases in which the combined gross annual income of the parties is less than $500,000 (instead of $250,000). Deletes language providing that the duration of a maintenance award shall be calculated by multiplying the length of the marriage at the time the action was commenced by whichever of specified factors applies. Provides instead that the duration of a maintenance award shall be calculated by multiplying the length of the marriage at the time the action was commenced by whichever of the following factors applies: less than 5 years (.20); 5 years or more but less than 6 years (.24); 6 years or more but less than 7 years (.28); 7 years or more but less than 8 years (.32); 8 years or more but less than 9 years (.36); 9 years or more but less than 10 years (.40); 10 years or more but less than 11 years (.44); 11 years or more but less than 12 years (.48); 12 years or more but less than 13 years (.52); 13 years or more but less than 14 years (.56); 14 years or more but less than 15 years (.60); 15 years or more but less than 16 years (.64); 16 years or more but less than 17 years (.68); 17 years or more but less than 18 years (.72); 18 years or more but less than 19 years (.76); 19 years or more but less than 20 years (.80). Provides that for a marriage of 20 or more years, the court, in its discretion, shall order maintenance for a period equal to the length of the marriage or for an indefinite term (instead of "shall order either permanent maintenance or maintenance for a period equal to the length of the marriage"). Provides that in the discretion of the court, any term of temporary maintenance paid may be a corresponding credit to the duration of maintenance.

Senate Committee Amendment No. 2

Deletes reference to:

735 ILCS 5/21-103 rep.

Adds reference to:

735 ILCS 5/21-103 from Ch. 110, par. 21-103

Removes the repeal of notice by publication requirements for change of name petitions. Provides that the maximum charge for publication may not exceed the lowest classified rate paid by commercial users for comparable space in the newspaper.

Sep 22 17 H Public Act . . . . . . . . . 100-0520

HB 02538

Rep. Al Riley
(Sen. Karen McConnaughay)

70 ILCS 1707/25

Amends the Regional Planning Act. Requires open meetings of the Board of the Chicago Metropolitan Agency for Planning to be broadcast to the public and maintained in real-time on the Board's website using a high-speed Internet connection. Provides that recordings of each meeting broadcast shall be posted to the Board's website within a reasonable time after the meeting and shall be maintained as public records to the extent practicable, as determined by the Board. Effective immediately.

Senate Committee Amendment No. 1

Changes the effective date to January 1, 2018.

Sep 08 17 H Public Act . . . . . . . . . 100-0479
215 ILCS 125/1-1 from Ch. 111 1/2, par. 1401
Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Don Harmon)
105 ILCS 5/10-22.31 from Ch. 122, par. 10-22.31
Amends the School Code. With respect to a school district petitioning to withdraw from its special education joint agreement program, provides that if the petition for withdrawal is not approved by all of the remaining member districts and the petitioning member district is a part of a Class II county school unit outside of a city of 500,000 or more inhabitants (suburban Cook County), the petitioning member district may appeal the disapproval decision to its respective intermediate service center. Provides that if the chief administrative officer of the intermediate service center approves the petition for withdrawal, then the petitioning member district shall be withdrawn from the joint agreement effective the following July 1 and shall notify the State Board of Education of the approved withdrawal in writing. Effective immediately.
House Floor Amendment No. 1
Provides for appeal of the disapproval decision to the trustees of schools of the township that has jurisdiction and authority over the withdrawing district or, if a withdrawing district is not under the jurisdiction and authority of the trustees of schools of a township, to a hearing panel established by the chief administrative officer of the intermediate service center having jurisdiction over the withdrawing district (instead of appealing to the respective intermediate service center). Sets forth provisions concerning the hearing panel members.
Aug 11 17  H  Public Act . . . . . . . . . . 100-0066

New Act
5 ILCS 80/4.38 new
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
Creates the Gun Dealer Licensing Act. Provides that it is unlawful for a person to engage in the business of selling, leasing, or otherwise transferring firearms without a license issued by the Department of Financial and Professional Regulation. Provides that a dealership agent other than a dealer licensee-in-charge may act on behalf of the licensed dealership without being licensed as a dealer under the Act. Creates the Gun Dealer Licensing Board consisting of 5 members appointed by the Secretary of Financial and Professional Regulation to recommend policies, procedures, and rules relevant to the administration and enforcement of the Act. Provides that the holder of a dealership license issued under the Act may employ in the conduct of his or her business dealership agents. Establishes qualifications for obtaining dealership licenses and for being employed as a dealership agent. Establishes penalties for violations of the Act. Provides for rulemaking, including emergency rulemaking. Amends the Regulatory Sunset Act. Provides that the Act is repealed on January 1, 2028. Amends the Illinois Administrative Procedure Act. Makes conforming changes.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

110 ILCS 330/3.5 new
210 ILCS 85/10.5 new
Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Provides that no hospital may require as a condition of medical staff credentialing or membership completion of a conflict of interest form unless the medical staff applicant or member holds a specified position.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02543

Rep. Michael D. Unes-Peter Breen-Christine Winger-Kathleen Willis

(Sen. Martin A. Sandoval)

625 ILCS 5/18c-4701 from Ch. 95 1/2, par. 18c-4701

Amends the Illinois Vehicle Code. Provides that an interstate carrier operating intrastate may operate a motor vehicle upon the public roads of this State without the authority number of the carrier painted or affixed to any side of the cab or power unit. Effective immediately.

House Committee Amendment No. 1

Provides that an interstate carrier operating intrastate may operate a motor vehicle upon the public roads of this State without the intrastate authority number (rather than the authority number) painted or affixed on the cab or power unit. Provides that the added provision does not apply to household goods carriers.

Aug 25 17 H Public Act . . . . . . . . 100-0369

HB 02544

Rep. Michael D. Unes

210 ILCS 45/3-713.5

Amends the Nursing Home Care Act. Provides that for informal dispute resolution under the Act, if the Department of Public Health determines that the submitted evidence or arguments were insufficient to refute either the State's informal dispute resolution findings or federal informal dispute resolution deficiencies (currently, were insufficient to refute the findings), then the Department shall provide a detailed written explanation (currently, provide a written explanation) of the reason or reasons why the evidence or arguments were insufficient to refute the State's findings or federal deficiencies (currently, refute the finding). Makes a corresponding change. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Chuck Weaver-Wm. Sam McCann, Chris Nybo, Steven M. Landek and Patricia Van Pelt)

105 ILCS 5/2-3.166
105 ILCS 5/10-22.39
105 ILCS 5/34-18.7 from Ch. 122, par. 34-18.7

Amends the School Code. With regard to training to identify the warning signs of mental illness and suicidal behavior, requires all personnel (rather than specific personnel) to undergo the training annually. Beginning with the 2017-2018 school year, requires this training to include a school district's policy on suicide awareness and prevention; makes related changes. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/2-3.166

Replaces everything after the enacting clause. Amends the School Code. With regard to training to identify the warning signs of mental illness and suicidal behavior, requires school personnel who work with pupils in grades 5 through 12 to undergo the training annually (rather than requiring school guidance counselors, teachers, school social workers, and other school personnel who work with pupils in grades 7 through 12 to undergo the training). Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause with provisions of the bill as amended by House Amendment No. 1 with the following change: Requires school personnel who work with pupils in grades kindergarten (rather than 5) through 12 to be trained annually. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the contents of the bill as engrossed, with the following changes.
With respect to school districts other than the Chicago school district, provides that at least once every 2 years at an in-service training program or at another appropriate time when school personnel are scheduled to be in attendance and in addition to other topics covered at training throughout the school year, school personnel who work with pupils in grades kindergarten through 12 shall be trained to identify the warning signs of mental illness and suicidal behavior in youth and shall be taught appropriate intervention and referral techniques (instead of providing that in addition to other topics at in-service training programs, school personnel who work with pupils in grades kindergarten through 12 shall be trained annually to identify the warning signs of mental illness and suicidal behavior in youth and shall be taught various intervention techniques and that the training shall be provided within the framework of existing in-service training programs offered by the school board or as part of required professional development activities). With respect to the Chicago school district, provides that school personnel who work with pupils in grades kindergarten through 12 shall be trained at least once every 2 years to identify the warning signs of mental illness and suicidal behavior in youth and shall be taught various intervention techniques and that the training shall be provided (i) within the framework of existing in-service training programs offered by the school board, (ii) as part of required professional development activities, or (iii) at another appropriate time when school personnel are scheduled to be in attendance (instead of providing that school personnel who work with pupils in grades kindergarten through 12 shall be trained annually to identify the warning signs of mental illness and suicidal behavior in youth and shall be taught various intervention techniques and that the training shall be provided within the framework of existing in-service training programs offered by the school board or as part of required professional development activities). Effective immediately.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02546  Rep. C.D. Davidsmeyer

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that an automated traffic law enforcement system is a system, in a municipality or county operated by a governmental agency, that produces a recorded image of a motor vehicle's violation of a provision under the Code regulating traffic-control signals (rather than a violation of any provision under the Code). Provides that for each violation of the provision under the Code regulating traffic-control signals involving a motor vehicle accident that results in damage to another vehicle, death or personal injury to another, or both, recorded by an automated traffic law enforcement system, the county or municipality with jurisdiction shall issue a written notice to the violator. Defines "personal injury".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02547  Rep. C.D. Davidsmeyer

40 ILCS 5/16-150.1
40 ILCS 5/16-203
30 ILCS 805/8.41 new

Amends the Downstate Teacher Article of the Illinois Pension Code. In the provision defining "eligible employment" for the purpose of allowing a teacher to return to teaching in subject shortage areas without impairing his or her retirement status or retirement annuity, changes the ending date of the employment from no later than June 30, 2013 to no later than June 30, 2020. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02548  Rep. C.D. Davidsmeyer

625 ILCS 5/1-171.01d new
625 ILCS 5/11-1401 from Ch. 95 1/2, par. 11-1401
625 ILCS 5/11-1429

Amends the Illinois Vehicle Code. Provides an exception for a law enforcement officer or an operator of an authorized emergency vehicle performing his or her official duties to a provision prohibiting a person from leaving a vehicle unattended without first stopping the engine and removing the key from the ignition. Provides that an unattended vehicle shall not include an unattended locked motor vehicle with the engine running after being started by a remote starter system. Defines "remote starter system". Makes conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02549  Rep. C.D. Davidsmeyer and Reginald Phillips

430 ILCS 65/7 from Ch. 38, par. 83-7

Amends the Firearm Owners Identification Card Act. Provides that if a renewal application for a Firearm Owner's Identification Card is pending at the time a card expires, the card shall be valid for the person to whom it is issued until 7 business days after the date the person's new Firearm Owner's Identification Card is issued.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/3-634

Amends the Illinois Vehicle Code. Provides that in addition to other purposes, moneys in the Illinois Fire Fighters' Memorial Fund shall be used to provide scholarships for graduate study, undergraduate study, or any other post-secondary education approved by the Illinois Firefighter Memorial Foundation (rather than only graduate study or undergraduate study) to children and spouses of fire fighters killed in the line of duty. Effective immediately.

Senate Floor Amendment No. 1

Provides that subject to appropriation by the General Assembly (rather than subject to appropriation by the General Assembly and distribution by the Secretary of State), the moneys in the Illinois Fire Fighters' Memorial Fund shall be used exclusively by the Office of the State Fire Marshal for certain purposes. Makes conforming changes.

Sep 08 17  H  Public Act . . . . . . . . 100-0480
(Sen. Dale Fowler-Neil Anderson-Martin A. Sandoval)  
20 ILCS 2905/2 from Ch. 127 1/2, par. 2  
20 ILCS 3985/3001 from Ch. 127, par. 3853-1  
Amends the State Fire Marshal Act. Provides that the Office of the State Fire Marshal shall administer grants (currently, General Revenue Fund grants) to areas not located in a fire protection district or in a municipality which provides fire protection services, to defray the organizational expenses of forming a fire protection district. Amends the Law Enforcement and Fire Fighting Medal of Honor Act. Provides that members of the Fire Fighting Medal of Honor Committee shall serve without compensation but shall be reimbursed for actual expenses incurred in the performance of their duties from funds appropriated to the Office of the State Fire Marshal (currently, Office of the Governor) for such purpose. Effective immediately.  
Aug 11 17  H  Public Act . . . . . . . . 100-0067

HB 02552  Rep. Chad Hays  
740 ILCS 147/10  
Amends the Illinois Streetgang Terrorism Omnibus Prevention Act. Deletes the definition of "streetgang" or "gang" or "organized gang". Provides instead that "streetgang" or "gang" or "organized gang" or "criminal street gang" means an ongoing group, club, organization, or association of 3 or more persons that has as one of its primary purposes the commission of criminal offenses and the members of which engage, or have engaged within the past 5 years, in a course or pattern of criminal activity.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02553  Rep. Chad Hays  
20 ILCS 1605/7.12  
Amends the Illinois Lottery Law. Extends the repeal date for provisions concerning a program that allows individuals 18 years of age or older to purchase lottery tickets online from July 1, 2017 to July 1, 2022. Effective immediately.  
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 200/15-170  
Amends the Property Tax Code. Increases the maximum reduction under the Senior Citizens Homestead Exemption from $5,000 to $7,000 for taxable year 2017. Effective immediately.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02555  Rep. Emily McAsey  
105 ILCS 5/1-2 from Ch. 122, par. 1-2  
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02556  Rep. Emanuel Chris Welch-Patricia R. Bellock
        (Sen. Mattie Hunter-Julie A. Morrison)
325 ILCS 5/7.4  from Ch. 23, par. 2057.4

Amends the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services
may implement a "differential response program" (rather than providing that beginning January 1, 2010, the Department may
implement a 5-year demonstration of a "differential response program"). Removes a requirement that the Department arrange for an
independent evaluation of the "differential response program" to determine whether it is meeting specified goals. Removes language
providing that the demonstration shall become a permanent program on July 1, 2016, upon completion of the demonstration project
period.

House Committee Amendment No. 1

Further amends the Abused and Neglected Child Reporting Act. In regard to the differential response program authorized
under the Act, requires the Department of Children and Family Services to submit a report to the General Assembly by January 15,
2018 on the implementation progress and recommendations for additional needed legislative changes.

House Committee Amendment No. 2

Further amends the Abused and Neglected Child Reporting Act. Provides that if the Department of Children and Family
Services implements a differential response program, the Department shall arrange for an independent evaluation of the program for at
least the first 3 years of implementation to determine whether it is meeting certain goals in accordance with a specified provision of the Act.

Aug 11 17  H  Public Act . . . . . . . . 100-0068

HB 02557  Rep. Emanuel Chris Welch
605 ILCS 5/9-113  from Ch. 121, par. 9-113

Amends the Illinois Highway Code. Provides that upon receipt of an application, consent to use a highway may be granted
to any communications provider issued a certificate of public convenience and necessity from the Illinois Commerce Commission.
Provides requirements (same as those under current law for a public utility) for communications provider use of a highway
right-of-way if the highway authority does not have fee ownership of the property to be used. Defines "communications provider".
Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02558  Rep. Elaine Nekritz
20 ILCS 3305/25 new
30 ILCS 105/5.878 new
625 ILCS 5/3-806  from Ch. 95 1/2, par. 3-806
625 ILCS 5/3-815  from Ch. 95 1/2, par. 3-815

establish guidelines by rule for the expenditure of the funds in the Homeland Security Preparedness Fund with input provided by a
statewide interagency organization and public safety multidisciplinary organizations established to advise the Director of the Illinois
Emergency Management Agency regarding public safety preparedness. Provides that the Illinois Emergency Management Agency
shall spend the moneys in the fund to enhance State and local homeland security preparedness, all risk disaster response readiness, and
statewide public safety mutual aid. Amends the State Finance Act to create the Homeland Security Preparedness Fund. Amends the
Illinois Vehicle Code. Provides that, beginning with the 2018 registration year, a $3 surcharge shall be collected in addition to other
registration fees for motor vehicles of the first division, motorcycles, motor driven cycles, pedalcycles, and vehicles registered in the
8,000 lb. and less flat weight plate category to be deposited into the Homeland Security Preparedness Fund for the Illinois Emergency
Management Agency to use as directed under the Illinois Emergency Management Agency Act. Provides that this surcharge shall not
apply to registration of vehicles by units of local, State, or federal government and other specified organizations.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02559
Rep. Elaine Nekritz-Steven A. Andersson-Brian W. Stewart-David Harris-John M. Cabello, Tim Butler, Dan Brady, André Thapedi and Keith R. Wheeler
(Sen. Antonio Muñoz-Jason A. Barickman-Don Harmon-Dale A. Righter-Pamela J. Althoff, Iris Y. Martinez, Napoleon Harris, III, Kwame Raoul, Chris Nybo, Michael E. Hastings and Michael Connelly)

735 ILCS 5/21-102 from Ch. 110, par. 21-102
Amends the Code of Civil Procedure. Makes a technical change in Section on petition to change name.

House Committee Amendment No. 2
Deletes reference to:
735 ILCS 5/21-102

Adds reference to:
735 ILCS 5/21-101 from Ch. 110, par. 21-101

House Floor Amendment No. 3
Deletes reference to:
735 ILCS 5/21-102

Adds reference to:
735 ILCS 5/21-102 new

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Requires each person 18 years of age or older who will be subject to a change of name under a petition for change of name if granted to initiate a criminal history records check with the Department of State Police. Provides the criminal history records check does not apply to any other person under 18 years of age included in the petition. Provides the Department shall allow a person to use the Access and Review process, established by rule in the Department, for this purpose. Requires the person to attach the results of each criminal history records check to his or her petition. Provides the circuit court clerk shall promptly serve a copy of the petition on the State's Attorney where the petitioner resides. Allows the State's Attorney to file an objection to the petition within 30 days and requires all objections to be in writing, filed with the circuit court clerk, and state with specificity the basis of the objection. Provides if the circuit court orders the petition be granted, a copy of the order including a copy of each applicable access and review response, shall be forwarded to the Department of State Police who shall update any criminal history record information system or offender registration of each person 18 years of age or older in the petition to include the change of name as well as his or her former name.

House Floor Amendment No. 3
Deletes reference to:
735 ILCS 5/21-102

Adds reference to:
735 ILCS 5/21-102 from Ch. 110, par. 21-102

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Requires the petitioner to include in the petition a statement under oath and subject to the penalty of perjury whether or not the petitioner or any other person 18 years of age or older who will be subject to a change of name under the petition, if granted: (1) has been adjudicated or convicted of a felony or misdemeanor offense under the laws of this State or any other state for which a pardon has not been granted; or (2) has an arrest for which a charge has not been filed or a pending charge on a felony or misdemeanor offense (rather than before filing a petition, each person 18 years of age or older who will be subject to a change of name under the petition, if granted must initiate an update of his or her criminal history transcript with the Department of State Police). Provides if the statement indicates the petitioner or any other person 18 years of age or older who will be subject to a change of name under the petition, if granted, has been adjudicated or convicted of a felony or misdemeanor offense under the laws of this State or any other state for which a pardon has not been granted, or has an arrest for which a charge has not been filed or a pending charge on a felony or misdemeanor offense, the State's Attorney may request the court to or the court may on its own motion, require the person, prior to a hearing on the petition, to initiate an update of his or her criminal history transcript with the Department of State Police. Requires the Department to allow a person to use the Access and Review process, established by rule in the Department, for this purpose. Provides the circuit court clerk shall promptly serve a copy of the petition on the Department of State Police. Provides if the court grants a name change to a person who has been adjudicated or convicted of a felony or misdemeanor offense under the laws of this State or any other state for which a pardon has not been granted, or has an arrest for which a charge has not been filed or a pending charge on a felony or misdemeanor offense, the Department of State Police shall update any criminal history transcript or offender registration of each person 18 years of age or older in the order to include the change of name as well as his or her former name.

Aug 25 17 H Public Act . . . . . . . . . . 100-0370

HB 02560
Rep. Elaine Nekritz

220 ILCS 5/9-101 from Ch. 111 2/3, par. 9-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning rates.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02561  Rep. Elaine Nekritz, Anna Moeller, Will Guzzardi and Nicholas K Smith
725 ILCS 5/110-14  from Ch. 38, par. 110-14
Amends the Code of Criminal Procedure of 1963. Provides that any person incarcerated on a bailable offense who does
not supply bail and against whom a fine is levied on conviction of such offense shall be allowed a credit of $30 (rather than $5) for
each day so incarcerated upon application of the defendant.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02562  Rep. Elaine Nekritz
730 ILCS 5/5-8-4  from Ch. 38, par. 1005-8-4
Amends the Unified Code of Corrections. Provides that mandatory consecutive sentencing does not apply to a violation of
a condition of electronic home monitoring under the Electronic Monitoring and Home Detention Law.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02563  Rep. Linda Chapa LaVia-Emanuel Chris Welch-Grant Wehrli-David S. Olsen-Elgie R. Sims, Jr., Frances Ann
Hurley and Stephanie A. Kifowit
35 ILCS 200/15-172
Amends the Property Tax Code. In a Section concerning the Senior Citizens Assessment Freeze Homestead Exemption,
provides that, for taxable year 2017 and thereafter, the maximum income limitation is $75,000 (currently, $55,000). Effective
immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02564  Rep. Robert Rita
Appropriates $6,807,000 to the Auditor General to meet the ordinary and contingent expenses of the office of the Auditor
General. Appropriates $25,398,600 from the Audit Expense Fund to the Auditor General for administrative and operations expenses
and audits, studies, investigations, and expenses related to actuarial services. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 02565  Rep. Robert Rita
30 ILCS 105/6z-27
Amends the State Finance Act. Provides for transfers from certain listed funds into the Audit Expense Fund. Effective
immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
735 ILCS 5/2-407  from Ch. 110, par. 2-407
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning nonjoinder and misjoinder of
parties.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02567  Rep. Marcus C. Evans, Jr.
(Sen. Cristina Castro)
New Act
Creates the Transportation Act. Contains only a short title provision.
House Committee Amendment No. 1
Deletes reference to:
New Act
Adds reference to:
625 ILCS 5/5-110 new
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Creates the Automobile Dealers' License
Task Force. Provides for the membership of the Task Force. Provides that the Task Force shall hold an initial meeting within 60 days
after the effective date of the bill and shall meet at least 2 times after the initial meeting. Provides that the Task Force shall conduct a
study relating to the licensing and oversight of nontraditional vehicle dealers in this State and shall report the findings of the study to
the General Assembly on or before December 31, 2018, at which time the Task Force shall be dissolved.
Oct 27 17  H  Total Veto Stands - No Positive Action Taken
HB 02568  Rep. Anna Moeller-Steven A. Andersson-Elizabeth Hernandez-Robyn Gabel, Laura Fine, Emanuel Chris Welch, William Davis, Carol Sente and Linda Chapa LaVia

(Sen. Melinda Bush-Wm. Sam McCann-David Koehler-Linda Holmes, Julie A. Morrison, Patricia Van Pelt and Laura M. Murphy)

5 ILCS 460/43 new
Amends the State Designations Act. Designates milkweed as the official State wildflower of the State of Illinois. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . . 100-0371

HB 02569  Rep. David Harris

105 ILCS 5/27-6 from Ch. 122, par. 27-6
Amends the School Code. Provides that a school board is authorized to excuse pupils enrolled in grades 9 through 12 (instead of 11 and 12) from engaging in physical education courses if those pupils request to be excused for any of certain listed reasons. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Julie A. Morrison-Cristina Castro, Thomas Cullerton-Laura M. Murphy and Michael E. Hastings)

20 ILCS 1805/28.7 new
Amends the Military Code of Illinois. Provides that families of Illinois National Guard members who have died while on active duty or during training shall be presented with the State flag of Illinois, appropriate for use as a burial flag, upon application of a member of the family of the deceased Illinois National Guard member. Provides that the Adjutant General or the Adjutant General's designee shall present the State flag of Illinois to the family of the deceased member of the Illinois National Guard.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Military Code of Illinois. Provides that when a member of the Illinois National Guard dies while serving in duty or training statuses pursuant to Title 10 or Title 32 of the United States Code as approved by the member's service component, the Adjutant General, the Assistant Adjutant General for Army, or the Assistant Adjutant General for Air shall present one State flag of Illinois to the next of kin of the deceased Illinois National Guard member who receives the United States burial flag, or that person's designee, as soon as is practicable. Effective immediately.

Aug 11 17  H  Public Act . . . . . . . . 100-0069

HB 02571  Rep. Tim Butler

(Sen. Pamela J. Althoff)

5 ILCS 465/15 new
Amends the Flag Display Act. Provides that for the period of time spanning December 3, 2017 through December 31, 2018, a United States flag bearing 21 stars shall be flown from the flag pole of the Illinois State Capitol Building in celebration of Illinois' bicentennial as the 21st state to join the Union. Provides that the flag used shall conform to certain specified requirements. Repeals the Section on January 1, 2019. Effective immediately.

Aug 03 18  H  Public Act . . . . . . . . 100-0668

HB 02572  Rep. Tim Butler, John Connor, Mary E. Flowers and Justin Slaughter

(Sen. William E. Brady-Jil Tracy)

Authorizes the Department of Military Affairs to convey described real estate in Tazewell County. Effective immediately.

House Committee Amendment No. 1
Corrects references to the City of Delavan.

Senate Floor Amendment No. 1
Provides that the Adjutant General is authorized to convey an interest in specified property to the Delavan Township Park District subject to certain conditions and restrictions. Makes corresponding changes.

Sep 22 17  H  Public Act . . . . . . . . 100-0521
HB 02573  Rep. Tim Butler
10 ILCS 5/1A-16.8  
Amends the Election Code. Requires the State Board of Elections, beginning no later than September 1, 2017, to utilize data provided as part of its membership in the Electronic Registration Information Center in order to cross-reference the statewide voter registration database against databases of relevant personal information kept by designated government agencies, including, but not limited to, driver's license information, at least 6 times each calendar year, and requires the Board to share findings with election authorities. Provides that if a voter has a registered change of address under certain provisions but claims to live at the prior address and the election authority is unable to immediately confirm registration at the prior address, the voter shall be permitted to register to vote a regular ballot, provided that he or she meets the documentary requirements for same-day registration. Provides that if the election authority is unable to confirm the registration and the voter does not meet the requirements for same-day registration, the voter shall be issued a provisional ballot. Provides that no voter shall be disqualified for voting due to an error relating to an update of registration. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02574  Rep. Tim Butler
10 ILCS 5/7-12  from Ch. 46, par. 7-12
10 ILCS 5/10-6.2  from Ch. 46, par. 10-6.2
10 ILCS 5/19-3  from Ch. 46, par. 19-3
10 ILCS 5/19A-15
Amends the Election Code. Changes the date for when lotteries for determining the order certain petitions were received from within 9 days following the last day for petition filing to within 5 days following the last day for petition filing. Provides that 5 (rather than 7) days written notice of the time and place of the lottery shall be provided. Removes a requirement that the notice be sent to each organization of citizens entitled to have pollwatchers present. Provides that simultaneous filer candidate may be served with notice concerning the lottery. Makes similar changes in provisions concerning minor political parties. Provides that any campaign, party, or other organization or individual that engages in a vote by mail operation shall also provide the voter with a postage-paid, pre-addressed return envelope addressed only to appropriate local election authority. Provides that a permanent polling place for early voting must remain open through the end of the second day before election day (rather than through the end of the day before election day).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02575  Rep. David Harris
New Act
Creates the Illinois Local Government Protection Authority Act. Provides findings of the General Assembly and establishes the Authority with the purpose of achieving solutions to financial difficulties faced by units of local government. Defines terms and creates a board of trustees. Sets forth the Authority's duties and powers, including the ability to obtain the unit of local government's records and to recommend revenue increases. Provides for a petition process, whereby certain entities may petition the Authority to review a unit of local government. Sets forth participation requirements.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02576  Rep. Steven Reick
35 ILCS 5/512  from Ch. 120, par. 5-512
Amends the Illinois Income Tax Act. Provides that the Department of Revenue shall print on its individual income tax forms a county designation. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02577

(Sen. Iris Y. Martinez, Pamela J. Althoff, William E. Brady and Michael E. Hastings)

225 ILCS 55/32

Amends the Marriage and Family Therapy Licensing Act. Makes a technical change in a Section concerning social security numbers.

House Committee Amendment No. 1

Deletes reference to:

225 ILCS 55/32

Adds reference to:

5 ILCS 80/4.28

Adds reference to:

5 ILCS 80/4.38 new

Adds reference to:

225 ILCS 55/10 from Ch. 111, par. 8351-10

Adds reference to:

225 ILCS 55/10.5 new

Adds reference to:

225 ILCS 55/15 from Ch. 111, par. 8351-15

Adds reference to:

225 ILCS 55/20 from Ch. 111, par. 8351-20

Adds reference to:

225 ILCS 55/25 from Ch. 111, par. 8351-25

Adds reference to:

225 ILCS 55/30 from Ch. 111, par. 8351-30

Adds reference to:

225 ILCS 55/40 from Ch. 111, par. 8351-40

Adds reference to:

225 ILCS 55/45 from Ch. 111, par. 8351-45

Adds reference to:

225 ILCS 55/65 from Ch. 111, par. 8351-65

Adds reference to:

225 ILCS 55/70 from Ch. 111, par. 8351-70

Adds reference to:

225 ILCS 55/75 from Ch. 111, par. 8351-75

Adds reference to:

225 ILCS 55/80 from Ch. 111, par. 8351-80

Adds reference to:

225 ILCS 55/85 from Ch. 111, par. 8351-85

Adds reference to:

225 ILCS 55/91

Adds reference to:

225 ILCS 55/95 from Ch. 111, par. 8351-95

Adds reference to:

225 ILCS 55/100 from Ch. 111, par. 8351-100

Adds reference to:

225 ILCS 55/115 from Ch. 111, par. 8351-115

Adds reference to:

225 ILCS 55/125 from Ch. 111, par. 8351-125
HB 02577 (CONTINUED)

225 ILCS 55/135 from Ch. 111, par. 8351-135
Adds reference to:
225 ILCS 55/145 from Ch. 111, par. 8351-145
Adds reference to:
225 ILCS 55/150 from Ch. 111, par. 8351-150
Adds reference to:
225 ILCS 55/155 from Ch. 111, par. 8351-155
Adds reference to:
225 ILCS 55/156 from Ch. 111, par. 8351-156
Adds reference to:
225 ILCS 55/165 from Ch. 111, par. 8351-165
Adds reference to:
225 ILCS 55/170 from Ch. 111, par. 8351-170
Adds reference to:
405 ILCS 48/15

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act by extending the repeal date of the Marriage and Family Therapy Licensing Act from January 1, 2018 to January 1, 2028. Amends the Marriage and Family Therapy Licensing Act. Changes references to “associate marriage and family therapist” to references to “associate licensed marriage and family therapist” throughout the Act and in the Youth Mental Health Protection Act. Defines “first qualifying degree” and “email address of record”. Adds provisions concerning address of record and email address of record. Makes changes in provisions concerning exemptions, powers and duties of the Department of Financial and Professional Regulation, the Marriage and Family Therapy Licensing and Disciplinary Board, applications, qualifications for licensure, persons in military service, endorsement, license restrictions and limitations, rosters, grounds for discipline of a license, unlicensed practice, investigations, records of proceedings, hearings and motions for rehearings, the appointment of a hearing officer, restoration of a license, administrative review, certification of records, confidentiality, and the Illinois Administrative Procedure Act. Makes other changes. Effective immediately.

House Floor Amendment No. 3
Deletes reference to:
5 ILCS 80/4.38 new
Adds reference to:
5 ILCS 80/4.37

In provisions amending the Regulatory Sunset Act, provides that the repeal date of the Marriage and Family Therapy Licensing Act is extended to January 1, 2027 (rather than January 1, 2028). In provisions amending the Marriage and Family Therapy Licensing Act concerning the powers and duties of the Department of Financial and Professional Regulation, provides that the forms prescribed by the Department for the administration and enforcement of the Act shall be consistent with and reflect the requirements of the Act and rules adopted under the Act.

Aug 25 17 H Public Act . . . . . . . . . . . 100-0372

HB 02578 Rep. Brandon W. Phelps
20 ILCS 3501/825-65
20 ILCS 3555/1-10

Amends the Illinois Finance Authority Act. In the definition of "Energy Efficiency Project", includes measures that decrease the heat rate in the generation of electricity. Amends the Illinois Power Agency Act. In the definition of "energy efficiency", includes measures that decrease the heat rate in the generation of electricity.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02579 Rep. Brandon W. Phelps
220 ILCS 5/16-126.1

Amends the Public Utilities Act. Provides that the State may not, rather than shall not, directly prohibit a qualifying electric utility from seeking membership in a Federal Energy Regulatory Commission approved regional transmission organization of its choosing.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02580  Rep. Brandon W. Phelps-Ryan, Tony McCombie and Dave Severin
(Sen. Neil Anderson-Linda Holmes)
625 ILCS 5/3-401 from Ch. 95 1/2, par. 3-401
625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301
Amends the Illinois Vehicle Code. Provides that upon a declaration by the Governor that an emergency harvest situation exists, a special permit issued by the Department of Transportation shall be required from September 1 through December 31 during harvest season emergencies for a vehicle that exceeds the maximum axle weight and gross limits or a vehicle that exceeds its registered gross weight, provided that the vehicle's axle weight and gross weight do not both exceed 10% above the maximum specified limits, and does not exceed the vehicle's registered gross weight by 10%. Provides that all other restrictions that apply to permits issued shall apply during the declared time period and no fee shall be charged for the issuance of those permits. Provides that the permits issued by the Department are only valid on federal and State highways under the jurisdiction of the Department, except interstate highways. Provides that with respect to highways under the jurisdiction of local authorities, the local authorities may, at their discretion, waive special permit requirements during harvest season emergencies, and set a divisible load weight limit not to exceed 10% of a vehicle's registered gross weight, provided that the vehicle's axle weight and gross weight do not exceed 10% above the maximum specified limits. Provides that any vehicle operating under an emergency harvest permit shall not be in violation of a Section concerning the effect of provisions within the original and renewal of registration Article of the Illinois Vehicle Code. Effective immediately.

House Committee Amendment No. 1
Makes technical changes.

Aug 11 17  H  Public Act . . . . . . . . . 100-0070

HB 02581  Rep. Nick Sauer
(Sen. Bill Cunningham)
605 ILCS 10/11 from Ch. 121, par. 100-11
Amends the Toll Highway Act. Provides that when the Illinois State Toll Highway Authority has built or will build grade separations or interchange improvements at intersections with any railroads, waterways, street railways, streets, thoroughfares, public roads, or highways intersected with the toll highways, the local highway agency or municipality with jurisdiction shall enter into an agreement with the Authority for the ongoing maintenance of the structures.

Aug 11 17  H  Public Act . . . . . . . . . 100-0071

HB 02582  Rep. Robert W. Pritchard
30 ILCS 500/25-45
Amends the Illinois Procurement Code. Provides for executive agencies, the Department of Central Management Services, and the Capital Development Board to enter into guaranteed energy savings contracts. Requires the agencies to enter into a request for proposals before entering into a guaranteed energy savings contracts; sets forth requirements for the request for proposals. Sets forth provisions concerning the evaluation of proposals. Requires guaranteed energy savings contracts to result in energy or operational cost savings within 20 years. Requires contractors to reimburse the State for any shortfall of guaranteed energy savings projected in the contract. Sets forth other requirements, and provides that certain State laws apply to any contracts entered into under the provisions. Provides that no provision shall be interpreted to require the implementation of energy conservation measures that conflict with respect to any property eligible for, nominated to, or entered on the National Register of Historic Places or the Illinois Register of Historic Places. Removes prior provisions allowing the chief procurement officer to promulgate rules for entering into energy conservation program contracts.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02583  Rep. Robert W. Pritchard
20 ILCS 405/405-525 rep.
20 ILCS 801/20-20 rep.
20 ILCS 835/4b rep.
20 ILCS 3405/35 rep.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02584  Rep. Anthony DeLuca-Mark Batinick

30 ILCS 350/13.1 new

Amends the Local Government Debt Reform Act. Provides that all bonds, including general obligation bonds and revenue bonds issued under the Act, shall be secured by a statutory lien on all revenues received or entitled to be received. Provides that the statutory lien shall automatically attach from the time the bonds are issued without further action or authorization by the governing authority of the local public entity. Provides that the lien shall be a first priority lien unless the bonds so otherwise provide. Provides that the provisions apply to all bonds issued by a local public entity, including bonds issued by a local public entity with home rule authority, and that the bonds shall have all of the protection afforded to special revenue bonds under the federal Bankruptcy Code. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02585  Rep. Anthony DeLuca

(Sen. John G. Mulroe)

715 ILCS 5/2 from Ch. 100, par. 2
715 ILCS 5/2.1
715 ILCS 5/3.1 from Ch. 100, par. 3.1
715 ILCS 10/2 from Ch. 100, par. 10.1
715 ILCS 10/3
715 ILCS 15/1 from Ch. 100, par. 11

Amends the Notice By Publication Act and the Newspaper Legal Notice Act. Provides that, if notice is required to be published in a newspaper that is published in a particular unit of local government or school district, and if there is no newspaper published in that unit of local government or school district, then the notice may be published in a secular newspaper having general circulation within the unit of local government or school district (currently, those Acts require the newspaper to be published in the county in which the unit of local government or school district is located or in an adjoining county). Provides that the newspaper shall cause the notice to be placed (instead of "place the notice") on the statewide website established and maintained as a joint venture of the majority of Illinois newspapers as a repository for such notices. Amends the Legal Advertising Rate Act. Provides that the face of type of any required public notice shall not be (instead of "be made shall be not") smaller than the body type used in the classified advertising in the newspaper in which the required public notice is published.

Aug 11 17  H  Public Act . . . . . . . . 100-0072

HB 02586  Rep. Anthony DeLuca-Patricia R. Bellock

Appropriates $5,708,650 from the Capital Development Fund to the Board of Trustees of Governors State University for the repair and, as necessary, replacement of the plumbing and piping system. Effective immediately.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02587  Rep. Anthony DeLuca

65 ILCS 5/8-11-1.1 from Ch. 24, par. 8-11-1.1
65 ILCS 5/8-11-1.2 from Ch. 24, par. 8-11-1.2
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.5 from Ch. 24, par. 8-11-1.5

Amends the Illinois Municipal Code. Provides that the rate of tax under the Non-Home Rule Municipal Retailers' Occupation Tax Act, the Non-Home Rule Municipal Service Occupation Tax Act, and the Non-Home Rule Municipal Use Tax Act may not exceed 2% (currently, 1%). Provides that the rate of tax that may be imposed for municipal operations may not exceed 1%. With respect to the Non-Home Rule Municipal Retailers' Occupation Tax Act, the Non-Home Rule Municipal Service Occupation Tax Act, and the Non-Home Rule Municipal Use Tax Act, provides that the term "public infrastructure" includes the acquisition, repair, and maintenance of public safety equipment. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 02588  Rep. Juliana Stratton

705 ILCS 405/1-1 from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02589  Rep. Thaddeus Jones-Juliana Stratton-Rita Mayfield, Jehan Gordon-Booth, Mary E. Flowers and Cynthia Soto  
(Sen. Mattie Hunter-Jacqueline Y. Collins)  
730 ILCS 5/3-2.5-70  
730 ILCS 5/3-3-9.5  
Amends the Unified Code of Corrections. Provides that the Department of Children and Family Services shall assign a caseworker to attend any hearing involving youth placed on aftercare release, including hearings involving sanctions for violation of aftercare release conditions and aftercare release revocation hearings. Effective immediately.  
House Floor Amendment No. 1  
Provides that the caseworker shall attend the hearings on aftercare release or hearings involving sanctions for violation of aftercare release conditions and aftercare release revocation hearings involving a youth in the care and custody of the Department of Children and Family Services.  
Fiscal Note (Dept. of Children & Family Services)  
This legislation is estimated to require an additional eight caseworkers to be hired at an annual cost of $144,000 per worker. The total estimated annual impact of this legislation would be $1,152,000.  
Fiscal Note, House Floor Amendment No. 1 (Dept. of Children & Family Services)  
HB 2589 (H-AM 1) narrows the scope of the legislation, requiring only those aftercare cases associated with both Department of Children and Family Services and the Department of Juvenile Justice to be assigned to a DCFS caseworker. Because all youth served by DCFS are already assigned a caseworker at case opening, the Department estimates that House Bill 2589 (H-AM 1) will have little to no fiscal impact on the Department of Children and Family Services.  
Senate Floor Amendment No. 1  
Deletes reference to:  
730 ILCS 5/3-2.5-70  
Deletes reference to:  
730 ILCS 5/3-3-9.5  
Adds reference to:  
20 ILCS 505/5  
Replaces everything after the enacting clause. Amends the Children and Family Services Act. Requires the Department of Children and Family Services to assign a caseworker to attend any hearing involving a youth in the care and custody of the Department who is placed on aftercare release, including hearings involving sanctions for violation of aftercare release conditions and aftercare release revocation hearings. Effective immediately.  
Sep 22 17  H  Public Act . . . . . . . . . . . . . . . . . 100-0522  
HB 02590  Rep. David Harris-David S. Olsen  
5 ILCS 140/2.25 new  
Amends the Freedom of Information Act. Provides that notwithstanding any other provision of the Act, all certificates of nomination and nomination papers when presented or filed under the Election Code shall be open to public inspection as provided in the Election Code. Provides that the State Board of Elections and the several election authorities and local election officials having charge of certificates of nomination and nomination papers shall make the certificates of nomination and nomination papers available to the public as provided in the Election Code.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02591


New Act

Creates the Criminal and Traffic Assessment Act. Contains only a short title provision.

House Committee Amendment No. 1

Adds reference to:

- 20 ILCS 1310/3.2 from Ch. 40, par. 2403.2
- 20 ILCS 1410/10
- 20 ILCS 2610/7.2
- 20 ILCS 3930/9.1
- 30 ILCS 105/6b-4 from Ch. 127, par. 142b4
- 30 ILCS 105/6z-82
- 30 ILCS 105/6z-87
- 30 ILCS 105/8p
- 30 ILCS 105/8q
- 30 ILCS 605/7c
- 50 ILCS 705/9 from Ch. 85, par. 509
- 55 ILCS 5/3-6023 from Ch. 34, par. 3-6023
- 55 ILCS 5/4-2002 from Ch. 34, par. 4-2002
- 55 ILCS 5/4-2002.1 from Ch. 34, par. 4-2002.1
- 55 ILCS 5/4-2004 from Ch. 34, par. 4-2004
- 55 ILCS 5/4-2005 from Ch. 34, par. 4-2005
- 55 ILCS 5/4-2006 from Ch. 34, par. 4-2006
- 625 ILCS 5/2-120 from Ch. 95 1/2, par. 2-120
- 625 ILCS 5/6-118
- 625 ILCS 5/11-501.01
- 625 ILCS 5/11-605 from Ch. 95 1/2, par. 11-605

Adds reference to:

- 625 ILCS 5/11-605

adds reference to:
HB 02591 (CONTINUED)

625 ILCS 5/11-605.1
Adds reference to:
   625 ILCS 5/11-605.3
Adds reference to:
   625 ILCS 5/11-1002.5
Adds reference to:
   625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105
Adds reference to:
   705 ILCS 95/15
Adds reference to:
   705 ILCS 105/27.1b new
Adds reference to:
   705 ILCS 105/27.2b from Ch. 25, par. 27.3
Adds reference to:
   705 ILCS 105/27.3 from Ch. 56 1/2, par. 710.3
Adds reference to:
   705 ILCS 405/5-915 from Ch. 56 1/2, par. 1411.2
Adds reference to:
   720 ILCS 5/12-3.4 was 720 ILCS 5/12-30
Adds reference to:
   720 ILCS 550/10.3 from Ch. 61, par. 1610.3
Adds reference to:
   720 ILCS 570/411.2 from Ch. 61, par. 1411.2
Adds reference to:
   720 ILCS 646/80
Adds reference to:
   725 ILCS 5/124A-20 new
Adds reference to:
   725 ILCS 240/10 from Ch. 70, par. 510
Adds reference to:
   730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3
Adds reference to:
   730 ILCS 5/5-4.5-50
Adds reference to:
   730 ILCS 5/5-4.5-55
Adds reference to:
   730 ILCS 5/5-4.5-60
Adds reference to:
   730 ILCS 5/5-4.5-65
Adds reference to:
   730 ILCS 5/5-4.5-75
Adds reference to:
   730 ILCS 5/5-4.5-80
Adds reference to:
   730 ILCS 5/5-4.5-80 from Ch. 38, par. 1005-5-3
Adds reference to:
   730 ILCS 5/5-5-6 from Ch. 38, par. 1005-5-6
Adds reference to:
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730 ILCS 5/5-6-1
Adds reference to:
730 ILCS 5/5-6-3
Adds reference to:
730 ILCS 5/5-6-3.1
Adds reference to:
730 ILCS 5/5-7-1
Adds reference to:
730 ILCS 5/5-9-1
Adds reference to:
730 ILCS 5/5-9-1.4
Adds reference to:
730 ILCS 5/5-9-1.7
Adds reference to:
730 ILCS 5/5-9-1.9
Adds reference to:
730 ILCS 5/5-9-1.11
Adds reference to:
730 ILCS 5/5-9-1.16
Adds reference to:
730 ILCS 125/17
Adds reference to:
30 ILCS 105/5.414 rep.
Adds reference to:
30 ILCS 105/5.613 rep.
Adds reference to:
30 ILCS 105/5.671 rep.
Adds reference to:
50 ILCS 705/9.1 rep.
Adds reference to:
55 ILCS 5/3-4012 rep.
Adds reference to:
55 ILCS 5/5-1101 rep.
Adds reference to:
55 ILCS 5/5-1101.3 rep.
Adds reference to:
55 ILCS 5/5-1101.5 rep.
Adds reference to:
55 ILCS 5/5-1103 rep.
Adds reference to:
625 ILCS 5/16-104a rep.
Adds reference to:
625 ILCS 5/16-104b rep.
Adds reference to:
625 ILCS 5/16-104c rep.
Adds reference to:
625 ILCS 5/16-104d rep.
Adds reference to:
from Ch. 38, par. 1005-6-1
from Ch. 38, par. 1005-6-3
from Ch. 38, par. 1005-6-3.1
from Ch. 38, par. 1005-7-1
from Ch. 38, par. 1005-9-1
from Ch. 38, par. 1005-9-1.4
from Ch. 38, par. 1005-9-1.7
from Ch. 38, par. 1005-9-1.9
from Ch. 38, par. 1005-9-1.11
from Ch. 38, par. 1005-9-1.16
from Ch. 75, par. 117
HB 02591 (CONTINUED)

625 ILCS 5/16-104d-1 rep.
Adds reference to:
  705 ILCS 105/27.1a rep.
Adds reference to:
  705 ILCS 105/27.2 rep.
Adds reference to:
  705 ILCS 105/27.2a rep.
Adds reference to:
  705 ILCS 105/27.3a rep.
Adds reference to:
  705 ILCS 105/27.3c rep.
Adds reference to:
  705 ILCS 105/27.3e rep.
Adds reference to:
  705 ILCS 105/27.4 rep.
Adds reference to:
  705 ILCS 105/27.5 rep.
Adds reference to:
  705 ILCS 105/27.6 rep.
Adds reference to:
  720 ILCS 570/411.4 rep.
Adds reference to:
  730 ILCS 5/5-9-1.1 rep.
Adds reference to:
  730 ILCS 5/5-9-1.1-5 rep.
Adds reference to:
  730 ILCS 5/5-9-1.5 rep.
Adds reference to:
  730 ILCS 5/5-9-1.6 rep.
Adds reference to:
  730 ILCS 5/5-9-1.10 rep.
Adds reference to:
  730 ILCS 5/5-9-1.12 rep.
Adds reference to:
  730 ILCS 5/5-9-1.14 rep.
Adds reference to:
  730 ILCS 5/5-9-1.15 rep.
Adds reference to:
  730 ILCS 5/5-9-1.17 rep.
Adds reference to:
  730 ILCS 5/5-9-1.18 rep.
Adds reference to:
  730 ILCS 5/5-9-1.19 rep.
Adds reference to:
  730 ILCS 5/5-9-1.20 rep.
HB 02591 (CONTINUED)

Replaces everything after the enacting clause. Creates the Criminal and Traffic Assessment Act. Defines terms. Provides that a minimum fine for any violation is $25. Provides that when any defendant is convicted of, pleads guilty to, or is placed on court supervision for a violation of a Statute of this State or any local ordinance, the court shall order one schedule of assessments in the case plus each assessment conditional applicable to any conviction in the case, as set forth in the Act, for the defendant to pay in addition to any fine, restitution, or forfeiture ordered by the court. Provides that all money collected by the clerk of the court based on the schedules or conditional assessments shall be remitted as directed to the county treasurer, to the State Treasurer, and to the treasurers of the units of local government. Provides that the treasurers shall deposit the money as indicated in the ordered schedule and conditional assessment. Amends the Clerks of Courts Act. Provides that the clerk of the circuit court shall collect certain civil court fees in accordance with specified schedules. Amends the Code of Criminal Procedure of 1963. Provides that a defendant may petition the court for full or partial waiver of court assessments imposed under the Criminal and Traffic Assessment Act. Provides that the court shall grant a full or partial waiver of court assessments if specified conditions are met. Makes corresponding and conforming changes to various Acts and Codes. Repeals various laws. Effective July 1, 2018.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Farmers' Market Act. Provides that the Department of Public Health shall develop a permit system for farmers' markets in accordance with the laws and rules of the State that are applicable to farmers' markets. Provides that each local health department shall monitor farmers' markets for compliance with the provisions of the Act. Provides that each local health department shall report permit violations to the Department. Provides that the Department shall be responsible for imposing appropriate sanctions for permit violations. Provides that, in addition to any other applicable law or rule, farmers' markets shall be subject to specified provisions. Defines "farmers' market".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02593  Rep. Robert Martwick

755 ILCS 5/11a-9  from Ch. 110 1/2, par. 11a-9

Amends the Guardians for Adults with Disabilities Article of the Probate Act of 1975. Provides that one of the persons who performed the evaluations upon which the report relating to the adjudication of disability is based shall be a licensed physician unless the evaluation and report are completed by a licensed clinical psychologist and the evaluation is limited to the respondent's mental condition.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02594  Rep. Sara Feigenholtz-Christine Winger

Makes various appropriations to the Department of Children and Family Services for payments for the care of children served by private agencies under contract with the Department and for cost of care reimbursements to foster parents. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02595  Rep. Robert Martwick

(Sen. Omar Aquino-Cristina Castro, Scott M. Bennett and Michael E. Hastings)

625 ILCS 5/3-699.15 new

Amends the Illinois Vehicle Code. Provides for the issuance of U.S. Coast Guard license plates. Provides that an applicant shall pay $26 for the original issuance of the plate, in addition to any appropriate registration fees. Of this fee, $11 shall be deposited into the Illinois Veterans' Homes Fund and $15 shall be deposited into the Secretary of State Special License Plate Fund. Provides that for each registration renewal period, an applicant shall pay a $26 fee in addition to any appropriate registration fees. Of this fee, $24 shall be deposited into the Illinois Veterans' Homes Fund and $2 shall be deposited into the Secretary of State Special License Plate Fund.

Aug 11 17  H  Public Act . . . . . . . . 100-0073

HB 02596  Rep. Robert Martwick

5 ILCS 5/5 new

Amends the U.S. Constitution Amendment Act. Provides requirements for the selection and duties of delegates to a convention for the proposition of an amendment to the United States Constitution, as provided under Article V of the United States Constitution. Defines terms.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 02597  Rep. Sam Yingling-David S. Olsen
35 ILCS 200/15-170
   Amends the Property Tax Code. Provides that the maximum amount of the senior citizens homestead exemption is $8,500 (currently, $5,000). Effective immediately.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02598  Rep. Sam Yingling
235 ILCS 5/6-34
   Amends the Liquor Control Act of 1934. In a provision that prohibits a person from bringing into this State an alcohol without liquid machine, makes changes to the definition of "alcohol without liquid machine". Provides that "alcohol without liquid machine" does not include certain medical devices or alternative nicotine products.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02599  Rep. Daniel V. Beiser
430 ILCS 65/13.1 from Ch. 38, par. 83-13.1
   Amends the Firearm Owners Identification Card Act. Changes the definition of "handgun" in the preemption provision to include all handgun components and accessories. Effective immediately.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02600  Rep. David Harris
5 ILCS 375/6.12
30 ILCS 540/3-2
215 ILCS 5/368a
   Amends the State Prompt Payment Act. Provides that after the effective date of the amendatory Act, if for any bill approved for payment under the Act and pursuant to a health benefit plan under the State Employees Group Insurance Act of 1971 or submitted under Article V of the Illinois Public Aid Code, except a bill for pharmacy or nursing facility services or goods, payment is not issued to the payee in a timely manner under the Section, an interest penalty of 8% per year of any amount approved and unpaid shall apply, applied pro rata for the amount of time the bill remains unpaid. Amends the Illinois Insurance Code. In provisions concerning timely payment for health care services, provides that the interest to be charged on late payments of periodic payments, payments by independent practice associations and physician-hospital organizations, and payments by health insurers, health maintenance organizations, managed care plans, health care plans, preferred provider organizations, and third party administrators shall be 8% per year. Amends the State Employees Group Insurance Act of 1971. Provides that the program of health benefits offered under the Act is subject to certain provisions of the Illinois Insurance Code concerning late payments and assignability except as otherwise provided. Effective January 1, 2018.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02601  Rep. Daniel V. Beiser
110 ILCS 330/7.5 new
210 ILCS 85/11.8 new
   Amends the University of Illinois Hospital Act and Hospital Licensing Act. Provides that if a newborn infant receiving services from a hospital experiences apnea of infancy, apnea of prematurity, or an apparent life-threatening event, then the hospital shall train the newborn infant's parents or guardians on the procedures for cardiopulmonary resuscitation for infants, and ensure that the newborn infant's parents or guardians are provided with a prescription for a home cardiorespiratory monitor. Defines "apnea of infancy", "apnea of prematurity", and "apparent life-threatening event".
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02602  Rep. Daniel V. Beiser
430 ILCS 66/60
   Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $75 (rather than $150), of which $60 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $5 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund. Provides that a non-resident applicant for a new license or renewal shall submit $150 (rather than $300) and a licensee requesting a new license shall submit $10 (rather than $75). Effective immediately.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Description</th>
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<tbody>
<tr>
<td>HB 2603</td>
<td>Rep. Michael J. Zalewski</td>
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<td>New Act</td>
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<tr>
<td>765 ILCS 1025/Act rep.</td>
<td>from Ch. 127, par. 1001-5</td>
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<td>5 ILCS 100/1-5</td>
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<td>from Ch. 17, par. 108</td>
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<td>205 ILCS 5/48.3</td>
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<td>205 ILCS 305/62</td>
<td>from Ch. 17, par. 4463</td>
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<td>205 ILCS 405/15.1b</td>
<td>from Ch. 17, par. 4827</td>
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<td>205 ILCS 405/19.3</td>
<td>from Ch. 17, par. 4838</td>
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<td>205 ILCS 620/6-14</td>
<td>from Ch. 17, par. 1556-14</td>
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<td>205 ILCS 657/30</td>
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<td>205 ILCS 700/10</td>
<td>from Ch. 17, par. 1556-14</td>
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<td>215 ILCS 5/210</td>
<td>from Ch. 73, par. 822</td>
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<td>225 ILCS 454/20-20</td>
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<td>from Ch. 110 1/2, par. 2-1</td>
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<td>from Ch. 110 1/2, par. 2-1</td>
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<td>from Ch. 110 1/2, par. 2-2</td>
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<td>770 ILCS 90/3</td>
<td>from Ch. 141, par. 3</td>
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<td>805 ILCS 5/12.70</td>
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<td>805 ILCS 105/112.70</td>
<td>from Ch. 32, par. 112.70</td>
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HB 02603 (CONTINUED)

Creates the Revised Uniform Unclaimed Property Act. Adds language concerning: definitions; applicability; rulemaking; presumptively abandoned property; taking custody of property that is presumed abandoned; reporting requirements; notice to property owner; taking custody of property by the State Treasurer; sale of property; administration of property; claims to recover; liability; remedies; enforcement; agreements to locate property; confidentiality; uniformity of application and construction; relation to federal laws; transitional provisions; and severability. Repeals the Uniform Disposition of Unclaimed Property Act and makes corresponding changes in the following Acts: the Illinois Administrative Procedure Act; the Freedom of Information Act; the State Comptroller Act; the State Treasurer Act; the Financial Institutions Code; the State Finance Act; the State Officers and Employees Money Disposition Act; the Counties Code; the Illinois Banking Act; the Savings Bank Act; the Illinois Credit Union Act; the Currency Exchange Act; the Corporate Fiduciary Act; the Transmitters of Money Act; the Adverse Claims to Deposit Accounts Act; the Illinois Insurance Code; the Unclaimed Life Insurance Benefits Act; the Real Estate License Act of 2000; the Code of Criminal Procedure of 1963; the Probate Act of 1975; the Sale of Unclaimed Property Act; the Business Corporation Act of 1983; and the General Not For Profit Corporation Act of 1986. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02604  Rep. Al Riley

5 ILCS 312/3-101  from Ch. 102, par. 203-101
5 ILCS 312/3-103  from Ch. 102, par. 203-103
5 ILCS 312/3-104  from Ch. 102, par. 203-104
5 ILCS 312/6-103  from Ch. 102, par. 206-103
5 ILCS 312/6-104  from Ch. 102, par. 206-104

Amends the Illinois Notary Public Act. Modifies a Section concerning the notary public official seal and signature to remove references to ineffective language concerning the signature. Provides references to the use of “electronic communication” in a Section concerning notice and advertisement of notary public services. Modifies the maximum fees for notarial acts. Modifies the penalty for a violation of certain provisions concerning fees for notarial acts. Requires all notaries public to provide itemized receipts (currently, receipts) and keep records for fees accepted for services provided. Provides that at the time of a notarial act, a notary public shall officially sign every notary certificate and affix the rubber stamp seal clearly and legibly using black ink, so that it is capable of photographic reproduction. Provides that the illegibility of certain required specified information does not affect the validity of a transaction. Modifies a Section concerning prohibited acts by notaries public.

Mar 16 17  H  Third Reading - Short Debate - Lost 037-065-001

HB 02605  Rep. Daniel V. Beiser

430 ILCS 66/40

Amends the Firearm Concealed Carry Act. Eliminates provision that a non-resident license application must be from a state or territory with laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under the Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Paul Schimpf)

625 ILCS 5/11-501  from Ch. 95 1/2, par. 11-501

Amends the Illinois Vehicle Code. Provides that a person commits aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof, if the person drives a motor vehicle in violation of driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof, and, in committing the violation, the person is involved in a motor vehicle accident that results in property damage of more than $5,000, if the violation was the proximate cause of the damage. Provides that the provision does not apply to any damage caused to another motor vehicle.

House Floor Amendment No. 1

Increases the property damage amount to more than $50,000 (rather than more than $5,000) for a person to commit aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof.

Mar 30 17  S  Referred to Assignments
5 ILCS 420/3B-5
5 ILCS 420/3B-15 new
Amends the Illinois Governmental Ethics Act. Provides that, upon notification by the Department of Revenue's Debt Collection Bureau that any member of a board is delinquent in any debt owed to the State, the board shall withhold that delinquent amount from the member's compensation and shall remit the delinquent amount to the Department. Expands the definition of "board" to include boards where members are appointed by the Governor, subject to Senate confirmation, and who receive a salary (currently, only such boards where members are paid per meeting). Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

30 ILCS 115/2 from Ch. 85, par. 612
Amends the State Revenue Sharing Act. Provides that amounts allocated to the Department of Revenue from the Local Government Distributive Fund for distributions to municipalities and counties are subject to a continuing appropriation. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02609  Rep. Sonya M. Harper
35 ILCS 200/15-172.5 new
Amends the Property Tax Code. Creates a resident low-income assessment freeze homestead exemption. Provides that the maximum income limitation is $75,000 for applicants who have occupied the residence in a low-income area 5 years or more. Indexes the maximum limitation to the Consumer Price Index. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02610  Rep. John C. D'Amico
(Sen. Antonio Muñoz)

5 ILCS 140/7.5
20 ILCS 3930/7  from Ch. 38, par. 210-7
20 ILCS 4005/1  from Ch. 95 1/2, par. 1301
20 ILCS 4005/2  from Ch. 95 1/2, par. 1302
20 ILCS 4005/3  from Ch. 95 1/2, par. 1303
20 ILCS 4005/4  from Ch. 95 1/2, par. 1304
20 ILCS 4005/6  from Ch. 95 1/2, par. 1306
20 ILCS 4005/7  from Ch. 95 1/2, par. 1307
20 ILCS 4005/8  from Ch. 95 1/2, par. 1308
20 ILCS 4005/8.5
20 ILCS 4005/12
30 ILCS 105/5  from Ch. 127, par. 141
30 ILCS 105/5.295  from Ch. 127, par. 141.295
625 ILCS 5/4-109
625 ILCS 5/7-603.5 new
625 ILCS 5/7-604  from Ch. 95 1/2, par. 7-604
625 ILCS 5/7-607  from Ch. 95 1/2, par. 7-607

Amends the Illinois Vehicle Code. Provides that the Secretary of State may implement an electronic motor vehicle liability insurance policy verification program to verify insurance coverage of motor vehicles required to be operated with liability insurance under the Code. Provides for information that an insurance company authorized to sell motor vehicle liability insurance in this State shall make available upon request to the Secretary. Provides that if the Secretary implements the program, he or she shall verify insurance coverage at least twice per calendar year and, if unable to verify coverage, shall provide the vehicle owner written notice allowing the owner 30 calendar days to provide proof of insurance on the date of the attempted verification or proof that the vehicle is inoperable. If the vehicle owner provides proof of insurance, the Secretary may verify the proof with the vehicle owner's insurance company. If the vehicle owner fails to respond to the notice or is unable to provide proof of coverage or proof that the vehicle is inoperable, the Secretary shall suspend the vehicle's registration. Amends the Freedom of Information Act. Makes conforming changes. Amends the Illinois Motor Vehicle Theft Prevention Act. Changes the title of the Act to the Illinois Motor Vehicle Theft Prevention and Insurance Verification Act. Provides that the Secretary of State shall appoint members of the Council (rather than the Governor) and the Director of the Department of State Police shall be the Chairman of the Council. Provides that the Council shall provide funding to the Secretary for the creation, implementation, and maintenance of an electronic motor vehicle liability insurance policy verification program. Makes conforming changes. Amends the State Finance Act to make conforming changes.

House Committee Amendment No. 2
HB 02610 (CONTINUED)

Further amends the Illinois Motor Vehicle Theft Prevention Act. Provides that the Director of the Secretary of State Department of Police (rather than the Director of State Police) shall be the Chairman of the Illinois Motor Vehicle Theft Prevention and Insurance Verification Council. Provides that the Secretary of State (rather than the Director of State Police) shall employ administrative, professional, clerical, and other personnel to effectuate the purposes of the Act. Provides that on or before January 1, 2019 (rather than April 1, 1992), the Council shall report annually to the Governor, General Assembly, and, upon request, to members of the general public on the Council's activities in the preceding year. Provides that the Motor Vehicle Theft Prevention and Insurance Verification Trust Fund shall be administered by the Secretary (rather than the Director of State Police) at the direction of the Council. Provides that money in the Trust Fund shall be used, amongst other purposes, to pay the Secretary's costs to administer the Council and the Trust Fund and to provide funding to the Secretary's Vehicle Services Department for the creation, implementation, and maintenance of an electronic motor vehicle liability insurance policy verification program by allocating no more than 75% of each dollar collected for the first calendar year after the effective date of the bill and no more than 50% of each dollar collected for every other year after the first calendar year. Provides that the Secretary shall distribute the funds to the Vehicle Services Department at the beginning of each calendar year. Further amends the Illinois Vehicle Code. Provides that the development and implementation of an electronic motor vehicle liability insurance policy verification program shall be consistent with the standards and procedures of a nationwide organization whose primary membership consists of individual insurance companies and insurance trade associations. Provides that the program shall include a requirement that the Secretary may consult with members of the insurance industry during the implementation of the program, including, but not limited to, during the drafting process for adopting any rules that may be necessary to implement or manage the program and a requirement that commercial lines of automobile insurance are excluded from the program, but may voluntarily report insurance coverage to the State. Provides that an insurer identified by an electronic motor vehicle liability insurance policy program as insuring less than 1,000 vehicles per year shall be exempt from the reporting requirements of the program.

House Floor Amendment No. 3

Provides that the Illinois Motor Vehicle Theft Prevention and Insurance Verification Council shall make grants to deter and investigate recyclable metal theft and to law enforcement agencies to assist in the prosecution of recyclable metal theft.

Aug 25 17 H Public Act . . . . . . . . . . . . . . . . . . . . . 100-0373

HB 02611 Rep. John C. D'Amico-Patricia R. Bellock
(Sen. Julie A. Morrison)

625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204

Amends the Illinois Vehicle Code. Provides that public officials shall report to the Secretary of State when an individual has been adjudicated under the Juvenile Court Act or the Juvenile Court Act of 1987 and has committed a violation of a provision in the Snowmobile Registration and Safety Act or the Boat Registration and Safety Act relating to the offense of operating a snowmobile or a watercraft while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, or combination thereof. Provides that public officials shall forward a report on any disposition of court supervision for an individual's violation of a provision in the Snowmobile Registration and Safety Act or the Boat Registration and Safety Act relating to the offense of operating a snowmobile or a watercraft while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, or combination thereof. Effective immediately.

Aug 11 17 H Public Act . . . . . . . . . . . . . . . . . . . . . 100-0074
Amends the Boundary Changes Article of the School Code. Makes changes concerning the purpose and applicability of the Article; defining "legal resident voter"; school districts in educational service regions of 2,000,000 or more inhabitants; changing boundaries by detachment or dissolution; petitions for dissolution; the requirements for granting petitions; copies of a petition; a detachment set aside upon petition; petition filing, notices, hearings, and decisions; the Administrative Review Law; a limitation on successive petitions; the effective date of a change; maps showing changes; teacher transfer; the annexation of dissolved non-operating districts; termination of offices; a limitation on contesting boundary changes; and the applicability of the amendatory Act. Repeals provisions concerning county references, a change of boundaries in 2 or more counties, special charter districts, an election ordered by the regional superintendent of schools, the annexation of territory eliminated from a non-high school district, the title to school sites and buildings, and the distribution of accumulated funds. Makes related changes in other Articles of the School Code. Effective July 1, 2017.
HB 02612 (CONTINUED)

House Floor Amendment No. 2

Deletes reference to:

105 ILCS 5/7-2.3 rep.

Deletes reference to:

105 ILCS 5/7-2.4 rep.

Deletes reference to:

105 ILCS 5/7-2.5 rep.

Deletes reference to:

105 ILCS 5/7-2.6 rep.

Deletes reference to:

105 ILCS 5/7-2.7 rep.

Adds reference to:

105 ILCS 5/7-2.4 from Ch. 122, par. 7-2.4

Adds reference to:

105 ILCS 5/7-2.5 from Ch. 122, par. 7-2.5

Adds reference to:

105 ILCS 5/7-2.6 from Ch. 122, par. 7-2.6

Adds reference to:

105 ILCS 5/7-2.7 from Ch. 122, par. 7-2.7

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Removes amendatory language specifying that if non-high school territory overlies an elementary district, a part of which is in a high school district, the territory may be annexed to the high school district even though the territory is not contiguous to the high school district. Provides that a petition for rehearing shall specify the reason for the request. Removes the provisions repealing the Sections concerning special charter districts, and instead makes changes concerning a petition for detachment of territory from a special charter district with annexation to another school district, for detachment of territory from a school district with annexation to a special charter district, or for dissolution of a school district with annexation to a special charter district. Effective July 1, 2017.

Aug 25 17 Public Act . . . . . . . . . . 100-0374

HB 02613 Rep. Margo McDermed-Lindsay Parkhurst, Anthony DeLuca, Mark Batinick, Lawrence Walsh, Jr., Grant Wehrli, David A. Welter, Natalie A. Manley, Jim Durkin, David S. Olsen, Emily McAsey and Elgie R. Sims, Jr.

35 ILCS 200/15-55

70 ILCS 605/5-2 from Ch. 42, par. 5-2

Amends the Property Tax Code. Provides that property in Will County owned by the Illinois Department of Transportation shall be subject to taxation for the 2017 to 2027 levy years by the drainage district in which the property is located. Amends the Illinois Drainage Code making conforming changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02614 Rep. Margo McDermed

105 ILCS 5/10-21.4a from Ch. 122, par. 10-21.4a

105 ILCS 5/34-8.1 from Ch. 122, par. 34-8.1

Amends the School Code. Requires a principal to report to the superintendent all non-public sources of revenue for a school, including, but not limited to, revenue received through fundraisers, grants, and donations, so long as the sources of revenue equal or exceed $1,000 and the funds are transferred into the school district's educational fund or operations and maintenance fund.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02615 Rep. Margo McDermed

770 ILCS 60/5.1 new

Amends the Mechanics Lien Act. Provides that, with specified exceptions, an owner, contractor, or subcontractor may not, by contract or otherwise, waive, affect, or impair any other claimant's rights unless the claimant executes and delivers a waiver and release under specified conditions and in conformance with specified statutory form language.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that whenever a hospital notifies a managed care organization that a medical assistance enrollee has a discharge order from the attending physician and is ready for discharge from an inpatient hospital stay to another level of care, the managed care organization must secure the enrollee's placement in or transfer to another facility within 24 hours of receiving the hospital's notification. Provides that in addition to any payments for which the managed care organization is responsible through the designated discharge date, a managed care organization that fails to comply with the requirement shall reimburse the hospital for each additional inpatient day beyond the designated discharge date until the enrollee is actually discharged at a rate no less than the effective per day rate for the initial inpatient stay. Effective July 1, 2017.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Insurance Code to provide that a policy of accident or health insurance shall provide coverage for medically necessary expenses for standard fertility preservation services when a necessary medical treatment may directly or indirectly cause iatrogenic infertility to an enrollee. Defines "iatrogenic infertility". Provides that in determining coverage for these expenses, an insurer shall not discriminate based on an individual's expected length of life, present or predicted disability, degree of medical dependency, quality of life, or other health conditions, nor based on personal characteristics, including age, sex, sexual orientation, or marital status. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

House Floor Amendment No. 1

Deletes reference to:

215 ILCS 5/356z.25 new

Adds reference to:

215 ILCS 5/356z.29 new

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: In provisions amending the Illinois Insurance Code, defines "may directly or indirectly cause" and "standard fertility preservation services". Provides updated base for Sections.

Fiscal Note (Dept. of Insurance)

If the Secretary of the United States Department of Health and Human Services issues an opinion or guidance that determines additional benefits included in HB2617 represent "benefits in addition to the essential health benefits" pursuant to 42 USC 18031(d)(3)(B), the State of Illinois would be responsible for defraying the cost of these additional benefits for all qualified health plans in Illinois. The potential cost to the state is undetermined, but would be substantial.

House Floor Amendment No. 2

Adds reference to:

215 ILCS 5/356z.4

Further amends the Illinois Insurance Code. In provisions prohibiting a policy from imposing a deductible, coinsurance, copayment, or any other cost-sharing requiring on coverage for contraceptives, provides that the prohibition does not apply to coverage of voluntary male sterilization procedures to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account.

Senate Committee Amendment No. 1

In provisions amending the Illinois Insurance Code, provides that a provision concerning coverage for fertility preservation services is inoperative other than any such coverage authorized under specified provisions of the Social Security Act and the State shall not assume any obligation for the cost of coverage for fertility preservation services if, at any time, the Secretary of the United States Department of Health and Human Services, or its successor agency, promulgates rules or regulations to be published in the Federal Register, publishes a comment in the Federal Register, or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the Patient Protection and Affordable Care Act, to defray the cost of that coverage. Makes a grammatical change.

Aug 27 18    H  Public Act . . . . . . . . 100-1102
**HB 02618**  
Rep. Robyn Gabel and Carol Sente  
(Sen. Don Harmon, Julie A. Morrison and Donne E. Trotter)

105 ILCS 5/14-8.02a

Amends the Children with Disabilities Article of the School Code. For parties who agree to not use mediation during a challenge, provides that a parent shall have 10 days after a party declines to use mediation to file a request for a due process hearing to allow the student to remain in his or her present educational placement. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

105 ILCS 5/14-8.02a

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Requires certain uniform notices concerning procedures available to parents under the School Code prepared by the State Superintendent to include information concerning "stay-put" provisions. Further amends the School Code. Requires the State Superintendent to revise the uniform notices to reflect current law and procedures at least once every 2 years. Effective immediately.

Aug 18 17  
Public Act . . . . . . . . . 100-0122

**HB 02619**  

705 ILCS 405/5-410  
705 ILCS 405/5-710  
705 ILCS 405/5-720

Amends the Juvenile Court Act of 1987. Provides that a juvenile may be kept or detained in an authorized detention facility if the juvenile is 13 years of age or older (rather than 10 years of age or older). Makes conforming changes.

House Floor Amendment No. 1

Restores language providing that no minor under 12 years of age shall be detained in a county jail or a municipal lockup for more than 6 hours.

Apr 28 17  
Rule 19(a) / Re-referred to Rules Committee

**HB 02620**  

20 ILCS 1305/10-75 new

Amends the Department of Human Services Act. Provides that a person is eligible for a diaper allowance of $80 per month per child if the person's household income is at or below 50% of the federal poverty guidelines, the person is responsible for the welfare of a child 3 years of age or younger, and the person receives medical assistance under the Illinois Public Aid Code. Provides that the diaper allowance may be used only to purchase diapers and shall be issued through an electronic benefit transfer card. Provides that the diaper allowance is not considered income for purposes of determining eligibility for medical assistance under the Illinois Public Aid Code or for any other public aid benefits provided under State law. Effective October 1, 2018.

Mar 31 17  
Rule 19(a) / Re-referred to Rules Committee

**HB 02621**  
Rep. Robyn Gabel

105 ILCS 5/21B-5

Amends the School Code. Makes a technical change in a Section concerning licensure of educators.

Mar 31 17  
Rule 19(a) / Re-referred to Rules Committee
HB 02622

Amends the Illinois Insurance Code. In the provision concerning the Illinois Workers' Compensation Commission Operations Fund surcharge, provides that after the effective date of the amendatory Act, the Director of Insurance shall make one or more loans to the Illinois Employers Mutual Insurance Company (the Company) in an amount not to exceed an aggregate amount of $10,000,000 from the Illinois Workers' Compensation Commission Operations Fund for the start-up funding and initial capitalization of the Company. Creates the Illinois Employers Mutual Insurance Company Article in the Code and establishes the Company as a nonprofit, independent public corporation. Provides that the Company (1) shall be operated as a domestic mutual insurance company, subject to all applicable provisions of the Code, (2) shall issue insurance for workers' compensation and occupational disease and shall not provide any other type of insurance, (3) shall not be considered a State agency or instrumentality of the State for any purpose, and (4) shall not receive any State appropriations or funds, except for an initial loan or loans. Sets forth provisions concerning a board of directors, ratemaking, the Illinois Insurance Guaranty Fund, a chief executive officer, liability, a workplace safety plan, investments, dividends, the sale of policies, auditing requirements, and an annual report. Effective immediately.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no land conveyance is necessary for this bill.
Correctional Note (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.
Pension Note (Government Forecasting & Accountability)
This legislation will not impact any public pension fund or retirement system in Illinois.
State Debt Impact Note (Government Forecasting & Accountability)
HB 2622 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.
Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.
Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.
Balanced Budget Note (Office of Management and Budget)
HB 02622 (CONTINUED)

The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

House Floor Amendment No. 1

In provisions concerning the Illinois Workers' Compensation Commission Operations Fund surcharge, provides that after the effective date of the amendatory Act, the Director of Insurance shall make a loan of $10,000,000 (rather than make one or more loans in an amount not to exceed an aggregate amount of $10,000,000) to the Illinois Employers Mutual Insurance Company from the Illinois Workers' Compensation Commission Operations Fund for the start-up funding and initial capitalization of the Company. Makes changes to the term years for members of the Board of directors. Makes changes to the qualifications for the Board director. Provides that the Board shall reflect the ethnic, cultural, and geographical diversity of the State. Removes language prohibiting policies of the Company to be sold by any insurance agent or broker licensed to sell workers' compensation insurance in the State. Makes changes to the dates that reports shall be submitted to the Governor and certain members of the General Assembly.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

Fiscal Note (Dept of Insurance)

The Illinois Department of Insurance (IDOI) collects a 1.01% surcharge annually on workers' compensation insurance premiums from insurance carriers. IDOI collects and deposits this surcharge on behalf of the Industrial Commission Operations Fund, which funds the operations of the Illinois Workers' Compensation Commission. However, the funds collected simply pass through the Illinois Department of Insurance. HB 2622 has no projected fiscal impact upon the Illinois Department of Insurance.

HB 02623

Amends the Boat Registration and Safety Act. Provides that no person may operate, use, or store (currently, operate) or give permission for the operation, usage, or storage (currently, operation) of any such watercraft on such waters unless it has on board while in operation a valid certificate of number issued under the Act, federal law, or another federally-approved numbering system of another state unless the pocket-sized certificate of number is in full force and effect or the operator is in possession of a valid 60 day temporary permit under the Act; and the identifying number set forth in the certificate of number is displayed on each side of the bow of such watercraft. Provides that watercraft requiring numbering applications shall be accompanied by a fee of up to $28 for a Class 1 watercraft and up to $60 for a Class 2 watercraft (rather than $18 for Class 1 watercraft and $50 for Class 2 watercraft). Provides that transfers of identification numbers with the Department of Natural Resources will bear a September 30 (rather than June 30) expiration date in the calendar year of expiration. Provides that new certificates of number issued will bear September 30 (rather than June 30) expiration dates in the calendar year 3 years after the issuing date. Provides that all certificates of number issued shall be renewed for 3 years from the nearest September 30 (rather than June 30). Provides that all certificates of number will be invalid after October 15 (rather than July 15) of the year of expiration. Limits the requirement for a certificate of title for watercraft required to be numbered to watercraft over 21 feet in length (rather than any watercraft). Repeals the Sections concerning water usage stamps and their required use on non-powered watercraft. Makes changes regarding the use of personal flotation devices. Makes other changes.

HB 02623

Rep. Laura Fine

625 ILCS 45/3-1 from Ch. 95 1/2, par. 313-1
625 ILCS 45/3-2 from Ch. 95 1/2, par. 313-2
625 ILCS 45/3-5 from Ch. 95 1/2, par. 313-5
625 ILCS 45/3-9 from Ch. 95 1/2, par. 313-9
625 ILCS 45/3-11 from Ch. 95 1/2, par. 313-11
625 ILCS 45/3A-1 from Ch. 95 1/2, par. 313A-1
625 ILCS 45/4-1 from Ch. 95 1/2, par. 314-1
625 ILCS 45/3-1.5 rep.
625 ILCS 45/3-7.5 rep.

Amends the Boat Registration and Safety Act. Provides that no person may operate, use, or store (currently, operate) or give permission for the operation, usage, or storage (currently, operation) of any such watercraft on such waters unless it has on board while in operation a valid certificate of number issued under the Act, federal law, or another federally-approved numbering system of another state unless the pocket-sized certificate of number is in full force and effect or the operator is in possession of a valid 60 day temporary permit under the Act; and the identifying number set forth in the certificate of number is displayed on each side of the bow of such watercraft. Provides that watercraft requiring numbering applications shall be accompanied by a fee of up to $28 for a Class 1 watercraft and up to $60 for a Class 2 watercraft (rather than $18 for Class 1 watercraft and $50 for Class 2 watercraft). Provides that transfers of identification numbers with the Department of Natural Resources will bear a September 30 (rather than June 30) expiration date in the calendar year of expiration. Provides that new certificates of number issued will bear September 30 (rather than June 30) expiration dates in the calendar year 3 years after the issuing date. Provides that all certificates of number issued shall be renewed for 3 years from the nearest September 30 (rather than June 30). Provides that all certificates of number will be invalid after October 15 (rather than July 15) of the year of expiration. Limits the requirement for a certificate of title for watercraft required to be numbered to watercraft over 21 feet in length (rather than any watercraft). Repeals the Sections concerning water usage stamps and their required use on non-powered watercraft. Makes changes regarding the use of personal flotation devices. Makes other changes.
HB 02624  Rep. Laura Fine, Katie Stuart, Michael Halpin, Deb Conroy, Theresa Mah, Natalie A. Manley, Elgie R. Sims, Jr., André Thapedi, Camille Y. Lilly, Mary E. Flowers, Carol Ammons and La Shawn K. Ford
(Sen. Heather A. Steans, Thomas Cullerton, Bill Cunningham, Omar Aquino-Linda Holmes-Jacqueline Y. Collins, Julie A. Morrison, Laura M. Murphy-Melinda Bush-Iris Y. Martinez, Cristina Castro, Scott M. Bennett, Michael E. Hastings and Kimberly A. Lightford)

New Act

Creates the Health Insurance Rate Review Act. Creates the independent quasi-judicial Health Insurance Rate Review Board to ensure insurance rates are reasonable and justified. Sets forth duties and prohibited activities concerning the Board. Creates the Health Insurance Rate Review Board Nomination Panel to provide a list of nominees to the Governor for appointment to the Health Insurance Rate Review Board. Sets forth the procedures for nomination. Provides requirements and procedures for health carriers to file current and proposed rates and rate schedules with the Health Insurance Rate Review Board. Provides that the Board shall review and approve or disapprove all rates and rate schedules filed or used by a health carrier. Sets forth provisions concerning rate standards, public notice, hearings, and the disapproval and approval of rates and rate schedules.

Fiscal Note (Dept of Insurance)
As currently drafted it is difficult to quantify the fiscal impact associated with this legislation. However, the legislation would create undue administrative burden to the Illinois Department of Insurance and is duplicative of the regulatory functions the Department performs.

Senate Committee Amendment No. 3

Replaces everything after the enacting clause. Creates the Short-Term, Limited-Duration Health Insurance Coverage Act. Provides disclosure requirements for policies, applications, and sales and marketing materials for short-term, limited-duration health insurance policies. Requires coverage subject to the Act to be approved by the Department of Insurance before it is issued or delivered. Requires a health issuer who intends to deliver or issue a short-term, limited-duration health insurance policy to file certain documents with the Department. Authorizes the Department to adopt rules to carry out the provisions of the Act. Effective January 1, 2019.

HB 02625  Rep. Laura Fine

35 ILCS 200/18-184.15 new
Amends the Property Tax Code. Creates an abatement for commercial property upon which a permeable surface has been installed. Provides that the amount of the abatement may not exceed $20 per square foot of permeable surface installed and shall be granted only for the first taxable year after the taxable year in which the permeable surface is installed. Provides that the term "permeable surface" means a near-zero-slump, open-graded material consisting of portland cement, coarse aggregate, little or no fine aggregate, admixtures, and water. Effective immediately.
New Act

Creates the Parental Rights for the Blind Act. Contains statements of legislative findings and purpose. Defines terms. Provides that a person's blindness shall not serve as a basis for denial or restriction of parenting time, the allocation of parental responsibilities, participation in adoption proceedings, foster care placement, or guardianship appointment. Provides that if a person's blindness is alleged to have a detrimental impact on a child, the party raising the allegation bears the burden of proving by clear and convincing evidence that the blindness endangers or will likely endanger the health, safety, or welfare of the child. Provides that if the burden is met, the person with blindness shall have the opportunity to demonstrate that the implementation of supportive parenting services will alleviate any concerns that have been raised. Provides that the court may require that the supportive parenting services be put in place, with an opportunity to review the need for continuation of the services within a reasonable period of time. Provides that if a court determines that a blind person's parental rights should be denied or limited in any manner, the court shall make specific written findings stating the basis for such a determination and why the provision of supportive parenting services is not a reasonable accommodation that must be made to prevent such denial or limitation.

House Floor Amendment No. 1

Provides that if a court determines that a blind person's parental rights should be denied or limited in any manner, the court shall make specific written findings stating why supportive parenting services cannot prevent the denial or limitation (instead of "why the provision of supportive parenting services is not a reasonable accommodation that must be made to prevent such denial or limitation"). Provides that the Department of Children and Family Services shall develop and implement procedures that ensure and provide equal access to child welfare services, programs, and activities in a nondiscriminatory manner and provide training to child welfare investigators and caseworkers on these procedures. Deletes language providing that: (1) if a person's blindness is alleged to have a detrimental impact on a child, the party raising the allegation bears the burden of proving by clear and convincing evidence that the blindness endangers or will likely endanger the health, safety, or welfare of the child; (2) if the burden is met, the person with blindness shall have the opportunity to demonstrate that the implementation of supportive parenting services will alleviate any concerns that have been raised; and (3) the court may require that the supportive parenting services be put in place, with an opportunity to review the need for continuation of the services within a reasonable period of time.

Aug 11 17  H  Public Act . . . . . . . 100-0075

HB 02627  Rep. Laura Fine

Amends the Condominium Property Act. Deletes language providing that: specified records may be inspected only for a proper purpose; and in an action to compel examination of specified records, the burden of proof is upon the member to establish that the member's request is based on a proper purpose.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02628  Rep. Laura Fine

705 ILCS 405/1-7  from Ch. 37, par. 801-7
705 ILCS 405/1-8  from Ch. 37, par. 801-8
705 ILCS 405/1-9  from Ch. 37, par. 801-9
705 ILCS 405/2-10 from Ch. 37, par. 802-10
705 ILCS 405/3-12 from Ch. 37, par. 803-12
705 ILCS 405/4-9  from Ch. 37, par. 804-9
705 ILCS 405/5-105
705 ILCS 405/5-120
705 ILCS 405/5-130
705 ILCS 405/5-401.5
705 ILCS 405/5-410
705 ILCS 405/5-901
705 ILCS 405/5-905
705 ILCS 405/5-915
730 ILCS 5/3-2-5  from Ch. 38, par. 1003-2-5
730 ILCS 5/5-8-6  from Ch. 38, par. 1005-8-6

Amends the Juvenile Court Act of 1987. Provides that persons under 21 years of age (rather than under 18 years of age) who commit misdemeanor offenses are subject to the proceedings under the Act for delinquent minors. Amends the Unified Code of Corrections to make conforming changes.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee

HB 02629  Rep. Rita Mayfield, Camille Y. Lilly and Nicholas K Smith

Appropriates $12,500,000 from the General Revenue Fund to the Department of Human Services for grants to the Illinois YouthBuild Coalition. Effective July 1, 2017.

Sep 28 17   H Rule 19(b) / Re-referred to Rules Committee

(Sen. Iris Y. Martinez-James F. Clayborne, Jr., Martin A. Sandoval and Emil Jones, III)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 2/1
225 ILCS 2/5
225 ILCS 2/10
225 ILCS 2/15
225 ILCS 2/20.1
225 ILCS 2/20.2 new
225 ILCS 2/35
225 ILCS 2/40
225 ILCS 2/50
225 ILCS 2/55
225 ILCS 2/110
410 ILCS 54/10
805 ILCS 10/3.6 from Ch. 32, par. 415-3.6

Amends the Regulatory Sunset Act. Extends the repeal date of the Acupuncture Practice Act from January 1, 2018 to January 1, 2028. Amends the Acupuncture Practice Act. Changes the short title of the Act to the Acupuncture and East Asian Medicine Practice Act. Allows for the practice of East Asian medicine. Makes changes to the definition of "acupuncture" and "acupuncturist". Defines "East Asian medicine". Removes the definition of "referral by written orders". Removes language allowing a physician or a dentist to refer by written order a patient to an acupuncturist and maintain management of the patient. Adds provisions concerning guest practitioners of acupuncture and East Asian medicine. Changes the name of the Board of Acupuncture to the Board of Acupuncture and East Asian Medicine and allows licensed practitioners of East Asian medicine to be members of the Board. Provides that the Department of Financial and Professional Regulation shall issue a license to an applicant that submits proof of a demonstration of status as a Diplomate of Acupuncture or Diplomate of Oriental Medicine with the National Certification Commission for Acupuncture and Oriental Medicine or an equivalent credential approved by the Department (rather than passing the National Certification Commission for Acupuncture and Oriental Medicine examination or an equivalent examination). Makes changes in provisions concerning titles and designations that can be used by those licensed under the Act. Makes conforming changes in the Comprehensive Health Insurance Plan Act, the Tattoo and Body Piercing Establishment Registration Act, and the Professional Service Corporation Act. Makes other changes. Effective immediately.

Fiscal Note (Financial & Professional Regulation)

The Department of Financial and Professional Regulation anticipates HB 2630 to result in approximately $207,000 in recurring annual expenses to the Department related to additional responsibilities assigned to the Department. HB 2630 does not provide any additional revenue sources to the Department to offset these costs.

House Committee Amendment No. 1

Deletes reference to:
225 ILCS 2/1
Deletes reference to:
225 ILCS 2/55
Deletes reference to:
410 ILCS 54/10
Deletes reference to:
805 ILCS 10/3.6
Adds reference to:
225 ILCS 2/12 new
HB 02630 (CONTINUED)

 Adds reference to:
  225 ILCS 2/20
 Adds reference to:
  225 ILCS 2/25
 Adds reference to:
  225 ILCS 2/30
 Adds reference to:
  225 ILCS 2/60
 Adds reference to:
  225 ILCS 2/70
 Adds reference to:
  225 ILCS 2/90 rep
 Adds reference to:
  225 ILCS 2/105
 Adds reference to:
  225 ILCS 2/120
 Adds reference to:
  225 ILCS 2/130
 Adds reference to:
  225 ILCS 2/140
 Adds reference to:
  225 ILCS 2/142 new
 Adds reference to:
  225 ILCS 2/152
 Adds reference to:
  225 ILCS 2/160
 Adds reference to:
  225 ILCS 2/170
 Adds reference to:
  225 ILCS 2/175
 Adds reference to:
  225 ILCS 2/190
 Adds reference to:
  225 ILCS 2/200
HB 02630 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Removes provisions changing the short title. Changes the definition of "acupuncture" to include evaluation or treatment in accordance with traditional and modern practices of East Asian medical theory. Removes the definition of "East Asian medicine". Removes provisions changing the name and scope of the Board of Acupuncture. In provisions concerning who may practice acupuncture, provides that a person shall only practice acupuncture consistent with the education and certifications obtained pursuant to the requirements of the Act. Removes an obsolete provision requiring that applicants submit proof of passing the National Certification Commission for Acupuncture and Oriental Medicine examination with an application for licensure. Provides that the Department of Financial and Professional Regulation may (rather than shall) issue a license to an applicant who submits with the application proof of specified requirements. Provides application requirements for applications submitted on or before December 31, 2019 and applications requirements for applications submitted on or after January 1, 2020. Further amends the Acupuncture Practice Act as follows: Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of any change of address or email address through specified means. Provides that members of the Board of Acupuncture may not serve more than 2 consecutive full terms (rather than for more than 8 years). Provides that the Act does not prohibit any person licensed in this State (currently, licensed in this State as a dentist or physician), from engaging in the practice for which he or she is licensed. Eliminates certain powers and duties of the Board. Eliminates a requirement that the Department of Financial and Professional Regulation seek the input of the Board on certain matters. Removes a provision allowing the Department to require a person seeking to resume active status to complete a period of evaluated clinical experience. Changes references to "registration" to references to "license". Provides that the Department has the authority and power to investigate any and all licensed activity. Removes a requirement that the Department mail a registration renewal form to registrants 60 days before the expiration of the current registration and a notice that a registration has lapsed. Makes changes to provisions concerning certification of the record to a court. Repeals provisions concerning maintaining a roster of licensed and disciplined persons. Removes provisions amending the Tattoo and Body Piercing Establishment Registration Act and the Professional Service Corporation Act. Makes other changes. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . . 100-0375

HB 02631  Rep. Margo McDermed

35 ILCS 735/3-5 from Ch. 120, par. 2603-5

Amends the Uniform Penalty and Interest Act. In a Section concerning penalties for negligence, provides that no penalty shall be imposed if the taxpayer is a business with fewer than 50 employees and the deficit in the audit is not more than 1%. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Provides a credit for the head of a single parent household that operates a business from his or her residential property for each dependent under the age of 18 living in that household. Defines terms. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02633  Rep. Elizabeth Hernandez

305 ILCS 5/1-5 from Ch. 23, par. 1-5


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02634  Rep. Elizabeth Hernandez

410 ILCS 647/1

Amends the Powdered Caffeine Control and Education Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02635  Rep. Elizabeth Hernandez

410 ILCS 115/1

Amends the Obesity Prevention Initiative Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02636  Rep. Elizabeth Hernandez
720 ILCS 5/20-2  from Ch. 38, par. 20-2

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning possession of explosives or explosive or incendiary devices.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02637  Rep. Elizabeth Hernandez
105 ILCS 5/10-20.9a  from Ch. 122, par. 10-20.9a

Amends the School Code. Makes a technical change in a provision concerning promoting students to the next higher grade level.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02638  Rep. Elizabeth Hernandez
105 ILCS 5/10-19  from Ch. 122, par. 10-19

Amends the School Code. Makes a technical change in a Section concerning the length of a school term.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02639  Rep. Elizabeth Hernandez

Appropriates $2 from the General Revenue Fund to the State Board of Education for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02640  Rep. Elizabeth Hernandez
215 ILCS 5/1  from Ch. 73, par. 613

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02641  Rep. William Davis-Frances Ann Hurley and Al Riley
(Sen. Scott M. Bennett and Julie A. Morrison-Patricia Van Pelt)

New Act

Creates the Protection of Individuals with Disabilities in the Criminal Justice System Task Force consisting of up to 25 members appointed by the Attorney General. Provides that the members shall reflect the racial, ethnic, and geographic diversity of the State. Specifies the categories of individuals to serve on the Task Force. Provides that the members of the Task Force shall serve without compensation. Provides that the Office of the Attorney General shall provide administrative and other support to the Task Force. Provides that the Task Force shall consider issues that affect adults and juveniles with disabilities with respect to their involvement with the police, detention and confinement in corrections facilities, representation by counsel, participation in the criminal justice system, communications with their families, awareness and accommodations for their disabilities, and concerns for the safety of the general public and individuals working in the criminal justice system. Provides that the Task Force shall make recommendations to the Governor and to the General Assembly regarding policies, procedures, legislation, and other actions that can be taken to protect the public safety and the well-being and rights of individuals with disabilities in the criminal justice system. Provides that the Task Force shall submit a report with its findings and recommendations to the Governor, the Attorney General, and the General Assembly on or before March 31, 2018. Repeals the Act on June 30, 2018. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill but provides that the Task Force shall consist of 24 members, 10 members appointed by the Governor, 10 members appointed by the Attorney General, and one each appointed by the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the President of the Senate, and the Minority Leader of the Senate. Provides that the Task Force shall also reflect the diversity of disabilities of the State. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Provides that the Task Force shall consist of 24 members, one member appointed by the Attorney General, one representative of the Office of the Governor and 14 other members appointed by the Governor, 2 circuit judges appointed by the Supreme Court, one member appointed by the State Treasurer, one member appointed by the Guardianship and Advocacy Commission, and 4 members of the General Assembly, one each appointed by the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the President of the Senate, and the Minority Leader of the Senate. Provides that the Guardianship and Advocacy Commission (rather than the Office of the Attorney General) shall provide administrative and other support to the Task Force. Effective immediately.

Sep 08 17  H  Public Act . . . . . . . . 100-0481
HB 02642  
Representative William Davis and Cynthia Soto

Amends the Film Production Services Tax Credit Act of 2008. Provides that a taxpayer shall not be entitled to take a credit under that Act for tax years beginning on or after January 1, 2027. Removes a provision from that Act providing that the General Assembly may extend the sunset date by 5-year intervals. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02643  
Representative William Davis-Patricia R. Bellock

(Sen. David Koehler)

Amends the Pedestrians with Disabilities Safety Act. Adds to the definition of "pedestrian with a disability" a person who may require the use of a mobility device, service animal, or white cane to travel on the walking, running, or bicycle paths of this State. Provides that if the Governor takes public notice of Pedestrians with Disabilities Safety Day (October 15) and issues a proclamation, he may discuss the history of laws protecting pedestrians with disabilities and may emphasize the need of all citizens to keep safe and functional for persons with disabilities the walking, running, or bicycle paths of this State.

Aug 11 17  H  Public Act . . . . . . . . 100-0076

HB 02644  
Representative William Davis

Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02645  
Representative William Davis

Amends the Workers' Compensation Act. Provides that employers may file safety and return to work programs with the Illinois Workers' Compensation Commission. Authorizes the Commission to certify the programs upon review for certain minimum requirements. Provides that the Director of Insurance shall direct any workers' compensation rate setting advisory organization to recalculate rates with respect to employers that file safety and return to work programs. Provides for the Director of Insurance to waive the Workers' Compensation Commission Operations Fund fee with respect to self-insured employers that file the plans.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02646  
Representative Deb Conroy

Amends the Illinois Income Tax Act. Provides that the credit for student assistance contributions sunsets on December 30, 2025 (instead of December 30, 2020). Provides that the credit for student-assistance contributions may not exceed $1,000 (currently, $500) per contributing employee per taxable year. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02647


20 ILCS 2805/2h new

Amends the Department of Veterans Affairs Act. Contains provisions concerning the establishment of various programs and services for the benefit of veterans including a proactive outreach program for veterans that served in high casualty units, in units that experienced high conflict areas, and in units where at least one service member committed suicide following his or her service; a public awareness campaign concerning the trauma and internal injuries suffered by veterans; specified training concerning mental health services for employees of veterans service organizations, Veterans Assistance Commissions, and veterans' service associations; educational success programs for veterans experiencing specified difficulties in higher education; a family preparation course for the families of returning veterans; a licensing program for therapy dogs for veterans; a transition program for returning veterans that reside in the State; a system that allows veterans to file a specified federal form immediately upon discharge; creation of an employer training program; and a standard statewide peer-to-peer training program to familiarize veterans with the veterans' services available at the local, State, and federal levels. Requires the Department of Veterans' Affairs to adopt any rules necessary to implement these provisions.

House Committee Amendment No. 1

Corrects the publication date for the final report of the Task Force on Veterans' Suicide.

House Floor Amendment No. 2

Provides that the Department of Veterans' Affairs shall hire (rather than shall find) combat veterans to serve as veteran service officers at veteran service organizations.

House Floor Amendment No. 3

Provides that the Department of Veterans' Affairs shall seek available federal funding, grants, or private funding to help fund provisions concerning the establishment of various programs and services for the benefit of veterans; or the Department shall collaborate with other departments, existing veterans' organizations, nonprofit organizations, or private organizations to implement the provisions.

Fiscal Note, House Floor Amendment No. 3 (Dept. of Veterans Affairs)

HB 2647 (H-AM 3) would have a fiscal impact to the Department of Veterans' Affairs. Anticipated annual costs would be $650,000 including 8 staff, who would be program managers, provide outreach, clerical support, and other expenses necessary to provide these programs. The HB 2647 costs are not part of the FY18 introduced budget. The Department's introduced budget is unable to absorb these costs without additional appropriations.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Veterans Affairs)

HB 2647 (H-AM 1) would have a fiscal impact to the Department of Veterans' Affairs. Anticipated annual costs would be $650,000 including 8 staff, who would be program managers, provide outreach, clerical support, and other expenses necessary to provide these programs. The HB 2647 costs are not part of the FY18 introduced budget. The Department's introduced bud get is unable to absorb these costs without additional appropriations.

Fiscal Note, House Floor Amendment No. 2 (Dept. of Veterans Affairs)

HB 2647 (H-AM 2) would have a fiscal impact to the Department of Veterans' Affairs. Anticipated annual costs would be $650,000 including 8 staff, who would be program managers, provide outreach, clerical support, and other expenses necessary to provide these programs. The HB 2647 costs are not part of the FY18 introduced budget. The Department's introduced bud get is unable to absorb these costs without additional appropriations.

Senate Floor Amendment No. 1
HB 02647 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:

Provides that the Illinois Department of Veterans' Affairs shall reach out and coordinate with (rather than reach out to) the United States Department of Veterans' Affairs (rather than Defense) in order to identify veterans returning from service in combat units (rather than heavy casualty and other specified units). Provides that the Department of Veterans' Affairs shall establish a proactive outreach program for veterans that served in combat units (rather than heavy casualty and other specified units). Provides that the Department of Veterans' Affairs shall have priority for hiring (rather than hire) combat veterans to serve at veteran service organizations. Provides that the Department of Veterans' Affairs, in coordination with institutions of higher education, shall provide proactive outreach as part of an educational success program for veterans experiencing difficulties in higher education (rather than higher education due to undiagnosed mental health issues that prevent them from succeeding). Provides that the Department of Veterans Affairs shall coordinate with existing veterans' associations and military organizations to provide (rather than shall provide) a specified family preparation course. Provides that the Illinois Department of Veterans' Affairs shall reach out to the United States Department of Veterans' Affairs (rather than Defense) for purposes of developing a transition program for returning veterans. Removes language providing that the transition program shall include a veteran-to-veteran connection program. Provides that the Department of Veterans' Affairs shall collaborate with non-profits, businesses, and employers in the State that focus on the needs of employees who are veterans seeking employment and that support employees who are veterans. Provides that the Department of Veterans' Affairs, in collaboration with veterans' organizations in the State, shall coordinate with the United States Department of Veterans' Affairs to promote their peer specialist program and collaborate with outside programs to establish a peer-to-peer program (rather than the Department of Veterans' Affairs, in collaboration with veterans' organizations in the State, establishing a standard statewide peer-to-peer training program).

Removes provisions creating a licensing program for therapy dogs for veterans, a system that allows veterans to file a specified federal form immediately upon discharge, and creation of an employer training program. Makes other changes.

Sep 08 17 H Public Act . . . . . . . . . 100-0482

HB 02648

Rep. Stephanie A. Kifowit

Appropriates $100,000,000 from the General Revenue Fund to the School Construction Fund for school construction grants as authorized under the School Construction Law. Effective July 1, 2017.

Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HB 02649

Rep. Sonya M. Harper, Gregory Harris and Jehan Gordon-Booth

30 ILCS 105/5.878 new
305 ILCS 5/12-4.51 new

Amends the State Finance Act. Creates the Safety-Net Hospital Service Loan Forgiveness Program Fund. Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to establish the Safety-Net Hospital Service Loan Forgiveness Program to make loan repayment disbursements to physicians and medical residents, as defined, who agree to practice in a Safety-Net Hospital. Requires physicians and medical residents who are selected to participate in the Program to agree, by contract, to serve a minimum 3-year full-time service obligation. Requires the Department to make annual disbursements directly to the selected physician or medical resident equivalent to 35% of the average educational debt for indebted graduates in his or her profession not to exceed the balance of the physician or medical resident's qualifying educational loans. Provides that before receiving loan repayment disbursements and as requested, the physician or medical resident must complete a confirmation of practice form verifying that he or she is practicing as required under the Program. Provides that if a physician or medical resident fails to fulfill the required minimum commitment of service, the Department shall collect the total amount paid to the physician or medical resident under the Program plus interest and shall deposit such moneys into the Safety-Net Hospital Service Loan Forgiveness Program Fund. Requires the Department to adopt any rules necessary to implement the Program.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02650

Rep. Stephanie A. Kifowit

Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HB 02651

Rep. Stephanie A. Kifowit

Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee
HB 02652  Rep. Stephanie A. Kifowit
20 ILCS 2805/2h new
Amends the Department of Veterans Affairs Act. Contains provisions concerning the establishment of various programs and services for the benefit of veterans including an educational success programs for veterans experiencing specified difficulties in higher education; a family preparation course for the families of returning veterans; a transition program for returning veterans that reside in the State; a system that allows veterans to file a specified federal form immediately upon discharge; creation of an employer training program; and a standard statewide peer-to-peer training program to familiarize veterans with the veterans' services available at the local, State, and federal levels. Requires the Department of Veterans' Affairs to adopt any rules necessary to implement these provisions.

House Committee Amendment No. 1
Corrects the publication date for the final report of the Task Force on Veterans' Suicide.

Fiscal Note, House Floor Amendment No. 2 (Dept. of Veterans Affairs)
HB 2652 (H-AM 2) would have a fiscal impact to the Department of Veterans' Affairs. Some of the anticipated annual costs are included in the Fiscal Note for HB 2647. HB 2652 increases costs by $102,800 for 1 staff to develop a program to identify companies trained on circumstances unique to veterans seeking employment and continuing support during employment. The $102,800 is in addition to the $650,000 identified for the provision of HB 2647. The HB 2652 costs are not part of the FY18 introduced budget. The Department's introduced budget is unable to absorb these costs without additional appropriations.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Veterans Affairs)
HB 2652 (H-AM 1) would have a fiscal impact to the Department of Veterans' Affairs. Some of the anticipated annual costs are included in the Fiscal Note for HB 2647. HB 2652 increases costs by $102,800 for 1 staff to develop a program to identify companies trained on circumstances unique to veterans seeking employment and continuing support during employment. The $102,800 is in addition to the $650,000 identified for the provisions of HB 2647. The HB 2652 costs are not part of the FY18 introduced budget. The Department's introduced budget is unable to absorb these costs without additional appropriations.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02653  Rep. Stephanie A. Kifowit
20 ILCS 2805/2h new
Amends the Department of Veterans Affairs Act. Contains provisions concerning the establishment of various programs and services for the benefit of veterans including a proactive outreach program for veterans that served in high casualty units, in units that experienced high conflict areas, and in units where at least one service member committed suicide following his or her service; a public awareness campaign concerning the trauma and internal injuries suffered by veterans; and a licensing program for therapy dogs for veterans. Requires the Department of Veterans' Affairs to adopt any rules necessary to implement these provisions.

House Committee Amendment No. 1
Corrects the publication date for the final report of the Task Force on Veterans' Suicide.

Fiscal Note, House Floor Amendment No. 2 (Dept. of Veterans Affairs)
HB 2653 (H-AM 2) would have a fiscal impact to the Department of Veterans' Affairs. Anticipated annual costs are included in the Fiscal Note for HB 2647. The HB 2653 costs are not part of the FY18 introduced budget. The Department's introduced budget is unable to absorb these costs without additional appropriations.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Veterans Affairs)
HB 2653 (H-AM 1) would have a fiscal impact to the Department of Veterans' Affairs. Anticipated annual costs are included in the Fiscal Note 2647. The HB 2653 costs are not part of the FY18 introduced budget. The Department's introduced budget is unable to absorb these costs without additional appropriations.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02654  Rep. Stephanie A. Kifowit and Keith R. Wheeler

20 ILCS 2805/2h new

Amends the Department of Veterans Affairs Act. Provides that the Department of Veterans' Affairs shall provide training to frontline employees at veterans service organizations established under the Act on mental health services to identify veterans who might be at risk of suicidal thoughts. Provides that the training may include, but not be limited to, mental health first aid training and amplified suicide advanced training programs. Provides that the Department shall provide assistance to Veterans Assistance Commissions established under the Military Veterans Assistance Act and veterans' service associations, including, but not limited to, the American Legion, Veterans of Foreign Wars, and AMVETS, in providing the training. Provides that the Department shall find combat veterans to serve as veteran service officers at veterans service organizations established under the Act for the purpose of having veteran service officers who are able to properly relate to fellow combat veterans. Requires the Department to adopt any rules necessary to implement these provisions.

House Committee Amendment No. 1

Corrects the publication date for the final report of the Task Force on Veterans' Suicide.

Fiscal Note, House Floor Amendment No. 3 (Dept. of Veterans Affairs)

HB 2654 (H-AM 3) would have a fiscal impact to the Department of Veterans' Affairs. Anticipated annual costs would be $300,000 for up to 3 staff, who would be trainers, and other expenses necessary to provide the training. The additional costs are not part of the FY18 introduced budget and the Department's budget is unable to absorb these costs without additional appropriations.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Veterans Affairs)

HB 2654 (H-AM 1) would have a fiscal impact to the Department of Veterans' Affairs. Anticipated annual costs would be $300,000 for up to 3 staff, who would be trainers, and other expenses necessary to provide the training. The additional costs are not part of the FY18 introduced budget and the Department's budget is unable to absorb these costs without additional appropriations.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02655  Rep. Katie Stuart, Anthony DeLuca, Silvana Tabares, Kelly M. Burke and Fred Crespo

25 ILCS 115/1
from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that beginning on the second Wednesday in January 2019, the salary received by each member of the General Assembly shall be reduced by 10%. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02656  Rep. Stephanie A. Kifowit

20 ILCS 2805/2h new

Amends the Department of Veterans Affairs Act. Contains provisions concerning the establishment of various programs and services for the benefit of veterans including an educational success program for veterans experiencing specified difficulties in higher education; a family preparation course for the families of returning veterans; a transition program for returning veterans that reside in the State; a system that allows veterans to file a specified federal form immediately upon discharge; creation of an employer training program; and a standard statewide peer-to-peer training program to familiarize veterans with the veterans' services available at the local, State, and federal levels. Requires the Department of Veterans' Affairs to adopt any rules necessary to implement these provisions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02657  Rep. Stephanie A. Kifowit

20 ILCS 2805/2h new

Amends the Department of Veterans Affairs Act. Contains provisions concerning the establishment of various programs and services for the benefit of veterans including a proactive outreach program for veterans that served in high casualty units, in units that experienced high conflict areas, and in units where at least one service member committed suicide following his or her service; a public awareness campaign concerning the trauma and internal injuries suffered by veterans; and a licensing program for therapy dogs for veterans. Requires the Department of Veterans' Affairs to adopt any rules necessary to implement these provisions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02658  Rep. Stephanie A. Kifowit

20 ILCS 2805/2h new
Amends the Department of Veterans Affairs Act. Provides that the Department of Veterans' Affairs shall provide training to frontline employees at veterans service organizations established under the Act on mental health services to identify veterans who might be at risk of suicidal thoughts. Provides that the training may include, but not be limited to, mental health first aid training and amplified suicide advanced training programs. Provides that the Department shall provide assistance to Veterans Assistance Commissions established under the Military Veterans Assistance Act and veterans' service associations, including, but not limited to, the American Legion, Veterans of Foreign Wars, and AMVETS, in providing the training. Provides that the Department shall find combat veterans to serve as veteran service officers at veterans service organizations established under the Act for the purpose of having veteran services officers who are able to properly relate to fellow combat veterans. Requires the Department of Veterans' Affairs to adopt any rules necessary to implement these provisions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02659  Rep. Stephanie A. Kifowit

10 ILCS 5/1-25 new
Amends the Election Code. Provides that general election candidates for the offices of Governor, Lieutenant Governor, Secretary of State, Attorney General, State Comptroller, State Treasurer, and member of the General Assembly shall, not less than 60 days prior to the general election in which they are seeking office, file with the State Board of Elections federal and state tax returns for the 5 most recent taxable years in which the tax returns were filed with the federal Internal Revenue Services and Department of Revenue. Requires the State Board to post the tax returns online after redacting certain identifying information. Requires the State Board to establish by rule a procedure to challenge potential violations of these requirements and allows the State Board to adopt other rules it deems necessary. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02660  Rep. Katie Stuart

25 ILCS 115/1 from Ch. 63, par. 14
25 ILCS 115/1.1 from Ch. 63, par. 14.1
25 ILCS 115/2 from Ch. 63, par. 15

Amends the General Assembly Compensation Act. Provides that beginning January 1, 2018, and for each year thereafter, no member of the General Assembly shall receive mileage or allowance for travel to and from convened sessions of the General Assembly, or allowance for lodging and meals while in attendance at sessions of the General Assembly. Makes conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Thomas Cullerton-Melinda Bush-Cristina Castro)

210 ILCS 50/3.55
Amends the Emergency Medical Services (EMS) Systems Act. Provides that an EMR, EMT, EMT-I, A-EMT, or Paramedic may transport a police dog injured in the line of duty to a veterinary clinic or similar facility if there are no persons requiring medical attention or transport at that time. Defines "police dog".

Aug 15 17  H  Public Act . . . . . . . . . . 100-0108

HB 02662  Rep. Stephanie A. Kifowit

30 ILCS 540/3-2
30 ILCS 540/3-5 new
Amends the State Prompt Payment Act. Provides that in order to receive payment under the Act, State agencies shall submit all invoices to the State Comptroller within 30 days after receiving sufficient information to create a proper bill or invoice. Provides that no contracts shall be entered into by a State agency without appropriation authority for the term of the contract. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Kimberly A. Lightford-Karen McConnaughay-Iris Y. Martinez-Toi W. Hutchinson, Daniel Biss, Pamela J. Althoff, Omar Aquino, Cristina Castro, Laura M. Murphy, Don Harmon, Patricia Van Pelt-Heather A. Steans, Christine Radogno, Mattie Hunter, Melinda Bush, Sue Rezin, Linda Holmes, Jacqueline Y. Collins and Napoleon Harris, III)

105 ILCS 5/2-3.71 from Ch. 122, par. 2-3.71
105 ILCS 5/2-3.71a from Ch. 122, par. 2-3.71a
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
225 ILCS 10/5.10 new

Amends the School Code. Provides that early childhood programs receiving State Board of Education grants for preschool educational programs shall prohibit the expulsion of children. Provides instead that when persistent and serious challenging behaviors emerge, the early childhood program shall document steps taken to ensure that the child can participate safely in the program and utilize a range of community resources. Sets forth provisions concerning the creation of a transition plan if there is documented evidence that all available interventions and supports recommended by a qualified professional have been exhausted; temporary removal of a child; the utilization of training, technical support, and professional development resources; and annually reporting to the State Board. Makes related changes. Amends the Child Care Act of 1969 to require the Department of Children and Family Services, in consultation with the Governor's Office of Early Childhood Development and the State Board of Education, to adopt rules prohibiting the use of expulsion due to a child's persistent and serious challenging behaviors in licensed day care centers, day care homes, and group day care homes.

House Committee Amendment No. 1

In the provisions concerning grants for preschool educational programs, (i) changes how often the State Board of Education must report to the General Assembly on the results and progress of students from every 3 years to every 2 years, and (ii) with respect to the expulsion prohibition, makes changes concerning training and reporting data.

House Floor Amendment No. 2

Provides that, beginning on July 1, 2018, early childhood programs shall annually report to the State Board of Education, and, beginning in fiscal year 2020, the State Board shall make available on a biennial basis, in an existing report, certain data for children from birth to age 5 who are served by the program (rather than providing that on or before July 1, beginning in 2018, early childhood programs shall annually report to the State Board and, on a biennial basis, the State Board shall make publicly available, in an existing annual report, certain data for children from birth to age 5 who are served by the program).

Aug 14 17    H Public Act . . . . 100-0105
HB 02664  Rep. William Davis-Camille Y. Lilly
(Sen. Napoleon Harris, III-Jacqueline Y. Collins, Donne E. Trotter and Kimberly A. Lightford)

30 ILCS 540/7
from Ch. 127, par. 132.407

Amends the State Prompt Payment Act. Provides that if a contractor is assessed liquidated damages by the State, the contractor is still responsible to each subcontractor under the subcontracts. For contracts with the Department of Transportation, provides that if a contractor is assessed a liquidated damages penalty equal to or exceeding the total amount of the contract and the contractor is unable to pay its subcontractors, the Department of Transportation shall verify completion of the work performed by the subcontractor and, upon successful verification, pay the subcontractor the amount owed on the subcontract with the contractor.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the State Prompt Payment Act. Provides when a contractor receives any payment under a contract with a State official or agency, the contractor shall pay each lower-tiered subcontractor and material supplier and each subcontractor and material supplier shall make payment to its own respective subcontractors and material suppliers. Provides that for construction contracts with the Department of Transportation, the contractor, subcontractor, or material supplier, regardless of tier, shall not offset, decrease, or diminish payment or payments that are due to its subcontractors or material suppliers without reasonable cause. Requires a contractor who refuses to make prompt payment to make written notice. Sets forth requirements for administrative hearings held in the event a contractor refuses to make prompt payment. Allows contractors to be further barred from entering into State public construction contracts for a period of 6 months if, on 2 or more occasions within a 3-calendar-year period, there is a finding by an administrative law judge that the contractor failed to make payment in full without reasonable cause. Allows for the award of attorney's fees. Provides that orders under these provisions are subject to the Administrative Review Law. Sets forth rules of construction. Allows State agencies to adopt rules as may be deemed necessary to establish formal procedures in accordance with the provisions. Makes other changes.

Aug 25 17    H  Public Act . . . . . . . . 100-0376
HB 02665  Rep. William Davis
(Sen. Don Harmon)
20 ILCS 3955/33.5 new
755 ILCS 5/11a-5 from Ch. 110 1/2, par. 11a-5
755 ILCS 5/11a-21 from Ch. 110 1/2, par. 11a-21
755 ILCS 5/13-1 from Ch. 110 1/2, par. 13-1
755 ILCS 5/13-1.2

Amends the Guardianship and Advocacy Act. Provides that the State Guardian shall provide a training program that outlines the duties and responsibilities of guardians appointed for adults with disabilities under the Probate Act of 1975. Provides that the training program shall be offered to courts at no cost, and shall outline the responsibilities of guardians and the rights of persons with disabilities in adult guardianships. Provides that in developing the training program content, the State Guardian may consult with various entities. Amends the Probate Act of 1975. Provides that a person may not act as the guardian of an adult with a disability until he or she has completed a training program developed by the State Guardian or by another suitable provider approved by the court. Exempts from the training requirements public guardians, state guardians, attorneys currently authorized to practice law, and persons who are certified as National Certified Guardians by the Center for Guardianship Certification. Provides that at the conclusion of a hearing on a petition to terminate the adjudication of disability or revoke or modify letters of appointment, the court may require the guardian to complete the training program. Provides that the Governor may designate, without the advice and consent of the Senate, the Office of State Guardian as an interim public guardian to fill a vacancy in one or more counties. Provides that the Guardianship and Advocacy Commission shall provide public guardians with information about certification requirements and procedures for testing and certification offered by (instead of "professional training opportunities and facilitate testing and certification opportunities at locations in Springfield and Chicago with") the Center for Guardianship Certification. Effective one year after becoming law.

House Committee Amendment No. 1

Deletes reference to:

755 ILCS 5/11a-5

Adds reference to:

755 ILCS 5/11a-12 from Ch. 110 1/2, par. 11a-12

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) provides that in developing the training program content, the State Guardian shall (instead of ")may") consult with various entities and give due consideration to making the training materials accessible to persons with disabilities; (2) removes language providing that a person may not act as the guardian of an adult with a disability until he or she has completed a training program developed by the State Guardian or by another suitable provider approved by the court; (3) provides instead that, with exceptions, the order of appointment of a guardian of the person in any county with a population of less than 3 million shall include the requirement that the guardian of the person complete the training program and file with the court a certificate of completion one year from the date of issuance of the letters of guardianship; (4) provides that the Governor may fill a vacancy in one or more counties having a population of 500,000 or less if the designation meets certain criteria; and (5) makes other changes.

Senate Floor Amendment No. 3

Provides that good cause for a court to exempt a person from the guardianship training requirements may be proven by affidavit and if the court finds good cause to exempt an individual from the training requirement, the order of appointment shall so state.

Sep 08 17 H Public Act . . . . . . . . 100-0483

HB 02666  Rep. Rita Mayfield-David S. Olsen and Jerry Lee Long
35 ILCS 200/15-166 new
35 ILCS 200/15-167
35 ILCS 200/15-169

Amends the Property Tax Code. Creates a veterans' standard homestead exemption. Provides that the exemption applies only for the first taxable year after the veteran acquires an ownership interest in the property. Provides that the amount of the exemption is a reduction from the property's equalized assessed value in the amount of: (1) $5,000 if the property has an equalized assessed value of $250,000 or less; or (2) $10,000 if the property has an equalized assessed value of more than $250,000. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02667  Rep. Kelly M. Cassidy

735 ILCS 5/9-102  from Ch. 110, par. 9-102
735 ILCS 5/9-104.3  from Ch. 110, par. 9-104.3

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Provides that when property is part of a master association or a common interest community association (instead of "subject to the provisions of a declaration establishing a common interest community and requiring the unit owner to pay regular or special assessments for the maintenance or repair of common areas owned in common by all of the owners of the common interest community or by the community association and maintained for the use of the unit owners or of any other expenses of the association lawfully agreed upon") and other specific conditions are met, the board may bring a forcible entry and detainer action. Provides that provisions governing actions to collect common expenses apply to any common interest community association that is subject to the Common Interest Community Association Act. Deletes language providing that the provisions do not apply to any common interest community unless specified conditions are met. Provides that "common interest community" and "common interest community association" have the meanings provided in the Common Interest Community Association Act. Makes other changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02668  Rep. Kelly M. Cassidy


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 02669  Rep. Kelly M. Cassidy

30 ILCS 105/5  from Ch. 127, par. 141

Amends the State Finance Act. Makes a technical change in a Section concerning special funds.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02670  Rep. Kelly M. Cassidy

220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02671  Rep. Kelly M. Cassidy

5 ILCS 100/1-1  from Ch. 127, par. 1001-1

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02672  Rep. Kelly M. Cassidy

815 ILCS 670/5


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02673  Rep. Kelly M. Cassidy

765 ILCS 605/9  from Ch. 30, par. 309

Amends the Condominium Property Act. Provides that at the end of an association's fiscal year and after the association has approved any end-of-year fiscal audit, if applicable, if the fiscal year ended with a surplus of funds over actual expenses, including budgeted reserve fund contributions, then, notwithstanding any contrary provision in the association's declaration and bylaws, the board of managers has the authority, in its discretion, to dispose of the surplus in one or more of the following ways: (i) contribute the surplus to the association's reserve fund; (ii) return the surplus to the unit owners as a credit against the remaining monthly assessments for the current fiscal year; (iii) return the surplus to the unit owners in the form of a direct payment to the unit owners; or (iv) maintain the funds in the operating account, in which case the funds shall be applied as a credit when calculating the following year's annual budget. Provides that if 20% of the unit owners of the association deliver a petition objecting to the action of the board of managers within 14 days after notice to the unit owners of the action, the board shall call a meeting of the unit owners within 30 days of the date of delivery of the petition. Provides that the unit owners may vote to select a different option than the option selected by the board of managers; however, if a majority of the total votes of the unit owners are not cast at the meeting to reject the board's selection and select a different option, the board's decision is ratified.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02674  Rep. Kelly M. Cassidy
215 ILCS 5/1  from Ch. 73, par. 613
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02675  Rep. Kelly M. Cassidy
215 ILCS 5/1  from Ch. 73, par. 613
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02676  Rep. Kelly M. Cassidy
415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02677  Rep. Kelly M. Cassidy
415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02678  Rep. Kelly M. Cassidy
520 ILCS 5/1.1  from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02679  Rep. Martin J. Moylan
70 ILCS 1810/12  from Ch. 19, par. 163
Amends the Illinois International Port District Act. Provides that, upon notification by the Department of Revenue's Debt Collection Bureau that any member of the Board of the Illinois International Port District is delinquent in any debt owed to the State, the Board shall withhold that delinquent amount from the member's compensation and shall remit the delinquent amount to the Department. Effective immediately.
Mar 21 17  H  Tabled

HB 02680  Rep. Gregory Harris
410 ILCS 210/0.5 new
410 ILCS 210/1  from Ch. 111, par. 4501
410 ILCS 210/1.5
410 ILCS 210/2  from Ch. 111, par. 4502
410 ILCS 210/3  from Ch. 111, par. 4503
Amends the Consent by Minors to Medical Procedures Act. Provides that provisions concerning the giving of consent to the performance of procedures or services apply to the giving of consent to the performance of procedures or services by a physician licensed under the Medical Practice Act of 1987 (rather than a physician licensed to practice medicine and surgery or a physician licensed to practice medicine in all its branches).
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02681  Rep. Carol Sente-Margo McDermed-Peter Breen-Grant Wehrli-Steven A. Andersson
50 ILCS 510/8  from Ch. 85, par. 6408
Amends the Local Government Professional Services Selection Act. Provides that a political subdivision may waive the public hearing, evaluation procedure, and selection procedure for the selection of architectural, engineering, or land surveying services in an emergency situation for a project that is expected to cost less than $50,000 (currently, $25,000). Provides that this amount shall be increased annually by a percentage equal to the annual unadjusted percentage increase, if any, as determined by the consumer price index-u.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02682  Rep. Ryan Spain
40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
Amends the Illinois Pension Code. Makes a technical change in a Section concerning prohibited transactions.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02683  Rep. Jay Hoffman
65 ILCS 5/11-74.4-3.5
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02684  Rep. Jerry Costello, II-Brandon W. Phelps-Allen Skillicorn and Natalie Phelps Finnie
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm on any bus, train, or form of transportation paid for in whole or in part with public funds, and any building, real property, and parking area under the control of a public transportation facility paid for in whole or in part with public funds.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Neil Anderson)
520 ILCS 5/2.35 from Ch. 61, par. 2.35
520 ILCS 5/3.4 from Ch. 61, par. 3.4
520 ILCS 5/3.11 from Ch. 61, par. 3.11
520 ILCS 5/3.14 from Ch. 61, par. 3.14
520 ILCS 5/3.15 from Ch. 61, par. 3.15
520 ILCS 5/3.16 from Ch. 61, par. 3.16
520 ILCS 5/3.16a
520 ILCS 5/3.18 from Ch. 61, par. 3.18
520 ILCS 5/3.19 from Ch. 61, par. 3.19
520 ILCS 5/3.20 from Ch. 61, par. 3.20
520 ILCS 5/3.12 rep.
Amends the Wildlife Code. Provides that except as provided in the Code, it is unlawful to have in his or her possession the green hides of fur bearing mammals without a valid hunting or trapping license. Provides that the annual fee for each resident fur buyer's permit (rather than a resident retail or wholesale fur buyer's permit) shall be $50.00 (rather than $25.00 for a resident retail fur buyer's permit or $125.00 for a resident wholesale fur buyer's permit). Provides that all fur buyers and non-resident auction participants shall maintain records of the receipt, collection, purchase, and sale of green hides of fur-bearing mammals. Provides that a record of each transaction shall be created at the time it is executed specifying the date, numbers, and kinds of green hides purchased, sold, or transferred, price paid for each green hide, if any, and the name, address, and Department customer identification number of the other party. Provides that a person who holds a fur tanner's permit is exempt from provisions for a resident fur buyer permit holder as long as the person is not engaged in the business of receiving green hides for the purpose of buying or selling the hides, whether green, dressed, processed, or tanned and the hides which have been tanned or processed are returned to the person who submitted the hides for processing or tanning. Repeals a provision regarding the receiving, collecting, or buying of green hides of fur-bearing or game mammals. Makes other conforming changes. Effective January 1, 2018.
House Floor Amendment No. 1
Provides that all resident and non-resident fur buyer permits and non-resident auction participation permits shall expire on March 31 (currently, April 30). Makes other technical changes.
Aug 18 17  H  Public Act . . . . . . . . . . 100-0123
HB 02686  Rep. Scott Drury
720 ILCS 5/28-1  from Ch. 38, par. 28-1
720 ILCS 5/28-2  from Ch. 38, par. 28-2
Amends the Criminal Code of 2012. Provides that a person also commits gambling when he or she knowingly establishes, maintains, operates, or offers an Internet site, smartphone application, or other similar electronic or digital media or communication technology that permits a person to play a game of chance or skill for money or other thing of value by means of the Internet, smartphone application, or other similar electronic or digital media or communication technology or to make a wager upon the result of any game, contest, political nomination, appointment, or election by means of the Internet, smartphone application, or other similar electronic or digital media or communication technology, or knowingly establishes, maintains, or operates a fantasy sports contest that permits a person to play the contest for money or other thing of value. This provision does not apply to season-long fantasy sports contests. Provides that a violation is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense. Defines "fantasy sports contest", "season-long fantasy sports contest", and "smartphone".
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02687  Rep. Cynthia Soto and Barbara Wheeler
225 ILCS 65/Art. 85 heading new
225 ILCS 65/85-5 new
225 ILCS 65/85-10 new
Amends the Nurse Practice Act. Ratifies and approves the Nurse Licensure Compact, which allows for the issuance of multistate licenses that allow nurses to practice in their home state and other compact states. Provides that the Compact does not supersede existing State labor laws.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02688  Rep. Cynthia Soto-Brandon W. Phelps-Mark Batinick
New Act
Creates the Psychology Interjurisdictional Compact Act. Provides that the State of Illinois enters into the Psychology Interjurisdictional Compact and sets forth the provisions of the Compact. Provides that the purposes of the Compact are to increase public access to professional psychological services by allowing for telepsychological practice across state lines and temporary in-person services in which the psychologist is not licensed to practice psychology, enhance the states’ ability to protect the public's health and safety, encourage the cooperation of Compact States in the areas of psychology licensure and regulation, facilitate the exchange of information between Compact States regarding psychologist licensure, adverse actions, and disciplinary history, promote compliance with the laws governing psychological practice in each Compact State, and invest all Compact States with the authority to hold licensed psychologists accountable through the mutual recognition of Compact State licenses. The Compact contains provisions concerning home state licensure, Compact privilege to practice telepsychology, Compact temporary authorization to practice, conditions of telepsychology practice in a receiving state, adverse actions, additional authorities invested in a Compact State's psychology regulatory authority, a coordinated licensure information system, establishment of the Psychology Interjurisdictional Compact Commission, rulemaking, oversight, dispute resolution and enforcement, and the date of implementation of the Compact.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02689  Rep. Will Guzzardi
5 ILCS 140/1.1  from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02690  Rep. Will Guzzardi
5 ILCS 120/1.01  from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02691

220 ILCS 5/13-102 from Ch. 111 2/3, par. 13-102
220 ILCS 5/13-103 from Ch. 111 2/3, par. 13-103
220 ILCS 5/13-406 from Ch. 111 2/3, par. 13-406
220 ILCS 5/13-406.1 new
220 ILCS 5/21-401
220 ILCS 5/13-1200 rep.
220 ILCS 5/21-1601 rep.

Amends the Public Utilities Act. Adds provisions to the Telecommunications Article concerning the transition of Large Electing Providers to Internet Protocol-based networks and service. Provides that beginning July 1, 2017, a Large Electing Provider may cease to offer and provide a telecommunications service to an identifiable class or group of customers, other than voice telecommunications service to residential customers, upon 60 days' notice to the Commission and affected customers. Provides that beginning July 1, 2017, a Large Electing Provider, may cease to offer and provide voice telecommunications service to an identifiable class or group of residential customers subject to compliance with specified requirements. Repeals language that provides for the repeal of the Telecommunications Article of the Public Utilities Act on July 1, 2017. Removes the December 31, 2020 expiration date for an Illinois Commerce Commission-issued authorization to offer or provide cable or video service. Repeals language that provides for the repeal of specified Sections of the Cable and Video Competition Article of the Illinois Public Utilities Act on July 1, 2017. Defines terms and makes other changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02692
Rep. Gregory Harris

305 ILCS 5/5-1 from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02693
Rep. Gregory Harris

30 ILCS 105/5.878 new
110 ILCS 330/8.5 new

Amends the University of Illinois Hospital Act. Creates the Cardiac Arrest Data Collection Fund and makes a corresponding change in the State Finance Act. Provides that all moneys in the Fund shall be used by the University of Illinois Hospital to support statewide quality improvement efforts to address disparities in cardiac arrest care. Provides that all eligible hospitals in the State shall pay an annual fee of $3,500 that shall be deposited into the Fund. Defines "eligible hospital" to mean a hospital operated under the University of Illinois Hospital Act or licensed under the Hospital Licensing Act that receives reimbursement from the federal Centers for Medicare and Medicaid Services. Provides that the University of Illinois Hospital shall use the moneys in the Fund for specified purposes.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02694  Rep. Gregory Harris-Patricia R. Bellock-David Harris-Robyn Gabel, Kathleen Willis, Michael P. McAuliffe, Kelly M. Cassidy, Rita Mayfield, Ann M. Williams, Laura Fine, Cynthia Soto, Sheri Jesiel, Arthur Turner, Katie Stuart and Dave Severin

215 ILCS 134/25
Amends the Managed Care Reform and Patient Rights Act. In provisions concerning transition of services, provides that the health care plan shall not modify an enrollee's coverage of a drug during the plan year if the drug has been previously approved for coverage by the plan for a medical condition, the plan's prescribing provider continues to prescribe the drug for the medical condition, and the patient continues to be an enrollee of the health care plan. Provides specific prohibited modifications of drug coverage in the health plan. Provides that the provisions do not prohibit a health care plan from requiring a pharmacist to effect generic substitutions of prescription drugs. Provides that the provisions do not prohibit the addition of prescription drugs to a health care plan's list of covered drugs during the coverage year. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02695  Rep. Robert Rita-Emanuel Chris Welch

225 ILCS 447/40-5
Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that reasonable attorney's fees and costs may be awarded to a licensee, interested party, or person injured if he or she successfully obtains injunctive relief, whether by consent or otherwise. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02696  Rep. Ann M. Williams, Robert Martwick and Emanuel Chris Welch

765 ILCS 160/1-45
765 ILCS 605/18.5
from Ch. 30, par. 318.5
Amends the Common Interest Community Association Act. Provides that each member of a common interest community association shall receive through a prescribed delivery method, at least 25 (instead of 30) days but not more than 60 days prior to the adoption by the board, a copy of the proposed annual budget. Makes a similar change in the Condominium Property Act. Further amends the Condominium Property Act. Replaces language specifying when a portion of a noticed board meeting may be closed with language providing that the board may close any portion of a noticed meeting or meet separately from a noticed meeting to: (A) discuss litigation when an action against or on behalf of the particular association has been filed and is pending in a court or administrative tribunal, or when the board of managers finds that such an action is probable or imminent; (B) discuss the appointment, employment, engagement, or dismissal of an employee, independent contractor, agent, or other provider of goods and services; (C) interview a potential employee, independent contractor, agent, or other provider of goods and services; (D) discuss violations of rules and regulations of the association; (E) discuss a unit owner's unpaid share of common expenses; or (F) consult with the association's legal counsel.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02697  Rep. William Davis

35 ILCS 200/18-190
105 ILCS 5/17-2
from Ch. 122, par. 17-2
Amends the School Code and the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a tax levied for educational purposes for the 2017 levy year and all subsequent levy years by any school district subject to the Property Tax Extension Limitation Law may be extended at a rate exceeding the rate established for educational purposes by referendum or statute, provided that the rate does not cause the school district to exceed its limiting rate under the Property Tax Extension Limitation Law for that levy year. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02698
(Sen. Toi W. Hutchinson-Karen McConnaughay-Andy Manar, Kimberly A. Lightford-Chuck Weaver, Michael Connelly-Cristina Castro and Thomas Cullerton)

30 ILCS 750/9-3 from Ch. 127, par. 2709-3
30 ILCS 750/9-4 from Ch. 127, par. 2709-4
30 ILCS 750/9-4.2 from Ch. 127, par. 2709-4.2
30 ILCS 750/9-4.3 from Ch. 127, par. 2709-4.3

Amends the Build Illinois Act. Provides that the Department of Commerce and Economic Opportunity may also make loans or equity investments to small businesses with moneys in the State Small Business Credit Initiative Fund (currently, the Department make only make such loans and equity investments with moneys in the Build Illinois Bond Fund, the Illinois Capital Revolving Fund, or the Illinois Equity Revolving Fund). Provides that the Department of Commerce and Economic Opportunity may make loans to small businesses of up to $2,000,000 (currently, $750,000) per project. Provides that moneys collected from the fees imposed under this Act connected with the Capital Fund shall be deposited into the Capital Fund. Provides that loans under the minority, veteran, female, and persons with a disability loan program shall not exceed $400,000 (currently, $100,000) without a waiver from the Director of Commerce and Economic Opportunity. Effective immediately.

House Committee Amendment No. 1
Adds reference to:
30 ILCS 750/9-4.8 new

Adds provisions to the introduced bill creating the State Small Business Credit Initiative Fund.

Aug 25 17  H Public Act . . . . . . . . 100-0377

HB 02699
(Sen. Chuck Weaver)

820 ILCS 405/1900 from Ch. 48, par. 640

Amends provisions of the Unemployment Insurance Act prohibiting the disclosure of information obtained from an individual or employing unit during the administration of the Act. In language providing that the prohibition does not apply to communication with an individual or entity through unencrypted e-mail or unencrypted electronic means as long as the communication does not contain the individual's or entity's name in combination with specified numbers or codes, deletes "account number" from the numbers and codes. Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:
820 ILCS 405/1502.1 from Ch. 48, par. 572.1

Adds reference to:
820 ILCS 405/1507.1

Adds reference to:
820 ILCS 405/2201 from Ch. 48, par. 681

Adds reference to:
820 ILCS 405/2201.1 from Ch. 48, par. 681.1

Amends the Unemployment Insurance Act. Provides that an employer is not chargeable for benefit charges that result from the payment of benefits to an individual if the payments were the result of the individual voluntarily leaving work to participate in certain training programs. Provides that if a business is transferred to another individual or entity that, at the time of transfer, has any substantial common ownership, management, or control of the transferor and transferee, then the experience rating records of the transferred business shall be transferred to the transferee. Provides that no later than 3 years after the date of an overpayment, rather than 3 years after notification by the Director of an overpayment, an employing unit may file a claim for an adjustment in contributions or a refund. Provides that the Director shall provide statements of employer account balances quarterly rather than semi-annually. Applies to credits and refunds for which application is made after January 1, 2015 and upon which no adjustment or refund has been made.

Sep 08 17  H Public Act . . . . . . . . 100-0484
HB 02700  Rep. Jay Hoffman and Gregory Harris
(Sen. Heather A. Steans)

410 ILCS 210/1  from Ch. 111, par. 4501
410 ILCS 210/1.5
410 ILCS 210/2  from Ch. 111, par. 4502
410 ILCS 210/3  from Ch. 111, par. 4503

Amends the Consent by Minors to Medical Procedures Act. Provides that provisions concerning the giving of consent to
the performance of procedures or services apply to the giving of consent to the performance of procedures or services by a licensed
optometrist.

House Committee Amendment No. 1
Adds reference to:
   410 ILCS 210/0.01
Adds reference to:
   410 ILCS 210/4
Adds reference to:
   410 ILCS 210/5

Replaces everything after the enacting clause. Amends the Consent by Minors to Medical Procedures Act. Changes the short
title to the Consent by Minors to Health Care Services Act. Provides that provisions concerning the giving of consent to the
performance of health care services apply to the giving of consent to the performance of health care services by a chiropractic
physician or a licensed optometrist. Changes references from "physician licensed to practice medicine and surgery" to "physician
licensed to practice medicine in all its branches". Changes references from "medical or surgical procedure" and "medical care" to
"health care service". Makes corresponding and other changes.

Aug 25 17  H  Public Act . . . . . . . 100-0378

HB 02701  Rep. Jay Hoffman

New Act
35 ILCS 105/3-5
35 ILCS 120/2-5

Creates the Rental Purchase Agreement Occupation and Use Tax Act. Provides that an occupation tax is imposed upon
persons engaged in this State in the business of renting merchandise under a rental-purchase agreement in Illinois, at the rate of 6.25%
of the gross receipts received from such business. Provides that a corresponding use tax is imposed upon the privilege of using
merchandise rented under a rental-purchase agreement in Illinois at the rate of 6.25% of the gross receipts received from such business.
Provides for the imposition and collection of both taxes by the Department of Revenue, and for the filing of returns and the payment of
taxes imposed under this Act. Provides the Department of Revenue with rulemaking authority. Amends the Use Tax Act and the
Retailers' Occupation Tax Act to make conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02702

Rep. Jay Hoffman-Michael P. McAuliffe-Jim Durkin, Anthony DeLuca, Michael J. Zalewski, Robert Rita, Lawrence Walsh, Jr., Marcus C. Evans, Jr., Emanuel Chris Welch, Jaime M. Andrade, Jr., Kelly M. Burke and John Cavaletto

(Sen. Michael E. Hastings, James F. Clayborne, Jr., Bill Cunningham and John G. Mulroe)

225 ILCS 100/2 from Ch. 111, par. 4802


House Committee Amendment No. 1

Deletes reference to:

225 ILCS 100/2

Adds reference to:

215 ILCS 155/3

Adds reference to:

215 ILCS 155/17.1 new

Replaces everything after the enacting clause. Amends the Title Insurance Act. Provides that the definition of “insured closing letter” or “closing protection letter” includes an undertaking given by a title insurance company or an independent escrowee to a party to a real property transaction which indemnifies the party against intentional misconduct or errors in closing the real property transaction on the part of the title insurance company or independent escrowee. Provides that an independent escrowee is not authorized to act in a nonresidential real property transaction where the amount of settlement funds on deposit with the escrow agent is less than $2,000,000 or in a residential real property transaction unless as part of the same transaction closing protection letters protecting specified interests have been issued by the independent escrowee. Provides that the closing protection letter indemnify all parties to a real property transaction when losses arise out of certain circumstances. Provides that the indemnification under a closing protection letter may include limitations on the liability of the independent escrowee for certain circumstances. Provides that the Secretary of Financial and Professional Regulation shall adopt rules as may be required consistent with the federal Real Estate Settlement Procedures Act and provisions of the Act concerning referral fees and penalties. Effective immediately.

House Committee Amendment No. 2

In provisions concerning independent escrowee prohibitions and indemnification under a closing protection letter, provides that an independent escrowee that issues a closing protection letter shall file with and have approved by the Secretary of Financial and Professional Regulation proof of a fidelity bond in the minimum amount of $2,000,000. Makes other changes.

Senate Floor Amendment No. 1

Adds reference to:

215 ILCS 155/17 from Ch. 73, par. 1417

Replaces everything after the enacting clause. Reinserts the provisions of the bill as engrossed. Makes changes to the definition of “insured closing letter”. Further amends the Title Insurance Act. Provides that an independent escrowee may issue an insured closing letter if certain conditions are met. Requires the Secretary of Financial and Professional Regulation to adopt and amend rules for enforcement of the provisions consistent with certain federal and State laws. Makes other changes. Effective immediately.

Sep 08 17 H Public Act . . . . . . . . 100-0485
HB 02703  Rep. Jay Hoffman

5 ILCS 140/7 from Ch. 116, par. 207

Amends the Freedom of Information Act. Deletes language that exempts from copying and inspection: (i) any and all proprietary information and records related to the operation of an intergovernmental risk management association or self-insurance pool or jointly self-administered health and accident cooperative or pool; and (ii) insurance or self insurance (including any intergovernmental risk management association or self insurance pool) claims, loss or risk management information, records, data, advice or communications.

House Floor Amendment No. 1
Deletes reference to:
5 ILCS 140/7

Adds reference to:
5 ILCS 220/6 from Ch. 127, par. 746

Replaces everything after the enacting clause. Amends the Intergovernmental Cooperation Act. Provides for the annual compilation of specified information by each joint insurance pool or other intergovernmental cooperative formed under the Act offering workers' compensation insurance coverage, and for this information to be reported to the Department of Insurance. Provides that the information reported to the Department is subject to disclosure under the Freedom of Information Act. Requires third-party administrators of workers' compensation joint pools or cooperatives to be licensed under the Illinois Insurance Code. Provides the Department with rulemaking authority. Makes a conforming change. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Intergovernmental Cooperation Act. In provisions concerning joint self-insurance, provides that the governing board of the joint insurance pool shall not include a member or trustee who is not a representative or member of the pool. Provides that members or trustees of the governing board shall not have a direct or indirect financial interest in any contract or subcontract entered with the pool. Provides for the annual compilation of specified information by each joint insurance pool or other intergovernmental cooperative formed under the Act offering workers' compensation insurance coverage, and for this information to be reported to the Department of Insurance. Provides that the information reported to the Department is subject to disclosure under the Freedom of Information Act. Requires third-party administrators of workers' compensation joint pools or cooperatives to be licensed under the Illinois Insurance Code. Provides that all agreements or contracts under which a third-party provides certain services on behalf of the pool or cooperative shall be filed with the Department and be subject to disapproval. Provides the Department with rulemaking authority. Makes a conforming change.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note, House Floor Amendment No. 2 (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.

Fiscal Note, House Floor Amendment No. 1 (Dept of Insurance)
This bill has no projected fiscal impact upon the Illinois Department of Insurance.

Fiscal Note, House Floor Amendment No. 2 (Dept of Insurance)
This bill has no projected fiscal impact upon the Illinois Department of Insurance.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Housing Affordability Impact Note, House Floor Amendment No. 2 (Housing Development Authority)
HB 02703 (CONTINUED)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Home Rule Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02704

Rep. Grant Wehrli

(Sen. Jil Tracy)

20 ILCS 415/12a from Ch. 127, par. 63b12a

Amends the Personnel Code. Provides that certain payroll certifications must be made by the agency head (instead of the Director of Central Management Services).

Aug 18 17  H  Public Act . . . . . . . . . 100-0124

HB 02705

Rep. Grant Wehrli

20 ILCS 415/8b.8 from Ch. 127, par. 63b108b.8
20 ILCS 415/8b.9 from Ch. 127, par. 63b108b.9

Amends the Personnel Code. Provides that emergency appointments may be renewed if the renewal is authorized by the Director of Central Management Services. Provides that temporary appointments may be filled for more than 6 months if authorized by the Director of Central Management Services.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02706

Rep. Grant Wehrli

5 ILCS 140/2.15
5 ILCS 140/7 from Ch. 116, par. 207

Amends the Freedom of Information Act. Provides that provisions allowing the withholding of specified information apply to all public bodies, regardless of whether the public body meets certain criteria. Exempts from disclosure records in the possession of any public body (instead of records in the possession of any public body "created in the course of administrative enforcement proceedings, and any law enforcement or correctional agency for law enforcement purposes"), but only to the extent that disclosure would interfere with law enforcement in one of several enumerated ways. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02707

Rep. Grant Wehrli

40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/14-131
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140

Amends the Illinois Pension Code. In the 5 State-funded retirement systems, provides that a change in actuarial assumptions that increases or decreases the required State contribution, including a change in assumed investment returns or mortality rates, that first applies in State fiscal year 2016 or thereafter, shall be implemented in equal annual amounts over a 5-year period beginning in the State fiscal year in which the actuarial change first applies or fiscal year 2018, whichever is later. Requires each board and the State Actuary to recalculate and recertify the amount of the State contribution for State fiscal year 2018, taking into account the changes made by the amendatory Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02708  Rep. Tom Demmer-Patricia R. Bellock  
(Sen. Jil Tracy)  
720 ILCS 570/318  
Amends the Illinois Controlled Substances Act. Provides that the Department of Human Services may release information received by the central repository to select representatives of the Department of Children and Family Services through the indirect online request process. Provides that access shall be established by the Prescription Monitoring Program Advisory Committee by rule. 
House Committee Amendment No. 1  
Provides that access to the confidential information in the central repository by representatives of the Department of Children and Family Services shall be established by an intergovernmental agreement between the Department of Children and Family Services and the Department of Human Services (rather than the Prescription Monitoring Program Advisory Committee by rule).  
Aug 18 17    H  Public Act . . . . . . . . 100-0125  

HB 02709  Rep. Tom Demmer  
Authorizes the Department of Natural Resources to make certain real estate conveyances in McHenry County, Lake County, Bureau County, and Cook County, subject to specified conditions. Authorizes the Department of Transportation to make certain real estate conveyances in Ogle County, Pike County, Madison County, St. Clair County, and Woodford County, subject to specified conditions. Effective immediately.  
Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee  

HB 02710  Rep. Elaine Nekritz  
210 ILCS 135/4  
Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that as a condition of being licensed by the Department of Human Services as a community mental health or developmental services agency under the Act, the agency shall certify to the Department that all recipients are afforded specified procedural safeguards and due process rights as provided by applicable Department rules. Effective immediately.  
Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee  

HB 02711  Rep. Elaine Nekritz  
410 ILCS 315/2d  
Amends the Communicable Disease Prevention Act. Makes a technical change in a Section concerning the authority of the Department of Public Health to pay for health insurance coverage on behalf of HIV-infected persons.  
Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee  

HB 02712  Rep. Elaine Nekritz  
40 ILCS 5/17-101  
Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee
HB 02713  Rep. Emanuel Chris Welch and Margo McDermed
(Sen. Bill Cunningham)

805 ILCS 180/1-28 rep.
805 ILCS 206/108
805 ILCS 206/1209 new
805 ILCS 5/12.43
805 ILCS 5/14.05

from Ch. 32, par. 14.05

Amends the Uniform Partnership Act (1997). Establishes fees for certain expedited services and provides that the fees collected for those services shall be deposited into the Division of Corporations Registered Limited Liability Partnership Fund (the Fund) to the credit of an account within the Fund. Specifies uses for the moneys in the account. Provides that the balance in the Fund at the end of any fiscal year shall not exceed $600,000 and any amount in excess of $600,000 shall be transferred to the General Revenue Fund, and deletes existing language regarding transfers from the Fund to the General Revenue Fund. Amends the Business Corporation Act of 1983. Prohibits a limited liability company from using the name of a domestic corporation that has been administratively dissolved until 3 years have elapsed following the date of issuance of the certificate of dissolution. In a provision requiring corporations to submit an annual report to the Secretary of State concerning the aggregate number of shares the corporation has authority to issue, provides that, in the case of a corporation which has established an extended filing month, the information shall be given in a specified manner. Repeals a Section of the Limited Liability Company Act providing that a limited liability company that provides or intends to provide professional services requiring individuals engaged in the profession to be licensed by the Department of Financial and Professional Regulation shall not open, operate, or maintain an establishment for a purpose for which a limited liability company may be organized under the Act without obtaining a certificate of registration under the Professional Limited Liability Company Act. Effective July 1, 2017, except certain provisions take effect immediately.

House Committee Amendment No. 1

Removes from the list of services included in the definition of "expedited services" requests for certificates of existence or abstracts of computer record made by mail or fax to the Chicago Office of the Secretary of State's Department of Business Services.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Restores existing language under the Uniform Partnership Act (1997) that provides that on or before August 31 of each year, the balance in the Division of Corporations Registered Limited Liability Partnership Fund in excess of $600,000 (rather than $200,000) shall be transferred to the General Revenue Fund. Changes the effective date from July 1, 2017 to January 1, 2018, except certain provisions take effect immediately.

Senate Floor Amendment No. 2

Deletes reference to:

Removes a provision repealing a Section of the Limited Liability Company Act concerning certificate of registration requirements for limited liability companies that provide or intend to provide professional services that require the individuals engaged in the profession to be licensed by the Department of Financial and Professional Regulation. Provides a January 1, 2018 effective date.

Sep 08 17 H Public Act . . . . . 100-0486


110 ILCS 205/9.05 from Ch. 144, par. 189.05

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning making rules and regulations.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02715  Rep. Emanuel Chris Welch

215 ILCS 5/143a from Ch. 73, par. 755a
735 ILCS 5/2-1102 rep.

Amends the Civil Practice Article of the Code of Civil Procedure. Repeals a Section providing that a party, a person for whose immediate benefit an action is prosecuted or defended, or the officers, directors, managing agents, or foreman of a party to an action may be called and examined as if under cross-examination at the instance of an adverse party. Makes a corresponding change in the Illinois Insurance Code.

May 30 17 H Tabled
HB 02716  Rep. Emanuel Chris Welch

755 ILCS 5/4a-5
755 ILCS 5/4a-10
755 ILCS 5/4a-15
755 ILCS 5/4a-30

Amends the Presumptively Void Transfers Article of the Probate Act of 1975. Replaces references to the term "transfer instrument" with "transfer". Changes the definitions of "family member" and "transfer". Provides that if the court determines the transferor lacked the requisite capacity to convey, the entire transfer instrument shall be deemed void. Provides that if the property in question is an interest in real property, a purchaser or mortgagee for value and without notice, before the recordation of a lis pendens for an action, shall take free and clear of the action. Provides that a holder of property shall not be liable for distributing or releasing the property to the transferee if the distribution or release occurs prior to the holder being made a party to an action challenging the transfer. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
755 ILCS 5/4a-15

Deletes reference to:
755 ILCS 5/4a-30

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: removes changes replacing references to the term "transfer instrument" with "transfer"; removes addition of step-children from the definition of "family member"; changes the definition of "transfer instrument"; removes language providing that if the court determines the transferor lacked the requisite capacity to convey, the entire transfer instrument shall be deemed void; and provides that the purchaser or mortgagee for value and without notice shall be a bona fide purchaser or mortgagee. Effective immediately.

Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 02717
Rep. Emanuel Chris Welch-Barbara Wheeler, Carol Ammons and Anthony DeLuca
35 ILCS 120/11 from Ch. 120, par. 450
Amends the Retailers' Occupation Tax Act. Provides that, subject to certain restrictions, if the Department of Revenue may disclose confidential financial information to a municipality or county, then the Department of Revenue may also disclose that financial information to an independent third party who is authorized in writing by that municipality or county to receive the information. Effective immediately.

House Committee Amendment No. 2

In a provision of the introduced bill providing that the third party may use the financial information only for the purpose of providing services to the municipality and may not use the information for any other purpose, specifies that the third party may not use the information to verify the accuracy of amounts indicated on returns submitted to the Department of Revenue by a taxpayer. Provides, however, that the third party may verify the accuracy of amounts remitted to the municipality, except as otherwise prohibited by law.

Fiscal Note, House Committee Amendment No. 2 (Dept. of Revenue)

HB 2717 (H-AM 2) allows third-party consultants access to confidential allocation reports provided to municipalities and counties in order to verify the accuracy of amounts remitted and at the same time specifies that third-party consultants may not use those reports to verify the accuracy of amounts indicated on returns submitted to the Department of Revenue. However, the verification of amounts remitted necessitates a review of the associated returns. This would leave the Department in the position of having to re-review the accuracy of returns in order to verify the accuracy of amounts remitted. Consequently, in addition to the review in which the State currently engages when processing returns and allocating revenues to municipalities and counties, this bill would allow third-party consultants to request, without limitation, that the State re-review returns to verify amounts allocated. The volume of requests is expected to be significant. Municipalities are incentivized by the lure of identifying revenues without having to invest any time or resources and third-party contractors are incentivized by the potential for contingent fees for simply requesting the State re-review returns to verify allocation amounts, hence verify the accuracy of amounts indicated on returns. The State is the only entity incurring significant costs to implement HB 2717 as amended HCA 2. To illustrate the potential scope, it’s necessary to note there are currently 235,234 active retailers in Illinois. Of these, 30,439 have multiple sites ranging from 2 to 1,399 locations within Illinois. The number of returns filed by these taxpayers per year is 1,512,875. Assuming it takes a minimum of 30 minutes to re-review each return, without promise of found revenue, the State would need 450 additional Revenue Tax Specialists at a cost of $36,121,680.00 per year. While it is difficult to precisely predict the volume of requests that would occur if HB 2717 as amended by HCA 2 were to become law, as noted there is no disincentive to request the State re-review returns to verify amounts allocated.

Apr 25 18 Third Reading - Short Debate - Lost 042-061-003
HB 02718  Rep. Emanuel Chris Welch

20 ILCS 3805/16 from Ch. 67 1/2, par. 316
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/14 from Ch. 127, par. 664
30 ILCS 330/15.1 new
110 ILCS 73/17 new
110 ILCS 73/22 new
110 ILCS 405/5.2 new
605 ILCS 10/17 from Ch. 121, par. 100-17

Amends the Illinois Housing Development Act. Requires the Director of the Illinois Housing Development Authority to oversee an annual evaluation of derivative deals, including interest rate swaps, initiated to manage interest rate exposure, in order to ascertain the financial costs of these agreements. Provides that if these agreements have resulted in losses to the Authority, the Director shall make all necessary efforts to recover those moneys. Requires the Authority to conduct specified duties to achieve these goals. Makes similar changes concerning the annual evaluation of derivative deals under the General Obligation Bond Act, the State University Certificates of Participation Act, the University of Illinois Revenue Bond Financing Act for Auxiliary Facilities, and the Toll Highway Act. Further amends the General Obligation Bond Act by removing a provision permitting a Bond Sale Order to provide for variable interest rates to be established pursuant to a process generally known as an auction rate process and to provide for appointment of one or more financial institutions to serve as auction agents and broker-dealers in connection with the establishment of such interest rates and the sale and remarketing of such Bonds. Provides that after July 1, 2017, the State may not, with respect to Bonds issued or anticipated to be issued, participate in and enter into interest rate exchange agreements, financial futures contracts, or any other similar arrangements alleged to have the purpose of managing interest rate exposure. Provides that the amount of the State's variable rate exposure with respect to Bonds shall not exceed 10% (rather than 20%). Makes other changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02719  Rep. William Davis-David Harris
(Sen. Pamela J. Althoff)

420 ILCS 52/15
420 ILCS 44/28 rep.


House Committee Amendment No. 1
Deletes reference to:
420 ILCS 44/28 rep.
Adds reference to:
420 ILCS 52/15


Aug 18 17  H  Public Act . . . . . . . 100-0126
Amends the Firearm Owners Identification Card Act. Provides that a person who is not a federally licensed importer, manufacturer, or dealer and who desires to sell or transfer a firearm of a size that may be concealed upon the person to another person, who is not a federally licensed importer, manufacturer, or dealer, shall do so only at the place of business of a federally licensed firearm dealer. Provides that the federally licensed firearm dealer shall conduct a background check on the prospective recipient of the firearm and follow all other applicable federal, State, and local laws as if he or she were the seller of the firearm. Provides that the purchaser or transferee may be required by the federally licensed firearm dealer to pay a fee not to exceed $10 per firearm, plus other authorized fees. Makes exceptions for (i) the transfer of a firearm between spouses, a parent and child, or other family members, (ii) transfers by persons acting pursuant to operation of law or a court order, or (iii) transfers on the grounds of a gun show. Provides that the Department of State Police shall develop an Internet based system for individuals to request the Department of State Police to conduct an instant criminal background check prior to the sale or transfer of a handgun. Provides that the Department of State Police shall have the system completed and available for use by July 1, 2018.
HB 02721

Rep. Deb Conroy-Laura Fine-Peter Breen-Robyn Gabel-Sonya M. Harper, Grant Wehrli, Daniel Swanson, Robert W. Pritchard, David A. Welter, Stephanie A. Kifowit, Sue Scherer, Sam Yingling, Kathleen Willis, Frances Ann Hurley, Robert Rita, Natalie A. Manley, Martin J. Moylan, Mary E. Flowers, Camille Y. Lilly, Mark Batinick and John C. D’Amico


5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 125/356z.25 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed after the effective date of the amendatory Act shall provide coverage for treatment of pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute-onset neuropsychiatric syndrome, including, but not limited to, the use of intravenous immunoglobulin therapy. Effective immediately.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling, a single-family residence.

Pension Note (Government Forecasting & Accountability)
HB 2721 will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
HB 2721 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note (Dept of Corrections)
This legislation has no fiscal or population impact on the Department of Corrections.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no land conveyance is necessary for this bill.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Fiscal Note (Department of Insurance)
HB 2721 has no projected fiscal impact upon the Illinois Department of Insurance.

Balanced Budget Note (Office of Management and Budget)
An accurate cost assessment for this bill cannot be completed at this time as the exact number of cases under the associated insurance plans has not been provided. These mandates could increase cost liabilities to the state. It is unknown how often these services would be utilized by state employees.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This legislation does not pre-empt home rule authority.

House Floor Amendment No. 1
HB 02721 (CONTINUED)

Provides that a provision concerning coverage for screening by pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome is inoperative other than any such coverage authorized under specified provisions of the Social Security Act and the State shall not assume any obligation for the cost of coverage for screening by pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome if, at any time, the Secretary of the United States Department of Health and Human Services, or its successor agency, promulgates rules or regulations to be published in the Federal Register or publishes a comment in the Federal Register or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the Patient Protection and Affordable Care Act, to defray the cost of that coverage.

Senate Floor Amendment No. 1

Deletes reference to:

215 ILCS 125/356z.25 new

Adds reference to:

215 ILCS 5/356z.25 new

Provides that the amendatory Act may be referred to as Charlie's Law. Corrects an Illinois Compiled Statutes reference.

Jul 18 17  H  Public Act . . . . . . . . . . . . . 100-0024

HB 02722


430 ILCS 65/14 from Ch. 38, par. 83-14
430 ILCS 66/70
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.6

Amends the Firearm Owners Identification Card Act, the Firearm Concealed Carry Act, and the Criminal Code of 2012. Provides that a person convicted of various violations concerning the unlawful carrying or possession of a firearm, stun gun, or taser shall, in addition to any penalties provided for the violation, be subject to a mental health evaluation by a physician, qualified examiner, psychiatrist, or clinical psychologist to determine whether the person may be diagnosed with a mental health disorder, verified by a diagnosis contained in the Diagnostic and Statistical Manual of Mental Disorders-Fifth Edition published by the American Psychiatric Association (DSM-V), or its successor, or International Classification of Diseases, 10th Revision, Clinical Modification (ICD-10-CM), or its successor, that substantially impairs a person's cognitive, emotional, or behavioral functioning, or any combination of those.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02723  Rep. Kelly M. Cassidy-Carol Ammons
(Sen. Pamela J. Althoff)

735 ILCS 5/21-101 from Ch. 110, par. 21-101
735 ILCS 5/21-103 from Ch. 110, par. 21-103
735 ILCS 5/21-103.5 new

Amends the Code of Civil Procedure. In provisions concerning change of name, provides that a person interested in the matter shall make known any objection to the granting of the petition for change of name by filing a written objection stating the reasons for the objection with the court at least 2 court days before the matter is scheduled to be heard and by appearing in court at the hearing to show cause why the petition for change of name should not be granted. Provides that if no written objection is timely filed, the court may grant the petition. Deletes language restricting or prohibiting the filing of a petition for change of name by persons convicted of certain crimes. Provides instead that if the petitioner has been convicted of identity theft, aggravated identity theft, felony or misdemeanor criminal sexual abuse when the victim of the offense at the time of its commission is under 18 years of age, felony or misdemeanor sexual exploitation of a child, felony or misdemeanor indecent solicitation of a child, felony or misdemeanor indecent solicitation of an adult, or any other offense for which a person is required to register under the Sex Offender Registration Act in this State or any other state, and the petitioner has not been pardoned, the clerk shall notify the Illinois State Police so that they may have the opportunity to file a timely objection to the petition for change of name. Provides that the court may waive specified publication requirements and order that the record of the proceeding be designated confidential if the court finds good cause for entering such an order, including evidence that publication or availability of a record of the proceeding will place the petitioner or another individual in physical danger and evidence that the petitioner or another individual has been the victim of stalking or assaultive behavior.

House Committee Amendment No. 1
Deletes reference to:
735 ILCS 5/21-103.5 new
Adds reference to:
735 ILCS 5/21-102.5 new
Adds reference to:
735 ILCS 5/21-106 new

Deletes provision providing a person interested in the name change petition may file an objection to the petition at least 2 court days before a scheduled court hearing on the matter. Requires the circuit court clerk to promptly serve a copy of the petition on the State's Attorney where the petitioner resides. Allows the State's Attorney to file an objection to the name change petition if the petitioner: (1) is the defendant in a pending criminal offense charge; (2) has been convicted of identity theft, aggravated identity theft, felony or misdemeanor criminal sexual abuse when the victim of the offense at the time of its commission is under 18 years of age, felony or misdemeanor sexual exploitation of a child, felony or misdemeanor indecent solicitation of a child, or felony or misdemeanor indecent solicitation of an adult; or (3) has been convicted of any other offense for which he or she is required to register under the Sex Offender Registration Act in this State or any other state; and has not been pardoned for the conviction of an offense listed under (2) or (3). Deletes provision requiring notice to the Department of State Police. Provides the court may order that the records of the clerk of the circuit court of a proceeding under this Article be sealed until further order of the court upon good cause shown.

Senate Committee Amendment No. 1
Adds reference to:
735 ILCS 5/21-102 from Ch. 110, par. 21-102

Restores the prohibition on a person required to register under the Sex Offender Registration Act in this State or any other state who has not been pardoned from filing a petition for a name change in the courts of Illinois during the period he or she is required to register. Adds to the prohibition persons required to register under the Murderer and Violent Offender Against Youth Registration Act or Arsonist Registration Act. Further amends the Code of Civil Procedure. Requires any petition form that a person may file as a name change petition by filling in the blanks in the form with his or her information to contain the following: "WARNING: A person who is required to register under the Sex Offender Registration Act, Murderer and Violent Offender Against Youth Registration Act, or Arsonist Registration Act in this State or similar law in any other state who has not been pardoned commits a felony offense under those respective Acts by seeking to change his or her name during his or her registration period. Makes conforming changes.

Senate Committee Amendment No. 3
Deletes reference to:
735 ILCS 5/21-102.5 new

Deletes reference to:
735 ILCS 5/21-106 new

Deletes reference to:
735 ILCS 5/21-102
HB 02723 (CONTINUED)

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Timeshare Lien and Security Interest Act. Provides that a managing entity has a lien on a timeshare interest for any of the following respectively levied or imposed against a timeshare interest: (1) assessments, which, unless the timeshare instrument provides otherwise, include fees, charges, late charges, fines, collection costs, and interest charged in accordance with the timeshare instrument; (2) reasonable collection and attorney's fees and costs the managing entity incurs to collect assessments; and (3) taxes, interest, penalties, late payment fees, or fines in accordance with applicable law or the timeshare instrument. Contains provisions governing: the perfection of timeshare liens and security interests; nonjudicial foreclosure against timeshare estates; and foreclosure of lien or security interest on a timeshare use; recording and notice requirements; redemption periods; requirements for public auction; applicability; and other matters.

Aug 23 18  H  Public Act ........... 100-1038

HB 02724  Rep. Kelly M. Cassidy

730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1

Amends the Unified Code of Corrections. Provides that a mandatory supervised release term shall not be imposed and shall not be written as part of the sentencing order for a Class 4 felony, other than for an offense that constitutes domestic violence as defined in the Illinois Domestic Violence Act of 1986.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02725  Rep. Tom Demmer, Elaine Nekritz, Michael J. Zalewski and Barbara Flynn Currie

(SEN. TIM BIVINS AND NAPOLEON HARRIS, III-PAMELA J. ALTHOFF)

605 ILCS 5/3-105 from Ch. 121, par. 3-105

Amends the Illinois Highway Code. Provides that money received by the State from the federal government under the Recreational Trails Program shall not be considered for use as aid in construction of highways, and shall not be placed in the "Road Fund" in the State Treasury.

House Committee Amendment No. 1

Adds reference to:

20 ILCS 862/50 new

Replaces everything after the enacting clause. Amends the Highway Code. Reinserts the provisions of the introduced bill with changes. Provides that money received by the State of Illinois from the federal government under the Recreational Trails Program for grants or contracts obligated on or after October 1, 2017 shall not be considered for use as aid in construction of highways, and shall be placed in the "Park and Conservation Fund" in the State treasury (rather than not placed in the "Road Fund"). Amends the Recreational Trails of Illinois Act. Provides that the Department of Natural Resources may enter into agreements as necessary with the Federal Highway Administration, or any successor agency, for the purpose of authorizing federal obligation limitations for projects under the federal Recreational Trails Program; provided however, the Department and the Illinois Department of Transportation shall enter into an inter-agency agreement to closely coordinate the obligation of projects authorized by the Illinois Division Office of the Federal Highway Administration to maximize federal funding opportunities.

Aug 18 17  H  Public Act ........... 100-0127
HB 02726  Rep. Arthur Turner

730 ILCS 5/3-3-2  from Ch. 38, par. 1003-3-2
730 ILCS 5/3-3-3  from Ch. 38, par. 1003-3-3
730 ILCS 5/3-6-3  from Ch. 38, par. 1003-6-3
730 ILCS 5/5-8-1  from Ch. 38, par. 1005-8-1
730 ILCS 5/5-8-1.4 new
730 ILCS 5/5-8-1.5 new
730 ILCS 5/5-8-1.6 new
730 ILCS 5/5-8-1.7 new

Amends the Unified Code of Corrections. Provides that a committed person who is at least 55 years of age and who has served at least 25 consecutive years of imprisonment in a Department of Corrections institution or facility may petition the Prisoner Review Board for participation in the Sentence Modification Program. Provides that a committed person who is serving a sentence, including one who has not yet served the minimum term of the sentence, who is diagnosed as suffering from a terminal condition so as to render the committed person likely to live less than 9 months may be released on medical parole to a hospital, hospice, other licensed inpatient facility, or suitable housing accommodation as specified by the Board. Establishes eligibility requirements for the Program. Provides that an offender who meets the criteria established by this provision and the Department shall be considered by the Department for a reduction of up to 40% of his or her sentence. Provides that after 5 years of successful completion of the Program, the participant may apply to the Board for executive clemency by the Governor, requesting that his or her status be changed to parole or mandatory supervised release or that his or her participation in the Program be extended another 5 years. Retains parole and mandatory supervised release for those not selected for the Program.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02727  Rep. Allen Skillicorn

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
30 ILCS 805/8.41 new

Amends the Property Tax Code. Provides that, beginning with the 2017 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, beginning with the 2017 levy year and until the first levy year to occur after a revenue neutral school funding formula is enacted, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 200/15-172

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02729  Rep. Michael P. McAuliffe

305 ILCS 5/5-1  from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02730  Rep. Camille Y. Lilly

820 ILCS 180/40

Amends the Victims' Economic Security and Safety Act. Provides that the notice to employees under the Act must include language encouraging employees to report to the employer the possibility of a domestic or intimate partner committing an act of violence at the workplace and be distributed to all employees on an annual basis.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


415 ILCS 5/52.4 new

Amends the Environmental Protection Act. Requires the Environmental Protection Agency to conduct a study comparing airborne emission reductions of coal-fired electric generating units within the State of Illinois between 1990 and 2016 and forecasting additional reductions for the period from 2017 to 2020. Requires the Agency to identify where and how Agency policies have led to such reductions and are likely to lead to additional reductions going forward and which Illinois regulations are unnecessary because of more stringent State or federal regulations. Requires the Agency to consult with only the owners of each coal-fired electric generating unit in the State when compiling this information. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02732  Rep. Daniel V. Beiser

(Sen. David Koehler)

415 ILCS 5/22.56a

Amends the Environmental Protection Act. Provides that Exceptional Quality biosolids shall not be subject to regulation as a sludge or other waste, except as provided in the Nuclear Safety Law of 2004 in relation to the authority of the Illinois Emergency Management Agency, if specified requirements are met. Provides that nothing in the Act shall limit or supersede the authority of the Illinois Emergency Management Agency under the Nuclear Safety Law of 2004. Effective immediately.

House Committee Amendment No. 1

Provides that nothing in the Environmental Protection Act shall limit or supersede the authority of the Illinois Emergency Management Agency to regulate exceptional quality biosolids (rather than to regulate in general) under the Nuclear Safety Law of 2004.

Aug 18 17  H  Public Act . . . . . . . . . 100-0128

HB 02733  Rep. Daniel V. Beiser

(Sen. Michael Connelly)

430 ILCS 50/5.03 from Ch. 127, par. 1255.03
430 ILCS 50/5.07 from Ch. 127, par. 1255.07
430 ILCS 50/2.04 rep.
430 ILCS 50/4 rep.


Aug 18 17  H  Public Act . . . . . . . . . 100-0129

HB 02734  Rep. Carol Ammons

820 ILCS 40/8 from Ch. 48, par. 2008

Amends the Personnel Record Review Act. Provides that records of disciplinary action must be kept for 10 years rather than 4 years.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02735  Rep. Carol Ammons

720 ILCS 5/33-3 from Ch. 38, par. 33-3

Amends the Criminal Code of 2012. Provides that an employee of a law enforcement agency commits misconduct when he or she knowingly misrepresents facts describing an incident in a police report or during investigations regarding the law enforcement employee's conduct. Law enforcement employees and prosecutors have an affirmative obligation to report any knowledge of the misrepresentations to the law enforcement employee's supervisor or to whomever necessary for the law enforcement employee to be held accountable. Provides that a violation is a Class 3 felony and forfeiture of employment.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02736  Rep. Carol Ammons
720 ILCS 5/7-5  from Ch. 38, par. 7-5

Amends the Criminal Code of 2012. Provides that a peace officer is justified in using force likely to cause death or great bodily harm only when the officer reasonably believes that the force is necessary to prevent death or great bodily harm to the officer or the other person, or when the officer reasonably believes both that: (1) the force is necessary to prevent the arrest from being defeated by resistance or escape, the officer reasonably believes that the person to be arrested cannot be apprehended at a later date, and the officer reasonably believes that the person to be arrested is likely to cause great bodily harm to another; and (2) the person to be arrested just committed or attempted a forcible felony which involves the infliction or threatened infliction of great bodily harm and is attempting to escape by use of a deadly weapon, or otherwise indicates that the person will endanger human life or inflict great bodily harm unless arrested without delay.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02737  Rep. Carol Ammons
720 ILCS 5/33-3  from Ch. 38, par. 33-3

Amends the Criminal Code of 2012. Provides that an employee of a law enforcement agency commits misconduct when he or she knowingly fails to turn on an officer-worn body camera or turns off an officer-worn body camera when there is a reasonable opportunity to act in a manner that is consistent with the officer-worn body camera policy of the respective law enforcement agency. Provides that a violation is a Class 3 felony and forfeiture of employment. Defines "officer-worn body camera".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02738  Rep. Carol Ammons, Sonya M. Harper, Rita Mayfield, LaToya Greenwood, Justin Slaughter, Terri Bryant and John M. Cabello
(Sen. Jacqueline Y. Collins-Patricia Van Pelt and Jim Oberweis-Mattie Hunter)
730 ILCS 5/3-7-2  from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Provides that all of the institutions and facilities of the Department of Corrections shall permit every committed person to receive in-person visitors, except in case of abuse of the visiting privilege or when the chief administrative officer determines that such visiting would be harmful or dangerous to the security, safety or morale of the institution or facility. Provides that an institution or facility of the Department may not charge a fee to either a committed person or visitor for video visitation that results in a profit for the Department.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that all of the institutions and facilities of the Department of Corrections shall permit every committed person to receive in-person visitors and video contact. Deletes provision that no committed person in a super maximum security facility or on disciplinary segregation is allowed contact visits. Provides that the Department shall seek the lowest possible cost to provide video calling and shall charge to the extent of recovering any demonstrated costs of providing video calling. Provides that the Departments shall not make a commission or profit from video calling services. Provides that nothing in this provision shall be construed to permit video calling instead of in-person visitation.

House Floor Amendment No. 2
Provides that a committed person is permitted video contact, if available.

House Floor Amendment No. 3
Restores provision that no committed person in a super maximum security facility or on disciplinary segregation is allowed contact visits.

Fiscal Note, House Committee Amendment No. 1 (Dept of Corrections)
This legislation has an unknown fiscal cost to the Department of Corrections.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Aug 04 17  H  Public Act ............ 100-0030

HB 02739  Rep. Carol Ammons
30 ILCS 500/45-15 rep.

Amends the Illinois Procurement Code. Repeals a provision of the Code concerning a preference for the use of soybean oil-based ink.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Sue Rezin and Donne E. Trotter)

105 ILCS 5/3-15.12 from Ch. 122, par. 3-15.12

Amends the School Code. Provides that the Illinois Community College Board shall establish alternative methods of credentialing for the issuance of high school equivalency certification throughout the State. Allows the Board to offer the credentialing on or after January 1, 2018 based on high school credit, post-secondary credit, foreign diplomas, and completion of a competency-based program as approved by the Board. Makes technical and conforming changes.

Aug 18 17  H  Public Act . . . . . . . . . 100-0130

HB 02741  Rep. Michael J. Zalewski and Reginald Phillips

720 ILCS 5/8-4 from Ch. 38, par. 8-4

Amends the Criminal Code of 2012. Provides that the enhanced penalties for an attempt to commit first degree murder while armed with a firearm, during which the person personally discharged a firearm, or during which the person personally discharged a firearm that proximately caused great bodily harm, permanent disability, permanent disfigurement, or death to another person apply to an attempt to commit first degree murder of a peace officer, fireman, correctional institution or facility employee, EMT, ambulance driver, or medical assistance or first aid personnel employed by a governmental unit attempted to be killed in the performance of his or her official duties, to prevent the performance of his or her official duties, or in retaliation for the performance of his or her official duties, or an attempt to commit first degree murder of an inmate of a correctional institution or facility on the grounds of the institution or facility, or of a person present in the institution or facility with the knowledge of the chief administrative officer of the institution or facility. Reenacts the provisions of the attempted murder statute held unconstitutional as violating the proportionate penalties clause of the Illinois Constitution in People v. Morgan, 203 Ill. 2d 994 (2003) before the Supreme Court changed its proportionality review in People v. Sharpe, 216 Ill. 2d 481 (2005).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02742  Rep. Michael J. Zalewski-Mary E. Flowers and Margo McDermed

225 ILCS 85/22c new

Amends the Pharmacy Practice Act. Requires the Department of Financial and Professional Regulation to adopt rules requiring pharmacy prescription systems, including, but not limited to, electronic systems, to contain mechanisms to require prescription discontinuation orders to be forwarded to a pharmacy, to require patient verification features for pharmacy automated prescription refills, and to require that automated prescription refills notices clearly communicate to patients the medication name, dosage strength, and any other information required by the Department governing the use of automated dispensing and storage systems. Provides that the rules shall ensure that discontinued medications are not automatically dispensed to a patient by a pharmacist or by any automatic refill dispensing system whether prescribed through electronic or paper prescriptions. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02743  Rep. Michael J. Zalewski

235 ILCS 5/1-3.35 from Ch. 43, par. 115

Amends the Liquor Control Act of 1934. Authorizes a class 1 brewer, class 2 brewer, or a craft distiller to obtain a special use permit license. Makes conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02744  Rep. Michael J. Zalewski-Keith R. Wheeler

New Act

35 ILCS 5/224 new

Creates the Business and Employment Development Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity may certify a business as eligible for an income tax credit under the Act and may award credits to certified businesses. Sets forth the amount of the credit, which is calculated as a percentage of the wages paid to new or retained full-time and part-time employees. Provides that the duration of the credit is 5 taxable years, except that the credit may be carried forward for 5 years. Contains provisions concerning recapture of the credit. Amends the Illinois Income Tax Act to make conforming changes. Provides that the Business and Employment Development Tax Credit is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02745 Rep. Michael J. Zalewski and Melissa Conyears-Ervin

35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/224 new
35 ILCS 105/3-5
35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
35 ILCS 105/3-85
35 ILCS 110/2 from Ch. 120, par. 439.32
35 ILCS 110/3-5
35 ILCS 110/3-70
35 ILCS 115/2 from Ch. 120, par. 439.102
35 ILCS 115/3-5
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-5
35 ILCS 120/2-45 from Ch. 120, par. 441-45
35 ILCS 120/3 from Ch. 120, par. 442

Amends the Illinois Income Tax Act. Reinstates the research and development credit for tax years ending on or after January 1, 2017, and provides that the credit applies on a permanent basis. Provides that the credit may be carried forward for a period of 20 years (instead of 5 years). Creates an apprenticeship income tax credit. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the manufacturing and assembling machinery and equipment exemption includes graphic arts machinery and equipment and production related tangible personal property. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment applies on a permanent basis. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02746 Rep. Michael J. Zalewski

35 ILCS 105/3-5
35 ILCS 105/3-30 from Ch. 120, par. 439.3-30
35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
35 ILCS 110/2 from Ch. 120, par. 439.32
35 ILCS 110/3-5
35 ILCS 110/3-30 from Ch. 120, par. 439.33-30
35 ILCS 115/2 from Ch. 120, par. 439.102
35 ILCS 115/3-5
35 ILCS 115/3-30 from Ch. 120, par. 439.103-30
35 ILCS 120/2-5
35 ILCS 120/2-30 from Ch. 120, par. 441-30
35 ILCS 120/2-45 from Ch. 120, par. 441-45

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for graphic arts machinery and equipment applies for all periods on and after September 1, 2004. Provides that the exemption includes production related tangible personal property beginning on July 1, 2014. Provides that, beginning on July 1, 2014, the manufacturing and assembly exemption also includes production related tangible personal property. Makes changes to the definition of "production related tangible personal property". Provides that the graphic arts exemption and the manufacturing and assembly exemption are each exempt from the Acts' automatic sunset provisions. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

New Act

Creates the Safe Autonomous Vehicle Act. Provides definitions. Provides that upon notification to the Department of Motor Vehicles, a Motor Vehicle Manufacturer may commence a safe autonomous vehicle project with a vehicle installed with an Automated Driving System after providing notification to the Department of Motor Vehicles and after self-certification under certain conditions. Provides that the Manufacturer shall determine the geographical boundaries of the project and shall maintain incident records and provide periodic summaries to the Department and the National Highway Traffic Safety Administration. Provides that the Participating Fleet in the program shall be insured by the Manufacturer who shall assume liability for incidents where the automated driving system technology is at fault for that incident. Provides that any person operates a vehicle with automated driving system technology without first satisfying the eligibility requirements in the Act shall be fined $10,000 for a first violation and a second or subsequent violation is a Class A misdemeanor. Preempts home rule powers. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Creates the Autonomous Vehicle Act. Defines terms. Provides that a fully autonomous vehicle may drive or operate upon the highways of this State, regardless of whether a human operator is physically present in the vehicle. Provides that when engaged, the automated driving system shall be considered the driver or operator for purposes of assessing conformance to applicable traffic or motor vehicle laws and shall be deemed to satisfy any physical acts required of a driver or operator. Provides that liability for incidents involving a fully autonomous vehicle shall be determined under existing product liability law or common law negligence principles. Preempts home rule powers. Effective immediately.

Nov 07 18  H  Placed on Calendar 2nd Reading - Short Debate

HB 02748  Rep. Arthur Turner

625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02749  Rep. Will Guzzardi

820 ILCS 105/4a  from Ch. 48, par. 1004a

Amends the Minimum Wage Law. Provides that the overtime requirements of the Law do not apply to an employee employed in a bona fide executive, administrative, or professional capacity as defined by or covered by the federal Fair Labor Standards Act of 1938 but compensated at a salary greater than $47,476 per year (rather than an amount specified by a federal regulation) or the weekly or monthly portion thereof or a greater salary as may be adopted by the U.S. Department of Labor. Provides that the amount shall increase annually by the percentage increase in the Consumer Price Index. Effective immediately.

Fiscal Note (Dept. of Revenue)

With passage of this bill, the Department of Revenue will need to add at least (1) full time staff. The increase in staff would consist of a Compliance Officer. Additional administrative costs include postage, office supplies and new employee IT equipment and licensing. Fiscal Impact = $120,000.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02750  Rep. Marcus C. Evans, Jr.

105 ILCS 5/34-53  from Ch. 122, par. 34-53

Amends the School Code. In a provision (added by Public Act 99-521) authorizing a separate tax to be levied by the Chicago Board of Education for the purpose of making an employer contribution to the Public School Teachers' Pension and Retirement Fund of Chicago, requires the tax to be levied annually at the full 0.383% rate beginning in tax year 2017. Changes a provision relating to certification of the tax rate to apply to tax year 2017 rather than 2016. Includes a nonacceleration provision. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 2105/2105-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Financial and Professional Regulation.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Criminal Identification Act. Requires that applications for certification, registration, and licensure must contain specific language that states that the applicant is not obligated to disclose sealed or expunged records of conviction or arrest and prohibits entities authorized to grant professional licenses, certifications, and registrations from asking if an applicant has had records expunged or sealed. Provides that certain sealed or impounded felony records shall not be disseminated in connection with an application for a professional or business license, registration, or certification, except specified health care worker licenses. Amends the Illinois Insurance Code. Provides that the Director of Insurance must find that a resident insurance producer or public adjuster applicant has not committed certain acts or has been sufficiently rehabilitated to approve the application. In provisions concerning license denial, nonrenewal, or revocation for conviction of a felony, allows the Director to issue a license with monitoring requirements and provides for an exception if an individual demonstrates to the Director sufficient rehabilitation to warrant the public trust. Provides that the Department of Insurance shall not require applicants to report certain criminal history information and the Department shall not consider the information. Requires the Department to consider certain mitigating factors and evidence of rehabilitation for license applicants. Requires the Department, upon denial of a license, to provide the applicant certain information concerning the denial. Provides that on May 1 of each year, the Department shall prepare, publicly announce, and publish certain statistical information. Effective January 1, 2018.

House Committee Amendment No. 2
Deletes reference to:

20 ILCS 2630/13

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: In provisions amending the Criminal Identification Act providing that employers may not ask if an applicant has had records expunged or sealed, removes entities authorized to grant professional licenses, certifications, or registrations. Removes provisions concerning retention and release of sealed records. In provisions amending the Illinois Insurance Code concerning information the Director of Insurance and Department of Insurance shall not require from insurance producer or public adjuster applicants, makes changes concerning arrest records. In provisions concerning the annual report published by the Director relating to new and renewal insurance producer license applicants, provides that the report shall include the number of licenses (rather than probationary licenses) with monitoring issued in the previous calendar year to applicants with a felony conviction.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

Amends the Public Contract Fraud Act. Exempts from certain penalties under the Act projects constructed by the Department of Transportation where title to all the lands needed and where full legal possession has not been obtained as provided but a right of entry to occupy and to use the property has been voluntarily obtained in the name of the State of Illinois, through the Department, from the property owner. Provides that certain provisions concerning spending money without obtaining title to the land do not apply to any public work or improvement project by the Department or the Illinois State Toll Highway Authority and constructed using specified methods. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02754

Rep. Marcus C. Evans, Jr.-William Davis, Margo McDermed, Mark Batinick, Al Riley and John C. D’Amico

5 ILCS 140/7.5

625 ILCS 5/1-146.5 new

625 ILCS 5/11-408 from Ch. 95 1/2, par. 11-408

625 ILCS 5/11-411 from Ch. 95 1/2, par. 11-411

625 ILCS 5/11-412 from Ch. 95 1/2, par. 11-412

625 ILCS 5/11-414 from Ch. 95 1/2, par. 11-414

625 ILCS 5/11-417 new

Amends the Illinois Vehicle Code. Removes provisions providing that a written motor vehicle accident report is privileged as to the Secretary of State and the Department of Transportation and shall be held confidential. Provides that the Department may provide for in-depth investigations of accidents involving Department employees or other motor vehicle accidents (rather than investigations of only motor vehicle accidents) by individuals or special investigation groups. Provides that an accident report required to be made in writing shall be made on an approved (rather than appropriate) form or in an approved electronic format provided by the Administrator. Provides that upon written request, the Department shall furnish copies of a written accident report or any supplemental reports to a federal, State, or local agency that is engaged in highway safety research and study and to any person or entity that has a contractual relationship with the Department or a federal, State, or local agency to complete a highway safety research and study for the Department or the federal, State, or local agency. Provides that upon written request, the Department shall furnish motor vehicle accident data to a federal, State, or local agency, the Secretary of State, the Illinois Commerce Commission, or any other person or entity that has a contractual agreement with the Department or a federal, State, or local agency to complete a highway safety research and study for the Department or the federal, State, or local agency. Defines “motor vehicle accident data”. Makes conforming changes. Amends the Freedom of Information Act to exempt from inspection and copying information contained in motor vehicle accident reports and supplemental reports under Article IV of Chapter 11 of the Illinois Vehicle Code.

House Committee Amendment No. 1

Removes prohibition against the Secretary of State from disclosing notations of accident involvement maintained on individual driving records.

House Floor Amendment No. 2

Deletes reference to:

5 ILCS 140/7.5

Removes a provision providing that information that is exempt from disclosure under an Article in the Illinois Vehicle Code governing accidents and accident reports shall be exempt from inspection and copying under the Freedom of Information Act.
HB 02755  Rep. Marcus C. Evans, Jr. and Margo McDermed

New Act

20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Innovations for Transportation Infrastructure Act. Provides that the Department of Transportation may use design-build project delivery methods, Construction Manager/General Contractor project delivery methods, or Alternative Technical Concepts for design-bid-build project delivery of transportation facilities, provided that the delivery method does not exceed 20% of the Department's multi-year highway improvement program, with no one year exceeding 30%. Provides that the Illinois State Toll Highway Authority may use design-build project delivery methods, Construction Manager/General Contractor project delivery methods, or Alternative Technical Concepts for design-bid-build project delivery of transportation facilities if the facilities delivered do not exceed 20% of the Authority's annual improvement program. Places limits on the number of projects that the Department may use the various methods on. Provides that during the first phase of the two-phase procurement, the Transportation Agency (Department of Transportation or the Illinois State Toll Highway Authority) shall not consider price proposals to make its short-list decision. Provides that at least half of the evaluation committee used to assist in selecting design-build and Construction Manager/General Contractor contracts shall consist of licensed design professionals. Provides the Architectural, Engineering, and Land Surveying Qualifications Based Selection Act does not apply to procurements under the new Act. Contains provisions concerning the procurement process and terms of design-build and construction manager-general contractor contracts. Provides that the Transportation Agency has eminent domain and quick take powers under the Act. Amends the Illinois Procurement Code and the Public Construction Bond Act. Makes conforming changes. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02756  Rep. Mike Fortner-Kelly M. Cassidy-Martin J. Moylan, Emanuel Chris Welch, Camille Y. Lilly and Katie Stuart
(Sen. William E. Brady)

55 ILCS 5/5-1062  from Ch. 34, par. 5-1062
55 ILCS 5/5-1062.2

Amends the Counties Code. Changes the application of provisions concerning allowing management and mitigation of the effects of urbanization on stormwater drainage in metropolitan counties located in the area served by the Northeastern Illinois Planning Commission to those located in the area served by the Chicago Metropolitan Agency for Planning. Authorizes all counties (currently, only specified counties) to adopt stormwater management plans. Provides that counties' minimum standards for floodplain and stormwater management should have an emphasis on the use of cost effective, nature-based solutions and provides examples of such solutions. Provides that the stormwater management plans shall evaluate water quality and flooding problems caused by urban flooding. Defines "urban flooding" as the flooding of public and private land in urban areas that results from stormwater or snowmelt runoff overwhelming the existing drainage infrastructure, unrelated to the overflow of any river or lake, whether or not that land is located in or near a floodplain. Provides that a stormwater management planning committee may make grants to units of local government and landowners under specified conditions.

House Floor Amendment No. 1
Adds reference to:
55 ILCS 5/5-1062.3

Replaces everything after the enacting clause. Reinserts the provisions of introduced bill with the following changes: Further amends the Counties Code. Removes an emphasis on the use of cost-effective, nature-based solutions to water quality (water quality and flooding problems in the introduced bill) from the purposes of provisions concerning stormwater management. Provides that a purpose of provisions concerning stormwater management include collection of runoff for reuse as appropriate considering the local conditions that as a byproduct also results in improved water conditions. Changes "urban areas" to "urbanized areas". Defines "urbanized areas". Provides that specified counties (rather than all counties) and counties containing all or a part of an urbanized area may adopt stormwater management plans. Provides that any other county may adopt stormwater management plans if approved by referendum. Provides for representatives of drainage districts and soil and water conservation districts to be represented on the stormwater management planning committee in specified counties. Provides that a stormwater management planning committee may make grants to units of local government that are members in the Federal Emergency Management Agency's National Flood Insurance Program, not-for-profit organization, and landowners under specified conditions (units of local government and landowners in the introduced bill). Provides that a municipality receiving grant moneys must have adopted an ordinance requiring actions consistent with the stormwater management plan. Provides that questions for the levy of an annual tax for stormwater management purposes shall be held at a general election.

May 12 17  S  Rule 3-9(a) / Re-referred to Assignments

HB 02757  Rep. Joe Sosnowski
820 ILCS 115/5  from Ch. 48, par. 39m-5

Amends the Illinois Wage Payment and Collection Act. Requires any unit of local government or school district to pay, within a specified time period, the monetary equivalent of all earned vacation and sick time to an employee who is terminating employment.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02758  Rep. Joe Sosnowski
40 ILCS 5/1-170 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that pay to a participant in any pension fund or retirement system under the Code for overtime performed on or after July 1, 2017 shall not be considered for purposes of determining pensionable salary, earnings, or compensation.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02759  Rep. Joe Sosnowski

40 ILCS 5/1-167 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that if a person who first becomes a member or participant of a retirement system or pension fund under the Code on or after January 1, 2018 (i) is receiving a retirement annuity or retirement pension under that system or fund and (ii) becomes a member or participant under any other system or fund created by the Code based on full-time employment, then that retirement annuity or retirement pension shall be suspended during that employment. Upon termination of that employment, the person's retirement annuity or retirement pension payments shall resume and may be recalculated if recalculation is provided for under the applicable Article of the Code. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02760  Rep. Joe Sosnowski

40 ILCS 5/15-158.2

Amends the State Universities Article of the Illinois Pension Code. In a Section relating to the self-managed plan, provides that pursuant to federal law, all employees with applicable retirement plans will be provided options to: (i) establish, (ii) contribute to, and (iii) transfer any guaranteed or vested portion of their traditional accounts, on any day, into qualified in-plan Roth accounts, without distribution. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02761  Rep. Joe Sosnowski

40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10

Amends the State Employee Article of the Illinois Pension Code. Provides that, for service on or after July 1, 2017, "compensation" does not include any overtime pay payable to an employee for personal services performed in excess of the full normal working period for his or her position. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02762  Rep. William Davis

(Sen. Mattie Hunter)

110 ILCS 330/5.2 new

210 ILCS 85/9.7 new

Amends the University of Illinois Hospital Act and Hospital Licensing Act. Provides that no hospital may maintain a list of individuals that may not be admitted for treatment at the hospital.

House Floor Amendment No. 2

Provides that nothing in language concerning a prohibition on hospitals maintaining a list of individuals that may be treated shall be construed to prohibit a hospital or a member of the hospital's medical staff from recommending an alternate provider, coordinating an appropriate transfer, or arranging access to care services that best meets the needs of an individual patient.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunit

This legislation does not create a State mandate.

Aug 24 17  H  Public Act . . . . . . . . . 100-0306

HB 02763  Rep. Camille Y. Lilly

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that the court may order the sealing of the records of arrests or charges not initiated by arrest which result in an order of supervision or a conviction for a misdemeanor violation of public indecency. Provides that the court may not order the sealing of the records of arrests or charges not initiated by arrest which result in an order of supervision or a conviction for offenses under the Humane Care for Animals Act (rather than Class A misdemeanors under the Act). Eliminates multiple offenses and circumstances of the charge where records may currently be sealed. Effective immediately.

Feb 16 17  H  Tabled

(Sen. Andy Manar-Laura M. Murphy)

20 ILCS 801/21 new
20 ILCS 835/4d new
20 ILCS 3405/36 new

Amends the Department of Natural Resources Act. Provides that only materials manufactured in Illinois may be sold on the property of the Illinois State Museum. Defines "materials manufactured in Illinois". Amends the State Parks Act. Provides that only materials manufactured in Illinois may be sold in gift shops or concession areas within State parks or parkways. Defines "materials manufactured in Illinois". Amends the Historic Preservation Agency Act. Provides that only materials manufactured in Illinois may be sold on the property of State Historic Sites, State Memorials, and the other properties over which the Historic Preservation Agency has jurisdiction. Defines "materials manufactured in Illinois".

Fiscal Note (Dept. of Natural Resources)

HB 2764 will severely impact operations at State Park Gift Shops and Visitors Centers as well as smaller Illinois Department of Natural Resources (IDNR) Concessions. Estimated inventory at only 6 sites is almost $400k. At least seven of our State Parks contract vending through the Business Enterprise for the Blind. These vending machines provide snacks, water and soft drinks. While some of these products are manufactured in the United States, many are not. This legislation places a tremendous burden on the Vendor to stay competitive. IDNR’s World Shooting and Recreational Complex would most likely lose the Grand American shoot. Since most of IDNR’s Building Vendors would encounter the same difficulties stocking U.S.A. inventory, they may elect to sever their leases with IDNR. The smaller Concessions at IDNR State Parks are restaurants, boat/canoe rental and bait shops. These concessions sell sun screen, suntan lotions, bait and tackle (fishing lures, fishing line) etc. These inventories will be very limited if only United States products are allowed to be sold and possibly eliminate the availability of these types of services at IDNR State Parks.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This legislation does not create a State mandate.

Fiscal Note (Dept. of Natural Resources)

HB 2764 will severely impact operations at State Park Gift Shops and Visitors Centers as well as smaller Illinois Department of Natural Resources (IDNR) Concessions. Estimated inventory at only 6 sites is almost $400k. At least seven of our State Parks contract vending through the Business Enterprise for the Blind. These vending machines provide snacks, water and soft drinks. While some of these products are manufactured in the United States, many are not. This legislation places a tremendous burden on the Vendor to stay competitive. IDNR’s World Shooting and Recreational Complex would most likely lose the Grand American shoot. Since most of IDNR’s Building Vendors would encounter the same difficulties stocking U.S.A. inventory, they may elect to sever their leases with IDNR. The smaller Concessions at IDNR State Parks are restaurants, boat/canoe rental and bait shops. These concessions sell sun screen, suntan lotions, bait and tackle (fishing lures, fishing line) etc. These inventories will be very limited if only United States products are allowed to be sold and possibly eliminate the availability of these types of services at IDNR State Parks.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that only materials manufactured in the United States may be sold on the property of the Illinois State Museum, in gift shops or concession areas within State parks or parkways, and on the property of State Historic Sites, State Memorials, and the other properties over which the Historic Preservation Agency has jurisdiction (in the introduced bill, materials manufactured in Illinois). Provides that this prohibition for gift shops or concession within State parks or parkways does not apply to the World Shooting and Recreational Complex under the jurisdiction of the Department of Natural Resources. Makes conforming changes.

May 23 17    S    Referred to Assignments
HB 02765  Rep. Brandon W. Phelps

30 ILCS 605/7c
625 ILCS 5/3-806  from Ch. 95 1/2, par. 3-806
625 ILCS 5/3-815  from Ch. 95 1/2, par. 3-815

Amends the Illinois Vehicle Code. Provides that surcharges collected and deposited into the State Police Vehicle Fund for registration of motor vehicles, autocycles, motorcycles, motor driven cycles, and pedalcycles shall be for the acquisition of vehicles for enforcement of traffic laws and promotion of safety of highways, roads, and streets. Makes a conforming change in the State Property Control Act. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02766  Rep. Brandon W. Phelps and LaToya Greenwood

55 ILCS 5/5-1006.7

Amends the Counties Code. Provides that 1% of the school facility occupation taxes collected shall be distributed to the regional superintendent of schools (currently, these moneys are deposited into the Tax Compliance and Administration Fund) to cover the costs in administering and enforcing the provisions of the school facility occupation taxes Section of the Code.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02767  Rep. Robert Rita

205 ILCS 670/1  from Ch. 17, par. 5401

Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02768  Rep. Robert Rita

815 ILCS 122/1-1

Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


110 ILCS 330/3.5 new
210 ILCS 85/10.4  from Ch. 111 1/2, par. 151.4

Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Provides that if agreeing to a medical staff member's resignation, surrender, restriction, or limitation of his or her medical staff membership or clinical privileges; determining a medical staff member's leave of absence of greater than 30 days has begun; or determining a medical staff member's medical staff membership or clinical privileges have expired due to failure of the medical staff member to reapply requires a hospital to file a report with the National Practitioner Data Bank, then, upon request or prior to such agreement or determination, the hospital must provide the medical staff member with specified notice and opportunities to postpone such adverse action. Provides that medical staff members shall be given at least 14 days after the date of notice to exercise their right to postpone.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02770  Rep. Emily McAsey-Lawrence Walsh, Jr.-Margo McDermed-Natalie A. Manley-Robyn Gabel

415 ILCS 5/3.160  was 415 ILCS 5/3.78 and 3.78a
415 ILCS 5/22.51
415 ILCS 5/22.51a
415 ILCS 5/22.51b

Amends the Environmental Protection Act. Deletes provisions in a definition for "clean construction or demolition debris" concerning when clean construction or demolition debris are not considered "waste". Requires the Environmental Protection Agency to propose rules concerning the protection of groundwater at clean construction or demolition debris fill operations and the protection of groundwater at uncontaminated soil fill operations to the Pollution Control Board within one year of the effective date. Requires the Board to adopt rules meeting specified requirements concerning the protection of groundwater at clean construction or demolition debris fill operations and the protection of groundwater at uncontaminated soil fill operations within one year of the Agency's proposal. Changes specified fee amounts. Provides limits on specified fees. Makes other changes. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02771


New Act

30 ILCS 105/5.878 new

Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Provides that the Department of Labor shall administer the Act. Authorizes the imposition of civil penalties. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with provisions similar to the introduced bill, with the following changes.

Provides an exemption for the construction industry. Excludes school districts, park districts, and certain City of Chicago sister agencies. Provides for a minimum of 5 sick days rather than a maximum of 7 sick days per year. Changes the accrual rate and minimum usage. Provides that an employee may earn sick days 180, rather than 120, days after beginning employment. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Labor)

The Department currently employs 6 wage claim specialists and 2 clerical staff to process and administer wage claims under the Wage Payment and Collection Act. This legislation would require, the Department to add at least 4 full time staff members to process, answer phone calls and emails, and investigate additional claims. Also, at least one additional attorney position to review the additional claims for legal sufficiency and to ensure that the proper responsible parties are named. In addition, two administrative law judges would also be needed to handle the increase in the number of administrative hearings as a result of the additional claims. There are other administrative costs, including postage, office supplies and new employee IT equipment and licensing. Fiscal Impact = $843,000 (7 Headcount = $785,000; Administrative Costs = $58,000).

Balanced Budget Note, House Committee Amendment No. 1 (Office of Management and Budget)

The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Housing Affordability Impact Note, House Committee Amendment No. 1 (Housing Development Authority)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)

This legislation will not impact any public pension fund or retirement system in Illinois.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)

This legislation would neither increase nor decrease the number of judges needed in the State.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)

This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)

This legislation has no fiscal or population impact on the Department of Corrections.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Home Rule Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

Senate Committee Amendment No. 1
HB 02771 (CONTINUED)
Specifically identifies entities included within the scope of the term "employer". Excludes certain railroad employees.
Provides that a healthcare provider includes persons determined under the Family and Medical Leave Act of 1993, as of the effective
date of this Act, to be a healthcare provider. Provides that an employer does not have to allow use more than 40 hours of paid sick
time, rather than 5 paid sick days, annually.

Senate Floor Amendment No. 2
Provides that the term "employee" does not include certain persons subject to the Railway Labor Act, the Railroad
Unemployment Insurance Act, and the Federal Employers' Liability Act. Includes chiropractors within the scope of the term
"healthcare provider". Removes requirement that a healthcare provider not be employed by an employer to whom the healthcare
provider issues certifications.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 02772
Rep. Arthur Turner
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02773
Rep. Arthur Turner
New Act
Creates the County Work Release Diversion Program Act. Contains only a short title provision.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02774


New Act

Creates the Right to Know Act. Provides that an operator of a commercial website or online service that collects personally identifiable information through the internet about individual customers residing in Illinois who use or visit its commercial website or online service shall notify those customers of certain specified information pertaining to its personal information sharing practices. Requires an operator to make available certain specified information upon disclosing a customer's personal information to a third party, and to provide an e-mail address or toll-free telephone number whereby customers may request or obtain that information. Provides for a right of action to customers whose rights are violated under the Act. Provides that any waiver of the provisions of the Act or any agreement that does not comply with the applicable provisions of the Act shall be void and unenforceable. Provides that no provision of the Act shall be construed to conflict with or apply to certain specified provisions of federal law or certain interactions with State or local government. Provides findings and purpose. Defines terms.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Provides that the parent or legal guardian of a customer under the age of 18 may submit a request for specified information on behalf of that customer. Provides that an operator shall not be required to respond to a request made by the same customer more than once within a given 12-month period. Modifies the term "operator" to mean any person or entity that owns a website located on the Internet or an online service that collects and maintains personal information (rather than personally identifiable information) from a customer residing in Illinois. Modifies a Section concerning a right of action for a violation of the Act to specify that a violation of the Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act. Provides that any person whose rights under the Act are violated shall also have, in addition to any rights under the Consumer Fraud and Deceptive Business Practices Act, a right of action against an offending party to seek injunctive relief, if appropriate. Removes language concerning liquidated damages and recovery of reasonable attorneys' fees, costs, and expenses. Makes conforming changes.

House Committee Amendment No. 3

Provides that nothing in the Section concerning violation and right of action under the Act shall prevent a person from seeking a right of action for a violation of the Biometric Information Privacy Act or otherwise seeking relief under the Code of Civil Procedure. Provides that nothing in the Act shall be construed to apply to any State agency, federal agency, unit of local government, or any contractor, subcontractor, or agent thereof. Provides that nothing in the Act shall be construed to apply to any entity recognized as a tax-exempt organization under 501(c)(3) and 501(c)(4) of the Internal Revenue Code of 1986.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02775

Rep. Arthur Turner

725 ILCS 5/110-4 from Ch. 38, par. 110-4
725 ILCS 5/110-6 from Ch. 38, par. 110-6

Amends the Code of Criminal Procedure of 1963. Provides that a person who does not pose a real and present threat to the physical safety of any person, presents a flight risk in the absence of a bail bond, and is otherwise eligible for bail shall not be detained solely because of their financial or economic inability to post bond. Provides that if bail is set or if a defendant is ordered to be electronically monitored as a condition of release, and if the defendant has been unable to post the required bond or secure a location from which to be electronically monitored and remains in custody for 72 hours after the date bail or release with conditions has been set, the defendant shall be afforded a hearing where the court may alter the conditions of bail or release. Provides that the inability of the defendant to pay bail or lack of suitable housing shall be deemed sufficient new facts to support a motion for this hearing.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02776 Rep. Arthur Turner
20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that the State's Attorney shall petition the circuit court when the arrest or charge not initiated by arrest sought to be expunged is for retail theft of property the full retail value of which does not exceed $300; criminal trespass to real property; criminal trespass to State supported land; a traffic offense, except for any offense involving fleeing or attempting to elude a peace officer or aggravated fleeing or attempting to elude a peace officer, driving under the influence, or any offense that results in bodily harm; or a Class 4 felony violation of the Illinois Controlled Substances Act which results in acquittal, dismissal, or the reversal or vacation of a conviction immediately upon the State's Attorney not to charge or upon entry of acquittal, dismissal, reversal, or vacation. Provides that the circuit court shall promptly enter an order within 90 days upon the filing of a petition under this provision.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02777 Rep. Arthur Turner and Barbara Flynn Currie
New Act
30 ILCS 105/5.878 new
110 ILCS 305/12.6 new
Creates the Impact of Crime-related Violence on Public Health Research Act. Requires the Board of Trustees of University of Illinois to establish an Impact of Crime-related Violence on Public Health Research Center to conduct basic, translational, and transformative research with a mission to provide the scientific evidence on which sound crime-related violence prevention policies and programs can be based. Provides that its research shall include, but is not limited to, the effectiveness of existing laws and policies intended to reduce crime-related violence, including, but not limited to, the criminal misuse of a weapon, and efforts to reduce and deter any criminally violent activities. Amends the State Finance Act to create the Impact of Crime-related Violence on Public Health Research Center Fund to support the research and activities of the Center. Provides that moneys from fees, gifts, grants, and donations received by the Center shall be deposited into the Impact of Crime-related Violence on Public Health Research Center Fund. Provides that the Center may also seek additional federal, State, and private funds. Amends the University of Illinois Act to require the University of Illinois to carry out the duties and responsibilities required of it under the Impact of Crime-related Violence on Public Health Research Act.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

70 ILCS 715/3 from Ch. 127 1/2, par. 303
215 ILCS 5/143.10d new
Amends the Fire Protection of Unprotected Area Act. Provides that if a property owner of an unprotected area refuses a request for annexation for fire protection, the State Fire Marshal shall assign the unprotected area coverage. Amends the Illinois Insurance Code. Provides that in order to obtain property insurance for property located in an unincorporated area of a county, the owner of the property must submit verification that the property has fire protection coverage by a fire protection jurisdiction. Effective January 1, 2018.
House Committee Amendment No. 1
Deletes reference to:
70 ILCS 715/3
Deletes reference to:
215 ILCS 5/143.10d new
Adds reference to:
70 ILCS 705/3.3 new
Replaces everything after the enacting clause. Amends the Fire Protection District Act. Provides that a fire protection district may annex any property into its jurisdiction for which it is providing coverage under the Emergency Telephone System Act. Provides notice and hearing requirements. Provides that a certified copy of the annexation ordinance shall be transmitted to certain individuals and that the annexed property shall become an integral part of the fire protection district and subject to all of the benefits of service and responsibilities of the district. Effective January 1, 2018.
Nov 09 17 H Public Act . . . . . . . . 100-0547
HB 02779  Rep. Grant Wehrli
New Act
55 ILCS 5/5-1069 from Ch. 34, par. 5-1069
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2 from Ch. 24, par. 10-4-2
65 ILCS 5/10-4-2.3
30 ILCS 805/8.41 new
Creates the Home Rule Administrative Procedure Act. Provides that home rule municipalities and home rule counties shall adopt all rules through the procedures required by the Act. Provides for procedures for general rulemaking, implementing discretionary powers, incorporation by reference, emergency rulemaking, and peremptory rulemaking. Provides for the creation of a Designated Review Committee composed of 5 members of the governing board of the home rule unit. Provides for agenda, notice, public hearing, and publication requirements. Limits home rule powers. Defines terms. Amends the Counties Code and Illinois Municipal Code making conforming changes. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2018.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02780  Rep. Sara Wojcicki Jimenez
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02781  Rep. Sara Wojcicki Jimenez
225 ILCS 454/1-10
225 ILCS 454/5-10
225 ILCS 454/5-27
225 ILCS 454/5-50
225 ILCS 454/5-70
225 ILCS 454/5-75
225 ILCS 454/5-85
225 ILCS 454/25-10
225 ILCS 454/30-5
225 ILCS 454/30-15
225 ILCS 454/30-20
225 ILCS 454/30-10 rep.
Amends the Real Estate License Act of 2000. Abolishes the Real Estate Education Advisory Council. Transfers functions of the Council to the Real Estate Administration and Disciplinary Board or the Department of Financial and Professional Regulation. Allows the Department to make continuing education requirements for licensed leasing agents without the advice of the Advisory Council and Board. Makes changes to the membership and terms of the Board. Allows the Secretary of the Department of Financial and Professional Regulation to establish temporary or permanent committees of the Board. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02782  Rep. Sara Wojcicki Jimenez-Patricia R. Bellock-Litesa E. Wallace and Camille Y. Lilly
(Sen. Dave Syverson)
20 ILCS 4095/10
Aug 18 17  H Public Act . . . . . . . . . . . . . . 100-0131
HB 02783  Rep. Sara Wojcicki Jimenez
(Sen. Pamela J. Althoff)

225 ILCS 425/2 from Ch. 111, par. 2002
225 ILCS 425/2.5 new
225 ILCS 425/4.6 new
225 ILCS 425/5 from Ch. 111, par. 2008
225 ILCS 425/7 from Ch. 111, par. 2010
225 ILCS 425/8a from Ch. 111, par. 2011a
225 ILCS 425/8c from Ch. 111, par. 2011c
225 ILCS 425/9.22 from Ch. 111, par. 2034
225 ILCS 425/13.1 from Ch. 111, par. 2038.1
225 ILCS 425/13.2 from Ch. 111, par. 2038.2
225 ILCS 425/16
225 ILCS 425/17
225 ILCS 425/27
225 ILCS 425/30

Amends the Collection Agency Act. Allows the Secretary of Financial and Professional Regulation to require participation
in a multi-state licensing system for licensing under the Act. Allows the multi-state licensing system to charge an administrative fee.
Removes a requirement to file an annual trust account financial report. Requires applicants and licensees to file an email address of
record and allows the Department of Financial and Professional Regulation to send certain notices to the email address of record.
Provides that members of the Collection Agency Licensing and Disciplinary Board shall have no liability in any action based upon any
disciplinary proceeding or other activity performed in good faith as a member of the Board (rather than members of the Board shall be
immune from suit in any action based upon disciplinary proceedings or other acts performed in good faith as members of the Board).
Removes a requirement that the Department maintain a roster of all active licensees under the Act and all person whose licenses have
been suspended, revoked, or denied renewal under the Act. Requires that exhibits in court proceedings under the Act shall be certified
without cost. Makes other changes. Effective immediately.

House Committee Amendment No. 1

In provisions concerning definitions, provides that "multi-state licensing system" means a web-based platform that allows
licensure applicants to submit their applications and renewals to the Department of Financial and Professional Regulation online
(rather than a third-party administrator of licensure that processes applications and renewals and maintains multi-state records).

Aug 18 17  H  Public Act ............. 100-0132

HB 02784  Rep. Kelly M. Cassidy

725 ILCS 5/116-2.2 new

Amends the Code of Criminal Procedure of 1963. Allows a motion to be filed with the trial court that entered the judgment
of conviction in a defendant's case at any time following the entry of a guilty verdict or a finding of guilt for any offense under the
Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance by the defendant provided: (1) the motion clearly
states the penalty for the offense for which the defendant was found guilty or convicted has been amended or changed and became
effective after his or her plea of guilty or conviction, which includes but is not limited to: (A) reduces the minimum or maximum
sentence for the offense; (B) grants the court more discretion over the range of penalties for the offense; (C) the underlying conduct
relating to the offense was decriminalized; or (D) other instances in which the penalties associated with the offense or conduct
underlying the offense were reduced in any way; and (2) reasonable notice of the motion is served upon the State. Provides that if the
court grants the motion, the court must reduce the penalty imposed on the defendant so that it is consistent with the penalty the
defendant would have received if the current law was in effect on the date when the offense was committed and the court may take any
additional action it deems appropriate under the circumstances.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

Amends the Firearm Concealed Carry Act. Provides that the Department of State Police must notify the applicant stating detailed grounds for the denial and the applicant's right to receive copies of all documents and other evidence that was provided to the Department concerning the application. Provides that in the event that an applicant is denied a license, a copy of any and all objections made by law enforcement agencies shall be made available to the applicant. Provides that upon the referral, applicants shall be given notice by the Department that the application is undergoing review by the Board. Provides that the notice shall include the next date upon which the Concealed Carry Licensing Review Board is expected to convene, and shall inform the applicant that the 90-day time period has been tolled. Provides that all documents and evidence provided to the Board, including a list of the names of all witnesses who provided testimony to the Board, shall be made available to the applicant and the applicant's designated attorney, if any. Provides that an applicant may appeal a denial of an application for a concealed carry license by the Department to the Director for a hearing within 70 calendar days after the denial is delivered to the address listed on the application. Provides that the time deadline for filing a petition for administrative or judicial review shall be 70 calendar days from the date the notice of denial was received by the applicant. Provides that if an applicant brings a petition for judicial review under the Act, the petition must be decided without remand to the Department.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02786  Rep. Jerry Costello, II

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02787  Rep. Jerry Costello, II

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02788  Rep. Fred Crespo

Amends the School Code. With respect to the requirement that all contracts for the purchase of supplies and materials or work involving an expenditure in excess of $25,000 or a lower amount as required by school board policy be awarded to the lowest responsible bidder, exempts contracts for goods or services procured through a cooperative organized in any state in the United States of America or the District of Columbia that awards contracts by a competitive process and whose membership is limited to governmental agencies. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02789  Rep. Fred Crespo

Amends the State Officials and Employees Ethics Act. Provides that if an officer or employee objects to a request for information by an Executive Inspector General based on any applicable rights or protections under State or federal law, the officer or employee may seek resolution of the objection by the Executive Ethics Commission. Provides that if an officer or employee refuses or fails to provide information requested by an Executive Inspector General, the Executive Inspector General may notify the Executive Ethics Commission and seek an order compelling the officer or employee to produce the information requested by the Executive Inspector General.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02790  Rep. Fred Crespo
5 ILCS 430/20-90
5 ILCS 430/20-95
Amends the State Officials and Employees Ethics Act. Provides that the head and employees of a State agency affected by or involved in an investigation shall keep confidential and shall not disclose information exempted from disclosure under the Act or the Freedom of Information Act. Permits disclosure of investigatory files, reports, and requests for information of or by the Office of an Executive Inspector General to the head of a State agency affected by or involved in an investigation.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02791  Rep. Fred Crespo
5 ILCS 430/20-52
Amends the State Officials and Employees Ethics Act. Provides that the Executive Inspector General may make a summary report and response of the ultimate jurisdictional authority or agency head available to the public if the Executive Ethics Commission does not do so. Provides that, prior to publication by the Executive Inspector General, the Executive Inspector General shall permit the respondents, the Commission, and the Attorney General to review the documents to be made public and offer suggestions for redaction or provide a response that shall be made public with the summary report.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02792  Rep. Fred Crespo and Camille Y. Lilly
20 ILCS 1605/9.1
Amends the Illinois Lottery Law. Requires the Department of the Lottery, on or before the last day of each fiscal year, to deposit any estimated remaining proceeds (rather than any remaining proceeds), after certain payments and transfers are made, into the Capital Projects Fund. Provides that the Department shall increase or decrease its deposit into the Capital Projects Fund each year by the amount that the actual expenditures either fell short of or exceeded the estimate used by the Department in making the deposit for the previous fiscal year. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02793  Rep. Gregory Harris
305 ILCS 5/5-5 from Ch. 23, par. 5-5
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that all children with autism spectrum disorder who are otherwise eligible for medical assistance shall receive coverage for any medically necessary evidenced-based treatment prescribed by a physician licensed under the Medical Practice Act of 1987 or a licensed practitioner of the healing arts as defined in the Illinois Administrative Code. Effective July 1, 2017.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02794  Rep. La Shawn K. Ford-Mary E. Flowers, Jehan Gordon-Booth, Carol Sente and Michael Halpin
(Sen. Iris Y. Martinez)
105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new
Amends the School Code. Provides that a school board shall require the school district's high schools, if any, to inform all 11th and 12th grade students of dual enrollment and dual credit opportunities at public community colleges for qualified students.
Aug 18 17  H  Public Act . . . . . . . . . . 100-0133
HB 02795
Rep. La Shawn K. Ford

New Act

35 ILCS 5/203 from Ch. 120, par. 2-203
705 ILCS 505/8 from Ch. 37, par. 439.8
705 ILCS 505/11 from Ch. 37, par. 439.11
705 ILCS 505/22 from Ch. 37, par. 439.22
705 ILCS 505/24 from Ch. 37, par. 439.24
745 ILCS 5/1 from Ch. 127, par. 801

Creates the Compensation for Wrongfully Imprisoned Persons Act. Provides that the Comptroller shall pay moneys to claimants who meet certain criteria related to wrongful imprisonment. Contains provisions governing; notice to wrongfully imprisoned persons; application procedures; lump sum compensation; annuity payments; beneficiaries; payment of certain tuition and fees; attorney's fees; administrative payment of compensation; reporting requirements; State and local government liability; and termination of payments. Amends the Court of Claims Act by repealing provisions concerning claims for unjust imprisonment. Makes corresponding changes in the Illinois Income Tax Act and the State Lawsuit Immunity Act.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02796
Rep. Jerry Costello, II

410 ILCS 65/1 from Ch. 111 1/2, par. 8051
Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02797
Rep. Jerry Costello, II

410 ILCS 65/1 from Ch. 111 1/2, par. 8051
Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02798
Rep. Jerry Costello, II, Katie Stuart and Natalie Phelps Finnie

20 ILCS 2310/2310-316 new
55 ILCS 5/3-3013 from Ch. 34, par. 3-3013
110 ILCS 330/8b new
210 ILCS 85/6.09c new

Amends the Counties Code. Provides that in every case in which an opioid overdose is determined to be a contributing factor in a death, the coroner shall report the death and the age, gender, race, and county of residence, if known, of the decedent to the Department of Public Health. Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Requires every hospital to report the age, gender, race, and county of residence, if known, of each patient diagnosed as having an opioid overdose to the Department within 48 hours of the diagnosis. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department to adopt rules to implement the reporting requirements. Requires the Department to annually report to the General Assembly the data collected.

House Committee Amendment No. 1

Deletes reference to:

110 ILCS 330/8b new

Deletes reference to:

210 ILCS 85/6.09c new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Removes provisions amending the University of Illinois Hospital Act and the Hospital Licensing Act and makes corresponding changes.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02799  Rep. Brandon W. Phelps

30 ILCS 500/20-27 new

Amends the Illinois Procurement Code. Provides that a State purchasing officer or chief procurement officer may award a sole source contract to a qualified HUBZone small business concern, subject to certain restrictions. Provides that, if a contract is awarded pursuant to a competitive bidding process, the price offered by a qualified HUBZone small business concern shall be deemed to be lower than the price offered by another responsible bidder if the price offered by the qualified HUBZone small business concern is not more than 10% higher than the price offered by the other responsible bidder. Provides that the term "qualified HUBZone small business concern" means a business located in the State that qualifies as a HUBZone small business concern under the Historically Underutilized Business Zones (HUBZone) program administered by the United States Small Business Administration.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02800  Rep. Mary E. Flowers-Jaime M. Andrade, Jr.-Cynthia Soto-Robyn Gabel-Sara Feigenholtz, Mark Batinick, Patricia R. Bellock and Rita Mayfield
(Sen. Donne E. Trotter, Pamela J. Althoff, Jacqueline Y. Collins-Mattie Hunter-Heather A. Steans, Steven M. Landek, Laura M. Murphy, Cristina Castro and Kimberly A. Lightford)

410 ILCS 335/5
410 ILCS 335/10
410 ILCS 335/15
410 ILCS 335/30
410 ILCS 335/35

Amends the Perinatal HIV Prevention Act. Provides that every health care professional who provides health care services to a pregnant person, unless a pregnant person already has a documented negative HIV status (currently, already been tested) during the third trimester of the current pregnancy (currently, during the current pregnancy) or is already documented to be HIV-positive, shall provide specified HIV counseling and shall test the person for HIV on an opt-out basis (currently, unless she refuses). Adds provisions concerning when opt-out HIV testing and rapid opt-out HIV testing shall occur. Makes changes to provisions concerning specified HIV counseling requirements. Makes changes to provisions concerning reporting, including requiring that a specified report concerning a HIV-positive pregnant or post-partum person or HIV-exposed newborn shall be made by a health care facility to the Department of Public Health's Perinatal HIV Hotline within 12 hours but not later than 24 hours of test results (currently, a health facility shall report within 24 hours after birth if a woman is HIV-positive and the newborn is HIV-exposed). Provides that the provisions of the Act requiring testing for HIV (currently, provisions of the Act) shall not apply when a parent or guardian objects to HIV testing on certain grounds. Defines "birthing center", "opt-out testing", and "third trimester". Changes references from "pregnant woman" to "pregnant person" and makes other similar changes. Makes other changes. Effective immediately.

House Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Restores references to "pregnant woman" and makes other similar changes. Adds a definition for "birth center" and removes a definition for "birthing center". In amendatory provisions concerning HIV counseling and testing, provides that the counseling and testing or refusal of testing shall comply with the requirements for informed consent in the AIDS Confidentiality Act and be documented in the pregnant woman's medical record as required by the AIDS Confidentiality Act. Makes other changes. Effective immediately.

House Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No. 2 with the following changes: Removes references to HIV statuses being "documented" and makes related changes. Effective immediately.

Aug 22 17  H  Public Act . . . . . . . . . . . 100-0265
HB 02801

Rep. Michael J. Zalewski and Joe Sosnowski
(Sen. Don Harmon and Chris Nybo-Pamela J. Althoff-Karen McConnaughay)

35 ILCS 505/1.8 from Ch. 120, par. 417.8
35 ILCS 505/1.8A new
35 ILCS 505/1.8B new
35 ILCS 505/1.13C new
35 ILCS 505/2 from Ch. 120, par. 418
35 ILCS 505/2a from Ch. 120, par. 418a
35 ILCS 505/5 from Ch. 120, par. 421
225 ILCS 470/2 from Ch. 147, par. 102
225 ILCS 470/8 from Ch. 147, par. 108
415 ILCS 125/310

Amends the Motor Fuel Tax Law. Provides that the tax imposed on the privilege of operating motor vehicles that use liquefied natural gas or propane is 21.5 cents per gallon. Provides that the tax imposed on compressed natural gas is 19 cents per gallon. Provides that, in the case of liquefied natural gas and propane, "gallon" means a diesel gallon equivalent. Amends the Weights and Measures Act. Provides that liquefied natural gas used as motor fuel shall be sold in diesel gallon equivalents, and compressed natural gas shall be sold in gasoline gallon equivalents. Provides that propane used as motor fuel shall be sold in actual measured gallon volumetric units, subject to adjustment for the purposes of determining the diesel gallon equivalents that are subject to the tax rates under the Motor Fuel Tax Law. Amends the Environmental Impact Fee Law. Provides that no fee is imposed on the importation or receipt of liquefied natural gas (i) sold to or used by a rail carrier or (ii) consumed or used in the operation of ships, barges, or vessels that are used primarily in or for the transportation of property in interstate commerce for hire on rivers bordering Illinois if the natural gas is delivered to the ship, barge, or vessel by a licensed receiver. Effective immediately.

House Floor Amendment No. 2

Makes a technical change. Provides that the bill is effective July 1, 2017 (instead of immediately).

Jun 30 17  H  Public Act . . . . . . . . . 100-0009

HB 02802

(Sen. Martin A. Sandoval-Daniel Biss)

New Act

Creates the Transportation Benefits Program Act. Requires all covered employers to offer at least one transportation benefit program. Provides that the employer may choose between providing a program consistent with federal law that allows employees to elect to exclude from taxable wages and compensation the employee's commuting costs incurred for the purchase of a transit pass to use public transit or for the purchase of qualified parking, or a program under which the employer supplies a transit pass for the particular qualifying public transit requested by the covered employee or reimburses the covered employee for payments made for the use of qualified parking. Defines terms. Effective January 1, 2018.

Fiscal Note (Dept. of Revenue)

The estimated impact of this bill is a reduction in individual income tax revenue of between $128 Million to $183 Million annually.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Inserts the substance of the introduced bill except that it limits the program to the area under the jurisdiction of the Regional Transportation Authority. Provides that the bill applies to employers with 25 full-time employees rather than 20 employees. Excludes from the scope of the bill areas in which regularly-scheduled transit service does not operate. Removes government entities from the scope of the Act. Defines terms. Effective January 1, 2018.

15 ILCS 20/50-22

Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides for a continuing appropriation for each State agency to meet personnel expenditures for each payroll period during which appropriations for personnel expenditures have not been made available to that State agency. Defines "State agency" to include all State agencies, the office of any constitutional officer, and any agency, board, commission, or other instrumentality of State government to which an appropriation for personnel expenditures was made from a State fund in FY15. Defines "personnel expenditure" and "applicable State fund". Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02804  Rep. Silvana Tabares

415 ILCS 155/1

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02805  Rep. Silvana Tabares and Michael Halpin

(Sen. Don Harmon)

10 ILCS 5/19-3 from Ch. 46, par. 19-3

Amends the Election Code. Provides that if an application for a vote by mail ballot is sent to a post office box controlled by any individual or organization that is not an election authority, the applications shall be turned over to the appropriate election authority within 14 days of receipt. Provides that failure to turn over the applications in a timely manner constitutes a violation of the Code.

House Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Provides that applications for votes by mail shall include a valid and current phone number for the individual or organization controlling the post office box and be turned over to the appropriate election authority within 7 days of receipt or, if received within 2 weeks of the election in which an applicant intends to vote, within 2 days of receipt (rather than turned over with 14 days of receipt). Provides that failure to turn over the applications shall be punishable as a petty offense with a fine of $100 per application. Provides that removing, tampering with, or otherwise knowingly making the postmark on the application unreadable by the election authority shall establish a rebuttable presumption of a violation.

May 26 17  S  Rule 3-9(a) / Re-referred to Assignments

HB 02806  Rep. Silvana Tabares

10 ILCS 5/19A-15

Amends the Election Code. Requires a permanent polling place for early voting to remain open beginning the 40th (rather than 15th) day before an election through the end of the day before election day, including weekends. Makes conforming changes.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02807  Rep. William Davis

105 ILCS 5/28-15 from Ch. 122, par. 28-15

Amends the Instructional Materials Article of the School Code. Makes a technical change in a Section concerning furnishing free textbooks to students.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
Rep. William Davis-Robert W. Pritchard-Linda Chapa LaVia, Al Riley, Emanuel Chris Welch, Sue Scherer, Camille Y. Lilly and Will Guzzardi

20 ILCS 620/7 from Ch. 67 1/2, par. 1007
30 ILCS 105/13.2 from Ch. 127, par. 149.2
35 ILCS 200/18-200
35 ILCS 200/18-249
50 ILCS 470/33
55 ILCS 85/7 from Ch. 34, par. 7007
55 ILCS 90/50 from Ch. 34, par. 8050
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8
65 ILCS 5/11-74.6-35
65 ILCS 110/50
105 ILCS 5/1A-8 from Ch. 122, par. 1A-8
105 ILCS 5/1B-5 from Ch. 122, par. 1B-5
105 ILCS 5/1B-6 from Ch. 122, par. 1B-6
105 ILCS 5/1B-7 from Ch. 122, par. 1B-7
105 ILCS 5/1B-8 from Ch. 122, par. 1B-8
105 ILCS 5/1C-1
105 ILCS 5/1C-2
105 ILCS 5/1D-1
105 ILCS 5/1E-20
105 ILCS 5/1F-20
105 ILCS 5/1F-62
105 ILCS 5/1H-20
105 ILCS 5/1H-70
105 ILCS 5/2-3.33 from Ch. 122, par. 2-3.33
105 ILCS 5/2-3.51.5
105 ILCS 5/2-3.66 from Ch. 122, par. 2-3.66
105 ILCS 5/2-3.66b
105 ILCS 5/2-3.84 from Ch. 122, par. 2-3.84
105 ILCS 5/2-3.109a
105 ILCS 5/3-14.21 from Ch. 122, par. 3-14.21
105 ILCS 5/7-14A from Ch. 122, par. 7-14A
105 ILCS 5/10-19 from Ch. 122, par. 10-19
105 ILCS 5/10-22.5a from Ch. 122, par. 10-22.5a
105 ILCS 5/10-22.20 from Ch. 122, par. 10-22.20
105 ILCS 5/10-29
105 ILCS 5/11E-135
105 ILCS 5/13A-8
105 ILCS 5/13B-20.20
105 ILCS 5/13B-45
105 ILCS 5/13B-50
105 ILCS 5/13B-50.10
105 ILCS 5/13B-50.15
HB 02808 (CONTINUED)

105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02
105 ILCS 5/14-7.02b
105 ILCS 5/14-13.01 from Ch. 122, par. 14-13.01
105 ILCS 5/14C-1 from Ch. 122, par. 14C-1
105 ILCS 5/14C-12 from Ch. 122, par. 14C-12
105 ILCS 5/17-1 from Ch. 122, par. 17-1
105 ILCS 5/17-1.2
105 ILCS 5/17-1.5
105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11
105 ILCS 5/17-2A from Ch. 122, par. 17-2A
105 ILCS 5/17-3.6 new
105 ILCS 5/18-4.3 from Ch. 122, par. 18-4.3
105 ILCS 5/18-8.05
105 ILCS 5/18-8.10
105 ILCS 5/18-8.15 new
105 ILCS 5/18-9 from Ch. 122, par. 18-9
105 ILCS 5/18-12 from Ch. 122, par. 18-12
105 ILCS 5/26-16
105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
105 ILCS 5/27A-9
105 ILCS 5/27A-11
105 ILCS 5/29-5 from Ch. 122, par. 29-5
105 ILCS 5/34-2.3 from Ch. 122, par. 34-2.3
105 ILCS 5/34-18 from Ch. 122, par. 34-18
105 ILCS 5/34-18.30
105 ILCS 5/34-43.1 from Ch. 122, par. 34-43.1
105 ILCS 70/25


Fiscal Note, House Floor Amendment No. 1 (State Board of Education)

HB 2808 (H-AM 1) has no fiscal impact to the State Board of Education. The fiscal impact of HB 2808 (H-AM 1) will be determined by the General Assembly in its annual appropriation bill.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Jul 06 17   H Rule 19(a) / Re-referred to Rules Committee
HB 02809  Rep. Jay Hoffman
40 ILCS 5/3-111.5 new
30 ILCS 805/8.41 new
Amends the Downstate Police Article of the Illinois Pension Code. Provides that a police officer who previously participated in the Illinois Municipal Retirement Fund (IMRF) for service as a member of the police department of a municipality and was transferred to that municipality's police pension fund upon its creation under the Downstate Police Article shall, for the purposes of determining the applicable tier of benefits under that Article, be deemed to have become a police officer and member of that municipality's police pension fund on the date that he or she first participated in IMRF as a member of the police department of that municipality, notwithstanding whether that start date was before January 1, 2011. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Pension Note (Government Forecasting & Accountability)
HB 2809 will likely have a substantial impact on affected Downstate Police pension funds. According to the Department of Insurance, HB 2809 could award Tier 1 benefits to Police Officers whose employee contributions were calculated based on a Tier 2 pension. The amount of potentially affected annuitants is currently unknown.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02810  Rep. Ryan Spain, Allen Skillicorn, Jerry Lee Long and Stephanie A. Kifowit
(Sen. Andy Manar)
510 ILCS 70/1 from Ch. 8, par. 701
Amends the Humane Care for Animals Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1
Deletes reference to:
510 ILCS 70/1
Adds reference to:
510 ILCS 70/3.04
Adds reference to:
510 ILCS 70/3.05
Adds reference to:
510 ILCS 70/4 from Ch. 8, par. 704
Replaces everything after the enacting clause. Amends the Humane Care for Animals Act. Provides that any law enforcement officer making an arrest for a violation of an owner's duties, animals in entertainment, or confinement in a motor vehicle may lawfully take possession of some or all of the companion animals in the possession of the person arrested. Provides that in the case of companion animals or animals used for fighting purposes in violation of an owner's duties, cruel treatment, aggravated cruelty, animal torture, or confinement in a motor vehicle that the animal control or animal shelter having custody of the animal or animals may file a petition with the court requesting that the person from whom the animal or animals are seized, or the owner of the animal or animals, be ordered to post security. Provides that no person may adopt, transfer, sell, offer for sale, barter, or give away as a pet a dog or cat forfeited under the Act to the person who forfeited the animal or a person residing in that person's household. Makes other technical changes.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1 with changes. Removes a violation of an animal owner's duties where a law enforcement agency may lawfully take possession of some or all of the companion animals in the possession of the person arrested. Provides that for the offenses of animals in entertainment or dog fighting, the court may order the convicted person to forfeit to an animal control or animal shelter the animal or animals that are the basis of the conviction. Makes other technical changes.

Senate Committee Amendment No. 1
Provides that no person may adopt, transfer, sell, offer for sale, barter, or give away any animal (in the engrossed bill, as a pet a dog or cat) forfeited under the Act to the person who forfeited the animal or a person residing in that person's household.

Sep 15 17  H Public Act ............ 100-0504

HB 02811  Rep. Ryan Spain
510 ILCS 70/1 from Ch. 8, par. 701
Amends the Humane Care for Animals Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02812  Rep. Norine K. Hammond-Randy E. Frese-Patricia R. Bellock
(Sen. Don Harmon)

305 ILCS 5/10-3.3

Amends the Illinois Public Aid Code. Adds cellular telephone companies to the list of persons and entities that are required to provide, upon request by the Child and Spouse Support Unit, location information concerning putative fathers and noncustodial parents for the purpose of establishing a child's paternity or establishing, enforcing, or modifying a child support obligation. Provides that a cellular telephone company shall respond to a request for location information within 15 days after receiving the request or be subject to a specified penalty. Provides that a cellular telephone company shall not be liable to any person for disclosure of location information as required, except for willful and wanton misconduct. Defines "cellular telephone company". Makes changes to the definition of "location information".

Senate Committee Amendment No. 1

Further amends the Illinois Public Aid Code. Provides that "cellular telephone company" includes a cellular telephone or wireless carrier or provider, but does not include a pre-paid wireless carrier or provider. Provides that the term "physical whereabouts" does not include real time or historical location tracking information.

Sep 08 17  H  Public Act . . . . . . . . . 100-0487

HB 02813  Rep. Norine K. Hammond
(Sen. Jil Tracy)

35 ILCS 200/10-505

Amends the Property Tax Code. In the definition of "wooded acreage", provides that the property must be defined as "woodlands" by the United States Department of the Interior (currently, defined as "wooded acreage" by the Department of Labor). Provides that the change is intended as a clarification. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . . . 100-0379

HB 02814  Rep. Norine K. Hammond-Chad Hays-Robyn Gabel, Cynthia Soto, Laura Fine and Mary E. Flowers
(Sen. Jil Tracy)

305 ILCS 5/11-5.4

Amends provisions of the Illinois Public Aid Code requiring the Department of Human Services and the Department of Healthcare and Family Services to jointly report the number of applications and redeterminations pending long-term care eligibility determination and admission and the number of appeals of denials. Provides that the report shall specify the number of applications, redeterminations, and appeals that have been pending for 0 to 45 days, 46 days to 90 days, 91 days to 180 days, 181 days to 12 months, over 12 months to 18 months, over 18 months to 24 months, and over 24 months (rather than 0 to 90 days, 91 days to 180 days, 181 days to 12 months, over 12 months to 18 months, over 18 months to 24 months, and over 24 months). Effective immediately.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following additions:
Provides that beginning on July 1, 2017, the Auditor General shall report every 3 years to the General Assembly on the Departments' performance and compliance in meeting these requirements and the federal requirements concerning eligibility determinations for Medicaid long-term care services and supports, and shall report any issues or deficiencies and make recommendations. Sets forth certain issues the Auditor General shall review, consider, and evaluate, including: (i) the efficacy and efficiency of the task-based process used for making eligibility determinations in the centralized offices of the Department of Human Services for long-term care services, including the role of the State's integrated eligibility system, as opposed to the traditional caseworker-specific process from which these central offices have converted; and (ii) any issues affecting eligibility determinations related to the Department of Human Services' staff completing Medicaid eligibility determinations instead of the designated single-state Medicaid agency in Illinois, the Department of Healthcare and Family Services. Requires the Auditor General's report to include any and all other areas or issues which are identified through an annual review. Effective immediately.

Aug 25 17  H  Public Act . . . . . . . . . 100-0380
HB 02815  Rep. Norine K. Hammond

765 ILCS 77/70
765 ILCS 77/72
765 ILCS 77/76

Amends the Predatory Lending Database Article of the Residential Real Property Disclosure Act. Changes the definition of "counseling" and "originator". Provides that each certificate of compliance with the Article or certificate of exemption must contain, at a minimum, one of the borrower's names on the mortgage loan and the property index number for the subject property. Makes changes concerning the information which must be collected and submitted by the broker or originator and by the title insurance company or closing agent. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02816  Rep. Carol Sente

New Act

Creates the Materials Reuse and Recycling Act. Provides that the Environmental Protection Agency shall require that for all new construction projects that at least 5% of the materials used for the construction project are reused materials. Provides that no municipality or county may adopt a building code that requires the use of all new materials in the building's construction. Provides that any model building code adopted by a municipality or county must be adapted to allow for use of reused materials, recycled materials, and reclaimed materials. Provides that reuse of used, recycled, or reclaimed construction materials shall be allowed as of right in all municipal, county, or statewide building codes as of the effective date of the Act. Provides that the Agency shall prepare an annual report to the General Assembly on the amount of construction and demolition waste created in the State that includes specified information. Defines terms. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02817  Rep. Fred Crespo

105 ILCS 5/10-20.12b

Amends the School Code. Makes a technical change in a Section concerning pupil residency and the payment of tuition.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02818  Rep. Steven A. Andersson

415 ILCS 5/1 from Ch. 111 1/2, par. 1001

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02819  Rep. Steven A. Andersson

35 ILCS 635/30

Amends the Telecommunications Infrastructure Maintenance Fee Act. Provides that the existing prohibition or new franchise fees does not prohibit a municipality from requiring telecommunications carriers to pay a reasonable application fee in order to gain access to the public right-of-way. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02820

410 ILCS 625/3.3
410 ILCS 625/4
Amends the Food Handling Regulation Enforcement Act. Provides that the Department of Public Health shall work with the Farmers’ Market Task Force to address farmers’ market vendor complaints regarding the reasonableness of local health departments' fees and sanitation provisions. Provides that farmers’ market vendors shall provide effective means to maintain potentially hazardous food at or below a specified temperature. Provides that handwashing stations may be shared by farmers’ market vendors. Makes additions to the list of non-potentially hazardous foods that are allowed in provisions concerning the regulation of cottage food operations. Removes an exemption from provisions concerning the regulation of cottage food operations that applies when the gross receipts from the sale of food do not exceed $36,000 in a calendar year. Provides that no later than December 31, 2017, the Department shall include in the Department's cottage food operation application form a statement containing specified content. Makes other changes. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
410 ILCS 625/4
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Removes provisions concerning cottage food operations from the bill. Removes language requiring the Department of Public Health to work with the Farmers’ Market Task Force to address farmers’ market vendor complaints regarding the reasonableness of local health departments' fees and sanitation provisions. Provides that specified provisions concerning market vendors maintaining potentially hazardous food at or below a specified temperature and the sharing of handwashing stations shall be applied uniformly throughout the State, including to home rule units, except as otherwise provided in the Food Handling Regulation Enforcement Act. In provisions concerning market vendors maintaining potentially hazardous food at or below a specified temperature, provides that local health departments shall not be precluded from requiring an effective alternative form of cooling if a vendor is unable to maintain food at the appropriate temperature. Provides that handwashing stations may be shared by farmers’ market vendors if handwashing stations are accessible to vendors.

Senate Floor Amendment No. 2
Adds one person appointed by the Mayor of Chicago to the Farmers’ Market Task Force.

Sep 08 17 H Public Act . . . . . . . 100-0488

HB 02821
Rep. Charles Meier and Reginald Phillips

430 ILCS 66/90
Amends the Firearm Concealed Carry Act. Provides that the regulation, licensing, possession, registration, and transportation of components and accessories for handguns by concealed carry licensees are exclusive powers and functions of the State. Provides that any ordinance or regulation, or portion thereof, enacted on or before the effective date of the bill that purports to impose regulations or restrictions on components and accessories for handguns in a manner inconsistent with the Act shall be invalid in its application to licensees under the Act on the effective date of the bill. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02822
Rep. Charles Meier and Reginald Phillips

720 ILCS 5/24-1
720 ILCS 5/24-2
Amends the Criminal Code of 2012. In the statute concerning unlawful use of weapons that prohibits the knowing sale, manufacture, purchase, possession, or carrying of any rifle having one or more barrels less than 16 inches in length or a shotgun having one or more barrels less than 18 inches in length or any weapon made from a rifle or shotgun, deletes “whether by alteration, modification, or otherwise, if such a weapon as modified has an overall length of less than 26 inches”. In the exemption statute, permits an active member of a bona fide, nationally recognized military re-enacting group to have a rifle with a barrel or barrels less than 16 inches in length if the modification is required and necessary to accurately portray the weapon for historical re-enactment purposes; and the re-enactor is in possession of a valid and current re-enacting group membership credential. Deletes that the overall length of the weapon as modified must be not less than 26 inches. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

520 ILCS 5/2.11 from Ch. 61, par. 2.11
520 ILCS 5/2.26 from Ch. 61, par. 2.26
520 ILCS 5/2.33 from Ch. 61, par. 2.33
520 ILCS 5/2.34 from Ch. 61, par. 2.34

Amends the Wildlife Code. Provides in various provisions an exemption to carry a firearm on Department of Natural Resources property in accordance with the Firearm Concealed Carry Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


225 ILCS 605/3.1 from Ch. 8, par. 303.1
225 ILCS 605/3.5
225 ILCS 605/3.6
225 ILCS 605/3.8 new
225 ILCS 605/3.15

Amends the Animal Welfare Act. Provides that every dog dealer and cattery operator shall provide for every dog or cat available for sale documentation that indicates that the dog or cat has been microchipped. Requires an animal shelter or animal control facility to provide information to an adopter prior to the time of adoption whether the dog or cat to be adopted was microchipped prior to being placed in the animal shelter or animal control facility. Provides that if a dog or cat turned into an animal shelter has a microchip and the primary contact or owner refuses to reclaim the cat or dog, the shelter shall contact the pet shop operator or rescue organization identified on the microchip and request they claim the dog or cat. Provides that a pet shop operator, dog dealer, or cattery operator may not obtain a dog or cat for resale or sell or offer for sale any dog or cat obtained from a person who has committed violations of certain federal laws or regulations, as tracked by the United States Department of Agriculture. Provides for certain exceptions. Requires pet shop operators to microchip all dogs and cats. Requires pet shop operators to include a disclosure that a dog or cat for sale has been microchipped. Denies home rule powers. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02825  Rep. Jerry Costello, II

220 ILCS 5/8-103
220 ILCS 5/8-103B
220 ILCS 5/8-104

Amends the Public Utilities Act. Provides that certain energy efficiency and demand-response plans administered by the Department of Commerce and Economic Opportunity that were approved by the Illinois Commerce Commission on or before the effective date of Public Act 99-906 for the period June 1, 2014 through May 31, 2017 shall continue to be in force and effect through December 31, 2017. Provides that the Department of Commerce and Economic Opportunity and each such utility is authorized to increase, on a pro rata basis, the energy savings goals and budgets approved in its plan to reflect the additional 7 months of the plan's operation. Provides that implementation of energy efficiency measures targeted at the public sector shall prioritize programming whose goal is to make local, State, and federal public facilities more economical and environmentally responsible, and that such programming shall be contracted to State public universities and community colleges that have existing relationships with or experience serving public sector energy efficiency programs in the State.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02826  Rep. Charles Meier

415 ILCS 5/1 from Ch. 111 1/2, par. 1001

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02827  Rep. Charles Meier

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02828  
Rep. Charles Meier-Patricia R. Bellock  
(Sen. Paul Schimpf, Scott M. Bennett and Thomas Cullerton)

30 ILCS 764/10-20
Amends the Parks and Recreational Facility Construction Act of 2009. Makes a technical change in a Section concerning priorities for projects.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Parks and Recreational Facility Construction Act of 2009. Requires the Department of Natural Resources to prioritize projects under the Act that create parks universally designed to meet everyone's needs, ages, and mobility and where all equipment, and the park itself, is handicap-accessible over projects that would create parks where only some equipment, or only the park itself, is handicap-accessible. Effective immediately.

Aug 25 17  
P  
Public Act . . . . . . . . 100-0381

HB 02829  
Rep. Charles Meier  
(Sen. Kyle McCarter)

625 ILCS 5/3-707  
from Ch. 95 1/2, par. 3-707

625 ILCS 5/6-205
Amends the Illinois Vehicle Code. Provides that uninsured operation of a motor vehicle causing great bodily harm, permanent disability, or death to another person is a Class 4 felony, with a minimum fine of $10,000 and a driver's license revocation for one year. Provides that a second or subsequent violation of operation of a motor vehicle resulting in great bodily harm, permanent disability, or death to another person is a Class 3 felony, with a minimum fine of $20,000 and a lifetime driving privilege revocation. Provides that if a person convicted of uninsured operation of a motor vehicle resulting in great bodily harm, permanent disability, or death to another person has previously been convicted of one or more violations of driving without liability insurance, a fine of $3,000 (rather than $2,500) shall be imposed. Makes conforming changes.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Amends the Illinois Vehicle Code. Provides that a person convicted of uninsured operation of a motor vehicle causing great bodily harm, permanent disability, or death to another person shall have his or her driver's license, permit, or privileges revoked under a provision in the Code governing mandatory revocation of a license or permit (rather than revoked for one year).

May 26 17  
S  Rule 3-9(a) / Re-referred to Assignments

HB 02830  
Rep. Lou Lang

35 ILCS 105/1  
from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  
H  Rule 19(a) / Re-referred to Rules Committee

New Act

Creates the Property Assessed Clean Energy Act. Provides that a local unit of government may establish a property assessed clean energy program. Provides that, to finance or refinance one or more energy projects on the property covered by the program, a local unit of government may impose an assessment pursuant to the terms of an assessment contract with the record owner of the property to be assessed. Provides that a local unit of government may issue bonds to finance energy projects under a property assessed clean energy program. Contains other provisions. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the assessment contract must be a voluntary written contract. Provides that districts created under the introduced bill shall be referred to as "PACE areas". Provides that "local unit of government" means only a county, city, or village (in the introduced bill, a county or municipality). Provides that the ordinance or resolution creating the program shall include a description of the territory within the PACE area. Provides that the term "person" also includes limited liability companies and other entities. Provides that the term of a project that includes multiple improvements shall have a term that is no greater than the length of the useful life of the improvement with the longest useful life. Makes technical corrections. Provides that the term "energy project" also includes alternative energy improvements related to motor vehicles powered by electricity and water use improvements. Provides that a program administrator or its affiliates, consultants, or advisors (in the introduced bill, the administrator or its affiliates) must have done business as a program administrator or capital provider for at least 18 months (in the introduced bill, the administrator must have done business in Illinois in any capacity for a minimum of 5 years). Makes other changes. Effective immediately.

House Committee Amendment No. 2

Makes the following changes to provisions creating the Property Assessed Clean Energy Act: (1) provides that the term "property" means privately-owned commercial, industrial, non-residential agricultural, or multi-family real property (in the introduced bill, privately-owned commercial, industrial, agricultural, or multi-family real property); and (2) provides that the local unit of government may allow projects that consist of multiple improvements with varying lengths of useful life to have a term that is no greater than the useful life of the improvement with the longest useful life (in the bill as amended by Senate Amendment 1, projects that contain multiple improvements shall have a term that is no greater than the useful life of the improvement with the longest useful life).

House Committee Amendment No. 3

Provides that the program administrator shall be responsible for arranging (in the introduced bill, providing) capital for the acquisition of bonds issued by the local unit of government to finance energy projects.

House Committee Amendment No. 4

In provisions creating the Property Assessed Clean Energy Act, provides that the term "property" does not include property owned by a local unit of government or a homeowner's or condominium association.

Aug 11 17  H  Public Act ........... 100-0077


New Act

35 ILCS 5/224 new

Creates the Interactive Digital Media Tax Credit Act. Entitles interactive digital media companies that meet certain requirements to an income tax credit in the amount of 30% of certain expenses incurred by the applicant for an accredited production in a taxable year. Authorizes taxpayers to take the credit beginning in the taxable year in which the company has met the investment requirement. Provides for the transfer of credits. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

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

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she while holding a license under the federal Gun Control Act of 1968, transfers or possesses with the intent to transfer more than one firearm to any person within a 30-day period or transfers or possesses with the intent to transfer a firearm to any person he or she knows or has reasonable cause to believe has received a firearm within the previous 30 days. Provides that it is an affirmative defense to a violation that the transferor in good faith relied on the records of the Department of State Police in concluding that the transferor had not transferred a firearm within the previous 30 days. Provides that a person who commits this offense commits a Class 3 felony.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02834  Rep. Tony McCombie

35 ILCS 10/5-77

Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity shall not enter into any new EDGE Agreements after December 31, 2021 (currently, December 31, 2016). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02835  Rep. Emily McAsey and Gregory Harris

New Act

Creates the Crude Oil Pipeline Environmental Liability Insurance Act. Provides that all owners of crude oil pipelines transporting more than a specified amount of bitumen shall report such pipelines to the Illinois Environmental Protection Agency. Provides that on January 1, 2018 all owners of crude oil pipelines that transported more than a specified amount of bitumen over the preceding calendar year, shall maintain insurance coverage for such pipelines. Provides that after January 1, 2018 all owners of crude oil pipelines transporting more than a specified amount of bitumen shall obtain insurance coverage for such pipelines. Contains provisions specifying the requirements for insurance coverage and concerning the duties of the owners of such pipelines, the Agency, and insurance companies in relation to such insurance. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02836  Rep. Emily McAsey

415 ILCS 150/1

Amends the Electronic Products Recycling and Reuse Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02837  Rep. LaToya Greenwood

35 ILCS 200/15-172

Amends the Property Tax Code. With respect to the Senior Citizens Assessment Freeze Homestead Exemption, provides that, beginning in assessment year 2017, the taxpayer's household income shall be reduced by any amounts paid as Medicare premiums. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02838  Rep. Anna Moeller

410 ILCS 45/6.02 new
410 ILCS 45/6.03 new
410 ILCS 45/8 from Ch. 111 1/2, par. 1308
410 ILCS 45/9 from Ch. 111 1/2, par. 1309
410 ILCS 45/10 from Ch. 111 1/2, par. 1310
410 ILCS 45/12.3 new

Amends the Lead Poisoning Prevention Act. Provides that the Department of Public Health shall establish the Office of Ombudsman for Lead Poisoning Prevention. Provides that the Office of Ombudsman for Lead Poisoning Prevention shall advocate on behalf of individuals on matters related to the adverse effects of lead; investigate claims or complaints brought against the Department; work to ensure transparency; and otherwise provide oversight on matters covered by the Act. Provides that the Department shall adopt any rules necessary to implement provisions concerning the Office of Ombudsman. Provides that if the State's Attorney brings an action against an individual for a violation of the Act and the individual is unable to afford adequate legal representation, then the Department shall ensure that the individual is provided with adequate legal representation for purposes of that action. Provides that as soon as is practicable after the Department receives notification that a regulated facility is occupied by a child of less than 3 years of age with an elevated blood lead level, the Department shall provide the parent or guardian of the child with a specified questionnaire form. Provides that the Department shall provide an inspection report to a property owner and to the occupants of a dwelling no later than 30 days after an inspection. Provides that the Department shall establish an appeals process for a property owner served with a mitigation notice. Provides that the Department must make a good faith effort to respond to a mitigation plan submitted by an owner within 8 business hours. Provides that the Department must maintain a specified paint list and follow certain requirements for forms. Makes other changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02839  Rep. Anna Moeller

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

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02840  Rep. Gregory Harris

305 ILCS 5/14-12

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the hospital rate reform payment system.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02841  Rep. Gregory Harris

305 ILCS 5/5A-2 from Ch. 23, par. 5A-2

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning an assessment on inpatient services that is imposed on hospital providers.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02842  Rep. Robert Rita-Jeanne M Ives

(Sen. Bill Cunningham)

415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2

Amends the Environmental Protection Act. Provides that applicants for local siting approval shall submit evidence to demonstrate compliance. Provides that applicants for local siting approval shall present testimony subject to cross-examination at specified public hearings. Effective immediately.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that applicants for local siting approval shall present at least one witness to testify (rather than shall present testimony) subject to cross-examination at specified public hearings. Provides that decisions on local siting review by the county board or governing body of the municipality are to be in writing, confirming a public hearing was held with testimony from at least one witness presented by the applicant, and specifying the reasons for the decision (currently, decisions are to be in writing and specifying the reasons for the decision).

Aug 25 17  H  Public Act . . . . . . . . . 100-0382

725 ILCS 5/116-2.1

Amends the Code of Criminal Procedure of 1963. Eliminates convictions of prostitution and felony prostitution under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance from a provision permitting a motion to vacate the conviction. Effective immediately.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02844 Rep. Kelly M. Cassidy and Emanuel Chris Welch

765 ILCS 160/1-20 from Ch. 30, par. 327

765 ILCS 605/27 from Ch. 30, par. 327

Amends the Condominium Property Act. Provides that if the condominium or community instruments require approval of any mortgagee or lienholder of record and the mortgagee or lienholder of record receives a request to approve or consent to the amendment to the condominium or community instruments, the mortgagee or lienholder of record is deemed to have approved or consented to the request unless the mortgagee or lienholder of record delivers a negative response to the requesting party within 35 days after the mailing of the request.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02845 Rep. Terri Bryant, Tony McCombie and Reginald Phillips

430 ILCS 65/4 from Ch. 38, par. 83-4

430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Lowers the age in which a person may apply for a Firearm Owner's Identification Card without parental or legal guardian consent from 21 years of age to 18 years of age. Provides that an applicant who is 18 (rather than 21) years of age or older seeking a religious exemption to the photograph requirement must furnish with the application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02846 Rep. Margo McDermed-Marcus C. Evans, Jr. and LaToya Greenwood

5 ILCS 140/7.5

20 ILCS 2705/2705-300 was 20 ILCS 2705/49.18

20 ILCS 2705/2705-615 new

45 ILCS 111/100 new

70 ILCS 3605/9b from Ch. 111 2/3, par. 309b

70 ILCS 3615/2.11 from Ch. 111 2/3, par. 702.11

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Illinois Department of Transportation (currently, the Regional Transportation Authority) shall develop, adopt, and implement system safety program standards and procedures meeting the requirements of the federal Fixing America's Surface Transportation Act. Limits liability. Amends the Freedom of Information Act to make certain records of the Illinois Department of Transportation exempt from inspection and copying. Amends the Bi-State Transit Safety Act. Provides a repeal date of December 31, 2017 for that Act. Amends the Regional Transportation Authority Act. Provides that the Regional Transportation Authority shall comply with all safety requirements under specified federal law as required by the Department of Transportation. Provides that the Department of Transportation has rail transit safety oversight authority for MetroLink. Makes other changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02847 Rep. Barbara Flynn Currie

50 ILCS 705/1 from Ch. 85, par. 501


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02848 Rep. Barbara Flynn Currie

730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02849  Rep. Barbara Flynn Currie
705 ILCS 405/1-1 from Ch. 37, par. 801-1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02850  Rep. Barbara Flynn Currie
720 ILCS 5/24-9
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning firearms.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02851  Rep. Barbara Flynn Currie
725 ILCS 5/100-1 from Ch. 38, par. 100-1
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02852  Rep. Randy E. Frese
35 ILCS 5/224 new
Amends the Illinois Income Tax Act. Creates a credit for each taxpayer who is an agricultural asset owner who leases that agricultural asset to a beginning farmer. Provides that, if the lease is on a cash basis, the tax credit shall be shall be 7% of the gross amount paid to the taxpayer during the taxable year under the agreement, and if the lease is on a commodity share basis, the credit shall be equal to 17% of the amount paid to the taxpayer from crops or animals sold under the agreement in which the payment is exclusively made from the sale of crops or animals. Provides for an increased credit if the beginning farmer is a veteran. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02853  Rep. Randy E. Frese
20 ILCS 1705/15.4
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the provision requiring the Department of Human Services to develop a training program for authorized direct care staff to administer medications under the supervision and monitoring of a registered professional nurse applies to (i) all residential (rather than all programs) for persons with a developmental disability in settings of 16 persons or fewer that are funded or licensed by the Department of Human Services and that distribute or administer medications, and (ii) all day programs certified to serve persons with developmental disabilities by the Department of Human Services. Effective January 1, 2018.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02854  Rep. Keith P. Sommer-Jonathan Carroll
5 ILCS 430/5-45
Amends the State Officials and Employees Ethics Act. Provides that any member who takes office on or after the second Wednesday of January 2019 shall not, within a period of one year immediately after termination of the member's most recent term of office, register as a lobbyist and engage in lobbying with members of the General Assembly. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02855  Rep. Arthur Turner
230 ILCS 40/20
230 ILCS 40/25
Amends the Video Gaming Act. Increases the maximum wager played per hand to $4 (rather than $2). Increases the maximum cash award for a wager on any individual hand to $1,199 (rather than $500). Adds a maximum cash award for the maximum wager on a jackpot, progressive or otherwise, of $10,000. Allows a licensed establishment, licensed truck stop establishment, licensed veterans establishment, or licensed fraternal establishment that operates 5 video gaming terminals and averages $175 or more per day on those terminals, to apply to the Board for permission to operate a 6th video gaming terminal. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

225 ILCS 105/1 from Ch. 111, par. 5001
225 ILCS 105/6 from Ch. 111, par. 5006
225 ILCS 105/8.5 new

Amends the Boxing and Full-contact Martial Arts Act. Changes the definition of "amateur" to allow the person to receive a stipend for an athletic club or sponsor of the contestant to cover the cost of training and participation expenses not to exceed $1,500. Provides that "full-contact martial arts" includes, but is not limited to, mixed martial arts and kickboxing techniques. Defines "incumbent sanctioning body". Exempts the following from oversight by the Department of Financial and Professional Regulation: (1) amateur boxing or full-contact martial arts contests that occur in facilities owned, operated, or managed by a State, county, or local public entity and are conducted by a sanctioning body and (2) amateur boxing, martial arts, or full-contact martial arts contests that are sponsored by a not-for-profit organization and conducted by a sanctioning body. Requires the sponsor of a qualified contest exempt from Department oversight to notify the Department of its intent to sponsor events. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
  225 ILCS 105/8.5 new
Adds reference to:
  225 ILCS 105/12 from Ch. 111, par. 5012

Replaces everything after the enacting clause. Amends the Boxing and Full-contact Martial Arts Act. Defines "kickboxing". Removes language providing that the Department of Financial and Professional Regulation shall have the authority to determine whether a professional or amateur contest is exempt from oversight. Provides that kickboxing contests that are sanctioned by nationally recognized sanctioning bodies are exempt from Department oversight. Provides that participants of kickboxing contests must use, at a minimum, 10 ounce gloves. Makes other changes. Effective immediately.

House Floor Amendment No. 2
In provisions concerning restricted contests and events, provides that amateur kickboxing contests (rather than kickboxing contests) that are sanctioned by nationally recognized sanctioning bodies are exempt from Department oversight.

May 02 17  S  Referred to Assignments

HB 02857  Rep. Mary E. Flowers

210 ILCS 135/4 from Ch. 91 1/2, par. 1704

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that licenses for community mental health or developmental services agencies are valid for one year (rather than 3 years). Provides that an agency licensed under the Act or a community-integrated living arrangement certified by an agency must maintain for public inspection copies of investigative reports and surveys conducted by the Department of Human Services. Provides that the Department must prepare a quarterly report detailing violations of the Act by an agency licensed under the Act or a community-integrated living arrangement certified by an agency and publish the report on its website. Provides that the report must include the name and address of each agency and community-integrated living arrangement that violates the Act.

Fiscal Note (Dept. of Human Services)
This legislation would require significant increase in staffing to comply with the annual inspections and reporting requirements. It is estimated that the Department of Human Services would need a minimum of 30 additional staff to comply with the annual inspections.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02858  Rep. Mary E. Flowers-Litesa E. Wallace-Carol Ammons-Sonya M. Harper

New Act
5 ILCS 140/7.5
5 ILCS 315/4
50 ILCS 705/7
720 ILCS 5/24-2

Creates the Peace Officer Accountability Act. Provides that before a peace officer is permitted to carry a firearm in the unit of government in which he or she is employed, the peace officer must either: (1) live in the unit of government in which he or she serves; or (2) complete 200 hours of specified work or training. Provides that the unit of government shall require each peace officer employed by the unit of government before entering upon the officer's duties to have a liability insurance policy. Provides that the public shall have access to all documents concerning promotions, which documents are subject to disclosure under the Freedom of Information Act. Provides that each peace officer, before discharging his or her duties as a peace officer, shall sign an affidavit declaring that he or she will report all unethical and unlawful conduct of other peace officers immediately to the internal affairs division of the department. Provides that the exclusive representative of a peace officer bargaining unit may not enter into a contract or collective bargaining agreement with the department that permits unconstitutional conduct by peace officers. Amends the Illinois Police Training Act. Provides that the minimum standards for police academies shall include 20 hours of race relations training, acquaintance with the youth residing in the unit of government in which the officers will serve, when discharging a firearm, the avoidance of the use of deadly force except when necessary to protect the life of the officer and on methods of using less than deadly force to disarm a suspect. Provides annual 20 hours of training of peace officers in race relations and constitutional methods of the use of force. Amends various other Acts to make conforming changes.

Nov 07 18  Assigned to Judiciary - Criminal Committee


20 ILCS 605/605-415

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to survey the various counties of the State to assess the degree of labor surplus on a monthly basis. Requires the Department to give priority to providing grants under its Job Training and Economic Development Grant Program for the purpose of job-training programs in any county or counties which have an unemployment rate in excess of 110% of the U.S. civilian unemployment rate, seasonally adjusted for comparable periods.

House Committee Amendment No. 1

Provides that in employment and appointments to fill positions in the projects created under the Job Training and Economic Development Grant Program, preference shall be given to qualified applicants who are disadvantaged persons or second chance felons.

House Floor Amendment No. 2

Requires the Department of Commerce and Economic Opportunity to survey the various counties of the State to assess the degree of labor surplus on an annual basis (rather than a monthly basis).

Jul 06 17  Rule 19(a) / Re-referred to Rules Committee


415 ILCS 5/3.330
415 ILCS 5/3.336 new
415 ILCS 5/3.366 new
415 ILCS 5/3.535
415 ILCS 5/9.4
415 ILCS 5/22.16b
415 ILCS 5/47.5 new

Amends the Environmental Protection Act. Provides that the portion of a site or facility that collects, separates, stores, or converts post-use polymers into crude oil, fuels, or other valuable final or intermediate products using a pyrolysis process is not a pollution control facility under the Act. Defines "post-use polymers" and "pyrolysis". Makes changes to the definition for "municipal waste incineration" in provisions concerning municipal waste incineration emission standards. Limits the concurrent exercise of power by home rule units. Makes other changes. Effective immediately.

Apr 28 17  Rule 19(a) / Re-referred to Rules Committee
HB 02861  Rep. Luis Arroyo, Laura Fine and Mark Batinick

410 ILCS 620/3.24 new

Amends the Illinois Food, Drug and Cosmetic Act. Sets forth the General Assembly’s findings concerning the sale of energy drinks to minors. Defines “energy drink” as a beverage that contains the following ingredients or any combination of the following ingredients: (1) taurine, naturally occurring or synthesized; (2) guarana, including any extract or product of the plant or the seed of the plant; (3) glucuronolactone; and (4) any extract, herb, or tuber of any species of ginseng. Provides that it is unlawful in this State for any person to sell, offer for sale, or deliver an energy drink to a person under 18 years of age. Provides that the Director of Public Health is authorized to file a complaint and apply to the circuit court for, and such court may upon hearing and for cause shown grant, a temporary restraining order or preliminary or permanent injunction restraining any person from violating the provision concerning the Sale of energy drinks to minors.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02862  Rep. Luis Arroyo

20 ILCS 2505/2505-760 new

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that the Department of Revenue shall conduct a study concerning taxes and utility payments made by churches, clergy, non-profit hospitals, and public universities of the State. Provides that the study shall be completed and the results shall be submitted to the Governor and the General Assembly no later than January 1, 2018. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02863  Rep. Luis Arroyo

625 ILCS 5/4-103.5 new

Amends the Illinois Highway Code. Provides that bids for State or federally funded road construction contracts shall include transportation costs itemized apart from the cost of the goods or materials transported.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This legislation does not create a State mandate.

Fiscal Note (Dept. of Transportation)

The Illinois Department of Transportation (IDOT) implements approximately 800 construction contracts annually during the 112 day construction season. Each of those projects uses an average of 5 trucks over the course of an 8 hour work day. Generally, truckers negotiate an hourly rate that includes the cost of their labor and the truck itself costing on average between $85 and $95 an hour. If the language of the bill were applied to all trucking associated with a contract, that cost could jump to $125 per hour or more depending on how much the trucker charges for the service of their truck. Assuming an additional $35 an hour in the cost of trucking, IDOT’s annual construction program costs would increase by $129 million. This estimate does not include estimated costs for delivery of items such as rebar, steel, ready mix concrete, and delivery of other commercially supplied construction materials. IDOT conservatively estimates that the cost of the Department’s annual construction program could increase by as much as $250 million with the delivery of the items above included.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02864  Rep. Luis Arroyo

110 ILCS 947/65.95 new

Amends the Higher Education Student Assistance Act. Creates a legislative scholarship task force to receive and consider applications for scholarship assistance. Requires the task force to receive and consider nominations for scholarship assistance, with a total of 8 scholarships per representative district to be awarded each year. Provides that a nominee is eligible for a scholarship if the task force finds that the nominee meets certain qualifications, including that he or she is a resident of the representative district for which a scholarship is to be awarded and that he or she is enrolled or accepted for enrollment at a public university in this State. Provides that legislative scholarships are good for a period of not more than one year while enrolled for residence credit, are applicable toward 2 semesters of enrollment within an academic year, and exempt the holder from the payment of tuition and fees. Sets forth provisions concerning application for a scholarship and renewals.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02865  Rep. Luis Arroyo

20 ILCS 520/1-1

Amends the Foster Parent Law. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02866  Rep. Luis Arroyo

415 ILCS 145/1
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02867  Rep. Luis Arroyo

415 ILCS 95/1  from Ch. 121, par. 461
Amends the Junkyard Act. Makes a technical change in a Section concerning public policy.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02868  Rep. Luis Arroyo

415 ILCS 12/1
Amends the Solid Waste Hauling and Recycling Program Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02869  Rep. Luis Arroyo

415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02870  Rep. Luis Arroyo

30 ILCS 5/1-6  from Ch. 15, par. 301-6
Amends the Illinois State Auditing Act. Makes a technical change in a Section concerning the definition of "Office of Auditor General".
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02871  Rep. Luis Arroyo

35 ILCS 5/101  from Ch. 120, par. 1-101
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02872  Rep. Luis Arroyo

625 ILCS 5/2-102  from Ch. 95 1/2, par. 2-102
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the administration of the Code.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02873  Rep. Jay Hoffman

605 ILCS 5/4-107 new
Amends the Illinois Highway Code. Provides that it is unlawful for the Department of Transportation, its employees and its agents to knowingly misrepresent any facts in relation to the submission of plans, maps, specifications, costs of construction, bids, or contracts for any Department project.

Fiscal Note (Dept. of Transportation)
HB 2873 will have no fiscal impact to the Department of Transportation.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


815 ILCS 505/2  from Ch. 121 1/2, par. 262
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the over-collection of a tax by a person is not considered fraud, reckless disregard, or any other unlawful practice to the extent the over-collected tax is remitted to a government entity or agency. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02875  Rep. Robert Rita

410 ILCS 130/220

Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Extends the Act's repeal date from July 1, 2020 to July 1, 2022.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02876  Rep. Jay Hoffman

(Sen. Michael E. Hastings-Andy Manar and Napoleon Harris, III)

415 ILCS 5/22.54a

Amends the Environmental Protection Act. Provides that no owner or operator of a sanitary landfill that is located within a 25-mile radius of an eligible shingle recycling facility (currently, a site where asphalt roofing shingles are recycled under a Beneficial Use Determination pursuant to specified provisions of the Act) shall accept for disposal loads of whole or processed asphalt roofing shingles. Makes a corresponding change. Defines "eligible shingle recycling facility". Removes language providing that provisions concerning the disposal of asphalt roofing shingles are repealed on February 1, 2018.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Makes changes to provisions concerning the disposal of asphalt roofing shingles. Provides that no owner or operator of a sanitary landfill that is located within a 25-mile radius of an eligible shingle recycling facility (rather than a site where asphalt roofing shingles are recycled under a specified beneficial use determination) shall accept for disposal loads of (rather than loads of whole or processed) asphalt roofing shingles that can be processed into reclaimed asphalt shingles meeting Department of Transportation or Illinois State Toll Highway Authority specifications. Provides that nothing in these provisions shall prohibit or restrict a sanitary landfill from accepting for disposal asphalt roofing shingles that can be processed into reclaimed asphalt shingles meeting Department of Transportation or Illinois State Toll Highway Authority specifications but that are either co-mingled with municipal waste or rejected by an eligible shingle recycling facility. Provides that the Environmental Protection Agency shall post specified information on the Agency's website (rather than name and address of each site at which the recycling of asphalt roofing shingles under a beneficial use determination is approved). Provides that the Agency may issue a specified notice of intent to rescind recognition as an eligible shingle recycling facility to any owner or operator of a shingle recycling facility that, in the Agency's judgment, is not in compliance with the terms of the facility's beneficial use determination. Contains additional provisions concerning the rescission of a facility's eligible shingle recycling facility status. Contains provisions concerning the applicability of the Illinois Administrative Procedure Act and certain orders issued by the Pollution Control Board. Deletes provisions requiring each recipient of a beneficial use determination for asphalt roofing shingles to submit a specified report to the Agency. Changes the repeal date for provisions concerning the disposal of asphalt roofing shingles from February 1, 2018 to February 1, 2023. Defines terms. Makes other changes. Effective immediately.

Aug 22 17  H  Public Act . . . . . . . . . . 100-0266
HB 02877

Rep. Jay Hoffman, Katie Stuart and Daniel V. Beiser

230 ILCS 40/5
230 ILCS 40/25
230 ILCS 40/30
230 ILCS 40/35
230 ILCS 40/45
230 ILCS 40/55
230 ILCS 40/58
230 ILCS 40/60
720 ILCS 5/28-1

Amends the Video Gaming Act. Allows for video gaming by organization licensees and inter-track wagering location licensees under the Illinois Horse Racing Act of 1975; makes conforming changes throughout the Video Gaming Act and in the Criminal Code of 2012. Removes references to organization licensees and inter-track wagering location licensees from the definition of "licensed establishment". Provides that an organization licensee who held that license in 2016 may operate up to 150 video gaming terminals on its premises at any time and an inter-track wagering location licensee may operate up to 5 video gaming terminals at the inter-track wagering location licensee's location or on the premises of the organization licensee with which they are affiliated. Requires organization licensees and inter-track wagering location licensees to deposit 47% of their share of the net terminal income from video gaming into the horsemen purse accounts associated with their respective racetrack to be distributed by agreements between breeds unless the organization licensee and the horsemen associations representing the largest number of owners, trainers, jockeys, or standardbred drivers who race horses at that organization licensee's racing meetings agree to allocate expenses associated with the video gaming terminals. Makes other changes.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Requires organization licensees and inter-track wagering location licensees to deposit 50% (rather than 47%) of their share of the net terminal income from video gaming into the horseracing purses associated with their respective racetrack (rather than racetrack to be distributed by agreements between breeds unless the organization licensee and the horseracing associations representing the largest number of owners, trainers, jockeys, or standardbred drivers who race horses at that organization licensee's racing meetings agree to allocate expenses associated with the video gaming terminals). Provides that at a racetrack located in Cook County that races multiple breeds, the share of net terminal income deposited into the horseracing purses shall be distributed equally among the breeds unless the organization licensee and the horseracing associations representing the largest number of owners, trainers, jockeys, or standardbred drivers who race horses at that organization licensee's racing meetings agree to a different distribution.

Jul 06 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02878


(Sen. Antonio Muñoz, Paul Schimpf and Dan McConchie-Pamela J. Althoff-Iris Y. Martinez-Omar Aquino-Dale Fowler)

235 ILCS 5/3-12

Amends the Liquor Control Act of 1934. Provides that an action for a violation of the Act shall be commenced by the State Commission within 2 years after the date of the violation. Provides that any notice issued by the State Commission to a licensee for a violation of the Act or any notice with respect to a settlement or offer in compromise shall include the field report, photographs, and any other supporting documentation necessary to reasonably inform the licensee of the nature and extent of the violation or the conduct alleged to have occurred. Effective immediately.

House Floor Amendment No. 1

Provides that an action for a violation of the Act shall be commenced by the State Commission within 2 years after the date the State Commission becomes aware of the violation (rather than within 2 years after the date of the violation).

Aug 18 17  H Public Act . . . . . . . . 100-0134
HB 02879  Rep. Daniel V. Beiser-Grant Wehrli-Charles Meier

415 ILCS 150/30
415 ILCS 150/40
415 ILCS 150/57 new

Amends the Electronic Products Recycling and Reuse Act. Provides that a retailer may collect a fee for each covered electronic device or eligible electronic device collected. Provides that municipalities, townships, and other units of local government that are acting as collectors may collect a fee for each covered electronic device or eligible electronic device collected. Removes provisions providing that individual consumers shall not be charged a fee for bringing covered electronic devices or eligible electronic devices to collection sites. Provides that a retailer shall be considered to have complied with specified provisions prohibiting the sale of computers, computer monitors, printers, or televisions if certain conditions are met. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02880  Rep. Daniel V. Beiser

(Sen. Michael E. Hastings, James F. Clayborne, Jr., Antonio Muñoz, Napoleon Harris, III-Patricia Van Pelt and Jim Oberweis)

415 ILCS 5/22.51

Amends the Environmental Protection Act. Provides that no later than 6 months after the effective date, the Environmental Protection Agency shall propose to the Board, and, no later than one year after the Board's receipt of the Agency's proposal, the Board shall adopt rules allowing for the subdivision of areas within a permitted clean construction or demolition debris site for specified purposes. Contains provisions concerning requirements for the rules. Provides that until the effective date of the rules adopted following the Agency's proposal, the Agency may grant permit modifications for closure of a subdivided area within a permitted clean construction and demolition debris fill operation application by the clean construction and demolition debris fill operator as long as any permit modification so granted by the Agency is protective of human health and the environment. Provides that the Agency shall consult with members of the mining, construction, and real estate development industry during the development of any rules to promote the purpose of specified provisions.

House Committee Amendment No. 1

Adds reference to:

415 ILCS 5/21.1 from Ch. 111 1/2, par. 1021.1

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that no later than one year after the effective date of the amendatory Act, the Environmental Protection Agency shall propose to the Pollution Control Board, and, no later than one year after receipt of the Agency's proposal, the Board shall adopt rules that allow owners and operators of clean construction or demolition debris fill operations who are transferring a portion of a fill operation site to another person to be released from permitting requirements with respect to the transferred portion of the fill operation site, if specified requirements are met including the posting of a specified performance bond. Contains provisions concerning the specified performance bond including providing that moneys forfeited from a performance bond shall be placed in the Landfill Closure and Post-Closure Fund. Provides that prior to the adoption of rules, the Agency may, consistent with specified provisions, allow owners and operators of clean construction or demolition debris fill operations who are transferring all or a portion of a fill operation site to another person to be released from permitting requirements with respect to the transferred portions of the fill operation site. Makes other changes. Effective immediately.

May 31 17  S  Third Reading - Lost; 029-025-001


New Act

Creates the Charitable Tax Exemption Act. Provides that not-for-profit corporations that are exempt from taxation under Sections 501(c) or 501(d) of the Internal Revenue Code or organized under the General Not For Profit Corporation Act of 1986 are exempt from any tax imposed by the State or any unit of local government. Preempts home rule powers.

Fiscal Note (Dept. of Revenue)

The total fiscal impact for HB 2881 is as follows: (1) Sales and Use Tax Loss on Retail purchases by qualifying exempt organizations = $142.0 Million; (2) Sales and Use Tax Loss on Retail sales by qualifying exempt organizations = $22.0 Million; (3) State motor fuel tax loss = $65.0 Million; (4) Utilities Tax loss = $46.9 Million; (5) Real Estate Transfer Tax = $0.6 Million; Total Tax Loss = $276.5 Million.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02882  Rep. Barbara Flynn Currie

730 ILCS 5/3-6-3  from Ch. 38, par. 1003-6-3

Amends the Unified Code of Corrections. Provides that a prisoner who is serving a term of imprisonment for first degree murder shall receive no more than 7.5 days of sentence credit for each month of his or her sentence of imprisonment (rather than a prisoner receiving no sentence credit). Increases the maximum amount of sentence credit that a prisoner may receive for various offenses from 4.5 to 8.5 (from 7.5 to 10.5 for gunrunning, drug-induced homicide, or aggravated methamphetamine-related child endangerment) days of sentence credit for each month of his or her sentence of imprisonment. Provides that prisoners sentenced before the effective date of the amendatory Act may receive the additional sentence credit provided by the amendatory Act for their service of imprisonment on or after the effective date of the amendatory Act. Provides that nothing in the amendatory Act shall be construed to permit the award of any additional sentence credit provided in the amendatory Act for any service of imprisonment before the effective date of the amendatory Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02883  Rep. Jay Hoffman

230 ILCS 5/3.31 new
230 ILCS 5/3.32 new
230 ILCS 5/3.33 new
230 ILCS 5/3.34 new
230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/26.10 new

Amends the Illinois Horse Racing Act of 1975. Authorizes organization licensees to offer wagering on standardbred, quarter horse, and thoroughbred historical horse races. Requires the prior written approval of the Illinois Racing Board. Provides guidelines for the conduct of wagering on historical horse races. Defines "historical horse race", "initial seed pool", "seed pool", and "terminal". Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02884  Rep. Jerry Costello, II

625 ILCS 5/3-699.14

Amends the Illinois Vehicle Code to allow for the issuance of In God We Trust special license plate decals by the Illinois Department of Veterans' Affairs. Provides for the original and renewal fees and fee distribution for the In God We Trust decals issued by the Illinois Department of Veterans' Affairs.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/11-501.6  from Ch. 95 1/2, par. 11-501.6

Amends the Illinois Vehicle Code. Provides that any person who drives or is in actual control of a motor vehicle upon the public highways of this State and who has been involved in a fatal motor vehicle accident shall be deemed to have given consent, regardless of whether an arrest takes place, to tests of blood, breath, other bodily substance, or urine to detect alcohol, drugs, or intoxicating compounds. Provides that both a test of the concentration of alcohol in the person's breath and a test of blood, other bodily substance, or urine for the purpose of determining the content of alcohol, drugs, or intoxicating compounds of the person's blood shall be administered. Provides that the required tests be conducted within one hour of the arrival of law enforcement personnel at the scene of the accident or, if the driver has fled the scene of the accident, within one hour of apprehending the driver.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02886  Rep. Brandon W. Phelps

430 ILCS 65/1  from Ch. 38, par. 83-1

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02887  Rep. Brandon W. Phelps

430 ILCS 65/8.1  from Ch. 38, par. 83-8.1

Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning notification of dispositions of certain criminal cases.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02888  Rep. Brandon W. Phelps and Mark Batinick

35 ILCS 200/15-172
Amends the Property Tax Code. In the Senior Citizens Assessment Freeze Homestead Exemption provisions of the Code, provides that "household income" does not include wages paid to a member of the household who is a disabled person. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02889  Rep. Brandon W. Phelps

New Act
Creates the Department of Central Management Services Reorganization Act. Provides that the Department of Central Management Services is abolished on July 1, 2018. Provides for the transfer on that date of the Department's functions to other State agencies. Directs the Auditor General to make recommendations on, receive public comment on, and order the transfer of the Department's functions to other State agencies. Authorizes the General Assembly to disapprove the transfer of functions ordered by the Auditor General. Also provides for the transfer of specified personnel, records, unexpended moneys, and rules. Directs the Legislative Reference Bureau to prepare for introduction a revisory bill effecting such changes in the statutes as may be necessary to conform the statutes to the changes in law made by the Act. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02890  Rep. Brandon W. Phelps

730 ILCS 5/5-9-1  from Ch. 38, par. 1005-9-1
Amends the Unified Code of Corrections. In provisions concerning authorized fines, provides that the additional fine imposed in sentencing for a criminal or traffic offense concerning wheel and axle loads and gross weights is $15 for the first $330, or fraction thereof, of fine imposed for a violation, and $10 for each subsequent $40, or fraction thereof, of fine imposed for a violation following the initial $15 surcharge for the first $330 of fine imposed. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee


720 ILCS 510/2  from Ch. 38, par. 81-22
720 ILCS 510/3.2 new
Amends the Illinois Abortion Law of 1975. Defines "dismemberment abortion". Provides that no person shall perform, or attempt to perform, a dismemberment abortion on an unborn child unless: (1) the dismemberment abortion is necessary to preserve the life of the pregnant woman; or (2) a continuation of the pregnancy will cause a substantial and irreversible physical impairment of a major bodily function of the pregnant woman. Provides that no woman upon whom an abortion is performed or attempted to be performed shall be criminally or civilly liable for performing or attempting to perform a dismemberment abortion. Provides that no nurse, technician, secretary, receptionist, or other employee or agent who is not a physician, but who acts at the direction of a physician, and no pharmacist or other individual who is not a physician, but who fills a prescription or provides instruments or materials used in an abortion at the direction of or to a physician shall be criminally or civilly liable for performing or attempting to perform a dismemberment abortion.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee


820 ILCS 305/8.2
Amends the Workers' Compensation Act. Provides that no medical provider shall be reimbursed for a supply of prescriptions filled outside of a licensed pharmacy except when there exists no licensed pharmacy within 5 miles of the prescribing physician's practice. Provides that, if there exists no licensed pharmacy within 5 miles of the prescribing physician's practice, no medical provider shall be reimbursed for a prescription, the supply of which lasts for longer than 72 hours from the date of issue or 24 hours from the date of first referral to the medical service provider, whichever is greater, filled and dispensed outside of a licensed pharmacy. Provides that the limitations on filling and dispensing prescriptions do not apply if there exists a pre-arranged agreement between the medical provider and a preferred provider program regarding the filling of prescriptions outside a licensed pharmacy.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02893  Rep. Jerry Costello, II and Jeanne M Ives

(Sen. Neil Anderson)

520 ILCS 5/2.5

Amends the Wildlife Code. Provides that any person may use a crossbow to take wildlife during the appropriate archery season. Repeals crossbow provisions limiting the use of crossbows to specified conditions, together with a related definition. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
520 ILCS 5/2.5
Adds reference to:
520 ILCS 5/2.33 from Ch. 61, par. 2.33
Adds reference to:
520 ILCS 5/2.5 rep.
Adds reference to:
520 ILCS 5/2.5a rep.

Replaces everything after the enacting clause. Amends the Wildlife Code. Repeals provision providing that it is unlawful to use any crossbow for the purpose of taking any wild birds or mammals except as provided in the Code. Repeals Sections concerning the use of crossbows.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Adds an immediate effective date.

Sep 08 17 H Public Act . . . . . . . . . 100-0489

HB 02894 Rep. Tony McCombie-Joe Sosnowski, Steven A. Andersson, Dan Brady, Thomas Morrison, Lindsay Parkhurst, Fred Crespo, Michael Halpin, Jaime M. Andrade, Jr., John C. D’Amico, Jeanne M Ives, David McSweeney, Steven Reick, Dave Severin, Daniel Swanson, Kathleen Willis, Peter Breen, Tom Demmer, Jim Durkin, Robert Martwick, Frances Ann Hurley, Emanuel Chris Welch and Norine K. Hammond

35 ILCS 200/15-172

Amends the Property Tax Code. Provides that the income limitation for the Senior Citizens Assessment Freeze Homestead Exemption is: (1) $55,000 in taxable years 2008 through 2016; (2) $60,000 in taxable years 2017 through 2020; and (3) $65,000 in taxable year 2021 and thereafter (currently, $55,000 for taxable year 2008 and thereafter). Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02895 Rep. Dave Severin-Elaine Nekritz-Tim Butler and Robert W. Pritchard

(Sen. Dale Fowler, Steven M. Landek, Michael E. Hastings and Chuck Weaver)

5 ILCS 460/67 new

Amends the State Designations Act. Provides that cycling is designated as the official State exercise of Illinois.

Aug 25 17 H Public Act . . . . . . . . . 100-0383

HB 02896 Rep. Dave Severin

105 ILCS 5/2-3.170 new

110 ILCS 205/9.36 new

110 ILCS 947/65.28 new

Amends the School Code, the Board of Higher Education Act, and the Higher Education Student Assistance Act. Requires the Board of Higher Education to establish a position for one Rural Education Coordinator to represent the rural regions of this State, to be based at a recognized educator preparation institution, to (1) provide an emphasis on access to educator preparation programs that focus on rural education, (2) increase rural teacher recruitment, (3) develop an educator pipeline to rural schools and school districts, and (4) provide support mechanisms for rural schools and school districts. Subject to appropriation, requires the Illinois Student Assistance Commission to provide up to 40 financial stipends annually, not to exceed $2,800 per student, to offset tuition costs for individuals in educator preparation programs who agree to student teach in a rural school or school district of the student teacher’s choice. Provides that a student teacher who receives a stipend must agree to work in a rural school or school district for at least 2 years. Makes related changes.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02897  Rep. Dave Severin-Daniel Swanson-Patricia R. Bellock, Terri Bryant, Brian W. Stewart, Lindsay Parkhurst,
LaToya Greenwood, Katie Stuart, Justin Slaughter, Jeanne M Ives, Elgie R. Sims, Jr. and Christine Winger
(Sen. Andy Manar-Thomas Cullerton-Cristina Castro-Julie A. Morrison, Jennifer Bertino-Tarrant-Jacqueline Y. Collins and
Michael E. Hastings)
730 ILCS 5/3-12-16
Amends the Unified Code of Corrections. Provides that the Helping Paws Service Dog Program shall include training
service dogs for veterans with post-traumatic stress disorder (PTSD) or depression. Defines "veteran".
Aug 25 17  H  Public Act . . . . . . . . 100-0384

HB 02898  Rep. Fred Crespo-Robert W. Pritchard-Tom Demmer
(Sen. Julie A. Morrison)
105 ILCS 5/21B-25
Amends the Educator Licensure Article of the School Code. Removes the date (of June 30, 2021) until which a principal
endorsement may be affixed to the Professional Educator License of a person who has, among other qualifications, at least 4 total years
of experience working in the capacity of school support personnel. Effective immediately.
Aug 22 17  H  Public Act . . . . . . . . 100-0267

HB 02899  Rep. Brandon W. Phelps-Tim Butler-Dave Severin, Jerry Costello, II, John Cavaletto, Avery Bourne, Lawrence
Walsh, Jr., David Harris, Sue Scherer and Katie Stuart
225 ILCS 705/11.08
225 ILCS 705/11.09
Amends the Coal Mining Act. Provides that a mine operator must provide the number of self-contained self-rescuer
deVICES as required by the mine's approved Mine Safety and Health Administration Emergency Response Plan. Removes language
concerning plan requirements submitted for approval to the Mining Board. Provides that rescue chambers must be provided and
located within 1,000 (rather than 3,000) feet from the nearest working face of each working section of a mine. Provides that outby
rescue chambers must be provided at distances and locations approved in the mine's approved Mine Safety and Health Administration
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02900  Rep. Joe Sosnowski and Tony McCombie
35 ILCS 200/15-10
Amends the Property Tax Code. Expands the list of exempt properties not required to annually file for an exemption to
include properties owned by public schools, the State, taxing districts, public libraries, fire protection districts, municipalities, housing
authorities, public transportation systems, bi-state development agencies, park and conservation districts, and other specified public
bodies and units of local government (currently, the list includes properties used for burial grounds or religious purposes, and property
of the United States government). Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02901  Rep. Joe Sosnowski
35 ILCS 200/2-45
35 ILCS 200/3-5
Amends the Property Tax Code. Makes changes to the professional designations required for township and multi-township
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02902  Rep. Mike Fortner

New Act

5 ILCS 375/3  from Ch. 127, par. 523
5 ILCS 375/10  from Ch. 127, par. 530
20 ILCS 405/405-298 new
20 ILCS 3501/801-40
30 ILCS 500/45-32 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-158  from Ch. 108 1/2, par. 15-185
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-106.42 new
40 ILCS 5/16-106.43 new
40 ILCS 5/16-190  from Ch. 108 1/2, par. 16-190
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/16-205.6 new
40 ILCS 5/20-121  from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123  from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124  from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125  from Ch. 108 1/2, par. 20-125
30 ILCS 805/8.41 new

Creates the Pension Buyout Act. Authorizes the Department of Central Management Services to enter into contracts with approved vendors to provide pension buyout payments to eligible retirees in the State Universities and Downstate Teachers Articles. Requires the Illinois Finance Authority to issue bonds if the amount appropriated to implement the pension buyout option is less than the amount necessary for the Department to pay the approved vendor the amount required under a contract between the Department and the approved vendor for any fiscal year. Amends the State Universities and Downstate Teachers Articles of the Illinois Pension Code. Provides that an eligible retiree may relinquish his or her right to receive any benefits from the System in exchange for a lump sum payment made by an approved vendor that is equal to the present value of the retirement annuity. Contains provisions concerning the form of the contract; rulemaking; notice to the system; certification to the Department of the amount of lump sum payments made; and qualified plan status. Establishes optional defined contribution plans. Provides that a person who participates in the pension buyout option or the defined contribution plan shall be entitled to any benefits under the State Employees Group Insurance Act of 1971 that he or she would have otherwise been entitled to. Amends the State Employees Group Insurance Act of 1971, the Department of Central Management Services Law of the Civil Administrative Code of Illinois, the Illinois Procurement Code, and the Illinois Finance Authority Act to make related changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02903  Rep. Mike Fortner

New Act

5 ILCS 375/3  from Ch. 127, par. 523
5 ILCS 375/10  from Ch. 127, par. 530

20 ILCS 405/405-298 new
20 ILCS 3501/801-40
30 ILCS 500/45-32 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-185  from Ch. 108 1/2, par. 15-185
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-106.42 new
40 ILCS 5/16-106.43 new
40 ILCS 5/16-190  from Ch. 108 1/2, par. 16-190
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/16-205.6 new
40 ILCS 5/20-121  from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123  from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124  from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125  from Ch. 108 1/2, par. 20-125
30 ILCS 805/8.41 new

Creates the Pension Buyout Act. Authorizes the Department of Central Management Services to enter into contracts with approved vendors to provide pension buyout payments to eligible persons in the State Universities and Downstate Teachers Articles. Requires the Illinois Finance Authority to issue bonds if the amount appropriated to implement the pension buyout option is less than the amount necessary for the Department to pay the approved vendor the amount required under a contract between the Department and the approved vendor for any fiscal year. Amends the State Universities and Downstate Teachers Articles of the Illinois Pension Code. Provides that an eligible person may relinquish his or her right to receive any benefits from the System in exchange for a lump sum payment made by an approved vendor that is equal to the present value of the retirement annuity. Contains provisions concerning the form of the contract; rulemaking; notice to the system; certification to the Department of the amount of lump sum payments made; and qualified plan status. Establishes optional defined contribution plans. Provides that a person who participates in the pension buyout option or the defined contribution plan shall be entitled to any benefits under the State Employees Group Insurance Act of 1971 that he or she would have otherwise been entitled to. Amends the State Employees Group Insurance Act of 1971, the Department of Central Management Services Law of the Civil Administrative Code of Illinois, the Illinois Procurement Code, and the Illinois Finance Authority Act to make related changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee
HB 02904  
Rep. Mike Fortner  
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1  
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.  
Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee

HB 02905  
Rep. Mike Fortner  
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1  
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.  
Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee

HB 02906  
Rep. Patricia R. Bellock-Melissa Conyears-Ervin  
210 ILCS 155/50  
210 ILCS 155/60 new  
Amends the Long Term Acute Care Hospital Quality Improvement Transfer Program Act. Provides that the Department of Healthcare and Family Services' annual medical program report shall include, but not be limited to, LTAC hospital specific quality measures under specified provisions of the Act. Provides that every Medicaid managed care organization shall allow every LTAC hospital qualified under certain provisions of the Act in its service area an opportunity to be a network contracted facility at the plan's standard terms, conditions, and a rate no less than the Medicaid fee-for-service rate. Provides that nothing in provisions concerning network adequacy prevents a managed care organization and LTAC hospital from agreeing to other reimbursement arrangements different from the Medicaid fee-for-service rate. Provides that with certain exceptions, a Medicaid managed care organization shall only terminate or refuse to renew a contract with a qualified LTAC hospital if specified conditions are met. Provides that a Medicaid managed care organization may terminate or refuse to renew a contract with a LTAC hospital for a material breach of the contract, including, but not limited to, failure to grant reasonable and timely access to the Medicaid managed care organization's care coordinators and other providers, termination from the Medicare or Medicaid program, or revocation of license.  
Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee

HB 02907  
305 ILCS 5/5-5.25  
305 ILCS 5/5-5.25a new  
Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision concerning access to psychiatric mental health services via telepsychiatry, provides that the Department of Healthcare and Family Services shall not require that a physician or other licensed health care professional be physically present in the same room as the patient for the entire time during which the patient is receiving telepsychiatry services. Provides that the Department shall not require that a physician or other licensed healthcare professional be physically present in the same room as the patient for the entire time during which the patient is receiving telemedicine services. Defines "telemedicine" as the use of a telecommunication system to provide medical services for the purpose of evaluation and treatment when the patient is at one location and the rendering provider is at another location.  
House Floor Amendment No. 1  
Deletes reference to:  
305 ILCS 5/5-5.25a new

Removes a provision prohibiting the Department of Healthcare and Family Services from requiring that a physician or other licensed healthcare professional be physically present in the same room as the patient for the entire time during which the patient is receiving telemedicine services. Removes a definition for "telemedicine services".  
Aug 25 17  
H Public Act . . . . . . . . . . 100-0385
HB 02908  Rep. Patricia R. Bellock
305 ILCS 5/5-5
Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions concerning medical assistance for the treatment of alcohol dependence or opioid dependence, provides that on or after July 1, 2017 such coverage may be subject to utilization controls or prior authorization mandates consistent with the most current edition of the American Society of Addiction Medicine's National Practice Guideline for the Use of Medications in the Treatment of Addiction Involving Opioid Use, as now or hereafter revised, or any successor publication (rather than on or after July 1, 2015 such coverage shall not be subject to any (1) utilization control, other than those established under the American Society of Addiction Medicine patient placement criteria, (2) prior authorization mandate, or (3) lifetime restriction limit mandate). Provides that on or after July 1, 2017, opioid antagonists prescribed for the treatment of an opioid overdose may be subject to (A) utilization controls or (B) prior authorization mandates consistent with the most current edition of the American Society of Addiction Medicine's National Practice Guideline for the Use of Medications in the Treatment of Addiction Involving Opioid Use, as now or hereafter revised, or any successor publication.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

(Sen. Julie A. Morrison, Thomas Cullerton and Antonio Muñoz)
305 ILCS 5/5-5f
Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision limiting medical assistance recipients to one pair of adult eyeglasses every 2 years, provides that the limitation does not apply to an individual who needs different eyeglasses following a surgical procedure such as cataract surgery. Effective immediately.
Aug 18 17  H Public Act . . . . . . . . . 100-0135

HB 02910  Rep. Patricia R. Belloch-Sara Feigenholtz-Gregory Harris
(Sen. Chris Nybo and Julie A. Morrison)
705 ILCS 405/1-3
705 ILCS 405/2-27.2 new
705 ILCS 405/2-28
Amends the Juvenile Court Act of 1987. Provides that the court may approve the placement of a minor in an out of state residential treatment center upon application by the Department of Children and Family Services when the court determines that the placement of the minor in an out-of-state residential treatment center is in the best interest and is the least restrictive, most family-like setting for the minor. Provides that the Department's application shall include an explanation of what in State resources, if any, the Department considered for the minor and why the minor cannot be placed in a residential treatment center or other placement in this State, an explanation as to how the out-of-state residential treatment center will impact the minor's relationships with family and other individuals important to the minor and what steps the Department will take to preserve those relationships, an explanation as to how the Department will ensure the safety and well-being of the minor in the out-of-state residential treatment center and an explanation as to why it is in the minor's best interest to be placed in the out-of-state residential treatment center, including a description of the minor's treatment needs and how those needs will be met in the proposed placement. Provides that this provision does not apply to an out-of-state placement of a minor in a family foster home, relative foster home, a home of a parent, or a dormitory or independent living setting of a minor attending a post-secondary educational institution. Defines "residential treatment center". Effective immediately.
Aug 18 17  H Public Act . . . . . . . . . 100-0136
HB 02911  Rep. Patricia R. Bellock

30 ILCS 105/5.878 new
410 ILCS 105/20
735 ILCS 5/9-102  from Ch. 110, par. 9-102
765 ILCS 77/5
765 ILCS 77/35
765 ILCS 705/17 new

Amends the State Finance Act to create the Mold Remediation Registration Fund. Amends the Mold Remediation Registration Act. Provides that the Department of Public Health must (instead of may) adopt rules to implement a program for parties that provide mold inspection and mold remediation services to register with the State. Provides that registered mold inspectors and mold remediation service providers shall meet certain criteria. Provides that the Department must submit emergency rules to the Joint Committee on Administrative Rules to implement the registration of mold inspection and remediation professionals. Provides that the Department may charge a registration fee to cover the costs of administering and enforcing the Act, which shall be deposited into the Mold Remediation Registration Fund. Amends the Residential Real Property Disclosure Act. Defines “toxic mold” and adds to the items in the disclosure list a statement concerning whether the owner is aware of the existence of toxic mold on the property. Amends the Landlord and Tenant Act. Provides that if a landlord of residential real estate knows or has reason to believe that toxic mold is present, the landlord shall provide written disclosure to prospective and current residents of the units affected by the toxic mold. Provides that if toxic mold is discovered, a lessee of residential real estate may terminate a lease without penalty, or, alternatively, withhold payment of rent until the mold is remediated by a registered mold remediation service. Provides that the lessor shall pay for the mold remediation. Makes a corresponding change in the Forcible Entry and Detainer Article of the Code of Civil Procedure.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02912  Rep. Patricia R. Bellock

New Act

Creates the School Bus On-The-Shoulder Pilot Program Act. Provides that the Secretary of State shall create a 5-year pilot program, in cooperation with the State Police, for the operation of school buses on the shoulder of State highways for the transportation of students to and from school-related events. The Secretary shall coordinate with the Department of Transportation in developing the rules of the program. Two years after the start of the program, the Secretary shall file a report with the General Assembly that details the program’s findings. Repeals Act on December 31, 2022. Effective Immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Creates the School Bus On-The-Shoulder Pilot Program Act. Provides that the Department of Transportation (rather than the Secretary of State) shall create the pilot program, develop the rules of the program, and file a report with General Assembly detailing the program’s findings. Effective immediately.

Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 02913  Rep. Patricia R. Bellock

305 ILCS 5/12-4.51 new

Amends the Illinois Public Aid Code. Requires the Department of Human Services and the Department of Healthcare and Family Services to contract with a third-party vendor to verify eligibility for benefits provided under this Code by utilizing an online website, to be developed and implemented by the contracted vendor, that would enable an individual to apply online for benefits.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee


New Act

35 ILCS 1010/1-45
30 ILCS 105/5.878 new

Creates the Healthy Eating Active Living (HEAL) Act. Imposes a tax on distributors of sugar-sweetened beverages in the State at the rate of $0.01 per ounce. Contains provisions concerning the distribution of the proceeds from the tax. Creates a multi-sector Advisory Council for Health and Wellness to govern the distribution of the proceeds. Amends the State Finance Act to create the Illinois Wellness Fund. Effective immediately.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 02915  Rep. Mike Fortner
415 ILCS 150/10
Amends the Electronic Products Recycling and Reuse Act. In a definition of "tablet computer", provides that human
interface with a tablet computer is achieved through a touch-screen and video display screen greater than 4 (instead of 6) inches in
size. Defines "cell phone", "mobile phone", and "smart phone". Makes a change to the definition of "computer".
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02916  Rep. Mike Fortner
415 ILCS 135/10
Amends the Drycleaner Environmental Response Trust Fund Act. Makes a technical change in the Section creating the
Fund.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02917  Rep. Mike Fortner-Elizabeth Hernandez-Linda Chapa LaVia, Cynthia Soto and Will Guzzardi
New Act
Creates the Local Government Voting Rights Act. Provides that neither an at-large method of election nor a district-based
method of election may be imposed or applied in a manner that impairs the ability of a protected group or class to elect candidates of
its choice as a result of the dilution or the abridgment of the rights of voters who are members of a protected group or class. Sets forth
procedures and evidentiary burdens for proving a violation of the Act. Sets forth certain remedies for violations of the Act and
provisions concerning standing and notice. Allows the recovery of attorney's fees. Contains severability provisions.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02918  Rep. Kelly M. Cassidy
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02919  Rep. Kelly M. Cassidy
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02920  Rep. Kelly M. Cassidy
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02921  Rep. Kelly M. Cassidy
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02922  Rep. Kelly M. Cassidy
35 ILCS 5/101 from Ch. 120, par. 1-101
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02923  Rep. Kelly M. Cassidy and John Cavaletto
35 ILCS 5/101 from Ch. 120, par. 1-101
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02924  Rep. Kelly M. Cassidy
20 ILCS 2405/1 from Ch. 23, par. 3430
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose
of the Act.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02925  Rep. Kelly M. Cassidy
20 ILCS 2405/1  from Ch. 23, par. 3430
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02926  Rep. Kelly M. Cassidy
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02927  Rep. Kelly M. Cassidy
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02928  Rep. Kelly M. Cassidy
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02929  Rep. Kelly M. Cassidy
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02930  Rep. Kelly M. Cassidy
215 ILCS 5/1  from Ch. 73, par. 613
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02931  Rep. Robyn Gabel
765 ILCS 605/18  from Ch. 30, par. 318
765 ILCS 605/31  from Ch. 30, par. 331
Amends the Condominium Property Act. Provides that condominium bylaws shall provide that notwithstanding any provision in the condominium instruments to the contrary, the board of managers has discretion to: (i) address any budget surplus by transferring the surplus funds or portion thereof to the association's capital or operating reserves or applying the surplus funds to any other common expense; and (ii) address any deficit by incorporating the deficit into the following year's annual budget. In provisions governing the combination of units, defines "combination of any units". Provides that the exclusive right to use as a limited common element any portion of the common elements that is not necessary or practical for use by the owners of any other units is not a diminution of the ownership interests of all other unit owners requiring unanimous consent of all unit owners under other provisions of the Act or any percentage set forth in the condominium instruments. Provides that notwithstanding other provisions of the Act or the condominium instruments, an amendment pursuant to the Section governing combination of units is effective if it meets the requirements set forth in that Section.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
Representative Robyn Gabel

765 ILCS 605/9 from Ch. 30, par. 309
765 ILCS 605/9.1 from Ch. 30, par. 309.1
765 ILCS 605/14.1 from Ch. 30, par. 314.1
765 ILCS 605/18 from Ch. 30, par. 318
765 ILCS 605/18.5 from Ch. 30, par. 318.5
765 ILCS 605/18.6
765 ILCS 605/18.7
765 ILCS 605/22.1 from Ch. 30, par. 322.1

Amends the Condominium Property Act. Makes numerous changes in provisions concerning: common expenses; liens for nonpayment of common expenses; other liens; standing and capacity of the board of managers; disposition or removal of any portion of the property; the contents of bylaws; powers and duties of board of managers; master associations; display of the American flag or a military flag; standards for community association managers; and resale of a condominium unit.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02933  Rep. Cynthia Soto-Randy E. Frese-Brandon W. Phelps-Michael J. Zalewski-Jaime M. Andrade, Jr., Steven A. Andersson and Terri Bryant

5 ILCS 80/4.28
5 ILCS 80/4.38 new
105 ILCS 5/22-30
105 ILCS 145/10
225 ILCS 60/54.5
225 ILCS 85/4  from Ch. 111, par. 4124
225 ILCS 95/Tit. 5 heading new
225 ILCS 95/5-1  was 225 ILCS 95/2
225 ILCS 95/5-5  was 225 ILCS 95/1
225 ILCS 95/5-10  was 225 ILCS 95/23
225 ILCS 95/5-15  was 225 ILCS 95/3
225 ILCS 95/5-20  was Ch. 225 ILCS 95/4
225 ILCS 95/5-25  was 225 ILCS 95/5
225 ILCS 95/5-30  was 225 ILCS 95/6
225 ILCS 95/5-35 new
225 ILCS 95/5-40 new
225 ILCS 95/5-45  was 225 ILCS 95/10
225 ILCS 95/5-50  was 225 ILCS 95/10.5
225 ILCS 95/5-55  was 225 ILCS 95/22.16
225 ILCS 95/Tit. 10 heading new
225 ILCS 95/10-5  was 225 ILCS 95/9
225 ILCS 95/10-10  was 225 ILCS 95/9.5
225 ILCS 95/10-15  was 225 ILCS 95/11
225 ILCS 95/10-20  was 225 ILCS 95/12
225 ILCS 95/10-25  was 225 ILCS 95/13
225 ILCS 95/10-30  was 225 ILCS 95/14.1
225 ILCS 95/10-35  was 225 ILCS 95/15
225 ILCS 95/10-40  was 225 ILCS 95/16
225 ILCS 95/10-45  was 225 ILCS 95/17
225 ILCS 95/10-50  was 225 ILCS 95/19
225 ILCS 95/10-55  was 225 ILCS 95/20
225 ILCS 95/10-60  was 225 ILCS 95/7
225 ILCS 95/10-65  was 225 ILCS 95/7.5
225 ILCS 95/10-70  was 225 ILCS 95/7.7
225 ILCS 95/10-75 new
225 ILCS 95/Tit. 15 heading new
225 ILCS 95/15-5  was 225 ILCS 95/21
225 ILCS 95/15-10  was 225 ILCS 95/21.5
225 ILCS 95/15-15  was 225 ILCS 95/22.1
225 ILCS 95/15-20  was 225 ILCS 95/22.2
225 ILCS 95/15-25  was 225 ILCS 95/22
225 ILCS 95/15-30  was 225 ILCS 95/22.3
225 ILCS 95/15-35  was 225 ILCS 95/22.4
HB 02933 (CONTINUED)

225 ILCS 95/15-40 was 225 ILCS 95/22.5
225 ILCS 95/15-45 was 225 ILCS 95/22.6
225 ILCS 95/15-50 was 225 ILCS 95/22.7
225 ILCS 95/15-55 was 225 ILCS 95/22.8
225 ILCS 95/15-60 was 225 ILCS 95/22.9
225 ILCS 95/15-65 was 225 ILCS 95/22.10
225 ILCS 95/15-70 was 225 ILCS 95/22.11
225 ILCS 95/15-75 was 225 ILCS 95/22.12
225 ILCS 95/15-80 was 225 ILCS 95/22.13
225 ILCS 95/15-85 was 225 ILCS 95/22.14
225 ILCS 95/15-90 was 225 ILCS 95/22.15
225 ILCS 95/15-95 was 225 ILCS 95/24
225 ILCS 95/15-100 was 225 ILCS 95/25
305 ILCS 5/5-8 from Ch. 23, par. 5-8
720 ILCS 510/11 from Ch. 38, par. 81-31
720 ILCS 570/102 from Ch. 56 1/2, par. 1102
720 ILCS 570/303.05

Amends the Regulatory Sunset Act. Extends the repeal date of the Physician Assistant Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Physician Assistant Practice Act of 1987. Reorganizes the Act by adding titles and renumbering provisions. Replaces references to "supervising physicians" with references to "collaborating physicians" throughout the Act. Replaces references to "supervision agreement" with references to "collaborative agreement" throughout the Act. Adds provisions concerning continuing education. In provisions concerning grounds for disciplinary action, provides that the Department of Financial and Professional Regulation may refuse to issue or renew a physician assistant license or discipline a licensee for willfully or negligently violating a patient's confidentiality, except as required by law, or failing to provide copies of medical records as required by law. Amends various Acts to conform references and terminology. Makes other changes. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02934 Rep. Thomas M. Bennett and Reginald Phillips

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Provides that nothing in the Act prohibits a licensee from carrying a firearm into an Interstate highway rest area.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02935


(Sen. Jason A. Barickman)

Amends the Criminal Code of 2012. Includes in the definition of "item of contraband", a recording device and broadcast equipment. Defines "recording device" and "broadcast equipment". Includes in the definition of "penal institution" the airspace above the ground on which a penal institution is sited. Provides that possessing contraband that is a recording device, broadcast equipment, or electronic contraband in a penal institution, on penal institution property, or within the proximity of penal institution property with the intent to disrupt safety, security, or operations of the penal institution, is a Class 2 felony. Provides that a person commits unauthorized possession of contraband in a penal institution by an employee when a person who is an employee knowingly and without authority of any person designated or authorized to grant this authority delivers, possesses, conspires to deliver or solicits delivery, causes or permits delivery, or permits another to attempt to deliver, any item of contraband within the proximity of penal institution property with the intent to disrupt safety, security, or operations of the penal institution. Provides that placing or causing to be placed, or allowing another to place or cause to place a recording device, broadcast equipment, or electronic contraband on penal institution property or within the proximity of penal institution property with the intent to disrupt safety, security, or operations of the penal institution is a Class 2 felony. Provides that if the intent is to deliver the contraband to an inmate, it is a Class 4 felony.

House Committee Amendment No. 1

 Deletes the new provision from the definition Section in the Interference With Penal Institution Article of the Criminal Code of 2012 that "penal institution" includes the airspace above the ground on which a penal institution is sited.

May 26 17

Rule 3-9(a) / Re-referred to Assignments

HB 02936

Rep. Thomas M. Bennett

New Act

Creates the Jobs Creation Finance Act. Provides that municipalities may designate job creation areas. Provides that businesses that undertake job creation projects in those designated areas are eligible for certain tax incentives. Provides that municipalities may issue bonds in connection with those projects. Contains provisions concerning public hearings. Contains numerous other provisions. Effective immediately.

Mar 31 17

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

HB 02937

Rep. Nick Sauer-Michael J. Zalewski-Mike Fortner

(Sen. William E. Brady)

Amends the Toll Highway Act. Deletes provisions concerning: land disclosure requirements; condemnation proceedings; beneficial interests; procedures for disclosure; recordation; validity of agreements; penalties; and other requirements. Provides that the Illinois State Toll Highway Authority may not enter into any contract relating to the ownership or use of real property unless the identity of every owner and beneficiary having an interest in the property and every member, shareholder, limited partner, or general partner entitled to receive more than 7.5% of the distributable income of any company or corporation having an interest in the property is disclosed. Provides that the disclosure shall be in writing and under oath. Provides that the beneficiaries of a lease shall furnish a trustee subject to disclosure under the provision with a letter of direction authorizing the trustee to provide the Authority with an up-to-date disclosure whenever requested by the Authority.

House Committee Amendment No. 1

Makes a technical change.

Aug 04 17

Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 02938
(Sen. Martin A. Sandoval-Jim Oberweis)

625 ILCS 5/11-603 from Ch. 95 1/2, par. 11-603

Amends the Illinois Vehicle Code. Provides that in order to post a speed limit on a highway under its jurisdiction that is less than the limit prescribed in a provision of the Code concerning general speed restrictions, the Illinois State Toll Highway Authority shall obtain approval from the General Assembly. Provides that the Authority shall not issue a regulation to change the speed limit for vehicles of the second division weighing more than 8,000 pounds that is more than 10 miles per hour less than the maximum speed limit of that highway. Provides that beginning 6 months after the effective date of the bill, and except for vehicles of the second division weighing more than 8,000 pounds, the Authority shall issue a regulation to change the speed limit on any part of a highway under its jurisdiction to the maximum speed limit authorized in the Code for highways under its jurisdiction.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Amends the Illinois Vehicle Code. Provides that beginning 12 months after the effective date of the bill, the effective absolute maximum speed limit on any part of a highway under the Illinois State Toll Highway Authority's jurisdiction shall be: (1) except for Interstate Route 294 and the portion of Interstate Route 94 that is between Interstate Route 294 and U.S. Route 41, 70 miles per hour or the maximum speed limit authorized in the Code, whichever is less; and (2) 60 miles per hour or the maximum speed limit authorized in the Code, whichever is less, on Interstate Route 294 and the portion of Interstate Route 94 that is between Interstate Route 294 and U.S. Route 41. Provides that if Interstate Route 294 undergoes construction that results in an increase in the maximum design speed limit, the effective absolute maximum speed limit shall be the maximum design speed limit or the maximum speed limit authorized in the Code, whichever is less, within 12 months of the design speed limit change. Provides that the Authority shall issue regulations to implement a change in the speed limits.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 02939
Rep. Peter Breen-Dan Brady and Thomas Morrison

New Act

Creates the Campus Free Speech Act. Requires the governing board of each public university and community college to develop and adopt a policy on free expression; sets forth what the policy must contain. Requires the Board of Higher Education to create a Committee on Free Expression to issue an annual report. Requires public institutions of higher education to include in their freshman orientation programs a section describing to all students the policies and rules regarding free expression that are consistent with the Act. Contains provisions concerning rules, construction of the Act, permitted restrictions, and enforcement.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02940
Rep. Peter Breen

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that the Department of Transportation shall not authorize the use of an automated traffic law enforcement system by a municipality or county on a highway under the Department's jurisdiction unless the municipality or county provides proof of a significant increase in safety throughout the State from the use of automated traffic law enforcement systems. Provides that in approving the use of an automated traffic law enforcement system, the Department shall not consider information regarding the number of potential or actual violations of provisions of the Code or a local ordinance that may be identified through the automated traffic law enforcement system.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02941
Rep. Allen Skillicorn

35 ILCS 200/12-10

Amends the Property Tax Code. Provides that the chief county assessment officer shall notify each member of the General Assembly representing a district located in whole or in part within that county that the assessment list has been published. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02942  Rep. Allen Skillicorn
15 ILCS 405/9.07 new
725 ILCS 5/Art. Art. 107B heading new
725 ILCS 5/107B-1 new
725 ILCS 5/107B-5 new
725 ILCS 5/107B-10 new
725 ILCS 5/107B-15 new
725 ILCS 5/107B-20 new
725 ILCS 5/107B-25 new
725 ILCS 5/107B-30 new
725 ILCS 5/107B-35 new
725 ILCS 5/107B-40 new
725 ILCS 5/107B-45 new

Amends the Code of Criminal Procedure of 1963. Provides that a peace officer may not stop a motor vehicle or conduct a search of a business or residence solely to enforce a federal law relating to immigrants or immigration, including the federal Immigration and Nationality Act, unless the officer is acting: (1) at the request of, and providing assistance to, an appropriate federal law enforcement officer; or (2) under the terms of an agreement between the law enforcement agency employing the officer and the federal government under which the agency receives delegated authority to enforce federal law relating to immigrants or immigration. Provides that a peace officer may arrest an undocumented person only if the officer is acting under the authority granted under the Code. Establishes procedures that a law enforcement agency must follow related to arrestees subject to immigration detainers. Provides that any person may file a complaint with the Attorney General if the person offers evidence to support an allegation that a unit of local government has adopted, enforced, or endorsed a policy under which the unit of local government prohibits or discourages the enforcement of immigration laws or that the unit of local government, by consistent actions, prohibits or discourages the enforcement of those laws. Provides for equitable relief. Preempts home rule. Amends the State Comptroller Act. Provides that a unit of local government may not receive State grant funds if the unit of local government adopts, enforces, or endorses a policy under which the unit of local government prohibits or discourages the enforcement of immigration laws or, by consistent actions, prohibits or discourages the enforcement of immigration laws.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02943  Rep. Allen Skillicorn
35 ILCS 200/24-40 new

Amends the Property Tax Code. Creates the Collar County Property Tax Reform and Relief Task Force. Provides that the Task Force shall conduct a study of the property tax system in DuPage, Kane, Lake, McHenry, and Will Counties and investigate methods of reducing the reliance on property taxes and alternative methods of funding. Sets forth the membership of the Task Force. Provides that the Task Force shall submit its findings to the General Assembly no later than January 1, 2020. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02944  Rep. Allen Skillicorn
50 ILCS 205/21 new
30 ILCS 805/8.41 new

Amends the Local Records Act. Provides that a unit of local government or school district that serves a population of less than 1,000,000 that maintains an Internet website other than a social media or social networking website shall post to its website for the current calendar year a mechanism, such as a uniform, single email address, for members of the public to electronically communicate with elected officials of that unit of local government or school district. Requires the information to be easily accessible from the unit of local government's or school district's home page through a hyperlink. Limits home rule powers. Amends the State Mandates Act to require implementation without reimbursement.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02945  Rep. Allen Skillicorn-Brandon W. Phelps
430 ILCS 65/2  from Ch. 38, par. 83-2
430 ILCS 65/3  from Ch. 38, par. 83-3
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1

Amends the Firearm Owners Identification Card Act. Removes provisions that a person may not acquire or possess a stun
gun or taser within the State without having in his or her possession a Firearm Owner’s Identification Card previously issued in his or
her name by the Department of State Police under the provisions of the Act.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02946  Rep. Carol Sente-Elgie R. Sims, Jr.-Emanuel Chris Welch and Margo McDermed
35 ILCS 5/220

Amends the Illinois Income Tax Act. Makes the following changes with respect to the angel investment credit: (1)
reinstates the credit for taxable years beginning on or after December 31, 2016 and ending on or before December 31, 2021; (2)
provides that the term "applicant" includes a corporation, partnership, or limited liability company formed for the purpose of
facilitating an offer or sale of a security by an in-State issuer to resident of the State as provided under a particular provision of the
Illinois Securities Law of 1953; (3) provides a definition of “investment”; (4) contains a requirement that the applicant must agree to
remain in the State for a period of not less than 3 years; and (5) makes changes concerning the allocation of the credit awards.
Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 5/203 from Ch. 120, par. 2-203
110 ILCS 947/65.56
30 ILCS 105/5.878 new

Amends the Higher Education Student Assistance Act. Creates the Illinois Teacher Loan Repayment Fund. Provides that
moneys in the Fund shall be used by the Illinois Student Assistance Commission for the purpose of making grants under the Illinois
Teachers and Child Care Providers Loan Repayment Program. Amends the Illinois Income Tax Act. Creates a deduction for
individuals, trusts, estates, partnerships, and corporations in an amount equal to the amount of donations made by the taxpayer to the
Illinois Teacher Loan Repayment Fund during the taxable year. Amends the State Finance Act to make conforming changes. Effective
immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02948  Rep. William Davis
40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that beginning in State fiscal year 2018, the
State shall make annual contributions to the Chicago Public School Teachers’ Pension and Retirement Fund. Provides that for State
fiscal year 2018, the contribution shall be $456,500,000 and that for each year thereafter, the Board of Trustees of the Fund shall
certify to the Governor by January 15th the amount of the required State contribution to the Fund for the coming fiscal year. Requires
the certified contribution to be equal to 10% of the contribution certified by the board of trustees of the downstate teachers retirement
system for the coming fiscal year. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02949  Rep. Melissa Conyears-Ervin, Margo McDermed, Camille Y. Lilly and Justin Slaughter
105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new
Amends the School Code. Provides that a school board shall require that schools provide daily recess for all students in kindergarten through grade 5. Provides that the recess must be at least 20 minutes in length. Provides that recess shall include unstructured play and may include organized games. Provides that if the principal determines that the weather is inclement, then the principal shall direct that recess be held indoors. Provides that a school board may require that schools provide daily recess for all students in grades 6 through 8. Requires a school board to prohibit the withholding of recess as a disciplinary action. Effective July 1, 2017.

House Committee Amendment No. 1
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Changes references of "recess" to "active break". Removes the daily requirement, and requires the break to total at least 20 minutes. Effective July 1, 2017.

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee

(Sen. Patricia Van Pelt, Cristina Castro and Chris Nybo-Jacqueline Y. Collins)
105 ILCS 5/27-23.7
Amends the School Code. Requires each school, charter school, and non-public, non-sectarian elementary or secondary school to provide information on a quarterly basis to students concerning what to do if the student is being bullied and what resources are available. Requires each school to designate school personnel who are available for help with a bully or to make a report about bullying. Effective immediately.

House Committee Amendment No. 1
Requires the school policy concerning bullying to be provided periodically throughout the school year to students and faculty. Requires the school to make known school personnel available for help with a bully or to make a report about bullying to parents or legal guardians, students, and school personnel. Removes language requiring each school, charter school, and non-public, non-sectarian elementary or secondary school to provide specified information on a quarterly basis and to designate specified school personnel.

Aug 18 17   H   Public Act . . . . . . . . 100-0137

225 ILCS 60/33 from Ch. 111, par. 4400-33
Amends the Medical Practice Act of 1987. Except when dispensing manufacturers' samples or other legend drugs in a maximum 72 hour supply, requires persons licensed under the Act to label samples consistent with specified labeling requirements (rather than maintain a book or file of prescriptions as required in the Pharmacy Practice Act). Effective immediately.

Mar 31 17  H   Rule 19(a) / Re-referred to Rules Committee
HB 02952  Rep. Thomas Morrison-Charles Meier

220 ILCS 5/8-406 from Ch. 111 2/3, par. 8-406
220 ILCS 5/9-228 new
220 ILCS 5/9-235 new
220 ILCS 5/9-237 new

Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall determine that proposed construction will promote the public convenience and necessity only if the utility demonstrates, among other requirements, that for construction serving a discrete area, existing customers will not be required to subsidize the cost of new facilities in excess of any refundable or nonrefundable payments by customers to be served by the new facilities. Provides that if any gas public utility connects an applicant or applicants to its gas distribution system, any costs associated with investments in plant addition in excess of any refundable payment or nonrefundable payment shall be excluded from any cost-recovery mechanism that allocates the excess cost among existing customers. Provides that no later than 60 days after the effective date of this amendatory Act, the Commission shall initiate a docketed investigation reviewing each gas public utility tariff that provides for gas main extensions without additional charge to new customers in excess of the default extensions without charge, and provides for other requirements pertaining to the investigation process. Provides that no later than 60 days after the effective date of this amendatory Act, the Commission shall initiate a rulemaking proceeding providing for rules establishing a uniform method by which natural gas public utilities determine the value of any gas main extensions provided to new customers without additional charge.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Martin A. Sandoval-Karen McConnaughay)

70 ILCS 3615/4.06 from Ch. 111 2/3, par. 704.06

Amends the Regional Transportation Authority Act. Provides that the Regional Transportation Authority Board shall adopt regulations to ensure that the construction or acquisition by the Authority or a Service Board other than the Chicago Transit Authority of services or public transportation facilities (other than real estate) involving a cost of more than the small purchase threshold set by the Federal Transit Administration (rather than $40,000) shall be after public notice and with public bidding. Effective immediately.

House Committee Amendment No. 1
Adds reference to:
70 ILCS 3605/32 from Ch. 111 2/3, par. 332

Senate Floor Amendment No. 1
Deletes reference to:
70 ILCS 3605/32

Replaces everything after the enacting clause. Amends the Metropolitan Transit Authority Act and Local Mass Transit District Act making changes similar to the introduced bill.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. In provisions concerning public bidding, provides that the Chicago Transit Board, the Board of Trustees of a local Mass Transit District, and the Board of Directors of the Regional Transportation Authority shall adopt regulations to ensure that specified acquisitions (rather than specified construction or acquisitions) involving a cost of more than the small purchase threshold set by the Federal Transit Administration (rather than $40,000) and the disposition of all property of the Authority shall be after public notice and with public bidding. Provides that the Boards shall adopt regulations to ensure that specified construction, demolition, rehabilitation, renovation, and building maintenance projects involving a cost of more than $40,000 shall be after public notice and with public bidding. Effective immediately.

Sep 22 17  H  Public Act . . . . . . 100-0523
HB 02954  Rep. John Cavaletto

Amends the Illinois Pension Code. Requires a person who becomes employed as a downstate fire chief on or after July 1, 2018 by a municipality that participates in the Illinois Municipal Retirement Fund (IMRF) to participate in IMRF rather than the relevant downstate firefighter pension fund. Until July 1, 2018, allows downstate fire chiefs to terminate their participation in a downstate firefighter pension fund and allows them to transfer their participation and pension credits from the downstate firefighter pension fund to IMRF. Provides that a municipality may provide an alternative retirement plan for a fire chief who terminates participation in its downstate firefighter pension fund and does not participate in IMRF. Also makes technical corrections. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02955  Rep. Kelly M. Cassidy

Amends the Unified Code of Corrections. Eliminates provisions that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for: (1) the manufacture, delivery, or possession with intent to deliver more than 5 grams but less than 15 grams of a substance containing cocaine, fentanyl, or an analog thereof; (2) 3 or more grams but less than 15 grams of a substance containing heroin or an analog thereof; (3) a Class 2 or greater felony if the offender had been convicted of a Class 2 or greater felony, including any state or federal conviction for an offense that contained, at the time it was committed, the same elements as an offense now (the date of the offense committed after the prior Class 2 or greater felony) classified as a Class 2 or greater felony, within 10 years of the date on which the offender committed the offense for which he or she is being sentenced; or (4) residential burglary.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02956  Rep. Emily McAsey and Cynthia Soto

Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Prohibits insurers from requiring that a covered individual first use an opioid analgesic drug product without abuse-deterrence labeling claims before providing coverage for an abuse-deterrent opioid analgesic drug product.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02957  Rep. Laura Fine
(Sen. John G. Mulroe and Laura M. Murphy)

5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4.2-3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.25 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that every policy of accident and health insurance amended, delivered, issued, or renewed after the effective date of the amendatory Act that provides coverage for prescription drugs shall provide for synchronization of prescription drug refills on at least one occasion per insured per year provided that certain conditions are met. Requires insurers to provide prorated daily cost-sharing rates when necessary. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Services Organization Act, the Voluntary Health Services Plan Act, and the Illinois Public Aid Code. Effective immediately.

House Committee Amendment No. 1

In provisions amending the Illinois Insurance Code, defines "synchronization" to mean the coordination of medication refills for a patient taking 2 or more medications for one or more chronic conditions (rather than for a chronic condition) such that the patient's medications are refilled on the same schedule for a given time period. For a policy of health and accident insurance to provide for synchronization of prescriptions drug refills, the prescription drugs must be covered by the policy's clinical coverage policy or have been approved by a formulary exceptions process, among other specified conditions.

Aug 18 17  H Public Act . . . . . . . . . . 100-0138


415 ILCS 5/52.6 new

Amends the Environmental Protection Act. Provides that, on and after January 1, 2018, no person may knowingly cause or allow sale at wholesale or retail of a coal tar sealant product. Provides that, on and after July 1, 2019, no person may knowingly cause or allow application of a coal tar sealant product on any surface, except for highway structures, in the State of Illinois including but not limited to a driveway, parking area, playground, sidewalk, bike trail or roadway. Provides that a city or county may adopt ordinances providing for enforcement of the requirements of this provision. Provides that any violation of this provision shall be enforceable by administrative citation. Provides that penalties for violation may not exceed $1,000 for the first offense and $5,000 for the second offense. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that on and after January 1, 2018, no person may knowingly cause or allow sale at wholesale or retail of a high polycyclic aromatic hydrocarbons (PAH) sealant product. Provides that on and after July 1, 2019, no person may knowingly cause or allow application of a high PAH sealant product on any surface, except for highway structures, in the State. Defines "high PAH sealant product". Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Illinois Environmental Protection Agency)

HB 2958 (H-AM 1) would not have any fiscal impact on the Illinois EPA, as any fines collected under the bill would certainly be offset by the costs to the Agency enforcing the bill.

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
HB 02959


(SEN. DANIEL BISS-SCOTT M. BENNETT-KWAME RAOUl-JACQUELINE Y. COLLINS-LINDA HOLMES, DONNE E. TROTTER, LAURA M. MURPHY AND JOHN G. MULROE)

215 ILCS 5/356z.25 new

Amends the Illinois Insurance Code. Provides that no policy of individual or group accident and health insurance issued, amended, delivered, or renewed on or after the effective date of this amendatory Act may impose any preexisting condition exclusion with respect to that plan or coverage.

State Mandates Fiscal Note (DEPT. OF COMMERCE & ECONOMIC OPPORTUNITY)

This legislation does not create a State mandate.

Fiscal Note (DEPT. OF INSURANCE)

At present, HB 2959 would have no projected fiscal impact upon the Illinois Department of Insurance as it mirrors the current federal provisions as outlined in the Affordable Care Act (ACA).

Senate Floor Amendment No. 1

Adds reference to:

215 ILCS 5/356z.16

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:

Further amends the Illinois Insurance Code. Provides that provisions prohibiting a policy of individual or group accident and health insurance from imposing a preexisting condition exclusion do not apply to short-term travel, disability income, long-term care, accident only, or limited or specified disease policies.

Aug 25 17 H Public Act . . . . . . . . . 100-0386

HB 02960

Rep. Robyn Gabel-Carol Ammons and Linda Chapa LaVia

20 ILCS 1705/55.5 new

305 ILCS 5/5-5.4i new

Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall establish reimbursement rates which build toward livable wages for front-line personnel in residential and day programs and service coordination agencies serving persons with intellectual and developmental disabilities, including, but not limited to, intermediate care facilities for persons with developmental disabilities, community integrated living arrangements, developmental training programs, employment, and other residential and day programs for persons with intellectual and developmental disabilities supported by State funds or funding under Title XIX of the federal Social Security Act. Provides that the Department shall increase rates and reimbursements so that direct support persons earn a base wage of not less than $15 per hour and so that other front-line personnel earn a commensurate wage. Defines "front-line personnel". Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02961

Rep. Michael J. Zalewski

225 ILCS 65/65-30

Amends the Nurse Practice Act. Makes a technical change in a Section concerning a licensed practical nurse's scope of practice.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

40 ILCS 5/9-169 from Ch. 108 1/2, par. 9-169
40 ILCS 5/10-107 from Ch. 108 1/2, par. 10-107
30 ILCS 805/8.41 new

Amends the Cook County and Cook County Forest Preserve Articles of the Illinois Pension Code. Specifies the dollar amount of the required employer contributions through 2021. Beginning in the year 2022, provides for the annual required contribution to be the amount determined by the Fund to be equal to the sum of (i) the employer's portion of the projected normal cost for that fiscal year, plus (ii) an amount that is sufficient to bring the total actuarial assets of the Fund up to 100% of the total actuarial liabilities of the Fund by the end of 2051. Provides that the contributions may be taken from any revenue source, including, but not limited to, other tax revenues, proceeds of borrowings, or State or federal funds. Amends the State Mandates Act to require implementation without reimbursement. Makes technical and other changes. Effective immediately.

Mar 31 17 H  Rule 19(a) / Re-referred to Rules Committee
HB 02963
Rep. Elaine Nekritz
(Sen. Don Harmon-Michael Connelly)

805 ILCS 180/45-55
Amends the Limited Liability Company Act. Makes a technical change in a Section concerning service of process on a foreign limited liability company.

House Committee Amendment No. 1

Deletes reference to:
805 ILCS 180/45-55

Adds reference to:
New Act

Adds reference to:
805 ILCS 5/1.63 new

Adds reference to:
805 ILCS 5/13.45

from Ch. 32, par. 13.45

Adds reference to:
805 ILCS 10/5

from Ch. 32, par. 415-5

Adds reference to:
805 ILCS 15/3

from Ch. 32, par. 633

Adds reference to:
805 ILCS 105/101.70

from Ch. 32, par. 101.70

Adds reference to:
805 ILCS 180/15-1

Adds reference to:
805 ILCS 180/15-5

Adds reference to:
805 ILCS 180/35-45

Adds reference to:
805 ILCS 180/37-5

Adds reference to:
805 ILCS 180/37-10

Adds reference to:
805 ILCS 180/37-36

Adds reference to:
805 ILCS 180/50-10

Adds reference to:
805 ILCS 180/50-50

Adds reference to:
805 ILCS 180/37-15 rep.

Adds reference to:
805 ILCS 180/37-16 rep.

Adds reference to:
805 ILCS 180/37-17 rep.

Adds reference to:
805 ILCS 180/37-31 rep.

Adds reference to:
805 ILCS 180/37-32 rep.

Adds reference to:
805 ILCS 180/37-33 rep.

Adds reference to:
HB 02963 (CONTINUED)

805 ILCS 180/37-34 rep.
Adds reference to:
  805 ILCS 206/902
Adds reference to:
  805 ILCS 206/903 rep.
Adds reference to:
  805 ILCS 206/904 rep.
Adds reference to:
  805 ILCS 206/909 rep.
Adds reference to:
  805 ILCS 215/103
Adds reference to:
  805 ILCS 215/110
Adds reference to:
  805 ILCS 215/1101
Adds reference to:
  805 ILCS 215/1102
Adds reference to:
  805 ILCS 215/1110
Adds reference to:
  805 ILCS 215/1111
Adds reference to:
  805 ILCS 215/1112
Adds reference to:
  805 ILCS 215/1113
Adds reference to:
  805 ILCS 215/1308
Adds reference to:
  805 ILCS 215/1103 rep.
Adds reference to:
  805 ILCS 215/1104 rep.
Adds reference to:
  805 ILCS 215/1105 rep.

Replaces everything after the enacting clause. Creates the Entity Omnibus Act. Establishes a framework for the conversion of corporations, not-for-profit corporations, limited liability companies, limited partnerships, and partnerships into other forms of business. Provides a framework for those entities to change the situs of domestication. Provides administrative authority to the Secretary of State. Sets forth the requirements for effecting the conversion or domestication. Amends the Business Corporation Act of 1983, the Professional Service Corporation Act, the Medical Corporation Act, the General Not For Profit Corporation Act of 1986, the Limited Liability Company Act, the Uniform Partnership Act (1997), and the Uniform Limited Partnership Act (2001) to make corresponding changes in those Acts. Effective July 1, 2017.

House Floor Amendment No. 3
Deletes reference to:
  805 ILCS 10/5
Adds reference to:
  805 ILCS 180/50-55 new

Provides that until July 1, 2021, $10 of the fee for filing annual reports shall be deposited into the Business Services Special Operations Fund and remainder of that fee shall be deposited into the General Revenue Fund. Removes professional service corporations from the scope of the bill. Changes the effective date to July 1, 2018.

House Floor Amendment No. 4
Adds reference to:
HB 02963 (CONTINUED)

805 ILCS 10/3.4 from Ch. 32, par. 415-3.4
Adds reference to:

805 ILCS 10/5 from Ch. 32, par. 415-5

In a provision concerning authorized conversions under the Entity Omnibus Act created under House Amendment No. 1, provides that a domestic entity may become (i) a domestic entity of a different type or (ii) a foreign entity of a different type, if the conversion is authorized by the law of the foreign jurisdiction. Amends the Professional Service Corporation Act. Expands the definition of "professional corporation" to include an entity converted to a corporation under the Entity Omnibus Act and a foreign corporation domesticated under the Entity Omnibus Act. Provides that a conversion to or from a professional corporation under the Entity Omnibus Act is permitted only if the converted entity is organized to render the same specific professional service or related professional services.

Dec 08 17 H Public Act . . . . . . . . . 100-0561

HB 02964 Rep. Elaine Nekritz-David Harris

65 ILCS 5/11-74.4-3.7 new

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that when a redevelopment project area has been dissolved, completed, or terminated under the Act, property within that redevelopment project area may not become part of another redevelopment project area for 15 years after the date the former redevelopment project area dissolved, completed, or terminated.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02965 Rep. Jaime M. Andrade, Jr.-Litesa E. Wallace
(Sen. Iris Y. Martinez)

205 ILCS 635/5-8.5 new

Amends the Residential Mortgage License Act of 1987. Provides that when a mortgagor is in arrears more than one month, no licensee shall refuse to accept any payments offered by the mortgagor in whole month payment amounts. Provides that such payments shall be applied to the unpaid balance in the manner provided in the licensee's mortgage with that mortgagor.

Aug 22 17 H Public Act . . . . . . . 100-0268

HB 02966 Rep. Jaime M. Andrade, Jr.-William Davis and Linda Chapa LaVia
(Sen. Pamela J. Althoff-Iris Y. Martinez)

40 ILCS 5/7-172 from Ch. 108 1/2, par. 7-172

40 ILCS 5/7-174 from Ch. 108 1/2, par. 7-174

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. In a provision that requires an additional contribution from a participating municipality or participating instrumentality for certain increases in reported earnings, changes a reference from "salary" to "reported earnings" and provides that the change is a clarification of existing law and is intended to be retroactive to January 1, 2012 (the effective date of Public Act 97-609). In a provision establishing the board of trustees, provides that no person shall be eligible to become a trustee who does not have the minimum service credit in the Fund to qualify for a pension (instead of at least 8 years of creditable service). Effective immediately.

Aug 18 17 H Public Act . . . . . . . 100-0139
HB 02967 Rep. Emanuel Chris Welch

50 ILCS 750/15.4b
50 ILCS 750/20
50 ILCS 750/30
50 ILCS 750/99

Amends the Emergency Telephone System Act. Provides that each telecommunications carrier shall impose a monthly surcharge of $1.30 (rather than $0.87) per network connection; provided, however, the monthly surcharge shall not apply to a network connection provided for use with pay telephone services. Provides that each wireless carrier shall impose and collect a monthly surcharge of $1.30 (rather than $0.87) per CMRS connection that either has a telephone number within an area code assigned to Illinois by the North American Numbering Plan Administrator or has a billing address in this State. Provides that at least $0.87 of this surcharge per network or CMRS connection shall be deposited into the Statewide 9-1-1 Fund for distribution to local Emergency Telephone System Boards. Provides that grants shall be distributed on a per capita basis, with priority to Emergency Telephone System Boards that received a disproportionately large number of ambulance or emergency medical service dispatch 9-1-1 calls based on the population served by the Board. Provides that data on 9-1-1 calls collected annually by the Department of State Police shall be used to determine priority of grant distributions. Extends the repeal date of the Act until July 1, 2022 (rather than July 1, 2017). Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02968 Rep. Michael J. Zalewski

225 ILCS 20/9A-1 new

225 ILCS 20/19 from Ch. 111, par. 6369

Amends the Clinical Social Work and Social Work Practice Act. Provides that the Department of Financial and Professional Regulation and the Social Work Examining and Disciplinary Board shall not request, inquire into, or consider certain criminal history records in connection with an application for licensure. Provides that a period of 5 years after a conviction of any felony or of a misdemeanor directly related to the practice of the profession, or 3 years since release from confinement, is prima facie evidence of rehabilitation. Requires the Department to consider certain mitigating factors and evidence of rehabilitation for applicants for licensure. Requires the Department, upon denial of a license, to provide the applicants certain information concerning the denial. Requires the Department to issue an annual report on certain information concerning granting or denial of license applications. Provides that the Department may refuse to issue or renew a license or may suspend, revoke, or place on probation or take other action on a license for certain criminal history for current licensees. Effective July 1, 2018.

House Committee Amendment No. 1

Deletes reference to:

225 ILCS 20/9A-1

Adds reference to:

225 ILCS 20/9B new

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Provides that the Department of Financial and Professional Regulation and the Social Work Examining and Disciplinary Board shall not require applicants to report and shall not consider (rather than shall not request information about, inquire into, or consider) certain criminal history records in connection with an application for licensure. Makes changes concerning the criminal history records that are listed. Removes language providing that certain periods after conviction of a felony or misdemeanor or since release from confinement shall be prima facie evidence of sufficient rehabilitation for the purpose of issuing a license. Makes changes in provisions requiring the Department to consider certain mitigating factors and evidence of rehabilitation to determine whether a prior conviction will impair the ability of the applicant to engage in the position for which a license is sought. Removes language providing that it is the affirmative obligation of the Department to demonstrate that a prior conviction would impair the ability of the applicant to engage in the practice requiring a license. Makes changes in notice requirements by the Department when denying an applicant based upon a conviction or convictions in whole or in part. Makes other changes. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02969 Rep. Michael J. Zalewski

720 ILCS 5/33G-9


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
40 ILCS 5/9-228 from Ch. 108 1/2, par. 9-228
  Amends the Cook County Article of the Illinois Pension Code. Provides that if a person certified by a medical doctor to be under legal disability (i) has no spouse, blood relative, or other person providing or caring for him or her, (ii) has no guardian of his or her estate, and (iii) is confined to a Medicare approved, State certified nursing home or to a publicly owned and operated nursing home, hospital, or mental institution, the Board may pay any benefit due that person to the nursing home, hospital, or mental institution, to be used for the sole benefit of the person under legal disability. Provides that the payment to a person, nursing home, hospital, or mental institution for the benefit of a minor or person under legal disability shall be an absolute discharge of the Fund's liability with respect to the amount so paid. Requires any person, nursing home, hospital, or mental institution accepting that payment to notify the Fund of the death or any other relevant change in the status of the minor or person under legal disability. Effective immediately.
Mar 31 17    Rule 19(a) / Re-referred to Rules Committee

HB 02971  Rep. Michael J. Zalewski
20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
20 ILCS 3930/9.1
  Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2018 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit State police memorials. Requires the net revenue from that game to be deposited into the Criminal Justice Information Projects Fund. Provides that moneys received from the scratch-off game shall be divided equally for distribution into the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund. Moneys received under this Section shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the Illinois Criminal Justice Act to make conforming changes. Effective immediately.
Mar 31 17    Rule 19(a) / Re-referred to Rules Committee

35 ILCS 5/221
215 ILCS 5/409.1 new
  Amends the Illinois Income Tax Act and the Illinois Insurance Code. Provides that all or a portion of the income tax credit awarded for the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone may instead be taken as a credit against privilege and retaliatory taxes paid under the Illinois Insurance Code. Provides that the Historic Preservation Agency may issue a certification to the taxpayer stating that, if the project is completed as proposed, the project will qualify for the credits. Contains provisions concerning transfers of credits. Provides that the credit may be carried forward. Provides that the credit shall be based on qualified expenditures incurred by a qualified taxpayer (currently, qualified expenditures incurred by a qualified taxpayer during the taxable year). Provides that the qualified expenditures must exceed the adjusted basis of the qualified historic structure on the first day the qualified rehabilitation plan begins (currently, 50% of the purchase price of the property). Provides that the rehabilitation must be approved by the Historic Preservation Agency and the National Park Service (currently, the Historic Preservation Agency only). Provides that the credit sunsets on December 31, 2021 (currently, December 31, 2017). Effective immediately.
Mar 31 17    Rule 19(a) / Re-referred to Rules Committee
HB 02973
Rep. Linda Chapa LaVia
(Sen. Pamela J. Althoff, Thomas Cullerton and Michael E. Hastings)

20 ILCS 2805/15
20 ILCS 2805/20
20 ILCS 2805/37
110 ILCS 205/9.34

Amends the Department of Veterans Affairs Act. Provides that the Illinois Veterans' Advisory Council shall investigate the re-entry process for service members who return to civilian life after being engaged in an active theater. Provides that by July 1, 2018 and by July 1 of each year thereafter, the Council shall present a specified annual report. Provides that such investigation and annual report responsibilities shall be a continuation of the investigation and annual report responsibilities of the Illinois Discharged Servicemember Task Force. Provides that through July 1, 2017, the Task Force shall present the specified annual report. Provides that as soon as is practicable after the Task Force presents its final report due by July 1, 2017, any information collected by the Task Force in carrying out its duties under specified provisions shall be transferred to the Council. Provides that the Task Force is dissolved on July 1, 2018. Amends the Board of Higher Education Act to make conforming changes. Effective immediately.

Jun 30 17 H Public Act ............ 100-0010

HB 02974
Rep. Linda Chapa LaVia

10 ILCS 5/20-2 from Ch. 46, par. 20-2
10 ILCS 5/20-2.3 from Ch. 46, par. 20-2.3
10 ILCS 5/20-13 rep.

Amends the Election Code. Provides that members of the United States Service, United States Armed Forces, or their spouses or dependents may request ballots not less than 5 (rather than 10) days before the election if the ballot is to be mailed or less than one day prior to the date of the election if the ballot is to be sent electronically. Repeals provisions concerning certain special applications for votes by mail and special voter applications. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02975
Rep. Michael J. Zalewski-John M. Cabello

210 ILCS 5/6.5
210 ILCS 85/10.7
225 ILCS 60/2 from Ch. 111, par. 4400-2
225 ILCS 60/3 from Ch. 111, par. 4400-3
225 ILCS 60/3.5
225 ILCS 60/4.5 new
225 ILCS 60/8.5 new
225 ILCS 60/9 from Ch. 111, par. 4400-9
225 ILCS 60/9.1 new
225 ILCS 60/9.3
225 ILCS 60/11 from Ch. 111, par. 4400-11
225 ILCS 60/11.3 new
225 ILCS 60/11.5 new
225 ILCS 60/12 from Ch. 111, par. 4400-12
225 ILCS 60/19 from Ch. 111, par. 4400-19
225 ILCS 60/19.5 new
225 ILCS 60/20 from Ch. 111, par. 4400-20
225 ILCS 60/21 from Ch. 111, par. 4400-21
225 ILCS 60/21.3 new
225 ILCS 60/21.5 new
225 ILCS 60/21.7 new
225 ILCS 60/21.9 new
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/22.1 new
225 ILCS 60/22.2
225 ILCS 60/23 from Ch. 111, par. 4400-23
225 ILCS 60/25 from Ch. 111, par. 4400-25
225 ILCS 60/26 from Ch. 111, par. 4400-26
225 ILCS 60/27 from Ch. 111, par. 4400-27
225 ILCS 60/28.3 new
225 ILCS 60/28.5 new
225 ILCS 60/33 from Ch. 111, par. 4400-33
225 ILCS 60/35 from Ch. 111, par. 4400-35
225 ILCS 60/36 from Ch. 111, par. 4400-36
225 ILCS 60/37.5 new
225 ILCS 60/38 from Ch. 111, par. 4400-38
225 ILCS 60/39.5 new
225 ILCS 60/41 from Ch. 111, par. 4400-41
225 ILCS 60/42 from Ch. 111, par. 4400-42
225 ILCS 60/46 from Ch. 111, par. 4400-46
225 ILCS 60/47 from Ch. 111, par. 4400-47
225 ILCS 60/48 from Ch. 111, par. 4400-48
225 ILCS 60/49 from Ch. 111, par. 4400-49
HB 02975 (CONTINUED)

225 ILCS 60/49.5
225 ILCS 60/59.5 new
225 ILCS 60/61 from Ch. 111, par. 4400-61

Amends the Medical Practice Act of 1987. Provides for the licensure of anesthesiologist assistants by the Department of Financial and Professional Regulation. Sets forth provisions concerning qualifications, grounds for disciplinary action, and administrative procedures. Makes conforming changes throughout the Act and in the Ambulatory Surgical Treatment Center Act and the Hospital Licensing Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02976

(Sen. Kimberly A. Lightford and Daniel Biss-Jacqueline Y. Collins-Mattie Hunter)

20 ILCS 405/405-530 new

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Requires every institution of higher education approved by the Illinois Student Assistance Commission, whether public or private, to submit an annual report on its voluntary supplier diversity program to the Department of Central Management Services, except that, in the case of public community colleges, requires the report to be submitted to the Illinois Community College Board and requires the Illinois Community College Board to immediately forward the report to the Department. Sets forth provisions on what the report must include and how and when the report must be submitted. Provides that, for each report, the Department shall publish the results on its Internet website for 5 years after submission or, with respect to public community colleges, for 5 years after the report has been forwarded to the Department by the Illinois Community College Board. Requires the Department to hold an annual higher education supplier diversity workshop in February of 2018 and every February thereafter to discuss the reports with representatives of the institutions of higher education and vendors. Provides that the Department shall prepare a template for voluntary supplier diversity reports. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Removes references to public institutions of higher education, and makes conforming changes. Effective immediately.

Aug 18 17  H  Public Act . . . . . . . . . 100-0140

HB 02977

(Sen. Kimberly A. Lightford-Jacqueline Y. Collins-Mattie Hunter)

105 ILCS 5/27-20.7 new

Amends the School Code. Provides that every public elementary school and high school shall include in its curriculum a unit of instruction practicing writing in cursive.

Fiscal Note (IL State Board of Education)

HB 2977 will not have a fiscal impact on the State Board of Education. HB 2977 will have a fiscal impact on school districts; however, the specific amount is not known.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This legislation does not create a State mandate.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. Requires public elementary schools, beginning with the 2018-2019 school year, to offer at least one unit of instruction in cursive writing. Provides that school districts shall, by policy, determine at what grade level or levels students are to be offered cursive writing, provided that such instruction must be offered before students complete grade 5. Effective July 1, 2018.

Nov 09 17  H  Public Act . . . . . . . . . 100-0548
HB 02978  Rep. Emanuel Chris Welch

35 ILCS 505/14b new

Amends the Motor Fuel Tax Law. Provides that a road district, municipality, or county may submit a copy of its approved road budget showing expenses exceeding the motor fuel tax funds received by the road district, municipality, or county to satisfy all documentation and reporting requirements relating to the motor fuel tax funds received. Prohibits the Department of Revenue and the Department of Transportation from requiring more documentation or reporting requirements if a road district, municipality, or county provides the specified budget. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02979  Rep. Mary E. Flowers

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

Amends the Pharmacy Practice Act. Makes a technical change in a Section concerning licensure without examination.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02980  Rep. Mark Batinick

New Act

20 ILCS 415/4c from Ch. 127, par. 63b104c

30 ILCS 500/1-15.100

110 ILCS 70/36e from Ch. 24 1/2, par. 38b4

110 ILCS 305/100 new

110 ILCS 520/85 new

110 ILCS 660/5-195 new

110 ILCS 665/10-195 new

110 ILCS 670/15-195 new

110 ILCS 675/20-200 new

110 ILCS 680/25-195 new

110 ILCS 685/30-205 new

110 ILCS 690/35-200 new

110 ILCS 805/3-29.11 new

820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Illinois College Expense Reform Act. Provides that public universities and community colleges are not subject to the provisions of the Illinois Procurement Code. Provides that the State Universities Civil Service Act does not apply to employees hired by public universities and community colleges after the effective date of the Act. Provides that the Prevailing Wage Act does not apply to construction projects by public universities or community colleges estimated at less than $300,000. Provides that the Prevailing Wage Act does not apply to non-instructional services contracted to third parties. Allows universities and community colleges to contract any non-instructional services to third parties. Allows the Board of Higher Education to adopt rules to implement the Act. Amends the Personnel Code. Exempts employees of community colleges from the provisions of the Code. Amends the Illinois Procurement Code, the State Universities Civil Service Act, and the Prevailing Wage Act to make conforming changes. Amends various Acts related to the governance of public universities and community colleges in Illinois. Provides that beginning with the 2018-2019 academic year, public universities and community colleges shall ensure that at least 80% of their incoming freshman classes are Illinois residents.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02981  Rep. Daniel J. Burke

20 ILCS 205/205-203 new
725 ILCS 5/Art. 113A heading new
725 ILCS 5/113A-1 new

Amends the Code of Criminal Procedure of 1963. Provides that in a prosecution of a case involving the injury, health, or safety of an animal, the court may, on its own motion or motion of any party, appoint a special advocate to assist the court, as deemed appropriate by the court, and represent the interests of justice regarding the health or safety of the animal. Amends the Civil Administrative Code of Illinois Department of Agriculture Law. Provides that the Department of Agriculture shall compile a list comprised of pro bono attorneys and law students from each county who may serve as special advocates for these cases.

House Committee Amendment No. 1
Deletes reference to:

20 ILCS 205/205-203 new

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Reinserts the provisions of the introduced bill with changes. Provides in a county with a population of more than 3,000,000 inhabitants (in the introduced bill, statewide) for the prosecution of a case involving the injury, health, or safety of an animal, the court may, on its own motion or motion of any party, appoint a special advocate to assist the court, as deemed appropriate by the court, and represent the interests of justice regarding the health or safety of the animal. Provides that the court may select from a list of pro bono attorneys and law students compiled by the Cook County Sheriff's Office, in partnership with local and State bar associations for that purpose (in the introduced bill, compiled by the Department of Agriculture).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02982  Rep. Luis Arroyo

30 ILCS 537/1

Amends the Design-Build Procurement Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02983  Rep. Marcus C. Evans, Jr.

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


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Bill Cunningham)

410 ILCS 43/1

Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 2

Deletes reference to:
410 ILCS 43/1

Adds reference to:
410 ILCS 43/5

Adds reference to:
410 ILCS 43/10

Adds reference to:
410 ILCS 43/15

Adds reference to:
410 ILCS 43/20

Adds reference to:
410 ILCS 43/25

Adds reference to:
410 ILCS 43/30

Replaces everything after the enacting clause. Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Changes references from "CLEAR-WIN Program" to "CLEAR-Win Program" and makes corresponding changes. Removes language making the Clear-Win Program a pilot program. Changes references from "pilot area communities" to "priority communities" and makes corresponding changes. Provides that the CLEAR-Win Program shall give purchasing priority to replacement windows manufactured within the State. Makes changes to provisions concerning legislative findings. Makes other changes. Effective immediately.

House Floor Amendment No. 3

Deletes reference to:
410 ILCS 43/5

Deletes reference to:
410 ILCS 43/10

Deletes reference to:
410 ILCS 43/15

Deletes reference to:
410 ILCS 43/20

Deletes reference to:
410 ILCS 43/25

Deletes reference to:
410 ILCS 43/30

Adds reference to:
20 ILCS 2310/2310-650
HB 02984 (CONTINUED)

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health may require certified local health departments with jurisdiction over areas with more than 500,000 residents and any facility licensed by the Department (currently, may require any facility licensed by the Department) to implement an influenza vaccination program that ensures that the health care personnel (rather than employees) of the facility are vaccinated against specified influenza viruses. Provides that nothing in provisions concerning an influenza vaccination program prohibits certified local health departments and any facility licensed by the Department from implementing more stringent influenza vaccination policies, strategies, or programs, including a mandatory health care personnel influenza vaccination program that contains measures to protect patients from potential exposure to influenza and improve health care personnel vaccination rates that are consistent with existing law and rules. Provides that the Department may adopt rules creating exceptions for personnel who may be exempt from the influenza program for medical or religious reasons. Contains additional provisions concerning the exemptions. Effective July 1, 2018.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. In provisions concerning an influenza vaccination program, provides that a health care employee may decline the offer of vaccination if the vaccine is medically contraindicated, if the vaccination is against the employee's religious beliefs, or if the employee has already been vaccinated. Provides that general philosophical or moral reluctance to influenza vaccinations does not provide a sufficient basis for an exemption. Defines "medically contraindicated". Effective July 1, 2018.

Aug 22 18 H Public Act. . . . . . . 100-1029

HB 02985

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

Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the speed limit when passing schools.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 02986

705 ILCS 405/5-407
705 ILCS 405/5-410
705 ILCS 405/5-415

Amends the Juvenile Court Act of 1987. Provides that minors shall be brought before a judicial officer within 40 hours, which includes Saturdays, Sundays, and court-designated holidays (rather than within 40 hours exclusive of Saturdays, Sundays, and court-designated holidays. Makes conforming changes.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Mattie Hunter and Emil Jones, III-Patricia Van Pelt-Julie A. Morrison)

20 ILCS 415/8b.21 new
Amends the Personnel Code. Provides that State agencies, when hiring for internships and student assistant positions, shall give preference to a qualified applicant who is, or has been, a dependent child in foster care, a homeless youth, or a formerly incarcerated youth. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 415/8b.21 new
Adds reference to:

New Act
Replaces everything after the enacting clause. Creates the State Agency Student Worker Opportunity Act. Provides that, whenever a State agency has a job opening for an intern or a student worker, that State agency shall notify the Department of Human Services, the Department of Juvenile Justice, and the Department of Children and Family Services. Requires the Department of Human Services, the Department of Juvenile Justice, and the Department of Children and Family Services to take steps to notify qualified applicants of the job opening. Provides that the term "qualified applicant" means an individual who: (1) is 21 years of age or younger; (2) is qualified for the internship or student worker position; and (3) is or has been a dependent child in foster care, a homeless youth, or a formerly incarcerated youth. Requires State agencies to maintain certain records.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Children & Family Services)
The Department estimates that House Bill 2987 (H-AM 1) will not have any significant fiscal impact on the Department of Children and Family Services.

Fiscal Note, House Committee Amendment No. 1 (Dept of Juvenile Justice)
If passed, HB 2987 (H-AM 1) would mandate that state agencies notify the Department of Juvenile Justice regarding job openings for an intern or a student worker. The Department must notify the qualified applicants and maintain records detailing the number of applicants for the aforementioned positions. The Department has the capability to track youth currently on Aftercare. However, this legislation poses many issues for youth no longer in the Department's custody. Because the implementation would be administrative in nature, the legislation has a minimal, if any, fiscal impact on the Department but would pose administrative burden on the Department of Juvenile Justice.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of House Amendment 1. Replaces the term "formerly incarcerated youth" with "court-involved youth". Provides that the term "court-involved youth" means an individual who was committed to the custody of the Department of Juvenile Justice or a county juvenile detention center and has been released from that facility or discharged from custody. Removes provisions concerning recordkeeping. Makes other changes.

Aug 18 17  H  Public Act . . . . . . . . . . 100-0141


20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that a petitioner may petition the circuit court to expunge the records of his or her arrests and charges not initiated by arrest when each arrest or charge not initiated by arrest sought to be expunged resulted in the underlying conduct being later decriminalized.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 02989
(Sen. Kwame Raoul-Patricia Van Pelt-Pat McGuire)

730 ILCS 5/3-7-2 from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall in each institution or facility (rather than establish a pilot program in one or more institutions or facilities of the Department) permit committed persons to remotely visit friends and family members (rather than just family members) through interactive video conferences. Provides that the Department shall (rather than may) enter into agreements with third-party organizations to provide video conference facilities for friends and family members of committed persons. The Department shall (rather than may) determine who is a friend or family member eligible to participate in the program and the conditions in which and times when the video conferences may be conducted. Provides that the Department shall require each institution and facility of the Department to have locked and monitored electronic tablets for committed persons to use for educational purposes.

House Committee Amendment No. 3
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that the Department of Corrections may not restrict or limit in-person visits to committed persons due to the availability of interactive video conferences. Provides that the Department shall issue a standard written policy for each institution and facility of the Department that provides for: (1) the number of in-person visits each committed person is entitled to per week and per month; (2) the hours of in-person visits; (3) the type of identification required for visitors at least 18 years of age; and (4) the type of identification, if any, required for visitors under 18 years of age. Provides that this policy shall be posted on the Department website and at each facility. Provides that the Department shall post on its website daily any restrictions or denials of visitation for that day and the succeeding 5 calendar days, including those based on a lockdown of the facility, to inform family members and other visitors. Effective January 1, 2018.

House Floor Amendment No. 5
Changes the effective date of the bill from immediate to January 1, 2018.

HB 02990

730 ILCS 5/3-3-7 from Ch. 38, par. 1003-3-7

Amends the Unified Code of Corrections. Provides that the conditions of every parole and mandatory supervised release are that the subject not knowingly frequent places where controlled substances are illegally sold, used, distributed, or administered and not knowingly associate with other persons on parole or mandatory supervised release without prior written permission of his or her parole agent, and not associate with persons who are members of an organized gang as that term is defined in the Illinois Streetgang Terrorism Omnibus Prevention Act, except when the association involves activities related to community programs, worship, services, volunteering, engaging families, or some other pro-social activity in which there is no evidence of criminal intent. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 02991  Rep. Justin Slaughter

730 ILCS 5/8-2-4 from Ch. 38, par. 1008-2-4

Amends the Unified Code of Corrections. Provides that if a person has been convicted of an offense whose penalty was reduced after conviction but before sentencing the court shall impose the sentence for the offense under the reduced penalty. Provides that if a person serving sentence for an offense whose penalty was reduced after sentencing, the court shall conduct a new sentencing hearing and impose a reduced sentence as provided in the statute that reduced the penalty for the offense. Provides that if the person is serving a sentence that has not expired but would have expired because of the reduced penalty, the person's sentence shall be reduced to time served and the person shall be discharged from a facility in which he or she is serving a sentence of imprisonment or if serving parole, mandatory supervised release, probation, conditional discharge, or other conditions of release, the person shall be discharged from parole, mandatory supervised release, probation, conditional discharge, or other conditions of release.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 02992  Rep. Justin Slaughter

10 ILCS 5/11-2 from Ch. 46, par. 11-2
10 ILCS 5/11-4 from Ch. 46, par. 11-4
10 ILCS 5/19A-10

Amends the Election Code. Provides that no polling place may be located in a police station or place with an armed guard unless there is no other viable option in the precinct. Makes conforming changes. Effective immediately.

House Committee Amendment No. 1

 Deletes reference to:
10 ILCS 5/11-2
 Deletes reference to:
10 ILCS 5/11-4
 Deletes reference to:
10 ILCS 5/19A-10
 Adds reference to:
10 ILCS 5/1-25 new

Replaces everything after the enacting clause. Amends the Election Code. Provides that an election authority shall not locate a polling place for early voting, grace period registration and voting, or election day voting in a building permanently occupied by a local or State law enforcement agency. Provides an exception for an election authority with an office in a building occupied by local or State law enforcement, allowing early voting or grace period registration and voting at that site, provided that the election authority operates a permanent or temporary early voting or grace period registration and voting polling location in at least one location that is not located in a building occupied by a local or State law enforcement agency. Provides that an election authority with an office in a building occupied by local or State law enforcement may conduct election day voting at the site, provided the election authority operates an election day voting polling location in at least one location that is not located in a building occupied by a local or State law enforcement agency. Clarifies that these provisions do not prohibit an election authority from conducting early voting or grace period registration and voting at the student union on the campus of a public university due to presence of a university law enforcement office. Effective immediately.

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee
(Sen. Pat McGuire, Bill Cunningham-Patricia Van Pelt-Cristina Castro, Thomas Cullerton, David Koehler and Laura M. Murphy)
20 ILCS 2305/8.5 new
105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new
Amends the Department of Public Health Act and the School Code. Provides that school districts may serve students produce grown and harvested by students in school-owned or community gardens if the produce meets requirements adopted by rule by the Department of Public Health. Requires the requirements to include, but not be limited to, testing soil and water used in the growing of the produce for contaminants. Makes similar changes to the Article concerning the Chicago school district.
House Committee Amendment No. 1
Deletes reference to:
20 ILCS 2305/8.5 new
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Removes references to the Department of Public Health. Provides that school districts may serve students produce grown and harvested by students in school-owned or community gardens if the soil and compost in which the produce is grown meets specified standards and the produce is served in accordance with specified standards (rather than the produce may be served if the produce meets specified standards adopted by the Department of Public Health).
Senate Floor Amendment No. 1
Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Provides that produce may be served if the produce was grown in school-owned facilities utilizing hydroponics or aeroponics. Provides that certain regulations only apply if applicable.
Sep 15 17  H  Public Act . . . . . . . . . 100-0505
305 ILCS 5/5-5e.1
305 ILCS 5/5A-2  from Ch. 23, par. 5A-2
305 ILCS 5/5A-5  from Ch. 23, par. 5A-5
305 ILCS 5/5A-8  from Ch. 23, par. 5A-8
305 ILCS 5/5A-10  from Ch. 23, par. 5A-10
305 ILCS 5/5A-12.5
305 ILCS 5/5A-14
305 ILCS 5/12-4.105
305 ILCS 5/14-12
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Jil Tracy)
20 ILCS 5/5-530 rep.
20 ILCS 205/205-40 was 20 ILCS 205/40.31
230 ILCS 5/28  from Ch. 8, par. 37-28
Aug 15 17  H  Public Act . . . . . . . . . 100-0110
HB 02996  Rep. Michael J. Zalewski-Carol Ammons-Robert W. Pritchard-Christine Winger, Chad Hays, Thomas M. Bennett, Michael Halpin, Linda Chapa LaVia, Grant Wehrli, David S. Olsen, Lou Lang and Sara Wojcicki Jimenez

30 ILCS 105/5.878 new
30 ILCS 500/1-10
30 ILCS 500/1-15.100
30 ILCS 605/1.02 from Ch. 127, par. 133b3
30 ILCS 605/7.3 from Ch. 127, par. 133b10.3
110 ILCS 305/100 new
110 ILCS 305/105 new
110 ILCS 305/110 new

Amends the Illinois Procurement Code. Removes procurement expenditures made by the University of Illinois from the application of the Act and the University of Illinois from the definition of "State agency". Amends the State Property Control Act to remove property of the University of Illinois from the definition of "property" (but still requires the University of Illinois to send usable, surplus equipment to the Department of Central Management Services for transfer or disposal). Amends the University of Illinois Act. Under a University of Illinois Investment, Performance, and Accountability Commitment, requires the State to annually appropriate a minimum specified amount, provided that the University meets certain requirements at its campuses. Provides for an annual report, and repeals the Commitment on June 30, 2022. Provides for the issuance of certificates of participation for capital improvements, to be reviewed by the Commission on Government Forecasting and Accountability. Requires the maximum annual debt service for the University's total certificate of participation obligation not to exceed $100,000,000. Subject to appropriation, provides for an Illinois Excellence Program to recruit and retain promising faculty throughout the University of Illinois system through capital investment in both new and distressed facilities; amends the State Finance Act to create a special fund. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Connected Multimodal Mobility Act. Defines terms. Provides that beginning on or before January 1, 2027, every motor vehicle operating upon any highway in this State shall be equipped with automatic notification technology. Provides that beginning on or before January 1, 2027, the Department of Transportation shall install a traffic-control device network on each traffic-control device operating in this State. Provides that each traffic-control device network shall communicate to a vehicle installed with automatic notification technology when vehicle or pedestrian traffic requires the driver of the vehicle to change the vehicle's speed. Provides that the Department and the Secretary of State shall adopt rules to implement the Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 02998  Rep. Sara Wojcicki Jimenez-Lou Lang

(Sen. Chuck Weaver)

510 ILCS 50/2 from Ch. 8, par. 169

Amends the Illinois Diseased Animals Act. Deletes a provision providing that all rules of the Department of Agriculture, and all amendments or revocations of existing rules, shall be recorded in an appropriate book or books, shall be adequately indexed, shall be kept in the office of the Department, and shall constitute a public record and that the rules shall be printed in pamphlet form and furnished, upon request, to the public free of cost. Effective immediately.

House Floor Amendment No. 1

Provides that the Department of Agriculture shall maintain on its website access to the Department's rules under the Illinois Diseased Animals Act.

Aug 15 17  H Public Act . . . . . . . . 100-0111
HB 02999  Rep. Sara Wojcicki Jimenez
30 ILCS 605/7.1 from Ch. 127, par. 133b10.1

Amends the State Property Control Act. Makes changes to the definition of "surplus real property". Provides that the Administrator shall obtain 2 (rather than 3) appraisals of the value of certain real property, and shall only obtain a third appraisal if the first 2 appraisals differ by more than 15%. Provides that appraisals shall include any known liabilities, including, but not limited to, environmental costs. Changes Allows real property to conveyed for less than the fair market value if the Administrator makes a written determination that the conveyance is in the best interests of the State. Allows the Executive Ethics Commission to review the determination. Makes changes to the acquisition of surplus real property by other State agencies. Reduces the notice period to State agencies and local governments of the existence of surplus real property from 60 days to a notice period of at least 14 days. Allows the Administrator to engage in negotiations to allow other State agencies and local governments to acquire surplus real property. Allows the Administrator to use electronic auction or sealed bids for the disposal of surplus real property.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

430 ILCS 66/60

Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $75 (rather than $150), of which $60 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $5 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund. Provides that a non-resident applicant for a new license or renewal shall submit $150 (rather than $300) and a licensee requesting a new license shall submit $10 (rather than $75). Effective immediately.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03001  Rep. Robert Rita-André Thapedi (Sen. Michael E. Hastings and Napoleon Harris, III)
765 ILCS 710/1 from Ch. 80, par. 101

Amends the Security Deposit Return Act. Provides that the lessor shall deliver specified receipts or the security deposit, as applicable, to the lessee in person or by postmarked mail directed to the last known address of the lessee or another address provided by the lessee. Provides that if the lessee fails to provide the lessor with a mailing address or electronic mail address, the lessor shall not be held liable for any damages or penalties as a result of the lessee's failure to provide an address. Provides that if a lessor is unable to produce specified receipts for repairs or replacements, or copies thereof, then the lessor may produce an itemized list of the costs of repair or replacements, along with any other evidence the lessor has of that cost.

House Floor Amendment No. 2
Replaces everything after the enacting clause with the provisions of the introduced bill, and further provides: (1) that if a written lease specifies the cost for cleaning, repair, or replacement of any building component or the value of any amenity that, if damaged, will not be replaced, the lessor may withhold the dollar amount specified in the lease; (2) that the itemized statement provided under the Act shall reference the dollar amount specified in the written lease associated with the specific building component or amenity and include a copy of the applicable portion of the lease; (3) that if, through no fault of the lessor, the lessor is unable to produce receipts, the lessor shall (instead of "may") produce other evidence of the cost; and (4) that the lessor shall provide a verified statement detailing the specific reasons why the lessor is unable to produce the required receipts or copies and verifying that the lessor has provided all other evidence the lessor has of the cost.

House Floor Amendment No. 4
Replaces everything after the enacting clause with the provisions of House Amendment No. 2. Changes reference to leased property to leased premises. Provides for reimbursement for property damage instead of compensation for property damage. Provides for repair or replacement of any damage or damaged items, rather than repair of any damage, caused by the lessee. Authorizes lease provisions specifying the cost for cleaning, repairing, or replacing components of the leased premises or components of the building or common areas rather than costs for cleaning, repairing, or replacing a building component or the value of an amenity.

Aug 22 17   H  Public Act . . . . . . . . 100-0269
HB 03002
Rep. John Cavaletto-Patricia R. Bellock and Camille Y. Lilly
(Sen. Andy Manar)

New Act

Creates the Infectious Disease Testing Act. Provides that an individual shall be required to submit, and informed consent shall not be required, to a test to detect an infectious disease upon the request of a health care provider, employee of a health facility, PHRN, EMR, EMT, EMT-I, A-EMT, paramedic, firefighter, or law enforcement officer who, accidentally or in the line of duty, comes into direct skin or mucous membrane contact with the blood or bodily fluids of the individual that is of a nature that may transmit an infectious disease, as determined by a physician in his or her medical judgment. Defines terms. Effective immediately.

Aug 22 17 H Public Act . . . . . . . . 100-0270

HB 03003

510 ILCS 70/4.04 from Ch. 8, par. 704.04

Amends the Humane Care for Animals Act. Provides that a person who willfully or maliciously tortures, mutilates, injures, disables, poisons, or kills any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency or when placed in confinement off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty is guilty of a Class 3 felony (rather than a Class 4 felony) if the animal is not killed or totally disables; and if the animal is killed or is totally disabled, the person is guilty of a Class 2 felony (rather than a Class 3 felony). Provides that a person who kills or severely injures any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency or when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, while he or she is in the commission of a felony, is guilty of a Class 2 felony. Provides that if the offender is found to be guilty under the Section, the offender shall be responsible for any veterinarian bills for an animal that was injured and training costs for another animal, if the animal injured or killed is no longer able to be in service.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03004  Rep. Al Riley  
(Sen. Martin A. Sandoval)  
70 ILCS 3615/4.04 from Ch. 111 2/3, par. 704.04  
Amends the Regional Transportation Authority Act. Provides that the Authority may issue, sell, and deliver additional 
Working Cash Notes before July 1, 2020 (now July 1, 2018) that are over and above and in addition to the $100,000,000 
authorization. Effective immediately.  
House Committee Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: 
Provides that the Regional Transportation Authority may establish lines of credit with a bank or other financial institution, secured by 
and payable from all tax receipts of the Authority and any or all other revenues or moneys of the Authority. Provides that the Authority 
shall authorize a line of credit by ordinance. Sets forth required and optional provisions of the ordinance. Provides that the Authority 
shall notify the Governor's Office of Management and Budget and State Comptroller before establishing a line of credit. Provides that 
money borrowed under a line of credit are general obligations of the Authority that are secured by the full faith and credit of the 
Authority. Effective immediately.  
House Floor Amendment No. 2  
Adds reference to:  
70 ILCS 3605/12a from Ch. 111 2/3, par. 312a  
Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1 with the following 
changes: Amends the Metropolitan Transit Authority Act. Provides that in the case of a default Interim Financing Note issued by the 
Chicago Transit Authority with which State money in the Treasury was invested, authorizes the State Treasurer to certify, after notice, 
to the Comptroller the amounts of the defaulted Interim Financing Note and for the Comptroller to deduct and remit to the Treasury the 
certified amounts or a portion of those amounts in specified proportions in the 3 years following default. Further amends the Regional 
Transportation Authority Act to make similar changes concerning defaulted Working Cash Notes. Effective immediately.  
Governor Amendatory Veto Message  
Recommends removing the following provision added to the Metropolitan Transit Authority Act: that, in the case of a 
default on an Interim Financing Note issued by the Chicago Transit Authority with which State money in the Treasury was 
invested, the State Treasurer may certify to the Comptroller the amounts of the defaulted Interim Financing Note and the 
Comptroller must deduct and remit to the Treasury the certified amounts or a portion of those amounts from specified 
proportions of payments of State funds to the Authority. Recommends removing the following provision added to the 
Regional Transportation Authority Act: that, in the case of a default on a Working Cash Note issued by the Regional 
Transportation Authority with which State money in the Treasury was invested, the Treasurer may certify to the 
Comptroller the amounts of the defaulted Working Cash Note and the Comptroller must deduct and remit to the Treasury the 
certified amounts or a portion of those amounts from specified proportions of payments of State funds to the Authority. Recommends providing that the Regional Transportation Authority may establish a line of credit with a bank or other 
financial institution as may be evidenced by the issuance of notes or other obligations in an amount not to exceed certain 
limitations under the Act (rather than the issuance of notes or other obligations, secured by and payable from all tax 
receipts of the Authority and any or all other revenues or moneys of the Authority, in an amount not to exceed certain 
limitations under the Act).
HB 03005  Rep. Al Riley
(Sen. Jacqueline Y. Collins)
15 ILCS 520/22.5 from Ch. 130, par. 41a
Amends the Deposit of State Moneys Act. Provides that the State Treasurer may, with the approval of the Governor, invest or reinvest (regardless of whether the price exceeds par) any State money in the treasury that is not needed for current expenditures due or about to become due, or any money in the State Treasury that has been set aside and held for the payment of the principal of and interest on any State bonds, in bonds issued by counties or municipal corporations of this State. Effective immediately.

House Committee Amendment No. 2

Adds reference to:
70 ILCS 3605/12a from Ch. 111 2/3, par. 312a
Adds reference to:
70 ILCS 3615/4.04 from Ch. 111 2/3, par. 704.04

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with additional language authorizing the State Comptroller to deduct amounts owed by a county or municipality from specified percentages of payments of State funds made to the county or municipality when the county or municipality defaults on a bond with which State money in the Treasury was invested. Amends the Metropolitan Transit Authority Act and the Regional Transportation Authority Act to make similar changes concerning investment of State money in Interim Financing Notes and Working Cash Notes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
15 ILCS 520/22.5
Deletes reference to:
70 ILCS 3605/12a
Deletes reference to:
70 ILCS 3615/4.04
Adds reference to:
15 ILCS 505/7 from Ch. 130, par. 7

Replaces everything after the enacting clause. Amends the State Treasurer Act. Provides that revenue received by the State in the form of coins, cash, checks, drafts, electronic fund transfers, electronic checks, credit card payments, debit card payments, or other similar payment instruments and the processing thereof shall be authorized for acceptance and collection by the State Treasurer. Effective immediately.

Sep 08 17  H  Public Act . . . . . . . . 100-0490
HB 03006  Rep. Al Riley

5 ILCS 140/4 from Ch. 116, par. 204
5 ILCS 140/8.1 new
5 ILCS 140/8.5
50 ILCS 205/20 rep.
715 ILCS 5/2.1

Amends the Freedom of Information Act. Deletes language providing that a public body that maintains a website shall also post specified information on its website. Provides that a unit of local government or school district with annual operating expenditures of more than $1 million for 2 consecutive years that has a website maintained by the full-time staff of the public body shall post to that website specified information. Provides that a public record is considered published on the public body's website even if it is hosted on a website that is maintained by another governmental entity if a hyperlink to the public record is provided on the public body's website. Amends the Local Records Act. Repeals a Section providing that specified units of local government and school districts shall post specified information to their websites. Amends the Notice By Publication Act. Provides that whenever an officer of a court, unit of local government, or school district is required by law to provide notice by publication in a newspaper, it is sufficient to publish, in lieu of the entire text of the notice, the following information: (1) a citation to the statutory basis for the requirement that the notice be published; and (2) the Internet website where the full text of the notice may be found.

House Committee Amendment No. 1
Deletes reference to:
715 ILCS 5/2.1

Deletes changes to the Notice By Publication Act providing that whenever an officer of a court, unit of local government, or school district is required by law to provide notice by publication in a newspaper, it is sufficient to publish, in lieu of the entire text of the notice, the following information: (1) a citation to the statutory basis for the requirement that the notice be published; and (2) the Internet website where the full text of the notice may be found.

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03007  Rep. Elizabeth Hernandez

30 ILCS 575/2


Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03008  Rep. Elizabeth Hernandez-Steven A. Andersson

750 ILCS 5/505 from Ch. 40, par. 505

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that for purposes of the Section concerning child support, "high school" means the types of schools contained in the School Code or a similar statute in the state where the student resides and includes: a public school; a charter school; a private school, including a parochial or home-based school; an alternative school; and any other program providing instruction in grades 9 through 12. Provides that the court may determine if any other type of program is included in the definition of "high school". Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03009  Rep. Rita Mayfield

35 ILCS 200/18-163 new

Amends the Property Tax Code. Provides that the aggregate tax rate extended against property located in a municipality in which at least 60% of the households qualify for the national school lunch program shall not exceed 3.5%. Provides that, if the county clerk is required to reduce the rate extended against property in accordance with those provisions, the county clerk shall proportionally reduce the extension for each taxing district in which the property is located. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03010  Rep. Rita Mayfield and Sheri Jesiel
(Sen. Terry Link-Pamela J. Althoff and Steven M. Landek)

70 ILCS 2305/3 from Ch. 42, par. 279
70 ILCS 2305/7 from Ch. 42, par. 283
70 ILCS 2305/7.7
70 ILCS 2305/28 from Ch. 42, par. 296.8

Amends the North Shore Water Reclamation District Act. Provides that, for a trustee vacancy, the president of the water reclamation district board of trustees shall appoint an individual of the same political party of the trustee vacating the position. Adds barium, cadmium, mercury, selenium, and silver to the list of substances that may be toxic to the wastewater treatment processes. Provides that it is unlawful for any person to discharge effluent, gaseous wastes, sewage, industrial wastes, or other wastes into the sewage system and makes conforming changes. Provides that if a person has violated a board of trustees' final order, the trustees may authorize disconnection (currently, plugging) of the sewer or direct the water supplier to terminate service. Allows an owner or owners of non-contiguous territory to enter into an agreement requesting annexation of their non-continuous territory to the water reclamation district. Effective immediately.

House Committee Amendment No. 1
Removes "contiguous" from a section heading in a section amended by the introduced bill to allow an owner or owners of non-contiguous territory to enter into an agreement requesting annexation of their non-continuous territory to the water reclamation district.

Aug 04 17  H Public Act . . . . . . . . . 100-0031

HB 03011  Rep. Rita Mayfield-Terri Bryant-William Davis-Jay Hoffman, Jerry Costello, II, Dave Severin, Brandon W. Phelps, Daniel Swanson, Barbara Wheeler, Sara Feigenholtz, Katie Stuart, LaToya Greenwood, Emanuel Chris Welch, Kathleen Willis, Michael J. Zalewski, Joe Sosnowski and Randy E. Frese

35 ILCS 5/223

Amends the Illinois Income Tax Act. Provides that the hospital credit applies for tax years ending on or after December 31, 2012 and ending on or before December 31, 2022 (currently, the credit sunsets on December 31, 2017 by operation of the Act's automatic sunset provision). Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03012  Rep. Rita Mayfield
(Sen. Terry Link-Melinda Bush)

105 ILCS 5/17-2A from Ch. 122, par. 17-2A

Amends the School Code. Allows a specified school district to make a one-time transfer of certain excess funds to the Operations and Maintenance Fund of the district by proper resolution and following a public hearing. Effective immediately.

Aug 04 17  H Public Act . . . . . . . . . 100-0032


35 ILCS 5/208 from Ch. 120, par. 2-208

Amends the Illinois Income Tax Act. Provides that the amount of credit that exceeds the taxpayer's liability shall be refunded if the taxpayer is 65 years or older and has a federal adjusted gross income of not more than $50,000. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03014  Rep. Anthony DeLuca  
(Sen. Melinda Bush-Laura M. Murphy)

415 ILCS 5/52.3-15 new

Amends the Environmental Protection Act. Provides that beginning on July 1, 2017, it shall be unlawful for any person to knowingly place specified materials into a container intended for collection by a residential hauler for processing at a recycling center. Effective July 1, 2017.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Provides that beginning on July 1, 2017, it shall be unlawful, unless specifically authorized by a municipal or county ordinance, (rather than it shall be unlawful) for any person to knowingly place specified materials into a container intended for collection by a residential hauler for processing at a recycling center. Removes Styrofoam from the list of specified materials. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03015  Rep. Anthony DeLuca

65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03016  Rep. Anthony DeLuca

65 ILCS 5/1-1-2 from Ch. 24, par. 1-1-2


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03017  Rep. Michael P. McAuliffe-Patricia R. Bellock  
(Sen. Dan McConchie, Paul Schimpf, Thomas Cullerton and Michael E. Hastings)

5 ILCS 465/10

Amends the Flag Display Act. Provides that in lieu of notice being provided by the Department of Veterans' Affairs, any other State or federal entity, agency, or person holding such information may notify the Governor of the death by hostile fire of an Illinois resident member of the United States armed forces. Provides that if such notice is provided to the Governor by an entity, agency, or person other than the Department of Veterans' Affairs, then the obligation to notify the Governor of an Illinois resident soldier's death shall be considered fulfilled.

Aug 04 17  H  Public Act . . . . . . . . . . . . . . . 100-0033

HB 03018  Rep. Michael P. McAuliffe-Patricia R. Bellock  
(Sen. Paul Schimpf, Thomas Cullerton and Michael E. Hastings)

20 ILCS 805/805-305 was 20 ILCS 805/63a23

20 ILCS 1605/21.6

20 ILCS 2805/0.01 from Ch. 126 1/2, par. 65.9

20 ILCS 2805/20

20 ILCS 5000/10

30 ILCS 500/45-67

210 ILCS 45/2-215

330 ILCS 30/3 from Ch. 126 1/2, par. 57.53

330 ILCS 30/5 from Ch. 126 1/2, par. 57.55

330 ILCS 35/2 from Ch. 126 1/2, par. 57.62

330 ILCS 110/3 from Ch. 21, par. 59c

625 ILCS 5/3-626

Amends the Department of Veterans Affairs Act. Changes the short title of the Act to the Department of Veterans' Affairs Act. Amends various Acts by correcting references to the Department of Veterans' Affairs Act and the Department of Veterans' Affairs and by eliminating references to the Illinois Veterans' Commission, which was the predecessor agency of the Department of Veterans' Affairs. Effective January 1, 2018.

Aug 18 17  H  Public Act . . . . . . . . . . . . . . . 100-0143
HB 03019  Rep. Michael P. McAuliffe
20 ILCS 2805/2.06 from Ch. 126 1/2, par. 67.06
Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning rules.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03020  Rep. Michael P. McAuliffe
225 ILCS 5/3 from Ch. 111, par. 7603
225 ILCS 5/4 from Ch. 111, par. 7604
225 ILCS 5/15.5 new
225 ILCS 5/16 from Ch. 111, par. 7616
Amends the Illinois Athletic Trainers Practice Act. Replaces references to "athletes" with references to "individuals". Defines "physician". Changes the definition of "licensed athletic trainer" to mean a person licensed to practice athletic training under the Act who, upon the direction of, on the prescription of, or in collaboration with a physician and as prescribed by the Board of Athletic Trainers, provides therapeutic intervention and rehabilitation of injuries and medical conditions incurred by individuals and for which the athletic trainer has received appropriate education and training. Removes specific duties of an athletic trainer. Allows athletic trainers to provide emergency care and certain physical medicine and rehabilitation techniques. In provisions concerning grounds for discipline, includes failing to maintain complete and accurate records of all treatments rendered.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03021  Rep. Robert Martwick-Robert W. Pritchard
105 ILCS 5/21B-20
Amends the Educator Licensure Article of the School Code. Provides that beginning on January 1, 2018, the State Board of Education shall implement a program and adopt rules to allow temporary staffing firms to contract with school districts to provide substitute teachers for elementary and secondary public schools. Sets forth requirements for substitute teachers from temporary staffing firms. Prohibits school districts from using temporary staffing firms to circumvent collective bargaining agreements or laws.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03022  Rep. Emanuel Chris Welch
105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/21B-75
105 ILCS 5/24-9.5 new
105 ILCS 5/24-11 from Ch. 122, par. 24-11
105 ILCS 5/24-12 from Ch. 122, par. 24-12
105 ILCS 5/24-16.5
105 ILCS 5/24A-4 from Ch. 122, par. 24A-4
105 ILCS 5/24A-5 from Ch. 122, par. 24A-5
105 ILCS 5/24A-5.5 new
105 ILCS 5/24A-7 from Ch. 122, par. 24A-7
105 ILCS 5/34-84 from Ch. 122, par. 34-84
105 ILCS 5/34-85c from Ch. 48, par. 1718
115 ILCS 5/18
Amends the School Code and the Illinois Educational Labor Relations Act. Provides that, on and after September 1, 2018, all teacher evaluation ratings on record as "excellent", "proficient", or "needs improvement" are considered "effective", and all teacher evaluation ratings on record as "unsatisfactory" are considered "ineffective" for the purposes of the Employment of Teachers Article. Makes other changes concerning the waiver or modification of mandates; school report cards; license suspension or revocation; contractual continued service; removal or dismissal of teachers; an optional alternative evaluative dismissal process; evaluation plans; a local appeal process for ineffective ratings; rules; the appointment and promotion of teachers in Chicago; alternative procedures for teacher evaluation, remediation, and removal in Chicago; and the Open Meetings Act.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03023  Rep. David Harris-Litesa E. Wallace

New Act

Creates the Investigations of Sexual Assault in Higher Education Act. Provides that municipal police with jurisdiction, or if in an unincorporated area the sheriff, shall investigate allegations of sexual assault at any public university or public community college located in this State. Provides that campus police departments shall lend all necessary support that may be needed to conduct a thorough investigation under the direction of the municipal police department or sheriff. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03024  Rep. John M. Cabello, LaToya Greenwood, Camille Y. Lilly, Melissa Conyears-Ervin, Justin Slaughter, Rita Mayfield, Marcus C. Evans, Jr., Theresa Mah and Kelly M. Cassidy

15 ILCS 335/4  from Ch. 124, par. 24
15 ILCS 335/12  from Ch. 124, par. 32
730 ILCS 125/26.1 new

Amends the Illinois Identification Card Act and the County Jail Act. Provides that upon the release of a prisoner or detainee from the County Department of Corrections or county jail, the County Department or sheriff shall provide the person who has met the criteria established by the Department or sheriff with an identification card identifying the person as being released from the County Department of Corrections or county jail. Provides that the County Department or sheriff, in consultation with the Office of the Secretary of State, shall prescribe the form of the identification card, which may be similar to the form of the standard Illinois Identification Card. Provides that the County Department or sheriff shall inform the prisoner or detainee that he or she may present the identification card to the Office of the Secretary of State upon application for a standard Illinois Identification Card in accordance with the Illinois Identification Card Act. Provides that the County Department or sheriff shall require the prisoner or detainee to pay a $1 fee for the identification card.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03025  Rep. John M. Cabello

New Act

20 ILCS 2605/2605-98 new
50 ILCS 705/7.5

Creates the Peace Officer Motor Vehicle Pursuit Act. Provides that a peace officer is authorized to initiate a motor vehicle pursuit when the officer is able to articulate a reason to believe the occupant of a fleeing vehicle: (1) has committed or attempted to commit a forcible felony involving the infliction or threatened infliction of great bodily harm; (2) is attempting to escape by use of a deadly weapon or an object or device that the peace officer reasonably believes to be a deadly weapon; (3) otherwise indicates he or she will endanger human life or inflict great bodily harm unless apprehended immediately; or (4) is or has committed the offense of aggravated fleeing or attempting to elude a peace officer. Provides that a peace officer engaged in a motor vehicle pursuit shall activate both the rotating or flashing lights and the siren of his or her police vehicle. Provides that a peace officer who is driving a police vehicle equipped with a video camera shall ensure the camera is activated at all times while engaged in a pursuit or fleeing and eluding incident. Provides for police officer pursuit training. Preempts home rule. Amends the Department of State Police Law of the Civil Administrative Code of Illinois and the Illinois Police Training Act to make conforming changes. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03026  Rep. John M. Cabello

65 ILCS 5/8-3-20 new

Amends the Illinois Municipal Code. Provides that, on and after the effective date of this amendatory Act, a home rule unit may not impose any tax increase or levy any new or additional tax without prior referendum approval. Limits home rule powers.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03027  Rep. John M. Cabello

55 ILCS 5/5-1006.7

Amends the Counties Code. Modifies the format of the referendum question for counties seeking to impose a school facility occupation tax to include a brief description of the project for which the revenue from the tax will be used and a definite period of time during which the tax will be imposed.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03028  Rep. John M. Cabello

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that various records eligible for sealing upon completion of various educational goals must be for an arrest or charge not initiated by arrest and convictions for non-violent offenses and the petitioner must not have had one or more criminal convictions for at least 5 years between the charge or conviction eligible for sealing and the filing of the petition for relief. Defines "non-violent offense."

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03029  Rep. Tim Butler

30 ILCS 500/1-10

Amends the Illinois Procurement Code. Provides that the Code does not apply to contracts for participation in domestic and international trade shows and exhibitions selected by the Illinois Department of Agriculture. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03030  Rep. David Harris-Mark Batinick

New Act

Creates the Digital Fair Repair Act. Provides that original equipment manufacturers shall: (i) make available to any independent repair provider or owner of equipment manufactured by the original equipment manufacturer the same diagnostic and repair documentation in the same manner as that information is made available to the manufacturer's authorized repair providers; and (ii) make available for purchase by the owner, his or her authorized agent, or any independent repair provider, parts, inclusive of any updates to the embedded software of the parts, upon fair and reasonable terms. Requires original equipment manufacturers to make available for purchase by owners and independent repair providers all diagnostic repair tools incorporating the same diagnostic, repair, and remote communications capabilities that the original equipment manufacturer makes available to its own repair or engineering staff or an authorized repair provider. Requires an independent repair provider that purchases or acquires embedded software or service parts to notify the owner of the equipment in writing of certain warranties prior to performing any services on digital electronic equipment. Provides, with one exception, an authorized provider shall have all the rights and remedies provided under the Act. Provides for enforcement by the Attorney General. Authorizes the Attorney General to seek to enjoin violations and to recover civil penalties. Requires the Attorney General to establish an outreach program to inform the public of rights under the Act. Defines terms. Excludes motor vehicle manufacturers. Provides for recovery of damages and attorney's fees. Provides for the protection of trade secrets. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03031  Rep. Tim Butler

20 ILCS 210/7  from Ch. 127, par. 1707

Amends the State Fair Act. Provides that the Department of Agriculture may establish locally held bank accounts in adequately protected financial institutions to receive and disburse security deposits for the rental of facilities at each State fairground during non-fair time periods. Effective July 1, 2017.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03032  Rep. Tim Butler-Daniel V. Beiser-David Harris-Katie Stuart, LaToya Greenwood and Ryan Spain  
(Sen. Paul Schimpf)
20 ILCS 605/605-215  
House Committee Amendment No. 1  
Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Creates the Military Economic Development Committee (currently, the Interagency Military Base Support and Economic Development Committee) as an entity within the Office of the Lieutenant Governor (currently, the Department of Commerce and Economic Opportunity) for specified purposes. Provides for the appointment of 10 (currently, 8) public members to the Committee. Provides that the chair and vice-chairs of the Committee shall appoint up to 4 members having military veteran or defense industry backgrounds from across the State of Illinois. Provides that public member appointees and veteran or defense industry appointees shall serve 4-year terms with appointments to be staggered every 2 years. Makes the Adjutant General of the Department of Military Affairs a vice-chair of the Committee along with the Director of Commerce and Economic Opportunity. Provides that any appointed member of the Committee who fails to attend at least 3 meetings in a year shall no longer be a member of the Committee, and his or her replacement shall be appointed in the same manner as the member being replaced for the remainder of that member's current term. Makes conforming changes.  
House Floor Amendment No. 2  
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Committee Amendment No. 1 with changes. Provides that the Adjutant General of the Department of Military Affairs shall appoint a military veteran as a member of the Committee who shall serve as a vice-chair of the Committee (rather than the Adjutant General serving as a vice-chair). Provides that if an excused absence from a Committee meeting is requested by an appointed member, such absence may be granted by the chair of the Committee. Provides that any appointed member of the Committee who has at least 2 unexcused absences in a year (rather than fails to attend at least 3 meetings in a year) shall no longer be a member of the Committee, and his or her replacement shall be appointed in the same manner as the member being replaced for the remainder of that member's current term.  
Aug 18 17  H  Public Act . . . . . . . . . . 100-0144  
HB 03033  Rep. Allen Skillicorn-Tim Butler-Jerry Costello, II-Brandon W. Phelps, John Cavaletto, Charles Meier and Daniel Swanson  
(Sen. Chapin Rose)  
20 ILCS 805/805-555  
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Department of Natural Resources may assess specified consultation fees up to $500 (rather than assess a $500 fee). Deletes language providing that the Department shall not assess any fee for consultations requested by a State agency or federal agency.  
Senate Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Provides that the Department of Natural Resources may assess a consultation fee of $100 (in the engrossed bill, up to $500).  
Sep 08 17  H  Public Act . . . . . . . . . . 100-0491  
HB 03034  Rep. Tim Butler and Reginald Phillips  
430 ILCS 66/15  
430 ILCS 66/20  
Amends the Firearm Concealed Carry Act. Provides that the referral of an objection from a law enforcement agency for the issuance of a concealed carry license to the Concealed Carry Licensing Review Board shall toll the 90-day period for not more than 60 days for the Department of State Police to issue or deny the applicant a license. Provides that if an objection of a law enforcement agency or the Department is not supported by clear and convincing evidence, the Board shall dismiss the objection and notify the Department that the applicant is eligible for a license. Effective immediately.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  
HB 03035  Rep. David Harris  
30 ILCS 115/12  
from Ch. 85, par. 616  
Amends the State Revenue Sharing Act. Provides that the Department of Revenue is not required to collect any overpayment from the Personal Property Tax Replacement Fund made to municipalities prior to Fiscal Year 2017. Effective immediately.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03036  Rep. Lawrence Walsh, Jr.-Brad Halbrook
(Sen. Emil Jones, III-John G. Mulroe-Pamela J. Althoff)

55 ILCS 5/3-5018  from Ch. 34, par. 3-5018
55 ILCS 5/3-5018.1 new

Amends the Counties Code. Provides that on and after January 1, 2019, a county shall adopt and implement a predictable fee schedule that eliminates surcharges or fees based upon the individual attributes of documents to be recorded with the county recorder. Provides that fees for standard documents are divided into 5 classifications of document class flat fees, which are inclusive of county and State fees required for each recorded document. Provides for methods that the non-predictable fees may be increased prior to adopting document class flat fees. Provides that prior to increasing a document class flat fee, a cost study must be completed showing that the increase is needed because the document class flat fees are not sufficient to cover the cost of providing the service. Defines "standard document" and "nonstandard document". Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides for how predictable fee schedules are initially and subsequently approved. Provides that if an ordinance or resolution adopts a document class flat fee that exceeds $21, the county board shall obtain from the clerk or recorder an analysis of the average fees collected for the recording of each of the document classifications based on the 3 previous years of recording data or the 3 previous years from the date of a cost study upon the adoption of the ordinance or resolution. Provides that the county board shall set document class flat fees based upon the data or cost study (rather than requiring the clerk or recorder to provide this analysis and the county board to set document class flat fees during the process of transitioning into the predictable fee). Provides that in order to raise a document class flat fee, a cost study must show that the fees allowed are not sufficient to cover the cost of providing the service related to the document class flat fee for which is to be increased. Effective immediately.

Aug 22 17  H Public Act . . . . . . . . . 100-0271

HB 03037  Rep. Barbara Wheeler

625 ILCS 5/6-205
625 ILCS 5/6-206
625 ILCS 5/11-501.01

Amends the Illinois Vehicle Code. Provides that for offenses committed before January 1, 2017, the Secretary of State shall require the use of ignition interlock devices for a period of not less than 5 years on all vehicles owned by a person who has been convicted of a second or subsequent offense of driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, or any combination thereof or a similar provision of a local ordinance. Provides that for offenses committed on or after January 1, 2017, the Secretary shall require the use of ignition interlock devices for a period of not less than 5 years on all vehicles owned by a person who has been convicted of a second or subsequent offense of driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, or any combination thereof or a similar provision of a local ordinance or out-of-state offense, Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012 in which the use of alcohol or other drugs is recited as an element of the offense or a similar out-of-state offense, or a combination of these offenses arising out of separate occurrences, if that person is issued a restricted driving permit. Makes conforming changes.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03038  Rep. Theresa Mah-Carol Ammons-David Harris, Daniel V. Beiser, Robyn Gabel, Katie Stuart, Mary E. Flowers, Litesa E. Wallace, Melissa Conyears-Ervin, Kathleen Willis, Rita Mayfield, Silvana Tabares, Stephanie A. Kifowit, Sam Yingling, William Davis, Marcus C. Evans, Jr., Thaddeus Jones, David A. Welter, Anna Moeller, Frances Ann Hurley and Laura Fine

220 ILCS 5/16-118

Amends the Public Utilities Act. Provides that an electric utility with more than 100,000 customers shall not purchase any receivable priced at a higher price than is obtained for consumers through the power procurement process provided under specified provisions of the Act. Provides that only those amounts equal to and less than the price obtained for consumers in the Illinois Power Agency procurement process shall be purchased by an electric utility with more than 100,000 customers and that any costs to the utility associated with this requirement shall be recovered from participating alternative retail electric suppliers. Makes conforming changes. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03039  Rep. Michael J. Zalewski

35 ILCS 5/222

35 ILCS 17/10-20

Amends the Illinois Income Tax Act and the Live Theater Production Tax Credit Act. Provides that the live theater production credit applies for tax years beginning prior to January 1, 2027 (currently, January 1, 2017 by operation of the Act's automatic sunset provision. Provides that the amount of tax credits awarded pursuant to the Live Theater Production Tax Credit Act shall not exceed $4,000,000 in fiscal year 2017 and each fiscal year thereafter (currently $2,000,000).
HB 03040  Rep. David Harris-Jerry Costello, II-Patricia R. Bellock and Mark Batinick

(Sen. Michael E. Hastings, Napoleon Harris, III-Patricia Van Pelt and Cristina Castro)

5 ILCS 100/1-20  from Ch. 127, par. 1001-20
5 ILCS 350/1  from Ch. 127, par. 1301
20 ILCS 1805/21  from Ch. 129, par. 220.21
20 ILCS 1807/76b new
20 ILCS 1815/Pt. I heading new
20 ILCS 1815/0.01  from Ch. 129, par. 228h
20 ILCS 1815/1-5 new
20 ILCS 1815/1-10 new
20 ILCS 1815/Pt. II heading new
20 ILCS 1815/2-5 new
20 ILCS 1815/Pt. III heading new
20 ILCS 1815/3-5 new
20 ILCS 1815/3-10 new
20 ILCS 1815/Pt. IV heading new
20 ILCS 1815/4-5 new
20 ILCS 1815/4-10 new
20 ILCS 1815/Pt. V heading new
20 ILCS 1815/5-5 new
20 ILCS 1815/5-10 new
20 ILCS 1815/5-15 new
20 ILCS 1815/Pt. VI heading new
20 ILCS 1815/6-5 new
20 ILCS 1815/1 rep.
20 ILCS 1815/2 rep.
20 ILCS 1815/3 rep.
20 ILCS 1815/4 rep.
20 ILCS 1815/5 rep.
20 ILCS 1815/6 rep.
20 ILCS 1815/7 rep.
20 ILCS 1815/8 rep.
20 ILCS 1815/9 rep.
20 ILCS 1815/10 rep.
20 ILCS 1815/11 rep.
20 ILCS 1815/12 rep.
20 ILCS 1815/13 rep.
20 ILCS 1815/14 rep.
20 ILCS 1815/15 rep.
20 ILCS 1815/16 rep.
20 ILCS 1815/17 rep.
20 ILCS 1815/18 rep.
20 ILCS 1815/19 rep.
20 ILCS 1815/20 rep.
HB 03040 (CONTINUED)

20 ILCS 1815/21 rep.
20 ILCS 1815/22 rep.
20 ILCS 1815/23 rep.
20 ILCS 1815/24 rep.
20 ILCS 1815/25 rep.
20 ILCS 1815/26 rep.
20 ILCS 1815/27 rep.
20 ILCS 1815/28 rep.
20 ILCS 1815/29 rep.
20 ILCS 1815/30 rep.
20 ILCS 1815/31 rep.
20 ILCS 1815/32 rep.
20 ILCS 1815/33 rep.
20 ILCS 1815/34 rep.
20 ILCS 1815/35 rep.
20 ILCS 1815/36 rep.
20 ILCS 1815/37 rep.
20 ILCS 1815/38 rep.
20 ILCS 1815/39 rep.
20 ILCS 1815/40 rep.
20 ILCS 1815/41 rep.
20 ILCS 1815/42 rep.
20 ILCS 1815/43 rep.
20 ILCS 1815/44 rep.
20 ILCS 1815/45 rep.
20 ILCS 1815/46 rep.
20 ILCS 1815/47 rep.
20 ILCS 1815/48 rep.
20 ILCS 1815/49 rep.
20 ILCS 1815/50 rep.
20 ILCS 1815/51 rep.
20 ILCS 1815/52 rep.
20 ILCS 1815/53 rep.
20 ILCS 1815/54 rep.
20 ILCS 1815/55 rep.
20 ILCS 1815/56 rep.
20 ILCS 1815/57 rep.
20 ILCS 1815/58 rep.
20 ILCS 1815/59 rep.
20 ILCS 1815/60 rep.
20 ILCS 1815/61 rep.
20 ILCS 1815/62 rep.
20 ILCS 1815/63 rep.
Amends the Illinois Administrative Procedure Act. Exempts the Illinois State Guard from the definition of "agency".
Amends the State Employee Indemnification Act. Expands the definition of "State" and "employee" to include the Illinois State Guard and its members. Amends the Military Code of Illinois. Provides that, in the event of the death or disability of the Adjutant General or any other occurrence that creates a vacancy in the office, the Commander-in-Chief shall designate either the Assistant Adjutant General for Army or the Assistant Adjutant General for Air as the acting Adjutant General until an Adjutant General is appointed. Amends the Illinois Code of Military Justice. Provides that no person may be brought to trial by court-martial if that person is presently suffering from a mental disease or defect rendering that person mentally incompetent. Provides that a determination on the accused person's capacity to stand trial shall be made in accordance with specified rules described in the Manual for Courts-Martial, United States (2012 Edition). Contains provisions concerning inquiries into a person's mental responsibility and mental health. Amends the State Guard Act. Changes the short title of the Act to the Illinois State Guard Act. Repeals the substantive provisions of the Act. Establishes the Illinois State Guard as the State's non-federally recognized military force composed of members of the Unorganized Militia who are 18 through 45 years of age and other persons as determined necessary by the Governor. Contains provision concerning: the activation and organization of the State Guard; personnel, pay, and allowances; equipping and uniforms; and other matters. Effective immediately.

Senate Committee Amendment No. 1

In provisions of the Illinois State Guard Act concerning activation of the State Guard, provides that whenever the Commander-in-Chief deems it necessary or (rather than determines it) advisable for the purpose of executing the laws of the State or to prevent an actual or threatened violation of law; when the nation is at war and a requisition or order has been made, or is likely to be made, by the President of the United States calling the National Guard, or parts thereof, into the National service; or for any other emergency (rather than to maintain the health, safety, and welfare of the people, or to ensure domestic tranquility and provide for the common defense), he or she may issue a proclamation calling for volunteers to serve in the State Guard.
HB 03041  Rep. Jay Hoffman and Stephanie A. Kifowit

15 ILCS 20/50-40 new
30 ILCS 115/12 from Ch. 85, par. 616
35 ILCS 200/3-20
35 ILCS 200/3-40
55 ILCS 5/3-4007 from Ch. 34, par. 3-4007
55 ILCS 5/4-2001 from Ch. 34, par. 4-2001

Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that the aggregate appropriations available for the State portion of salaries State's Attorneys, those Assistant State's Attorneys that receive funding for a portion of their salary from the State, county supervisors of assessments, and public defenders from all State funds for each State fiscal year shall be no less than the total aggregate appropriations made available for the State portion of salaries State's Attorneys, those Assistant State's Attorneys that receive funding for a portion of their salary from the State, county supervisors of assessments, and public defenders for the immediately preceding fiscal year. Provides that if for any reason the aggregate appropriations made available are insufficient to meet the levels required by subsections (a) of this Section, this Section shall constitute a continuing appropriation of all amounts necessary for these purposes. Allows the General Assembly to appropriate lesser amounts by law. Amends the Property Tax Code. Provides that the portion of the salary for the county supervisor of assessments that is paid by the State is no longer subject to appropriation. Amends the Counties Code. Provides that the portion of the salary for State's Attorneys, certain Assistant State's Attorneys, and public defenders that is paid by the State is no longer subject to appropriation. Amends the State Revenue Sharing Act to make conforming changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 1105/1 from Ch. 96 1/2, par. 7401
20 ILCS 1105/17 new
20 ILCS 1105/20 new
30 ILCS 105/5.878 new

Creates the Energy and Environmental Security Act. Amends the Energy Conservation and Coal Development Act. Creates a Qualified Clean Coal Technology Grant Program for the purpose of funding grants that will allow the grant recipient to (i) meet the qualifications of a qualified clean coal facility, (ii) operate the electric generating unit as a qualified clean coal facility while complying with State and federal emissions requirements, and (iii) mitigate the environmental impacts of the operation of coal-fueled electric generation units. Creates the Clean Coal Development and Utilization Fund to provide funding for grants. Amends the State Finance Act to make a conforming change. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03043  Rep. Jay Hoffman

New Act

Creates the Living Wage Act. Provides that the State, its agencies, and political subdivisions shall ensure that new contracts and subcontracts include a provision specifying that, as a condition of payment of the contract, the minimum wage to be paid to workers in performance of the contract or subcontract shall be at least $16.36 per hour for new contracts created after January 1, 2018. Provides that for every year thereafter, the Department of Labor shall adjust the amount of the hourly minimum wage by the annual percentage increase in the consumer price index. Sets forth provisions concerning enforcement and penalties. Creates a private right of action to enforce the provisions of the Act. Provides for debarment of certain contractors or subcontractors for violation of the Act. Contains severability provisions. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Ira L. Silverstein-Karen McConnaughay)
820 ILCS 130/9 from Ch. 48, par. 39s-9
Amends the Prevailing Wage Act. Requires the Department of Labor to publish, by July 15 of each year on its official website, a prevailing wage schedule for each county in the State based upon the prevailing rate of wages investigated and ascertained by the Department during the month of June.
Correctional Note (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.
Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.
Pension Note (Government Forecasting & Accountability)
This legislation will not impact any public pension fund or retirement system in Illinois.
State Debt Impact Note (Government Forecasting & Accountability)
HB 3044 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.
House Floor Amendment No. 1
Provides for the prevailing wage rate schedule to be published no later than August 15, rather than July 15, of each year.
Authorizes the Department to publish rates more frequently than once per year. Effective immediately.
Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.
Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.
Fiscal Note (Dept of Labor)
This would create a fiscal impact on the agency's overtime costs. This would require the agency to mandate overtime for 15 days, to include a Holiday. Staff that would consist of 3 Administration, 2 DO IT, 12 Conciliators. Our cost is estimated in overtime to be $60,000.00.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Jun 16 17  H  Public Act . . . . . . . . . 100-0002
HB 03045  Rep. David Harris
(Sen. Dan McConchie)
625 ILCS 5/3-104 from Ch. 95 1/2, par. 3-104
625 ILCS 5/3-405 from Ch. 95 1/2, par. 3-405
625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106
625 ILCS 5/7-604 from Ch. 95 1/2, par. 7-604
Amends the Illinois Vehicle Code. Provides that an application for a certificate of title, vehicle registration, and license or instruction permit shall include, if available, a person's email address. Provides that in preparation for selection of random samples for verification of a liability insurance policy, the Secretary of State may send to owners of randomly selected motor vehicles requests for information about their motor vehicles and liability insurance coverage electronically or, if electronic means are unavailable, via U.S. mail.
House Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/6-106
Removes a provision providing that every application for a license or instruction permit shall state, if available, the email address of the applicant.
Aug 18 17  H  Public Act . . . . . . . . . 100-0145
HB 03046 Rep. Mike Fortner

10 ILCS 5/7-12 from Ch. 46, par. 7-12
10 ILCS 5/9-1.9 from Ch. 46, par. 9-1.9
10 ILCS 5/9-8.5
10 ILCS 5/9-8.6
10 ILCS 5/9-11 from Ch. 46, par. 9-11
10 ILCS 5/9-23.5
10 ILCS 5/9-35
10 ILCS 5/10-6.1 from Ch. 46, par. 10-6.1
10 ILCS 5/29B-10 from Ch. 46, par. 29B-10; formerly Ch. 46, par. 11
10 ILCS 5/29B-15 from Ch. 46, par. 29B-15; formerly Ch. 46, par. 11
10 ILCS 5/29B-20 from Ch. 46, par. 29B-20; formerly Ch. 46, par. 11

Amends the Election Code. Changes the frequency of certain reports from semi-annual or annual to quarterly. Makes changes to the definitions of certain election cycles. Removes certain limitations on campaign contributions for political party committees during certain periods and removes provisions concerning statements of nonparticipation that became ineffective on July 1, 2013. Changes the threshold for reporting independent expenditures from an aggregate value of $3,000 to an aggregate value of $5,000 and makes related changes. Removes a reference to the now-repealed Task Force on Campaign Finance Reform. Provides that certain certificates of registration shall be electronic. In provisions concerning fair campaign practices, removes requirements that county clerks provide and track documentation for certain candidates and instead provides that the State Board of Elections shall provide and track documentation for all candidates. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03047 Rep. Mike Fortner

10 ILCS 5/9-7 from Ch. 46, par. 9-7
10 ILCS 5/9-8.5
10 ILCS 5/9-10 from Ch. 46, par. 9-10
10 ILCS 5/9-21 from Ch. 46, par. 9-21
10 ILCS 5/29-21 new
10 ILCS 5/9-25.1 rep.

Amends the Election Code. Changes the length of time that a treasurer of a political committee must keep certain records from 2 years to 6. Provides that a candidate political committee established to elect a candidate to the General Assembly may accept contributions from only one legislative caucus committee during an election cycle in which the candidate seeks nomination at a primary election (rather than limiting the political committee to accepting contributions from only one legislative caucus committee). Allows candidates to exceed certain contribution limits if the State Board of Elections determines that a public official, candidate, or public official's or candidate's immediate family has contributed or loaned certain threshold amounts to the public official's or candidate's political committee or to other political committees that transfer funds to the public official's or candidate's political committee or make independent expenditures for the benefit of the public official's or candidate's campaign during the 12 months prior to an election. Allows the Board to assess a civil penalty for failure to file certain reports concerning independent expenditures. Requires the Board to render a judgment on certain complaints concerning disclosure and regulation of campaign contributions and expenditures before the date of the election if the complaint is filed within 60 days preceding the date of the election (rather than within 7 days of the date the complaint is filed). Moves provisions concerning election interference to the prohibitions and penalties article of the Code. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03048  Rep. Mike Fortner-Patricia R. Bellock
(Sen. Sue Rezin)

420 ILCS 20/10.2  from Ch. 111 1/2, par. 241-10.2
420 ILCS 20/10.3  from Ch. 111 1/2, par. 241-10.3
420 ILCS 20/12.1  from Ch. 111 1/2, par. 241-12.1
420 ILCS 20/14  from Ch. 111 1/2, par. 241-14

Amends the Illinois Low-Level Radioactive Waste Management Act. Abolishes the Low-Level Radioactive Waste Task Group and makes corresponding changes including removing provisions concerning the adoption of criteria for selection of a site for a regional disposal facility.

Aug 18 17  H Public Act . . . . . . . . 100-0146

HB 03049  Rep. Mike Fortner-Patricia R. Bellock
(Sen. Antonio Muñoz)

35 ILCS 145/2  from Ch. 120, par. 481b.32

Amends the Hotel Operators' Occupation Tax Act. Provides that a corporate entity that occupies a room shall not be considered a "permanent resident" unless the same person or persons occupying the room have exclusive use of the room for at least 90 consecutive days. Effective immediately.

May 02 17  S Referred to Assignments

HB 03050  Rep. David Harris

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Deletes language providing that a municipality or county operating an automated traffic law enforcement system shall conduct a statistical analysis to assess the safety impact of each automated traffic law enforcement system at an intersection following installation of the system. Provides instead that on or before March 31, 2018, the Department of Transportation shall develop a statistical analysis program for a municipality or county operating an automated traffic law enforcement system to assess the safety impact of the system. Provides that the statistical analysis program shall prescribe a set of annual reporting guidelines that the municipality or county must follow. Provides guidelines for the type of data that shall be collected and requires the municipality or county to submit an annual report to the Department. Provides that the Department shall publish the report on its website within 30 days after receipt from the municipality or county. Effective January 1, 2018.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03051  Rep. Ryan Spain

Appropriates the current balance of the Wildlife Prairie Park Fund to the Department of Natural Resources for a grant to the Wildlife Prairie Park for the park's operational expenses. Effective immediately.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee
HB 03052  Rep. Thaddeus Jones-Jeanne M Ives

105 ILCS 5/11E-140 new


State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Fiscal Note, House Floor Amendment No. 2 (State Board of Education)
This bill has no fiscal impact to the State Board of Education.

Fiscal Note, House Floor Amendment No. 3 (State Board of Education)
This bill has no fiscal impact to the State Board of Education.

Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Balanced Budget Note, House Floor Amendment No. 3 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Balanced Budget Note, House Floor Amendment No. 4 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

Pension Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

Pension Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Judicial Note, House Floor Amendment No. 4 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Fiscal Note, House Floor Amendment No. 4 (State Board of Education)
Fiscal Impact - This bill will have a fiscal impact of $200,000 GRF on the State Board of Education.

Home Rule Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does pre-empt home rule authority.

Home Rule Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)
This bill does pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does create a State mandate.

State Mandates Fiscal Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)
HB 03052 (CONTINUED)

This bill does create a State mandate.

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)
No land conveyances are included in this bill, therefore, there are no appraisals to be filed.

Land Conveyance Appraisal Note, House Floor Amendment No. 3 (Dept. of Transportation)
No land conveyances are included in this bill, therefore, there are no appraisals to be filed.

Land Conveyance Appraisal Note, House Floor Amendment No. 4 (Dept. of Transportation)
No land conveyances are included in this bill, therefore, there are no appraisals to be filed.

Housing Affordability Impact Note, House Floor Amendment No. 2 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Housing Affordability Impact Note, House Floor Amendment No. 3 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Housing Affordability Impact Note, House Floor Amendment No. 4 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Correctional Note, House Floor Amendment No. 2 (Dept of Corrections)
This bill will have no fiscal or population impact on the Department of Corrections.

Correctional Note, House Floor Amendment No. 3 (Dept of Corrections)
This bill will have no fiscal or population impact on the Department of Corrections.

Correctional Note, House Floor Amendment No. 4 (Dept of Corrections)
This bill will have no fiscal or population impact on the Department of Corrections.

Fiscal Note, House Floor Amendment No. 5 (State Board of Education)

HB 3052 (H-AM 5) will have a fiscal impact of $200,000 GRF on the State Board of Education.

Pension Note, House Floor Amendment No. 5 (Government Forecasting & Accountability)

HB 3052 (H-AM 5) will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 5 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note, House Floor Amendment No. 5 (Dept of Corrections)
This bill will have no fiscal or population impact on the Department of Corrections.

Land Conveyance Appraisal Note, House Floor Amendment No. 5 (Dept. of Transportation)
No land conveyances are included in this bill, therefore, there are no appraisals to be filed.

Judicial Note, House Floor Amendment No. 5 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Balanced Budget Note, House Floor Amendment No. 5 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Housing Affordability Impact Note, House Floor Amendment No. 5 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Jan 31 18   H  Tabled
HB 03053  Rep. William Davis
210 ILCS 32/1
210 ILCS 32/5
210 ILCS 32/65
210 ILCS 135/14.5 new
Amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Changes the title of the Act to the Authorized Electronic Monitoring in Long-Term Care Facilities and Community-Integrated Living Arrangements Act. Makes changes to make the provisions of the Act applicable to community-integrated living arrangements certified under the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that the term "Department", for the purposes of facilities licensed under the Nursing Home Care Act, ID/DD Community Care Act, or MC/DD Act, means the Department of Public Health. Provides that the term "Department", for the purposes of community-integrated living arrangements certified under the Community-Integrated Living Arrangements Licensure and Certification Act, means the Department of Human Services. Adds community-integrated living arrangements to the definition of "facility". Provides that "resident's representative" does not apply to community-integrated living arrangements. Provides that the Department of Human Services shall consult with the Department of Public Health when adopting rules to implement the Act. Amends the Community-Integrated Living Arrangements Licensure and Certification Act to make conforming changes. Provides that it is a business offense for a person to discriminate or retaliate against a resident for consenting to the electronic monitoring, or to prevent the installation or use of an electronic monitoring device by a resident that has provided specified notice and consent. Makes other changes.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03054  Rep. William Davis
(Sen. Jacqueline Y. Collins)
705 ILCS 35/28.5 new
Amends the Circuit Courts Act. Provides that every circuit court judge shall announce that a person can file a complaint against him or her, prior to calling the first case of the day, and that a person can pick up a form with instructions on filing a complaint from the clerk. Provides that the clerk of the circuit court shall make available instructions for the filing of a complaint against a judge with the Judicial Inquiry Board. Provides that the clerk shall post within each courtroom a notice that a person may file a complaint against the judge and that instructions for filing a complaint may be obtained from the clerk.
House Committee Amendment No. 2
Replaces everything after the enacting clause. Amends the Circuit Courts Act. Provides that the clerk shall post in the common areas of the courthouse a notice that a person may file a complaint against the judge that includes contact information for the Judicial Inquiry Board. Provides that the Judicial Inquiry Board shall develop a uniform statewide notice and provide the format of the notice to each clerk.
Aug 04 17  H  Public Act . . . . . . 100-0034

HB 03055  Rep. David Harris
35 ILCS 5/203 from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. In the case of individuals, trusts, and estates, provides that a deduction for certain retirement income is limited to (i) $75,000 if the taxpayer or beneficiary is younger than 65 years of age during the taxable year or (ii) $100,000 if the taxpayer or beneficiary is 65 years of age or older during the taxable year (including the taxable year in which the beneficiary turns 65 years of age). Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03056
Rep. Margo McDermed-Emily McAsey-Will Guzzardi, Grant Wehrli, David A. Welter, Anthony DeLuca, Natalie A. Manley, Stephanie A. Kifowit, David S. Olsen, Lindsay Parkhurst, Lawrence Walsh, Jr., Mark Batinick, Elgie R. Sims, Jr., Emanuel Chris Welch, Robyn Gabel, Patricia R. Bellock, Mary E. Flowers, LaToya Greenwood, Anna Moeller, Linda Chapa LaVia, Silvana Tabares, Justin Slaughter, Mike Fortner, Ann M. Williams, Daniel J. Burke, Elizabeth Hernandez, Steven A. Andersson, Laura Fine and Theresa Mah

415 ILCS 5/22.51
415 ILCS 5/22.51a
Amends the Environmental Protection Act. Provides that within one year after the effective date of the amendatory Act, the Pollution Control Board shall adopt amendments to the rules adopted under specified provisions to require groundwater monitoring at all clean construction or demolition debris fill operations and all uncontaminated soil fill operations. Provides that the groundwater monitoring requirements adopted pursuant to specified provisions shall be designed to detect and prevent exceedances of the Board's Class I groundwater quality standards. Provides that the amended rules may also provide exceptions or exclusions from groundwater monitoring during active dewatering at a clean construction or demolition debris fill operation or uncontaminated soil fill operation. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03057
Rep. Robert W. Pritchard-Mark Batinick

35 ILCS 105/8a new
Amends the Use Tax Act. Provides that retailers that have more than $100,000 in gross sales to Illinois purchasers in the previous year and do not collect the tax under the Act must do the following: (1) provide a notice to each Illinois purchaser that the tax under the Act is due on purchases that are not tax exempt and that the State requires the Illinois purchaser to file a return under the Act; (2) provide a notice to each Illinois purchaser who purchases more than $500 worth of goods in a year containing specific information about purchases that may result in Illinois use tax liability; and (3) file an annual report with the Department of Revenue showing the total amount paid for purchases by those Illinois purchasers during the preceding calendar year. Sets forth penalties for failure to submit those notices and reports. Provides that the term "Illinois purchaser" means a purchaser (i) with a billing address in this State or (ii) who makes a purchase for delivery to an address in this State. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03058
Rep. Robert W. Pritchard

(Sen. Napoleon Harris, III)

505 ILCS 90/16 from Ch. 5, par. 76
505 ILCS 90/4.01 rep.
Amends the Insect Pest and Plant Disease Act. Provides that any municipality, park board, or other board or person in control of public grounds may apply to the Department of Agriculture for an inspection of the same with reference to the presence of insect pests or plant diseases; and upon receipt of such application, or as soon thereafter as may be conveniently practicable, the Department shall review the application and may comply with it as deemed appropriate, (rather than the Department shall comply with such request) and send to such applicant a statement as to the facts disclosed, with any recommendations which the Department may deem pertinent. Repeals a provision providing that the first consignee in this State who receives, directly or indirectly, any nursery stock from a foreign country shall notify the Department of the arrival of such stock, the kinds and amounts of the same, and the name of the consignor, and shall hold such shipment in the original container until duly inspected or released by the Department. Effective immediately.

Aug 15 17  H  Public Act . . . . . . . . 100-0112
HB 03059  Rep. Robert W. Pritchard-William Davis
(Sen. Jennifer Bertino-Tarrant-Jacqueline Y. Collins and Kimberly A. Lightford)

105 ILCS 5/10-17a from Ch. 122, par. 10-17a

Amends the School Code. Requires a school district's school report card to include average daily attendance by grade level. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/10-17a

Adds reference to:
105 ILCS 5/18-8.05

Replaces everything after the enacting clause. Amends the State aid formula provisions of the School Code. Provides that the average daily attendance figures submitted to the State Board of Education by a school district for each month of the school year shall be for each grade level served.

Aug 18 17  H  Public Act . . . . . . . . . 100-0147

(Sen. Iris Y. Martinez-Patricia Van Pelt and Kimberly A. Lightford)

410 ILCS 535/1 from Ch. 111 1/2, par. 73-1

410 ILCS 535/25.3 new

Amends the Vital Records Act. Provides that specified fees for birth record searches or certified copies of birth records shall be waived for all requests made by a homeless person whose status is verified by specified human services, legal services, or other similar agencies or individuals. Provides that individuals who are homeless must not be charged for this verification. Provides that the State Registrar of Vital Records shall establish standards and procedures for birth record search waivers for homeless persons that shall include a record of specified information. Provides that any falsification of this official record is subject to penalty. Defines "homeless person". Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Makes changes to the definition of "homeless person". Provides that anyone who knowingly or purposefully falsifies an individual's status as a homeless person in provisions concerning homeless person birth record requests is subject to a penalty of $100. Deletes language providing that any falsification of a specified record is subject to penalty. Deletes language providing that the standards and procedures for birth record search waivers for homeless person shall include a record of specified information. Provides that a homeless person shall be provided no more than 4 birth records annually. Makes other changes. Changes the effective date to January 1, 2018 (rather than immediate).

Sep 15 17  H  Public Act . . . . . . . . . 100-0506


40 ILCS 5/1-110.16

Amends the General Provisions Article of the Illinois Pension Code. Requires the Illinois Investment Policy Board to make its best efforts to identify all companies that contract to build a border wall and include those companies in the list of restricted companies distributed to each retirement system and the Illinois State Board of Investment. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Wrongful Discharge from Employment Act. Requires an employer to furnish to a discharged employee a statement of reasons for the discharge. Prohibits an employer from preventing or attempting to prevent a discharged employee from obtaining other employment. Prohibits blacklisting. Provides that a discharge is wrongful if the discharge was a constructive discharge, if it was not for good cause, or if the discharge was in violation of the employer's personnel policy. Establishes remedies. Defines terms. Provides that an employer who violates the Act commits a Class A misdemeanor.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. David Koehler, Neil Anderson-Linda Holmes and Emil Jones, III-Patricia Van Pelt)

410 ILCS 625/3.3
410 ILCS 625/4
Amends the Food Handling Regulation Enforcement Act. Makes changes to provisions concerning farmers’ markets. Provides that the Department of Public Health shall work with the Farmers' Market Task Force to address farmers’ market vendor complaints regarding the reasonableness of local health departments’ fees and sanitation provisions. Provides that farmers' market vendors shall provide effective means to maintain potentially hazardous food at a specified temperature. Provides that handwashing stations may be shared by farmers’ market vendors. Makes changes to provisions concerning cottage food operations. Changes references from “cottage food operation” to “producer”. Makes changes to provisions concerning the regulation of producers. Add provisions concerning the kinds of transactions exempt from specified regulation. Removes provisions concerning potentially hazardous foods. Removes an exemption from provisions concerning the regulation of producers that applies when the gross receipts from the sale of food do not exceed $36,000 in a calendar year. Provides that no later than December 31, 2017, the Department shall include in the Department's cottage food operation application form a statement containing specified content. Makes changes to definitions. Makes other changes.

House Floor Amendment No. 1
Deletes reference to:
410 ILCS 625/3.3
Adds reference to:
410 ILCS 625/3.6
Replaces everything after the enacting clause. Amends the Food Handling Regulation Enforcement Act. Provides that "cottage food operation" means an operation conducted by a person who produces or packages (rather than packages non-potentially hazardous) food or drink, other than foods and drinks (rather than food) listed as prohibited in a specified provision of the Act. Provides that a cottage food operation may produce homemade food and drink, provided that a cottage food operation, unless properly licensed, certified, and compliant with all requirements to sell a listed food item under the laws and regulations pertinent to that food item, shall not sell or offer to sell specified food items or processed foods containing specified food items, with certain exceptions. Removes provisions concerning certain non-potentially hazardous foods. Removes an exemption from provisions concerning the regulation of cottage food operations that applies when the gross receipts from the sale of food do not exceed $36,000 in a calendar year. Makes changes in a provision concerning home kitchens to address changes made by the amendment. Makes other changes.

Aug 04 17  H  Public Act . . . . . . . . 100-0035

HB 03064  Rep. Will Guzzardi
10 ILCS 5/20-1 from Ch. 46, par. 20-1
Amends the Election Code. In provisions concerning voting by absent electors in military or naval service, provides that American Samoa is considered within the territorial limits of the United States. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03065  Rep. Will Guzzardi
820 ILCS 105/1 from Ch. 48, par. 1001
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03066  Rep. Will Guzzardi
215 ILCS 5/1 from Ch. 73, par. 613

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03067  Rep. Will Guzzardi
305 ILCS 5/5-1 from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03068  Rep. Will Guzzardi

105 ILCS 5/27A-1

Amends the School Code. Makes a technical change in a Section concerning charter schools.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03069  Rep. Thomas Morrison

5 ILCS 315/7.6 new
40 ILCS 5/3-101.5 new
40 ILCS 5/3-150 from Ch. 108 1/2, par. 3-150
40 ILCS 5/4-101.5 new
40 ILCS 5/4-142 from Ch. 108 1/2, par. 4-142
40 ILCS 5/5-101.5 new
40 ILCS 5/6-101.5 new
40 ILCS 5/7-101.5 new
40 ILCS 5/8-101.5 new
40 ILCS 5/9-101.5 new
40 ILCS 5/10-101.5 new
40 ILCS 5/10-103 from Ch. 108 1/2, par. 10-103
40 ILCS 5/11-101.5 new
40 ILCS 5/12-101.5 new
40 ILCS 5/13-101.5 new
40 ILCS 5/15-101.5 new
40 ILCS 5/16-101.5 new
40 ILCS 5/17-101.5 new
115 ILCS 5/10.6 new

Amends the Illinois Pension Code. Authorizes units of local government to provide alternative retirement plans in lieu of or in addition to the existing plan under the applicable Article. Provides that the alternative retirement plan may include a defined-benefit component, a defined contribution component, or both, and may include disability or survivor benefits and any other benefits that are permitted under federal law. Provides that the alternative retirement plan is not required to provide any minimum level of benefits and need not provide any benefits at all, other than mandatory Social Security coverage if applicable. Provides that service credit received under an alternative retirement plan may not be transferred to any other fund and may not be used under the Retirement Systems Reciprocal Act (Article 20 of the Code). Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that employers shall not be required to bargain over the changes made by the amendatory Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139
40 ILCS 5/7-139.2 from Ch. 108 1/2, par. 7-139.2
40 ILCS 5/7-142.1 from Ch. 108 1/2, par. 7-142.1
40 ILCS 5/7-145.1
40 ILCS 5/7-169 from Ch. 108 1/2, par. 7-169

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. With respect to establishing certain types of service credit in the Fund, provides that application and payment must be received by the Board while the applicant is an active participant, except that one payment will be permitted after termination of participation. Effective immediately.

Aug 18 17  H  Public Act . . . . . . . . 100-0148
HB 03071  Rep. Robert Martwick, Robert W. Pritchard and Barbara Flynn Currie

40 ILCS 5/17-137  from Ch. 108 1/2, par. 17-137
40 ILCS 5/17-138  from Ch. 108 1/2, par. 17-138
40 ILCS 5/17-139  from Ch. 108 1/2, par. 17-139
30 ILCS 805/8.41 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Adds a pensioner member to the Board of Trustees and makes corresponding changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Michael E. Hastings-Michael Connelly and Napoleon Harris, III)

215 ILCS 5/155.39
215 ILCS 152/5
215 ILCS 152/35

Amends the Illinois Insurance Code in a provision concerning vehicle protection products. Amends the definition of "vehicle protection product" by including protective chemicals and substances and excluding fuel additives, oil additives, or other chemical products applied to the engine, transmission, or fuel system of a motor vehicle. Provides that no vehicle protection products sold or offered for sale in the State shall be subject to the provisions of the Code or the Service Contract Act unless offered as a service contract under the terms of the Service Contract Act. Amends the Service Contract Act. In provisions concerning the definition of "service contract", makes changes concerning service contract coverage related to protective chemicals, substances, devices, or systems. Establishes requirements for refunds of vehicle protection products. Makes other changes.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced amending the Insurance Code, with the following changes: in the definition of "vehicle protection product", removes provisions regarding warranties and the liability of the warrantor; adds a definition for "vehicle protection product warranty"; requires a vehicle protection product warrantor's liabilities under a vehicle protection product warranty to be covered by a warranty reimbursement insurance policy; provides that vehicle protection product warranties (rather than the products' written warranty) are express warranties and not insurance. Reinserts the provisions of the bill as introduced amending the Service Contract Act, with the following changes: makes changes to the incidental costs that a service contract may provide for; adds definitions for "vehicle protection product" and "vehicle protection product warranty"; and makes conforming changes to the treatment of service contracts.

Aug 22 17  H  Public Act . . . . . . . 100-0272

HB 03073  Rep. Stephanie A. Kifowit

New Act

15 ILCS 405/6.01  from Ch. 15, par. 206.01
25 ILCS 155/4  from Ch. 63, par. 344

Creates the Long-Term Accounting Act. Provides that the purpose of the Act is to improve transparency and accountability during the State budget process. Contains provisions concerning the passage of appropriation bills and the electronic publication of appropriation bills. Amends the State Comptroller Act. Amends the Commission on Governmental Forecasting and Accountability Act. Provides that the Commission on Governmental Forecasting and Accountability must publish fiscal budget statements. Sets forth the requirements for the fiscal budget statements. Contains other provisions. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03074  Rep. Stephanie A. Kifowit
(Sen. Linda Holmes-William R. Haine)

720 ILCS 5/28-5 from Ch. 38, par. 28-5
720 ILCS 5/29B-1 from Ch. 38, par. 29B-1
720 ILCS 5/36-2 from Ch. 38, par. 36-2
720 ILCS 5/47-15
725 ILCS 5/124B-160
725 ILCS 150/9 from Ch. 56 1/2, par. 1679
725 ILCS 175/5 from Ch. 56 1/2, par. 1655

Amends the Criminal Code of 2012, Code of Criminal Procedure of 1963, Drug Asset Forfeiture Act, and the Narcotics Profit Forfeiture Act. Provides in provisions pertaining to forfeiture proceedings that the court shall admit a signed statement by a person who is 65 years old or older to demonstrate that the conveyance or other property was used without his or her consent. Provides that a claimant may file a temporary restraining order against the person who used his or her property without his or her consent under the Code of Civil Procedure.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 03075  Rep. Elizabeth Hernandez

820 ILCS 305/1 from Ch. 48, par. 138.1

Amends the Workers' Compensation Act. Provides that a borrowing employer that has entered into an agreement with a loaning employer may not avail itself of the exclusive remedy protection under the Act. Provides that any agreement between a loaning employer and a borrowing employer by which the loaning employer is entitled to receive certain reimbursements relating to fees and costs in hearings before the Illinois Workers' Compensation Commission is prohibited, is against public policy, and shall be wholly void.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03076  Rep. Elizabeth Hernandez

205 ILCS 616/41 new

Amends the Electronic Fund Transfer Act. Provides that for every electronic fund transfer performed in Illinois, financial institutions shall remit $0.01 to the Division of Banking of the Department of Financial and Professional Regulation for deposit into the Illinois DREAM Fund. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03077  Rep. Elizabeth Hernandez

Appropriates $3,000,000 from the General Revenue Fund to the State Board of Education for English language learner support software for school district instruction. Effective July 1, 2017.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HB 03078  Rep. Elizabeth Hernandez

New Act

30 ILCS 105/5.878 new

Creates the Insurance Premium Tax Act. Imposes a tax on each authorized domestic, foreign, or alien insurer engaged in the business of entering into contracts of insurance or annuity in the State in an amount equal to 1.3% of the premiums and fees charged for those insurance policies. Provides that the proceeds from the tax shall be deposited into the Flood Catastrophe Fund and shall be used by the Department of Insurance for the purpose of providing reimbursement to insurers for a portion of their catastrophic losses due to flooding. Amends the State Finance Act to create the Flood Catastrophe Fund. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03079  Rep. Robert Martwick

35 ILCS 200/15-170
35 ILCS 200/15-172
35 ILCS 200/15-175

Amends the Property Tax Code. In counties with 3,000,000 or more inhabitants, increases the maximum reduction for the Senior Citizen Homestead Exemption, the Senior Citizen Assessment Freeze Homestead Exemption, and the general homestead exemption. Increases the maximum income limitation for the Senior Citizen Assessment Freeze Homestead Exemption. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Andy Manar, Paul Schimpf, Jil Tracy and Kimberly A. Lightford)

40 ILCS 5/16-118 from Ch. 108 1/2, par. 16-118

Amends the Downstate Teacher Article of the Illinois Pension Code. Beginning July 1, 2017, increases the amount of employment as a teacher that a retired teacher may perform without impairing retirement status; allows 130 paid days or 700 paid hours in a school year. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Downstate Teacher Article of the Illinois Pension Code. For the period beginning July 1, 2017 through June 30, 2019, increases the amount of employment as a teacher that a retired teacher may perform without impairing retirement status; allows 120 paid days or 600 paid hours in a school year, but not more than 100 paid days in the same classroom. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 03081  Rep. David B. Reis

(Sen. Napoleon Harris, III)

225 ILCS 650/3 from Ch. 56 1/2, par. 303
225 ILCS 650/11 from Ch. 56 1/2, par. 311

Amends the Meat and Poultry Inspection Act. Provides that, beginning July 1, 2018, licenses issued to Type I and Type II establishments (meat and poultry processing and slaughtering) shall not expire if the licensee remains in compliance with the provisions of the Act. Provides that if the management at a Type I establishment desires to work under conditions which will require the services of a Department of Agriculture inspector on any Saturday, Sunday, or holiday, or for more than an approved work day on any other day shall request the Department representative (currently, Regional Administrator) to furnish inspection service during those times. Effective immediately.

Aug 15 17  H  Public Act . . . . . . . . 100-0113

HB 03082  Rep. Fred Crespo

35 ILCS 200/18-185
35 ILCS 200/18-205
30 ILCS 805/8.41 new

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if a school district has reserves of 50% or more of its operating budget for a levy year, then, for the next levy year, for that school district, “extension limitation” means 0% or the rate of increase approved by the voters. Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03083  Rep. Elizabeth Hernandez, Fred Crespo, Camille Y. Lilly, Linda Chapa LaVia and Theresa Mah


Amends the School Code. Repeals a Section requiring instruction in all public elementary and secondary schools to be in the English language. Effective July 1, 2017.

Fiscal Note (State Board of Education)

HB 3083 will have an unknown fiscal impact on the State Board of Education.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03084  

(Sen. Michael Connelly)  

625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303  
720 ILCS 5/3-5 from Ch. 38, par. 3-5  

Amends the Illinois Vehicle Code. Provides that the penalties for driving or being in actual physical control of a motor vehicle on any highway of this State at a time when the person's driver's license, permit or privilege to do so or the privilege to obtain a driver's license or permit is revoked or suspended because of a violation of the reckless homicide statute also applies to aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof when the violation was a proximate cause of the death of another person. Amends the Criminal Code of 2012. Provides that a prosecution for aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof when the violation was a proximate cause of the death of another person may be commenced at any time.  

Aug 18 17  H  Public Act . . . . . . . . 100-0149  

HB 03085  
Rep. Peter Breen  

5 ILCS 100/10-25 from Ch. 127, par. 1010-25  
5 ILCS 100/10-50 from Ch. 127, par. 1010-50  
5 ILCS 100/10-75 new  

Amends the Illinois Administrative Procedure Act. Provides that notice to parties in a contested case under the Act shall be served, among other forms of service, by electronic mail. Provides that parties in a contested case under the Act shall be notified, among other forms of notification, by electronic mail of any decision or order in that case. Provides that an agency may require all attorneys to designate an electronic mail address to which all documents required under certain specified Sections may be transmitted. Provides that if an attorney is required to designate an electronic mail address, he or she must designate one primary electronic mail address, and may designate no more than 2 secondary electronic mail addresses. Provides that an agency may request, but not require, an unrepresented party to designate an electronic mail address to which all documents required under certain specified Sections may be transmitted. Allows an agency to, by rule, make electronic mail the default option for service of documents. Provides that service by electronic mail is complete on the first business day following transmission.  

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 03086  
Rep. Patricia R. Bellock  

210 ILCS 135/2.1 new  

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that the General Assembly finds that Illinois consumers have a right to access information about the quality of care provided in Illinois community-integrated living arrangements in order to make better decisions about their choice of community-integrated living arrangement.  

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee  

HB 03087  
Rep. Terri Bryant  

20 ILCS 415/4d from Ch. 127, par. 63b104d  

Amends the Personnel Code to provide for partial jurisdiction B exemption for certain positions within the Department of Human Services.  

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 03088  
Rep. Terri Bryant  

305 ILCS 5/3-9 from Ch. 23, par. 3-9  

Amends the Aid to the Aged, Blind, or Disabled Article of the Illinois Public Aid Code. In provisions concerning a claim against the estate of a deceased recipient, provides that, subject to federal approval, no claim of the State shall be enforced against any life insurance benefits or proceeds provided by the U.S. Department of Veterans Affairs to the surviving spouse of the deceased recipient.  

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03089  Rep. Bill Mitchell
755 ILCS 5/18-3  from Ch. 110 1/2, par. 18-3
Amends the Probate Act of 1975. Provides that a specified notice to creditors shall be delivered to the Illinois Department of Healthcare and Family Services, at the Bureau of Collections at the Chicago office of the Department, if the decedent was 55 years of age or older or resided in a nursing facility or other medical institution. Provides that a copy of the petition to admit the will to probate or for letters of administration and the decedent's social security number and date of birth shall be attached to the notice delivered to the Department.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03090  Rep. Avery Bourne-Jonathan Carroll
(Sen. Andy Manar-Neil Anderson)
510 ILCS 40/10  from Ch. 8, par. 33.70
510 ILCS 40/12 rep.
510 ILCS 40/13 rep.
Amends the Illinois Brand Act. Provides that the Department of Agriculture shall make available in electronic format all recorded brands (rather than the Department shall publish all recorded brands in book form and shall publish supplemental lists at least once a year). Deletes language providing the Department shall, without charge, furnish one copy of the brand book supplements to the County Clerk and Sheriff of each county and that the general public may obtain copies by remitting to the Department the cost of printing and mailing each book and accompanying supplements. Repeals a provision providing that any slaughtering establishment or livestock market receiving branded livestock shall keep such records as required by the Department for a period of at least a year. Repeals a provision providing the Department, in cooperation with law enforcement officials, shall develop a uniform procedure whereby law enforcement officials shall alert livestock markets and livestock slaughtering establishments of reported livestock thefts. Effective immediately.
Aug 15 17  H  Public Act . . . . . . . . . 100-0114

HB 03091  Rep. Avery Bourne
(Sen. Andy Manar)
110 ILCS 805/3-7  from Ch. 122, par. 103-7
110 ILCS 805/3-10  from Ch. 122, par. 103-10
Amends the Public Community College Act. Provides that when a vacancy occurs in a community college board, the elected successor shall serve the remainder of the unexpired term. Provides that the vice-chairman shall perform the duties of chairman if there is a vacancy in the office of the chairman or in case of the chairman's absence or inability to act (rather than the vice-chairman shall serve in the chairman's absence). Provides that if there is a vacancy in the office of the chairman and vice-chairman, a chairman pro tempore shall be appointed. Effective immediately.
Aug 22 17  H  Public Act . . . . . . . . . 100-0273
(Sen. Napoleon Harris, III-Patricia Van Pelt)

775 ILCS 5/7A-102 from Ch. 68, par. 7A-102
775 ILCS 5/7B-102 from Ch. 68, par. 7B-102

Amends the Illinois Human Rights Act. In provisions governing the notice and response in a case involving types of charges other than those pertaining to real estate transactions, removes the requirement that a response be verified. Provides that the charging party and the respondent may each file a position statement and other materials with the Department of Human Rights regarding the charge of alleged discrimination within 60 days of receipt of the request by the Department (instead of "within 60 days of receipt of notice of the charge"). Provides that the Department may (instead of "shall") require the respondent to file a response to the allegations contained in the charge within 60 days of receipt of the notice of the charge. Provides that all allegations contained in the charge not timely denied by the respondent may (instead of "shall") be deemed admitted, unless the respondent states that it is without sufficient information to form a belief with respect to the allegation. Provides that within 30 days of receipt of the respondent's response, the complainant may file a reply to the response and may (instead of "shall") serve a copy of the reply on the respondent or the respondent's representative. Provides that a party may (instead of "shall have the right to") supplement the response or reply at any time that the investigation of the charge is pending. Makes similar changes in provisions governing the notice and response in other types of charges arising under the Act. Makes other changes. Effective immediately.

House Floor Amendment No. 1

Removes change providing that within 30 days of receipt of the respondent's response, the complainant may file a reply to the response and may (instead of "shall") serve a copy of the reply on the respondent or the respondent's representative.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause with the engrossed bill with the following changes: provides that responses are required to be filed within a specified time from a request by the Department of Human Rights, rather than within a specified time from receipt of notice of the charge; authorizes a notice to be filed within a specified time from receipt of notice of a charge notwithstanding any request by the Department. Provides that, in charges brought under certain Articles of the Act, the Department shall conduct an investigation sufficient to determine whether the allegations set forth in the charge are supported by substantial evidence. Effective immediately.

Sep 08 17  H  Public Act . . . . . . . . . 100-0492

(Sen. Dan McConchie-Jil Tracy)

520 ILCS 5/1.2k-1 new

Amends the Wildlife Code. Defines "hunting license" as an electronic or physical license authorizing the person to take a certain type of animal during a specified period of time. Effective immediately.

Aug 18 17  H  Public Act . . . . . . . . . 100-0150

HB 03094  Rep. Brian W. Stewart

105 ILCS 5/3-3.1 new
105 ILCS 5/3-3 rep.

Amends the School Code. Provides that a regional superintendent of schools may practice or hold himself or herself out as practicing any other profession. Repeals a provision prohibiting this. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03095
Rep. Brian W. Stewart-John M. Cabello-Jerry Costello, II-Stephanie A. Kifowit-Linda Chapa LaVia, Daniel Swanson, David Harris, Robert W. Pritchard, Kathleen Willis, Sue Scherer, Sara Wojcicki Jimenez, Dan Brady, Tim Butler, Nick Sauer, David A. Welter, Jeanne M Ives and Tony McCombie
(Sen. Antonio Muñoz, Michael E. Hastings, Martin A. Sandoval-Tim Bivins-Bill Cunningham-Wm. Sam McCann-Dale A. Righter, Iris Y. Martinez, Napoleon Harris, III, Paul Schimpf, Karen McConnaughay, Tom Rooney, Thomas Cullerton and Michael Connelly)

20 ILCS 2610/9 from Ch. 121, par. 307.9
Amends the State Police Act. Provides that a person who has been honorably discharged who served in a combat mission by proof of hostile fire pay or imminent danger pay during deployment on active duty or has at least 4 years of full active and continuous military duty and received an honorable discharge before hiring is deemed to have met the collegiate educational requirements for an appointment of a Department of State Police officer. Provides that any person seeking a promotion to the rank of Sergeant and above shall meet the Department's educational requirements. Effective July 1, 2017.

House Committee Amendment No. 2
Replaces everything after the enacting clause. Amends the State Police Act. Reinserts the language of the introduced bill with changes. Deletes language providing that any person seeking a promotion to the rank of Sergeant and above shall meet the Department of State Police's educational requirements. Provides that a person may have 3 years of full active and continuous military duty and received an honorable discharge before hiring (in the introduced bill, 4 years) in order to meet the collegiate educational of the Department of State Police. Effective July 1, 2017.

Jun 30 17 H Public Act . . . . . . . . . . 100-0011

HB 03096

35 ILCS 5/224 new
Amends the Illinois Income Tax Act. Creates the Lincoln-Douglas Historic Tax Credit. Provides that a taxpayer is entitled to a credit of up to 25% of the qualified expenditures incurred by the taxpayer for a qualified rehabilitation of a historic structure located in a Lincoln-Douglas debate community. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03097  Rep. Brian W. Stewart

20 ILCS 687/6-8 new
35 ILCS 128/1-40
35 ILCS 130/2  from Ch. 120, par. 453.2
35 ILCS 135/3  from Ch. 120, par. 453.33
35 ILCS 143/10-30
35 ILCS 145/6  from Ch. 120, par. 481b.36
35 ILCS 175/10
35 ILCS 450/2-45
35 ILCS 450/2-50
35 ILCS 505/2b  from Ch. 120, par. 418b
35 ILCS 505/5  from Ch. 120, par. 421
35 ILCS 505/5a  from Ch. 120, par. 421a
35 ILCS 505/13  from Ch. 120, par. 429
35 ILCS 615/2a.2  from Ch. 120, par. 467.17a.2
35 ILCS 615/3  from Ch. 120, par. 467.18
35 ILCS 620/2a.2  from Ch. 120, par. 469a.2
35 ILCS 630/6  from Ch. 120, par. 2006
35 ILCS 640/2-9
35 ILCS 640/2-11
230 ILCS 20/5  from Ch. 120, par. 1055
230 ILCS 25/3  from Ch. 120, par. 1103
230 ILCS 30/9  from Ch. 120, par. 1129
235 ILCS 5/8-2  from Ch. 43, par. 159
305 ILCS 20/19 new
415 ILCS 5/55.10  from Ch. 111 1/2, par. 1055.10
415 ILCS 125/315
415 ILCS 135/65

Amends the Cigarette Machine Operators' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Tobacco Products Tax Act of 1995, the Hotel Operators' Occupation Tax Act, the Live Adult Entertainment Facility Surcharge Act, the Illinois Hydraulic Fracturing Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Telecommunications Excise Tax Act, the Electricity Excise tax Act, the Bingo License and Tax Act, the Illinois Pull Tabs and Jar Games Act, the Charitable Games Act, the Liquor Control Act of 1934, the Environmental Protection Act, the Environmental Impact Fee Law, and the Drycleaner Environmental Response Trust Fund Act. Provides that, if a payment provided for under one of those Acts exceeds the taxpayer's liability under that Act, then the taxpayer may credit the excess payment against liability subsequently to be remitted to the Department of Revenue. Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997 and the Energy Assistance Act to incorporate certain provisions of the Retailers' Occupation Tax Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03098  Rep. Brian W. Stewart

815 ILCS 601/5

Amends the Automatic Contract Renewal Act. Removes school districts from the list of entities excluded from the definition of the term "parties". Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03099
Rep. Elizabeth Hernandez-Sam Yingling, Robyn Gabel, Gregory Harris, Kelly M. Cassidy, Laura Fine, Emanuel Chris Welch, Cynthia Soto, Theresa Mah, Silvana Tabares, Anna Moeller, Linda Chapa LaVia, Ann M. Williams, Barbara Flynn Currie, Sara Feigenholtz, Carol Ammons, Kathleen Willis, William Davis, Luis Arroyo, Robert Martwick, Daniel J. Burke, Marcus C. Evans, Jr. and Camille Y. Lilly

New Act

50 ILCS 705/10.17-5 new
705 ILCS 405/2-4a
720 ILCS 550/10 from Ch. 56 1/2, par. 710
720 ILCS 570/410 from Ch. 56 1/2, par. 1410
725 ILCS 5/110-5.2 new
725 ILCS 5/113-8
725 ILCS 5/122-1 from Ch. 38, par. 122-1
725 ILCS 5/122-2.1 from Ch. 38, par. 122-2.1
730 ILCS 110/12 from Ch. 38, par. 204-4
755 ILCS 5/11-3 from Ch. 110 1/2, par. 11-3

Creates the Illinois Trust Act. Provides that no law enforcement agency may detain or continue to detain any individual solely on the basis of any immigration detainer or administrative warrant, or otherwise comply with an immigration detainer or administrative warrant, after that individual becomes eligible for release from custody. Provides that a law enforcement official or other law enforcement agency personnel shall not give an immigration agent access to an individual or allow an immigration agent to use law enforcement agency facilities for investigative interviews or other investigative purposes; transfer a person into an immigration agent's custody; permit federal Immigration and Customs Enforcement agents' use of agency facilities, information, or equipment, including an agency's electronic database for investigative interviews or other investigative purpose or for purposes of executing an immigration enforcement operation; or respond to immigration agent inquiries regarding an individual's incarceration status, release date, or contact information except insofar as the agency makes that information available to the public. Amends the Police Training Act. Requires the Illinois Law Enforcement Training Standards Board to conduct or approve a training program on federal U and T nonimmigrant visas and other federal immigration remedies for immigrant victims of qualifying criminal activity. Amends the Juvenile Court Act of 1987. Makes changes in provisions concerning special immigrant juvenile status. Amends the Code of Criminal Procedure of 1963. Provides that no person subject to an immigration detainer or administrative warrant shall be denied bail solely on the basis of that immigration detainer or administrative warrant. Makes changes in provisions concerning post-conviction proceedings. Makes other changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03100
Rep. Brian W. Stewart

105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03101
Rep. Brian W. Stewart

820 ILCS 130/1a new
820 ILCS 130/1c new
Amends the Prevailing Wage Act. Provides that the Act does not apply to wages paid to all laborers, workers, and mechanics employed by or on behalf of a public body engaged in a public works project with a total cost of $20,000 or less if the public body notifies the Department of Labor of each project for which the waiver is used within 60 days of commencing the project. Provides that the Department shall make available a form with which public bodies may make this notification. Provides that the Department shall submit an annual report detailing the number of projects engaged using the waiver in the preceding year, the total number of employees engaged in those projects, the total cost of those projects without using prevailing wage standards, the total cost of those projects using prevailing wage standards, and any other information the Department deems appropriate. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03102  Rep. Brian W. Stewart
430 ILCS 65/8.1  from Ch. 38, par. 83-8.1
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning notification of dispositions of certain criminal cases.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03103  Rep. Brian W. Stewart, Laura Fine, Kelly M. Cassidy and Carol Ammons
430 ILCS 66/1
Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03104  Rep. Brian W. Stewart
305 ILCS 5/12-4.4a new
Amends the Illinois Public Aid Code. Provides that on and after January 1, 2018, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may use the LINK card only if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2018. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03105  Rep. Brian W. Stewart
35 ILCS 10/5-25
Amends the Economic Development for a Growing Economy Tax Credit Act. Removes provisions concerning conditions that the Business Investment Committee shall determine exist in order for the Committee to make its recommendation that an Applicant's application for Credit should or should not be accepted. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03106  Rep. Michael J. Zalewski
(SEN. JOHN G. MULROE)
705 ILCS 5/11  from Ch. 37, par. 16
Amends the Supreme Court Act. Provides that marshals of the Supreme Court are peace officers and have all the powers possessed by police officers in cities and by sheriffs. Provides that marshals may exercise these powers throughout the State. Provides that no marshal has peace officer status or may exercise police powers unless: (i) he or she successfully completes the basic police training course mandated and approved by the Illinois Law Enforcement Training Standards Board; or (ii) the Illinois Law Enforcement Training Standards Board waives the training requirement by reason of the marshal's prior law enforcement experience or training or both. Effective immediately.
Aug 18 17  H  Public Act . . . . . . . . . 100-0151

HB 03107  Rep. Sonya M. Harper
65 ILCS 5/11-20-17 new
Amends the Illinois Municipal Code. Provides that the City of Chicago shall waive all permit, registration, licensing, or operating fees for any vehicles that are specifically designed, constructed, modified and equipped, or used for the retail sale of food that operates in a food desert. Defines "food desert" as meaning the United States Department of Agriculture's classification of a low-income census tract where either a substantial number or share of residents has low access to a supermarket or large grocery store. Limits home rule powers.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03108
(Sen. Neil Anderson, Donne E. Trotter-Patricia Van Pelt, Dale Fowler-Steven M. Landek-Jil Tracy, Andy Manar, Martin A. Sandoval and Antonio Muñoz)
20 ILCS 3501/825-80
20 ILCS 3501/825-81
20 ILCS 3501/825-85
Amends the Illinois Finance Authority Act. In Sections concerning the fire truck revolving loan program, the fire station revolving loan program, and the ambulance revolving loan program, provides that repayments of loans made under those programs (and interest on those moneys) may be retained by the Authority and used for the purposes for which they are otherwise authorized to be used (currently, deposited into the Fire Truck Revolving Loan Fund, the Fire Station Revolving Loan Fund, and the Ambulance Revolving Loan Fund, as applicable). Provides that a loan for the purchase of an ambulance may not exceed $200,000 (instead of $100,000).

House Floor Amendment No. 2
Deletes reference to:
20 ILCS 3501/825-80
Deletes reference to:
20 ILCS 3501/825-81
Replaces everything after the enacting clause. Amends the Illinois Finance Authority Act. Provides that a loan from the Ambulance Revolving Loan Fund for the purchase of an ambulance may not exceed $200,000 (currently, $100,000).

Aug 18 17 H Public Act . . . . . . 100-0152

HB 03109
Rep. Brian W. Stewart
35 ILCS 5/224 new

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03110
(Sen. Heather A. Steans-Jacqueline Y. Collins, Emil Jones, III-Wm. Sam McCann-Kimberly A. Lightford and Don Harmon)

New Act

Creates the Social Services Contract Notice Act. Provides that the Act applies only to non-governmental service providers who deliver social services designed to ensure the health, safety, education, or welfare of Illinois residents on behalf of the State through grants, contracts, or agreements with State agencies; and applies regardless of the source of the funds with which the grants, contracts, or agreements are paid, including federal assistance moneys. Provides that the Act does not apply to: (i) grants, contracts, or agreements with State agencies for the primary purpose of delivering or producing goods on behalf of the State; (ii) contracts between the State and its political subdivisions or other governments or between State governmental bodies; or (iii) modifications to contractor payment by the State resulting from the generally accepted accounting principles (GAAP) reconciliation process, the Illinois Grant Funds Recovery Act, or the service provider's underutilization of contract value, as determined by the State. Provides that any contract between a State agency and an authorized service provider may be terminated, suspended, or reduced by either party to the contract upon 30 days prior written notice. Permits the State to immediately terminate a contract for social services if the authorized service provider has made material misrepresentations or material omissions explicitly prohibited under State contracting requirements. Provides that the provision applies to agreements or contracts executed on or after the effective date of the Act. Requires State agencies to notify the Governor and other specified persons in writing of their intention to suspend, terminate, or reduce one or more contracts for social services. Defines terms. Effective immediately.

Fiscal Note (Dept. of Human Services)
The fiscal impact for HB 3110 cannot be determined. However, it would have an impact when the Department of Human Services and other State agencies cannot reduce expenditures by limiting contracts/grants in a timely manner.

Aug 18 17  H  Public Act . . . . . . . . . 100-0153

HB 03111
Rep. Brian W. Stewart

405 ILCS 5/1-100 from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03112
Rep. Brian W. Stewart

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03113
Rep. Mark Batinick

5 ILCS 315/3 from Ch. 48, par. 1603
Amends the Illinois Public Labor Relations Act. Modifies the definition of "public employee" or "employee" to exclude from bargaining unit status any employee of the Department of Human Services who is classified as or who holds the position of Public Service Administrator or Executive 2.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03114
Rep. David Harris, Nick Sauer, Brian W. Stewart, Brad Halbrook and Allen Skillicorn
805 ILCS 5/13.70
from Ch. 32, par. 13.70
805 ILCS 5/14.30
from Ch. 32, par. 14.30
805 ILCS 5/15.35
from Ch. 32, par. 15.35
805 ILCS 5/15.65
from Ch. 32, par. 15.65
805 ILCS 5/15.97
from Ch. 32, par. 15.97
805 ILCS 5/16.05
from Ch. 32, par. 16.05
Amends the Business Corporation Act of 1983. Increases from $200 to $500 the minimum base penalty for transacting business in this State without authority. Provides that a corporation that effects a change in the number of issued shares or the amount of paid-in capital prior to January 1, 2018, rather than effecting a change at any time, shall file a report regarding the issued shares or paid-in capital. Provides that franchise taxes are not payable on or after January 1, 2018. Provides that on and after January 1, 2018, a corporation that fails to file an annual report shall pay a penalty of $50 plus $10 per month or part of a month that the report is delinquent.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03115
Rep. David Harris
35 ILCS 405/2
from Ch. 120, par. 405A-2
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Increases the exclusion amount from $4,000,000 to $5,000,000 for persons dying on or after January 1, 2018.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03116
Rep. Sheri Jesiel
220 ILCS 5/8-508.1
from Ch. 111 2/3, par. 8-508.1
Amends the Public Utilities Act. Provides that beginning April 1, 2018, and on a bi-annual basis thereafter, the Illinois Commerce Commission shall issue a report to the General Assembly concerning the decommissioning of nuclear power plants in this State. Provides for the contents of the report.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03117
Rep. Sheri Jesiel
305 ILCS 20/1
from Ch. 111 2/3, par. 1401
Amends the Energy Assistance Act. Makes a technical change in a Section concerning the short title of the Act.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03118
Rep. Sheri Jesiel-Barbara Wheeler
765 ILCS 77/35
Amends the Residential Real Property Disclosure Act. To the list of disclosures required under the Act, adds the existence of condominium, homeowners' association, or other restrictive covenants that are binding on the property.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03119
Rep. Tom Demmer
25 ILCS 15/4 new
25 ILCS 115/1
from Ch. 63, par. 14
Amends the Special Session Act. Provides that the Governor may call a special session for the purpose of proposing specific legislation to the General Assembly, which shall be labeled as "Fast Track Legislation". Provides that the Governor's proposal shall be drafted and filed as a bill in either house of the General Assembly by a member to be selected by the Governor. Requires any bill that is labeled as Fast Track Legislation to be voted upon, without amendment, within 30 consecutive calendar days of introduction during the special session. Provides that if that bill passes the house of introduction, then it shall proceed to the other house, where it shall also be voted upon, without amendment, within 30 consecutive calendar days of its arrival in that house during the special session. Provides that if no vote is taken upon a Fast Track Legislation bill after being introduced in the relevant house, the special session provided for such legislation shall continue until a vote is tallied. Provides that nothing shall be construed to affect or contravene the powers of the General Assembly with respect to the passage of bills, as set forth in Section 8 of Article IV of the Illinois Constitution. Provides that if the General Assembly is convened in special session by the Governor for the purpose of Governor's Fast Track Legislation, members of the General Assembly shall not be eligible to file or collect per diem or mileage payments for their participation in the special session.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03120  Rep. Tom Demmer  
(Sen. Tim Bivins)  
820 ILCS 130/9  
from Ch. 48, par. 39s-9  
Amends the Prevailing Wage Act. Provides that if the Department of Labor ascertains the prevailing rate of wages for a public body, the public body may satisfy the Act's notice by newspaper publication and mail requirements by posting on the public body's website a hyperlink to the prevailing wage schedule that is published on the official website of the Department of Labor. Effective immediately. 
House Committee Amendment No. 1  
Amends the Prevailing Wage Act. Replaces everything after the enacting clause with provisions substantially identical to the introduced bill, except that the public body may satisfy its newspaper publication obligations, but not its obligation to mail notice to interested parties, by posting a notice on its website. Effective immediately. 
House Floor Amendment No. 3  
Provides, with reference to meeting publication requirements with a post on a public body's website, that the link to the prevailing wage schedule must be to the prevailing wage schedule for the locality that is published on the official website of the Department of Labor. 
Aug 18 17  H  Public Act . . . . . . . . . 100-0154  

HB 03121  Rep. Charles Meier  
(Sen. Napoleon Harris, III)  
225 ILCS 470/40  
225 ILCS 470/56.1  
Amends the Weights and Measures Act. Provides that if any person fails or refuses to pay, within 60 days after the issuance of notice from the Department, a fee authorized by the Section, the Department may prohibit that person from using commercial weighing and measuring devices. Provides that any penalty of $2,500 or greater (currently, any penalty) not paid within 120 days (currently, 60 days) of issuance of notice from the Department shall be submitted to the Department of Revenue (currently, the Attorney General's office) for collection as provided under the Illinois State Collection Act of 1986. Provides that the Department may prohibit any person from using a commercial weighing or measuring device for failure to pay an administrative monetary penalty within 60 days of issuance of notice from the Department. Effective immediately. 
Aug 18 17  H  Public Act . . . . . . . . . 100-0155  

(Sen. Cristina Castro-Laura M. Murphy)  
40 ILCS 5/7-137  
40 ILCS 5/7-137.3 new  
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a person who holds elected office, except for a member of the governing body of a city, village, incorporated town, or township, shall not be considered a participating employee, unless (1) the person has elected to become a participating employee; (2) the governing body has filed a resolution certifying that a person in that position is expected to work more than 600 hours (or 1,000 hours in a participating municipality that has adopted a specified resolution); and (3) the person has submitted logs evidencing that he or she has met the hourly standard. Requires the resolution to be adopted and filed with the Fund no more than 90 days after each general election. Contains provisions specifying the manner of documenting and submitting the time spent on official government business. Provides that an affected official who fails to submit time sheets or fails to conduct official government business to fulfill the hourly requirement with respect to that position shall not be permitted to continue participation in the Fund as an affected official. Effective immediately. 
House Committee Amendment No. 2  
Deletes reference to:  
40 ILCS 5/7-137.3 new  
Replaces everything after the enacting clause. Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a person who holds part-time office as a member of a governing body is not a participating employee with respect to that office, unless he or she (i) was elected to that office before the effective date of the amendatory Act and (ii) has elected while in that office to become a contributor. Provides that an office as a member of a governing body shall be deemed to be part-time if it normally requires the performance of duty during less than 1000 hours a year for the governing body of the participating municipality or instrumentality. 
Aug 22 17  H  Public Act . . . . . . . . . 100-0274
HB 03123  Rep. Brian W. Stewart

705 ILCS 405/5-501

Amends the Juvenile Court Act of 1987. Establishes a 3 year pilot program that whenever an appearance of a minor is required in court who is held in the Mary Davis Home Juvenile Center in Galesburg or in the Franklin County Juvenile Detention Center in Benton, the court may allow the appearance of the minor to be made by means of two-way audio-visual communication, including closed circuit television or computerized video conference. Provides that the two-way audio-visual communication facilities must provide two-way audio-visual communication between the court and the place of custody or confinement, and must include a secure line over which the minor in custody and his or her counsel, may communicate.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03124  Rep. Brian W. Stewart

705 ILCS 405/5-501

Amends the Juvenile Court Act of 1987. Provides that whenever the appearance in person in court, in either a detention or shelter care hearing, is required of a minor held in a place of custody or confinement operated by the State, the court may permit the personal appearance of the minor to be made by means of two-way audio-visual communication, including closed circuit television or computerized video conference. Provides that the two-way audio-visual communication facilities must provide two-way audio-visual communication between the court and the place of custody or confinement, and must include a secure line over which the minor in custody and his or her counsel, may communicate.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03125  Rep. David A. Welter and Katie Stuart

720 ILCS 5/17-2 from Ch. 38, par. 17-2

Amends the Criminal Code of 2012. Provides that the penalty for a person who commits a false personation by knowingly and falsely representing himself or herself to be an active-duty member of the Armed Services or Reserve Forces of the United States or the National Guard or a veteran of the Armed Services or Reserve Forces of the United States or the National Guard and obtains money, property, or another tangible benefit through that false representation is guilty of a Class A misdemeanor for which the offender shall be fined $5,000 (rather than a petty offense for which the offender shall be fined at least $100 and not more than $200).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03126  Rep. David Welter

5 ILCS 315/7.3 new

Amends the Illinois Public Labor Relations Act. Provides that no public employer shall be required to negotiate a collective bargaining agreement in which that employer is required to contribute more than 95% of the cost of public employee health insurance. Provides that the provisions shall apply to any collective bargaining agreement negotiated on or after the effective of this amendatory Act. Defines "public employee" for purposes of the Section. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03127  Rep. David A. Welter

35 ILCS 200/15-190 new
70 ILCS 605/1-8 new

Amends the Property Tax Code. Provides that all property used exclusively for public or conservation purposes belonging to a forest preserve district or a conservation district is exempt from taxation. Amends the Illinois Drainage Code. Provides that before any action may be taken by a drainage district regarding property owned or operated by a forest preserve district organized pursuant to the Downstate Forest Preserve District Act or a conservation district organized pursuant to the Conservation District Act, the drainage district shall first receive approval for the action from the board of commissioners of the forest preserve district or the board of trustees of the conservation district. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03128  Rep. David A. Welter

325 ILCS 20/1 from Ch. 23, par. 4151

Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03129
Rep. David A. Welter-David S. Olsen
5 ILCS 440/1 from Ch. 1, par. 3201

Amends the Time Standardization Act. Provides that the State is exempt from the provisions of the federal Uniform Time Act of 1966 that establish daylight saving time. Effective July 1, 2017.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03130
Rep. Charles Meier

(Sen. Napoleon Harris, III)

415 ILCS 60/6 from Ch. 5, par. 806
415 ILCS 60/12 from Ch. 5, par. 812

Amends the Illinois Pesticide Act. Changes the product registration fee to $600 per 2-year registration period (currently, $300 per product per year). Changes the business registration fee to $800 per 2-year registration period (currently, $400 per year). Changes the penalty for late registration to $100 per product in addition to the regular product registration fee (currently, $400 per product in lieu of the normal registration fee). Makes other changes. Effective immediately.

Aug 15 17 H Public Act . . . . . . . . . 100-0115

HB 03131
(Sen. Omar Aquino-Patricia Van Pelt-Karen McConnaughay)

20 ILCS 1305/1-65 new

Amends the Department of Human Services Act. Requires the Department of Human Services to collect and publicly report statistical data on the racial and ethnic demographics of program participants for each program administered by the Department. Provides that when collecting the data, the Department shall use the same racial and ethnic classifications for each program. Provides a non-exclusive list of racial and ethnic classifications to be used by the Department. Provides that if a program administered by the Department is subject to federal reporting requirements that include the collection and public reporting of statistical data on the racial and ethnic demographics of program participants, the Department may maintain the same racial and ethnic classifications used under the federal requirements. Provides that the Department shall make all demographic information collected available to the public which at a minimum shall include posting the information for each program in a timely manner on the Department's official website. Provides that if the Department already has a mechanism or process in place to report information about program participation for any program administered by the Department, then the Department shall use that mechanism or process to include the demographic information collected under the new provisions. Provides that if the Department does not have a mechanism or process in place to report information about program participation for any program administered by the Department, then the Department shall create a mechanism or process to disseminate the demographic information collected under the new provisions.

House Floor Amendment No. 2

Changes the racial and ethnic classifications the Department of Human Services shall use when collecting statistical data on the racial and ethnic demographics of program participants to the following: (1) American Indian and Alaska Native alone; (2) Asian alone; (3) Black or African American alone; (4) Hispanic or Latino of any race; (5) Native Hawaiian and Other Pacific Islander alone; (6) White alone; (7) Some other race alone; and (8) Two or more races (rather than (1) Native American; (2) Asian; (3) Black or African American (not Hispanic or Latino); (4) Hispanic or Latino; (5) Native Hawaiian or Other Pacific Islander; (6) White (not Hispanic or Latino); (7) Some other race; and (8) Two or more races).

Aug 22 17 H Public Act . . . . . . . . . 100-0275
HB 03132  
Rep. Carol Sente-Robyn Gabel

415 ILCS 15/5  from Ch. 85, par. 5955

Amends the Solid Waste Planning and Recycling Act. Provides that a county’s revised solid waste management plan may provide for the specified collection of residential food scrap and may include a plan for source separated collection of residential food scrap by all county residents within 5 years. Specifies information that shall be included in revised waste management plans. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03133  

New Act

10 ILCS 5/28-7  from Ch. 46, par. 28-7
30 ILCS 15/3a  from Ch. 102, par. 7a
35 ILCS 200/1-151 new
35 ILCS 200/3-70
35 ILCS 516/320
55 ILCS 5/Div. 2-4 heading
55 ILCS 5/2-4006
55 ILCS 5/5-1005  from Ch. 34, par. 5-1005
55 ILCS 5/5-32028  from Ch. 34, par. 5-32028
60 ILCS 1/25-15
60 ILCS 1/25-25
60 ILCS 1/Art. 27 heading
60 ILCS 1/27-5
60 ILCS 1/27-10
60 ILCS 1/27-15
60 ILCS 1/78-10 new
60 ILCS 1/235-20
60 ILCS 1/78-5 rep.

Creates the Township Modernization and Consolidation Act. Provides that all townships in a county may be dissolved by referendum, through either citizen petition or county board ordinance. Provides for petition, ordinance, and notice requirements. Provides for transfer of property, assets, personnel, contractual obligations, liabilities, tax levies, records, and rights and duties from the township to county. Further provides for procedures the county board may employ if a township has outstanding debt on the date of dissolution of the township. Amends the Township Code. Abolishes of office of township collector and transfers all powers and duties to the county collector. Provides that counties who dissolve all townships may retain their current form of governance (currently, required to form a commission form). Further provides that all townships within a coterminous municipality may dissolve (currently, only selected townships may). Amends the Election Code, Public Funds Statement Publication Act, the Property Tax Code, Mobile Home Local Services Tax Enforcement Act, and Counties Code making conforming changes.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 03134  
Rep. Sam Yingling-Mike Fortner

420 ILCS 40/15 rep.

Amends the Radiation Protection Act of 1990. Abolishes the Radiologic Technologist Accreditation Advisory Board.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03135  Rep. Sam Yingling-Rita Mayfield

55 ILCS 5/5-44010
55 ILCS 5/5-44020

Amends the Local Government Reduction and Efficiency Division of the Counties Code. Provides that the Division applies to all counties (currently, only applies to DuPage, Lake, and McHenry Counties). Excludes community mental health boards and boards established under the County Care for Persons with Developmental Disabilities Act from the definition of "unit of local government". Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03136  Rep. Robert W. Pritchard

35 ILCS 505/2 from Ch. 120, par. 418
35 ILCS 505/8 from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Provides that, beginning on July 1, 2017, the rate of tax imposed in the Act shall be 29 cents per gallon (currently, 19 cents per gallon), plus an additional 2 1/2 cents per gallon for diesel fuel. Provides that, of the additional 10 cents per gallon, 6 cents per gallon shall be deposited into the Road Fund and 4 cents per gallon shall be distributed to municipalities, counties, and road districts.

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 505/8 from Ch. 120, par. 424

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Removes provisions from the introduced bill concerning the distribution of the additional motor fuel tax proceeds. Provides that the rate of tax changes on January 1, 2018 (in the introduced bill, July 1, 2017).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03137  Rep. C.D. Davidsmeyer

430 ILCS 85/2-1 from Ch. 111 1/2, par. 4051

Amends the Amusement Ride and Attraction Safety Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03138  Rep. Mark Batinick

225 ILCS 454/1-10
225 ILCS 454/5-10
225 ILCS 454/5-70
225 ILCS 454/5-80
225 ILCS 454/Art. 30 heading
225 ILCS 454/30-5
225 ILCS 454/30-10
225 ILCS 454/30-15
225 ILCS 454/30-20
225 ILCS 454/30-25

Amends the Real Estate License Act of 2000. Creates an education provider license to provide courses in pre-license, post-license, and continuing education subjects related to real estate transactions. Establishes requirements for an education provider license. Makes conforming changes throughout the Act. Creates an education provider instructor license and makes conforming changes throughout the Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03139  Rep. Linda Chapa LaVia-Mark Batinick, Luis Arroyo and Elizabeth Hernandez  
(Sen. Jacqueline Y. Collins)  
105 ILCS 5/26-18 new  
105 ILCS 5/27A-5  
Amends the School Code. Provides that beginning July 1, 2018, every school district, charter school, or alternative school  
or any school receiving public funds shall collect and review its chronic absence data and determine what systems of support and  
resources are needed to engage chronically absent students and their families to encourage the habit of daily attendance and promote  
success. Provides that school districts, charter schools, or alternative schools or any school receiving public funds shall provide a  
system of support to students who are at risk of reaching or exceeding chronic absence levels with strategies such as those available  
through the Illinois Multi-tiered Systems of Support Network. Requires schools to make resources available to support and engage  
students. Makes conforming changes.  
House Committee Amendment No. 1  
Provides that certain schools are encouraged to (rather than shall) provide a system of support to students who are at risk of  
reaching or exceeding chronic absence levels. Provides that schools are additionally encouraged to (rather than shall) make certain  
resources available to families to support and engage students and their families.  
Aug 18 17  H  Public Act . . . . . . . . . 100-0156

HB 03140  Rep. David Harris  
35 ILCS 5/203  
Amends the Illinois Income Tax Act. In the case of individuals, trusts, and estates, provides that a deduction for certain  
retirement income is not allowed if (i) in the case of a taxpayer who is younger than 65 years of age during the taxable year, the  
taxpayer's adjusted gross income is $80,000 or more and (ii) in the case of a taxpayer who is 65 years of age or older during the  
taxable year (including a taxpayer who turns 65 years of age during the taxable year), the taxpayer's adjusted gross income is $100,000  
or more. Effective immediately.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03141  Rep. David Harris  
35 ILCS 105/3-10  
35 ILCS 110/3-10 from Ch. 120, par. 2-203  
35 ILCS 115/3-10 from Ch. 120, par. 439.33-10  
35 ILCS 120/2-10 from Ch. 120, par. 439.103-10  
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax  
Act. Provides that the tax on gasohol applies to 100% of the proceeds of sales made on or after the effective date (currently, the tax  
applies to 80% of the proceeds of sales made before December 31, 2018 and 100% of the proceeds of sales made thereafter).  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03142

New Act
Creates the Criminal History in College Applications Act. Provides that a public college may not inquire about or consider an applicant's criminal history information at any time during the admission decision-making process, except as required by State or federal law. Allows public colleges to continue using a multi-institution application, even if the application inquires about criminal history, but requires the public college to disregard the information for the admissions process. Allows public colleges to inquire about criminal history for certain purposes after the admission decision-making process, but forbids public colleges from rescinding an admissions offer based on the information. Authorizes public colleges to provide certain information. Effective immediately.

House Committee Amendment No. 1
Provides that a public college may make inquiry about or consider an applicant's criminal history information if that inquiry or consideration is required by federal law or specified provisions of the Department of State Police Law of the Civil Administrative Code of Illinois or the Medical School Matriculant Criminal History Records Check Act, if applicable (rather than is required by State or federal law). Provides that a public college may make inquiries about and consider an individual's criminal history information for the purposes of offering the individual other guidance, in addition to counseling and services. Provides that a college may include information on its admissions materials and website that informs prospective applicants that a criminal record may affect an individual's ability to obtain certain professional, in addition to occupational, licenses.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

HB 03143
(Sen. Mattie Hunter-Ira I. Silverstein-Wm. Sam McCann-Patricia Van Pelt-Kimberly A. Lightford, Julie A. Morrison, Jacqueline Y. Collins and Laura M. Murphy)

30 ILCS 540/1 from Ch. 127, par. 132.401
Amends the State Prompt Payment Act. In the definition of "goods or services furnished to the State", includes services concerning prevention, intervention, or treatment services and supports for youth provided by a vendor by virtue of a contractual grant agreement. In the definition of "proper bill or invoice", includes invoices issued under a contractual grant agreement.
Fiscal Note (Dept. of Human Services)
Based on a conservative definition, the Department of Human Services estimates that the fiscal impact for the applicable appropriations is approximately $0.5 million to $1.0 million.
Nov 09 17 H Public Act . . . . . . . . . 100-0549

HB 03144
Rep. Emily McAsey-Martin J. Moylan

35 ILCS 200/15-170 from Ch. 56 1/2, par. 330
Amends the Property Tax Code. Provides that the maximum amount of the senior citizens homestead exemption shall be $6,000 (currently, $5,000). Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03145

410 ILCS 625/0.01 from Ch. 56 1/2, par. 330
Amends the Food Handling Regulation Enforcement Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03146

410 ILCS 625/0.01 from Ch. 56 1/2, par. 330
Amends the Food Handling Regulation Enforcement Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03147  Rep. Jay Hoffman

105 ILCS 5/2-3.64a-5

Amends the School Code. Makes a technical change in a Section concerning State goals and assessment.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03148  Rep. Frances Ann Hurley, Kathleen Willis and Margo McDermed

50 ILCS 810/1 from Ch. 111 1/2, par. 3401

50 ILCS 810/5 new

Amends the Building Code Violation Notice Posting Act. Provides that a municipality, township, or county that has a building code shall, in addition to any other notice required by law, post a notice containing a large red "X", of not less than 2 feet by 2 feet in size, conspicuously on the front of any building or structure the designated building code enforcement officer has determined to be a dilapidated structure. Provides that a police officer or fire fighter who, while in the performance of his or her duties, determines that a building or structure is a dilapidated structure, he or she shall post a red "X" on the building or structure and immediately notify the designated building code enforcement officer. Requires the building code enforcement officer to examine the building or structure within 24 hours after receiving notice and determine if the building is dilapidated and whether the "X" should remain. Limits home rule powers.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03149  Rep. Frances Ann Hurley

35 ILCS 200/15-172

Amends the Property Tax Code. In a Section concerning the Senior Citizens Assessment Freeze Homestead Exemption, provides that, for taxable year 2017 and thereafter, the maximum income limitation is $65,000 (currently, $55,000). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


55 ILCS 5/3-5010.5

Amends the Counties Code. Removes a repeal date of June 1, 2018 in a Section concerning a county recorder's ability to establish procedures for investigating filings that would cause the recorder to reasonably believe that the filing may be fraudulent, unlawfully altered, or intended to unlawfully cloud or transfer the title of any real property. Effective immediately.

Aug 22 17  H  Public Act . . . . . . . . . 100-0276


720 ILCS 5/12-6 from Ch. 38, par. 12-6

Amends the Criminal Code of 2012. Provides that a person commits intimidation when, with intent to cause another to perform or to omit the performance of any act, he or she communicates to another, directly or indirectly by any means, a threat to perform without lawful authority publish sexually explicit images of another person without consent.

May 26 17  S  Rule 3-9(a) / Re-referred to Assignments
HB 03152  Rep. Kelly M. Burke-Norine K. Hammond-Emanuel Chris Welch and Daniel J. Burke

Amends various Acts relating to the governance of public universities and community college districts in Illinois. Allows universities and community colleges to establish a digital discount program that complies with federal regulations. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03153  Rep. Litesa E. Wallace

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that when assessing payment for any amount due under provisions that require an employer to make an additional contribution for salary increases greater than 6% in any school year used to determine final rate of salary for school years 2018 through 2021, the System shall exclude salary increases resulting from overload work, including summer school, when the school district has certified to the System, and the System has approved the certification, that (i) the overload work is for the sole purpose of classroom instruction in excess of the standard number of classes for a full-time teacher in a school district during a school year and (ii) the salary increases are equal to or less than the rate of pay for classroom instruction computed on the teacher's current salary and work schedule. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03154  Rep. Sonya M. Harper

Amends the Illinois Vehicle Code. Provides that local authorities, with respect to highways under their jurisdiction, may limit the operation of trucks or other commercial vehicles in areas with poor air quality. Defines "poor air quality".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03155  Rep. Sonya M. Harper

Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03156  Rep. Sonya M. Harper

Amends the Illinois Income Tax Act. In a Section concerning the credit for wages paid to ex-felons, provides that, if the taxpayer is a business located in a census tract with a high rate of unemployment and violent crime, then (i) the amount of the credit shall be 10% (currently, 5%) of qualified wages paid by the taxpayer during the taxable year to the qualified ex-offender and (ii) the total credit allowed to that taxpayer with respect to each qualified ex-offender may not exceed $3,000 (currently, $1,500) for all taxable years. Provides that, in the case of those taxpayers, the requirement that the ex-felon must be hired by the taxpayer within 3 years after being released from an Illinois adult correctional center does not apply. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03157


(Sen. Mattie Hunter-Kimberly A. Lightford-Jacqueline Y. Collins and Daniel Biss)

20 ILCS 205/205-48 new

Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department of Agriculture shall identify and track geographical areas in this State that are food deserts. Provides that the Department shall notify respective municipal governmental bodies identified as food deserts and provide an annual report to the General Assembly detailing the locations of food deserts within the State and an analysis of health impacts on populations in locations identified in this State as food deserts. Defines "food desert".

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the Department of Agriculture shall work in cooperation with the Department of Public Health. Makes a technical change.

Fiscal Note, House Committee Amendment No. 1 (Dept of Agriculture)

The fiscal impact to the Department of Agriculture would be the cost of salary, fringe benefits, and operational expenses necessary to create the position and hire an employee to fulfill the duties required under this bill. The Department estimates that number to be $250,000 annually.

House Floor Amendment No. 2

Deletes reference to:

20 ILCS 205/205-48 new

Adds reference to:

20 ILCS 2310/2310-22 new

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health, in cooperation with the Department of Agriculture, shall notify respective municipal governmental bodies identified as food deserts and provide an annual report to the General Assembly by December 31 of each year that identifies the locations of food deserts within the State and provides information about health issues associated with food deserts. Provides that if the annual report contains information from the federal government that identifies the locations of food deserts in the State and provides information on health issues associated with food deserts, then the requirements of the amendatory Act shall be satisfied. Defines "food desert".

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:

Removes language providing that the Department of Public Health shall work in cooperation with the Department of Agriculture.

Removes language providing that the Department of Public Health shall notify respective municipal governmental bodies identified as food deserts.

Sep 08 17 H Public Act . . . . . . . . 100-0493

HB 03158

Rep. Sonya M. Harper

220 ILCS 5/5-113 new

Amends the Public Utilities Act. Requires public water utilities operating in this State to file annually to the Illinois commerce Commission a report analyzing the risk and vulnerability of the State's water supply to cyber attack. Specifies the information to be provided in the report. Requires the reports to be submitted to the Commission by April 1 of each year, and for the Commission to post the reports on its publicly accessible website. Allows the Commission to adopt rules to implement the applicable requirements. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03159

Rep. Sonya M. Harper

820 ILCS 105/4 from Ch. 48, par. 1004

Amends the Minimum Wage Law. Increases the minimum wage to $15 per hour on October 1, 2017. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03160
Rep. Sheri Jesiel-Barbara Wheeler

35 ILCS 200/18-185

35 ILCS 5/224 new

Amends the Property Tax Code. Provides that, for taxing districts in counties with more than 700,000 inhabitants but fewer than 710,000 inhabitants, the limiting rate under the Property Tax Extension Limitation Law shall be the lesser of (i) the limiting rate as otherwise calculated under that Law or (ii) 2.5 times the median aggregate tax rate for all taxing districts within the county. Amends the Illinois Income Tax Act. Creates an income tax credit for businesses in an amount not to exceed $5,000 for each new full-time employee hired by the taxpayer in calendar year 2017 or 2018 to work at a location in a county with more than 700,000 inhabitants but fewer than 710,000 inhabitants. Provides that, of the $5,000 credit amount, (i) $3,000 is allowed as a credit for the taxable year in which the employee was hired if the employee remains employed by the taxpayer on the last day of the taxable year and (ii) $2,000 is allowed as a credit for the following taxable year if the employee remains employed by the employer on the last day of that taxable year. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03161

20 ILCS 301/20-30 new

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Requires the Department of Human Services to create and maintain a website to educate the public on heroin and prescription opioid abuse. Provides that at a minimum, the website shall include: (i) information on the warning signs of heroin and prescription opioid addiction; (ii) helpful hints for parents on how to discuss the dangers of heroin and prescription opioid addiction with their children; (iii) information on available treatment options and services; (iv) a listing of the toll-free number established by the Department to provide information and referral services for persons with questions concerning substance abuse and treatment; and (v) links to flyers and resources for download. Provides that the Department shall adopt any rules necessary to implement the new provisions.

Senate Committee Amendment No. 1

Adds reference to:

20 ILCS 301/5-10

Further amends the Alcoholism and Other Drug Abuse and Dependency Act. In a provision setting forth the functions of the Department of Human Services under the Act, provides that, in partnership with the Department of Healthcare and Family Services, the Department of Human Services shall act as one of the principal State agencies for the sole purpose of calculating the maintenance of effort requirement under a specified provision of the Public Health Service Act and the Code of Federal Regulations.

Sep 08 17 H Public Act . . . . . . . . 100-0494

HB 03162
Rep. Natalie A. Manley

20 ILCS 2105/2105-15

Amends the Department of Financial and Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to establish a service dog license program under which a dog acting as a service dog shall be licensed. Requires the Department to establish rules, and provides requirements for those rules. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03163


(Sen. Andy Manar-Kimberly A. Lightford, Jennifer Bertino-Tarrant, Thomas Cullerton, Omar Aquino-Jacqueline Y. Collins-Patricia Van Pelt-Napoleon Harris, III, Donne E. Trotter, Linda Holmes, Mattie Hunter, Julie A. Morrison and Laura M. Murphy)

15 ILCS 505/16.6

35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the State Treasurer Act. Provides that contributions to an ABLE account during the taxable year may be deducted from adjusted gross income as provided under a specified Section of the Illinois Income Tax Act. Amends the Illinois Income Tax Act. In a Section concerning base income, provides that the adjusted gross income shall be modified by adding a maximum amount of, for taxable years beginning on or after January 1, 2018, $10,000 contributed in the taxable year to an ABLE account under a specified Section of the State Treasurer Act. Provides for an exemption from a Section concerning the sunset of exemptions, credits, and deductions under the Act. Effective immediately.

Fiscal Note (Dept. of Revenue)

In the long run, the tax incentive provided in HB 3163 may reduce income tax revenue by a range of $5 million to $40 million per year depending on the assumed number of account holders and contribution rates.

Senate Floor Amendment No. 2

Deletes reference to:

15 ILCS 505/16.6

Deletes reference to:

35 ILCS 5/203

Adds reference to:

20 ILCS 620/7 from Ch. 67 1/2, par. 1007

Adds reference to:

30 ILCS 105/13.2 from Ch. 127, par. 149.2

Adding reference to:

35 ILCS 200/18-200

Adding reference to:

35 ILCS 200/18-249

Adding reference to:

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Adding reference to:

50 ILCS 470/33

Adding reference to:

55 ILCS 85/7 from Ch. 34, par. 7007

Adding reference to:

55 ILCS 90/50 from Ch. 34, par. 8050

Adding reference to:

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

Adding reference to:

65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8

Adding reference to:

65 ILCS 5/11-74.6-35

Adding reference to:

65 ILCS 110/50

Adding reference to:

105 ILCS 5/1A-8 from Ch. 122, par. 1A-8

Adding reference to:

105 ILCS 5/1B-5 from Ch. 122, par. 1B-5
HB 03163 (CONTINUED)

105 ILCS 5/1B-6
Adds reference to:
105 ILCS 5/1B-7
Adds reference to:
105 ILCS 5/1B-8
Adds reference to:
105 ILCS 5/1C-1
Adds reference to:
105 ILCS 5/1C-2
Adds reference to:
105 ILCS 5/1D-1
Adds reference to:
105 ILCS 5/1E-20
Adds reference to:
105 ILCS 5/1F-20
Adds reference to:
105 ILCS 5/1F-62
Adds reference to:
105 ILCS 5/1H-20
Adds reference to:
105 ILCS 5/1H-70
Adds reference to:
105 ILCS 5/2-3.33
from Ch. 122, par. 1B-6
Adds reference to:
105 ILCS 5/2-3.51.5
from Ch. 122, par. 1B-7
Adds reference to:
105 ILCS 5/2-3.66
from Ch. 122, par. 1B-8
Adds reference to:
105 ILCS 5/2-3.66b
from Ch. 122, par. 1C-1
Adds reference to:
105 ILCS 5/2-3.84
from Ch. 122, par. 1C-2
Adds reference to:
105 ILCS 5/2-3.109a
from Ch. 122, par. 1C-7
Adds reference to:
105 ILCS 5/2-3.170 new
from Ch. 122, par. 1E-20
Adds reference to:
105 ILCS 5/3-14.21
from Ch. 122, par. 1F-20
Adds reference to:
105 ILCS 5/7-14A
from Ch. 122, par. 1F-62
Adds reference to:
105 ILCS 5/10-17a
from Ch. 122, par. 1G-20
Adds reference to:
105 ILCS 5/10-19
from Ch. 122, par. 1H-20
Adds reference to:
105 ILCS 5/10-22.5a
from Ch. 122, par. 1H-70
Adds reference to:
105 ILCS 5/10-22.20
from Ch. 122, par. 1I-20
Adds reference to:
HB 03163 (CONTINUED)

105 ILCS 5/10-29
Add reference to:
105 ILCS 5/11E-135
Add reference to:
105 ILCS 5/13A-8
Add reference to:
105 ILCS 5/13B-20.20
Add reference to:
105 ILCS 5/13B-45
Add reference to:
105 ILCS 5/13B-50
Add reference to:
105 ILCS 5/13B-50.10
Add reference to:
105 ILCS 5/13B-50.15
Add reference to:
105 ILCS 5/14-7.02b
Add reference to:
105 ILCS 5/14-13.01 from Ch. 122, par. 14-13.01
Add reference to:
105 ILCS 5/14C-1 from Ch. 122, par. 14C-1
Add reference to:
105 ILCS 5/14C-12 from Ch. 122, par. 14C-12
Add reference to:
105 ILCS 5/17-1 from Ch. 122, par. 17-1
Add reference to:
105 ILCS 5/17-1.2 from Ch. 122, par. 17-1.2
Add reference to:
105 ILCS 5/17-1.5 from Ch. 122, par. 17-1.5
Add reference to:
105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11
Add reference to:
105 ILCS 5/17-2A from Ch. 122, par. 17-2A
Add reference to:
105 ILCS 5/17-3.6 new from Ch. 122, par. 17-3.6
Add reference to:
105 ILCS 5/18-4.3 from Ch. 122, par. 18-4.3
Add reference to:
105 ILCS 5/18-8.05 from Ch. 122, par. 18-8.05
Add reference to:
105 ILCS 5/18-8.10 from Ch. 122, par. 18-8.10
Add reference to:
105 ILCS 5/18-8.15 new from Ch. 122, par. 18-8.15
Add reference to:
105 ILCS 5/18-9 from Ch. 122, par. 18-9
Add reference to:
105 ILCS 5/18-12 from Ch. 122, par. 18-12
Add reference to:
HB 03163 (CONTINUED)

105 ILCS 5/26-16
Adds reference to:
105 ILCS 5/27-8.1
from Ch. 122, par. 27-8.1

Adds reference to:
105 ILCS 5/27A-9

Adds reference to:
105 ILCS 5/27A-11

Adds reference to:
105 ILCS 5/29-5
from Ch. 122, par. 29-5

Adds reference to:
105 ILCS 5/34-2.3
from Ch. 122, par. 34-2.3

Adds reference to:
105 ILCS 5/34-18
from Ch. 122, par. 34-18

Adds reference to:
105 ILCS 5/34-18.30

Adds reference to:
105 ILCS 5/34-43.1
from Ch. 122, par. 34-43.1

Adds reference to:
105 ILCS 70/25


Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HB 03164 Rep. Juliana Stratton
(Sen. Mattie Hunter)

235 ILCS 5/6-11
Amends the Liquor Control Act of 1934. Authorizes the issuance and renewal of a license to sell alcoholic liquor at premises located within 100 feet of specific places of worship or schools located in the City of Chicago. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. In provisions authorizing the issuance and renewal of a license to sell alcoholic liquor at premises located within 100 feet of a specific church located in the City of Chicago, provides that the premises are at least 3,000 but no more than (rather than between 4,350 and) 5,000 square feet. Removes provisions requiring certain premises to be located in buildings with frontage on specified streets and removes a reference to a specific street with regard to the location of the main entrance of a specific place of worship. Authorizes the issuance and renewal of a license to sell alcoholic liquor at premises located within 100 feet of specific places of worship or schools located in the City of Chicago. Effective immediately.

House Floor Amendment No. 2
Authorizes the issuance and renewal of licenses to sell alcoholic liquor within a restaurant at premises located within 100 feet of a specific school located in the City of Chicago.

Aug 04 17 H Public Act . . . . . . . 100-0036
(Sen. Kwame Raoul, Steven M. Landek-Jacqueline Y. Collins and Kimberly A. Lightford-Mattie Hunter)

730 ILCS 5/3-2.5-40.1
Amends the Unified Code of Corrections. Provides that the training for Department of Juvenile Justice personnel shall include courses in restorative justice. Defines "restorative justice". Provides that the Department may adopt rules to implement the training, including the length and frequency of the courses and the curriculum for the courses.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that the training for Department of Juvenile Justice personnel shall include courses in restorative practices. Defines "restorative practices" as programs and activities based on a philosophical framework that emphasizes the need to repair harm through a process of mediation and peace circles in order to promote empowerment and reparation. Provides that the Department may adopt rules to implement the training, including the length and frequency of the courses and the curriculum for the courses.

Aug 18 17  H  Public Act . . . . . . . . . 100-0157

20 ILCS 3930/2 from Ch. 38, par. 210-2

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Jacqueline Y. Collins-Mattie Hunter, Daniel Biss-Iris Y. Martinez, Omar Aquino-Julie A. Morrison, Napoleon Harris, III, Emil Jones, III, Toi W. Hutchinson, Donna E. Trotter and Kimberly A. Lightford)
305 ILCS 5/9A-11.2 new
Amends the Illinois Public Aid Code. Requires the Department of Human Services to conduct and regularly update a study on the early childhood workforce at least once every 3 years. Provides that the study shall: (i) describe the professional development system for the early childhood workforce and characteristics of the workforce; (ii) determine compensation levels that are sufficient to attract, support, and retain a workforce of high-quality child care providers; (iii) make recommendations to help create an accessible and well-supported career advancement pathway and estimate the providers' costs of implementing training and professional development, including the compensation levels identified in item (ii); and (iv) describe how the Department can set provider payment rates sufficient to allow providers to achieve the compensation levels. Provides that the Department shall conduct the study required by carrying out a cost of quality study or survey that the Department is currently conducting, as a requirement of its State plan under a specified provision of the Child Care and Development Block Grant Act of 1990, and utilize the information to set base payment rates.

Fiscal Note (Dept. of Human Services)
Currently, the Child Care Program purchases the completion of the Market Rate and Salary and Staffing surveys via contract through Illinois Network of Child Care Resource and Referral Agencies (INCCarra) at an estimated cost of close to $100,000. It is anticipated that adding this third study would cost an estimated $40,000 to $50,000.

Oct 27 17  H  Total Veto Stands - No Positive Action Taken
Amends the Abused and Neglected Child Reporting Act. In a provision that requires the classification of all reports in the central register, provides that prior to classifying a report, the person making the classification shall determine whether the child named in the report is the subject of a juvenile delinquency action under the Juvenile Court Act of 1987 with an open placement or intact family services case with the Department of Children and Family Services or the subject of an abuse, neglect, or dependent minor action under the Juvenile Court Act of 1987. With regard to a report that the Department intends to classify as indicated, requires the Department to transmit a copy of the report with a written notice of the Department's intent to the child's attorney or appointed guardian ad litem within 45 days of the classification of the report. Sets forth similar notice requirements with regard to unfounded reports. Permits a person appointed under the Juvenile Court Act of 1987 as the guardian ad litem of a minor who has an open placement or intact family services case and who is the subject of a report or records made pursuant to the Act to have access to certain records concerning reports of child abuse and neglect. Amends the Juvenile Court Act of 1987. Provides that a guardian ad litem appointed under the Act for a minor with an open placement or intact family services case with the Department is entitled to receive copies of any and all classified reports of child abuse or neglect made pursuant to the Abused and Neglected Child Reporting Act.

House Committee Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: In provisions under the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 that require the Department of Children and Family Services to provide a copy of any report it intends to classify as indicated to the guardian ad litem of the minor who is the subject of the report, requires the Department to provide the report to the guardian ad litem appointed for a minor with an open intact family services case with the Department (rather than for a minor who has an open placement or intact family services case with the Department). Provides that the Department's obligation to provide the copied report to a guardian ad litem for a minor with an open intact family services case applies only if the guardian ad litem notified the Department in writing of the representation.
HB 03169
(Sen. Dan McConchie-Dale A. Righter)

5 ILCS 179/10
5 ILCS 350/1
20 ILCS 5/5-535 was 20 ILCS 5/6.15
20 ILCS 505/4d new
20 ILCS 505/5 from Ch. 23, par. 5005
20 ILCS 505/5a from Ch. 23, par. 5005a
20 ILCS 505/6b from Ch. 23, par. 5006b
20 ILCS 505/7.5
20 ILCS 505/34.11
20 ILCS 505/35.1 from Ch. 23, par. 5035.1
20 ILCS 505/39.3
20 ILCS 515/20
20 ILCS 535/10
20 ILCS 1705/69
30 ILCS 105/16 from Ch. 127, par. 152
30 ILCS 105/24.5 from Ch. 127, par. 160.5
55 ILCS 5/3-3013 from Ch. 34, par. 3-3013
105 ILCS 5/14-8.02a
225 ILCS 10/2.01b new
225 ILCS 10/2.31
225 ILCS 10/7.3
325 ILCS 20/12 from Ch. 23, par. 4162
325 ILCS 25/1 from Ch. 23, par. 6551
325 ILCS 58/10
405 ILCS 5/3-503 from Ch. 91 1/2, par. 3-503
705 ILCS 405/2-10 from Ch. 37, par. 802-10
705 ILCS 405/3-12 from Ch. 37, par. 803-12
705 ILCS 405/3-21 from Ch. 37, par. 803-21
705 ILCS 405/3-24 from Ch. 37, par. 803-24
705 ILCS 405/4-9 from Ch. 37, par. 804-9
705 ILCS 405/4-18 from Ch. 37, par. 804-18
705 ILCS 405/4-21 from Ch. 37, par. 804-21
705 ILCS 405/5-615
705 ILCS 405/5-715
730 ILCS 5/5-5-10
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1
740 ILCS 110/9 from Ch. 91 1/2, par. 809
750 ILCS 50/1 from Ch. 40, par. 1501
750 ILCS 50/12.2
750 ILCS 50/18.3 from Ch. 40, par. 1522.3
HB 03169 (CONTINUED)

750 ILCS 50/18.9

Amends the Children and Family Services Act by defining "youth in care" as persons placed in the temporary custody or guardianship of the Department of Children and Family Services pursuant to the Juvenile Court Act of 1987. Amends various Acts by changing certain references to children who are wards of the Department of Children and Family Services or wards of the State to references to youth in care. Also changes terminology relating to children in the guardianship or custody of the Department of Children and Family Services. Makes other changes. Effective immediately.

Aug 18 17 H Public Act . . . . . . . . . 100-0159


35 ILCS 405/2 from Ch. 120, par. 405A-2
35 ILCS 405/3 from Ch. 120, par. 405A-3
35 ILCS 405/4 from Ch. 120, par. 405A-4

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act for persons dying on or after the effective date or for transfers made on or after the effective date.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03171 Rep. Nick Sauer, Grant Wehrli, Mark Batinick and Tim Butler

105 ILCS 5/1D-1
105 ILCS 5/14-7.02b
105 ILCS 5/14-7.05

Amends the Block Grants for Chicago Article of the School Code. Removes provisions that require the educational services block grant to include Special Education and funding for children requiring special education services. Makes related changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee


(Sen. Jil Tracy-Karen McConnaughay)

625 ILCS 5/13-109 from Ch. 95 1/2, par. 13-109

Amends the Illinois Vehicle Code. Provides that specified vehicles of the second division, medical transport vehicles, and vehicles designed to carry 15 or fewer passengers operated by a contract carrier transporting employees shall be subject to a safety test at an official testing station at least every 12 months (rather than 6 months). Provides that each school bus and each vehicle of the first division that is used for a purpose that requires a school bus driver permit shall be subject to a safety test at an official testing station at least every 12 months (rather than 6 months) or 10,000 miles, whichever occurs first.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a truck tractor in combination with a semitrailer shall be subject to a safety test at an official testing station at least every 12 months (rather than 6 months).

Aug 18 17 H Public Act . . . . . . . . . 100-0160

HB 03173 Rep. Nick Sauer

750 ILCS 50/13.1

Amends the Adoption Act. Makes a technical change in a Section concerning the order for standby adoption.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03174 Rep. Jay Hoffman

750 ILCS 50/18 from Ch. 40, par. 1522

Amends the Adoption Act. Makes a technical change in a Section concerning confidentiality of court records.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
Amends the State Universities and Downstate Teacher Articles of the Illinois Pension Code. Provides that, for academic years beginning on or after July 1, 2017, if the amount of a participant's earnings for any academic year used to determine the final rate of earnings, determined on a full-time equivalent basis, exceeds the amount of his or her earnings with the same employer for the previous academic year, determined on a full-time equivalent basis, by more than the unadjusted percentage increase in the consumer price index-u for that year (rather than 6%), then the participant's employer shall pay to the applicable System, in addition to all other payments required and in accordance with guidelines established by that System, the present value of the increase in benefits resulting from the portion of the increase in earnings that is in excess of the unadjusted percentage increase in the consumer price index-u for that year (rather than the present value of the increase in benefits resulting from the portion of the increase in earnings that is in excess of 6%). Defines "consumer price index-u". Amends the State Mandates Act to require implementation without reimbursement.
Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

225 ILCS 10/4.2 from Ch. 23, par. 2214.2
730 ILCS 5/3-3-2 from Ch. 38, par. 1003-3-2
730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5
730 ILCS 5/Ch. V Art. 5.5 heading
730 ILCS 5/5-5.5-5
730 ILCS 5/5-5.5-10
730 ILCS 5/5-5.5-15
730 ILCS 5/5-5.5-21 new
730 ILCS 5/5-5.5-25
730 ILCS 5/5-5.5-30
730 ILCS 5/5-5.5-35
730 ILCS 5/5-5.5-40
730 ILCS 5/5-5.5-50

Amends the Unified Code of Corrections. Changes provisions concerning certificate of relief from disabilities and certificates of good conduct. Changes certificates of relief from disabilities to certificates of relief from collateral consequence or sanction. Provides that upon receiving verified application to the court for a petition for a certificate of relief from collateral consequence or sanction or for a certificate of good conduct, the court shall review the petition and all other relevant materials or evidence. Provides that the court may order any report, investigation, or disclosure by the petitioner that the court believe necessary for the court to make its determination on whether to grant or deny the petition. Provides that the court shall decide whether to grant or deny the petition within 60 days after the court receives or is forwarded the completed petition and all information requested by the court for purposes of making its determination. Provides that upon request of the petitioner, the court may extend the period for determination for an additional 60 days. Provides that the correctional facility shall issue a certificate of qualification for employment to the individual being released who meets certain eligibility requirements. Provides that a certificate of qualification for employment shall only be issued within 30 days before the prisoner is released from a correctional facility, and the certificate is valid for 4 years after the date it is effective unless otherwise revoked by the Department of Corrections or county sheriff. Provides that the Department or county sheriff shall revoke the certificate of qualification for employment if the prisoner commits any criminal offense during the 30-day period before release, and the Department or county sheriff may revoke the certificate of qualification for employment if the prisoner has any institutional misconduct during that period. Provides that the Department or county sheriff shall revoke the certificate of qualification for employment of any individual who commits a felony after receiving a certificate of qualification for employment and who is then placed under the jurisdiction of the Department or county sheriff for committing that felony offense. Amends the Child Care Act of 1969 to make a conforming change.

May 01 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 03177


625 ILCS 5/3-704.2
625 ILCS 5/6-201
625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204
625 ILCS 5/6-205
625 ILCS 5/6-206
625 ILCS 5/6-208.2
625 ILCS 5/6-209 from Ch. 95 1/2, par. 6-209
625 ILCS 5/6-306.5 from Ch. 95 1/2, par. 6-306.5
625 ILCS 5/6-308
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/6-205.2 rep.
625 ILCS 5/6-306.7 rep.

Amends the Illinois Vehicle Code. Removes provisions providing the Secretary of State authority to cancel a license or permit of a person who has failed to pay fees owed to the Illinois Commerce Commission or has been convicted of a sex offense as defined in the Sex Offender Registration Act. Removes a provision providing that the reporting requirements for public officials to the Secretary shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver’s license has been ordered suspended. Provides that the Secretary may suspend or revoke the license or permit of someone who has been convicted of violating a provision in the Criminal Code of 1961 or the Criminal Code of 2012 relating to criminal trespass of vehicles if the violation involves operating the vehicle. Removes various provisions allowing the Secretary to suspend or revoke an individual’s license or permit. Provides that a person who, based on the changes in the bill, becomes eligible for a driver’s license, State identification card, or permit, may petition the Secretary for reinstatement of his or her license, identification card, or permit. Removes other provisions. Repeals Sections concerning suspension of a driver’s license of a person convicted of theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Makes conforming changes.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

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HB 03178 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-6-3
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1025/1 from Ch. 141, par. 101


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03179

(Sen. James F. Clayborne, Jr.-Dan McConchie-Bill Cunningham and Steven M. Landek)

15 ILCS 505/16.5

Amends the State Treasurer Act. Modifies the term "qualified expenses" for the purpose of participant requirements in the use of the College Savings Pool established under the Act. Effective immediately.

Aug 18 17 H Public Act . . . . . . . 100-0161

HB 03180

Rep. Juliana Stratton

30 ILCS 105/8.12 from Ch. 127, par. 144.12

Amends the State Finance Act. Provides that the State Pensions Fund shall be used for operational expenses of the Office of the State Treasurer. Removes requirements that the State Treasurer pay certain amounts to the Bank and Trust Company Fund, the Savings Bank Regulatory Fund, the Residential Finance Regulatory Fund, Financial Institution Fund, and the Credit Union Fund for expenses incurred in complying with the Uniform Disposition of Unclaimed Property Act. Effective immediately.

May 15 17 H Tabled

HB 03181

Rep. Carol Ammons

415 ILCS 5/52.6 new

Amends the Environmental Protection Act. Provides that, on and after January 1, 2018, no person may knowingly cause or allow sale at wholesale or retail of a coal tar sealant product. Provides that, on and after July 1, 2019, no person may knowingly cause or allow application of a coal tar sealant product on any surface, except for highway structures, in the State of Illinois including but not limited to a driveway, parking area, playground, sidewalk, bike trail or roadway. Provides that a city or county may adopt ordinances providing for enforcement of the requirements of this provision. Provides that any violation of this provision shall be enforceable by administrative citation. Provides that penalties for violation may not exceed $1,000 for the first offense and $5,000 for the second offense. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03182  Rep. Carol Ammons and Theresa Mah
625 ILCS 5/2-105  from Ch. 95 1/2, par. 2-105

Amends the Illinois Vehicle Code. Provides that each person applying at a driver services facility for a driver's license or permit, a corrected driver's license or permit, an Illinois identification card or a corrected Illinois identification card shall be notified that the person shall be registered (rather than may apply to register) to vote, and if his or her address has changed, his or her voter registration information shall be updated (rather than may be transferred upon application) to the new address within this State. Provides that the person may decline to register to vote and the employee or the Secretary of State shall not transmit the person's information to the applicable election authority.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03183  Rep. Carol Ammons

50 ILCS 705/6.2
55 ILCS 5/3-9008  from Ch. 34, par. 3-9008
720 ILCS 5/7-5  from Ch. 38, par. 7-5
720 ILCS 5/33-3  from Ch. 38, par. 33-3
730 ILCS 5/3-1-2  from Ch. 38, par. 1003-1-2
730 ILCS 5/3-2-2  from Ch. 38, par. 1003-2-2
730 ILCS 5/3-3-7  from Ch. 38, par. 1003-3-7

Amends the Illinois Police Training Act. Provides that all law enforcement agencies shall notify the Board of any final determination of willful violation of department or agency policy, official misconduct, or violation of law when the officer is disciplined. Amends the Counties Code. Provides that when a petition is filed alleging that the State's Attorney is sick, absent, or unable to fulfill his or her duties seeking the appointment of some competent attorney to prosecute or defend the cause or proceeding, the court shall (rather than consider the petition, any documents filed in response, and if necessary,) grant a hearing to determine whether the State's Attorney is sick, absent, or otherwise unable to fulfill his or her duties. Amends the Criminal Code of 2012. Changes the standards for peace officer use of deadly force. Expands official misconduct to include an officer filing false police reports or failing to turn on or turning off an officer-worn body camera. Amends the Unified Code of Corrections. Provides that the Department of Corrections shall provide educational and visitation opportunities to committed persons within its institutions through temporary access to content-controlled tablets that may be provided as a privilege to committed persons to induce or reward compliance. Makes other changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03184  Rep. Carol Ammons

New Act

Creates the Illinois New Business Owner Act. Provides that no application for a license for any State or local department, agency, board, or commission shall be denied or acted on adversely by reason of the applicant having been previously convicted of one or more criminal offenses or by reason of a finding of lack of good moral character, except if certain determinations are made. Provides certain factors to be considered concerning a previous criminal conviction. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03185
Rep. Carol Ammons
(Sen. Scott M. Bennett)

110 ILCS 70/36m from Ch. 24 1/2, par. 38b12

Amends the State Universities Civil Service Act. Makes a technical change in a Section concerning temporary appointments.

House Committee Amendment No. 1

Deletes reference to:

110 ILCS 70/36m from Ch. 24 1/2, par. 38b1

Adds reference to:

110 ILCS 70/36b from Ch. 24 1/2, par. 38b1

110 ILCS 70/36c from Ch. 24 1/2, par. 38b2

110 ILCS 70/36d from Ch. 24 1/2, par. 38b3

110 ILCS 70/36e from Ch. 24 1/2, par. 38b4

110 ILCS 70/36f from Ch. 24 1/2, par. 38b5

110 ILCS 70/36g from Ch. 24 1/2, par. 38b6

110 ILCS 70/36g-1 from Ch. 24 1/2, par. 38b6.1

110 ILCS 70/36h from Ch. 24 1/2, par. 38b7

110 ILCS 70/36j from Ch. 24 1/2, par. 38b9

110 ILCS 70/36o from Ch. 24 1/2, par. 38b14

110 ILCS 70/36p from Ch. 24 1/2, par. 38b15

110 ILCS 70/36s from Ch. 24 1/2, par. 38b18

Replaces everything after the enacting clause. Amends the State Universities Civil Service Act. Removes references to the abolished State Community College of East St. Louis. Removes outdated provisions. Removes a requirement that vacancies be filled by promotion whenever practicable. Allows the Merit Board to issue subpoenas in the course of any investigation or hearing conducted pursuant to the Act. Removes the power of the Merit Board to set probationary periods of employment. Changes various references from "Director" to "Executive Director". Provides for the appointment of Designated Employer Representatives. Provides that the enumeration of specific duties and powers that the Merit Board may delegate to the Executive Director does not preclude the Merit Board from delegating other duties and powers. Allows the Merit Board to authorize the creation and use of pilot programs to further the goals of the Act. Allows examinations under the Act to be in various forms. Requires examinations in the same classification to be uniform, and provides for the waiver of examination requirements in specified circumstances. Makes changes to provisions concerning veteran preferences and active military service. Moves certain provisions concerning employees promoted in the promotional line and seniority. Makes changes concerning hearings on demotion, removal, or discharge. Expands nondiscrimination protections to include ancestry, age, marital status, order of protection status, disability, military status, sexual orientation, pregnancy, or unfavorable discharge from the military.

House Floor Amendment No. 2

With respect to the University Civil Service Merit Board, changes a reference from "chairman" to "chairperson". Removes duplicate language concerning examinations. Allows for the waiver of examination requirements for additional positions, entry level only (instead of just additional positions). Restores language that provides that employees in positions covered by the State Universities Civil Service Act who, while in good standing, leave to engage in military service during a period of hostility shall be given credit for seniority purposes for time served in the armed forces. Makes technical corrections.

Jul 20 18 H Public Act . . . . . . . . . . . 100-0615
HB 03186  Rep. Charles Meier
225 ILCS 460/14  from Ch. 23, par. 5114
Amends the Solicitation for Charity Act. Makes a technical change in a Section concerning severability.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03187  Rep. Charles Meier
65 ILCS 5/8-11-1.1  from Ch. 24, par. 8-11-1.1
65 ILCS 5/8-11-1.3  from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4  from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.5  from Ch. 24, par. 8-11-1.5
Amends the Illinois Municipal Code. Increases the amount of non-home rule municipal retailers' occupation taxes, non-home rule municipal service occupation taxes, and non-home rule municipal use taxes a non-home rule municipality may impose from 1% to 1.5%. Removes a restriction requiring the taxes to be imposed in 0.25% increments. Effective immediately.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03188  Rep. Daniel Swanson
(Sen. Dale Fowler)
20 ILCS 3931/Act rep.
Repeals the David A. Wirsing Food Animal Institute Act. Effective immediately.
Aug 15 17  H  Public Act . . . . . . . . . 100-0116

HB 03189  Rep. Jerry Lee Long-Charles Meier
(Sen. Sue Rezin)
225 ILCS 660/Act rep.
Repeals the Specialty Farm Product Buyers Act. Effective immediately.
Aug 15 17  H  Public Act . . . . . . . . . 100-0117

HB 03190  Rep. Charles Meier
225 ILCS 705/1.01  from Ch. 96 1/2, par. 251
Amends the Coal Mining Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03191  Rep. Charles Meier
225 ILCS 725/1a  from Ch. 96 1/2, par. 5401a
Amends the Illinois Oil and Gas Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03192  Rep. Charles Meier
525 ILCS 40/2  from Ch. 96 1/2, par. 5902
Amends the State Forest Act. Makes a technical change in a Section concerning forest designations.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03193  Rep. Charles Meier
525 ILCS 15/1  from Ch. 96 1/2, par. 9101
Amends the Illinois Forestry Development Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03194  Rep. Carol Ammons
725 ILCS 5/109-1  from Ch. 38, par. 109-1
Amends the Code of Criminal Procedure of 1963. Provides that a person charged with an offense shall be allowed counsel at the hearing at which bail is determined under the Code. Provides that if the defendant desires counsel for his or her initial appearance but is unable to obtain counsel, the court shall appoint a public defender or licensed attorney at law of this State to represent him or her for purposes of that hearing.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03195  Rep. Christine Winger and Rita Mayfield
35 ILCS 200/15-167
Amends the Property Tax Code. Provides that a veteran who (i) returned from an armed conflict involving the armed forces of the United States prior to 2007 and (ii) otherwise meets the requirements for a returning veterans' homestead exemption is entitled to a returning veterans' homestead exemption for the 2017 and 2018 taxable years. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03196  Rep. Charles Meier
615 ILCS 5/5  from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03197  Rep. Charles Meier
625 ILCS 45/1-1  from Ch. 95 1/2, par. 311-1
Amends the Boat Registration and Safety Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03198  Rep. Charles Meier
520 ILCS 5/1.1  from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03199  Rep. Charles Meier
515 ILCS 5/1-5  from Ch. 56, par. 1-5
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the administration of the Code.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03200  Rep. Charles Meier
515 ILCS 5/1-5  from Ch. 56, par. 1-5
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the administration of the Code.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03201  Rep. Charles Meier
520 ILCS 5/1.1  from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 2610/14  from Ch. 121, par. 307.14
50 ILCS 725/3.8  from Ch. 85, par. 2561
Amends the Civil Administrative Code of Illinois the Department of State Police Law. Amends the Uniform Peace Officers' Disciplinary Act. Provides that it shall not be a requirement of a person filing a complaint against a State Police Officer to have a complaint supported by a sworn affidavit or any other legal documentation (rather than anyone filing a complaint filing a complaint against a State Police Officer must have the complaint supported by a sworn affidavit). Provides that it shall not be a requirement of a person filing a complaint against a sworn peace officer to have the complaint supported by a sworn affidavit or any other legal documentation (rather than anyone filing a complaint against a sworn peace officer must have the complaint supported by a sworn affidavit).
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03203  Rep. Will Guzzardi
50 ILCS 705/1  from Ch. 85, par. 501
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03204  Rep. Daniel Swanson, Mark Batinick, Tim Butler, Steven Reick, Charles Meier, Avery Bourne, Tony McCombie and Jerry Lee Long

520 ILCS 5/2.28-5 new

Amends the Wildlife Code. Provides that the Department of Natural Resources shall, on an annual basis, establish one deer hunting weekend for persons with disabilities in a manner consistent with the provisions of the Code. Provides that the Department may adopt administrative rules to implement the provision. Defines "person with a disability."

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03205  Rep. C.D. Davidsmeyer and Kelly M. Burke

New Act

Creates the Taxpayer's Fiscal Charter Act. Provides for a discretionary spending freeze for fiscal years 2018 and 2019. Sets forth requirements to increase discretionary spending beginning in fiscal year 2020. Requires any new spending proposed by the General Assembly in addition to existing obligations shall be accompanied by a proposed source of revenue to pay for the proposed spending or specified cuts necessary to offset the proposed spending. Prohibits unfunded mandates. Requires the publishing of certain information before voting on or enacting an appropriations bill. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03206  Rep. C.D. Davidsmeyer-Allen Skillicorn

210 ILCS 50/3.85

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a Vehicle Service Provider that serves a rural or semi-rural population of 10,000 or fewer inhabitants and exclusively uses volunteers, paid-on-call, or a combination thereof to provide patient care may apply for alternate rural staffing authorization from the Department of Public Health to authorize the ambulance, Non-Transport Vehicle, Special-Use Vehicle, or Limited Operation Vehicle to be staffed by one EMT licensed at or above the level at which the vehicle is licensed, plus one Emergency Medical Responder when 2 licensed Emergency Services personnel are not available to respond. Provides that an alternate rural staffing authorization shall not expire. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03207  Rep. Lindsay Parkhurst

220 ILCS 5/8-406.1

220 ILCS 5/8-509 from Ch. 111 2/3, par. 8-509

Amends the Public Utilities Act. Modifies the requirements for an application for a certificate of public convenience and necessity for the construction of new high voltage electric service lines and related facilities (Project). Provides that an applicant must provide and identify a proposed primary right-of-way and one or more alternate rights-of-way for the Project at the first public meeting held in each county. Requires that the public be provided the opportunity to comment on the proposed primary and alternate rights-of-way. Requires notice of the time and place scheduled for the public meeting to be provided by registered mail to each owner of record of land included in the proposed primary and alternate rights-of-way over which the utility seeks to construct a high-voltage electric line. Provides that for applications filed after the effective date of this amendatory Act, certificates granted for Projects that will impact agricultural land shall be conditioned on the applicant adhering to an agricultural impact mitigation agreement that he or she has entered into with the Department of Agriculture that outlines the mitigative actions the applicant will take to preserve the integrity of agricultural land impacted by the Project. Provides that if a public utility seeks relief to exercise eminent domain power to make necessary alterations, additions, extensions, or improvements ordered or authorized under certain specified Sections after the Commission enters its order in a proceeding for a certificate of public convenience and necessity for a Project, the Commission shall issue its order within 180 (rather than 45) days after the utility files its petition seeking relief. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Changes the name of the Act to the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Raises the age for whom tobacco products, electronic cigarettes, and alternative nicotine products may be sold to and possessed by from at least 18 years of age to at least 21 years of age. Defines "electronic cigarette". Repeals the Smokeless Tobacco Limitation Act. Amends various other Acts to make conforming changes.

Apr 13 18    H  Rule 19(a) / Re-referred to Rules Committee

HB 03209  Rep. Jerry Costello, II

New Act

5 ILCS 220/4.5

Creates the Competitive Bidding of Local Roads, Streets, and Bridges Act. Provides that no unit of local government may make any contract, intergovernmental agreement, or any other type of agreement with another unit of local government for the maintenance or construction of local roads, streets, and bridges that would have the effect of avoiding competitive bidding required by statute. Limits applicability of the Act under specified circumstances. Limits home rule powers.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee
HB 03210  Rep. Jerry Costello, II-Terri Bryant and Natalie Phelps Finnie

720 ILCS 510/1.1 new
720 ILCS 510/1.2 new
720 ILCS 510/2 from Ch. 38, par. 81-22
720 ILCS 510/5 from Ch. 38, par. 81-25
720 ILCS 510/10 from Ch. 38, par. 81-30
720 ILCS 510/11.2 new
720 ILCS 510/11.3 new
720 ILCS 510/11.4 new
720 ILCS 510/11.5 new
720 ILCS 510/14 from Ch. 38, par. 81-34

Amends the Illinois Abortion Law of 1975. Provides that except in the case of a medical emergency, no physician or person shall knowingly perform, induce, or attempt to perform an abortion upon a pregnant woman when the probable gestational age of her unborn child has been determined to be at least 20 weeks. Provides that a woman upon whom an abortion in violation of the Act is performed or induced may not be prosecuted under the Act for a conspiracy to violate the 20 week requirement. Provides that the woman, the father of the unborn child if married to the mother at the time she receives an abortion in violation of the Act, or, if the mother has not attained the age of 18 years at the time of the abortion, or both, the maternal grandparents of the unborn child, may in a civil action obtain appropriate relief, unless the pregnancy resulted from the plaintiff's criminal conduct or, if brought by the maternal grandparents, the maternal grandparents consented to the abortion. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall be subject to immediate revocation of its license by the Department of Public Health. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall lose all State funding for 2 years and shall reimburse the State for moneys or grants received from the State by the medical facility for the fiscal year in which the abortion in violation of the Act was performed.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Public Aid Code. Requires the Illinois Student Assistance Commission (ISAC) to identify and flag all college students who are potentially eligible to receive Supplemental Nutrition Assistance Program (SNAP) benefits. Provides that the factors to be used to determine potential SNAP eligibility shall be prescribed by the Department of Human Services by rule, but at a minimum the Department shall consider income information reported on a college student's Free Application for Federal Student Aid. Requires ISAC to develop a notice available electronically to institutions of higher education that includes, at a minimum, college student SNAP eligibility criteria, the Application for Benefits Eligibility's website address, and the Illinois Hunger Coalition's Hunger Hotline. Requires Illinois institutions of higher education that participate in the Monetary Award Program to provide the notice in writing to all students who are enrolled or accepted for enrollment and are identified by ISAC as potentially SNAP eligible and, if possible, to designate a public benefits liaison or single point person to assist students in taking the necessary steps to obtain public benefits if eligible. Contains provisions concerning: SNAP Employment and Training program requirements; protocols to identify and verify all potential exemptions to an eligibility rule described in a specified federal regulation and to identify and verify a student's participation in educational programs; and other matters. Requires the Department to adopt any rules necessary to implement specified provisions on or before October 1, 2017. Effective immediately.

Governor Amendatory Veto Message

Recommends: the deletion of provisions requiring the Illinois Student Assistance Commission to identify and flag college students who are potentially eligible to receive Supplemental Nutrition Assistance Program (SNAP) benefits; the deletion of provisions setting forth factors to be used to determine potential SNAP eligibility; the deletion of provisions relating to the development of a notice concerning student SNAP eligibility criteria; the deletion of provisions requiring institutions of higher education that participate in the Monetary Award Program to provide the notice to students who are identified as potentially SNAP eligible; and the deletion of related provisions.

Oct 27 17  Bill Dead - No Positive Action Taken - Amendatory Veto
HB 03212


(Sen. Donne E. Trotter-Steve Stadelman-Jacqueline Y. Collins-Patricia Van Pelt-Ira I. Silverstein, Toi W. Hutchinson, Don Harmon, James F. Clayborne, Jr., Mattie Hunter, Omar Aquino, Cristina Castro, Napoleon Harris, III, Melinda Bush and Iris Y. Martinez)

20 ILCS 505/4b
750 ILCS 30/2 from Ch. 40, par. 2202
750 ILCS 30/4 from Ch. 40, par. 2204
750 ILCS 30/5 from Ch. 40, par. 2205
750 ILCS 30/7 from Ch. 40, par. 2207
750 ILCS 30/9 from Ch. 40, par. 2209
750 ILCS 30/3-2.5 rep.
750 ILCS 30/3-2.10 rep.

Amends the Emancipation of Minors Act. Removes language pertaining to homeless minors from provisions governing: purpose and policy; jurisdiction; rights and responsibilities of an emancipated minor; petitions; and hearings. Repeals the definition of "homeless minor" and "youth transitional housing program". Amends the Children and Family Services Act. Provides that services provided by youth transitional housing programs may include a service assessment, individualized case management, and life skills training. Provides that a homeless minor is eligible if certain criteria are met. Provides that if a homeless minor voluntarily leaves or is dismissed from a youth transitional housing program prior to reaching the age of majority, the youth transitional housing program agency shall contact the comprehensive community based youth services agency that provided crisis intervention services to the eligible homeless minor to assist in finding an alternative placement for the minor. Provides that nothing in the new provisions shall be construed to require an eligible homeless minor to acquire the consent of a parent, guardian, or custodian to consent to a youth transitional housing program. Provides that an eligible homeless minor is deemed to have the legal capacity to consent to receiving housing and services from a licensed youth transitional housing program. Contains a statement of purpose.

Fiscal Note (Dept. of Children & Family Services)

These Transitional Living Programs receive funding from many sources (federal, state, local and private sources). They do not receive DCFS funding. They will serve homeless youth regardless of changes to this act. Therefore, there is no anticipated fiscal impact.

Fiscal Note (Dept. of Human Services)

No fiscal impact exists for the Department of Human Services. These services are already within the scope of the current Comprehensive Community-Based Youth Services (CCBYS) and Homeless Youth programs.

House Committee Amendment No. 1

Replaces a cross reference to the Mental Health and Developmental Disabilities Code with a reference to the Juvenile Court Act of 1987. Provides that the eligibility criteria for youth transitional housing programs include a requirement that the minor does not require placement in a residential care facility. Provides that beginning January 1, 2019, and annually thereafter through January 1, 2024, the Department of Human Services shall submit annual reports to the General Assembly regarding homeless minors older than 16 years of age but less than 18 years of age referred to a youth transitional housing program for whom parental consent to enter the program is not obtained. Provides that the reports shall contain specified information.

Aug 18 17 H Public Act . . . . . 100-0162
HB 03213
305 ILCS 5/9A-11
from Ch. 23, par. 9A-11
Amends the Illinois Public Aid Code. Adds families that are not recipients of benefits under the Temporary Assistance for Needy Families (TANF) program and that need child care assistance to participate in education and training activities to the list of family categories that are covered under the child care assistance program. Deletes a provision: requiring the Department of Human Services to allocate $7,500,000 annually for a test program for families that are income-eligible for child care assistance, are not recipients of TANF, and need child care assistance to participate in education and training activities; and requiring the Department to specify the conditions of eligibility for the test program. Effective July 1, 2017.
Fiscal Note (Dept. of Human Services)
The proposed FY18 budget restores education and training activities to the list of income eligible non-TANF families in the Child Care eligibility priority group; this is all specifically included in rules. Adding this language into statute would limit the Department's flexibility to revise and/or change eligibility criteria when necessary to comply with changes in federal regulations and/or budgetary matters.
Education and training for families that qualify is increased by approximately $37.1 million in the FY18 budget request, for total funding of $59.8 million. This amount is included even though the program is currently in the Department's rules and not in statute.
Aug 25 17 H Public Act . . . . . . . . . . . . . 100-0387

HB 03214
30 ILCS 105/8.52 new
Amends the State Finance Act. Authorizes transfers from the designated funds into the Commitment to Human Services Fund for the sole purpose of providing funding for domestic violence programs funded by the Department of Human Services through the end of fiscal year 2017. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03215
(Sen. Mattie Hunter-Steve Stadelman, David Koehler, Omar Aquino-Cristina Castro-Linda Holmes, Patricia Van Pelt, Heather A. Steans-Iris Y. Martinez, Melinda Bush, Michael E. Hastings and Bill Cunningham)
105 ILCS 5/10-20.60 new
105 ILCS 5/27A-5
105 ILCS 5/34-18.53 new
Amends the School Code. Requires a school district to make feminine hygiene products available, at no cost to students, in the bathrooms of school buildings. Provides that this requirement also applies to charter schools.
Fiscal Note (State Board of Education)
HB 3215 will not have a fiscal impact on the State Board of Education. HB 3215 will have a fiscal impact on school districts; however, the specific amount is not known.
Aug 18 17 H Public Act . . . . . . . . . . . . . 100-0163
(Sen. Andy Manar-Linda Holmes, Omar Aquino-Cristina Castro and Laura M. Murphy)

20 ILCS 5/5-725 new
Amends the Departments of State Government Law of the Civil Administrative Code of Illinois. Provides that notwithstanding any law to the contrary, third-party contracts entered into by the State are permissible only when they are in the best interests of the State. Provides conditions with which to measure whether a third-party contract is in the best interests of the State. Defines terms. Effective immediately.

Fiscal Note (Dept. of Children & Family Services)
The Department of Children and Family Services estimates that House Bill 3216 will require the addition of at least two additional employees at an annual cost to the State of at least $301,600.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Oct 27 17  H  Total Veto Stands - No Positive Action Taken


30 ILCS 105/5.878 new
30 ILCS 105/6z-102 new
35 ILCS 5/507GGG new
Amends the Illinois Income Tax Act. Creates an income tax checkoff for the Thriving Youth Income Tax Checkoff Fund. Amends the State Finance Act to create the Fund. Provides that moneys in the Fund shall be used by the Department of Human Services for the purpose of making grants to providers delivering non-Medicaid services for community-based youth programs in the State. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03218  Rep. Stephanie A. Kifowit

10 ILCS 5/2A-1.1 from Ch. 46, par. 2A-1.1
10 ILCS 5/2A-1.1a rep.
Amends the Election Code. Provides that the consolidated primary shall be held on the first Tuesday after the first Monday in March (rather than the last Tuesday in February), and the consolidated election shall be held on the first Tuesday after the first Monday in November (rather than the first Tuesday in April). Repeals provisions concerning Passover and Easter.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03219  Rep. Steven A. Andersson

5 ILCS 315/3 from Ch. 48, par. 1603
5 ILCS 315/9 from Ch. 48, par. 1609
5 ILCS 315/21 from Ch. 48, par. 1621
115 ILCS 5/2 from Ch. 48, par. 1702
115 ILCS 5/7 from Ch. 48, par. 1707
115 ILCS 5/8 from Ch. 48, par. 1708
Amends the Illinois Public Labor Relations Act. Provides that beginning not less than 2 years, but no more than 3 years, after the effective date of this amendatory Act, and for every even-numbered year thereafter, the Illinois Labor Relations Board shall conduct an election to certify the majority representative of the employees as the exclusive bargaining representative for the unit of employees. Provides further procedures and certification requirements for an election to select an exclusive bargaining representative. Provides that an election may be directed by the Board in any bargaining unit where there is in force a valid collective bargaining agreement, but requires that the terms of any pre-existing agreement between the prior exclusive representative and the public employer shall continue in effect for the remaining contract term, except for certain provisions involving the exclusive representative. Provides that no multi-year collective bargaining agreement entered into after the effective date of this amendatory Act shall be longer than 5 years in duration. Removes provisions allowing the board to designate an exclusive representative by means other than an election. Amends the Illinois Educational Labor Relations Act to make similar changes. Modifies the term "exclusive representative". Makes other conforming changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03220  Rep. Elaine Nekritz

40 ILCS 5/6-161 from Ch. 108 1/2, par. 6-161

Amends the Chicago Firefighter Article of the Illinois Pension Code. Specifies that certain excess municipal contributions may be used only for reducing the amount that the city would otherwise be required to contribute for duty disability, occupational disease, or the administrative costs of the fund.

Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee


410 ILCS 82/15

Amends the Smoke Free Illinois Act. Provides that no person shall smoke within 15 feet of any entrance to an enclosed or partially enclosed youth sporting event. Provides that no person shall smoke within 250 feet of the field of play, including areas for spectators and participants, at a youth sporting event held in an outdoor setting. Defines "youth sporting event" as an event where all players are under the age of 18 and the event is sponsored and supervised by a public body or a not-for-profit entity.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03222  Rep. Lou Lang-André Thapedi

(Sen. Don Harmon)

5 ILCS 100/1-70 from Ch. 127, par. 1001-70
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 100/5-130 from Ch. 127, par. 1005-130

Amends the Illinois Administrative Procedure Act. Provides that the Joint Committee on Administrative Rules may (rather than shall) evaluate the rules of each agency at its discretion (currently, at least once every 5 years). Provides that when the Joint Committee determines that it will conduct a review of existing rules, it will publish in the Illinois Register and on its website an announcement of the commencement of that review and list the subject matter of the rules to be reviewed. Modifies the meanings of the term "rule" and "emergency" under the Act. Effective immediately.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no Land Conveyance is required for this bill.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

State Debt Impact Note (Government Forecasting & Accountability)
HB 3222 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note (Dept of Corrections)
HB 3222 has no fiscal or population impact on the Department of Corrections

Pension Note (Government Forecasting & Accountability)
HB 3222 will not impact any public pension fund or retirement system in Illinois.

Balanced Budget Note (Office of Management and Budget)
The fiscal impact HB 3222 cannot be determined, but it is anticipated to be minimal to the State of Illinois.

Senate Floor Amendment No. 2
Adds reference to:

5 ILCS 100/5-40 from Ch. 127, par. 1005-40

Adds a Section concerning general rulemaking. Provides that when a Public Act includes a deadline for the adoption of rules, if an agency fails to provide first notice of its intended action before the deadline established in the Public Act under which the agency is making the rule or rules in question, then the Secretary, Director, or other chief executive officer of that agency shall appear, or in the case of a constitutional officer, that constitutional officer, or his or her designee, shall appear on behalf of the agency before the Joint Committee on Administrative Rules on second notice to explain that agency's failure to comply with the deadline. Provides that when an agency is required to implement a Public Act that does not provide a deadline by which the agency is required to adopt rules, and the agency fails to give first notice of its intended rulemaking within one year from the effective date of the Public Act to be implemented, the Secretary, Director, or other chief executive officer of that agency shall appear, or in the case of a constitutional officer, that constitutional officer, or his or her designee, shall appear on behalf of the agency before the Joint Committee on Administrative Rules on second notice to explain that agency's failure to provide first notice within one year from that effective date.

Sep 28 17   H  Rule 19(b) / Re-referred to Rules Committee
HB 03223
(Sen. Terry Link-Wm. Sam McCann-Linda Holmes)

215 ILCS 5/356z.8
Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance must provide coverage for medically necessary preventative physical therapy for insureds diagnosed with multiple sclerosis without any treatment limitation or calendar year maximum. Removes requirements that coverage under this provision be subject to the same waiting period, cost sharing limitation, treatment limitation, calendar year maximum, or other limitation as provided for other physical or rehabilitative therapy benefits.

Fiscal Note (Dept of Insurance)
HB 3223 has no projected fiscal impact on the Illinois Department of Insurance because it expands existing benefits and does not establish a new state mandate.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Removes language providing that coverage for medically necessary preventative physical therapy for insureds diagnosed with multiple sclerosis must be provided without any treatment limitation or calendar year maximum. Provides that the coverage required under the provisions shall be subject to the same deductible and coinsurance limitations as provided for other physical or rehabilitative therapy benefits covered by the policy. Provides that a group or individual policy of accident and health insurance shall offer an exception process from treatment limitations for individuals diagnosed with primary or secondary progressive multiple sclerosis. Provides requirements for the exception process and that a health insurer shall, within 72 hours after receiving an exception request, either approve or deny the request. Provides that coverage required by the provisions shall be subject to certain other general exclusions and limitations of the policy.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 03224
Rep. Robert Rita
305 ILCS 5/5-1 from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03225
Rep. Robert Rita
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03226
Rep. Robert Rita
215 ILCS 5/511.100 from Ch. 73, par. 1065.58-100
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03227
Rep. Robert Rita
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03228  Rep. Reginald Phillips

430 ILCS 66/50

Amends the Firearm Concealed Carry Act. Provides that renewal of a concealed carry license shall be for 10 years after the completion of 3 hours of training, payment of a renewal fee, and the completion of an investigation.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03229  Rep. Reginald Phillips

430 ILCS 66/65

Amends the Firearm Concealed Carry Act concerning the prohibition by a licensee from knowingly carrying a firearm into any building or portion of a building under the control of a unit of local government. Provides that nothing in this provision shall prevent a licensee holding the office of mayor, alderman, president, trustee, marshal, or deputy marshal of a municipality, from carrying a handgun as defined in the Act while attending a public meeting at a building under the control of the municipality. Provides that nothing in this provision shall prevent a licensee who is a member of a park district board from carrying a handgun as defined in the Act while attending a public meeting at a building under the control of the park district.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03230  Rep. Reginald Phillips

35 ILCS 200/18-213

Amends the Property Tax Extension Limitation Law of the Property Tax Code. Provides that a resident of a county that is not subject to the Property Tax Extension Limitation Law may file a petition for a referendum (currently, only the county board by resolution or ordinance) to the voters of the county on the question of whether to make all non-home rule taxing districts that have all or a portion of their equalized assessed valuation situated in the county subject to the Property Tax Extension Limitation Law. Provides petition requirements. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03231  Rep. Reginald Phillips

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm into a public park, athletic area, or athletic facility under the control of a municipality or park district.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03232  Rep. Reginald Phillips

110 ILCS 305/8 from Ch. 144, par. 29

Amends the Election Code. Provides that the presidential elector with the highest number of votes in a congressional district casts an electoral vote for the presidential and vice presidential candidates of his or her political party. Provides that an at-large presidential elector who receives the highest or second highest number of votes statewide casts an electoral vote for the candidates of his or her party.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03233  Rep. Reginald Phillips

10 ILCS 5/21-1 from Ch. 46, par. 21-1

10 ILCS 5/21-2 from Ch. 46, par. 21-2

Amends the Election Code. Provides that the presidential elector with the highest number of votes in a congressional district casts an electoral vote for the presidential and vice presidential candidates of his or her political party. Provides that an at-large presidential elector who receives the highest or second highest number of votes statewide casts an electoral vote for the candidates of his or her party.
HB 03234  Rep. Barbara Flynn Currie-Mark Batinick-Nick Sauer-Tim Butler
(Sen. Pamela J. Althoff and Steven M. Landek)

20 ILCS 3425/5.1  from Ch. 128, par. 16.1

Amends the State Historical Library Act. Provides that selected past editions of newspapers of this State that are preserved
under a program within the Lincoln Presidential Library shall be preserved in accordance with industry standards (rather than being
microphotographed). Provides that, upon payment of the required fee, any person or organization shall be granted access to the
preserved edition (rather than being supplied with prints requested to be made from the negatives of the microphotographs). Provides
that the required fee shall be determined by the State Historian and shall be equal to the cost incurred by the Lincoln Presidential
Library in granting such access (rather than the cost of supplying the prints). Makes other changes. Effective immediately.

Aug 18 17  H  Public Act . . . . . . . 100-0164
HB 03235  Rep. Barbara Flynn Currie

720 ILCS 550/4  from Ch. 56 1/2, par. 704
720 ILCS 550/5  from Ch. 56 1/2, par. 705
720 ILCS 550/5.1 from Ch. 56 1/2, par. 705.1
720 ILCS 550/5.2 from Ch. 56 1/2, par. 705.2
720 ILCS 550/7  from Ch. 56 1/2, par. 707
720 ILCS 550/8  from Ch. 56 1/2, par. 708
720 ILCS 550/9 rep.
720 ILCS 570/401 from Ch. 56 1/2, par. 1401
720 ILCS 570/401.1 from Ch. 56 1/2, par. 1401.1
720 ILCS 570/402 from Ch. 56 1/2, par. 1402
720 ILCS 570/404 from Ch. 56 1/2, par. 1404
720 ILCS 570/405.1 rep.
720 ILCS 570/405.2 from Ch. 56 1/2, par. 1407
720 ILCS 570/407.1 from Ch. 56 1/2, par. 1407.1
720 ILCS 570/407.2 from Ch. 56 1/2, par. 1407.2
720 ILCS 570/408 rep.
720 ILCS 570/408.1 rep. from Ch. 56 1/2, par. 1408
720 ILCS 570/408.2 rep.
720 ILCS 600/3.5
720 ILCS 646/15
720 ILCS 646/20
720 ILCS 646/25
720 ILCS 646/30
720 ILCS 646/35
720 ILCS 646/40
720 ILCS 646/45
720 ILCS 646/50
720 ILCS 646/55
720 ILCS 646/55.1 new
720 ILCS 646/55.2 new
720 ILCS 646/55.3 new
720 ILCS 646/55.4 new
720 ILCS 646/55.5 new
720 ILCS 646/56
720 ILCS 646/60
720 ILCS 646/65 rep.
720 ILCS 646/100 rep.
730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1
730 ILCS 5/5-4.5-95
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-8-2 from Ch. 38, par. 1005-8-2
HB 03235 (CONTINUED)

Amends the Cannabis Control Act, the Illinois Controlled Substances Act, the Drug Paraphernalia Control Act, the Methamphetamine Control and Community Protection Act, and the Unified Code of Corrections. Lowers penalties for the manufacture, delivery, possession with intent to manufacture or deliver, and trafficking and possession of cannabis, controlled substances, and methamphetamine. Eliminates mandatory sentences of imprisonment for the manufacture, delivery, possession with intent to manufacture or deliver, and trafficking and possession of these drugs. Eliminates extended term sentences, habitual criminal status, and Class X sentencing for violations of the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 03236
Rep. Sonya M. Harper

505 ILCS 5/1
from Ch. 5, par. 1001

Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 03237
Rep. Sonya M. Harper

New Act

Creates the Conviction History Reporting Act. Contains only a short title provision.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 03238
Rep. Christine Winger

625 ILCS 5/6-117
from Ch. 95 1/2, par. 6-117

755 ILCS 50/5-20
was 755 ILCS 50/5

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall offer to each applicant for issuance or renewal of a driver's license or identification card who is 18 years of age or older the opportunity to have his or her name excluded from (rather than included in) the First Person Consent organ and tissue donor registry. Provides that if an individual does not exclude his or her name from the registry, the Secretary shall note the individual's agreement to be included in the registry. Amends the Illinois Anatomical Gift Act. Provides that a donor may make an anatomical gift by declining to deny issuance of a statement or symbol indicating that the donor has made an anatomical gift to be imprinted on the donor's driver's license or identification card. Makes conforming changes. Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 03239
Rep. Christine Winger, John C. D'Amico and Michelle Mussman

55 ILCS 5/5-1014.7 new
65 ILCS 5/11-101-3 new
75 ILCS 5/5-10 new
75 ILCS 16/40-60 new
75 ILCS 40/6 new
105 ILCS 5/10-20.60 new
620 ILCS 35/15
from Ch. 15 1/2, par. 765

620 ILCS 65/29 new

Amends the Counties Code, the Illinois Municipal Code, the School Code, and the O'Hare Modernization Act. Requires the Chicago Department of Aviation and the O'Hare Noise Compatibility Commission to approve criteria making public libraries eligible under the O'Hare School Sound Insulation Program and for units of local government to provide reimbursement for any cost not federally reimbursed up to 20% of the cost using approved airline revenue sources. Limits home rule powers. Amends the Illinois Local Library Act, Public Library District Act of 1991, and the Village Library Act. Provides that the board of a public library may apply for and receive sound insulation funding under the O'Hare School Sound Insulation Program. Amends the Permanent Noise Monitoring Act. Provides that permanent noise monitoring reports shall indicate public libraries and the number of public libraries within each contour. Effective immediately.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee
HB 03240  Rep. Christine Winger-Patricia R. Bellock, John C. D’Amico, Michelle Mussman, Martin J. Moylan, Robert Martwick, Will Guzzardi, Michael P. McAuliffe, Kathleen Willis, Mike Fortner, David Harris, Al Riley and John Cavaletto
(Sen. Thomas Cullerton-Laura M. Murphy)

620 ILCS 35/10  from Ch. 15 1/2, par. 760

Amends the Permanent Noise Monitoring Act. Provides that on or before June 30, 2018 each airport shall upgrade its permanent noise monitoring system to be capable of producing the data necessary to meet the requirements of Public Act 99-202. Provides that on June 30, 2018 and thereafter an airport’s permanent noise monitoring report and noise contour maps shall be produced using the criteria under Public Act 99-202. Effective immediately.

Aug 18 17  H  Public Act . . . . . . . . . 100-0165

HB 03241  Rep. Christine Winger

110 ILCS 305/100 new
110 ILCS 520/85 new
110 ILCS 660/5-195 new
110 ILCS 665/10-195 new
110 ILCS 670/15-195 new
110 ILCS 675/20-200 new
110 ILCS 680/25-195 new
110 ILCS 685/30-205 new
110 ILCS 690/35-200 new

Amends various Acts related to the governance of public universities in Illinois. Provides that beginning in the 2018-2019 academic year, the universities shall maintain an undergraduate and graduate student population in which at least 80% of the undergraduate and graduate student population is deemed an Illinois resident. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03242  Rep. Christine Winger

5 ILCS 140/3  from Ch. 116, par. 203
5 ILCS 140/4  from Ch. 116, par. 204
5 ILCS 140/6  from Ch. 116, par. 206

Amends the Freedom of Information Act. Provides that except as otherwise provided in the Act, the public body shall apply the Act in a uniform manner, regardless of who requests to inspect or copy a public record. Provides that all fees charged by a public body shall be according to a fee schedule that is part of a public record of the body. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03243  Rep. Christine Winger

50 ILCS 705/10.8 new

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall adopt language to warn bystanders of the rights of law enforcement when photographs or video are taken at a crime or accident scene. Provides that the language adopted shall state that first responders present are authorized to inform a person present at a crime or accident scene that any photograph video or photograph are liable to used and preserved for evidentiary purposes, and may be preserved by law enforcement and may not be deleted. Provides that adopted language shall state that law enforcement has the right to see the photographic or video evidence at the scene and may temporarily take custody of the device to preserve the photograph or video taken that is pertinent to the accident or crime scene. Provides that the Board shall distribute the model language created to law enforcement agencies, fire departments, and emergency medical services agencies of this State. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03244  Rep. Christine Winger  
(Sen. Thomas Cullerton)  
215 ILCS 5/13a13 new  
Amends the Illinois Insurance Code. Provides that notice to a party, and any other document that is required under applicable law in a premium finance agreement or that serves as evidence of a premium finance agreement, may be stored, presented, and delivered by electronic means. Provides that delivery of a notice or document by electronic means shall be considered equivalent to any delivery method required under applicable law, including delivery by first class mail; first class mail, postage prepaid; certified mail; or registered mail. Provides requirements to allow premium finance companies to deliver documents by electronic means. Provides that the legal effectiveness, validity, or enforceability of any premium finance agreement executed by a party may not be denied solely because the agreement was delivered by electronic means if the premium finance company has obtained the electronic consent or confirmation of consent of the party in accordance with the Act. Contains provisions to withdraw consent for electronic delivery of documents. Makes other changes. Effective January 1, 2018.  

House Committee Amendment No. 1  
Includes in the definition of "party" the producer of record. Provides that the producer of record (rather than a premium finance company) shall not be subject to civil liability for any harm or injury that occurs as a result of a party's election to receive any notices or document by electronic means or by a premium finance company's failure to deliver a notice or document by electronic means. Makes a technical correction.  

House Floor Amendment No. 2  
Provides that a producer of record may be subject to civil liability for any harm or injury that occurs as a result of a party's election to receive certain documents by electronic means or by a premium finance company's failure to deliver certain documents by electronic means if the harm or injury is caused by the willful and wanton misconduct of the producer of record.  

Senate Committee Amendment No. 1  
Makes changes to the delivery methods that shall be considered equivalent to delivery by electronic means. Removes language providing that a notice or document that requires verification or acknowledgment of receipt may be delivered by electronic means only if the method used provides for verification or acknowledgment of receipt. Makes other changes.  

Sep 08 17  H  Public Act . . . . . . . . . . 100-0495

HB 03245  Rep. Christine Winger  
35 ILCS 105/3-55 from Ch. 120, par. 439.3-55  
35 ILCS 110/3-45 from Ch. 120, par. 439.33-45  
35 ILCS 115/3-5  
35 ILCS 120/2-5  
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for the use or sale of tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois who will temporarily store the property in Illinois (i) for the purpose of subsequently transporting it outside this State for use or consumption solely outside this State or (ii) for the purpose of being processed, fabricated, or manufactured into, attached to, or incorporated into other tangible personal property to be transported outside this State and used or consumed solely outside this State sunsets on June 20, 2021 (currently, June 30, 2016). Effective immediately.  

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03246  Rep. Christine Winger and David S. Olsen  
35 ILCS 200/15-172  
Amends the Property Tax Code. Beginning in taxable year 2017, increases the maximum income limitation under the Senior Citizens Assessment Freeze Homestead Exemption from $55,000 to $75,000 for applicants who have occupied the residence for 5 years or more. Indexes the maximum income limitation to the Consumer Price Index. Effective immediately.  

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03247  Rep. Christine Winger  
35 ILCS 5/203 from Ch. 120, par. 2-203  
Amends the Illinois Income Tax Act. Creates a deduction for veterinary clinics in an amount equal to the value of any free spaying or neutering services provided by the clinic during the taxable year to a not-for-profit animal rescue or shelter service. Provides that the credit may not exceed $2,500 per taxpayer in any taxable year. Effective immediately.  

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03248

Rep. Mike Fortner-Natalie A. Manley-Patricia R. Bellock, John C. D'Amico, Michelle Mussman, Martin J. Moylan, Robert Martwick, Will Guzzardi, Michael P. McAuliffe, Kathleen Willis, Al Riley and John Cavaletto

(Sen. Pamela J. Althoff-Thomas Cullerton and John G. Mulroe-Laura M. Murphy)

20 ILCS 2705/2705-380 new
415 ILCS 5/4 from Ch. 111 1/2, par. 1004

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois and the Environmental Protection Act. Requires the Illinois Environmental Protection Agency, with the assistance of the Department of Transportation, to conduct a study describing the environmental and human health impacts caused by runways and air traffic at Chicago O'Hare International Airport. Requires the Agency, when conducting this study, to pay particular attention to the impact of air pollution, noise pollution, the emission of gases and fluids by aircraft, and similar factors on the quality of life, health, and property values of persons who live adjacent to the flight paths used by Chicago O'Hare International Airport. Requires the Agency, with the Department's assistance, to monitor noise levels experienced in 2018 and 2019. Requires the Department to assist with the study. Requires the Agency to deliver a written report of its findings to the General Assembly by no later than October 31, 2019. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

415 ILCS 151/1-3 new

415 ILCS 151/1-5

415 ILCS 151/1-10

415 ILCS 151/1-25

415 ILCS 151/1-30

415 ILCS 151/1-33 new

415 ILCS 151/1-84.5 new

415 ILCS 151/1-87 new

415 ILCS 151/1-84 rep.

740 ILCS 10/5 from Ch. 38, par. 60-5

Replaces everything after the enacting clause. Amends the Consumer Electronics Recycling Act. Provides that a manufacturer or manufacturer clearinghouse acting in accordance with the Act when engaged in activities related to a manufacturer e-waste program shall not be subject to damages, liability, or scrutiny under federal antitrust law or the Illinois Antitrust Act. Makes corresponding changes in the Illinois Antitrust Act. Adds provisions concerning the allocation of financial responsibility for manufacturers participating in a manufacturer clearinghouse. Contains provisions requiring the Environmental Protection Agency to calculate the responsibility of participating manufacturers using a specified formula. Repeals provisions concerning the allocation of financial responsibilities among manufacturers and abolishes the Advisory Financial Responsibility Allocation Task Force. Adds provisions concerning manufacturer clearinghouses. Makes changes to provisions concerning the information that must be included on a manufacturer registration form. Makes other changes. Effective immediately.

Jun 22 18 Public Act . . . . . . 100-0592
HB 03249  Rep. Christine Winger, John C. D’Amico and Michelle Mussman

35 ILCS 5/224 new
Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the amount paid by the taxpayer during the taxable year for the purpose of purchasing acoustical materials, other materials, labor, and professional services to soundproof a residential home located at an eligible address against aircraft noise generated by an airport governed by the provisions of the Permanent Noise Monitoring Act. Provides that the credit may not reduce the taxpayer's liability to less than zero; however, the credit may be carried forward. Provides that the credit is exempt from the Act's automatic sunset provisions. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03250  Rep. Christine Winger

35 ILCS 5/224 new
Amends the Illinois Income Tax Act. Provides that each individual taxpayer is entitled to a credit in an amount equal to any adoption fees paid by the taxpayer during the taxable year in connection with the adoption of a cat or dog from a county animal control facility, a humane society, or an animal rescue organization, but not to exceed $100 per taxpayer in any taxable year. Provides that the credit may not be claimed for more than 3 animals in a taxable year. Provides that the credit is exempt from the Act's automatic sunset provisions. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03251
(Sen. Thomas Cullerton-Jennifer Bertino-Tarrant)

720 ILCS 5/12-7.5
Amends the Criminal Code of 2012. Creates the offense of illegal electronic monitoring in the statute concerning cyberstalking. Provides that a person commits illegal electronic monitoring when he or she knowingly installs, conceals, or otherwise places an electronic tracking software or spyware on an electronic communication device without the consent of all owners and primary users of the device for the purpose of monitoring or following the user or users of the software. Provides exceptions. Provides that a first violation is a Class 4 felony and a second or subsequent conviction is a Class 3 felony. Defines "electronic communication device" and "electronic tracking software or spyware".

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that person also commits cyberstalking when he or she knowingly, surreptitiously, and without lawful justification, installs or otherwise places electronic monitoring software or spyware on an electronic communication device as a means to harass another person and: (1) at any time transmits a threat of immediate or future bodily harm, sexual assault, confinement, or restraint and the threat is directed towards that person or a family member of that person; (2) places that person or a family member of that person in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement, or restraint; or (3) at any time knowingly solicits the commission of an act by any person which would be a violation of this Code directed towards that person or a family member of that person. Provides exemptions. Defines "electronic communication device" and "electronic monitoring software or spyware".
Aug 18 17  H  Public Act . . . . . . . . 100-0166

HB 03252  Rep. Michelle Mussman

625 ILCS 5/1-102.03 new
625 ILCS 5/3-804 from Ch. 95 1/2, par. 3-804
625 ILCS 5/3-804.01
Amends the Illinois Vehicle Code. Provides that an owner of an antique moped may register the moped for a fee not to exceed $13 for a 2-year antique plate. Provides that in addition to the appropriate registration or renewal fees, an owner of an antique moped may also register the moped as an expanded-use antique moped for a registration and renewal fee of $45 per year. Defines "antique moped".
May 15 17  H  Tabled


705 ILCS 410/40 new
Amends the Juvenile Drug Treatment Act. Provides that the drug court treatment program may also, subject to the approval of the Chief Judge of the Circuit, establish a program for electronic monitoring of juveniles with regard to drug-related and alcohol-related offenses. Effective immediately.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03254

730 ILCS 110/15 from Ch. 38, par. 204-7

Amends the Probation and Probation Officers Act. Provides that the Division of Probation Services shall establish training standards for continuing education of probation officers and supervisors and broaden access to available training programs. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03255
Rep. Norine K. Hammond

(Sen. Jil Tracy)

110 ILCS 205/1 from Ch. 144, par. 181
110 ILCS 205/2 from Ch. 144, par. 182
110 ILCS 205/3 from Ch. 144, par. 183
110 ILCS 205/9.03 from Ch. 144, par. 189.03
110 ILCS 205/9.04 from Ch. 144, par. 189.04
110 ILCS 205/9.07 from Ch. 144, par. 189.07
110 ILCS 205/9.29
110 ILCS 205/9.13 rep.
110 ILCS 205/9.20 rep.
110 ILCS 205/9.25 rep.
110 ILCS 205/9.27 rep.

Amends the Board of Higher Education Act. Removes obsolete language with regard to members of the Board of Higher Education, a vocational education committee, and the Tuition and Fee Waiver Task Force. Allows for the filing of electronic copies of reports to the General Assembly. Repeals provisions concerning a matching grant program to engineering colleges, a State student cooperative work program, a Parks College feasibility study, and a technology grant program. Makes technical changes.

Aug 18 17 H Public Act . . . . . . . . 100-0167

HB 03256
Rep. Norine K. Hammond

520 ILCS 5/3.4b new

Amends the Wildlife Code. Provides that unless otherwise permitted by law, no person may have in their possession a weapon except those specified by the Code or administrative rules for the purpose of taking any species protected by the Code.

Provides that any use of a weapon to take wildlife contrary to the provisions of the Code is deemed a violation.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03257

105 ILCS 5/27A-4
105 ILCS 5/27A-6

Amends the Charter Schools Article of the School Code. Removes provisions providing that the total number of charter schools operating under this Article at any one time shall not exceed 120. Removes a provision limiting the number of charter schools to 70 in any city having a population exceeding 500,000. Removes a provision limiting the number of charter schools to 45 in the remainder of the State. Removes a provision providing that the State Board of Education shall assign a number to each charter submission it receives for its review and certification, based on the chronological order in which the submission is received by it.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03258
Rep. Sara Wojcicki Jimenez

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

Amends the State Employees Group Insurance Act of 1971. In the definition Section, provides that the term "annuitant" includes an employee who retires from one of the specified retirement systems on a form of authorized retirement benefit distribution other than an immediate annuity; specifies that this includes an employee who retires under the SURS self-managed plan and chooses a form of distribution other than an immediate retirement annuity. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03259


(Sen. Don Harmon, Scott M. Bennett, Daniel Biss-Pamela J. Althoff, Kimberly A. Lightford, Paul Schimpf, Napoleon Harris, III, Dale Fowler, Chris Nybo, Neil Anderson, Chuck Weaver, Sue Rezin, Christine Radogno, Michael Connelly, Jil Tracy, Karen McConnaughay, Dan McConchie, Dave Syverson, Jim Oberweis, Tom Rooney, Tim Bivins, Chapin Rose, Wm. Sam McCann, Jason A. Barickman, Dale A. Righter, William E. Brady, Kyle McCarter, Linda Holmes, Cristina Castro, Steven M. Landek and Pat McGuire-Jacqueline Y. Collins)

Amends Public Act 99-524 to make supplemental appropriations. Reduces certain appropriations from the Commitment to Human Services Fund for funeral and burial expenses from $8,775,000 to $575,000. Appropriates $8,200,000 from the Personal Property Tax Replacement Fund for those funeral and burial expenses. Appropriates $18,635,000 from the Commitment to Human Services Fund to the Department of Human Services for costs associated with the Domestic Violence Shelters and Services Program. Makes conforming changes. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Increases appropriations for certain funeral and burial expenses from the Commitment to Human Services Fund from $575,000 to $2,000,000. Increases appropriations for certain funeral and burial expenses from the Personal Property Tax Replacement Fund from $8,200,000 to $10,000,000. Increases appropriations for costs associated with the Domestic Violence Shelters and Services Program from the Commitment to Human Services Fund from $18,200,000 to $18,635,000. Effective immediately.

Aug 04 17 Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 03260

Rep. David Harris

105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new

Amends the School Code. Requires school boards to develop a policy for determining the classroom placement of children from the same family at the same grade at school. Requires the policy to state that determining placement of children of the same grade from the same family shall be handled on a case-by-case basis by the school, and the school shall involve both teachers and parents or legal guardians in the determination of class placement. Requires the policy to make the parent's or legal guardian's preference the placement a determinative factor. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03261

Rep. Linda Chapa LaVia-Grant Wehrli-Tim Butler-Patricia R. Bellock, Dave Severin, David S. Olsen and Camille Y. Lilly

(Sen. Chuck Weaver)

20 ILCS 415/8b.7 from Ch. 127, par. 63b108b.7

Amends the Personnel Code. Provides that, for the purpose of veteran preferences, with respect to applicants for the position of Highway Maintainer, service in the Illinois National Guard or a reserve component of the United States Armed Forces is considered service in the Armed Forces of the United States regardless of whether or not the applicant was mobilized to active duty.

Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Personnel Code. Provides that, for the purpose of veteran preferences, members of the Illinois National Guard or a reserve component of the United States Armed Forces are considered veterans regardless of whether or not the person was mobilized to active duty.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Personnel Code. Provides that, for the purpose of veteran preferences, members of the Illinois National Guard or a reserve component of the United States Armed Forces are considered veterans. Provides that a person not eligible for a veteran preference under specified provisions is eligible for a veteran preference of 3 points if the person served a minimum of 4 years in the Illinois National Guard or reserve component of the Armed Forces of the United States regardless of whether or not the person was mobilized to active duty. Provides that if an applicant claims to be a veteran, the Department of Central Management Services must verify that status before granting a veteran preference by requiring a certified copy of the applicant's most recent NGB-22 form as proof of National Guard Service, among other proof of veteran service that may be applicable. Effective immediately.

Sep 08 17 House Public Act . . . . . . . . . . . 100-0496

HB 03262

Rep. Michael J. Zalewski

30 ILCS 105/5.652

110 ILCS 805/2-11.2 new

110 ILCS 805/2-16.09

Amends the Public Community College Act. Provides that the Illinois Community College Board may collect a fee to cover the cost of processing and handling individual student-level data requests pursuant to an approved data sharing agreement. Renames the ICCB Instructional Development and Enhancement Applications Revolving Fund to the ICCB Research and Technology Fund. Provides that the Fund shall receive all moneys received from processing requests for individual student-level data, and that money from the Fund shall be used for costs associated with maintaining and updating individual student-level data systems. Amends the State Finance Act to make a conforming change. Effective July 1, 2017.

House Floor Amendment No. 1

Adds reference to:

30 ILCS 105/5.878 new

Adds reference to:

110 ILCS 205/9.36 new

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Amends the Board of Higher Education Act. Provides that the Board may collect a fee to cover the cost of processing and handling individual student-level data requests pursuant to an approved data sharing agreement. Provides that the fee shall not be assessed on any entities that are complying with State or federal-mandated reporting. Provides that the fee shall be set by the Board by rule, and that money from the fee shall be deposited into the BHE Data and Research Cost Recovery Fund. Further amends the State Finance Act to create the BHE Data and Research Cost Recovery Fund as a special fund in the State treasury. Effective July 1, 2017.

Apr 28 17 House Rule 19(a) / Re-referred to Rules Committee
HB 03263  Rep. Michael J. Zalewski
35 ILCS 1010/1-45
35 ILCS 1010/1-50
35 ILCS 1010/1-51 new
35 ILCS 1010/1-55
35 ILCS 1010/1-63
Amends the Illinois Independent Tax Tribunal Act of 2012. Expands the jurisdiction of the Tribunal to include the County Motor Fuel Tax Law, the Live Adult Entertainment Facility Surcharge Act, the Vehicle Use Tax, the Metropolitan Pier & Exposition Authority Food and Beverage Tax, the Tire User Fee, the Chicago Soft Drink Tax, the Drycleaning Solvent Tax, the Energy Assistance Act of 1989, and the Qualified Solid Waste Fee. Provides a transition schedule for the expansion of jurisdiction. Provides for additional procedures, including automatic remand, and a reduced filing fee for certain cases. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03264  Rep. Michael J. Zalewski
235 ILCS 5/5-6
Amends the Liquor Control Act of 1934. Provides that grant funds from the Food and Drug Administration for conducting unannounced investigations of Illinois tobacco vendors are deposited into the Dram Shop Fund only until September 29, 2017. Effective immediately.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03265  Rep. Michael J. Zalewski
625 ILCS 5/11-208.7
Amends the Illinois Vehicle Code. Provides that if proper notice is given within the first 5 calendar days after a vehicle is towed, daily storage charges shall begin to accrue for the first 5 calendar days and shall continue thereafter. Provides that if proper notice is given after the first 5 calendar days after the vehicle is towed, daily storage charges shall not begin to accrue until 3 calendar days after the notice is sent. Provides for the daily storage charge amounts. Provides that at the time a vehicle is towed or no later than 5 calendar days thereafter, the county or municipality shall notify by certified mail the lienholder of record, lessor, and the owner, lessee, or person identifying himself or herself as the owner or lessee of the vehicle, or any person who is found to be in control of the vehicle at the time of the alleged offense, of the fact of the seizure, and of the vehicle owner's or lessee's right to an administrative hearing. Provides that within 3 calendar days after the vehicle is towed, a county or municipality shall access the vehicle's title record to determine the lienholder of record, lessor, and the owner, lessee, or person identifying himself or herself as the owner or lessee of the vehicle. Provides that except if an administrative hearing officer overturns a vehicle impoundment, a county or municipality may assess a $5 fee for each vehicle towed to defray additional administrative costs. Provides that a lienholder or lessor shall be entitled to take possession of an impounded vehicle, and defer payment of any applicable administrative fees, upon submission of certain documents and fees to the municipality or its designated agent. Provides that upon a request to obtain possession of an impounded vehicle, a municipality or its agent shall provide a lienholder or lessor an opportunity to view the vehicle and provide a statement in writing setting forth the amount of the applicable administrative, towing, and storage fees. Makes conforming changes.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03266  Rep. Elaine Nekritz

New Act

30 ILCS 105/5.878 new

Creates the High Speed Rail Authority Act. Defines terms. Creates the Illinois High Speed Rail Authority and provides for the members of the Authority. Provides for the powers of the Authority, including the power to: (1) acquire property by purchase or condemnation; (2) enter into contracts; (3) maintain a system of high speed rail lines throughout the State; and (4) enter into an intergovernmental agreement or contract with a unit of government or other public or private entity. Provides that the Governor shall appoint a High Speed Rail Inspector General for the purpose of detection, deterrence, and prevention of fraud, corruption, and mismanagement in the Authority. Provides that the Authority shall hold a public hearing whenever approximate locations and widths of rights of way for future high speed railway additions are to be established or before it adopts an increase in the rates for its fares. Provides that prior to the commencement of any engineering and traffic study to determine the feasibility of constructing additional high speed railway lines in this State, the Authority shall submit to the Governor for his or her approval the route or routes proposed, with an estimate of the cost of the proposed study. Provides that the Authority shall create a local advisory committee of members from each county in which any portion of a new or additional high speed railway is proposed to be constructed. Provides how the Authority shall spend moneys received from the issuance of bonds and fares. Amends the State Finance Act. Creates the Illinois High Speed Rail Authority Fund as a special fund in the State treasury.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03267  Rep. Marcus C. Evans, Jr. and Allen Skillicorn

605 ILCS 5/5-701.2 from Ch. 121, par. 5-701.2

Amends the Illinois Highway Code. Makes a technical change in a Section concerning a county board's use of tax moneys.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


605 ILCS 5/1-101 from Ch. 121, par. 1-101


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


605 ILCS 5/1-101 from Ch. 121, par. 1-101


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03270  Rep. Sheri Jesiel-Barbara Wheeler

35 ILCS 200/22-15
35 ILCS 200/22-20

Amends the Property Tax Code. Provides that, in the case of vacant property, notice of sale of tax liens can be given by registered or certified mail (currently, notice is given by publication in a newspaper and registered or certified mail). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03271  Rep. Sheri Jesiel

65 ILCS 5/10-1-7 from Ch. 24, par. 10-1-7
65 ILCS 5/10-2.1-6 from Ch. 24, par. 10-2.1-6

Amends the Illinois Municipal Code. Provides that a civil service commission or a council or board of trustees of a board of fire and police commissioners may provide for additional examinations to occur within a reasonable period after the commission receives an application from a person who, within the 6 months preceding an application, was discharged from the active or reserve components of any of the branches of the Armed Forces of the United States or the National Guard, of any state, and whose service was characterized as honorable or under honorable conditions. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03272  Rep. Sheri Jesiel-Patricia R. Bellock-Barbara Wheeler
(Sen. Dan McConchie-Napoleon Harris, III)
515 ILCS 5/15-20 from Ch. 56, par. 15-20
515 ILCS 5/15-30 rep.
Amends the Fish and Aquatic Life Code. Provides that all trout, including lake trout, salmon, and lake whitefish may not be taken by commercial fishing devices, including gill or pound nets. Provides that any incidental catch of trout, including lake trout, salmon, and lake whitefish taken in legal sized gill or pound nets must be returned immediately to the water. Provides that the methods of taking are subject to modification by administrative rule based upon lake-wide scientific assessment data or fishery management need. Repeals a Section concerning commercial fishing.
Aug 18 17  H Public Act . . . . . . . . . 100-0168

HB 03273  Rep. Sheri Jesiel-Patricia R. Bellock-Barbara Wheeler
(Sen. Dan McConchie-Napoleon Harris, III-Melinda Bush)
515 ILCS 5/15-32 from Ch. 56, par. 15-32
Amends the Fish and Aquatic Life Code. Provides that the Department of Natural Resources may issue a maximum of 5 commercial fishing licenses for taking from the Illinois waters of Lake Michigan yellow perch, bloater chub, and other commercial fish species designated by Department rule. Provides that, at times determined by the Director, the Department shall advertise a public drawing to accept new qualified commercial fishing candidates and establish a ranking order for these new candidates to fill open Lake Michigan commercial fishing licenses. Provides that the ranking order shall continue to be used until the list of eligible candidates is exhausted. Removes provisions concerning the issuing of commercial licenses.
Aug 18 17  H Public Act . . . . . . . . . 100-0169

HB 03274  Rep. Natalie Phelps Finnie-Terri Bryant-Tim Butler-Jerry Costello, II-Sara Wojcicki Jimenez and Avery Bourne
(Sen. Dale Fowler)
20 ILCS 210/6 from Ch. 127, par. 1706
20 ILCS 210/10 from Ch. 127, par. 1710
Amends the State Fair Act. Provides that income derived from the sale of advertising at the DuQuoin State Fair shall be deposited into the Illinois State Fair Fund (rather than the Agricultural Premium Fund). Provides that all revenues from the operation and use of any facilities at the DuQuoin State Fair and the DuQuoin State Fairgrounds shall be deposited in the Illinois State Fair Fund (rather than the Agricultural Premium Fund). Provides that all funds in the Illinois State Fair Fund shall be used by the Department of Agriculture in accordance with appropriation by the General Assembly for operation of the Illinois State Fair and the DuQuoin State Fair (rather than solely the Illinois State Fair). Effective July 1, 2017.
House Committee Amendment No. 1
Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 210/6
Deletes reference to:
20 ILCS 210/10
Replaces everything after the enacting clause. Directs the Director of Corrections, on behalf of the State of Illinois and the Department of Corrections, to convey the Hardin County Work Camp to the County of Hardin by quitclaim deed. Effective immediately.
Nov 29 18  H Passed Both Houses

205 ILCS 405/0.1
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03276  Rep. Arthur Turner
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03277  Rep. Arthur Turner
720 ILCS 5/1-1  from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03278  Rep. Arthur Turner
625 ILCS 27/15
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/6-305.2
Amends the Illinois Vehicle Code. Increases the maximum liability of a renter of a vehicle for damages resulting from loss due to theft of the vehicle from $2,000 to the actual and reasonable costs incurred up to the fair market value of the vehicle immediately before the loss occurred, as calculated by a commonly and commercially accepted method to establish a fair market value. Provides that a renter who loses or otherwise fails to secure the keys of a rented motor vehicle shall be liable for any damage to the vehicle as a result of the failure or, if the vehicle is not returned to the person, its fair market value immediately before the loss occurred.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 27/15
Amends the Renter's Financial Responsibility and Protection Act. Provides that a rental car company may void a damage waiver if damage or loss to the rental vehicle results from the renter losing or otherwise failing to secure the rental vehicle's keys or any other act of negligence by the renter that would reasonably result in the damage or loss to the rental vehicle.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/6-305.2
Amends the Illinois Vehicle Code. Provides that a person renting a motor vehicle to another may immediately collect an insurance deductible from a renter for any visible damage to a rented vehicle that exceeds $500 without the renter's personal insurance company first assessing the damage to the vehicle or processing the insurance claim.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03282  Rep. C.D. Davidsmeyer
(Sen. Chris Nybo)
205 ILCS 715/5
205 ILCS 715/17 new
Amends the Data Processing Services for Financial Institutions Act. Changes the definition of "financial institution" to remove a depository institution and include a bank, savings bank, credit union, or a foreign banking corporation that receives certificates of authority from the Department of Financial and Professional Regulation (rather than the Office of Banks and Real Estate). Provides that if a financial institution makes data available to an independent data processing servicer, the data shall remain the property of the financial institution. Effective immediately.
House Floor Amendment No. 1
In provisions concerning ownership of financial institution data, provides that the transfer of data by the financial institution, pursuant to an interface agreement or other agreement with the independent data processing servicer, only authorizes the independent data processing servicer to exercise temporary control of the data for the limited purpose of performing the contracted services by the financial institution.
Aug 18 17  H  Public Act . . . . . . . . 100-0170

105 ILCS 10/1  from Ch. 122, par. 50-1
Amends the Illinois School Student Records Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

105 ILCS 10/1 from Ch. 122, par. 50-1

Amends the Illinois School Student Records Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


215 ILCS 5/512-11 new
215 ILCS 5/512-12 new
215 ILCS 5/512-13 new

Amends the Illinois Insurance Code. Provides that all entities providing prescription drug coverage shall permit and apply a prorated daily cost-sharing rate to prescriptions that are dispensed by a pharmacy for less than a 30-day supply if the prescriber or pharmacist indicates the fill or refill could be in the best interest of the patient or is for the purpose of synchronizing the patient's chronic medications. Provides that no entity providing prescription drug coverage shall deny coverage for the treatment of a chronic illness that is made in accordance with a plan among the insured, the prescriber, and a pharmacist to synchronize the refilling of multiple prescriptions for the insured. Provides that no entity providing prescription drug coverage shall use payment structures incorporating prorated dispensing fees determined by calculation of the days' supply of medication dispensed. Provides that dispensing fees shall be determined exclusively on the total number of prescriptions dispensed. Establishes criteria for an entity conducting audits (either on-site or remotely) of pharmacy records. Provides that the Department of Insurance and Director of Insurance shall have the authority to enforce the provisions of the Act and impose financial penalties. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03286   Rep. Kelly M. Cassidy-Mark Batinick

740 ILCS 185/1 from Ch. 96 1/2, par. 9401
740 ILCS 185/2 from Ch. 96 1/2, par. 9402
740 ILCS 185/2.5 new
740 ILCS 185/2.6 new
740 ILCS 185/2.8 new
740 ILCS 185/3 from Ch. 96 1/2, par. 9403
740 ILCS 185/3.5 new
740 ILCS 185/4 from Ch. 96 1/2, par. 9404
740 ILCS 185/4.5 new
740 ILCS 185/4.7 new

Amends the Wrongful Tree Cutting Act. Changes the definition of "stumpage". Defines "protected land" and "qualified professional forester or ecological restoration professional". Provides that any party found to have intentionally cut or knowingly caused to be cut any standing timber or tree, other than a tree or woody plant referenced in the Illinois Exotic Weed Act, on protected land, and the party did not have the legal right to so cut or cause to be cut, must pay the person or entity that owns or holds a conservation right to the land 3 times stumpage value plus remediation costs. Provides that nothing in the Act limits the rights of a party to pursue causes of action under other laws, including any available common law remedies for damages. Limits the relief available under the Act. Provides that the court shall allow a plaintiff who prevails to recover the cost of expenses incurred. Makes changes in provisions concerning appraisals and findings of value and expenses. Adds provisions concerning: remediation plans; court-ordered determinations of costs; assistance by the Department of Natural Resources; and use of awards under the Act. Makes other changes. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03287   Rep. Kelly M. Cassidy, Al Riley, Sam Yingling, Deb Conroy, Michelle Mussman and Jonathan Carroll

410 ILCS 70/6.7 new

Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that a federally qualified health care center may provide forensic services to sexual assault survivors in a manner that is consistent with the Act. Provides that a federally qualified health care center that chooses to provide forensic services to sexual assault survivors in a manner that is consistent with the Act shall follow specified provisions of the Act and rules concerning the collection of sexual assault evidence, sexual assault evidence testing, and the submission of sexual assault evidence that are applicable to hospitals. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03288  

325 ILCS 5/4  
325 ILCS 5/4.1 from Ch. 23, par. 2054.1  
325 ILCS 5/4.4a  
325 ILCS 5/7.6 from Ch. 23, par. 2057.6  

Amends the Abused and Neglected Child Reporting Act. Removes a list of specified persons who are required to immediately report suspected cases of child abuse or neglect to the Department of Children and Family Services and instead provides that any person, agency, organization, or entity that knows or in good faith suspects a child may be an abused child or a neglected child shall immediately report or cause a report to be made to the Department. Removes a requirement that a person who enters into employment on and after July 1, 1986 and is mandated by virtue of that employment to report under the Act to sign a statement on a form prescribed by the Department that the employee has knowledge and understanding of the reporting requirements of the Act. Removes a provision requiring the Department to provide such employees with copies of the Act upon request. Removes a provision requiring any other person who has reasonable cause to believe that a child has died as a result of abuse or neglect to report his or her suspicion to the appropriate medical examiner or coroner. Makes other changes.  
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 03289  
Rep. Thaddeus Jones and Barbara Wheeler  

New Act  

Creates the Innovative Project Delivery Act. Sets forth provisions for the procurement of certain design-build and other services under either a single-phase or 2-phase selection process. Sets forth qualification and prequalification procedures. Sets forth various requirements concerning procurement under either selection process. Sets forth disclosure requirements and protest requirements. Requires the application of the Act to certain subcontracts.  
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee  

HB 03290  
Rep. Sue Scherer and Katie Stuart  

35 ILCS 5/224 new  

Amends the Illinois Income Tax Act. Creates a credit for wages paid pursuant to a qualified apprenticeship program. Provides that a "qualified apprenticeship program" means an apprenticeship program in manufacturing, plastics, or construction trades that is (i) certified by the Department of Commerce and Economic Opportunity and (ii) at least 3 years in duration. Provides that the credit may not exceed the lesser of (i) 50% of the wages paid by the taxpayer to each apprentice during the taxable year or (ii) $4,800 per apprentice. Provides that the credit may be carried forward for 5 taxable years. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.  
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03291

Rep. Sue Scherer

20 ILCS 405/405-5

was 20 ILCS 405/35.2

20 ILCS 405/405-280

was 20 ILCS 405/67.15

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that beginning June 30, 2017, each State agency shall report certain information concerning State vehicles to the Department of Central Management Services within 60 days after the end of the fiscal year. Provides that if a State agency fails to report that information, the Department of Central Management Services shall immediately take control of at least 5 vehicles controlled by the non-reporting State agency, or fewer vehicles only if the non-reporting State agency controls fewer than 5 vehicles. Requires the Department to publish information on its website about State vehicles for the previous fiscal year by November 1, 2017 and each November 1 thereafter. Provides that within 60 days after receiving State agency reports, the Director of Central Management Services shall deem any general purpose passenger and light duty vehicle driven under 7,000 miles in a fiscal year as surplus property and begin the process for disposing of the vehicle provided for in the State Property Control Act for transferable property. Contains other provisions concerning the sale of such vehicles and exceptions that may apply. Requires proceeds from such sales to be deposited in the State Surplus Property Revolving Fund. Defines "general purpose passenger vehicles" and "light duty vehicles". Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03292


30 ILCS 605/7.3

from Ch. 127, par. 133b10.3

Amends the State Property Control Act. Provides that all airplanes and helicopters owned by the State, except those designated for emergency use and those used by a public university as part of a course in aviation, are surplus property and must be sold by a competitive sealed bid method (now, a transferable airplane may be disposed of only if (i) it is no longer needed, (ii) it will not be used as a trade-in, and (iii) a public university or college offering aviation-related instruction or training has not listed its need for an airplane). Requires that the sale proceeds be deposited into the Education Assistance Fund. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03293


(Sen. Cristina Castro)

625 ILCS 5/12-806

from Ch. 95 1/2, par. 12-806

Amends the Illinois Vehicle Code. Provides that whenever a school bus is operated for the purpose of transporting passengers other than persons in connection with an activity of the school or religious organization which owns the bus or whenever a school district or a school bus company under contract with a school district discards a school bus through sale or donation, the "SCHOOL BUS" signs and any other insignia or words indicating that the vehicle is a school bus shall be removed, covered, or concealed, the stop signal arm and flashing signal system shall not be operable through normal controls, and the bus shall be painted a color different from the colors required for a school bus under the Code.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that whenever a school district or religious organization, or a school bus vendor or school bus company with a main source of income from contracting with a school district or religious organization for transportation services in connection with the school district or religious organization, discards a school bus through sale or donation to an individual or entity, the individual or entity shall immediately remove, cover, or conceal the "SCHOOL BUS" signs and any other insignia or words indicating that the vehicle is a school bus, render inoperable or removing entirely the stop signal arm and flashing signal system, and paint the bus a color different from those required under the Code.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that whenever a school district, religious organization, vendor of school busses, or a school bus company whose main source of income is contracting with a school district or religious organization for the provision of transportation services in connection with the activities of a school district or religious organization, discards through either sale or donation, a school bus to an individual or entity, the recipient of the school bus shall be responsible for immediately removing, covering, or concealing the "SCHOOL BUS" signs and any other insignia or words indicating the vehicle is a school bus, rendering inoperable or removing entirely the stop signal arm and flashing signal system, and painting the bus a color different from those required under the Code.

Aug 22 17 H Public Act . . . . . . . . . . 100-0277
HB 03294  Rep. Sue Scherer, Kathleen Willis and Stephanie A. Kifowit
625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204.1
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
Amends the Illinois Vehicle Code. Provides that any person convicted of a first violation of aggravated fleeing or attempting to elude a peace office shall be guilty of a Class 4 felony for which the person shall be sentenced to a term of imprisonment of not less than 1 year and not more than 3 years and any person convicted of a second or subsequent violation of the offense shall be guilty of a Class 3 felony for which the person shall be sentenced to a term of imprisonment of not less than 2 years and not more than 5 years. Amends the Unified Code of Corrections. Makes conforming changes.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03295  Rep. Sue Scherer
75 ILCS 70/5 new
Amends the Library Records Confidentiality Act. Provides that the registration and circulation records of a library that are confidential includes, but is not limited to, any records relating to the checking out or viewing of electronic books or eBooks.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03296  Rep. Sue Scherer, Stephanie A. Kifowit and Kathleen Willis
30 ILCS 805/8.28
35 ILCS 200/9-275
35 ILCS 200/15-10
35 ILCS 200/15-172
35 ILCS 200/15-175
Amends the Property Tax Code. Provides that the Senior Citizens Assessment Freeze Homestead Exemption also applies to persons with a disability. Amends the State Mandates Act to make conforming changes. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03297  Rep. Sue Scherer
730 ILCS 110/16.1
730 ILCS 190/20
Amends the Probation and Probation Officers Act and the Illinois Crime Reduction Act of 2009. Provides that a minimum of 10% of the statewide Juvenile and Adult Redeploy Illinois Program funds shall be reallocated to jurisdictions located in the 10 postal zip codes outside Cook County with the highest average annual violent crime rate for the prior 3 calendar years.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03298

Kathleen Willis, Justin Slaughter, Jerry Costello, II, Katie Stuart, LaToya Greenwood, John Cavaletto, Linda Chapa
LaVia and Theresa Mah

(Sen. Andy Manar, Jennifer Bertino-Tarrant, Omar Aquino and Steve Stadelman-Kimberly A. Lightford)

105 ILCS 5/17-1 from Ch. 122, par. 17-1

Amends the School Code. With respect to the annual budget of a school district with under 500,000 inhabitants, provides
that, beginning with the budget for the 2017-2018 school year, 85% of State funding under the State aid formula provisions of the
Code must be dedicated to objects and purposes related to classroom teaching. Provides that the State Board of Education shall, by
rule, determine which objects and purposes are related to classroom teaching.

House Committee Amendment No. 1

Deletes reference to:

105 ILCS 5/17-1

Adds reference to:

105 ILCS 5/21B-40

Replaces everything after the enacting clause. Amends the Educator Licensure Article of the School Code. Provides that the
application fee for a Substitute Teaching License shall be waived if the applicant currently holds a Substitute Teaching License and
proves to the State Board of Education that he or she has taught at least 10 full school days in the year prior to submitting the
application. Provides that if the application is from an applicant not currently holding a Substitute Teaching License, the applicant, if
granted a Substitute Teaching License, shall receive a refund of the full application fee if he or she proves to the State Board of
Education that he or she has taught 10 full school days within a year of receiving the Substitute Teaching License. Effective
immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause with provisions of the bill as amended by House Amendment No. 1 with the
following changes: Provides that a substitute teacher licensee may apply for a refund of the application fee for a new license within 18
months of issuance of the new license and the State Board of Education shall issue the refund if the licensee provides evidence to the
State Board that the licensee has utilized the license at least 10 full school days within one year of issuance of the new license (rather
than the fee shall be waived for a current license holder if he or she has taught at least 10 full school days in the year prior to
submitting the application or shall receive a refund). Provides that at the beginning of each renewal cycle, individuals who hold a
Substitute Teaching License may apply for a refund of the registration fee within 18 months of renewal and shall be issued that refund
by the State Board if the licensee provides evidence to the State Board that the licensee has taught pursuant to the Substitute Teaching
License at least 10 full school days within one year of renewal. Effective immediately.

House Floor Amendment No. 3

Replaces everything after the enacting clause with provisions of the bill as amended by House Amendment No. 1 with the
following changes: Provides that a substitute teacher licensee may apply for a refund of the application fee for a new license within 18
months of issuance of the new license and the State Board of Education shall issue the refund if the licensee provides evidence to the
State Board that the licensee has utilized the license at least 10 full school days within one year of issuance of the new license (rather
than the fee shall be waived for a current license holder if he or she has taught at least 10 full school days in the year prior to
submitting the application or shall receive a refund). Provides that at the beginning of each renewal cycle, individuals who hold a
Substitute Teaching License may apply for a reimbursement of the registration fee within 18 months of renewal and shall be issued that
reimbursement by the State Board from funds appropriated for that purpose if the licensee provides evidence to the State Board that
the licensee has taught pursuant to the Substitute Teaching License at least 10 full school days within one year of renewal. Effective
immediately.

Fiscal Note, House Floor Amendment No. 3 (State Board of Education)

HB 3298 (H-AM 3) will have an impact of approximately $1,000,000 per year on the State Board of Education. Of this
amount, $500,000 for registration fees is subject to appropriation.

Fiscal Note, House Committee Amendment No. 1 (State Board of Education)

HB 3298 (H-AM 1) will have an impact of approximately $500,000 per year on the State Board of Education.

Nov 09 17 H Public Act . . . . . . . . . 100-0550

HB 03299

Rep. Sue Scherer

Provides appropriations to various agencies for personal services and State contributions to Social Security. Effective
immediately.

Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee
HB 03300  Rep. Sue Scherer
35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Provides that each taxpayer who makes a contribution to an area vocational center established under the School Code is entitled to a credit in an amount equal to 50% of the amount of the donation. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03301  Rep. Sue Scherer-Sonya M. Harper-Juliana Stratton-Litesa E. Wallace, Stephanie A. Kifowit, Kathleen Willis, Emanuel Chris Welch, Justin Slaughter and Jerry Costello, II
35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Creates an income tax credit for taxpayers who make a qualified donation of a crop to a food bank or other charitable organization in Illinois. Provides that the amount of the credit shall be 15% of the value of the quantity of the crop donated. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03302  Rep. Daniel V. Beiser and Norine K. Hammond
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that fuel used in the generation of electricity for wholesale or retail sale is exempt. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03303  Rep. David Harris
35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03304  Rep. David Harris
35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03305  Rep. David Harris
35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03306  Rep. David Harris
35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03307  Rep. David Harris
35 ILCS 5/101  from Ch. 120, par. 1-101

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03308  Rep. David Harris
35 ILCS 5/101  from Ch. 120, par. 1-101

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03309  Rep. David Harris
35 ILCS 5/101 from Ch. 120, par. 1-101
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03310  Rep. David Harris
35 ILCS 5/101 from Ch. 120, par. 1-101
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03311  Rep. David Harris
35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03312  Rep. David Harris
35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03313  Rep. David Harris
35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03314  Rep. David Harris
35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03315  Rep. David Harris
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03316  Rep. David Harris
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03317  Rep. David Harris
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03318  Rep. David Harris
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03319  Rep. Allen Skillicorn

New Act

Creates the Right to Earn a Living Act. Defines "entry regulations", "public service restrictions", and other terms. Provides that all entry regulations with respect to businesses and professions and all public service restrictions shall be limited to those demonstrably necessary and carefully tailored to fulfill legitimate public health, safety, or welfare objectives. Provides that within one year after the effective date of the Act, all agencies shall conduct a comprehensive review of all entry regulations within their jurisdictions, and for each such entry regulation it shall: (i) articulate with specificity the public health, safety, or welfare objective or objectives served by the regulation; and (ii) articulate the reason or reasons why the regulation is necessary to serve the specified objective or objectives. Provides that any person may petition any agency to repeal or modify any entry regulation into a business or profession within its jurisdiction. Requires the agency, within 90 days after a petition has been filed, to either repeal the entry regulation, modify the regulation to achieve standards specified under the Act, or state the basis on which it concludes the regulation conforms with those standards. Contains provisions concerning enforcement and the preemption of local laws inconsistent with the provisions of the Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03320  Rep. Allen Skillicorn-Stephanie A. Kifowit and Linda Chapa LaVia

New Act

20 ILCS 5/5-715
225 ILCS 65/Art. 85 heading new
225 ILCS 65/85-5 new
225 ILCS 65/85-10 new

Creates the Occupational Licensing Reform Act. Provides that an individual with a criminal history may petition the responsible licensing board, at any time, including before obtaining any required education or paying any fee, for a determination of whether the individual's criminal history will disqualify the individual from obtaining State recognition. Provides that the Governor shall establish the Office of Supervision of Occupational Boards, which will be responsible for actively supervising State occupational boards to ensure compliance with the State's policies. Provides that the Office must review and approve or reject any proposed board rule, policy, enforcement, or other regulatory action prior to it being adopted or implemented. Amends the Departments of State Government Article of the Civil Administrative Code of Illinois. In provisions concerning temporary licenses to service members or spouses of service members, provides that the director of a department must issue or deny a license within the 6-month period of the temporary license. Provides that upon denial of a license, the department must provide specific information explaining the denial and a course of action for the applicant to receive licensure. Amends the Nurse Practice Act. Allows for the issuance of multistate licenses that allow nurses to practice in his or her home state and other compact states. Ratifies and approves the Nurse Licensure Compact. Provides that the Compact does not supersede existing State labor laws. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

New Act

Deletes reference to:

225 ILCS 65/Art. 85 heading new

Deletes reference to:

225 ILCS 65/85-5 new

Deletes reference to:

225 ILCS 65/85-10 new

Replaces everything after the enacting clause. Amends the Departments of State Government Article of the Civil Administrative Code of Illinois. In provisions concerning temporary licenses to service members or spouses of service members, provides that the director of a department must issue or deny a license within the 6-month period of the temporary license. Provides that upon denial of a license to a service member or the spouse of a service member, the department must provide specific information explaining the denial and a course of action for the service member or spouse of a service member to receive licensure. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03321  Rep. Brad Halbrook

25 ILCS 170/11.3

Amends the Lobbyist Registration Act. Provides that it is a violation of the Act for a person registered or required to be registered under the Act to accept or agree to accept compensation from a State agency, regardless of whether or not that compensation would be for the purpose of lobbying legislative action.

Mar 31 17    H  Rule 19(a) / Re-referred to Rules Committee

HB 03322  Rep. Natalie A. Manley
(Sen. Pamela J. Althoff)

225 ILCS 330/1 from Ch. 111, par. 3251
225 ILCS 330/4 from Ch. 111, par. 3254
225 ILCS 330/5 from Ch. 111, par. 3255
225 ILCS 330/8 from Ch. 111, par. 3258
225 ILCS 330/11 from Ch. 111, par. 3261
225 ILCS 330/12 from Ch. 111, par. 3262
225 ILCS 330/13 from Ch. 111, par. 3263
225 ILCS 330/14 from Ch. 111, par. 3264
225 ILCS 330/16 from Ch. 111, par. 3266
225 ILCS 330/16.5
225 ILCS 330/17 from Ch. 111, par. 3267
225 ILCS 330/18 from Ch. 111, par. 3268
225 ILCS 330/23 from Ch. 111, par. 3273
225 ILCS 330/40 from Ch. 111, par. 3290
225 ILCS 330/44 from Ch. 111, par. 3294
225 ILCS 330/48 from Ch. 111, par. 3298


House Committee Amendment No. 1

Deletes reference to:

225 ILCS 330/44

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Makes changes concerning the practices that constitute the practice of land surveying. In provisions concerning qualifications for licensing, provides that the Department of Financial and Professional Regulation shall issue a license to a person who is a graduate of an approved land surveying curriculum of at least 4 years who has passed an examination in the fundamentals of surveying, as defined by rule, or is a graduate of a baccalaureate curriculum but has met certain requirements and passed an examination in the fundamentals of surveying, as defined by rule (rather than a person who has a baccalaureate degree in a related science if he or she does not have a baccalaureate degree in land surveying from an accredited college or university). Makes changes to the minimum standards for enrollment as a Surveyor Intern. Removes provisions concerning plats and licenses as prima facie evidence. Makes other changes.

Aug 18 17    H  Public Act . . . . . . . . . 100-0171
HB 03323  Rep. Jeanne M Ives-Sam Yingling-Joe Sosnowski-Mike Fortner, Brad Halbrook, Thomas Morrison, Ryan Spain, Jerry Lee Long, Nick Sauer, Peter Breen and Rita Mayfield

5 ILCS 120/2.03.5 new
5 ILCS 140/8.5
20 ILCS 405/405-335
30 ILCS 805/8.41 new

Amends the Open Meetings Act. Requires a unit of local government or school district with an operating budget of $1 million or more to maintain an Internet website and post to that website, for the current calendar or fiscal year, the following information: (1) information about elected and appointed officials; (2) notice of and materials prepared for meetings; (3) procedures for requesting information from the unit of local government or school district; (4) annual budget; (5) ordinances; (6) procedures to apply for building permits and zoning variances; (7) financial reports and audits; (8) information concerning employee compensation; (9) contracts with lobbying firms; (10) taxes and fees imposed by the unit of local government or school district; (11) rules governing the award of contracts; (12) bids and contracts worth $25,000 or more; (13) a debt disclosure report; and (14) public notices. Provides that any citizen who is a resident of the unit of local government or school district may bring a mandamus or injunction action to compel the unit of local government or school district to comply with the Internet posting requirements. Limits home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Amends the Freedom of Information Act. Provides that a public body may satisfy its obligation to produce a copy of a public record that is published on the public body's website by providing the requester an accessible link that results in direct access to the requested record in the format in which it is maintained. Provides that Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois to make conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03324  Rep. Jeanne M Ives

25 ILCS 170/11.3

Amends the Lobbyist Registration Act. Provides that it is a violation of the Act for a person registered or required to be registered as a lobbyist under the Act to accept or agree to accept compensation from a State agency, regardless of whether or not such compensation would be for the purpose of lobbying legislative action.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Michael Connelly)

70 ILCS 3705/7  from Ch. 111 2/3, par. 194

Amends the Public Water District Act. Provides that a general manager of a public water district may be discharged at a meeting of the board of trustees upon a majority vote of the members present (currently, by a unanimous vote of the board of trustees). Effective immediately.

House Floor Amendment No. 1

Changes the votes necessary to discharge a general manager from a majority of members present to a majority of members.

Aug 18 17  H  Public Act . . . . . . . . . . 100-0172

HB 03326  Rep. Jeanne M Ives and David McSweeney

5 ILCS 120/2.06  from Ch. 102, par. 42.06
5 ILCS 120/3  from Ch. 102, par. 43

Amends the Open Meetings Act. Specifies that at each regular or special meeting which is open to the public, any person shall have the opportunity to address public officials with comments or questions, subject to reasonable constraints. Provides that any answers to questions asked during the open meeting shall be provided by the public body within 45 days. Provides that if a court determines that a public body willfully and intentionally failed to comply with the Act, or otherwise acted in bad faith, the court shall, in addition to any other relief authorized, also impose upon the public body a civil penalty of not less than $2,500, but no more than $5,000, for each violation. Provides that the court shall (currently, may) assess against any party, except a State's Attorney, reasonable attorney's fees and other litigation costs reasonably incurred by any other party who prevails (currently, substantially prevails) in an action brought under the Act.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03327  Rep. Jeanne M Ives

50 ILCS 145/2

Amends the Local Government Officer Compensation Act. In provisions regarding compensation of elected officers of school districts and units of local government, defines "compensation" as wages, salaries, commissions, and any other form of remuneration. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Michael Connelly)

50 ILCS 705/10.7

Amends the Police Training Act. Repeals language providing that mandatory training required for police chiefs and deputy police chiefs is not applicable to the City of Chicago or the Sheriff's Police Department in Cook County. Effective immediately.

Apr 26 17  S  Referred to Assignments

HB 03329  Rep. Jeanne M Ives

5 ILCS 160/2  from Ch. 116, par. 43.5
5 ILCS 160/3  from Ch. 116, par. 43.6
5 ILCS 160/3.3 new
50 ILCS 205/3  from Ch. 116, par. 43.103
50 ILCS 205/3c new
50 ILCS 205/4  from Ch. 116, par. 43.104

Amends the State Records Act. Provides that all records under the Act, including legal records and emails, shall be retained for a minimum of 7 years. Provides that every public employee, State and local, shall receive record retention training to comply with the Act. Modifies the term "record" or "records" to include any medium that stores or transmits information generated or used by a public body. Amends the Local Records Act to make similar changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03330  Rep. Michael Halpin

35 ILCS 5/704A

Amends the Illinois Income Tax Act. Provides for a credit against the withholding tax liability of an employer with fewer than 15 full-time employees in an amount equal to $2,000 for each employee who is moved from part-time to full-time employment status and who maintains that full-time employment status for a period of 12 consecutive calendar months. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/220

Amends the Illinois Income Tax Act. Extends the angel investment credit for taxable years ending on or before December 31, 2018 (currently, December 31, 2016). Provides that the aggregate amount of angel investment tax credits shall be limited to $20,000,000 per calendar year (currently, $10,000,000). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


820 ILCS 115/14  from Ch. 48, par. 39m-14

Amends the Illinois Wage Payment and Collection Act. Increases the administrative fee imposed upon an employer that has been demanded or ordered by the Department of Labor, or ordered by a court, to pay wages. Imposes fees on a scale depending upon the amount of wages that are owed.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that after deducting all non-personnel and personnel costs associated with the operation and maintenance of an automated traffic law enforcement system, the net proceeds that a municipality or county receives from the civil penalties collected from an owner of a motor vehicle that is recorded by an automated traffic control system shall be expended for public safety purposes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03334

725 ILCS 202/21 new

Amends the Sexual Assault Evidence Submission Act. Provides that the Department of State Police shall create and operate a statewide sexual assault evidence kit tracking system. Provides that the statewide sexual assault evidence kit tracking system shall: (1) track the location and status of sexual assault evidence kits throughout the criminal justice process, including the initial collection in examinations performed at medical facilities, receipt at local law enforcement agencies, and receipt and analysis at forensic laboratories; (2) allow medical facilities performing sexual assault forensic examinations, law enforcement agencies, prosecutors, State and local crime laboratories, and other entities who have physical custody of sexual assault evidence kits to update and track the status and location of sexual assault evidence kits; (3) allow victims of sexual assault to anonymously track and receive updates regarding the status of their sexual assault evidence kit; and (4) use technology to allow continuous access for appropriate personnel. Provides that the Department may phase in initial participation in the statewide sexual assault evidence kit tracking system by region, volume, or other appropriate classification. Provides that all entities who have custody of sexual assault evidence kits shall fully participate in the system by no later than July 1, 2019. Makes other changes.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03335

New Act

Creates the Business Compensation Equity Fee Act. Provides that, beginning on January 1, 2018, an annual fee is imposed on each publicly traded company doing business in the State if the company reports a pay ratio between its chief executive officer's compensation and its employees' median pay of at least 100:1 on a disclosure filed with the United States Securities and Exchange Commission during the taxable year. Provides that, if the company reports a pay ratio of at least 100:1 but less than 250:1, then the amount of the fee shall be $1,500 annually, and if the company reports a pay ratio of 250:1 or greater, then the fee shall be $2,500 annually. Contains provisions concerning the administration of the Act. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03336

750 ILCS 61/15

Amends the Address Confidentiality for Victims of Domestic Violence Act. Provides that a person who is a victim of, among other things, sexual assault or stalking may apply for the address confidentiality program under the Act.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03337

720 ILCS 5/16-1 from Ch. 38, par. 16-1

720 ILCS 5/16-25

Amends the Criminal Code of 2012. Increases the threshold amount of theft not from the person and retail theft that enhances the offense from a misdemeanor to a felony to $2,000. Provides that an enhancement from a misdemeanor to a felony based on a prior conviction must only be for felony theft.

Apr 27 18  H Rule 19(a) / Re-referred to Rules Committee

5 ILCS 140/7.5
15 ILCS 15/3.1 from Ch. 127, par. 1803.1
50 ILCS 705/5 from Ch. 85, par. 505
50 ILCS 705/6 from Ch. 85, par. 506
50 ILCS 705/6.1
50 ILCS 705/6.2
50 ILCS 705/8 from Ch. 85, par. 508
50 ILCS 705/10.4
50 ILCS 710/5 from Ch. 85, par. 519
430 ILCS 66/65

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board must review the law enforcement, correctional, or court security officer's (currently, police officer) conduct and records to ensure that no officer is certified or provided a valid waiver if that officer has been convicted of a felony offense under the laws of this State or any other state which if committed in this State would be punishable as a felony. Provides that appointed investigators shall be vested with full police powers and authorized to conduct criminal background inquiries using a recognized national law enforcement database or an independent background investigation. Provides that the Board must also ensure that no officer is certified or provided a valid waiver if that officer has been convicted of aggravated battery, domestic battery, violation of an order of protection, or interfering with the reporting of domestic violence, or an offense that would be similar in any other state. Provides that the Peace Officer and Probation Officer Firearm Training Act shall not be subject to home rule preemption under Article VII of the Illinois Constitution. Amends the Firearm Concealed Carry Act. Provides that active and retired law enforcement officers authorized to carry a firearm under the laws of this State or federal law are not subject to a provision providing that the owner of private real property of any type may prohibit the carrying of concealed firearms on the property under his or her control, but that the owner must post a sign in accordance with the Act indicating that firearms are prohibited on the property, unless the property is a private residence. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Provides that the Illinois Law Enforcement Training Standards Board may own and lease property.

House Committee Amendment No. 2

Deletes reference to:

430 ILCS 66/65

Removes language providing that active and retired law enforcement officers authorized to carry a firearm under State or federal law are exempted from a provision where an owner of private real property of any type may prohibit the carrying of concealed firearms on the property under his or her control.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee


15 ILCS 335/4 from Ch. 124, par. 24
730 ILCS 5/3-2.5-75
730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Illinois Identification Card Act. Provides that the Secretary of State shall report annually to the Governor and the General Assembly the total number of limited-term Illinois Identification Cards and original or replacement Illinois Identification Cards issued to persons released on parole, mandatory supervised release, aftercare release, final discharge, or pardoned from the Department of Corrections or the Department of Juvenile Justice, and the total cost to the Secretary in waiving fees for such persons. Provides that the Secretary shall further report annually to the Governor and the General Assembly any impediments to issuing Illinois Identification Cards to those persons, and provide recommendations to improve access to Illinois Identification Cards for those persons. Amends the Unified Code of Corrections. Provides that the Department of Corrections and the Department of Juvenile Justice shall report annually to the Governor and the General Assembly the total number of persons for which those Departments obtained a certified birth certificate and social security card, and provide the total number of verification forms issued by those Departments to persons prior to their release.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

New Act

20 ILCS 2605/2605-86 new

50 ILCS 705/10.8 new

Creates the Racial and Ethnic Bias Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall adopt model rules for training for law enforcement officers to recognize implicit racial and ethnic bias and racial sensitivity that may be adopted by law enforcement agencies in this State. Provides that the Department of State Police shall work in consultation with the Board to adopt model rules for training to recognize implicit racial and ethnic bias and racial sensitivity for officers. Provides that training on recognizing implicit racial and ethnic bias and promoting racial sensitivity for individuals who work in the criminal justice system shall be required.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 3930/10.3 new

Amends the Illinois Criminal Justice Act. Provides that the Illinois Criminal Justice Information Authority shall collect data and information on race and ethnicity at every point within the criminal justice system to allow for a systematic assessment of disproportionate impact on minorities. Provides that the Authority shall report its findings to the General Assembly on an annual basis.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03342  Rep. Gregory Harris-Tom Demmer-Linda Chapa LaVie-Robert Rita, Mary E. Flowers, William Davis and Al Riley
          (Sen. Heather A. Steans-Elgie R. Sims, Jr.-Dale A. Righter-Chapin Rose-Andy Manar, Julie A. Morrison, Laura M. Murphy,
           Iris Y. Martinez and Omar Aquino)

20 ILCS 2105/2105-130
20 ILCS 2105/2105-131 new
20 ILCS 2105/2105-135
20 ILCS 2105/2105-205 was 20 ILCS 2105/60.3
20 ILCS 2105/2105-207
20 ILCS 2630/12
20 ILCS 2630/13

Amends the Department of Financial and Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to consider certain mitigating factors and evidence of rehabilitation for certain applicants of licenses, certificates, and registrations. Requires the Department, upon denial of a license, certificate, or registration, to provide the applicant certain information concerning the denial. Provides that no application for licensure or registration shall be denied by reason of a finding of lack of good moral character when the finding is based solely upon the fact that the applicant has one or more previous convictions. Provides that the Department shall not require applicants to report certain criminal history information and the Department shall not consider the information. Provides that on May 1 of each year, the Department shall prepare, publicly announce, and publish certain statistical information. Amends the Criminal Identification Act. Includes applications for license, certification, and registration that must contain specific language which states that the applicant is not obligated to disclose sealed or expunged records of conviction or arrest and entities authorized to grant professional licenses, certifications, and registrations that may not ask if an applicant has had records expunged or sealed. Provides that certain sealed or impounded felony records shall not be disseminated in connection with an application for a professional or business license, except specified health care worker licenses. Effective immediately.

House Committee Amendment No. 3

Deletes reference to:

20 ILCS 2630/13

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: In provisions amending the Department of Professional Regulation Law of the Civil Administrative Code of Illinois, includes licensing Acts administered by the Department of Financial and Professional Regulation in which convictions of certain enumerated offenses are a bar to licensure as an exception to the requirement that the Department consider mitigating factors and rehabilitation. Requires the Department, when examining certain factors, to determine whether a prior conviction will impair the ability of the applicant to engage in the practice for which a license, certificate, or registration is sought (rather than examining certain factors in determining whether to grant a license, certificate, or registration). Removes an affirmative obligation of the Department to demonstrate that a prior conviction would impair the ability of an applicant. Requires the Department to notify an applicant of a denial of a license or certificate or refuse to grant registration based upon a conviction or convictions, in whole or in part. Makes changes to the items that must be included in the notice. Makes changes to the information that the Department shall not require applicants to report. Changes various references of “new and renewal license, certificate, or registration” to “new license, certificate, or registration”. Makes changes to information the Department must report. Restores a fee to be charged by the Department, but reduces the fee from $200 to $175. Makes changes to when the Department may consider an application to make disciplinary records confidential. In provisions amending the Criminal Identification Act, removes amendatory changes concerning entry of orders and the effect of expungement or sealing records. Provides that the entity authorized to grant a license, certification, or registration shall include in its application specific language stating that the applicants is not obligated to disclose sealed or expunged records of a conviction or arrest. Provides that if the inclusion of the specific language in an application is not practical, the entity shall publish the language on its website. Removes changes to provisions concerning retention and release of sealed records. Removes the immediate effective date.

Senate Floor Amendment No. 3

Deletes reference to:

20 ILCS 2630/13

Adds reference to:

10 ILCS 5/1A-55 new

Adds reference to:

25 ILCS 80/5 from Ch. 63, par. 42.93-5

Adds reference to:

30 ILCS 105/5.857

Adds reference to:
HB 03342 (CONTINUED)

30 ILCS 105/6z-100
Adds reference to:
30 ILCS 105/6z-27
Adds reference to:
30 ILCS 105/8g-1
Adds reference to:
30 ILCS 105/13.2
Adds reference to:
30 ILCS 115/11.2 new
Adds reference to:
30 ILCS 115/12
Adds reference to:
30 ILCS 740/2-3
Adds reference to:
35 ILCS 5/901
Adds reference to:
70 ILCS 3615/4.09
Adds reference to:
40 ILCS 15/1.2
Adds reference to:
20 ILCS 105/4.02
Adds reference to:
20 ILCS 301/55-30
Adds reference to:
20 ILCS 1705/75
Adds reference to:
20 ILCS 2405/3
Adds reference to:
320 ILCS 42/35
Adds reference to:
30 ILCS 105/6z-20
Adds reference to:
55 ILCS 5/5-1006
Adds reference to:
55 ILCS 5/5-1006.5
Adds reference to:
55 ILCS 5/5-1007
Adds reference to:
65 ILCS 5/8-11-1
Adds reference to:
65 ILCS 5/8-11-1.3
Adds reference to:
65 ILCS 5/8-11-1.4
Adds reference to:
65 ILCS 5/8-11-1.6
Adds reference to:
65 ILCS 5/8-11-1.7
Adds reference to:
HB 03342 (CONTINUED)

65 ILCS 5/8-11-5
Adds reference to:
70 ILCS 210/13
from Ch. 24, par. 8-11-5

70 ILCS 1605/30
Adds reference to:
70 ILCS 3610/5.01
from Ch. 85, par. 1233

70 ILCS 3615/4.03
Adds reference to:
70 ILCS 3720/4
from Ch. 85, par. 704.03

30 ILCS 105/5h.5
Adds reference to:
30 ILCS 105/25
from Ch. 111 2/3, par. 355.01

210 ILCS 49/5-104 new
Adds reference to:
210 ILCS 49/5-105 new
from Ch. 111 2/3, par. 254

30 ILCS 105/6z-70
Adds reference to:
30 ILCS 105/6z-71

110 ILCS 947/10
Adds reference to:
110 ILCS 947/65.100 new
from Ch. 127, par. 161

20 ILCS 665/4a
Adds reference to:
20 ILCS 1705/18.5
from Ch. 127, par. 200-24a

20 ILCS 2405/5b
Adds reference to:
20 ILCS 3305/4
from Ch. 127, par. 1054

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

30 ILCS 105/5.886 new
Adds reference to:
30 ILCS 105/6z-68
from Ch. 127, par. 144.3

30 ILCS 105/6z-71
Adds reference to:
30 ILCS 105/6z-81

30 ILCS 105/6z-105 new
Adds reference to:
30 ILCS 105/8.3
from Ch. 127, par. 144.3

30 ILCS 3305/5
from Ch. 127, par. 1055
HB 03342 (CONTINUED)

30 ILCS 105/8.11 from Ch. 127, par. 144.11
Add reference to:
30 ILCS 105/5.703 rep.
Add reference to:
30 ILCS 540/3-6 new
Add reference to:
30 ILCS 730/3 from Ch. 96 1/2, par. 8203
Add reference to:
305 ILCS 5/12-5 from Ch. 23, par. 12-5
Add reference to:
415 ILCS 5/22.15 from Ch. 111 1/2, par. 1022.15
Add reference to:
415 ILCS 5/55.6 from Ch. 111 1/2, par. 1055.6
Add reference to:
415 ILCS 5/57.11 from Ch. 127, par. 144.12
Add reference to:
30 ILCS 105/8.12 from Ch. 127, par. 150.1
Add reference to:
30 ILCS 105/14.1 from Ch. 127, par. 150.1
Add reference to:
40 ILCS 5/14-131 from Ch. 23, par. 5-4.2
Add reference to:
765 ILCS 1026/15-801 from Ch. 23, par. 5-4.2
Add reference to:
30 ILCS 330/9 from Ch. 127, par. 659
Add reference to:
30 ILCS 330/11 from Ch. 127, par. 661
Add reference to:
30 ILCS 330/16 from Ch. 127, par. 666
Add reference to:
30 ILCS 425/6 from Ch. 127, par. 2806
Add reference to:
30 ILCS 425/8 from Ch. 127, par. 2808
Add reference to:
30 ILCS 425/15 from Ch. 127, par. 2815
Add reference to:
305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2
Add reference to:
305 ILCS 5/5-5.01a
Add reference to:
305 ILCS 5/5-5.05a new
Add reference to:
305 ILCS 5/5-5.12b new
Add reference to:
305 ILCS 5/9A-11 from Ch. 23, par. 9A-11
Add reference to:
305 ILCS 5/12-4.11 from Ch. 23, par. 12-4.11
Add reference to:
HB 03342 (CONTINUED)

25 ILCS 115/1
Adds reference to:
  25 ILCS 120/6.6 new
Adds reference to:
  35 ILCS 5/223
Adds reference to:
  35 ILCS 5/227 new
Adds reference to:
  35 ILCS 105/2 from Ch. 120, par. 439.2
Adds reference to:
  35 ILCS 110/2 from Ch. 120, par. 439.32
Adds reference to:
  20 ILCS 1605/7.12
Adds reference to:
  20 ILCS 1605/9.1
Adds reference to:
  20 ILCS 2205/2205-30 new
Adds reference to:
  5 ILCS 100/5-45 from Ch. 127, par. 1005-45
Adds reference to:
  20 ILCS 1705/74
Adds reference to:
  105 ILCS 5/3-16 new
Adds reference to:
  105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02
Adds reference to:
  305 ILCS 5/5-5.4 from Ch. 23, par. 5-5.4
Adds reference to:
  305 ILCS 5/5-5.4i
Adds reference to:
  305 ILCS 5/5-5.4j new
Adds reference to:
  305 ILCS 5/5-5 from Ch. 23, par. 5-5
Adds reference to:
  305 ILCS 5/5-30
Adds reference to:
  305 ILCS 5/5-30.1
Adds reference to:
  30 ILCS 330/2 from Ch. 127, par. 652
Adds reference to:
  30 ILCS 330/3 from Ch. 127, par. 653
Adds reference to:
  30 ILCS 330/5 from Ch. 127, par. 655
Adds reference to:
  5 ILCS 100/5-45 from Ch. 127, par. 1005-45
Adds reference to:
  5 ILCS 375/3 from Ch. 127, par. 523
Adds reference to:
HB 03342 (CONTINUED)

5 ILCS 375/10
Adds reference to:
  30 ILCS 330/2.5
Adds reference to:
  30 ILCS 330/7.7 new
Adds reference to:
  30 ILCS 330/9
Adds reference to:
  30 ILCS 330/11
Adds reference to:
  30 ILCS 330/12
Adds reference to:
  30 ILCS 330/13
Adds reference to:
  40 ILCS 5/14-103.41 new
Adds reference to:
  40 ILCS 5/14-135.08
Adds reference to:
  40 ILCS 5/14-147.5 new
Adds reference to:
  40 ILCS 5/14-147.6 new
Adds reference to:
  40 ILCS 5/14-152.1
Adds reference to:
  40 ILCS 5/15-155
Adds reference to:
  40 ILCS 5/15-165
Adds reference to:
  40 ILCS 5/15-185.5 new
Adds reference to:
  40 ILCS 5/15-185.6 new
Adds reference to:
  40 ILCS 5/15-198
Adds reference to:
  40 ILCS 5/16-106.41 new
Adds reference to:
  40 ILCS 5/16-158
Adds reference to:
  40 ILCS 5/16-190.5 new
Adds reference to:
  40 ILCS 5/16-190.6 new
Adds reference to:
  40 ILCS 5/16-203
Adds reference to:
  40 ILCS 5/14-103.40 rep.
Adds reference to:
  40 ILCS 5/16-106.4 rep.
Adds reference to:
HB 03342 (CONTINUED)

40 ILCS 15/1.9 new

Adds reference to:
15 ILCS 505/20
30 ILCS 212/10
35 ILCS 5/226

Adds reference to:
30 ILCS 805/8.42 new

Replaces everything after the enacting clause. Creates the FY2019 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement FY2019 budget recommendations. Effective immediately.

Jun 04 18  H  Public Act ............. 100-0587


730 ILCS 5/5-9-1 from Ch. 38, par. 1005-9-1

Amends the Unified Code of Corrections. In provisions concerning authorized fines, provides that an additional penalty is imposed in sentencing for an offense concerning vehicle wheel and axle loads and gross weights of $15 for each $40 of the first $330, or fraction thereof, of fine imposed for a violation and $10 for each subsequent $40, or fraction thereof, of fine imposed for a violation following the initial $15 surcharge for each $40 of the first $330 of fine imposed (rather than an additional penalty of $15 for each $40, or fraction thereof, of fine imposed). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


720 ILCS 550/10 from Ch. 38, par. 1005-9-1
720 ILCS 570/410 from Ch. 38, par. 1005-9-1
720 ILCS 646/70 from Ch. 38, par. 1005-9-1
725 ILCS 5/110-14 from Ch. 38, par. 1005-9-1
730 ILCS 5/5-3-2 from Ch. 38, par. 1005-9-1
730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-9-1

Amends the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act. Provides that at the time a defendant is placed on probation, the court shall set a date at the conclusion of the period to determine whether the defendant has complied with the terms and conditions of probation. Amends the Code of Criminal Procedure of 1963. Provides that a person incarcerated on a bailable offense who does not supply bail and against whom a fine is levied on conviction of the offense shall be allowed a credit of $20 (rather than $5) for each day the person is incarcerated toward any fine imposed. Amends the Unified Code of Corrections. Provides that in felony cases, the presentence report shall set forth the financial impact of incarceration based on the financial impact statement filed with the clerk of the court by the Department of Corrections. Provides that at the time a defendant is placed on supervision, the court shall set a date at the conclusion of the period to determine whether the defendant has complied with the terms and conditions of supervision.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
725 ILCS 5/100-1 from Ch. 38, par. 100-1
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

725 ILCS 5/100-1 from Ch. 38, par. 100-1
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

730 ILCS 5/5-1-10 from Ch. 38, par. 1005-1-10
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the definition of “imprisonment”.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

430 ILCS 65/13.2 from Ch. 38, par. 83-13.2
Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police shall, 60 days prior to the expiration of a Firearm Owner's Identification Card, forward by first class mail to each person whose card is to expire instructions for renewal (rather than an application which may be used to apply for renewal of the card). Provides that a holder of a Firearm Owner's Identification Card shall notify the Department of State Police within 10 days of discovering that his or her Firearm Owner's Identification Card has been lost, destroyed, or stolen. Provides that a lost, destroyed, or stolen Firearm Owner's Identification Card is invalid. Provides that the cost for a replacement card shall be $5 which shall be deposited into the State Police Firearm Services Fund. Effective January 1, 2018.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

430 ILCS 65/1 from Ch. 38, par. 83-1
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

50 ILCS 705/1 from Ch. 85, par. 501
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03355  Rep. Elgie R. Sims, Jr., Elaine Nekritz, Kelly M. Cassidy and Barbara Flynn Currie

730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

730 ILCS 5/5-8-6 from Ch. 38, par. 1005-8-6

Amends the Unified Code of Corrections. Provides that in imposing a sentence for a Class 3 or 4 felony, other than a violent crime as defined in the Rights of Crime Victims and Witnesses Act, the court shall determine and indicate in the sentencing order whether the defendant has 4 or more or fewer than 4 months remaining on his or her sentence accounting for time served.

Provides that an offender sentenced to a term of imprisonment for a Class 3 or 4 felony, other than a violent crime as defined in the Rights of Crime Victims and Witnesses Act, in which the sentencing order indicates that the offender has less than 4 months remaining on his or her sentence accounting for time served may not be confined in the penitentiary system of the Department of Corrections but may be assigned to electronic home detention, an adult transition center, or another facility or program within the Department of Corrections. Effective January 1, 2019.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


305 ILCS 5/5-35 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that for a person who is a resident in a facility licensed under the ID/DD Community Care Act, the Community-Integrated Living Arrangements Licensure and Certification Act, or the MC/DD Act for whom payments are made throughout a month and who is determined to be eligible for medical assistance, the State shall pay an amount in addition to the minimum monthly personal needs allowance authorized under the Social Security Act so that the person's total monthly personal needs allowance from both State and federal sources equals $60. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


805 ILCS 405/3 from Ch. 96, par. 6

Amends the Assumed Business Name Act. Makes a technical change in a Section concerning the alphabetical index kept by each county clerk.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03359
(Sen. Michael E. Hastings)

55 ILCS 5/4-5001
55 ILCS 5/4-12001
55 ILCS 5/4-12001.1
65 ILCS 5/1-2-11
65 ILCS 5/11-31-2.2
65 ILCS 5/11-31.1-8
330 ILCS 63/35
415 ILCS 5/44.1
705 ILCS 105/27.1a
705 ILCS 105/27.2
705 ILCS 105/27.2a
735 ILCS 5/2-202
735 ILCS 5/2-1501
735 ILCS 5/8-1208
375 ILCS 5/Art. IX heading
735 ILCS 5/9-104.1
735 ILCS 5/9-104.2
735 ILCS 5/9-107
735 ILCS 5/9-107.5
735 ILCS 5/9-107.10
735 ILCS 5/9-109.5
735 ILCS 5/9-109.7
735 ILCS 5/9-111
735 ILCS 5/9-111.1
735 ILCS 5/9-117
735 ILCS 5/9-118
735 ILCS 5/9-119
735 ILCS 5/9-120
735 ILCS 5/9-121
735 ILCS 5/9-207
735 ILCS 5/9-208
735 ILCS 5/9-209
735 ILCS 5/12-903
735 ILCS 5/15-1504.5
735 ILCS 5/15-1508
735 ILCS 5/15-1701
735 ILCS 5/19-129
740 ILCS 40/11
765 ILCS 605/9.2
765 ILCS 705/5
765 ILCS 745/16
765 ILCS 750/15
HB 03359 (CONTINUED)

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Changes references to forcible entry and detainer actions and actions for possession to references to eviction actions. Changes references to orders of possession and judgment of possession to references to eviction orders. Makes corresponding changes to the Counties Code; the Illinois Municipal Code; the Illinois Service Member Civil Relief Act; the Environmental Protection Act; the Clerks of Courts Act; the Code of Civil Procedure; the Controlled Substance and Cannabis Nuisance Act; the Condominium Property Act; the Landlord and Tenant Act; the Mobile Home Landlord and Tenant Rights Act; and the Safe Homes Act.

House Committee Amendment No. 1

Adds reference to:

735 ILCS 5/9-109.6 new

Provides that a standardized residential eviction order form, as determined by the Supreme Court, shall be used statewide.

Provides that if the tenant does not pay the rent due within the time stated in a specified notice, the landlord may consider the lease ended and commence an eviction or ejectment action without further notice or demand (instead of "if the tenant does not within the time mentioned in such notice, pay the rent due, the landlord may consider the lease ended, and sue for the possession under the statute in relation to forcible entry and detainer, or maintain ejectment without further notice or demand").

Aug 18 17 H Public Act . . . . . . . . . 100-0173

HB 03360  Rep. Elgie R. Sims, Jr. and Emanuel Chris Welch

New Act

35 ILCS 5/216
35 ILCS 25/25
35 ILCS 25/30

Creates the Community Renewal and Revitalization Act. Provides for the qualifications for and designation of Health, Opportunity, Prosperity, and Empowerment (HOPE) Zones. Provides for a HOPE Zone tax credit and other credits and benefits going to businesses operating in HOPE Zones. Provides for the powers and duties of the Department of Commerce and Economic Opportunity under the Act. Provides for State incentives regarding public services and physical infrastructure. Provides for State regulatory exemptions in HOPE Zones. Provides for State and local regulatory alternatives under the Act. Amends the Illinois Income Tax Act to allow for a specified tax credit for wages paid to qualified ex-offenders in HOPE Zones. Modifies the term "qualified ex-offender" to include a person hired by a taxpayer 5 years (currently, 3 years) after being released from an Illinois adult correctional center. Amends the Small Business Job Creation Tax Credit Act to allow a specified tax credit for businesses operating in HOPE Zones. Provides that the Department shall limit the monetary amount of credits awarded under the Act to no more than $100,000,000 (currently, $50,000,000).

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/216 from Ch. 120, par. 444k
35 ILCS 120/5k from Ch. 120, par. 444k
415 ILCS 5/58.14a

Amends the Illinois Income Tax Act. Provides that the Department of Commerce and Economic Opportunity may designate investment zones. Provides that an area is eligible for designation as an investment zone if the median household income is less than 125% of the federal poverty level. Provides that the corporate authorities of the municipality in which a prospective investment zone is located may apply with the Department of Commerce and Economic Opportunity to have the area designated as an investment zone. Provides for an income tax credit for site remediation in an investment zone. Provides that the credit for wages paid to ex-felons shall be equal to 25% (currently, 5%) of those wages. Provides that the total credit for each ex-offender may not exceed $2,500 (currently, $1,500). Requires qualified ex-offenders to complete certain job training programs. Amends the Retailers' Occupation Tax Act. Provides for a building materials exemption for investment zones.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

New Act

Creates the Illinois Home Grown Business Opportunity Act. Provides that the Department of Commerce and Economic Opportunity shall develop an economic plan to assist businesses and municipalities located geographically close to bordering states. Provides that the plan shall take into account relevant economic data, including input from local economic development officials, and identify and develop specific strategies for utilizing the assets of those regions of the State located geographically close to bordering states, so that those regions may compete economically with bordering states. Requires the plan to include certain economic assessments, recommendations, and resources relevant to assisting businesses and municipalities located near bordering states. Requires that the information and resources collected and established under the plan shall be available to the public and posted on the Department's Internet website. Defines terms.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/220

Amends the Illinois Income Tax Act. Provides that the angel investment credit applies for taxable years ending on or before December 31, 2022 (instead of December 31, 2016). Makes changes concerning the annual report submitted by the Department of Commerce and Economic Opportunity to the Governor and the General Assembly. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/101


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/250

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the sunset of exemptions, credits, and deductions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 120/6

Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning credit memorandums and refunds.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 120/2i

Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning the bonding requirement.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Donne E. Trotter-Melinda Bush-Jacqueline Y. Collins)

105 ILCS 5/2-3.170 new

Amends the School Code. Requires the State Board of Education to create model curriculum for use by school districts with secondary schools for the teaching of entrepreneur skills. Requires the State Board to encourage the input of business groups and universities in the creation of the model curriculum.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Requires the State Board of Education to post resources regarding the teaching of entrepreneurial skills for use by school districts with secondary schools (instead of requiring the State Board to create a model curriculum for use by school districts with secondary schools for the teaching of entrepreneur skills). Requires the State Board to gather input from business groups and universities when developing the list of resources (instead of requiring the State Board to encourage the input of business groups and universities in the creation of the model curriculum).

Aug 18 17  H  Public Act . . . . . . 100-0174
(Sen. Patricia Van Pelt and Daniel Biss-Cristina Castro)

105 ILCS 5/2-3.170 new
Amends the School Code. Requires the State Board of Education to establish guidelines for the creation of a high-skilled manufacturing curriculum to be used in vocational education programs.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the contents of the bill, but requires the State Board of Education to post resources regarding the teaching of high-skilled manufacturing, to be used in high schools and vocational education programs (instead of requiring the State Board to establish guidelines for the creation of a high-skilled manufacturing curriculum to be used in vocational education programs).

Aug 18 17  H  Public Act . . . . . . . . . 100-0175


New Act
30 ILCS 105/5.878 new
Creates the Affordable College Financing Pilot Program Act. Requires the Illinois Student Assistance Commission to implement and administer a pilot program to provide loans to 400 eligible students to attend State universities. Requires the loans to be repaid beginning 6 months after the borrower leaves school, on a schedule that is based on the income of the borrower. Specifies calculations for the amount of the loan and terms for repayment. Requires the Commission to submit progress reports to the General Assembly. Provides that, in the progress report, the Commission shall track average cumulative debt and year-to-year student retention and track and report the progress of borrowers throughout the repayment period. Amends the State Finance Act. Creates the Affordable College Financing Pilot Program Fund as a special fund in the State treasury. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Chuck Weaver and Chris Nybo)

105 ILCS 5/10-22.39
105 ILCS 5/34-18.7 from Ch. 122, par. 34-18.7
Amends the School Code. Provides that required training in suicide awareness and prevention techniques shall last at least 2 hours. Allows the State Board of Education to by rule provide for the training to be included as a continuing professional development requirement under the Code.

House Floor Amendment No. 1
Removes the amendatory language allowing the State Board of Education to by rule provide for the training to be included as a continuing professional development requirement.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.
Fiscal Note (State Board of Education)
HB 3371 will not have a fiscal impact on the State Board of Education. HB 3371 will have a fiscal impact on school districts; however, that impact is not known.

May 26 17  S  Rule 3-9(a) / Re-referred to Assignments


5 ILCS 140/7 from Ch. 116, par. 207
105 ILCS 5/2-3.170 new
Amends the School Code. Requires the State Board of Education to establish, or contract with a third party to establish, a Safe2Tell program to allow the anonymous reporting of information regarding potential threats to students. Sets forth objectives of the program. Sets forth requirements to disclose information collected under the program in court. Provides that knowing disclosure of information under the program is guilty of a class A misdemeanor. Amends the Freedom of Information Act to exempt information collected under the program.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03373       Rep. Daniel V. Beiser and Elaine Nekritz

515 ILCS 5/20-45 from Ch. 56, par. 20-45
520 ILCS 5/3.2 from Ch. 61, par. 3.2

Amends the Fish and Aquatic Life Code. Provides that residents of this State may obtain a 5-year fishing license. Provides that the fee for a 5-year fishing license is $62.50. Provides that for residents age 65 or older, the fee is one-half of the fee charged for a 5-year fishing license. Provides that for resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year fishing license. Provides that residents of this State may obtain a 5-year sportsmen's combination license that shall entitle the holder to the same non-commercial fishing privileges as residents holding a license and to the same hunting privileges as residents holding a license to hunt all species under the Wildlife Code. Provides that the 5-year sportsmen's combination license fee shall be $112.50. Provides that no sportsmen's combination license shall be issued to any individual who would be ineligible for either the fishing or hunting license separately. Provides that for residents age 65 or older, the fee is one-half of the fee charged for a 5-year sportsmen's combination license. Provides that for resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year sportsmen's combination license. Amends the Wildlife Code. Provides that residents of this State may obtain a 5-year hunting license to hunt all species for $52. Provides that for residents age 65 or older and resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year hunting license.

Mar 31 17     H   Rule 19(a) / Re-referred to Rules Committee


305 ILCS 5/5-5.4g

Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision permitting a nursing facility to appeal a change in its Minimum Data Set rate, provides that the facility shall be permitted to offer any and all additional documentation during the appeal hearing that is necessary to refute the State's findings (rather than the facility may not offer any additional documentation during the appeal hearing, but may identify documentation provided during the on-site review that may support a specific area of documentation deemed deficient by the Department of Healthcare and Family Services).

Fiscal Note (Dept. of Human Services)

The Department of Human Services reviews approximately 20 facilities and recoups about $2 million per quarter in overpayments. Allowing facilities to provide additional documentation at the time of appeal may result in the Department obtaining smaller recoupments of taxpayer funds - both due to the additional time the review will take, as well as, the potential for fraudulent documentation to be used to support reimbursement by a facility. In addition, current reviews are limited in number due to staffing levels. If the Department expands the number of reviews in the future to account for the changes required in this bill, the fiscal impact could be significantly larger.

Apr 28 17     H   Rule 19(a) / Re-referred to Rules Committee

HB 03375       Rep. Lou Lang

215 ILCS 5/370c from Ch. 73, par. 982c

Amends the Illinois Insurance Code. Provides that each insured residing in an area designated as a mental health professional shortage area may obtain services from professionals licensed under the Illinois Alcoholism and Other Drug Abuse and Dependency Act through the use of telehealth services.

Apr 27 18     H   Rule 19(a) / Re-referred to Rules Committee
Amends the Rehabilitation of Persons with Disabilities Act. Provides that a home care consumer in the Department of Human Services' Home Services Program has the right and discretion to: (i) select and hire a personal assistant or other individual provider of his or her choice; and (ii) determine the number of hours worked weekly by his or her personal assistant or other individual provider. Provides that, subject to the Department's authority to approve the total monthly hours in a home care consumer's service plan, the State of Illinois and any of its departments, including the Department, shall not limit the number of weekly hours worked by personal assistants or other individual providers in the Department's Home Services Program. Provides that the provisions do not limit the Department's authority in any other statute to disqualify an individual from providing services in the Department's Home Services Program for reasons other than the number of weekly hours worked by the individual.

Replaces everything after the enacting clause. Amends the Rehabilitation of Persons with Disabilities Act. Provides that a home care consumer in the Department of Human Services' Home Services Program has the right and discretion to: (1) select and hire a personal assistant or other individual provider of his or her choice; and (2) determine the number of hours per week his or her personal assistant or other individual provider may work. Provides that, subject to the Department's authority to approve the total monthly hours in a home care consumer's service plan, the State of Illinois and any of its departments, including the Department, shall not impose any limit on the number of hours per week a personal assistant or other individual provider may work unless the following conditions are satisfied: (A) as an exception to any limit imposed by the Department, a personal assistant or other individual provider may work and be paid for all hours worked up to at least 66 hours per week if, subject to verification by the Department, the personal assistant or other individual provider works for a home care consumer who: (i) receives services under a court-ordered service plan; (ii) has a Determination of Need score of 70 or above (or the equivalent under any new assessment tool); or (iii) has an exceptional care rate; (B) the Department shall establish an exceptions and appeals process that permits a home care consumer to request an exception to any limit imposed by the Department up to a maximum of no less than 66 hours per week; and (C) if the home care consumer would face a serious risk of institutionalization, the Department shall work with the home care consumer to ensure that appropriate care in the community will be provided, whether through authorized overtime or another solution. Provides that nothing shall limit the Department's authority under any statute to disqualify an individual from providing services in the Department's Home Services Program for reasons other than the number of weekly hours worked by the individual.

Amends the Illinois Vehicle Code. Provides that a school district or a school bus company under contract with a school district shall not operate a Type I or Type II school bus manufactured after the effective date of the bill unless the bus is equipped with a set of 3-point seat belts or any other federally approved restraint system under 49 CFR 571.222 in good operating condition for each passenger seat and a rooftop safety hatch. Provides that the provision shall not apply to a school bus that is legally registered in another state and displaying valid registration plates of that state if the bus is not operated in Illinois on a regular basis and the bus is operated in Illinois in connection with a cultural, tourist, athletic, or other similar activity for students enrolled in a school located outside of Illinois. Provides that nothing in the provision shall make a school district or a school bus company liable for a passenger's failure to properly adjust or fasten a seat belt or other restraint system. Effective immediately.

Amends the Illinois Vehicle Code. Provides that a school district or a school bus company under contract with a school district shall not operate a Type I or Type II school bus manufactured after the effective date of the bill unless the bus is equipped with a set of 3-point seat belts or any other federally approved restraint system under 49 CFR 571.222 in good operating condition for each passenger seat and a rooftop safety hatch. Provides that the provision shall not apply to a school bus that is legally registered in another state and displaying valid registration plates of that state if the bus is not operated in Illinois on a regular basis and the bus is operated in Illinois in connection with a cultural, tourist, athletic, or other similar activity for students enrolled in a school located outside of Illinois. Provides that nothing in the provision shall make a school district or a school bus company liable for a passenger's failure to properly adjust or fasten a seat belt or other restraint system. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Human Services)

This proposal would limit the State's ability to manage and control costs related to the Home Services Program. Based on the most current data, the estimated cost for hours worked beyond 40 hour/week would be $15-16M. This does not include any assumptions for possible changes in PA behavior.
HB 03378  Rep. Lou Lang-Elaine Nekritz and Tony McCombie

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

Amends the School Code. In provisions concerning interest of board members in contracts, sets forth additional exemptions from the provisions if the board member maintains less than a 1% share in the ownership of the company with which the school district is attempting to contract and the board member discloses and recuses himself or herself from the deliberations. Sets forth provisions concerning when a board member shall be deemed interested.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Fiscal Note (State Board of Education)
HB 3378 will not have a fiscal impact on the State Board of Education.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03379  Rep. Sara Feigenholtz

55 ILCS 5/Div. 5-5 heading
55 ILCS 5/5-5002 new
60 ILCS 1/200-20 new
65 ILCS 5/11-6-9 new
70 ILCS 705/11a-5 new

Amends the Counties Code, the Township Code, the Illinois Municipal Code, and the Fire Protection District Act. Provides that a nongovernmental entity with which a county, township, municipality, or fire protection district contracts to furnish fire protection services that displays a logo of the unit of local government on the entity’s vehicles or uniform shall conspicuously display on all vehicles and uniforms a disclosure with specified information. Defines "vehicle". Provides that a violation is a business offense with a $1,000 fine per occurrence. Limits home rule powers. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03380  Rep. Sara Feigenholtz

305 ILCS 5/5-30.6 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall, within a reasonable period of time, develop and implement within each enrollment region an algorithm that preserves existing provider-beneficiary relationships and that takes into account previous relationships with managed care entities in order to automatically assign Medicaid enrollees served under the Family Health Plan and the Integrated Care Program and those Medicaid enrollees eligible for medical assistance pursuant to the Patient Protection and Affordable Care Act into managed care entities, including accountable care entities, managed care community networks, and managed care organizations. Provides that the algorithm shall not use the quality and proficiency metrics to reassign enrollees out of any plan in which they are enrolled at the time and shall only be used if the client has not voluntarily selected a primary care physician and a managed care entity or care coordination entity. Provides that clients shall have one opportunity within 90 calendar days after auto-assignment by algorithm to select a different managed care entity. Requires the Department to seek input from stakeholders, including, but not limited to, Medicaid health plans and consumer advocacy organizations, prior to changing the automatic assignment algorithm. Requires the Department to publish the automatic assignment algorithm's components and on a quarterly basis publish auto-assignment enrollment numbers as well as the corresponding logic for those enrollment numbers.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03381  Rep. Sara Feigenholtz

305 ILCS 5/5-30.6 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any other provision of the Code, the Department of Healthcare and Family Services shall not require Medicaid managed care organizations, including managed care community networks, to cover material changes to the medical assistance program, including, but not limited to, additional services, increases to rates, or substantive changes to utilization controls, until capitation rates have been updated accordingly and are deemed actuarially sound. Provides that the prohibition does not apply to services for which the Department reimburses Medicaid managed care organizations directly without regard to capitation payments.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03382
Rep. Sara Feigenholtz

210 ILCS 5/6.5
210 ILCS 85/10.7
225 ILCS 60/54.5
225 ILCS 65/65-35 was 225 ILCS 65/15-15
225 ILCS 65/65-45 was 225 ILCS 65/15-25

Amends the Medical Practice Act of 1987. Removes the requirement that physicians remain physically present during delivery of anesthesia administered by a certified registered nurse anesthetist. Amends the Ambulatory Surgical Treatment Center Act, the Hospital Licensing Act, and the Nurse Practice Act to make related changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03383
Rep. Sara Feigenholtz

305 ILCS 5/11-5.4

Amends the Illinois Public Aid Code. In provisions requiring the Department of Healthcare and Family Services, the Department of Human Services, and the Department on Aging to take certain steps to achieve federally established timeframes for eligibility determinations for Medicaid and long-term care benefits, provides that notwithstanding any other provision of the Code or the Illinois Administrative Code to the contrary, for the purpose of determining Medicaid reimbursement, the Department of Healthcare and Family Services shall use the most recent income adjustments entered into the Medical Electronic Data Interchange (MEDI) System, the Recipient Eligibility Verification (REV) System, or the Electronic Data Interchange (EDI) System by a facility, which shall be presumed accurate until the Office of the Inspector General determines to the contrary. Provides that a facility shall, within 10 business days of acquiring knowledge of a change in income, enter such information into the MEDI, REV, or EDI system. Requires the facility to retain verification of the income change information it receives. Provides that in the event of an audit finding that the income adjustment entered was not accurate and that the facility benefited from the inaccuracy, a facility must be found to have entered inaccurate information with the intent to defraud in order to be subject to fines or penalties of any kind. Provides that in all instances, the facility shall be permitted the opportunity to challenge such a finding and provide documentation to the contrary.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03384
Rep. Jeanne M Ives

50 ILCS 105/3 from Ch. 102, par. 3

Amends the Public Officer Prohibited Activities Act. Provides that a public officer's direct or indirect financial interest in a contract or work to be done is not removed by an abstention or present vote. Provides that an abstention during a vote on a contract or the performance of any work is considered a vote and carries with the majority. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03385
Rep. Jeanne M Ives and David McSweeney

(Sen. Michael Connelly)

5 ILCS 140/3.5

Amends the Freedom of Information Act. Provides that each public body shall designate one or more public officials or employees of the public body (instead of "one or more officials or employees") to act as its Freedom of Information officer or officers.

May 19 17 S Rule 3-9(a) / Re-referred to Assignments

HB 03386
Rep. André Thapedi

770 ILCS 23/5

Amends the Health Care Services Lien Act. Adds to the definition of "health care provider" ambulatory surgical treatment facilities accredited by one of the following organizations: the American Association for the Accreditation of Ambulatory Surgical Facilities; the Joint Commission (formerly the Joint Commission on Accreditation of Healthcare Organizations); the Healthcare Facilities Accreditation Program; or the Accreditation Association for Ambulatory Health Care.

House Committee Amendment No. 1

Provides that the amendatory changes apply to causes of action accruing on or after the effective date.

May 15 17 H Tabled
HB 03387  Rep. Justin Slaughter
20 ILCS 2630/5.2
705 ILCS 405/5-915
Amends the Criminal Identification Act and the Juvenile Court Act of 1987. Provides that on and after the effective date of
the bill, records pertaining to criminal offenses committed by a person before his or her 18th birthday shall automatically be expunged
upon his or her 18th birthday or upon completion of sentence, whichever is sooner.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

225 ILCS 51/17 new
225 ILCS 85/19.7 new
Amends the Home Medical Equipment and Services Provider License Act and the Pharmacy Practice Act. Requires a
home medical equipment and services provider that provides or a pharmacist that dispenses pressurized oxygen or any oxygen delivery
system to a patient to inform the municipal fire department or fire protection district that serves the patient of the patient's oxygen use
in his or her home in case of a fire.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

New Act
Creates the Beverage Container Deposit Act. Provides that consumers shall pay a refund value of not less than $0.05 on
each beverage container sold in this State by a dealer for consumption off the premises. Provides that the dealer or person operating a
redemption center shall return the amount of the refund value to the consumer upon return of the empty beverage container. Provides
that a distributor that is required to accept empty beverage containers shall reimburse the dealer in the amount of $0.01 per container.
Provides that beverage containers must clearly indicate the refund value of the container. Contains provisions concerning penalties.
Provides that the term "distributor" means a person who engages in the sale of beverages in beverage containers to a consumer. Provides
that the term "distributor" means a person who engages in the sale of beverages in beverage containers to dealers. Effective July 1,
2017.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

430 ILCS 65/8  from Ch. 38, par. 83-8
720 ILCS 5/8-4  from Ch. 38, par. 8-4
Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police shall revoke for one
year the Firearm Owner's Identification Card of a card holder who reports to the local law enforcement agency his or her firearms lost
or stolen in 3 separate incidents within a 2-year period. Provides that any law enforcement agency that has knowledge that a card
holder has reported his or her firearms lost or stolen in 3 separate incidents within a 2-year period shall forthwith forward that
information to the Department of State Police. Provides that for the purposes of this provision, an "incident" means an occasion in
which the card holder's firearm or firearms have been lost or stolen regardless of the number of firearms stolen in the incident and the
report of the loss or theft of the firearm or firearms on one occasion shall be considered one incident. Provides that if a law
enforcement agency recovers a firearm that had been lost or stolen and has not been previously reported as lost or stolen, the recovery
of the firearm shall be considered an incident for the purpose of this provision. Amends the Criminal Code of 2012. Provides that the
sentence for attempt to acquire a firearm by use of a revoked Firearm Owner's Identification Card is a Class 4 felony.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions concerning payment rates for nursing facilities, provides that facility-specific staffing levels and wages paid (rather than regional wage adjusters based on the Health Service Areas (HSA) groupings and adjusters in effect on April 30, 2012) shall be one of the factors in determining the new nursing services reimbursement methodology utilizing the RUG-IV 48 grouper model. Sets forth the calculation of the facility-specific RUG-IV nursing component per diem rate for dates of service beginning July 1, 2017. Provides that certain staffing and wage adjusters must be updated each quarter using the staffing hours and wage data from Payroll Benefit Journal data collected by the Centers for Medicare and Medicaid Services for the same time period of Minimum Date Set data used to calculate the RUG-IV acuity case weight. Sets forth how to calculate each facility’s “total per resident per day staffing wage cost”. Provides that the levels used to assign certain staffing and wage adjusters shall be calculated using the staffing ratios required under the Nursing Home Care Act multiplied by the Illinois mean hourly wage for the equivalent occupational code and title assigned by the U.S. Bureau of Labor Statistics and reported in the May 2014 State Occupational Employment and Wage Estimates for Illinois. Provides that beginning July 1, 2017 and quarterly thereafter, the Department of Healthcare and Family Services may adjust, by administrative rule and within certain parameters established under the Code, a specific staffing and wage adjuster described in the Code for the purpose of keeping liability created by the facility-specific RUG-IV nursing component per diem rates stable. Permits the Department to adopt rules to implement these provisions. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03392


210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1

Deletes reference to:
210 ILCS 45/1-101

Adds reference to:
210 ILCS 9/10

Adds reference to:
210 ILCS 9/15

Adds reference to:
210 ILCS 9/75

Adds reference to:
210 ILCS 9/80

Adds reference to:
210 ILCS 9/90

Adds reference to:
210 ILCS 9/95

Adds reference to:
210 ILCS 9/110

Adds reference to:
210 ILCS 45/1-111 from Ch. 111 1/2, par. 4151-111

Adds reference to:
210 ILCS 45/1-114.005

Adds reference to:
210 ILCS 45/1-128 from Ch. 111 1/2, par. 4151-128

Adds reference to:
210 ILCS 45/2-104 from Ch. 111 1/2, par. 4152-104

Adds reference to:
210 ILCS 45/2-111 from Ch. 111 1/2, par. 4152-111

Adds reference to:
210 ILCS 45/3-202.05

 Adds reference to:
210 ILCS 45/3-209 from Ch. 111 1/2, par. 4153-209

Adds reference to:
210 ILCS 45/3-305 from Ch. 111 1/2, par. 4153-305

Adds reference to:
210 ILCS 45/3-305.6 new

Adds reference to:
210 ILCS 45/3-401 from Ch. 111 1/2, par. 4153-401

Adds reference to:
210 ILCS 45/3-401.1 from Ch. 111 1/2, par. 4153-401.1

Adds reference to:
210 ILCS 45/3-402 from Ch. 111 1/2, par. 4153-402
HB 03392 (CONTINUED)

Adds reference to:

210 ILCS 45/3-404 from Ch. 111 1/2, par. 4153-404
Adds reference to:

210 ILCS 45/3-405 from Ch. 111 1/2, par. 4153-405
Adds reference to:

210 ILCS 45/3-410 from Ch. 111 1/2, par. 4153-410
Adds reference to:

210 ILCS 45/3-411 from Ch. 111 1/2, par. 4153-411
Adds reference to:

210 ILCS 45/3-413 from Ch. 111 1/2, par. 4153-413
Adds reference to:

210 ILCS 45/3-413.1 new
Adds reference to:

210 ILCS 45/3-424 new

Replaces everything after the enacting clause. Amends the Assisted Living and Shared Housing Act. Adds provisions concerning involuntary terminations of residency, hearings when a resident is involuntarily terminated, and readmission of residents. Provides that an establishment shall notify a resident and the resident's representative when there is a significant change in the resident's condition that may affect the establishment's ability to meet the resident's needs. Provides that if an establishment initiates a termination of residency, then the resident, the resident's representative, and the Office of State Long Term Care Ombudsman shall be provided with specified written notice. Provides that the Department of Public Health shall (rather than may) offer assistance to an establishment and resident in preparation for a residency termination. Provides that, in addition to any other penalty, an establishment that improperly terminates a resident shall be assessed no less than a Type 1 violation. Makes additions to provisions concerning resident rights. Makes other changes. Amends the Nursing Home Care Act. Makes changes to provisions concerning the involuntary transfer or discharge of a resident, hearings when a resident is involuntarily transferred or discharged, and the readmission of residents. Provides that a resident has a right not to be unlawfully transferred or discharged from a facility. Provides that an unlawful transfer or discharge is, at minimum, a Type A violation. Provides that prior to issuing a notice of transfer or discharge of a resident under specified provisions, an attending physician shall conduct an in-person assessment, with the findings documented in the resident's clinical record. Changes certain notice periods relating to an involuntary transfer or discharge of a resident from 21 days to 30 days. Changes provisions concerning minimum staffing ratios for skilled care and intermediate care. Provides that by January 1, 2018, the Department shall adopt specified rules concerning staffing standards and financial penalties for facilities out of compliance with minimum staffing standards. Provides that a violation of the minimum staffing requirements is, at minimum, a Type B violation. Makes other changes. Amends the Assisted Living and Shared Housing Act and Nursing Home Care Act. Provides that in certain circumstances the Department shall order the immediate readmission of a resident by an establishment or facility and the establishment or facility shall immediately comply with the order. Provides that failure of an establishment or facility to readmit a resident after receiving an order to do so from the Department shall result in a specified daily fine. Provides that the Department shall adopt rules that provide for a prohibition on conflicts of interest for persons who conduct involuntary termination of residency hearings and involuntary transfer or discharge hearings.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Healthcare & Family Services)
This bill will have no impact on the Department of Healthcare and Family Services.
Fiscal Note (Dept. of Public Health)
Included are three versions for the fiscal note for H83392. In speaking with bill drafters they have advised the Department of Public Health (DPH) that they are only looking for the data and it is not their intent for DPH to hire staff, (Scenario #2). Until a further amendment is finalized, DPH are basing our Fiscal Note on three different scenarios: (1) Required OHCR staffing if language unchanged (Fiscal Impact = $2,256.3; Personal Services = $1,076,952.00); (2) Hiring a program to concert federal CMS data (Fiscal Impact = $500.00); (3) Required OHCR staffing plus contractual employee required if language unchanged (Fiscal Impact = $2,756.3; Personal Services = $1,076,952.00 )

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 03393


35 ILCS 5/205 from Ch. 120, par. 2-205

Amends the Illinois Income Tax Act. Imposes a privilege tax at a rate of 20% on partnerships and S corporations engaged in the business of conducting investment management services, until such time as a federal law with an identical effect has been enacted. Provides for the determination of the tax due; defines "investment management services". Effective immediately.

House Committee Amendment No. 1

Provides that the privilege tax shall be imposed beginning on July 1, 2017. Provides that the tax shall be imposed at the rate of 20% of the fees earned from the investment strategy of the investment manager and not from the investment itself (in the introduced bill, at the rate of 20%).

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)

HB 3393 (H-AM 1) would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)

HB 3393 (H-AM 1) will not impact any public pension fund or retirement system in Illinois.

Balanced Budget Note, House Committee Amendment No. 1 (Office of Management and Budget)

This surcharge would add an undetermined increase in administrative costs to the Department of Revenue's (DOR) budget. The Department of Revenue estimates that this surcharge has the potential to raise revenues based on current activities, but due to potential impact on market behavior, DOR does not have an estimate of revenues. It is expected that the revenue would offset administrative costs.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Revenue)

If it were determined to be constitutional, the Department of Revenue estimates that in the long-run, this bill would raise no new revenue for the State. Due to the magnitude of the tax, this bill would elicit a strong behavioral response from would-be taxpayers. Taxpayers would be strongly incentivized to either reclassify fees so as not to be considered “investment strategy” or to relocate the taxable activity so that it is beyond the reach of the State. In the unlikely event that this were to be implemented before taxpayers could respond, however, the surcharge could raise as much as $1.7 billion for a full 12 months of implementation.

Housing Affordability Impact Note, House Committee Amendment No. 1 (Housing Development Authority)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)

The proposed legislation would neither increase nor decrease the number of judges needed in the State.

Home Rule Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee
HB 03394  Rep. Lawrence Walsh, Jr.-Jerry Costello, II
(Sen. Julie A. Morrison and Pat McGuire)

325 ILCS 5/7.4 from Ch. 23, par. 2057.4
Amends the Abused and Neglected Child Reporting Act. In provisions concerning abuse and neglect investigations involving a school employee, provides that if the Child Protective Service Unit has not conducted an investigation involving an allegation against a teacher or school employee within 3 weeks of the initial report to the Department of Children and Family Services, the school administrator, upon notification of the investigation by the Unit, may either place the teacher or employee on paid administrative leave or separate the teacher or employee from the alleged victim so that there shall be no contact between the 2 individuals during the course of the investigation. Provides that if the investigation is not completed within 3 weeks after notification to the school administrator, the administrator may, in his or her sole discretion, return the teacher or employee who is under investigation to his or her assigned position and assignments.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services may recommend that a school district remove a school employee who is the subject of an investigation from his or her employment position pending the outcome of the investigation; however, all employment decisions regarding school personnel shall be the sole responsibility of the school district or employer. Provides that the Department may not require a school district to remove a school employee from his or her employment position or limit the school employee's duties pending the outcome of an investigation.

Aug 18 17  H Public Act . . . . . . . . . . 100-0176
HB 03395

20 ILCS 2630/5.2
105 ILCS 5/21B-15
105 ILCS 5/21B-80
205 ILCS 635/7-3
210 ILCS 50/3.50
215 ILCS 155/21 from Ch. 73, par. 1421
225 ILCS 2/110
225 ILCS 5/16 from Ch. 111, par. 7616
225 ILCS 15/15 from Ch. 111, par. 5365
225 ILCS 20/19 from Ch. 111, par. 6369
225 ILCS 25/23 from Ch. 111, par. 2323
225 ILCS 25/24 from Ch. 111, par. 2324
225 ILCS 30/95 from Ch. 111, par. 8401-95
225 ILCS 37/35
225 ILCS 41/15-75
225 ILCS 46/25 rep.
225 ILCS 50/18 from Ch. 111, par. 7418
225 ILCS 51/75
225 ILCS 55/85 from Ch. 111, par. 8351-85
225 ILCS 57/45
225 ILCS 63/110
225 ILCS 65/55-10 was 225 ILCS 65/10-30
225 ILCS 65/60-10
225 ILCS 65/65-5 was 225 ILCS 65/15-10
225 ILCS 65/70-5 was 225 ILCS 65/10-45
225 ILCS 70/17 from Ch. 111, par. 3667
225 ILCS 75/19 from Ch. 111, par. 3719
225 ILCS 80/24 from Ch. 111, par. 3924
225 ILCS 84/90
225 ILCS 85/30 from Ch. 111, par. 4150
225 ILCS 90/17 from Ch. 111, par. 4267
225 ILCS 95/21 from Ch. 111, par. 4621
225 ILCS 100/24 from Ch. 111, par. 4824
225 ILCS 106/95
225 ILCS 107/80
225 ILCS 109/75
225 ILCS 110/16 from Ch. 111, par. 7916
225 ILCS 115/25 from Ch. 111, par. 7025
225 ILCS 120/55 from Ch. 111, par. 8301-55
225 ILCS 125/105
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HB 03395 (CONTINUED)
Amends the Criminal Identification Act. Includes federal or State public records in the definition of "expunge". Amends various Acts related to occupational and professional licensing. Provides that no consideration shall be given to convictions entered prior to the date of the application, where the applicant has completed any sentence imposed for that conviction, including any period of mandatory supervised release.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03396  Rep. Mike Fortner-André Thapedi-Keith R. Wheeler-Grant Wehrli-Steven A. Andersson
(Sen. Sue Rezin-Karen McConnaughay)

65 ILCS 5/11-119.1-3  from Ch. 24, par. 11-119.1-3
Amends the Illinois Joint Municipal Electric Power Act of the Illinois Municipal Code. Provides that "eligible utilities" under the Act includes an electric cooperative which is an independent system operator within the electrical power system, a regional transmission organization within the electrical power system, or an entity that participates as a buyer or seller in an organized independent system operator market or regional transmission organization market.

Aug 18 17  H  Public Act . . . . . . . . . 100-0177

HB 03397  Rep. Joe Sosnowski

5 ILCS 315/11.5 new
Amends the Illinois Public Labor Relations Act. Provides that collective bargaining agreements governed by the Act and entered into on and after the effective date of this amendatory Act may not include a provision that permits employees to be late to work without a corresponding deduction in pay. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03398  Rep. Joe Sosnowski

430 ILCS 66/40
430 ILCS 66/60
Amends the Firearm Concealed Carry Act. Provides that if an Illinois resident would like to maintain a concealed carry license upon becoming a non-resident, the licensee shall apply for an Illinois concealed carry nonresident license. Provides that the non-resident licensee shall renew when the time remaining on the original resident license held expires. Provides that of the remaining $150 fee required for that non-resident license, $120 shall be apportioned to the State Police Firearm Services Fund, $20 shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03399

(Sen. Don Harmon-Linda Holmes-Julie A. Morrison-Ira I. Silverstein)

520 ILCS 5/2.5

Amends the Wildlife Code. Provides that any person may use a crossbow to take coyotes during any coyote season. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that a person may use a crossbow to take coyotes when it is legal to use a bow and arrow to take coyotes (rather than any person may use a crossbow to take coyotes during any coyote season).

Senate Floor Amendment No. 1

Deletes reference to:
520 ILCS 5/2.5

Adds reference to:
520 ILCS 5/2.30

from Ch. 61, par. 2.30

Replaces everything after the enacting clause. Amends the Wildlife Code. Provides that it shall be unlawful for any person to hunt or trap bobcat in this State on and after the effective date of the bill in the counties of Boone, Bureau, Champaign, Cook, DeKalb, DeWitt, DuPage, Ford, Grundy, Henry, Iroquois, Kane, Kankakee, Kendall, Knox, Lake, LaSalle, Lee, Livingston, Logan, Marshall, McHenry, McLean, Ogle, Peoria, Piatt, Putnam, Stark, Stephenson, Vermilion, Will, Winnebago, Woodford, and north of U.S. Route 36 in Edgar and Douglas and north of U.S. Route 36 to the junction with Illinois Route 121 and north or east of Illinois Route 121 in Macon. Provides that for the season beginning in 2017, a total number of 350 bobcats may be hunted or trapped lawfully, or the conclusion of the season occurs, whichever is earlier. Provides that for the season beginning in 2018, a total number of 375 bobcats may be hunted or trapped lawfully, or the conclusion of the season occurs, whichever is earlier. Provides for a sunset of this provision on June 30, 2019. Effective July 1, 2017.

Sep 22 17 H Public Act . . . . . . . . 100-0524

HB 03400

Rep. Joe Sosnowski
(Sen. Pamela J. Althoff)

65 ILCS 5/11-150-2 new
70 ILCS 3705/7.4 new
70 ILCS 3710/5.3 new
70 ILCS 3715/6

from Ch. 111 2/3, par. 228

70 ILCS 3720/0.001b

Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality shall bill for any utility service, including previously unbilled service, within 12 months (for residential customers) or 24 months (for non-residential customers) after the provision of the utility service. Provides exceptions to the time limits for billing when the customer prevented the utility from accurately reading the meter. Provides that the corporate authorities shall not intentionally delay billing beyond the normal billing cycle, shall label amounts attributed to previously unbilled service as such, shall prorate previously unbilled service amounts to reflect varying rates during the unbilled time, and provide the customer with a payment arrangement option for previously unbilled service amounts. Amends the Public Water District Act, the Water Service District Act, the Water Authorities Act, and the Water Commission Act making similar changes. Effective immediately.

House Committee Amendment No. 1

Provides that customers may be billed for unpaid amounts that were billed to a customer before the effective date of the amendatory Act for service that was supplied to the customer before January 1, 2016.

House Committee Amendment No. 2

Provides that customers may be billed for unpaid amounts if the customer was notified that there is an unpaid amount before the effective date of the amendatory Act for service that was supplied to the customer before January 1, 2016.

Aug 18 17 H Public Act . . . . . . . . 100-0178
HB 03401  Rep. Joe Sosnowski
305 ILCS 5/12-4.4a new
Amends the Illinois Public Aid Code. Provides that on and after January 1, 2018, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program (SNAP) benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may only use the LINK card if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms that he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2018. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03402  Rep. Joe Sosnowski
35 ILCS 200/3-40
55 ILCS 5/3-10007 from Ch. 34, par. 3-10007
55 ILCS 5/4-6001 from Ch. 34, par. 4-6001
55 ILCS 5/4-6002 from Ch. 34, par. 4-6002
55 ILCS 5/4-6003 from Ch. 34, par. 4-6003
55 ILCS 5/4-8002 from Ch. 34, par. 4-8002
705 ILCS 105/27.3 from Ch. 25, par. 27.3
30 ILCS 805/8.41 new
Amends the Property Tax Code, the Counties Code, and the Clerks of Courts Act. Makes changes to provisions concerning stipends paid to supervisors of assessments, county treasurers, county coroners, county recorders, county auditors, sheriffs, and clerks of the circuit court to provide that: (1) in counties with a population under 100,000, those officials shall receive a full stipend amount; (2) in counties with a population of 100,000 or more but less than 400,000, those officials shall receive 50% of the stipend amount; and (3) in counties with a population of 400,000 or more, those officials shall receive no stipend. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03403  Rep. Joe Sosnowski
115 ILCS 5/13 from Ch. 48, par. 1713
Amends the strike provisions of the Illinois Educational Labor Relations Act. With respect to the conditions that must be met in order for educational employees to engage in a strike, provides that the condition that at least three-fourths of all bargaining unit employees who are members of the exclusive bargaining representative must have affirmatively voted to authorize the strike applies to all educational employees (not just those employed in the Chicago school district). Effective July 1, 2017.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

430 ILCS 66/90
Amends the Firearm Concealed Carry Act. Provides that the regulation, licensing, possession, registration, and transportation of components and accessories for handguns by concealed carry licensees are exclusive powers and functions of the State. Provides that any ordinance or regulation, or portion thereof, enacted on or before the effective date of the bill that purports to impose regulations or restrictions on components and accessories for handguns in a manner inconsistent with the Act shall be invalid in its application to licensees under the Act on the effective date of the bill. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03405  Rep. Joe Sosnowski-Thomas M. Bennett
305 ILCS 5/12-4.4a new
Amends the Administration Article of the Illinois Public Aid Code. Provides that subject to federal approval, on or after the effective date of the amendatory Act, the LINK card issued by the Department of Human Services for the purpose of enabling cardholders to obtain Supplemental Nutrition Assistance Program (SNAP) benefits or cash shall only be used for in-state transactions. Provides that the Department shall adopt rules and regulations necessary to implement this provision.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03406  Rep. Joe Sosnowski

305 ILCS 5/4-21.1 new

Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Provides that subject to appropriations, the Department of Human Services shall establish and administer a statewide suspicion-based substance abuse screening and testing pilot program for all applicants for and recipients of Temporary Assistance for Needy Families (TANF) benefits. Provides that at the time of application and annual redetermination of eligibility, the Department shall screen applicants for and recipients of TANF benefits for suspicion of substance abuse using an empirically validated substance abuse screening tool. Provides that if the results of the substance abuse screening gives the Department a reasonable suspicion to believe that the applicant or recipient has engaged in the use of a controlled substance, the applicant or recipient shall be required to take a substance abuse test and shall be ineligible for benefits if he or she refuses to take the test.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. William E. Brady)

30 ILCS 105/6z-45
30 ILCS 305/7 from Ch. 17, par. 6607
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/14 from Ch. 127, par. 664
30 ILCS 330/15 from Ch. 127, par. 665
50 ILCS 410/2 from Ch. 85, par. 4302
50 ILCS 410/3 from Ch. 85, par. 4303

Amends the State Finance Act, General Obligation Bond Act, Bond Authorization Act, and the Local Government Credit Enhancement Act. Removes provisions concerning interest payable on variable rate bonds. Removes provisions allowing certain governmental units to enter into agreements to engage in "swap" agreements with respect to all or part of any currently outstanding or proposed bonds. Removes provisions authorizing variable interest rates and certain credit or liquidity enhancement arrangements, including interest rate protection or exchange agreements and guarantees with respect to the issuance of general obligation bonds. Removes provisions concerning the net payments required of the State for such arrangements certified by the Director of the Bureau of the Budget and treated as interest. Makes related changes. Reinstates definitions. Effective immediately.

House Floor Amendment No. 2

Restores the current maximum payment period. Makes grammatical and stylistic changes. Corrects various errors in the wording of the introduced bill.

Apr 18 18  S  Referred to Assignments

HB 03408  Rep. Bill Mitchell

15 ILCS 20/50-40 new

Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that the Governor shall include a General Revenue Fund recommendation to the State Board of Education in the annual budget sufficient to fund all reimbursement claims of school districts under specified provisions of the School Code and School Breakfast and Lunch Program Act. Provides that the General Assembly shall provide sufficient General Revenue Fund appropriations to fund all reimbursement claims of school districts under those provisions. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03409  Rep. Bill Mitchell-C.D. Davidsmeyer-David B. Reis

305 ILCS 5/12-4.51 new

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall not seek to renew or extend any federal waiver of the 3-month time limit or work requirements for able-bodied adults without dependent children who apply for or receive benefits under the Supplemental Nutrition Assistance Program. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03410  Rep. Bill Mitchell-C.D. Davidsmeyer-David B. Reis

305 ILCS 5/12-4.51 new

Amends the Illinois Public Aid Code. Provides that, subject to federal approval, no person who is an undocumented immigrant shall qualify for any benefits or assistance provided under the Code, including, but not limited to, any benefits or assistance provided under the federal Supplemental Nutrition Assistance Program, the Child Care Assistance Program, the Children's Health Insurance Program, the Covering ALL KIDS Health Insurance program, the Temporary Assistance for Needy Families program, and the medical assistance program. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03411  Rep. Bill Mitchell

305 ILCS 5/12-4.51 new

Amends the Illinois Public Aid Code. Provides that subject to federal approval, applicants for or recipients of benefits under the federal Supplemental Nutrition Assistance Program (SNAP) or the State's medical assistance program shall prepare and submit a personal plan for achieving employment and self-sufficiency at the time of application or redetermination of eligibility for such benefits. Provides that in order to receive SNAP benefits or benefits under the State's medical assistance program, a single parent who heads an assistance unit and who is able to work shall be required to work or participate in a work activity for at least 30 hours per week; 2 parents who head an assistance unit shall be required to work a combined 35 hours per week. Requires the Department of Human Services and the Department of Healthcare and Family Services to seek any necessary waiver from the federal government in order to implement these provisions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03412  Rep. Bill Mitchell and Mary E. Flowers

625 ILCS 5/3-699.14

Amends the Illinois Vehicle Code to allow for the issuance of In God We Trust special license plate decals by the Illinois Department of Veterans' Affairs. Provides for the original and renewal fees and fee distribution for the In God We Trust decals issued by the Illinois Department of Veterans' Affairs.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03413  Rep. Bill Mitchell

35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Creates a credit for qualifying taxpayers who own and operate a business in an area with low long-term manufacturing job projections in the amount of $3,500 for each employee hired by the taxpayer on or after January 1, 2018 to work at job location in an area with low long-term manufacturing job projections and retained by the taxpayer at that job location for 2 years. Provides that the credit is exempt from the Act's automatic sunset provisions. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03414  Rep. Bill Mitchell-C.D. Davidsmeyer

10 ILCS 5/7-12  from Ch. 46, par. 7-12

305 ILCS 5/4-1.13 new

Amends the Election Code. Requires substance abuse testing as a condition for filing nomination papers for the office of State Representative or State Senator. Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall require a drug test to screen each individual who applies for Temporary Assistance for Needy Families (TANF). Provides that the cost of drug testing shall be the responsibility of the individual tested and that an individual who tests positive for controlled substances shall be ineligible to receive TANF benefits for one year after the date of the positive drug test, unless the individual meets certain requirements. Contains provisions concerning notice; persons required to comply with the drug testing requirements; persons exempted from the drug testing requirements; circumstances under which an applicant who fails a drug test has the right to take one or more additional tests; and other matters. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03415  Rep. Bill Mitchell-C.D. Davidsmeyer-David B. Reis

820 ILCS 55/12
Amends the Right to Privacy in the Workplace Act. Requires every employer, after hiring an employee, to verify the employment eligibility of the employee through the E-Verify program. Provides that, in addition to any other requirement for an employer to receive a grant, loan, or performance-based incentive from any government entity, the employer shall register with and participate in the E-Verify program. Provides that before receiving the economic development incentive, the employer shall provide proof to the government entity that the employer is registered with and is participating in the E-Verify program. Provides that the State, its political subdivisions, and units of local government, including home rule units, shall require each employer to use an Employment Eligibility Verification System as a condition of receiving a government contract or a business license. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03416  Rep. Bill Mitchell

105 ILCS 5/18-8.05
Amends the State aid formula provisions of the School Code to provide that the Foundation Level of support amount for the 2017-2018 school year and each school year thereafter is equal to the Foundation Level of support amount for the previous school year increased by the greater of 2% or the percentage increase if any in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor for the 12 months ending on the previous December 31. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03417  Rep. Bill Mitchell-C.D. Davidsmeyer-David B. Reis

305 ILCS 5/12-4.4a new
Amends the Illinois Public Aid Code. Provides that on and after January 1, 2018, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program (SNAP) benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may only use the LINK card if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms that he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2018. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Mattie Hunter and Laura M. Murphy)

Amends the Counties Code and Illinois Municipal Code. Provides that a county or municipality may create an urban agricultural zones (UAZ) composed of organizations or persons who grow produce or other agricultural products; who raise livestock or poultry; who process livestock or poultry; or that sell a minimum of 75% locally grown food. Provides for the creation of a UAZ board to advise the county board, county board of commissioners, or corporate authorities of a municipality on UAZs. Provides for UAZ application requirements, including the number of jobs to be created, the types of products to be produced, and if applying for a vending UAZ, the ability to accept food stamps under the provisions of the Supplemental Nutrition Assistance Program if selling products to consumers. Provides for county and municipal public hearing and notice requirements before adoption of an ordinance to establish a UAZ. Provides that property taxes on property located within a UAZ shall not be increased, if so provided in the UAZ ordinance, for a period of up to 25 years. Provides that sales tax amounts received from the sale of agricultural products sold in a UAZ shall be deposited in the Urban Agricultural Zone Fund and specifies distribution to the county, municipality, or school districts under specified circumstances. Allows for wholesale water rates and a reduction in water connection charges for property in a UAZ. Amends the State Finance Act making conforming changes.

House Floor Amendment No. 1
Deletes reference to:
55 ILCS 5/Div. 5-45 heading new
55 ILCS 5/5-45005 new
55 ILCS 5/5-45010 new
55 ILCS 5/5-45015 new
55 ILCS 5/5-45020 new
55 ILCS 5/5-45025 new
55 ILCS 5/5-45030 new
55 ILCS 5/5-45035 new
65 ILCS 5/Art. 11 Div. 15.4 heading new
65 ILCS 5/11-15.4-5 new
65 ILCS 5/11-15.4-10 new
65 ILCS 5/11-15.4-15 new
65 ILCS 5/11-15.4-20 new
65 ILCS 5/11-15.4-25 new
65 ILCS 5/11-15.4-30 new
65 ILCS 5/11-15.4-35 new
HB 03418 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Removes provisions amending the Counties Code allowing county urban agricultural zones and related references. Excludes specified farmland from the definition of "blighted area" and from properties that may receive a tax abatement. Provides that an application to develop an urban agricultural zone (UAZ) shall also identify the geographic description of the area that will be included in the UAZ, all taxing units of local government impacted by the proposed UAZ, and the amount of property taxes to be abated, if any. Specifies that the real property located within a UAZ that is not subject to assessment are properties that are used for growing or raising of agricultural products if authorized by the urban agricultural ordinance. Provides tax amounts received from the sale of agricultural products grown or produced and sold (rather than just sold) in the UAZ shall be deposited in the Urban Agricultural Zone Fund. Provides that any entity providing water to a UAZ may authorize a water user who grows or raises agricultural products in the UAZ (rather than a grower UAZ) to pay wholesale water rates, if available, or pay 50% of the standard connection charge. Makes other changes. Effective July 1, 2017.

House Floor Amendment No. 2

Deletes reference to:

30 ILCS 105/5.878 new
 Deletes reference to:

65 ILCS 5/11-15.4-35 new
 Adds reference to:

20 ILCS 205/205-65 new
 Adds reference to:

35 ILCS 200/18-165
 Adds reference to:

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

Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality may establish an urban agricultural area after receipt of an application by a qualified farmer or partner organization to establish the area. Provides for the formation of an urban agricultural area committee that shall conduct the activities necessary to advise the corporate authorities on the designation, modification, and termination of an urban agricultural area. Provides requirements for the application, notice and public hearing, and adoption of an ordinance designating the urban agricultural area. Provides that a municipality may provide for abatements of property taxes levied against real property located within an urban agricultural area that is used by a qualifying farmer for processing, growing, raising, or otherwise producing agricultural products. Provides that a municipality may authorize an entity providing water, electricity, or other utilities to an urban agricultural area to allow qualified farmers or partner organizations in the urban agricultural area to pay wholesale or otherwise reduced rates or pay reduced or waived connection charges. Limits restrictions, regulations, special assessments, and levies that a municipality may place on property in urban agricultural areas. Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department shall adopt rules consistent with the purposes of the new provisions of the Illinois Municipal Code, including, at a minimum, rules defining specified terms. Provides that upon request from a municipality, the Department shall issue opinions regarding the consistency of applicants covered under these definitions. Amends the Property Tax Code and Illinois Municipal Code making conforming changes.

Governor Amendatory Veto Message

Recommends removing provisions added to the Property Tax Code and the Illinois Municipal Code that permit municipalities to provide for abatements of property taxes levied against real property located within an urban agricultural area that is used by a qualifying farmer for processing, growing, raising, or otherwise producing agricultural products. Recommends removing provisions added to the Illinois Municipal Code that permits property tax abatements for property located in a redevelopment area created under the Tax Increment Allocation Redevelopment Act. (Deletes reference to: 35 ILCS 200/18-165)

Nov 30 18 H Public Act . . . . . . . . . 100-1133
HB 03419

(Sen. Michael E. Hastings-Iris Y. Martinez-Wm. Sam McCann-Omar Aquino-Laura M. Murphy, Melinda Bush, Thomas Cullerton and Jacqueline Y. Collins)

Amends the Illinois Procurement Code. Provides that an expatriate corporation shall be considered a non-resident bidder for purposes of the Code. Provides that no business or member of a unitary business group shall submit a bid for or enter into a contract with a State agency under the Code if the business is an expatriate corporation. Defines "expatriate corporation". Amends the Illinois Income Tax Act. Provides that notwithstanding provisions of the Act, any person formed or incorporated in a foreign tax haven may be a member of a unitary business group without regard to where its business activities are conducted. Defines "foreign tax haven". Amends the General Provisions Article of the Illinois Pension Code. Requires the Illinois Investment Policy Board to make its best efforts to identify all expatriate companies and include those companies in the list of restricted companies distributed to each retirement system and the Illinois State Board of Investment.

Fiscal Note (Dept. of Revenue)
This bill would have no impact on State income tax revenue. Since the Illinois Income Tax Act is already a territorial based taxing system, a corporate inversion transaction is not a State Income tax avoidance scheme. Under current law, the Illinois Income Tax Act taxes U.S. companies only on their domestic income derived from Illinois business activities but does not tax foreign income. As a result, the bill does not provide a remedy to any State income tax planning.

House Floor Amendment No. 1
Deletes reference to:
30 ILCS 500/45-10
Deletes reference to:
35 ILCS 5/1501
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Changes references of "expatriate corporation" to "expatriated entity", and makes changes to the definition of "expatriated entity". Removes provisions concerning resident bidders. Includes certain exceptions to the prohibition on expatriated entities submitting bids or entering into contracts with the State. Removes changes to the Illinois Income Tax Act. In provisions amending the Illinois Pension Code, sets forth procedures for retirement systems to adhere to in dealing with expatriated entities. Includes "expatriated entities" in the definition of "restricted companies". Requires certain information to be provided to the State Treasurer. Requires notice to certain restricted companies that it may be subject to shareholder activism. Requires certain information to be provided to the Illinois Investment Policy Board by April 1 of each year (rather than at least annually).

Nov 09 17 H Public Act . . . . . . . . . 100-0551

HB 03420
Rep. Thomas Morrison

Amends the Election Code. Provides that a vacancy in the office of State Senator or Representative in the General Assembly shall be filled at a special election if more than 6 months remain of the term of office and if the annual compensation for that office exceeds $21,000. Requires that the election be held 2 months after the vacancy occurs and that candidate petitions be filed within 30 days after the vacancy occurs.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03421


625 ILCS 5/16-103 from Ch. 95 1/2, par. 16-103
705 ILCS 105/14 from Ch. 25, par. 14
705 ILCS 105/27.3a
705 ILCS 105/27.3b from Ch. 25, par. 27.3b
705 ILCS 105/27.5 from Ch. 25, par. 27.5
705 ILCS 105/27.6
720 ILCS 5/32-10 from Ch. 38, par. 32-10
725 ILCS 5/103-5 from Ch. 38, par. 103-5
725 ILCS 5/103-7 from Ch. 38, par. 103-7
725 ILCS 5/104-17 from Ch. 38, par. 104-17
725 ILCS 5/106D-1
725 ILCS 5/107-4 from Ch. 38, par. 107-4
725 ILCS 5/109-1 from Ch. 38, par. 109-1
725 ILCS 5/109-2 from Ch. 38, par. 109-2
725 ILCS 5/110-1 from Ch. 38, par. 110-1
725 ILCS 5/110-1.5 new
725 ILCS 5/110-2 from Ch. 38, par. 110-2
725 ILCS 5/110-3 from Ch. 38, par. 110-3
725 ILCS 5/110-4 from Ch. 38, par. 110-4
725 ILCS 5/110-5 from Ch. 38, par. 110-5
725 ILCS 5/110-5.1
725 ILCS 5/110-6 from Ch. 38, par. 110-6
725 ILCS 5/110-6.1 from Ch. 38, par. 110-6.1
725 ILCS 5/110-6.2 from Ch. 38, par. 110-6.2
725 ILCS 5/110-6.3 from Ch. 38, par. 110-6.3
725 ILCS 5/110-7 from Ch. 38, par. 110-7
725 ILCS 5/110-9 from Ch. 38, par. 110-9
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/110-11 from Ch. 38, par. 110-11
725 ILCS 5/110-12 from Ch. 38, par. 110-12
725 ILCS 5/110-16 from Ch. 38, par. 110-16
725 ILCS 5/110-18 from Ch. 38, par. 110-18
725 ILCS 5/112A-23 from Ch. 38, par. 112A-23
725 ILCS 5/115-4.1 from Ch. 38, par. 115-4.1
725 ILCS 5/102-7 rep.
725 ILCS 5/110-6.5 rep.
725 ILCS 5/110-8 rep.
725 ILCS 5/110-13 rep.
725 ILCS 5/110-14 rep.
725 ILCS 5/110-17 rep.
725 ILCS 185/7 from Ch. 38, par. 307
HB 03421 (CONTINUED)

Amends the Code of Criminal Procedure of 1963. Abolishes monetary bail, except under the Uniform Criminal Extradition Act. Provides that the court may employ the use of a validated risk assessment tool in certain instances at pre-trial release hearings. Amends the Clerks of Court Act. Provides that on the first day of each month, the clerk of the court shall prepare and file with the Supreme Court a report of the pre-trial release hearings completed within the previous month. This report shall include for each arrestee ordered released and detained the following: the offense for which the was arrestee was charged, and the judge issuing the pre-trial decision. Provides that the clerk of court shall compile a quarterly report to be published for the public on the website of the Supreme Court and each circuit court's website, or if the circuit court does not have a website, on the website of the county. The quarterly report is to include, but is not limited to, the number of arrests by county, the number of cases prosecuted in the circuit court, an analysis of the percentage of arrestees detained by offense type, an analysis of the types of pre-trial release conditions by offense type, the rate of willful failure to appear, and the percentage of arrestees found to have committed violent felonies on release. Amends the Pretrial Services Act. Provides that pretrial service agencies shall provide reminders to defendants of upcoming court dates via phone or messaging and offer transportation assistance for indigent defendants. Amends various other Acts to make conforming changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03422  Rep. Dan Brady


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03423  Rep. David A. Welter

Amends the Illinois Vehicle Code. Provides that for a second or subsequent violation of operating a motor vehicle in a construction or maintenance speed zone at a speed in excess of the posted speed limit when workers are present within one year (rather than 2 years) of the date of the first violation, the Secretary of State shall suspend the driver's license of the violator for a period of 60 days (rather than 90 days). Makes conforming changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03424  Rep. Jeanne M Ives

Amends the Citizen Participation Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03425  Rep. Jeanne M Ives

Amends the Coal Mining Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03426  Rep. Jeanne M Ives
210 ILCS 5/1 from Ch. 111 1/2, par. 157-8.1

   Amends the Ambulatory Surgical Treatment Center Act. Makes a technical change in the Section concerning the short
   title.
   Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03427  Rep. Jeanne M Ives
110 ILCS 805/3-27.3 from Ch. 122, par. 103-27.3

   Amends the Public Community College Act. Makes a technical in a Section concerning compliance with the Local
   Government Prompt Payment Act.
   Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03428  Rep. Jeanne M Ives
110 ILCS 947/5

   Amends the Higher Education Student Assistance Act. Makes a technical change concerning the Act's purpose.
   Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03429  Rep. Keith R. Wheeler
430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

   Amends the Firearm Owners Identification Card Act. Provides that a unit of local government, including a home rule unit,
   may not impose a tax, fee, on a firearm, firearm attachment, or firearm ammunition or other assessment other than the normal sales tax
   rate for goods. Provides that the provisions of any ordinance or resolution enacted before, on, or after the effective date of the bill by
   any municipal or county government that imposes a tax, fee, or other assessment other than the normal sales tax rate for goods on a
   firearm, firearm attachment, or firearm ammunition are invalid and all those existing ordinances and resolutions are void. Defines
   "sales tax". Effective immediately.
   Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03430  Rep. Keith R. Wheeler
35 ILCS 105/3-5
35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
35 ILCS 110/2 from Ch. 120, par. 439.32
35 ILCS 115/2 from Ch. 120, par. 439.102
35 ILCS 120/2-45 from Ch. 120, par. 441-45

   Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax
   Act to extend the Manufacturing Machinery and Equipment Exemption to production related tangible personal property. Provides that
   the term "production related tangible personal property" includes certain supplies and consumables used in a manufacturing facility.
   Effective immediately.
   Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03431  Rep. Keith R. Wheeler
65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4

   Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that a municipality
   may, by resolution, make payments in lieu of taxes only to a fire protection district, and not to all taxing districts, within a
   redevelopment area if the municipality finds: (1) the fire protection district will receive, or has received, a unique impact and burden
   on its services, distinct from the other taxing districts in the project redevelopment area; and (2) the unique impact and burden is due to
   new development in the project redevelopment area. Effective immediately.
   Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03432  Rep. Keith R. Wheeler
New Act

   Creates the Representative Special District Act. Provides that all members of a governing board of a special district with
   the authority to levy any tax or assessment must be elected and not appointed except due to death, disability, resignation, or other
   inability of a member to perform his or her duties. Provides for election procedures to elect members to replace appointed members.
   Further provides that an appointed member's term will terminate after his or her successor is elected and qualified. Effective
   immediately.
   Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 03433  Rep. Keith R. Wheeler
35 ILCS 5/201  from Ch. 120, par. 2-201
Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Provides that the credit may be carried forward for a period of 20 years (instead of 5 years). Increases the amount of the research and development credit by providing that the increase in qualifying expenditures shall be an increase over 50% (instead of 100%) of the average of the qualifying expenditures for each year in the base period. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03434  Rep. Keith R. Wheeler
765 ILCS 77/20
Amends the Residential Real Property Disclosure Act. Provides that notwithstanding any other provision of a Section requiring a seller to deliver the disclosure statement to the buyer, upon signing and dating the disclosure report, the prospective buyer accepts and acknowledges that the prospective buyer has received the residential real property disclosure report form in its entirety, including the disclosure report and a copy of the Act.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03435  Rep. Keith R. Wheeler
105 ILCS 5/18-8.05
Amends the State aid formula provisions of the School Code. Requires the General Assembly to make appropriations for general State financial aid each fiscal year to fully fund the amount as calculated under the formula. Requires the State Comptroller to prioritize the payment of general State financial aid claims to ensure the timely delivery of funds to school districts. Effective July 1, 2017.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03436  Rep. Carol Ammons
105 ILCS 5/34-2.1  from Ch. 122, par. 34-2.1
Amends the Chicago School District Article of the School Code. With respect to a parent or community resident's eligibility to serve on the local school council of an attendance center, allows a parent or community resident who is employed by the Chicago Board of Education and who is assigned to work at one or more attendance centers to serve as a member of the local school council as long as he or she is not assigned to spend the majority of his or her employment at the attendance center for which he or she is to serve as a local school council member (instead of prohibiting any employee of the Board from serving as a parent or community resident member). Effective immediately.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (State Board of Education)
HB 3436 will not have a fiscal impact on the State Board of Education.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03437  Rep. Cynthia Soto
(Sen. Mattie Hunter-Iris Y. Martinez)
105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new
Amends the School Code. Requires school boards to give at least 60 days' notice of the closure of a school for at least one school year to all affected students, parents, and legal guardians. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/10-20.60 new
Deletes reference to:
105 ILCS 5/34-18.53 new
Adds reference to:
105 ILCS 5/27A-10.10

Replaces everything after the enacting clause. Amends the Charter Schools Law of the School Code. Provides that if a determination is made to close a charter school located within the boundaries of the Chicago school district for at least one school year, the charter school shall give at least 60 days' notice of the closure to all affected students and parents or legal guardians. Effective immediately.

Aug 18 17    H    Public Act . . . . . . . . 100-0179

HB 03438  Rep. Fred Crespo and Sara Feigenholtz
510 ILCS 70/3.01 from Ch. 8, par. 703.01
510 ILCS 70/3.02
Amends the Humane Care for Animals Act. Provides that in certain offenses involving injury to companion animals, except for a State licensed veterinary hospital, humane society, animal shelter, or kennel, the convicted individual shall pay the owner of the companion animal 3 times the value of the immediate, completed, or ongoing veterinary treatment related to the injury of the companion animal.

Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 03439  Rep. Fred Crespo
Appropriates $2 from the General Revenue Fund to the Office of the State Treasurer for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 03440  Rep. Fred Crespo
Appropriates $2 from the General Revenue Fund to the Office of the Secretary of State for its FY18 ordinary and contingent expenses. Effective July 1, 2017.

Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 03441  Rep. Fred Crespo

Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee

HB 03442  Rep. Camille Y. Lilly
Appropriates $40,000,000 from the General Revenue Fund to the Illinois Arts Council to distribute grants for arts-based after school programs in communities that are in areas that are 125% above the poverty level according to the United States Census Bureau. Effective July 1, 2017.

Sep 28 17    H    Rule 19(b) / Re-referred to Rules Committee
HB 03443  Rep. Camille Y. Lilly

New Act
105 ILCS 5/2-3.28 from Ch. 122, par. 2-3.28
105 ILCS 5/18-8.05
30 ILCS 805/8.41 new

Creates the Education Prioritization Act. Beginning with fiscal year 2018, requires the General Assembly to appropriate for the general State aid formula under the School Code an amount that is equal to or exceeds the sum of: (i) the total amount appropriated for the general State aid formula during the fiscal year immediately preceding the fiscal year for which the appropriation is being made; and (ii) 51% of total new general funds available for spending from estimated growth in revenues and funds available because of budgeted program growth and decline in the fiscal year for which the appropriation is being made; but in no event shall the sum be less than a certain percentage required under the Act. Requires a continuing appropriation if the General Assembly fails to make sufficient appropriations to fund the general State aid formula. Amends the School Code to make changes concerning a system for accounting for revenues and expenditures and general State aid. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee


305 ILCS 5/5-8 from Ch. 23, par. 5-8

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services, in supplying medical assistance, to provide for the legally authorized services of persons licensed under the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act as clinical professional counselors.

Fiscal Note (Dept. of Human Services)
It is estimated that this legislation would increase the Department of Human Services' expenditures by at least $15 million. This legislation would require administrative rule changes and approval, along with policy and procedure changes that are significantly time intensive. Submission of a State plan amendment would be required and receipt of federal matching funds would be contingent on CMS approval.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03445  Rep. Daniel V. Beiser

35 ILCS 200/11-10
35 ILCS 200/11-15
35 ILCS 200/11-25

Amends the Property Tax Code. Provides that the term "pollution control facility" also includes any system, method, construction, device or appliance appurtenant thereto, or any portion of any building or equipment, that is designed, constructed, installed or operated for the primary purpose of complying with federal or State requirements enacted or promulgated to eliminate, prevent, or reduce air pollution or water pollution. In a Section concerning valuation of pollution control facilities, removes a provision requiring the Department to consider the actual or probable net earnings attributable to the facilities in question, capitalized on the basis of their productive earning value to their owner. Provides that the effective date of a pollution control facility certificate shall be January 1 of the year in which the certificate is issued.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03446  Rep. Jeanne M Ives

110 ILCS 155/1

Amends the Preventing Sexual Violence in Higher Education Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03447


New Act

Creates the Tuition Reduction Act. Beginning with the 2017-2018 academic year, requires each public university located in this State to reimburse its full-time resident undergraduate students a portion of the tuition charged in the form of a grant applied directly to a student's financial aid account. Provides that to determine the per-pupil grant amount, the university shall calculate the difference, if any, between the current fiscal year's aggregate appropriations to the university and fiscal year 2015's aggregate appropriations to the university and divide that amount by the number of students enrolled in the previous academic year. Provides that 50% of this calculation then equals the per-pupil grant amount, to be awarded to currently enrolled students to reduce their tuition costs (unless the current fiscal year's aggregate appropriations to the university are equal to or less than fiscal year 2015's aggregate appropriations). Requires each university to annually report updated estimates of the total amount in grants awarded in an academic year to the Governor and the appropriate committees of the General Assembly. Effective immediately.

Fiscal Note (Illinois Board of Higher Education)

House Bill 3447 directs each public university in Illinois to calculate a per-pupil tuition grant reimbursement for its full-time resident undergraduate student population. The formula for this calculation is the difference between the current fiscal year's (Fiscal Year 2017) aggregate appropriations to each university and the Fiscal Year 2015 aggregate appropriations. In the absence of a definition for "aggregate appropriations" the Illinois Board of Higher Education assumes the term includes all direct operations and grants appropriations that are not restricted; this does not include restricted funds such as student financial aid, capital projects, research, retirement contributions, and other purposes. Under current fiscal conditions, there will be no per-pupil grant awards since the difference between Fiscal Year 2017 and Fiscal Year 2015 is less than zero.

House Floor Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Provides that the terms of the Act only apply to appropriations to public universities for operations. Changes the year with which to compare a university's appropriations from 2015 to 2002. Provides that the tuition grant shall be determined by dividing the differences in appropriations by the number of students enrolled on the 10th day of the previous academic year (rather than divided by the number of students enrolled in the previous academic year). Provides that if the General Assembly increases funding for each university for 4 consecutive years, the Board of Higher Education shall report to the General Assembly on whether or not the Act should be repealed. Effective immediately.

Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03448

Rep. Robert Rita

20 ILCS 1605/20 from Ch. 120, par. 1170

Amends the Illinois Lottery Law. Provides that there shall be an irrevocable and continuing appropriation of all amounts necessary from the State Lottery Fund to the Department of the Lottery for payment of prizes to holders of winning lottery tickets or shares, including multi-state lottery game tickets, related operating expenses for multi-state games, and payment of promotional or incentive prizes associated with the sale of lottery tickets, and the irrevocable and continuing authority for and direction to the Comptroller and to the Treasurer of the State to make the necessary transfers out of and disbursements from the State Lottery Fund for that purpose. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03449


(Sen. Thomas Cullerton-Linda Holmes-Wm. Sam McCann-Iris Y. Martinez, Omar Aquino, Bill Cunningham-Daniel Biss, Jacqueline Y. Collins, Laura M. Murphy, Steven M. Landek, Cristina Castro, Patricia Van Pelt and Emil Jones, III)

New Act

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

Creates the Geolocation Privacy Protection Act. Defines "geolocation information", "location-based application", and "private entity". Provides that a private entity may not collect, use, store, or disclose geolocation information from a location-based application on a person's device unless the private entity first receives the person's affirmative express consent after complying with specified notice requirements. Provides exceptions. Provides that a person whose rights are violated may recover: (1) liquidated damages of $1,000 or actual damages, whichever is greater; (2) reasonable attorney's fees and costs; and (3) other relief, including an injunction, as the court may deem appropriate. Provides that a violation of the Act constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Provides that the provisions of the Act may not be waived. Contains applicability language. Makes a corresponding change in the Consumer Fraud and Deceptive Business Practices Act. Effective immediately.

House Floor Amendment No. 2

Provides that "geolocation information" means, inter alia, information that is sufficient to determine or infer the precise location, rather than merely the location of a device. Provides that a private entity need not obtain a person's affirmative consent after that person's initial consent unless the terms previously agreed upon have been materially changed. Removes the private right of action and provides that a violation is also a violation of the Consumer Fraud and Deceptive Business Practices Act. Provides that only a State's Attorney or the Attorney General may enforce violations of the Consumer Fraud and Deceptive Business Practices Act. Provides that the Geolocation Privacy Protection Act does not apply to Internet, wireless, or telecommunications service providers; cable or video service providers under Article XXI of the Public Utilities Act; or a person licensed as a private detective pursuant to the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that the provisions of the Act may not be waived. Contains applicability language. Makes a corresponding change in the Consumer Fraud and Deceptive Business Practices Act. Effective immediately.

Senate Floor Amendment No. 4

Replaces everything after the enacting clause and reinserts the engrossed bill with the following changes: provides that agreements created or modified after the effective date of the Act that do not comply with the Act, rather than all agreements that do not comply with the Act, are void and unenforceable. Removes an exception to the applicability of the Act for cable service providers. Adds an exception for public utilities, alternative retail electric suppliers, and alternative gas suppliers and for political committees. Provides that a violator, other than an individual, has 15 days within which to rectify a violation before an enforcement action may be brought. Provides that only the Attorney General or a State's Attorney may bring an action to enforce the Act.

Senate Floor Amendment No. 5

Removes a provision under the Geolocation Privacy Protection Act that provides that only a State's Attorney or the Attorney General may enforce provisions of contracts as void under the Act; and instead provides that an agreement that is void and unenforceable under the Act does not give rise to a private right of action under the Act.

Oct 27 17 H  Total Veto Stands - No Positive Action Taken
HB 03450  Rep. Cynthia Soto
(Sen. Iris Y. Martinez)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 51/10
225 ILCS 51/13 new
225 ILCS 51/15
225 ILCS 51/20
225 ILCS 51/25
225 ILCS 51/30
225 ILCS 51/75
225 ILCS 51/95
225 ILCS 51/100
225 ILCS 51/110
225 ILCS 51/115
225 ILCS 51/125
225 ILCS 51/135
225 ILCS 51/150
225 ILCS 51/165
225 ILCS 51/185 new

Amends the Regulatory Sunset Act by extending the repeal date of the Home Medical Equipment and Service Provider License Act from January 1, 2018 to January 1, 2028. Amends the Home Medical Equipment and Services Provider License Act. Makes changes in provisions concerning powers and duties of the Department of Financial and Professional Regulation, the Home Medical Equipment and Services Board, applications for original licensure, discipline of license, investigations, notices and hearings, findings and recommendations by the Board, hearing officers, and the application of the Administrative Review law. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of any change of address or email address through specified means. Provides provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes other changes.

Effective Immediately.

Senate Floor Amendment No. 1
Adds reference to:
   225 ILCS 100/3
Adds reference to:
   225 ILCS 100/5
Adds reference to:
   225 ILCS 100/5.5 new
Adds reference to:
   225 ILCS 100/7
Adds reference to:
   225 ILCS 100/12
Adds reference to:
   225 ILCS 100/14
Adds reference to:
   225 ILCS 100/15
Adds reference to:
   225 ILCS 100/19
Adds reference to:
   225 ILCS 100/24
Adds reference to:
HB 03450 (CONTINUED)

225 ILCS 100/26
Adds reference to:
    225 ILCS 100/27
Adds reference to:
    225 ILCS 100/34
Adds reference to:
    225 ILCS 100/36
Adds reference to:
    225 ILCS 100/40
Adds reference to:
    225 ILCS 100/42
Adds reference to:
    225 ILCS 100/46 new
Adds reference to:
    225 ILCS 100/20 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the bill as engrossed with the following changes: In provisions amending the Regulatory Sunset Act, extends the repeal date of the Podiatric Medical Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Podiatric Medical Practice Act of 1987. Defines "email address of record" and "address of record". Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Makes changes in provisions concerning the Podiatric Medical Licensing Board, grounds for disciplinary action, appointment of a hearing officer, and certification of records. Adds provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Repeals provisions concerning rosters of licensees. Makes other changes. Effective immediately.

Sep 22 17    H Public Act . . . . . . . 100-0525
HB 03451  Rep. Cynthia Soto

Amends the Regulatory Sunset Act. Extends the repeal date of the Illinois Speech-Language Pathology and Audiology Practice Act from January 1, 2018 to January 1, 2028. Amends the Illinois Speech-Language Pathology and Audiology Practice Act. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes changes in provisions concerning definitions, the Board of Speech-Language Pathology and Audiology, grounds for discipline of license, investigations, notices, hearings, appointment of a hearing officer, restoration of a license, certification of records, and the application of the Illinois Administrative Procedure Act. Removes provisions concerning a roster of speech-language pathologists and audiologists. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03452

Rep. Jay Hoffman
(Sen. Michael E. Hastings and Laura M. Murphy)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 100/3 from Ch. 111, par. 4803
225 ILCS 100/5 from Ch. 111, par. 4805
225 ILCS 100/5.5 new
225 ILCS 100/7 from Ch. 111, par. 4807
225 ILCS 100/12 from Ch. 111, par. 4812
225 ILCS 100/14 from Ch. 111, par. 4814
225 ILCS 100/15 from Ch. 111, par. 4815
225 ILCS 100/19 from Ch. 111, par. 4819
225 ILCS 100/24 from Ch. 111, par. 4824
225 ILCS 100/26 from Ch. 111, par. 4826
225 ILCS 100/27 from Ch. 111, par. 4827
225 ILCS 100/34 from Ch. 111, par. 4834
225 ILCS 100/36 from Ch. 111, par. 4836
225 ILCS 100/40 from Ch. 111, par. 4840
225 ILCS 100/42 from Ch. 111, par. 4842
225 ILCS 100/46 new
225 ILCS 100/20 rep.
225 ILCS 100/39 rep.

Amends the Regulatory Sunset Act by extending the repeal date of the Podiatric Medical Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Podiatric Medical Practice Act of 1987. Defines "email address of record" and "address of record". Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Makes changes in provisions concerning the Podiatric Medical Licensing Board, grounds for disciplinary action, appointment of a hearing officer, and certification of records. Provides provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes other changes. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
225 ILCS 100/39 rep.
Removes the repeal of provisions of the Podiatric Medical Practice Act of 1987 concerning administrative review and venue.

Senate Floor Amendment No. 3
Deletes reference to:
5 ILCS 80/4.28
Deletes reference to:
5 ILCS 80/4.38 new
Deletes reference to:
225 ILCS 100/3 from Ch. 111, par. 4803
Deletes reference to:
225 ILCS 100/5 from Ch. 111, par. 4805
Deletes reference to:
225 ILCS 100/5.5 new
Deletes reference to:
225 ILCS 100/7 from Ch. 111, par. 4807
Deletes reference to:
HB 03452 (CONTINUED)

225 ILCS 100/12 from Ch. 111, par. 4812
Deletes reference to:
225 ILCS 100/14 from Ch. 111, par. 4814
Deletes reference to:
225 ILCS 100/15 from Ch. 111, par. 4815
Deletes reference to:
225 ILCS 100/19 from Ch. 111, par. 4819
Deletes reference to:
225 ILCS 100/24 from Ch. 111, par. 4824
Deletes reference to:
225 ILCS 100/26 from Ch. 111, par. 4826
Deletes reference to:
225 ILCS 100/27 from Ch. 111, par. 4827
Deletes reference to:
225 ILCS 100/34 from Ch. 111, par. 4834
Deletes reference to:
225 ILCS 100/36 from Ch. 111, par. 4836
Deletes reference to:
225 ILCS 100/40 from Ch. 111, par. 4840
Deletes reference to:
225 ILCS 100/42 from Ch. 111, par. 4842
Deletes reference to:
225 ILCS 100/46 new
Deletes reference to:
225 ILCS 100/20 rep.
Deletes reference to:
225 ILCS 100/39 rep.
Adds reference to:
820 ILCS 305/8.2

Replaces everything after the enacting clause. If and only if Senate Bill 904 of the 100th General Assembly becomes law in the form in which it passed both houses on May 31, 2018, amends the Workers' Compensation Act. In provisions concerning required interest payments to providers for unpaid bills, requires such payments to be made by the employer or its insurer to the provider within 30 days (rather than not later than 30 days) after payment of the bill. Provides that if the employer or its insurer fails to pay interest within 30 days after payment of the bill, the provider may bring an action in circuit court for the sole purpose of seeking payment of interest against the employer or its insurer. Provides that the circuit court's jurisdiction shall be limited to enforcing payment of interest as required under a specified provision of the Act. Effective upon becoming law or on the date Senate Bill 904 of the 100th General Assembly takes effect, whichever is later.

Nov 29 18 H Passed Both Houses
HB 03453  Rep. Cynthia Soto

5 ILCS 80/4.37a new
5 ILCS 80/4.27a rep.

225 ILCS 60/2 from Ch. 111, par. 4400-2
225 ILCS 60/2.5 new

225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/35 from Ch. 111, par. 4400-35
225 ILCS 60/39 from Ch. 111, par. 4400-39

Amends the Regulatory Sunset Act. Extends the repeal date of the Medical Practice Act of 1987 from December 31, 2017 to December 31, 2027. Amends the Medical Practice Act of 1987. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of any change of address or email address through specified means. Defines "email address of record". In provisions concerning grounds for discipline, provides that the Department of Financial and Professional Regulation may take action with regard to a person licensed under the Act for: willfully failing to report an instance of suspected abuse, neglect, financial exploitation, or self-neglect of an eligible adult as defined in and required by the Adult Protective Services Act; and being named as an abuser in a verified report by the Department on Aging under the Adult Protective Services Act, and upon proof by clear and convincing evidence that the licensee abused, neglected, or financially exploited an eligible adult as defined in the Adult Protective Services Act. In provisions authorizing the Secretary of Financial and Professional Regulation to appoint a hearing officer, provides that the hearing officer's findings and recommendations shall also be provided to the Medical Licensing Board along with the Medical Disciplinary Board so both Boards may review the information and present their findings to the Secretary. Makes changes in provisions concerning stenographers. Changes references to "stenographer" to references to "certified shorthand reporter". Makes other changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03454  Rep. Ryan Spain

20 ILCS 3501/801-25

Amends the Illinois Finance Authority Act. Makes a technical change in a Section concerning official Acts of the Authority, meetings of the Authority and the Advisory Councils, and audits by the Auditor General.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Chuck Weaver, Tim Bivins and Steven M. Landek)

20 ILCS 805/805-40  was 20 ILCS 805/63a41
20 ILCS 805/805-45 new

Amends the Department of Natural Resources Law of the Civil Administrative Code of Illinois. Provides in the Department of Natural Resource's Adopt-A-Park program that volunteers may assist with vegetation management, providing building and facility repair, or other appropriate services. Creates the Adopt-A-Trail Program. Provides that the Department shall establish and maintain Adopt-A-Trail programs with individual or group volunteers, if requested by an individual or group volunteers, in an effort to reduce and remove litter from trails and to provide other services. Provides that the Department shall retain the ability to approve or deny an individual or group volunteer's request; however, the Department must state the reason for the request denial. Provides that by engaging in volunteer activities under the Act, volunteers fully acknowledge and understand that there shall be neither a (1) promise or expectation of compensation of any type, including benefits, nor (2) creation of an employer-employee relationship. Makes other changes.

House Floor Amendment No. 2
Deletes reference to:

20 ILCS 805/805-40

Replaces everything after the enacting clause. Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Department of Natural Resources shall establish an Adopt-a-Trail program that will allow volunteer groups to assist in maintaining and enhancing trails on State owned land. Provides that volunteer groups in the Adopt-a-Trail Program may choose any one or more of the following volunteer activities: spring cleanups, accessibility projects, special events, trail maintenance, enhancement, or realignment, public information and assistance, or training. Provides that the Department shall designate and approve specific activities to be performed by a volunteer group in the Adopt-a-Trail program which shall be executed with an approved Adopt-a-Trail agreement. Provides that volunteer services shall not include work historically performed by Department employees, including services that result in a reduction of hours or compensation or that may be performed by an employee on layoff; nor shall volunteer services be inconsistent with the terms of a collective bargaining agreement. Makes other changes. Effective immediately.

Aug 18 17  H  Public Act . . . . . . . . . 100-0180

HB 03456  Rep. Ryan Spain

35 ILCS 405/2  from Ch. 120, par. 405A-2

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2017, the exclusion amount shall be the applicable exclusion amount calculated under Section 2010 of the Internal Revenue Code, including any deceased spousal unused exclusion amount (currently, the exclusion amount for Illinois estate tax purposes is $4,000,000). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03457  Rep. David B. Reis

305 ILCS 5/12-4.50 new

Amends the Illinois Public Aid Code. Provides that subject to federal approval, applicants for or recipients of benefits under the federal Supplemental Nutrition Assistance Program (SNAP) or the State's medical assistance program shall prepare and submit a personal plan for achieving employment and self-sufficiency at the time of application or redetermination of eligibility for such benefits. Provides that in order to receive SNAP benefits or benefits under the State's medical assistance program, a single parent who heads an assistance unit and who is able to work shall be required to work or participate in a work activity for at least 30 hours per week; 2 parents who head an assistance unit shall be required to work a combined 35 hours per week. Requires the Department of Human Services and the Department of Healthcare and Family Services to seek any necessary waiver from the federal government in order to implement these provisions.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03458


New Act

Creates the Illinois Natural Areas Stewardship Act. Creates the Illinois Land Conservation and Stewardship Grant Program to make grants to conservation land trusts to steward lands identified in the Illinois Natural Area Inventory, lands designated as a buffer area, lands designated as a nature preserve, or lands registered as an Illinois Land and Water Reserve. Establishes the duties of the Department of Natural Resources in carrying out the provisions of the Act. Creates provisions concerning violations of the Act and administrative review. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03459

Rep. Avery Bourne and Marcus C. Evans, Jr.

65 ILCS 5/11-1-10.5 new

Amends the Illinois Municipal Code. Provides that the corporate authorities of each municipality which has established a police department shall require its police department to create a policy regarding how the police department will process individuals between the ages of 18 and 21 years old who are suspected, or accused, of driving while under the influence of alcohol, drugs, intoxicating compounds, other compounds, or any combination of these substances in violation of the Illinois Vehicle Code.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03460

Rep. Jerry Lee Long-Thomas M. Bennett-Dave Severin-Avery Bourne-Daniel Swanson, Tom Demmer, Ryan Spain, Rita Mayfield and David A. Welter

605 ILCS 5/5-701.2 from Ch. 121, par. 5-701.2

Amends the Illinois Highway Code. Makes a technical change in a Section concerning a county board's use of tax moneys.

House Committee Amendment No. 1

Deletes reference to:

605 ILCS 5/5-701.2

Adds reference to:

625 ILCS 5/15-316 from Ch. 95 1/2, par. 15-316

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a local authority may not restrict the operation of trucks or other commercial vehicles to the farthest right-hand lane or the farthest left-hand lane of a highway in an urban district that has been divided into 2 or more lanes proceeding in the same direction.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03461

Rep. Cynthia Soto

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 95/3 from Ch. 111, par. 4603
225 ILCS 95/4 from Ch. 111, par. 4604
225 ILCS 95/4.5 new
225 ILCS 95/7 from Ch. 111, par. 4607
225 ILCS 95/7.5
225 ILCS 95/7.7
225 ILCS 95/9 from Ch. 111, par. 4609
225 ILCS 95/10 from Ch. 111, par. 4610
225 ILCS 95/12 from Ch. 111, par. 4612
225 ILCS 95/13 from Ch. 111, par. 4613
225 ILCS 95/14.1
225 ILCS 95/16 from Ch. 111, par. 4616
225 ILCS 95/21 from Ch. 111, par. 4621
225 ILCS 95/22.2 from Ch. 111, par. 4622.2
225 ILCS 95/22.6 from Ch. 111, par. 4622.6
225 ILCS 95/22.7 from Ch. 111, par. 4622.7
225 ILCS 95/22.11 from Ch. 111, par. 4622.11
225 ILCS 95/22.14 from Ch. 111, par. 4622.14
225 ILCS 95/22.17 new

Amends the Regulatory Sunset Act. Extends the repeal date of the Physician Assistant Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Physician Assistant Practice Act of 1987. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes changes in provisions concerning the application of the Illinois Administrative Procedure Act, definitions, supervision requirements, prescriptive authority, physician assistants in hospitals, hospital affiliates, or ambulatory surgical treatment centers, application for licensure, identification, qualifications for licensure, Department powers and duties, fees, expiration and renewal of license, grounds for disciplinary action, investigation notices, hearings, hearing officers, restoration of license, administrative review, and certification of the record. Makes other changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03462

Rep. Michael J. Zalewski-Mary E. Flowers
(Sen. Iris Y. Martinez-Dale A. Righter)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 85/3
225 ILCS 85/3.5 new
225 ILCS 85/5.5
225 ILCS 85/7 from Ch. 111, par. 4127
225 ILCS 85/9 from Ch. 111, par. 4129
225 ILCS 85/9.5
225 ILCS 85/10 from Ch. 111, par. 4130
225 ILCS 85/11 from Ch. 111, par. 4131
225 ILCS 85/12 from Ch. 111, par. 4132
225 ILCS 85/13 from Ch. 111, par. 4133
225 ILCS 85/15 from Ch. 111, par. 4135
225 ILCS 85/16 from Ch. 111, par. 4136
225 ILCS 85/16a from Ch. 111, par. 4136a
225 ILCS 85/17 from Ch. 111, par. 4137
225 ILCS 85/17.1
225 ILCS 85/18 from Ch. 111, par. 4138
225 ILCS 85/19 from Ch. 111, par. 4139
225 ILCS 85/20 from Ch. 111, par. 4140
225 ILCS 85/22 from Ch. 111, par. 4142
225 ILCS 85/22b
225 ILCS 85/25.10
225 ILCS 85/25.15
225 ILCS 85/27 from Ch. 111, par. 4147
225 ILCS 85/28 from Ch. 111, par. 4148
225 ILCS 85/30 from Ch. 111, par. 4150
225 ILCS 85/30.5
225 ILCS 85/32 from Ch. 111, par. 4152
225 ILCS 85/33 from Ch. 111, par. 4153
225 ILCS 85/34 from Ch. 111, par. 4154
225 ILCS 85/35.1 from Ch. 111, par. 4155.1
225 ILCS 85/35.2 from Ch. 111, par. 4155.2
225 ILCS 85/35.5 from Ch. 111, par. 4155.5
225 ILCS 85/35.6 from Ch. 111, par. 4155.6
225 ILCS 85/35.7 from Ch. 111, par. 4155.7
225 ILCS 85/35.8 from Ch. 111, par. 4155.8
225 ILCS 85/35.12 from Ch. 111, par. 4155.12
225 ILCS 85/35.13 from Ch. 111, par. 4155.13
225 ILCS 85/35.14 from Ch. 111, par. 4155.14
225 ILCS 85/35.15 from Ch. 111, par. 4155.15
225 ILCS 85/35.16 from Ch. 111, par. 4155.16
HB 03462 (CONTINUED)

225 ILCS 85/35.18 from Ch. 111, par. 4155.18
225 ILCS 85/35.20 new
225 ILCS 85/35.21 new
225 ILCS 85/36 from Ch. 111, par. 4156

Amends the Regulatory Sunset Act. Extends the repeal date of the Pharmacy Practice Act from January 1, 2018 to January 1, 2028. Amends the Pharmacy Practice Act. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides for the licensure (rather than registration) of registered pharmacy technicians, registered certified pharmacy technicians, and pharmacists, and makes conforming changes. Removes provision allowing each member of the State Board of Pharmacy to receive a per diem payment in an amount determined from time to time by the Secretary of Financial and Professional Regulation for attendance at meetings of the Board and conducting other official business of the Board. Changes references to "Director" to references to "Secretary" or "Department" throughout the Act. Eliminates the position of deputy pharmacy coordinator. Makes changes in provisions concerning definitions, duties of the Department, inactive status, pharmacists in charge, nonresident pharmacy licenses, record retention, automated pharmacy systems, remote prescription processing, and discipline. Makes other changes. Effective immediately.

House Committee Amendment No. 2

Deletes reference to:
5 ILCS 80/4.38

Adds reference to:
5 ILCS 80/4.29

Adds reference to:
225 ILCS 85/4.5 new

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: In provisions amending the Regulatory Sunset Act, extends the repeal date of the Pharmacy Practice Act from January 1, 2018 to January 1, 2019 (rather than January 1, 2028). Further amends the Pharmacy Practice Act. Creates the Collaborative Pharmaceutical Task Force to discuss how to further advance the practice of pharmacy in a manner that recognizes the needs of specified interests. Provides for the voting and non-voting membership of the Task Force. Provides that the Department of Financial and Professional Regulation shall provide administrative support to the Task Force. Provides that the Task Force shall meet at least monthly. Provides that no later than September 1, 2018, voting members of the Task Force shall vote on recommendations concerning the certain standards. Provides that no later than October 1, 2018, the Department, in direct consultation with the Task Force, shall propose rules for adoption that are consistent with the Task Force's recommendations, or recommend legislation to the General Assembly, concerning the certain standards. Repeals provisions concerning the Task Force on October 1, 2019. Effective immediately.

House Floor Amendment No. 3

Deletes reference to:
5 ILCS 80/4.29

Adds reference to:
5 ILCS 80/4.30

In provisions amending the Regulatory Sunset Act, provides that the repeal date of the Pharmacy Practice Act is extended to January 1, 2020 (rather than January 1, 2019). Provides that appointments to the Collaborative Pharmaceutical Task Force shall be made by the specified person or his or her designee. Changes the date that voting members of the Task Force shall vote on recommendations from September 1, 2018 to September 1, 2019. Changes the date the Department of Financial and Professional Regulation shall propose rules for adoption or recommend legislation to the General Assembly from October 1, 2018 to October 1, 2019. Repeals provisions concerning the Task Force on October 1, 2020 (rather than October 1, 2019).

House Floor Amendment No. 4

Changes the month the Department of Financial and Professional Regulation shall propose rules for adoption or recommend legislation to the General Assembly from October to November. Changes the month the provisions concerning the Collaborative Pharmaceutical Task Force are repealed from October to November.

Senate Committee Amendment No. 1

Deletes reference to:
225 ILCS 85/22b

In provisions amending the Pharmacy Practice Act, removes provisions concerning automated pharmacy systems and remote dispensing.

Sep 08 17 H Public Act . . . . . . 100-0497
HB 03463  Rep. Kathleen Willis
625 ILCS 5/11-208
from Ch. 95 1/2, par. 11-208

625 ILCS 5/11-208.6
Amends the Illinois Vehicle Code. Provides that a municipality or county may enact an ordinance providing for an 
automated traffic law enforcement system only at an intersection where, on average, 4 or more motor vehicle accidents that result in 
personal injury or injury to another occur each year. Provides that for each violation of the Code or a local ordinance recorded by an 
automated traffic law enforcement system in operation for a period of less than 30 days, the county or municipality having jurisdiction 
shall issue a notice of warning to the registered owner of the vehicle. Provides for the notice requirements. Provides that if a person 
who has never before received a notice of a violation of the Code or a local ordinance recorded by an automated traffic law 
enforcement system in operation for more than 30 days receives more than one notice of violation within a 21-day period for separate 
traffic violations, he or she may pay the fine associated with the first notice of violation in satisfaction of all of the remaining fines.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03464  Rep. Charles Meier
(Sen. Paul Schimpf and Dale Fowler)
225 ILCS 447/25-10
the experience requirements to qualify for licensure as a private security contractor. Requires that an applicant have a minimum of 5 
years' experience with a licensed private security contractor agency or a proprietary security force of 30 or more persons registered 
with the Department, or with an in-house security unit for a corporation having 100 or more employees, with a military police or 
related security unit in any of the armed forces of the United States, or with a law enforcement agency of the federal government, a 
state, or a state political subdivision, which includes a State's Attorney's office, a public defender's office, or the Department of 
Corrections. Provides that the Board and the Department shall approve such experience and may accept alternative experience working 
with a private security contractor agency licensed in another state or for a private security contractor agency in a state that does not 
license such agencies if the experience is substantially equivalent to that gained working for an Illinois-licensed private security 
contractor agency. Provides that an applicant who has an associate degree or higher in police science or a related field or in business 
from an accredited college or university shall be given credit for 2 of the 3 years of the required experience, and that an applicant who 
has completed a non-degree military training program in police science or a related field or in business from an accredited college or university shall be given credit for 2 of the 3 years of the required experience and that an applicant who 
has completed a non-degree military training program in police science or a related field shall be given credit for one of the 3 years of 
the required experience if the Board and the Department determine that such training is substantially equivalent to that received in an 
associate degree program. Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Private Detective, Private Alarm, Private Security, Fingerprint 
Vendor, and Locksmith Act of 2004. In provisions concerning qualifications for licensure as a private security contractor, provides 
that experience in a law enforcement agency of the federal government, a state, or a state political subdivision includes experience with 
the Department of Corrections. Effective immediately.
Aug 18 17   H  Public Act . . . . . . . 100-0181

HB 03465  Rep. Jerry Lee Long
625 ILCS 5/12-807
from Ch. 95 1/2, par. 12-807
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03466  Rep. Thomas M. Bennett
New Act
Creates the Motor Vehicle Repair Fairness Act. Provides that motor vehicle manufacturers must make available to 
independent repair providers of parts manufactured by such motor vehicle manufacturer, diagnostic and repair documentation, 
including repair technical updates and updates and corrections to embedded software, in the same manner as the motor vehicle 
manufacturer makes such diagnostic and repair documentation, including repair technical updates and updates and corrections to 
embedded software, available to its authorized repair provider. Defines terms. Authorizes the imposition of a $500 civil penalty. 
Provides that the Attorney General may bring an action to recover the penalty.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 03467  Rep. Thomas M. Bennett

New Act

210 ILCS 135/14.5 new

405 ILCS 5/2-116 new

Creates the Authorized Electronic Monitoring in Community-Integrated Living Arrangements and Developmental Disability Facilities Act. Provides that under certain conditions, a resident of a living arrangement certified under the Community-Integrated Living Arrangements Licensure and Certification Act and a resident of a developmental disability facility shall be permitted to use an audio and video surveillance system in his or her room at his or her own expense. Requires the electronic monitoring device to be placed in a conspicuously visible location in the room. Requires the Department of Human Services to establish a program to distribute specified funds each year for the purchase and installation of electronic monitoring devices. Establishes criminal penalties for a person or entity that knowingly hampers, obstructs, tampers with, or destroys an electronic monitoring device. Contains provisions concerning: resident and roommate consent to monitoring; notice of electronic monitoring to the staff and visitors; limitations on the staff's access to recordings; the admissibility of recordings in civil, criminal, and administrative actions; staff reporting; liability; and rulemaking. Makes other changes. Amends the Community-Integrated Living Arrangements Licensure and Certification Act and Mental Health and Developmental Disabilities Code to make conforming changes. Provides that it is a business offense for a person to discriminate or retaliate against a resident for consenting to the electronic monitoring, or to prevent the installation or use of an electronic monitoring device by a resident who has provided specified notice and consent. Makes other changes. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03468  Rep. Thomas M. Bennett

35 ILCS 5/201  from Ch. 120, par. 2-201

35 ILCS 5/901  from Ch. 120, par. 9-901

Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on or after January 1, 2019, the rate of tax shall be 4.8% for corporations (currently, the rate is 5.25%, but it is scheduled to be reduced to 4.8% on January 1, 2025). Makes conforming changes concerning distributions to the Local Government Distributive Fund. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03469  Rep. Thomas M. Bennett-Michael D. Unes-Marcus C. Evans, Jr.-David Harris-John C. D'Amico, Tim Butler and Ryan Spain

(Sen. Scott M. Bennett)

625 ILCS 5/12-601  from Ch. 95 1/2, par. 12-601

Amends the Illinois Vehicle Code. Reinforces that a vehicle operated by a fire chief, a chief of police of a municipality, a sheriff of a county, or a chief emergency medical services officer may be equipped with a siren, whistle, or bell capable of emitting sound audible under normal conditions from a distance of not less than 500 feet.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a vehicle operated by a fire chief or the Director or Coordinator of a municipal or county emergency services and disaster agency may be equipped with a siren, whistle, or bell capable of emitting sound audible under normal conditions from a distance of not less than 500 feet.

Aug 18 17  H  Public Act . . . . . . . . . . . . 100-0182

HB 03470  Rep. Thomas M. Bennett

10 ILCS 5/1-14 new

10 ILCS 5/3-7 new

10 ILCS 5/17-9  from Ch. 46, par. 17-9

10 ILCS 5/18-5  from Ch. 46, par. 18-5

10 ILCS 5/18A-5

10 ILCS 5/18A-15

10 ILCS 5/19A-35

Amends the Election Code. Requires Voters Identification Cards for those who do not have an acceptable photo ID. Sets forth requirements and exemptions. Provides that any person desiring to vote shall present to the judges of election for verification of the person's identity a government-issued photo identification card or his or her Voter Identification Card.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03471 Rep. Anna Moeller

5 ILCS 80/4.28
5 ILCS 80/4.38 new

225 ILCS 20/3 from Ch. 111, par. 6353
225 ILCS 20/4 from Ch. 111, par. 6354
225 ILCS 20/5 from Ch. 111, par. 6355
225 ILCS 20/6 from Ch. 111, par. 6356
225 ILCS 20/7 from Ch. 111, par. 6357
225 ILCS 20/7.3
225 ILCS 20/9 from Ch. 111, par. 6359
225 ILCS 20/9A from Ch. 111, par. 6359A
225 ILCS 20/10 from Ch. 111, par. 6360
225 ILCS 20/14 from Ch. 111, par. 6364
225 ILCS 20/19 from Ch. 111, par. 6369
225 ILCS 20/21 from Ch. 111, par. 6371
225 ILCS 20/22 from Ch. 111, par. 6372
225 ILCS 20/25 from Ch. 111, par. 6375
225 ILCS 20/26 from Ch. 111, par. 6376
225 ILCS 20/28 from Ch. 111, par. 6378
225 ILCS 20/30 from Ch. 111, par. 6380
225 ILCS 20/31 from Ch. 111, par. 6381
225 ILCS 20/32 from Ch. 111, par. 6382
225 ILCS 20/33 from Ch. 111, par. 6383
225 ILCS 20/34 from Ch. 111, par. 6384
225 ILCS 20/36 from Ch. 111, par. 6386
225 ILCS 20/37 from Ch. 111, par. 6387
225 ILCS 20/27 rep.


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03472 Rep. Cynthia Soto

5 ILCS 80/4.28
5 ILCS 80/4.38 new
5 ILCS 375/6.11A

10 ILCS 5/19-12.1 from Ch. 46, par. 19-12.1
10 ILCS 5/19-13 from Ch. 46, par. 19-13
15 ILCS 335/4 from Ch. 124, par. 24
20 ILCS 301/5-23
20 ILCS 405/405-105 was 20 ILCS 405/64.1
20 ILCS 1340/20
20 ILCS 1705/5.1 from Ch. 91 1/2, par. 100-5.1
20 ILCS 1705/14 from Ch. 91 1/2, par. 100-14
20 ILCS 1705/15.4
20 ILCS 2105/2105-17 from Ch. 111 1/2, par. 22.05
20 ILCS 2305/8.2
20 ILCS 2310/2310-145
20 ILCS 2310/2310-397 was 20 ILCS 2310/55.90
20 ILCS 2310/2310-410 was 20 ILCS 2310/55.42
20 ILCS 2310/2310-600
20 ILCS 2310/2310-677
20 ILCS 2310/2310-690
20 ILCS 2335/10
20 ILCS 3805/7.30
35 ILCS 200/15-168
35 ILCS 200/15-172
55 ILCS 5/3-14049 from Ch. 34, par. 3-14049
55 ILCS 5/3-15003.6
55 ILCS 5/5-1069 from Ch. 34, par. 5-1069
65 ILCS 5/10-1-38.1 from Ch. 24, par. 10-1-38.1
65 ILCS 5/10-2.1-18 from Ch. 24, par. 10-2.1-18
105 ILCS 5/22-30
105 ILCS 5/22-80
105 ILCS 5/24-5 from Ch. 122, par. 24-5
105 ILCS 5/24-6
105 ILCS 5/26-1 from Ch. 122, par. 26-1
105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
105 ILCS 145/10
110 ILCS 975/3 from Ch. 144, par. 2753
110 ILCS 975/5 from Ch. 144, par. 2755
110 ILCS 975/6.5
210 ILCS 5/6.5
210 ILCS 9/10
210 ILCS 25/7-101 from Ch. 111 1/2, par. 627-101
HB 03472 (CONTINUED)

210 ILCS 45/3-206.05
210 ILCS 50/3.10
210 ILCS 50/3.117
210 ILCS 55/2.05  from Ch. 111 1/2, par. 2802.05
210 ILCS 55/2.11
210 ILCS 62/25
210 ILCS 85/6.14g
210 ILCS 85/6.23a
210 ILCS 85/6.25
210 ILCS 85/10  from Ch. 111 1/2, par. 151
210 ILCS 85/10.7
210 ILCS 85/10.8
210 ILCS 85/10.9
215 ILCS 5/356g.5
225 ILCS 25/4  from Ch. 111, par. 2304
225 ILCS 25/8.1  from Ch. 111, par. 2308.1
225 ILCS 47/15
225 ILCS 60/8.1
225 ILCS 60/22  from Ch. 111, par. 4400-22
225 ILCS 60/54.2
225 ILCS 60/54.5
225 ILCS 65/50-10  was 225 ILCS 65/5-10
225 ILCS 65/50-13 new
225 ILCS 65/50-15  was 225 ILCS 65/5-15
225 ILCS 65/50-20  was 225 ILCS 65/5-20
225 ILCS 65/50-26 new
225 ILCS 65/50-50  was 225 ILCS 65/10-5
225 ILCS 65/50-55  was 225 ILCS 65/10-10
225 ILCS 65/50-60  was 225 ILCS 65/10-15
225 ILCS 65/50-65  was 225 ILCS 65/10-25
225 ILCS 65/50-70  was 225 ILCS 65/10-35
225 ILCS 65/50-75
225 ILCS 65/55-10  was 225 ILCS 65/10-30
225 ILCS 65/55-11 new
225 ILCS 65/55-20
225 ILCS 65/55-30
225 ILCS 65/60-5
225 ILCS 65/60-10
225 ILCS 65/60-11 new
225 ILCS 65/60-25
225 ILCS 65/Art. 65 heading
225 ILCS 65/65-5  was 225 ILCS 65/15-10
225 ILCS 65/65-10  was 225 ILCS 65/15-13
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225 ILCS 65/65-15
225 ILCS 65/65-20
225 ILCS 65/65-25
225 ILCS 65/65-30
225 ILCS 65/65-35  
  was 225 ILCS 65/15-15
225 ILCS 65/65-35.1
225 ILCS 65/65-40  
  was 225 ILCS 65/15-20
225 ILCS 65/65-45  
  was 225 ILCS 65/15-25
225 ILCS 65/65-50  
  was 225 ILCS 65/15-30
225 ILCS 65/65-55  
  was 225 ILCS 65/15-40
225 ILCS 65/65-65  
  was 225 ILCS 65/15-55
225 ILCS 65/70-5  
  was 225 ILCS 65/10-45
225 ILCS 65/70-10  
  was 225 ILCS 65/10-50
225 ILCS 65/70-20  
  was 225 ILCS 65/20-13
225 ILCS 65/70-35  
  was 225 ILCS 65/20-31
225 ILCS 65/70-40  
  was 225 ILCS 65/20-32
225 ILCS 65/70-50  
  was 225 ILCS 65/20-40
225 ILCS 65/70-60  
  was 225 ILCS 65/20-55
225 ILCS 65/70-75  
  was 225 ILCS 65/20-75
225 ILCS 65/70-80  
  was 225 ILCS 65/20-80
225 ILCS 65/70-81 new
225 ILCS 65/70-85  
  was 225 ILCS 65/20-85
225 ILCS 65/70-100  
  was 225 ILCS 65/20-100
225 ILCS 65/70-103 new
225 ILCS 65/70-140  
  was 225 ILCS 65/20-140
225 ILCS 65/70-145  
  was 225 ILCS 65/20-145
225 ILCS 65/70-160  
  was 225 ILCS 65/20-160
225 ILCS 65/Art. 75 heading
225 ILCS 65/75-10  
  was 225 ILCS 65/17-10
225 ILCS 65/75-15  
  was 225 ILCS 65/17-15
225 ILCS 65/75-20  
  was 225 ILCS 65/17-20
225 ILCS 65/80-15
225 ILCS 65/80-35
225 ILCS 65/60-15 rep.
225 ILCS 65/70-30 rep.
225 ILCS 65/70-65 rep.
225 ILCS 65/70-105 rep.
225 ILCS 65/70-110 rep.
225 ILCS 65/70-115 rep.
225 ILCS 65/75-5 rep.
225 ILCS 75/3.1
225 ILCS 75/19  
  from Ch. 111, par. 3719
225 ILCS 84/15
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225 ILCS 84/57
225 ILCS 85/3
225 ILCS 85/4
225 ILCS 85/16b
225 ILCS 90/1
225 ILCS 90/17
225 ILCS 100/20.5
225 ILCS 106/10
225 ILCS 106/15
225 ILCS 109/35
225 ILCS 109/40
225 ILCS 130/40
225 ILCS 135/90
225 ILCS 135/95
305 ILCS 5/5-8
305 ILCS 5/12-4.37
320 ILCS 42/35
325 ILCS 5/4
405 ILCS 90/10
405 ILCS 95/10
410 ILCS 27/5
410 ILCS 45/6.2
410 ILCS 50/7
410 ILCS 70/1a
410 ILCS 70/2.2
410 ILCS 70/5
410 ILCS 70/5.5
410 ILCS 70/6.5
410 ILCS 210/1
410 ILCS 210/1.5
410 ILCS 210/2
410 ILCS 210/3
410 ILCS 210/5
410 ILCS 213/10
410 ILCS 225/2
410 ILCS 225/6
410 ILCS 305/3
410 ILCS 325/3
410 ILCS 325/4
410 ILCS 325/5.5
410 ILCS 335/5
410 ILCS 513/10
410 ILCS 642/10

from Ch. 111, par. 4124
from Ch. 111, par. 4251
from Ch. 111, par. 4267
from Ch. 23, par. 5-8
from Ch. 111 1/2, par. 87-1a
from Ch. 111 1/2, par. 87-5
from Ch. 111 1/2, par. 7403
from Ch. 111, par. 4501
from Ch. 111, par. 4502
from Ch. 111, par. 4503
from Ch. 111, par. 4505
from Ch. 111 1/2, par. 7022
from Ch. 111 1/2, par. 7026
from Ch. 111 1/2, par. 7303
from Ch. 111 1/2, par. 7403
from Ch. 111 1/2, par. 7404
from Ch. 111 1/2, par. 7405.5
from Ch. 111 1/2, par. 7408
HB 03472 (CONTINUED)

420 ILCS 40/5 from Ch. 111 1/2, par. 210-5
420 ILCS 40/6 from Ch. 111 1/2, par. 210-6
625 ILCS 5/1-159.1 from Ch. 95 1/2, par. 1-159.1
625 ILCS 5/3-609 from Ch. 95 1/2, par. 3-609
625 ILCS 5/3-616 from Ch. 95 1/2, par. 3-616
625 ILCS 5/6-103 from Ch. 95 1/2, par. 6-103
625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1
625 ILCS 5/6-106.1a
625 ILCS 5/6-901 from Ch. 95 1/2, par. 6-901
625 ILCS 5/11-501.01
625 ILCS 5/11-501.2 from Ch. 95 1/2, par. 11-501.2
625 ILCS 5/11-501.6 from Ch. 95 1/2, par. 11-501.6
625 ILCS 5/11-501.8
625 ILCS 5/11-1301.2 from Ch. 95 1/2, par. 11-1301.2
625 ILCS 5/11-1301.5
625 ILCS 45/5-16c
720 ILCS 5/9-1 from Ch. 38, par. 9-1
720 ILCS 570/102 from Ch. 56 1/2, par. 1102
720 ILCS 570/302 from Ch. 56 1/2, par. 1302
720 ILCS 570/303.05
720 ILCS 570/313 from Ch. 56 1/2, par. 1313
720 ILCS 570/320
735 ILCS 5/8-2001 from Ch. 110, par. 8-2001
745 ILCS 49/30
745 ILCS 49/34
745 ILCS 49/68
755 ILCS 40/65
755 ILCS 45/4-5.1 from Ch. 110 1/2, par. 804-10
755 ILCS 45/4-10

Amends the Regulatory Sunset Act. Extends the repeal date of the Nurse Practice Act from January 1, 2018 to January 1, 2028. Amends the Nurse Practice Act. Eliminates the position of Assistant Nursing Coordinator. Eliminates the Advanced Practice Nursing Board. Provides that the Department of Financial and Professional Regulation may provide notice to a licensee or applicant by certified or registered mail to the address of record or by email to the email address of record. Provides provisions for change of address of record and email address of record, application for license, confidentiality of any information collected by the Department in the course of an examination or investigation of a license or applicant, and disposition by a consent order. Changes references to "advanced practice nurse" to references to "advanced practice registered nurse" throughout the Act and other Acts. Changes references to "Illinois Center for Nursing" to references to "Illinois Nursing Workforce Center". Makes changes concerning definitions, application of the Act, unlicensed practice, prohibited acts, Department powers and duties, nursing delegation, qualifications for LPN, RN, and APRN licensure, RN education program requirements, grounds for disciplinary action, intoxication and drug abuse, the Nursing Dedicated and Professional Fund, investigations, notices, hearings, use of stenographers and transcripts, review under the Administrative Review Law, certification of records, the Center for Nursing Advisory Board, and medication aide licensure requirements. Removes provisions concerning registered nurse externship permits, rosters, liability of the State, hearing officers, and orders for rehearings. Makes other changes. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03473  Rep. Peter Breen

325 ILCS 5/3  from Ch. 23, par. 2053
705 ILCS 405/2-3  from Ch. 37, par. 802-3
705 ILCS 405/2-18  from Ch. 37, par. 802-18
750 ILCS 50/1  from Ch. 40, par. 1501

Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987. Expands the definition of "neglected child" under both Acts to include a child whose umbilical cord tissue contains any amount of a controlled substance as defined in a specified provision of the Illinois Controlled Substances Act or a metabolite thereof. Provides that nothing in the new provisions is intended to limit the type of medically reliable testing that can establish that a controlled substance or metabolite thereof is present in a newborn infant. Further amends the Juvenile Court Act of 1987 by providing that proof that a newborn infant's umbilical cord tissue contains any amount of a controlled substance as defined under the Illinois Controlled Substances Act, or a metabolite of a controlled substance, constitutes prima facie evidence of abuse or neglect. Amends the Adoption Act. Includes as a ground of unfitness under the definition of "unfit person" a finding that at birth the child's umbilical cord tissue contained any amount of a controlled substance as defined under the Illinois Controlled Substances Act or a metabolite thereof. Provides that nothing in the new provision is intended to limit the type of medically reliable testing that can establish that a controlled substance or metabolite thereof is present in a newborn infant. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03474  Rep. Peter Breen

820 ILCS 405/1507.1

Amends the Unemployment Insurance Act. Provides that if a business is transferred to another individual or entity that, at the time of transfer, has any substantial common ownership, management, or control of the transferor and transferee, then the experience rating records of the transferred business shall be transferred to the transferee. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03475  Rep. Peter Breen

40 ILCS 5/2-125.5 new
40 ILCS 5/14-132.5 new
40 ILCS 5/15-156.5 new
40 ILCS 5/16-158.5 new
40 ILCS 5/18-132.5 new

Amends the General Assembly, State Employee, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Provides that beginning in fiscal year 2019, the discount rate shall be the actual 30-year rolling rate of return experienced by the System. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03476  Rep. Michael J. Madigan-Martin J. Moylan, Michael Halpin, Sue Scherer, Katie Stuart, Carol Sente, Michelle Mussman, Deb Conroy, Brandon W. Phelps, Natalie A. Manley and Sam Yingling

720 ILCS 5/11-9.3

Amends the Criminal Code of 2012. Provides that a child sex offender is prohibited from entering into or remaining in a designated child area or a designated teen area of a library, or both, and is prohibited from attending a designated child program or designated teen program at a library, or being present in the place where a designated child program or designated teen program is being held. Provides an exception, that a child sex offender may be present in a designated child area or attend a designated child program only when accompanied by the child sex offender's son or daughter, provided the son or daughter remains in the immediate area of the child sex offender at all times while the child sex offender is in the designated child area or attending the designated child program. Provides that this exemption does not apply to a child sex offender who engages in conduct creating a risk of harm to others, or whose presence in the library is otherwise in violation of any law, statute, ordinance, or library policy, bylaw, term, rule, or regulation. Provides that a library shall identify any designated child area or designated teen area, and shall ensure that each designated child area or designated teen area is prominently marked with signage uniform across all libraries identifying it as such. Defines various terms. Provides that a violation is a Class 4 felony.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03477  Rep. Mark Batinick

720 ILCS 5/26-8 new

Amends the Criminal Code of 2012. Creates the offense of kindling a fire on a public way. Provides that a person commits the offense when he or she knowingly lights, kindles, or burns a fire on the surface of a road, street, or other public way. Provides exemptions. Provides that a violation is a petty offense for which a fine not exceeding $1,000 may be imposed.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03478  Rep. Sara Wojcicki Jimenez

30 ILCS 500/5-5
30 ILCS 500/5-30
30 ILCS 500/20-20
30 ILCS 500/20-170 new
30 ILCS 525/2 from Ch. 85, par. 1602

Amends the Illinois Procurement Code. Requires State agencies to respond promptly in writing to all inquiries and comments of the Procurement Policy Board. Lowers certain notice requirements from 30 days to 14. Increases the small purchase threshold to $100,000. Creates a Special Committee on Procurement Efficiency, Minority, Female, and Veterans Contracting, and Illinois Preference in Purchasing. Sets forth membership and goals of the Special Committee. Amends the Governmental Joint Purchasing Act. Allows a chief procurement officer to authorize the purchase or lease of personal property, supplies, and services which have been procured through a competitive process by a federal agency or consortium of entities. Requires the filing of certain reports. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


305 ILCS 5/5-11 from Ch. 23, par. 5-11

Amends the Medical Assistance Article of the Illinois Public Aid Code. In addition to other specified actions required under the Code, requires a managed care community network that contracts with the Department of Healthcare and Family Services to establish, maintain, and provide a fair and reasonable reimbursement rate to pharmacy providers for pharmaceutical services, prescription drugs and drug products, and pharmacy or pharmacist-provided services. Provides that the reimbursement methodology shall not be less than the current reimbursement rate utilized by the Department for prescription and pharmacy or pharmacist-provided services and shall not be below the actual acquisition cost of the pharmacy provider. Requires a managed care community network to ensure that the pharmacy formulary used by the managed care community network and its contract providers is no more restrictive than the Department's pharmaceutical program. Effective January 1, 2018.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 03480  Rep. Joe Sosnowski

35 ILCS 200/12-5
35 ILCS 200/12-30
35 ILCS 200/12-55

Amends the Property Tax Code. Provides that the county assessor shall mail a notice of assessment to each taxpayer in each taxable year. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03481  Rep. Arthur Turner

605 ILCS 5/5-701 from Ch. 121, par. 5-701

Amends the Illinois Highway Code. Makes a technical change in a Section concerning use of tax moneys.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03482  Rep. Dan Brady
625 ILCS 5/11-1414.1 from Ch. 95 1/2, par. 11-1414.1

Amends the Illinois Vehicle Code. Provides that a multi-function school activity bus may, under certain conditions, be used to transport any student in grade 12 or below (rather than a student in any of grades 9 through 12 or a student in any of grades K through 12 with an Individualized Education Plan with a staff to student ratio of 1 to 5, and enrolled in a certain school) for any curriculum-related school activity. Provides that a student enrolled in grade 12 or below may, under certain conditions, be transported in a multi-function school activity bus for an interscholastic, interscholastic-athletic, or school-sponsored, noncurriculum-related activity.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03483  Rep. Dan Brady

New Act

Creates the Career Offender Registration Act. Provides that a person convicted of certain felony offenses who is not required to be registered under the Sex Offender Registration Act must register with the Department of State Police by providing the following information to the Department, or to the sheriff's office in the county in which the career offender establishes or maintains a permanent or temporary residence, within 2 working days after establishing permanent or temporary residence in this State or within 2 working days after being released from the custody, control, or supervision of the Department of Corrections: name, social security number, age, race, gender, date of birth, height, weight, hair and eye color, photograph, address of legal residence and address of any current temporary residence within the State or out-of-state, including a rural route address or a post office box, date and place of any employment, date and place of each conviction, fingerprints, and a brief description of the crime or crimes committed by the career offender. Provides that the Department of State Police shall maintain on-line computer access to the current information regarding each registered career offender. Provides that the Department of State Police must maintain hotline access so that State, local, and federal law enforcement agencies may obtain instantaneous locator file and criminal characteristics information on release and registration of career offenders for purposes of monitoring, tracking, and prosecution. Provides that the Department of State Police's career offender registration list containing that information is a public record. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03484  Rep. Dan Brady

225 ILCS 411/35-15

Amends the Cemetery Oversight Act. Provides that any contract for the sale of a burial plot must be witnessed or attested by a notary public upon signing. Provides that if a contract for the sale of a burial plot designates one or more individuals to be buried in the burial plot, any change in the designation of any of those individuals must be authorized in an instrument that is executed by a person who has the authority to make such a change and is sworn or affirmed and acknowledged before a notary public. Makes conforming changes.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03485  Rep. Dan Brady

225 ILCS 45/4a

Amends the Illinois Funeral or Burial Funds Act. Provides that, in the event a trust is used to fund a pre-need contract, the trustee of the trust shall issue a statement regarding the trust's performance to the beneficiary each month. Provides that the statement shall include the rate of interest, interest earned, net and liquid value, original principal investment, and any fees assessed by the banking or investment institution where the trust is held.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03486  Rep. Dan Brady

Amends the Illinois Funeral or Burial Funds Act. Limits certain provisions concerning payment under pre-need contracts to pre-need contracts entered into prior to the effective date of the amendatory Act. Makes changes to the definition of "seller". Provides that, before a seller and purchaser enter into a pre-need contract or pre-need sales contract, the seller must disclose and fully explain certain funding options. Provides that, if a pre-need contract includes the sale of funeral services and merchandise: (1) the seller must be a funeral director licensed under the Funeral Directors and Embalmers Licensing Code who is employed at the time of the sale of the contract by the funeral establishment through which the funeral services and merchandise will be provided, (2) the contract must be filled out by a funeral director licensed under the Funeral Directors and Embalmers Licensing Code, and (3) the contract may only be executed by a funeral director licensed under the Funeral Directors and Embalmers Licensing Code. Amends the Illinois Pre-Need Cemetery Sales Act. Provides that sellers of pre-need sales contracts must be licensed by the Department of Financial and Professional Regulation, and requires specified continuing education. Limits certain provisions concerning payment under pre-need contracts to pre-need contracts entered into prior to the effective date of the amendatory Act. Provides that, before a seller and purchaser enter into a pre-need contract or pre-need sales contract, the seller must disclose and fully explain certain funding options. Makes other changes. Effective immediately.

House Committee Amendment No. 1

In provisions amending the Illinois Pre-Need Cemetery Sales Act, provides that an agreement or contract for or a private sale of a casket, urn, or floral arrangement shall not be deemed a pre-need sales contract or a pre-need sale under specified circumstances.

Fiscal Note, House Committee Amendment No. 1 (Office of the Comptroller)

HB 3486 (H-AM 1) will have no direct fiscal impact on the Office of the Comptroller. In regards to allowing for pre-need sales funds to be deposited without corporate fiduciary protections, we believe this change would put funds at greater risk and potentially expose consumers to higher or hidden fees associated with these deposits. Therefore, there would be a negative fiscal impact on consumers.

Fiscal Note, House Committee Amendment No. 1 (Financial & Professional Regulation)

The Illinois Department of Financial and Professional Regulation anticipates HB 3486 (H-AM 1) to have a fiscal impact of $207,238 based off costs projected for additional staffing needs.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03487  Rep. Dan Brady

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2018 or as soon thereafter as is practical, to offer a special instant scratch-off game for the benefit of research pertaining to autism. Requires the net revenue from that game to be deposited into the Autism Research Fund. Provides that moneys in the Fund shall be used by Department of Public Health for the purpose of making grants to organizations in Illinois that conduct research pertaining to the study, investigation, and experimentation ultimately resulting in a better understanding of autism spectrum disorders, as well as more effective treatment options. Authorizes the Department to adopt rules necessary to implement and administer the game. Amends the State Finance Act to create the Fund. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03488  Rep. Dan Brady and Ryan Spain
(Sen. Antonio Muñoz and Napoleon Harris, III)

New Act

410 ILCS 18/5

Creates the Disposition of Remains of the Indigent Act. Provides that if private funds are not available for the funeral or burial of a decedent, then State or local officials shall refer a family member, executor, or agent empowered to direct the disposition of a decedent’s remains to the option of donating the remains to an institution of medical, mortuary, or other sciences on the registry created under the Act. Provides that such family member, executor, or agent shall be responsible for authorizing such use. Provides that unclaimed cadavers held by any State facility, hospital, institution, morgue, or other place for bodies of deceased persons may be turned over to an institution on the registry. Contains provisions requiring the directors of State facilities with possession of unclaimed human remains to make reasonable efforts to contact family and other responsible parties. Contains provisions concerning circumstances in which family or other responsible parties request the remains and situations when they fail to do so. Contains other provisions concerning what the State facility with humans remains shall do. Provides that the Department of Human Services may pay a funeral home or an institution of medical, mortuary, or other science an allowance for funeral and burial costs. Contains provisions concerning the disposition of the remains after use of the remains by a registered institution. Requires the Department of Public Health to maintain a registry of institutions qualifying as institutions of medical, mortuary, or other sciences eligible to receive donations under the Act. Contains provisions concerning requirements for the registry and granting the Department of Public Health rulemaking and other powers.

House Committee Amendment No. 1

Adds reference to:

755 ILCS 65/5

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) provides that the State facility director shall maintain and provide to the Department of Public Health specified information; (2) provides that the Department of Public Health shall maintain a registry of cadavers that have been contributed to institutions of medical, mortuary, or other sciences; and (3) amends provisions of the Disposition of Remains Act listing the priority to be given persons in controlling the disposition of a decedent’s remains to include any recognized religious, civic, community, or fraternal organization willing to assume legal and financial responsibility.

House Floor Amendment No. 2

Provides that if private funds are not available for burial and a request for funds is made to an official of State or local government, the an official of State or local government shall inform the requester of the option to donate the remains for use in the advancement of medical science. Provides that the appropriate family member or representative is responsible for authorizing the use of such remains in accordance with the process of the qualified medical institution. Provides that a coroner may donate the remains of an unclaimed cadaver for medical science purposes. Provides for the donation of unclaimed cadavers in the custody of the State. Deletes provisions relating to the funeral and burial of cadavers in the custody of the State. Sets forth obligations of qualified medical science institutions receiving cadavers under the Act. Provides for the establishment of a registry of contributed cadavers. Provides for rulemaking by the Department of Public Health. Defines terms. Provides that the Disposition of Remains of the Indigent Act is repealed on December 31, 2022.

Senate Committee Amendment No. 1

In provisions of the Disposition of Remains of the Indigent Act concerning institutions of medical, mortuary, or other sciences, provides that a qualified medical science institution may not transfer a decedent’s remains in a manner not authorized by the Act. In provisions of the Disposition of Remains of the Indigent Act concerning a registry of contributed cadavers and institutions of medical, mortuary, or other sciences, provides that under no circumstances is the harvesting and sale of body parts allowed.

Sep 22 17  H  Public Act . . . . . 100-0526

HB 03489  Rep. Dan Brady

105 ILCS 5/14-7.01a new

Amends the Children with Disabilities Article of the School Code. Provides that the parent or guardian of a child with disabilities who resides in a school district shall have the option of enrolling the child in a school district in which the child was previously enrolled as long as that school district is, in whole or in part, within the county in which the child currently resides. Requires the school district in which the child currently resides to grant proper permit to the child's parent or guardian to allow the child to enroll in a school district outside of the district in which he or she resides. Sets forth provisions concerning special education reimbursement, general State aid apportionment, and transportation costs. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03490  Rep. Dan Brady-Fred Crespo  
(Sen. Dave Syverson)  
110 ILCS 975/3  
from Ch. 144, par. 2753  
Amends the Nursing Education Scholarship Law. Provides that "approved institution" includes specified institutions with  
pre-licensure nursing education programs and post-licensure nursing education programs approved by the Illinois Board of Higher  
Education or any successor agency with similar authority. Corrects a reference to the Department of Financial and Professional  
Regulation. Effective immediately.  
Aug 18 17  H  Public Act . . . . . . . . . 100-0183  

HB 03491  Rep. Dan Brady  
215 ILCS 185/10  
Amends the Unclaimed Life Insurance Benefits Act. Provides that the definition of "policy" does not include any policy or  
certificate of life insurance that is used to fund a pre-need funeral contract or prearrangement. Effective immediately.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 03492  Rep. Dan Brady  
New Act  
Creates the Autonomous Driving Act. Contains only a short title provision.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 03493  Rep. Dan Brady  
110 ILCS 205/2  
from Ch. 144, par. 182  
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning creation of the Board.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 03494  Rep. Brandon W. Phelps  
625 ILCS 35/4.01 new  
Amends the Cycle Rider Safety Training Act. Provides that the Department of Transportation shall by rule provide for the  
certification of an entity that offers private motorcycle skills education programs to include courses in the programs offered by the  
entity. Provides that the Department shall conduct periodic audits of an entity offering the courses to ensure that the courses continue  
to meet the Department's qualification and certification requirements. Provides that the Department shall require the entity to be liable  
for all costs related to the review, certification, and audit of the courses.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

HB 03495  Rep. Silvana Tabares  
110 ILCS 305/100 new  
110 ILCS 520/85 new  
110 ILCS 660/5-195 new  
110 ILCS 665/10-195 new  
110 ILCS 670/15-195 new  
110 ILCS 675/20-200 new  
110 ILCS 680/25-195 new  
110 ILCS 685/30-205 new  
110 ILCS 690/35-200 new  
110 ILCS 805/3-29.11 new  
Amends various acts relating to the governance of public universities and community college districts in Illinois. Requires  
public universities and community colleges to not hold any classes on the day of a general primary or general election, as established  
by the Election Code. Allows public universities and community colleges to remain open for other purposes.  
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03496  Rep. Jerry Lee Long-Thomas M. Bennett-Allen Skillicorn

730 ILCS 5/3-6-3  from Ch. 38, par. 1003-6-3
730 ILCS 5/5-4-1  from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. For offenses committed on or after the effective date of the amendatory Act, provides that a prisoner who is serving a sentence for predatory criminal sexual assault of a child, aggravated kidnapping or aggravated battery when the victim is a child under the age of 13 years or a person with a severe or profound intellectual disability, or a second or subsequent offense of luring of a minor shall receive no sentence credit and shall serve the entire sentence imposed by the court.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03497  Rep. Thaddeus Jones

70 ILCS 1205/8-1.3 new
70 ILCS 1505/26.3-3 new

Amends the Park District Code and the Chicago Park District Act. Provides that a park district shall not charge individuals residing inside the corporate boundaries of the park district any fees (i) for any park district program, except for summer programs, or (ii) for use of park district facilities.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03498  Rep. Thaddeus Jones

110 ILCS 805/2-26 new
205 ILCS 5/48.7 new
205 ILCS 305/54.5 new

Amends the Public Community College Act. Provides that the Illinois Community College Board shall establish and implement a program that provides tuition to the first 1,500 students per year that enroll at each designated community college, which will be paid from the Community College Free Tuition Trust Fund. Provides that 16 community colleges shall be designated for the program for a 2-year period on a rotating schedule determined by the Illinois Community College Board. Creates the Community College Free Tuition Trust Fund as a nonappropriated trust fund to be held outside the State Treasury. Amends the Illinois Banking Act. Requires every bank under the Act to pay into the Trust Fund. Amends the Illinois Credit Union Act. Requires every credit union to pay into the Trust Fund.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03499  Rep. Laura Fine, Robyn Gabel and Michelle Mussman

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Adds any building, real property, or parking area under the control of a church, synagogue, temple mosque, or other place of worship, to the places where concealed carry of a firearm under the Act is prohibited.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03500  Rep. William Davis

105 ILCS 5/2-3.66  from Ch. 122, par. 2-3.66
105 ILCS 5/13B-15.3 new

Amends the School Code. Allows special education cooperatives to participate in a truants' alternative and optional education program. Includes special education cooperatives in the definition of "school district" in the Article concerning alternative learning opportunities. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03501  Rep. LaToya Greenwood-Martin J. Moylan, Michelle Mussman and Frances Ann Hurley

35 ILCS 200/15-169

Amends the Property Tax Code. In a Section concerning the homestead exemption for veterans with disabilities, provides that, for taxable years 2017 and thereafter, if the veteran has a service connected disability of 20% (currently, 30%) or more but less than 50%, then the annual exemption is $2,500. Provides that that exemption also applies to veterans who are not disabled but are over the age of 75. Removes a requirement that the homestead exemption for veterans with disabilities applies only to residences with an equalized assessed value of less than $250,000. Effective immediately.

Mar 21 17  H  Tabled
HB 03502

Rep. Deb Conroy-Juliana Stratton-Stephanie A. Kifowit, Sara Feigenholtz, Patricia R. Bellock, Laura Fine, Natalie A. Manley and Steven A. Andersson

(Sen. Melinda Bush-Pamela J. Althoff, Heather A. Steans, Chris Nybo, Omar Aquino-Julie A. Morrison and Cristina Castro)

405 ILCS 45/1 from Ch. 91 1/2, par. 1351
Amends the Protection and Advocacy for Mentally Ill Persons Act. Makes a technical change in a Section concerning the Act's purpose.

House Committee Amendment No. 1

Deletes reference to:
405 ILCS 45/1

Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Advisory Council on Early Identification and Treatment of Mental Health Conditions Act. Creates the Advisory Council on Early Identification and Treatment of Mental Health Conditions within the Department of Public Health. Establishes the members of the Council. Provides that the Advisory Council shall: (1) review and identify evidence-based best practice models and promising practices supported by peer-reviewed literature being implemented in this State and other states on regular screening and early identification of mental health and substance use conditions in children and young adults, including depression, bi-polar disorder, schizophrenia, and other similar conditions, beginning at the age endorsed by the American Academy of Pediatrics, through young adulthood, irrespective of coverage by public or private health insurance, resulting in early treatment; (2) identify evidence-based mental health prevention and promotion initiatives; (3) identify strategies to enable additional medical providers and community-based providers to implement evidence-based best practices on regular screening, and early identification and treatment of mental health conditions; (4) identify barriers to the success of early screening, and identification and treatment of mental health conditions across this State, including but not limited to, treatment access challenges, specific mental health workforce issues, regional challenges, training and knowledge-base needs of providers, provider infrastructure needs, reimbursement and payment issues, and public and private insurance coverage issues; (5) based on the findings, develop a set of recommendations and an action plan to address the barriers to early and regular screening and identification of mental health conditions in children, adolescents and young adults in this State; (6) complete and deliver the recommendations and action plan to the Governor and the General Assembly within one year of the first meeting of the Advisory Council; and (7) upon completion and delivery of the recommendations and action plan to the Governor and General Assembly, the Advisory Council shall be dissolved. Provides that members shall serve without compensation and are responsible for the cost of all reasonable and necessary travel expenses connected to Advisory Council business. Provides that Advisory Council members shall not be reimbursed by the State for these costs. Provides that the Advisory Council shall hold its initial meeting within 60 days after at least 50% of the members have been appointed. Provides that one representative from the pediatricians or primary care physicians and one representative from the mental health treatment community shall be the co-chairs of the Advisory Council. Provides that at the first meeting of the Advisory Council, the members shall select a 7 person Steering Committee that include the co-chairs. Provides that the Advisory Council may establish committees that address specific issues or populations and may appoint individuals with relevant expertise who are not appointed members of the Advisory Council to serve on the committees as needed.

House Floor Amendment No. 2

Provides that the Advisory Council on Early Identification and Treatment of Mental Health Conditions shall be created within the Department of Human Services (rather than the Department of Public Health). Provides that the Department of Human Services shall provide administrative support for the Advisory Council. Provides that the report, recommendations, and action plan required by this Section shall reflect the consensus of a majority of the Council.
HB 03503

Rep. Theresa Mah-David A. Welter, Sam Yingling, William Davis, Marcus C. Evans, Jr., Jaime M. Andrade, Jr., Michael Halpin, Rita Mayfield, Elaine Nekritz, Deb Conroy, Michelle Mussman, David Harris, Mary E. Flowers, Emanuel Chris Welch, Kathleen Willis, Thaddeus Jones and Sue Scherer

220 ILCS 5/22-501
Amends the Cable and Video Customer Protection Article of the Public Utilities Act. Provides that upon the customer's election, a cable or video provider that rents internet modems to a customer shall cease imposing rental charges after the customer has paid to the provider an amount equal to the cost of the modem provided.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Public Utilities Act. Provides that cable or video providers shall cease charging customers for modems and routers, whether rented together or separately, when the customer has paid to the provider the wholesale cost of the modem or router, or modem and router if rented together, plus a reasonable mark-up not to exceed 5% of the modem, router, or modem and router wholesale cost to the provider. Provides that the cable and video provider shall provide notice regarding the discontinuance of rental charges to the customer in each billing statement. Provides that the notice shall include a disclosure of rights and responsibilities relating to the maintenance of modems and routers.

Apr 26 17 H Third Reading - Short Debate - Lost 039-068-004

HB 03504

Rep. Silvana Tabares

25 ILCS 170/2 from Ch. 63, par. 172
25 ILCS 170/6 from Ch. 63, par. 176
Amends the Lobbyist Registration Act. Provides that beginning January 1, 2018, and for each January 1 thereafter, every lobbying business entity registered under the Act shall report its total monetary amount of expenditures related to lobbying for the previous year. Provides that the report shall be in addition to any other report required under the Act which may include the expenditures of the lobbying business entity as a client. Defines "lobbying business entity". Makes conforming change. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03505

Rep. Lou Lang

625 ILCS 5/15-315 from Ch. 95 1/2, par. 15-315
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning permit fees.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03506

Rep. Natalie A. Manley, Martin J. Moylan, Sue Scherer, Jerry Costello, II, Michelle Mussman, Katie Stuart, Jonathan Carroll and Natalie Phelps Finnie

35 ILCS 200/15-172
Amends the Property Tax Code. With respect to the Senior Citizens Assessment Freeze Homestead Exemption, provides that, beginning in assessment year 2017, the taxpayer's household income shall be reduced by any amounts paid as Medicare premiums. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

105 ILCS 5/26-1 from Ch. 122, par. 26-1
Amends the Compulsory Attendance Article of the School Code. Allows a child to be absent from school on a particular day or days or at a particular time of day for the reason that his or her parent or legal guardian is an active duty member of the uniformed services and has been called to duty for, is on leave from, or has immediately returned from deployment to a combat zone or combat-support postings. Provides that such a student shall be granted 10 days of excused absences in any school year and, at the discretion of the school board, additional excused absences to visit the student's parent or legal guardian relative to such leave or deployment of the parent or legal guardian. Requires the student and parent or legal guardian to obtain assignments from the student's teacher prior to any period of excused absence and for ensuring that such assignments are completed by the student prior to his or her return to school from such period of excused absence. Effective immediately.
House Committee Amendment No. 1
Reduces the number of excused absences in a school year granted to a student in order for the student to visit an active duty parent or legal guardian who has been called to duty for, is on leave from, or has immediately returned from deployment to a combat zone or combat-support posting from 10 school days to 5.
Aug 18 17 H Public Act . . . . . . . . 100-0185

HB 03508  Rep. Emily McAsey
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for an offense that requires registration under the Sex Offender Registration Act.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03509  Rep. Joe Sosnowski
230 ILCS 5/15.1 from Ch. 8, par. 37-15.1
Amends the Horse Racing Act of 1975. Provides that, upon collection of the fee accompanying the application for an occupation license or any other fees, the Board may make daily deposits of the fees with the organization licensee or the horsemen's bookkeeper at a race meeting. The organization licensee or the horsemen's bookkeeper shall either use ACH electronic transfer of funds or issue a check, payable to the order of the Illinois Racing Board, for monies deposited under this Section within 24 hours of receipt of the monies.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03510  Rep. Joe Sosnowski
230 ILCS 5/30.5
Amends the Illinois Horse Racing Act of 1975. Provides that except as provided in specified provisions, 8.5% of all the moneys received by the State as pari-mutuel taxes shall be paid into the Illinois Racing Quarter Horse Breeders Fund on a schedule as the Illinois Racing Board prescribes.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03511  Rep. Terri Bryant
Appropriates $246,000 from the General Revenue Fund to the State Board of Education for a grant to Spring Garden Community Consolidated School District 178 for district consolidation costs and supplemental payments. Effective immediately.
Mar 21 17 H Tabled

HB 03512  Rep. Terri Bryant
Appropriates $246,000 from the General Revenue Fund to the State Board of Education for a grant to Spring Garden Community Consolidated School District 178 for district consolidation costs and supplemental payments. Effective July 1, 2017.
Mar 21 17 H Tabled

HB 03513  Rep. Terri Bryant
305 ILCS 5/4-8a new
Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Provides that no person shall knowingly use or accept cash assistance benefits provided under the Temporary Assistance for Needy Families Program for the purchase or sale of certain services or products, including alcoholic beverages, lottery tickets, firearms or firearms ammunition, admission to any performance, gambling games, and rental goods.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03514  Rep. Peter Breen-Carol Sente
(Sen. Michael Connelly-Dan McConchie-Patricia Van Pelt)
805 ILCS 5/15.95 from Ch. 32, par. 15.95
805 ILCS 105/115.20 from Ch. 32, par. 115.20
805 ILCS 180/50-50
805 ILCS 206/108
805 ILCS 215/1308
Amends the Business Corporation Act of 1983, General Not For Profit Corporation Act of 1986, Limited Liability Company Act, Uniform Partnership Act (1997), and Uniform Limited Partnership Act (2001). Provides that filings with the Secretary of State by entities organized under those Acts may not be deemed expedited services subject to certain fees solely because the filings are made electronically.
House Floor Amendment No. 1
Deletes reference to:
805 ILCS 105/115.20
Adds reference to:
15 ILCS 305/18 new
Replaces everything after the enacting clause. Amends the Business Corporation Act of 1983, Limited Liability Company Act, Uniform Partnership Act (1997), and Uniform Limited Partnership Act (2001). Provides that filing under those Acts with the Secretary of State shall not be deemed expedited services subject to certain fees solely because the filings are made electronically. Amends the Secretary of State Act to provide for continuity of funding in the Business Services Special Operations Fund while increasing electronic filings that are not expedited services. Effective July 1, 2018.
Aug 18 17 H  Public Act . . . . . . . . . 100-0186

HB 03515  Rep. Peter Breen-Al Riley
5 ILCS 140/7.5
210 ILCS 28/30
320 ILCS 20/7.5
320 ILCS 20/15
Amends the Freedom of Information Act. In a Section concerning statutory exemptions, removes references to specified records and information protected under the following Acts: the Abuse Prevention Review Team Act; Brian's Law; and the Adult Protective Services Act. Makes corresponding changes in the Abuse Prevention Review Team Act and the Adult Protective Services Act.
Apr 28 17 H  Rule 19(a) / Re-referred to Rules Committee

HB 03516  Rep. Nick Sauer-Rita Mayfield-Sam Yingling-Sheri Jesiel-Barbara Wheeler, Grant Wehrli and Mark Batinick
35 ILCS 200/16-80
Amends the Property Tax Code. In a Section providing that in counties with a population of under 3,000,000, certain reduced assessments shall remain in place unless there is substantial cause shown why the reduced assessment should not remain in effect, provides a non-exclusive list of substantial causes. Effective immediately.
Mar 31 17 H  Rule 19(a) / Re-referred to Rules Committee

105 ILCS 5/29-5 from Ch. 122, par. 29-5
Amends the Transportation Article of the School Code. Provides that if reimbursement by the State is distributed on a prorated basis, then a school district may charge the pupil's parent or legal guardian for the percentage difference between the full reimbursement claim and the prorated distribution amount. Provides that school districts may not charge the parent or legal guardian of a low-income eligible pupil for transportation costs. Effective immediately.
Mar 31 17 H  Rule 19(a) / Re-referred to Rules Committee
HB 03518

20 ILCS 505/5d from Ch. 23, par. 2214.2
Amends the Children and Family Services Act. Provides that no member of the Direct Child Welfare Service Employee License Board may have a pending or indicated report of child abuse or neglect or a pending complaint or criminal conviction of any of the offenses or any conditions set forth in a specified provision of the Child Care Act of 1969. Amends the Child Care Act of 1969. Sets forth non-waivable circumstances under which a person may not receive a license for, have a licensed renewed for, be employed by, or reside in, if an adult person, a child care facility. Provides processes by which an applicant for licensure, a licensee, an employee of a facility licensed by the Department of Children and Family Services, or an adult person residing in a licensed child care facility who was convicted of a felony other than a felony listed in provisions concerning non-waivable circumstances, or has committed specified offenses, may receive a waiver by the Department or the agency seeking to grant, renew, employ, or issue the license. Contains provisions concerning waiver reviews; appeals of an adverse waiver; Department rules on guidelines for granting a waiver; and other matters. Removes provisions that prohibit a person from receiving a child care facility license or working at a child care facility if the person has been declared a sexually dangerous person or has committed specified offenses.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03519
Rep. Tim Butler
(Sen. Terry Link-Andy Manar)

10 ILCS 5/1-3 from Ch. 46, par. 1-3
Amends the Election Code. In the definition of "signature", includes a named signed in ink or signed in digitized form (rather than a name signed in ink or in digitized form). Effective immediately.
Senate Floor Amendment No. 2
Adds reference to:
10 ILCS 5/19-3
Adds reference to:
10 ILCS 5/19A-10
Adds reference to:
10 ILCS 5/19A-15
Replaces everything after the enacting clause. Amends the Election Code. Makes changes to the definition of "signature". Provides that if applications for a vote by mail ballot are sent to a post office box controlled by any individual or organization that is not an election authority, those applications shall (i) include a valid and current phone number for the individual or organization controlling the post office box and (ii) be turned over to the appropriate election authority within 7 days of receipt or, if received within 2 weeks of the election in which an applicant intends to vote, within 2 days of receipt. Provides that failure to turn over the applications shall constitute a violation of the Code and shall be punishable as a petty offense with a fine of $100 per application. Provides that actions with regards to a postmark shall establish a rebuttable presumption of a violation. In provisions concerning periods for early voting, makes changes to times that polling places must remain open. Provides that in counties with a population over 250,000 persons, one of the locations for early voting may be the election authority's main office or another location by the election authority, and that the election authority may designate additional sites. Provides that provisions concerning establishing permanent polling places for early voting in counties with a population of over 100,000 persons and under 250,000 persons applies to all counties with a population under 250,000 persons. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 03520
Rep. Tim Butler

625 ILCS 5/18c-1204 from Ch. 95 1/2, par. 18c-1204
625 ILCS 5/18c-1601 from Ch. 95 1/2, par. 18c-1601
625 ILCS 5/18c-1602 from Ch. 95 1/2, par. 18c-1602
625 ILCS 5/18c-1603 from Ch. 95 1/2, par. 18c-1603
625 ILCS 5/18c-1604 rep.

Amends the Illinois Vehicle Code. Expands the Transportation Division of the Illinois Commerce Commission to include administration and enforcement of Chapters in the Code governing commercial relocation of trespassing vehicles and commercial safety towing, the Personal Property Storage Act, and the Collateral Recovery Act. Provides that the Transportation Division shall consist of 3 programs (rather than 4) and one office (rather than 2). Provides that the 3 programs shall be Enforcement, Docketing and Processing, and Rail Safety. Provides the office shall be the Office of the Division Manager. Provides that legal or hearing examiner services relating to the regulatory responsibilities of the Transportation Division shall be provided by the Commission's Office of General Counsel and Bureau of Administrative Law Judges under the Public Utilities Act. Provides that all fees, penalties, and other monies collected under the Chapters in the Code governing commercial relocation of trespassing vehicles, commercial transportation, and commercial safety towing, the Personal Property Storage Act, and the Collateral Recovery Act shall be paid into the Transportation Regulatory Fund. Repeals a provision providing that the Commission shall report to the General Assembly and the Governor every fiscal year information regarding monies in the Transportation Regulatory Fund. Makes conforming changes.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03521
Rep. Tim Butler-Sue Scherer-Sara Wojcicki Jimenez-C.D. Davidsmeyer-Sam Yingling and Tom Demmer
(Sen. William E. Brady-Dan McConchie)

60 ILCS 1/Art. 50 heading
60 ILCS 1/50-32 new

Amends the Township Code. Provides that each office of a township collector in Sangamon County shall cease upon the expiration of a township collector's term or, if vacant, on the effective date of the amendatory Act. Further provides that upon the cessation of an office of a township collector, the Sangamon County Treasurer assumes the duties of the township collector of that township. Effective immediately.

House Committee Amendment No. 1

Modifies the Article heading (discontinuance of township offices rather than discontinuance of township officers). Provides that the offices of township collector in Sangamon County are discontinued on January 1, 2022 (rather than each office of township collector ceasing upon the expiration of the current elected or appointed term of each township collector). Provides that if a township collector's office becomes vacant in Sangamon County before January 1, 2022, the vacancy may not be filled and the Sangamon County treasurer shall assume the duties of that township collector (rather than any vacant office on the effective date of the amendatory Act ceases).

Aug 18 17 H Public Act . . . . . . . 100-0187
HB 03522 Rep. Robert Martwick

New Act

Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on or after January 1, 2018, the rate of tax for individuals, trusts, and estates shall be: (1) 4% of the portion of the taxpayer's net income from $0 to $7,500; (2) 5.84% of the portion of the taxpayer's net income exceeding $7,500 but not exceeding $15,000; (3) 6.27% of the portion of the taxpayer's net income exceeding $15,000 but not exceeding $225,000; and (4) 7.65% of the portion of the taxpayer's net income exceeding $225,000. Amends the State Finance Act. Creates the Education Property Tax Relief Fund. Provides that moneys in the Fund shall be distributed to school districts, and sets forth the distribution formula. Provides that transfers from the Tobacco Settlement Recovery Fund to the Budget Stabilization Fund shall cease upon the first transfer of moneys into the Budget Stabilization Fund under the provisions of the amendatory Act. Amends the Budget Stabilization Act. Provides for minimum funding levels to be maintained in the Budget Stabilization Fund and for the transfer of specified amounts to the Budget Stabilization Fund if minimum funding levels are not maintained. Makes other changes. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2018, the rate of tax shall be 5.75% (currently, 6.25%). Amends various Acts to make conforming changes. Amends the Aircraft Use Tax Law and the Watercraft Use Tax Law. Provides that the rate of tax under those Acts shall be 5.75% (currently, 6.25%). Effective immediately.

Apr 26 18 H Tabled
HB 03523  Rep. Barbara Flynn Currie and Al Riley

Appropriates $4,500,000 from the Supreme Court Historic Preservation Fund to the Supreme Court Historic Preservation Commission for historic preservation purposes. Appropriates $600,000 from the General Revenue Fund to the Supreme Court Historic Preservation Fund. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03524  Rep. Sheri Jesiel

35 ILCS 200/16-35

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03525  Rep. Grant Wehrli

605 ILCS 5/6-133

Amends the Illinois Highway Code. Allows all boards of trustees of a township (currently, only townships in Cook County) to submit a proposition to abolish a road district of a township to the electors of the township.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03526  Rep. Grant Wehrli

820 ILCS 305/6 from Ch. 48, par. 138.6
820 ILCS 305/8 from Ch. 48, par. 138.8
820 ILCS 305/8.1b
820 ILCS 305/8.2

Amends the Workers' Compensation Act. Provides that the 500 week limit on compensation includes weeks paid for certain prior injuries. Eliminates certain rebuttable presumptions applicable to emergency personnel. Reduces compensation for injuries to specific parts of the body. Requires Commission decisions to be based upon the guidelines provided in the most current edition of the American Medical Association guidelines. In fee schedule requirements, changes limits to apply to maximum amount billed rather than maximum allowable payments. Effective immediately.

Mar 21 17  H  Tabled

HB 03527  Rep. Grant Wehrli

35 ILCS 5/220

Amends the Illinois Income Tax Act. Provides that aggregate amount of angel investment tax credits that may be claimed for qualified new business ventures is increased to $25,000,000 (from $10,000,000) per calendar year, of which $2,500,000 is reserved for investments in minority owned businesses, female owned businesses, or businesses owned by a person with a disability, and $2,500,000 is reserved for investments made in businesses headquartered in counties with a population of not more than 250,000. Defines "minority owned business", "female owned business", and "business owned by a person with a disability". Extends the angel investment tax credit to December 31, 2021 (now December 31, 2016). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03528  Rep. Robert Rita  
(Sen. Chuck Weaver and Dave Syverson)  

225 ILCS 454/1-10  
225 ILCS 454/5-5  
225 ILCS 454/5-10  
225 ILCS 454/5-27  
225 ILCS 454/5-28  
225 ILCS 454/5-50  
225 ILCS 454/5-70  
225 ILCS 454/5-75  
225 ILCS 454/5-80  
225 ILCS 454/20-20  
225 ILCS 454/20-23  
225 ILCS 454/20-60  
225 ILCS 454/20-68  
225 ILCS 454/25-10  
225 ILCS 454/454/Art. 30 heading  
225 ILCS 454/30-5  
225 ILCS 454/30-15  
225 ILCS 454/30-20  
225 ILCS 454/30-25  
225 ILCS 454/5-26 rep.  
225 ILCS 454/5-85 rep.  
225 ILCS 454/20-78 rep.  
225 ILCS 454/30-10 rep.  

Amends the Real Estate License Act of 2000. Makes changes concerning continuing education under the Act, including hours, approval of courses, curriculum, and education providers. Adds provisions concerning education provider licenses. Removes provisions concerning continuing education schools. Makes changes in provisions concerning leasing agent licenses. Prohibits any leasing agent or leasing agent permit holder from engaging in activities that require a broker's or managing broker's license and from operating under a temporary leasing agent permit more than one time in that individual's lifetime. Makes changes to provisions concerning the Real Estate Administration and Disciplinary Board, including adding members so that it is composed of 15 (rather than 9) and requiring term limits. Repeals outdated provisions and provisions concerning confidentiality, offerings not meeting continuing education requirements, and the Real Estate Education Advisory Council and makes conforming changes throughout the Act. Makes other changes. Effective January 1, 2018.

House Floor Amendment No. 1  
Deletes reference to:  
225 ILCS 454/20-23  
Deletes reference to:  
225 ILCS 454/20-68
HB 03528 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Makes changes to requirements for individuals acting as leasing agents without a license. Provides that the Real Estate Administration and Disciplinary Board shall make recommendations to the Department of Financial and Professional Regulation (rather than the Board shall determine) concerning certain continuing education requirements and course materials and requirements for licenses under the Act. Removes language requiring continuing education courses for leasing agents be 2 hours in duration. In provisions concerning grounds for discipline, removes the grounds of aiding or abetting the violation of provisions concerning individuals acting as leasing agents without a license by knowingly permitting an individual to operate under a temporary leasing agent permit more than one time in that individual's lifetime. Removes provisions concerning confidentiality and surrender of license. Provides that the Board shall have 12 (rather than 9) members that have been actively engaged as managing brokers, brokers, or both for at least 10 years prior to appointment. Provides that of the 12 members, 2 must possess an active pre-license instructor license. Removes provisions requiring 3 additional members of the Board to meet certain requirements. Makes changes to qualifications for an education provider license. Provides that the Department is authorized to adopt administrative rules to enforce provisions concerning licensing of education providers and instructors. Makes other changes. Effective January 1, 2018.

Aug 18 17  H  Public Act . . . . . . . . 100-0188

HB 03529  Rep. Robert Rita
605 ILCS 10/17  from Ch. 121, par. 100-17
Amends the Toll Highway Act. Makes a technical change in a Section concerning bonds.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03530  Rep. Robert Rita
225 ILCS 107/30  from Ch. 111, par. 8451-30
Amends the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act. Makes a technical change in a Section concerning the Professional Counselor Examining and Disciplinary Board.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03531  Rep. Robert Rita-Tom Demmer
225 ILCS 57/1
Amends the Massage Licensing Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03532  Rep. Robert Rita
230 ILCS 5/1  from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03533  Rep. Robert Rita
230 ILCS 5/15.1  from Ch. 8, par. 37-15.1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning deposits of fees.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03534  Rep. Robert Rita
230 ILCS 5/31  from Ch. 8, par. 37-31
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03535  Rep. Robert Rita
65 ILCS 5/8-11-1.1  from Ch. 24, par. 8-11-1.1
65 ILCS 5/8-11-1.5a new
Amends the Illinois Municipal Code. Creates the Non-Home Rule Municipal Motor Fuel Tax Act. Provides that a non-home rule municipality may impose a tax on motor fuel sold at retail, if approved by referendum. Provides that the tax imposed may not be more than 2%, and that any amounts collected from the tax may only be used for infrastructure and road projects. Provides that this tax is in addition to any other taxes imposed on motor fuel sold at retail. Defines terms. Makes conforming changes. Effective immediately.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03536  Rep. Natalie A. Manley
(Sen. Pat McGuire and Jennifer Bertino-Tarrant)

70 ILCS 1825/15  from Ch. 19, par. 265

Amends the Joliet Regional Port District Act. Provides that at least one of the Governor's appointees and at least one of the County Executive of Will County's appointees to the Joliet Regional Port District Board shall be from within the corporate boundaries of the Village of Romeoville. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following change:
Provides that the President of the Village of Romeoville, with the advice and consent of the corporate authorities of the Village of Romeoville, shall appoint one additional member who resides within the Village of Romeoville for an initial term expiring June 1st of 2021 (rather than requiring at least one of the Governor's and the Will County Executive's next appointments to be from the Village of Romeoville). Effective immediately.

Sep 08 17   H   Public Act . . . . . . 100-0498

HB 03537  Rep. Natalie A. Manley

305 ILCS 5/12-13.1


Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 03538
Rep. Barbara Flynn Currie-Katie Stuart-Carol Ammons, Camille Y. Lilly, Sam Yingling, Deb Conroy, Michelle Mussman, Brandon W. Phelps, Jerry Costello, II, Daniel V. Beiser, Martin J. Moylan, Sue Scherer, Linda Chapa LaVie, Marcus C. Evans, Jr.-Natalie A. Manley-Elgie R. Sims, Jr., Mary E. Flowers, Silvana Tabares, Kathleen Willis, Stephanie A. Kifowit, Lawrence Walsh, Jr., Jay Hoffman, Jaime M. Andrade, Jr., Daniel J. Burke, André Thapedi, John C. D’Amico, Gregory Harris, Melissa Conyears-Ervin, LaToya Greenwood, Theresa Mah, Carol Sente and Thaddeus Jones
(Sen. David Koehler-Thomas Cullerton-Jennifer Bertino-Tarrant, Omar Aquino, Steve Stadelman, Napoleon Harris, III and Laura M. Murphy)

New Act
Creates the Keep Illinois Business Act. Provides that any recipient business that chooses to move all or part of its business operations and the jobs created by its business out-of-State shall be deemed to no longer qualify for State economic development assistance, and shall be required to pay to the relevant State granting agency the full amount of any economic development assistance it received. Provides for procedures for the recovery of economic development assistance, including required notice to the recipient business and an opportunity for a hearing. Defines terms.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Senate Floor Amendment No. 1
Deletes reference to:

New Act
Adds reference to:
5 ILCS 100/5-140 from Ch. 127, par. 1005-140
10 ILCS 5/1A-8 from Ch. 46, par. 1A-8
15 ILCS 15/11 from Ch. 127, par. 1811
20 ILCS 105/4.02 from Ch. 23, par. 6104.02
20 ILCS 105/7.09 from Ch. 23, par. 6107.09
20 ILCS 405/405-300 was 20 ILCS 405/67.02
20 ILCS 415/4c from Ch. 127, par. 63b104c
20 ILCS 415/9 from Ch. 127, par. 63b109
20 ILCS 505/5.15
20 ILCS 535/15
20 ILCS 1120/4 from Ch. 96 1/2, par. 7804
20 ILCS 1705/73
20 ILCS 2405/3 from Ch. 23, par. 3434
20 ILCS 2705/2705-205 was 20 ILCS 2705/49.21
20 ILCS 3005/5.1 from Ch. 127, par. 415
20 ILCS 3515/7 from Ch. 127, par. 727
20 ILCS 3515/7 from Ch. 127, par. 727
20 ILCS 3515/7 from Ch. 127, par. 727
HB 03538 (CONTINUED)

Adds reference to:
- 20 ILCS 3915/4 from Ch. 127, par. 214.14
- 20 ILCS 3930/7 from Ch. 38, par. 210-7
- 20 ILCS 3955/5 from Ch. 91 1/2, par. 705
- 25 ILCS 5/3.1 from Ch. 63, par. 3.1
- 25 ILCS 110/0.01 from Ch. 63, par. 1050
- 25 ILCS 110/1 from Ch. 63, par. 1051
- 25 ILCS 130/1-3 from Ch. 63, par. 1001-3
- 25 ILCS 130/1-4 from Ch. 63, par. 1001-4
- 25 ILCS 130/1-5 from Ch. 63, par. 1001-5
- 25 ILCS 130/4-1 from Ch. 63, par. 1004-1
- 25 ILCS 130/4-2 from Ch. 63, par. 1004-2
- 25 ILCS 130/4-2.1 from Ch. 63, par. 1004-3
- 25 ILCS 130/4-3 from Ch. 63, par. 1004-4
- 25 ILCS 130/4-4 from Ch. 63, par. 1004-7
- 25 ILCS 130/4-7 from Ch. 63, par. 1004-9
- 25 ILCS 130/10-1 from Ch. 63, par. 1010-1
- 25 ILCS 130/10-2 from Ch. 63, par. 1010-2
- 25 ILCS 130/10-3 from Ch. 63, par. 1010-3
- 25 ILCS 130/10-4 from Ch. 63, par. 1010-4
- 25 ILCS 130/10-5 from Ch. 63, par. 1010-5
- 25 ILCS 130/10-6 from Ch. 63, par. 1010-6
- 25 ILCS 135/5.02 from Ch. 63, par. 29.2
- 25 ILCS 145/5.05 from Ch. 63, par. 42.15-5
HB 03538 (CONTINUED)

Adds reference to:
25 ILCS 145/5.07 from Ch. 63, par. 42.15-7

Adds reference to:
25 ILCS 145/8 from Ch. 63, par. 42.18

Adds reference to:
25 ILCS 150/3 from Ch. 63, par. 106

Adds reference to:
25 ILCS 155/3 from Ch. 63, par. 343

Adds reference to:
25 ILCS 155/4 from Ch. 63, par. 344

Adds reference to:
25 ILCS 155/7 new

Adds reference to:
30 ILCS 5/3-15 from Ch. 15, par. 303-15

Adds reference to:
30 ILCS 715/6 from Ch. 56 1/2, par. 1706

Adds reference to:
30 ILCS 805/4 from Ch. 85, par. 2204

Adds reference to:
30 ILCS 805/7 from Ch. 85, par. 2207

Adds reference to:
35 ILCS 200/16-190

Adds reference to:
40 ILCS 5/1A-108 from Ch. 108 1/2, par. 5-226

Adds reference to:
40 ILCS 5/5-226 from Ch. 108 1/2, par. 6-220

Adds reference to:
40 ILCS 5/6-220 from Ch. 108 1/2, par. 21-120

Adds reference to:
40 ILCS 5/21-120 from Ch. 108 1/2, par. 22A-109

Adds reference to:
45 ILCS 155/2a from Ch. 144, par. 2803

Adding reference to:
50 ILCS 740/13 from Ch. 85, par. 543

Adding reference to:
65 ILCS 5/11-4-5 from Ch. 24, par. 11-4-5

Adding reference to:
70 ILCS 10/2 from Ch. 15 1/2, par. 252

Adding reference to:
70 ILCS 510/6 from Ch. 85, par. 6206

Adding reference to:
70 ILCS 531/6

Adding reference to:
70 ILCS 915/2 from Ch. 111 1/2, par. 5002

Adding reference to:
70 ILCS 925/10
HB 03538 (CONTINUED)

Adds reference to:
70 ILCS 930/10

Adds reference to:
70 ILCS 935/10

Adds reference to:
70 ILCS 2605/4b

from Ch. 42, par. 323b

Adds reference to:
105 ILCS 5/2-3.39

from Ch. 122, par. 2-3.39

Adds reference to:
105 ILCS 5/34A-606

from Ch. 122, par. 34A-606

Adds reference to:
105 ILCS 13/15

Adds reference to:
110 ILCS 205/9.04

from Ch. 144, par. 189.04

Adds reference to:
110 ILCS 935/9

from Ch. 144, par. 1459

Adds reference to:
110 ILCS 940/4

from Ch. 127, par. 63b134

Adds reference to:
110 ILCS 978/25

Adds reference to:
225 ILCS 705/4.18

from Ch. 96 1/2, par. 418

Adds reference to:
305 ILCS 5/5-5

from Ch. 23, par. 5-5

Adds reference to:
305 ILCS 5/5-5.8

from Ch. 23, par. 5-5.8

Adds reference to:
305 ILCS 5/12-5

from Ch. 23, par. 12-5

Adds reference to:
325 ILCS 35/11

from Ch. 23, par. 6711

Adds reference to:
405 ILCS 100/35

Adds reference to:
415 ILCS 5/6.1

from Ch. 111 1/2, par. 1006.1

Adds reference to:
605 ILCS 5/4-201.16

from Ch. 121, par. 4-201.16

Adds reference to:
615 ILCS 5/14a

from Ch. 19, par. 61a

Adds reference to:
615 ILCS 5/16

from Ch. 19, par. 63

Adds reference to:
615 ILCS 5/20

from Ch. 19, par. 67

Adds reference to:
615 ILCS 15/5

from Ch. 19, par. 126e

Adds reference to:
625 ILCS 5/15-203

from Ch. 95 1/2, par. 15-203

Adds reference to:
720 ILCS 510/10

from Ch. 38, par. 81-30
HB 03538 (CONTINUED)

Adds reference to:

725 ILCS 5/108A-11
from Ch. 38, par. 108A-11

725 ILCS 5/108B-13
from Ch. 38, par. 108B-13

725 ILCS 105/10
from Ch. 38, par. 208-10

725 ILCS 210/4.06
from Ch. 14, par. 204.06

Adds reference to:

820 ILCS 85/20

Adds reference to:

820 ILCS 320/17

Replaces everything after the enacting clause. Amends the Commission on Government Forecasting and Accountability Act. Provides for the transfer of the functions of the Legislative Research Unit to the Commission on Government Forecasting and Accountability. Provides that the Commission shall perform the powers, duties, rights, responsibilities of the Legislative Research Unit as transferred to the Commission under the Act. Amends the Legislative Commission Reorganization Act of 1984. Removes the Legislative Research Unit as a legislative support services agency specified under the Act, and removes references to the Board of the Legislative Research Unit. Establishes the Commission on Government Forecasting and Accountability as the successor to the Legislative Research Unit. Provides that certain duties and responsibilities of the Legislative Research Unit specified under the Act shall be assumed by the Commission on Government Forecasting and Accountability. Amends the General Assembly Organization Act to provide for electronic filing of reports to the General Assembly. Amends various Acts to make conforming and related changes. Effective immediately.

Senate Floor Amendment No. 2

Makes changes regarding the filing of reports with the General Assembly and the Commission on Government Forecasting and Accountability.

Nov 29 18   H Sent to the Governor
Amends the Illinois Procurement Code. Requires bidders to obtain an equal pay certificate before a purchasing agency may issue a contract to the bidder. Provides for the Department of Employment Security to issue the certificates. Specifies information to be included in an application for an equal pay certificate. Requires bidders to comply with the Equal Pay Act of 2003, Equal Wage Act, Illinois Human Rights Act, and Title VII of the Civil Rights Act of 1964. Amends the State Finance Act to create the Equal Pay Certificate Fund. Provides for moneys in the Fund to be used to administer the equal pay certificate requirements.

Fiscal Note (Dept. of Employment Security)

Fiscal Overview for HB 3539 is as follows: (1) Initial Start Costs = $7.5 million to $11 million to develop a fully functioning Equal Pay Certification platform, which includes an online application component, an interagency connection to the Department of Human Rights, and a revenue collection component, as well as 6-10 full-time equivalents for the creation and establishment of rules, policies, procedures, etc., for reporting, appeals, and adjudication. We derived this estimate based on our startup experience with our Adeptia Work Opportunity Tax Credit system. We believe a similar effort will be needed to develop the Equal Pay Certification platform; (2) Ongoing Costs $1.5 million to $3.5 million to administer the Equal Pay Certification program annually. Approximately 12-16 full time equivalents would be needed to administer and manage the day-to-day operations of this program. This estimate includes the cost of hiring a program administrator, administrative assistant, technical assistance specialist, IT contractors, and wage and hour investigators to implement the provisions of the bill, as well as an office to handle administrative appeals. The vast majority of the ongoing costs would be salaries, fringe benefits, one-time expenditures, and other ongoing operating expenses (lease space, technology hardware and software, telephones, etc.); (3) Revenue = $1.25 million to $3 million from application filing fees annually. The bill requires that revenues from the application fees are deposited into the Equal Pay Certification Fund, a special fund created in the State Treasury to help cover the costs of administering the program. Based on these assumptions, revenues from this program will not be sufficient to cover the costs of the program. (NOTE) The cost and revenue estimates provided herein are based primarily on our experience implementing the Adeptia WOTC technology platform and administering programs related to the Department of Employment Security. Specific costs estimates are difficult to estimate without more specific program structure and input from other State departments, such as the Chief Procurement Offices for General Services, Higher Education, Transportation, and Capital Development, as well as the Department of Human Rights. It is also important to emphasize that current federal funding guidelines do not authorize the State to use federal funds to subsidize the cost of this Equal Pay Certification program.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.
HB 03539 (CONTINUED)

30 ILCS 500/47-10 new
Deletes reference to:

30 ILCS 500/47-15 new
Deletes reference to:

30 ILCS 500/47-20 new
Deletes reference to:

30 ILCS 500/47-25 new
Deletes reference to:

30 ILCS 500/47-30 new
Deletes reference to:

30 ILCS 500/47-35 new
Deletes reference to:

30 ILCS 500/47-40 new
Deletes reference to:

30 ILCS 500/47-45 new
Deletes reference to:

30 ILCS 500/47-50 new
Adds reference to:

New Act
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Removes the amendatory language from the Illinois Procurement Code and instead creates the Equal Pay Certificate Act with similar provisions, and makes conforming changes. Provides that the Act applies to contracts after June 1, 2018. Allows the Department of Employment Security to adopt rules for the fair administration of suspending or revoking equal pay certificates by March 1, 2018. Allows the Department to recommend that a contract be voided by the applicable Chief Procurement Officer for failure to have an equal pay certificate. Requires the Department to publish a list of all businesses in compliance with the Act with current and valid equal pay certificates on its website. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 03540  Rep. Litesa E. Wallace

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Requires the Department of Human Services to provide child care services to all children who are eligible for assistance and are: (A) under age 13; or (B) under age 19 and (i) are under court supervision or (ii) have physical or mental incapacities as documented by a statement from a local health provider or other health professional. Effective July 1, 2017.

Fiscal Note, House Floor Amendment No. 1 (Dept. of Human Services)

HB 3540 (H-AM 1) requires the Department of Human Services to provide services to all children who are eligible for assistance and are under age 13, or under age 19 and are under court supervision or have physical or mental incapacities as documented by a statement from a health provider. This language is not needed as these populations are already eligible under administrative rule. The bill also removes language authorizing the Department to lower eligibility thresholds, create waitlists, raise copays and other actions to manage the program and control costs. Putting these eligibility requirements in statute and taking away the Department's management tools will limit the State's ability to manage and control costs of the program when the state lacks fiscal resources to support higher caseloads. Due to the removal of language authorizing the state to manage the costs of the Child Care Program the Department is unable to determine the fiscal impact of HB 3540 (H-AM 1).

Fiscal Note (Dept. of Human Services)

HB 3540 does not have a fiscal impact to the Department of Human Services.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03541  Rep. Litesa E. Wallace
305 ILCS 5/9A-11 from Ch. 23, par. 9A-11
Amends the Illinois Public Aid Code. Provides that beginning in State fiscal year 2018, the specified threshold must be no less than 300% of the then current federal poverty level for each family size (rather than through and including fiscal year 2007, the specified threshold must be no less than 50% of the then current State median income for each family size; and beginning in fiscal year 2008, the specified threshold must be no less than 185% of the then current federal poverty level for each family size). Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03542  Rep. Litesa E. Wallace
(Sen. Steve Stadelman and Cristina Castro-Julie A. Morrison)
20 ILCS 521/5
Amends the Foster Children's Bill of Rights Act. In addition to other specified rights, provides that it is the policy of the State that every child and adult in the care of the Department of Children and Family Services who is placed in foster care shall have the right to be placed in the least restrictive and most family-like setting available and in close proximity to his or her parent's home consistent with his or her health, safety, best interests, and special needs.
Aug 18 17  H  Public Act . . . . . . . . 100-0189

HB 03543  Rep. Robert Rita
230 ILCS 10/1 from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03544  Rep. Robert Rita
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03545  Rep. Robert Rita
230 ILCS 10/16 from Ch. 120, par. 2416
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the annual report of the Illinois Gaming Board.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03546  Rep. Robert Rita
230 ILCS 10/20 from Ch. 120, par. 2420
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning prohibited activities.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03547  Rep. Robert Rita
230 ILCS 15/0.01 from Ch. 85, par. 2300
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03548  Rep. Robert Rita
230 ILCS 20/1 from Ch. 120, par. 1051
Amends the Illinois Pull Tabs and Jar Games Act. Makes a technical change in a Section concerning the short title.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03549  Rep. Robert Rita-Carol Ammons
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 03550  Rep. Robert Rita

230 ILCS 25/1  from Ch. 120, par. 1101

Amends the Bingo License and Tax Act. Makes a technical change in a Section concerning the issuance of bingo licenses by the Department of Revenue.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03551  Rep. Robert Rita

230 ILCS 5/30  from Ch. 8, par. 37-30

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

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03552  Rep. Robert Rita

225 ILCS 335/12  from Ch. 111, par. 7512


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03553  Rep. Robert Rita


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03554  Rep. Robert Rita

225 ILCS 340/2  from Ch. 111, par. 6602


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03555  Rep. Brian W. Stewart

730 ILCS 5/3-6-5  from Ch. 38, par. 1003-6-5

Amends the Unified Code of Corrections. Provides that if it is determined that a person who is charged with committing an offense while confined by the Department of Corrections is indigent and eligible for representation by the public defender, the expense of prosecution shall be paid by the Department (rather than in all cases of prisoner crime committed while the prisoner is confined by the Department the expense of prosecution shall be paid by the Department).

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03556  Rep. Keith R. Wheeler-Thomas M. Bennett

New Act

35 ILCS 5/224 new

Creates the Transforming, Helping, and Reviving Illinois' Versatile Economy (THRIVE) Job Creation Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity shall award an income tax credit to taxpayers that meet certain criteria. Contains job creation and capital investment requirements. Provides that the credit may not exceed 50% of the incremental income tax attributable to the applicant's project. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03557  Rep. Robert Rita

225 ILCS 454/1-1

Amends the Real Estate License Act of 2000. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03558  Rep. Robert Rita and Elizabeth Hernandez

225 ILCS 645/17  from Ch. 111, par. 417

Amends the Illinois Livestock Dealer Licensing Act. Makes a technical change in a Section concerning records and reporting requirements.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03559  Rep. Robert Rita
100th General Assembly
Synopsis of Introduced Bills
All legislation through December 04, 2018

HB 03559  Rep. Robert Rita
605 ILCS 10/7 from Ch. 121, par. 100-7
Amends the Toll Highway Act. Makes a technical change in a Section regarding the filing of bonds by the board of
directors.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03560  Rep. Robert Rita
605 ILCS 10/9.15
Amends the Toll Highway Act. Makes a technical change in a Section concerning acquired property.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03561  Rep. Robert Rita
605 ILCS 10/2 from Ch. 121, par. 100-2
Amends the Toll Highway Act. Makes a technical change in a definitions Section.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03562  Rep. Robert Rita
605 ILCS 10/17 from Ch. 121, par. 100-17
Amends the Toll Highway Act. Makes a technical change in a Section concerning bonds.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03563  Rep. Robert Rita
605 ILCS 10/4 from Ch. 121, par. 100-4
Amends the Toll Highway Act. Makes a technical change in a Section regarding directors.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

745 ILCS 49/68
Amends the Good Samaritan Act. Provides that the immunity extended to disaster relief volunteers extends to any health
practitioner, as that term is defined in the Uniform Emergency Volunteer Health Practitioners Act. Provides that the immunity is
extended to a class of specified individuals who in good faith and without fee or compensation provide "health services", as that term is
defined in the Uniform Emergency Volunteer Health Practitioners Act. Provides that the period of immunity lasts 30 (instead of 10)
days following a disaster or catastrophic event or during the time the Governor has declared a disaster pursuant to the Illinois
Emergency Management Agency Act. Provides that the immunity applies only to a disaster relief volunteer who provides health
services in relief of a disaster, as that term is defined by the Illinois Emergency Management Agency Act (instead of in relief of an
earthquake, hurricane, tornado, nuclear attack, terrorist attack, epidemic, or pandemic). Makes other changes. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03565  Rep. Cynthia Soto
5 ILCS 80/4.37a new
5 ILCS 80/4.27a rep.
Amends the Regulatory Sunset Act. Extends the repeal of the Medical Practice Act of 1987 from December 31, 2017 to
December 31, 2027. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03566  Rep. Cynthia Soto
820 ILCS 305/4 from Ch. 48, par. 138.4
Amends the Workers' Compensation Act. Provides that if there are insufficient funds in the Injured Workers' Benefit Fund
to pay all claims, an amount of money sufficient to make up the deficiency shall be considered to be always appropriated from the
Illinois Workers' Compensation Commission Operations Fund, the Rate Adjustment Fund, the Settlement Fund, and the Second Injury
Fund. Provides that the minimum payout from the Injured Workers' Benefit Fund for death or permanent total disability is 364 weeks
of benefits payable in a lump sum. Provides that proof that an employer was not insured or is not insured creates a rebuttable
presumption that the employer knowingly failed to comply with specified provisions of the Act.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03567  Rep. Will Guzzardi-Mary E. Flowers, John C. D’Amico, Gregory Harris, Theresa Mah, Luis Arroyo, Kathleen Willis and Camille Y. Lilly

105 ILCS 5/27A-4

Amends the Charter Schools Law of the School Code. Provides that no charter shall be granted that would locate a charter school or charter school campus in a zip code in which a public school was closed within 10 school years prior to the effective date of the amendatory Act or that would locate a charter school or charter school campus in a zip code that is contiguous to a zip code in which a public school was closed within 10 school years prior to the effective date of the amendatory Act. Provides that no charter shall be granted unless the General Assembly has appropriated transition impact aid for the school district where the charter school is to be located. Provides that, for charter schools established on or after the effective date of the amendatory Act, the board of education in a city having a population exceeding 500,000 shall designate attendance boundaries for those charter schools. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

105 ILCS 5/27A-4

Adds reference to:

105 ILCS 5/27A-5

Replaces everything after the enacting clause. Amends the School Code. Provides that there is a moratorium on the establishment of new charter schools in financially distressed school districts, including new campuses of existing charter schools, for such a time as the school district meets the definition of a financially distressed school district.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Fiscal Note, House Committee Amendment No. 1 (State Board of Education)

HB 3567 (H-AM 1) will not have a fiscal impact on the State Board of Education.

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 03568  Rep. Cynthia Soto

30 ILCS 105/5.878 new
30 ILCS 105/6z-102 new
35 ILCS 5/507GGG new

Amends the Illinois Income Tax Act. Creates an income tax checkoff for the Alzheimer's Research Tax Checkoff Fund. Amends the State Finance Act to create the Fund. Provides that moneys in the Fund shall be used by the Department on Aging for the purpose of making grants to associations and entities that conduct research concerning Alzheimer's disease, provide services to individuals and families impacted by Alzheimer's disease, or both. Effective immediately.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 03569  Rep. Cynthia Soto

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


Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 03570  Rep. Cynthia Soto

105 ILCS 5/18-8.05

Amends the State aid formula provisions of the School Code. Provides that, for the 2017-2018 school year and each school year thereafter, a school district with a high school dropout rate that is at least 2 times the State high school dropout rate shall receive an incentive weighting of 2 times the Foundation Level of support for each high school dropout who has been dropped from the school enrollment rolls for at least one month and has been reenrolled into an evidence-based model and best program practices program for high school dropouts. Contains provisions concerning the program. Effective immediately.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 03571  Rep. Cynthia Soto

625 ILCS 5/5-104.4 new
815 ILCS 636/18 new

Amends the Illinois Vehicle Code and the Motor Vehicle Leasing Act. Prohibits the sale or lease of a motor vehicle that is the subject of an outstanding, unrepaired manufacturer recall.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03572  Rep. Cynthia Soto

215 ILCS 5/512-11 new
815 ILCS 510/2 from Ch. 121 1/2, par. 312

Amends the Illinois Insurance Code. Provides regulation for the creation of a list of drugs used to set the maximum allowable cost on which reimbursement to a pharmacy or pharmacist may be based. Provides that before a pharmacy benefits manager places or continues a particular drug on a maximum allowable cost list, the drug shall meet specified requirements. Provides for the duties of a pharmacy benefits manager in his or her use of a maximum allowable cost list. Provides for a reasonable administrative appeal procedure to allow pharmacies to challenge maximum allowable costs and reimbursements made under a maximum allowable cost for a specific drug. Provides that a pharmacy benefits manager shall not reimburse a pharmacy or pharmacist in this State in an amount less than the amount that the pharmacy benefits manager reimburses a pharmacy benefits manager affiliate for providing the same pharmacist services. Provides that a pharmacy or pharmacist may decline to provide pharmacist services to a patient or pharmacy benefits manager if, as a result of a maximum allowable cost list, a pharmacy or pharmacist is to be paid less than the pharmacy acquisition cost of the pharmacy providing pharmacist services. Provides that a violation of the provisions concerning maximum allowable cost lists and pharmacy benefits managers is a deceptive trade practice. Amends the Uniform Deceptive Trade Practices Act to make a conforming change. Defines terms.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03573  Rep. Cynthia Soto

105 ILCS 5/1-2 from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03574  Rep. Cynthia Soto

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

Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03575  Rep. Cynthia Soto

105 ILCS 5/1A-2.1 from Ch. 122, par. 1A-2.1

Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03576  Rep. Cynthia Soto

305 ILCS 5/1-5 from Ch. 23, par. 1-5


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03577  Rep. Cynthia Soto

305 ILCS 5/1-5 from Ch. 23, par. 1-5


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03578  Rep. Cynthia Soto

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

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03579  Rep. Cynthia Soto

Amends the Mercury-Free Vaccine Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03580  Rep. Cynthia Soto

30 ILCS 105/5.878 new
30 ILCS 105/6z-102 new
35 ILCS 5/507GGG new

Amends the Illinois Income Tax Act. Creates an income tax checkoff for the Illinois Hunger Coalition Income Tax Checkoff Fund. Amends the State Finance Act to create the Fund. Provides that moneys in the Fund may only be used by the Department of Human Services for the purpose of making grants to the Illinois Hunger Coalition to alleviate hunger for children and families in Illinois. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03581  Rep. Cynthia Soto

410 ILCS 51/1

Amends the Mercury-Free Vaccine Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03582  Rep. Cynthia Soto

430 ILCS 145/1

Amends the Movable Soccer Goal Safety Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03583  Rep. Brad Halbrook

430 ILCS 15/0.01 from Ch. 127 1/2, par. 152.9

Amends the Gasoline Storage Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03584  Rep. Scott Drury

520 ILCS 5/2.26 from Ch. 61, par. 2.26

Amends the Wildlife Code. Provides that a person may place or scatter deer bait otherwise prohibited when not in active deer hunting season. Provides that person who unlawfully baits deer is guilty of a petty offense subject to a mandatory fine of not less than $500 and shall lose hunting privileges in this State for a period of not less than a year.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03585  Rep. Scott Drury

110 ILCS 205/2 from Ch. 144, par. 182

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning creation of the Board.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03586  Rep. Scott Drury

110 ILCS 17/1

Amends the College Planning Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03587  Rep. Scott Drury

110 ILCS 220/1 from Ch. 144, par. 281

Amends the Higher Education Cooperation Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03588  Rep. Scott Drury

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03589  Rep. Scott Drury

35 ILCS 25/1

Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03589  Rep. Scott Drury

35 ILCS 105/1 from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03590  Rep. Scott Drury

35 ILCS 5/1-103 from Ch. 110, par. 1-103

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03591  Rep. Scott Drury

735 ILCS 5/2-201 from Ch. 110, par. 2-201

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning commencement of actions and forms of process.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03592  Rep. Scott Drury

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03593  Rep. Scott Drury

735 ILCS 5/1-101 from Ch. 110, par. 1-101


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


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


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/210.5


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


110 ILCS 48/1

Amends the Grow Your Own Teacher Education Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


110 ILCS 49/1

Amends the Higher Education Veterans Service Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


55 ILCS 5/3-9008 from Ch. 34, par. 3-9008

Amends the Counties Code. Provides that a court considering the petition of an interested person to appoint a special prosecutor shall presume, without demonstration from the petitioner, a conflict of interest on behalf of any State's Attorney not exclusively assigned to cases in which the defendant or defendants are members of any law enforcement agency, when the underlying charges concern misconduct allegedly committed by the officer during the performance of official duties, while in uniform, while on duty, or after announcing his or her status as a law enforcement officer. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03599  Rep. Justin Slaughter

705 ILCS 405/5-621 new

Amends the Juvenile Court Act of 1987. Provides that a person detained in the Department of Juvenile Justice may institute a post-conviction appeal if in the proceedings which resulted in his or her conviction there was a substantial denial of his or her rights under the Constitution of the United States or of the State of Illinois or both; or there is newly discovered evidence not available to the person at the time of the proceeding that resulted in his or her conviction that establishes a substantial basis to believe that the defendant is actually innocent by clear and convincing evidence. Provides that this proceeding may be commenced within a reasonable period of time after the person's adjudication. Provides that only one petition may be filed by a petitioner under this provision without leave of the court. Makes other changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03600  Rep. LaToya Greenwood

35 ILCS 105/3-10 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10 from Ch. 120, par. 442

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Reduces the rate of tax on diapers and baby wipes to 1% (currently, 6.25%). Makes changes concerning the distribution of the proceeds from the tax imposed on diapers and baby wipes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03601  Rep. LaToya Greenwood

(Sen. James F. Clayborne, Jr.)

105 ILCS 5/22-83 new
110 ILCS 805/3-29.11 new

Amends the School Code. Provides that students in grades 11 and 12 of East St. Louis School District 189 may take courses at Southwestern Illinois College for dual credit at no cost to the student. Amends the Public Community College Act to make conforming changes.

House Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/22-83 new

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Removes amendatory language in the School Code. In provisions amending the Public Community College Act, provides that Southwestern Illinois College and East St. Louis School District 189 are encouraged to (rather than Southwestern Illinois College shall) allow students in grades 11 and 12 to take classes for dual credit at no cost to the student.

House Floor Amendment No. 2

Replaces everything after the enacting clause with provisions of the bill as amended by House Amendment No. 1 with the following changes: Provides that East St. Louis School District 189 is encouraged to allow students in grades 11 and 12 to take classes at Southwestern Illinois College for dual credit at no cost to the student (rather than Southwestern Illinois College and East St. Louis School District 189 are encouraged to allow students in grades 11 and 12 to take classes at the College for dual credit at no cost to the student).

Aug 18 17  H  Public Act . . . . . . . . . . . . . . . 100-0190


35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction for individuals, trusts, and estates for certain qualified student loan payments made during the taxable year. Provides that the deduction is excluded from the Act's automatic sunset provisions. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03603  Rep. Marcus C. Evans, Jr.
625 ILCS 5/3-704.2
   Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning failure to satisfy fines for toll violations.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/2-102 from Ch. 95 1/2, par. 2-102
   Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the administration of the Code.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

605 ILCS 5/6-201.13 from Ch. 121, par. 6-201.13
   Amends the Illinois Highway Code. Makes a technical change in a Section concerning the highway commissioner's responsibility in relation to warrants.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

New Act
   Creates the Police Department Non-lethal Force Policy Act. Provides that the Department of State Police, Secretary of State Police Department, mass transit district police force, university police force, county sheriff's office, and each police department of a municipality of this State shall develop a plan or strategy for the use of non-lethal force on a person suspected of committing or having committed a criminal offense or resisting arrest. The plan or strategy shall include the use of new technologies and alternatives to the use of firearms in apprehending a suspect or in protecting the officer from harm by a suspect.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03607  Rep. Marcus C. Evans, Jr.
215 ILCS 5/512-3 from Ch. 73, par. 1065.59-3
215 ILCS 5/512-11 new
215 ILCS 5/512-12 new
215 ILCS 5/512-13 new
   Amends the Illinois Insurance Code. Provides procedures for conducting pharmacy audits under the Third Party Prescription Programs Article. Prohibits an audit entity from using extrapolation to calculate penalties or amounts to be charged back, unless otherwise required by federal requirements. Defines terms. Contains provisions concerning notice of an audit, confidentiality, records, audit reporting, compensation, interest accrual, and appeal of a final audit report. Makes other changes. Provides that all entities providing prescription drug coverage shall permit and apply a prorated daily cost-sharing rate to prescriptions that are dispensed by a pharmacy for less than a 30-day supply if the prescriber or pharmacist indicates the fill or refill could be in the best interest of the patient or is for the purpose of synchronizing the patient's chronic medications. Provides that no entity providing prescription drug coverage shall deny coverage for the dispensing of any drug prescribed for the treatment of a chronic illness that is made in accordance with a plan among the insured, the prescriber, and a pharmacist to synchronize the refilling of multiple prescriptions for the insured. Provides that no entity providing prescription drug coverage shall use payment structures incorporating prorated dispensing fees determined by calculation of the days' supply of medication dispensed. Provides that dispensing fees shall be determined exclusively on the total number of prescriptions dispensed. Provides that the Department of Insurance and the Director shall have the authority to enforce the provisions of the Act and impose financial penalties. Effective immediately.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03608  Rep. Marcus C. Evans, Jr.
35 ILCS 5/101 from Ch. 120, par. 1-101
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 5/5-15 was 20 ILCS 5/3
   Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section creating the civil administrative agencies.
   Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
605 ILCS 5/5-701.3 from Ch. 121, par. 5-701.3
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

New Act
Creates the Railroad Supplier Diversity Act. Defines terms. Provides that each Class I railroad company shall, no later than April 15 of each year, submit to the Illinois Commerce Commission an annual report containing certain information concerning procurement goals and spending for female-owned, minority-owned, veteran-owned, and small business enterprises. Provides that the reports shall be submitted in the form and manner required by the Commission. Provides that the Commission and each railroad company subject to the Act shall hold an annual workshop open to the public on the state of supplier diversity.
Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03612  Rep. Robert Rita
35 ILCS 5/224 new
Amends the Illinois Income Tax Act. Provides that each business that (i) is primarily engaged in manufacturing and (ii) hires and retains employees to work at a facility in a high-crime area, as defined by the Department of Commerce and Economic Opportunity by rule, shall be entitled to a credit against its Illinois income tax liability. Provides that the amount of the credit shall be equal to 30% of the gross wages paid to each full-time permanent employee located at the qualified facility who has been employed by the taxpayer at that facility for exactly 12 months at any point during the taxable year. Provides that the credit shall be administered by the Department of Commerce and Economic Opportunity. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03613  Rep. Stephanie A. Kifowit
65 ILCS 5/3.1-20-45
65 ILCS 20/21-5  from Ch. 24, par. 21-5
65 ILCS 20/21-12  from Ch. 24, par. 21-12
65 ILCS 20/21-22  from Ch. 24, par. 21-22
Amends the Illinois Municipal Code. Provides that an office is uncontested at an election when not more than 2 (currently, 4) persons to be nominated for each office have timely filed valid nominating papers seeking nomination for the election to that office, or if a third (currently, fifth) candidate becomes a write-in candidate under specified circumstances. Amends the Revised Cities and Villages Act of 1941. Makes conforming changes for the City of Chicago.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03614  Rep. Stephanie A. Kifowit
65 ILCS 5/3.1-20-45
Amends the Illinois Municipal Code. Provides that an office is uncontested at an election when not more than 2 (currently, 4) persons to be nominated for each office have timely filed valid nominating papers seeking nomination for the election to that office, or if a third (currently, fifth) candidate becomes a write-in candidate under specified circumstances.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03615  Rep. Sheri Jesiel-Patricia R. Bellock and Cynthia Soto
(Sen. Chuck Weaver-Kimberly A. Lightford)
325 ILCS 5/7.4 from Ch. 23, par. 2057.4
Amends the Abused and Neglected Child Reporting Act. Provides that in an investigation in which the alleged perpetrator of abuse or neglect is a school employee, including, but not limited to, a school teacher or administrator, and the recommendation is to determine the report to be indicated, in addition to other procedures as set forth and defined in Department rules and procedures, the employee's due process rights shall also include: (i) the right to a copy of the investigation summary; (ii) the right to review the specific allegations which gave rise to the investigation; and (iii) the right to an administrator's teleconference which shall be convened to provide the school employee with the opportunity to present documentary evidence or other information that supports his or her position and to provide information before a final finding is entered. Removes a provision requiring the Department of Children and Family Services to inform the school employee of his or her right: (a) to confront the accuser, if the accuser is 14 years of age or older; (b) to review the specific allegations which gave rise to the investigation; and (c) to review all materials and evidence that have been submitted to the Department in support of the allegation.
Aug 18 17  H  Public Act . . . . . . . 100-0191
HB 03616  Rep. Scott Drury
765 ILCS 605/1 from Ch. 30, par. 301
Amends the Condominium Property Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03617  Rep. Scott Drury
765 ILCS 605/2.1 from Ch. 30, par. 302.1
Amends the Condominium Property Act. Makes a technical change in a Section concerning the applicability of the Act.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 5/224 new
Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 100% of the expenses incurred by the taxpayer during the taxable year related to the development of technology used to facilitate electronic communications between motor vehicles, traffic signals, and pedestrians.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03619  Rep. Chad Hays-Robert Rita
230 ILCS 40/25
230 ILCS 40/27
230 ILCS 40/80
Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall not grant an application to become a licensed video gaming location if the Board determines that granting the application would more likely than not cause a terminal operator licensed video gaming location to operate the video gaming terminals in 2 or more licensed video gaming locations as a single video gaming operation. Provides factors to be considered by the Board in determining restrictions on licenses in malls. Provides that the Board shall presume that the granting of an application to become a licensed video gaming location within a mall will cause a terminal operator to operate the video gaming terminals in 2 or more licensed video gaming locations as a single video gaming operation if the Board determines that granting the license would create a local concentration of licensed video gaming locations. Provides that a home rule municipality, or a home rule county with respect to unincorporated portions of the county, may impose separate requirements on video gaming that provide sources of municipal or county revenue or impose limitations on video gaming that are more restrictive than those provided under the Act. Provides that all current supplier licensees under the Riverboat Gambling Act shall be entitled to licensure under the Video Gaming Act as manufacturers, distributors, or suppliers without additional Board investigation or approval, except by vote of the Board; however, they are required to pay application and annual fees under the Video Gaming Act. Defines terms.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03620  Rep. Chad Hays-Robert Rita
230 ILCS 10/5 from Ch. 120, par. 2405
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 40/45
Amends the Riverboat Gambling Act. Removes provisions concerning the distribution of certain funds into the Horse Racing Equity Fund. Removes provisions limiting the civil penalties that the Illinois Gaming Board may impose on licensees for violations of the Act at up to $5,000 for individuals and up to $10,000 or an amount equal to the daily gross receipts, whichever is larger. Amends the Video Gaming Act. Changes the non-refundable license application fee for terminal handlers from $50 to $100. Adds provisions providing that the non-refundable license application fee for a licensed establishment, licensed fraternal establishment, or licensed veterans establishment shall be $100.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03621  Rep. Chad Hays-Robert Rita

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

230 ILCS 10/7.6

Amends the Riverboat Gambling Act. Provides that, in determining whether to grant an owners license to an applicant, the Illinois Gaming Board shall consider the extent to which the ownership of the applicant includes veterans of service in the armed forces of the United States, and the good faith affirmative action plan of each applicant to recruit, train, and upgrade veterans of service in the armed forces of the United States in all employment classifications. Requires the Board, by rule, to establish goals for the award of contracts by each owners licensee to businesses owned by veterans of service in the armed forces of the United States, expressed as percentages of an owners licensee's total dollar amount of contracts awarded during each calendar year. Provides criteria for the Board to consider when setting the goals. Requires each owners licensee to file with the Board an annual report of its utilization of veteran-owned businesses during the preceding calendar year, which shall include a self-evaluation of the efforts of the owners licensee to meet the goals.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03622  Rep. Jim Durkin-Elaine Nekritz

35 ILCS 1010/2-1 new

Amends the Independent Tax Tribunal Act. Provides that civil actions concerning non-property taxes administered by the Department of Revenue shall not be brought in the circuit court, and that the Department of Revenue and the Independent Tax Tribunal shall have exclusive authority to hear such cases, subject to judicial review under the Administrative Review Law. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03623  Rep. Jim Durkin

230 ILCS 40/35

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

720 ILCS 5/28-2 from Ch. 38, par. 28-2

Amends the Criminal Code of 2012. Changes the definition of "gambling device" to include any vending or other electronic machine or device, including, without limitation, a machine or device that awards credits and contains a circuit, meter, or switch capable of removing and recording the removal of credits that offers a person entry into any contest, competition, sweepstakes, scheme, plan, or other selection process that involves or is dependent upon an element of chance for which the person may receive a gift, award, or other item or service of value if that offer is incidental to or results from: (A) the purchase of an item or service of value; or (B) the purchase or gratuitous receipt of a coupon, voucher, certificate, or other similar credit that can be redeemed for or applied towards an item or service of value from such machine or device or elsewhere. Provides that participants in a game of skill or chance where money or other things of value can be won but no payment or purchase is required to participate shall not be convicted of gambling except where participation in such game of skill or chance is accomplished using a gambling device prohibited by these changes to the definition. Further provides that a gambling offense involving such a gambling device is a Class 4 felony. Amends the Video Gaming Act. Removes a provision allowing for the use of a game device without a license if the game device is used in an activity that is not gambling under the Criminal Code of 2012. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03624  Rep. Grant Wehrli

35 ILCS 200/15-172.5 new

Amends the Property Tax Code. Provides that, for real property that is improved with a permanent structure that is occupied as a residence by a person who (i) is senior citizen at any point during the taxable year, (ii) has occupied the property as his or her principal residence or domicile for at least 20 consecutive years, (iii) is liable for paying real property taxes on the property, and (iv) is an owner of record of the property or has a legal or equitable interest in the property, the total tax liability for the property shall not exceed 10% of the household income for members of the senior citizen's household. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03625  Rep. Michael D. Unes

430 ILCS 66/40
430 ILCS 66/43 new

Amends the Firearm Concealed Carry Act. Provides that the Department of State Police shall by rule allow for non-resident license applications from any state or territory of the United States (rather than just those states or territories with laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under the Act). Provides that a license to carry a firearm issued by a recognized state or territory shall be considered a license issued by this State to carry a concealed firearm provided: (1) the licensee remains eligible to possess firearms; (2) the foreign license to carry a firearm remains valid at all times the licensee is carrying a concealed firearm within this State; and (3) the licensee follows all the laws, rules, and regulations of this State regarding possession, transport, and carrying of firearms. Provides that the Department shall by rule adopt written criteria of minimum standards that must be maintained by any state or territory to become or remain recognized under the Act. Provides that the Department shall annually review and publish the recognized states and territories. Provides that any state or territory removed from the recognized list shall be terminated from recognition under the Act 90 days from the date of publication. Provides that additions to the recognition list shall be effective immediately upon publication.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


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

Amends the Open Meetings Act. Provides that any person seeking to address public officials in an open meeting shall be allowed to do so at least once per meeting, and any rule limiting a person to speaking no more than once in a given number of days shall be void. Allows the public body to reasonably limit the amount of time given to a person to address public officials during an open meeting. Provides that there shall be nothing under the rules established and recorded by the public body requiring persons seeking to address public officials to do anything more than state his or her name for the record immediately prior to addressing the public officials.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03627  Rep. Steven A. Andersson

765 ILCS 160/1-45
765 ILCS 605/18.10 new

Amends the Common Interest Community Association Act and the Condominium Property Act. Provides that associations that consist of 1,000 or more units shall use generally accepted accounting principles in fulfilling their accounting obligations.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03628  Rep. Steven A. Andersson

35 ILCS 5/221
65 ILCS 115/10-4

Amends the Illinois Income Tax Act and the River Edge Redevelopment Zone Act. Extends the River Edge Redevelopment Zone credit through 2027 (currently, it expires at the end of 2017). Provides that an area is also qualified to become a River Edge Redevelopment Zone if it is located in a city or village that is a certified local government by the Illinois Historic Preservation Agency.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03629

Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for involuntary servitude, involuntary sexual servitude of a minor, or trafficking in persons and related offenses may be commenced within 25 years (rather than one year) of the victim attaining the age of 18 years. Provides that involuntary sexual servitude of a minor is a Class X felony for which the person shall be sentenced to a minimum term of imprisonment of 25 years if the person under 18 years of age who is the victim of the offense has engaged in commercial sexual activity, a sexually-explicit performance, or the production of pornography. Provides that involuntary sexual servitude of a minor is a Class X felony for which the person shall be sentenced to a minimum term of imprisonment of 10 years if the person under 18 years of age has not engaged in the prohibited activities. Provides for the same penalty for trafficking in persons and involuntary servitude if the victim of the offense was under 18 years of age. Amends the Code of Civil Procedure. Includes in the definition of “childhood sexual abuse” human trafficking violation in which a person under 18 years of age was a victim. Provides that notwithstanding any other provision of law, an action for damages for personal injury based on childhood sexual abuse may be commenced at any time.

House Committee Amendment No. 1
Restores the current penalties for involuntary sexual servitude of a minor.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 03630
Rep. Jay Hoffman

Amends the Unemployment Insurance Act. Provides that no later than 3 years after the date of an overpayment, rather than 3 years after notification by the Director of an overpayment, an employing unit may file a claim for an adjustment in contributions or a refund. Provides that the Director shall provide statements of employer account balances quarterly rather than semi-annually. Applies to credits and refunds for which application is made after January 1, 2015 and upon which no adjustment or refund has been made. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03631

Amends the Minimum Wage Law. Excludes from the definition of "employee" an employee employed as a player who is 28 years old or younger, a manager, a coach, or an athletic trainer by a minor league professional baseball team not affiliated with a major league baseball club, if (A) the minor league professional baseball team does not operate for more than 7 months in any calendar year or (B) during the preceding calendar year, the minor league professional baseball team's average receipts for any 6-month period of the year were not more than 33 1/3% of its average receipts for the other 6 months of the year. Effective immediately.

Aug 18 17 H Public Act . . . . . . . . 100-0192

HB 03632
Rep. Natalie A. Manley

Amends the School Code. Makes a technical change in a Section concerning courses in physical education.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03633


New Act

5 ILCS 80/4.31
305 ILCS 5/10-17.15
720 ILCS 5/28-1 from Ch. 38, par. 28-1

Creates the Fantasy Sports Contest Act to provide regulation of companies providing access to paid fantasy sports contests and protect Illinois consumers who play paid fantasy sports contests for prizes from unfair acts and practices that may arise in the gaming process. Provides for the licensure of fantasy sports contest operators by the Illinois Gaming Board. Contains provisions concerning definitions, applicability, authority of the Board, fantasy sports player accounts, data security requirements, restrictions on games offered, prohibited activities, advertising, withholding of delinquent child support, audits, annual reports, applications, background investigations, fees, imposition and distribution of a privilege tax, and limitations on taxation of fantasy sports contest operators. Amends the Regulatory Sunset Act to provide that the Fantasy Sports Contest Act is scheduled to be repealed on January 1, 2021. Amends the Public Aid Code to add a fantasy sports contest operator licensed under the Fantasy Sports Contest Act to the definition of "State gaming licensee" under provisions concerning certification to any State gaming licensee of past due child support. Amends the Criminal Code of 2012 to provide that participants in fantasy sports contests and participation in fantasy sports contests as defined and offered under the Fantasy Sports Contest Act shall not be convicted of gambling. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Underground Utility Facilities Damage Prevention Act. Provides for additional required activities for an excavator who engages in nonemergency excavation or demolition under the Act. Modifies the requirements for an excavator who engages in emergency excavation or demolition under the Act. Provides notice requirements for damaged, dislocated, and exposed underground utility facilities. Provides additional requirements for record of notice and the marking of underground utility facilities. Modifies Sections concerning liability, financial responsibility, negligence, and penalties for violating the provisions of the Act. Repeals a Section concerning preconstruction conferences. Defines, modifies, and repeals terms. Makes certain provisions apply to home rule municipalities with a population over 1,000,000. Makes conforming and technical changes.
HB 03635  Rep. Brandon W. Phelps
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03636  Rep. William Davis
405 ILCS 5/4-211 new
Amends the Mental Health and Developmental Disabilities Code. Provides that a person admitted to a developmental disability facility shall have access to sex education, related sources, and treatment planning that supports his or her right to sexual expression, including access reviews of whether the admitted person is capable of giving consent to sexual activity. Provides that the Department of Human Services shall approve course material in sex education which must meet certain statutory guidelines.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03637  Rep. Mark Batinick
35 ILCS 735/3-3 from Ch. 120, par. 2603-3
35 ILCS 735/3-9 from Ch. 120, par. 2603-9
Amends the Uniform Penalty and Interest Act. Provides that the penalty for failure to pay the tax shown due or required to be shown due on a return shall be 15% (instead of 20%) of any amount that is paid after the date the Department of Revenue has initiated an audit or investigation of the taxpayer. Provides that the penalty shall be abated if the taxpayer paid to the Department at least 95% of the final liability resulting from an audit or investigation prior to the initiation of the audit or investigation. Effective January 1, 2018.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03638  Rep. Mark Batinick
5 ILCS 315/14 from Ch. 48, par. 1614
820 ILCS 320/10
Amends the Illinois Public Labor Relations Act. Provides that in the case of fire fighters, fire departments, or fire district paramedics, arbitration decisions concerning conditions of employment do not include manning levels. Amends the Public Safety Employee Benefits Act. Defines "catastrophic injury" as an injury where the direct and proximate consequences of the injury permanently prevent an individual from performing any gainful work.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03639  Rep. Peter Breen
55 ILCS 5/5-1014 from Ch. 34, par. 5-1014
Amends the Counties Code. Gives non-home rule counties all of the powers provided to home rule units under Section 6 of Article VII of the Illinois Constitution, except for the powers to tax, impose fees, and to incur debt. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03640  Rep. Ryan Spain
35 ILCS 10/5-5
35 ILCS 10/5-25
35 ILCS 10/5-40
35 ILCS 10/5-77
Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that an employee of the Taxpayer who was previously employed in Illinois by the Taxpayer and whose employment was shifted to the project after the Taxpayer entered into the Agreement is not considered a new employee for purposes of the Act. Provides that the Department of Commerce and Economic Opportunity shall not enter into any new EDGE Agreements after December 31, 2021 (currently, April 30, 2017). Removes a requirement that the Department of Commerce and Economic Opportunity shall consider the magnitude of the cost differential between Illinois and the competing state when awarding credits. Makes changes concerning eligibility for the credit. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03641  Rep. John M. Cabello
65 ILCS 5/8-3-20 new
Amends the Illinois Municipal Code. Provides that, on and after the effective date of this amendatory Act, home rule municipalities and non-home rule municipalities may not impose any tax increase or levy any new or additional tax without prior referendum approval.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 200/15-65
Amends the Property Tax Code. In a Section regarding property tax exemptions for charitable purposes, provides that property held by a charitable organization for the purpose of constructing or rehabilitating residences for eventual transfer to qualified low-income families through sale, lease, or contract for deed is exempt from property tax as a charitable purpose. Provides that the exemption commences on the day title to the property is transferred to the organization and continues to the end of the levy year in which the organization transfers title to the property to a qualified low-income family. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03643  Rep. Anna Moeller
220 ILCS 5/3-105  from Ch. 111 2/3, par. 3-105
220 ILCS 5/15-401
Amends the Public Utilities Act. Provides that the term "public utility" does not include pipeline companies that have a demonstrated history of not acting in the interest of public convenience and necessity in Illinois. Provides that in its determination of public convenience and necessity for a proposed pipeline or facility designed or intended to transport crude oil and any alternate locations for such proposed pipeline or facility, the Commission shall consider any evidence or externality presented by a party or other entity participating in the proceeding.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 03644


20 ILCS 3930/20 new
Amends the Illinois Criminal Justice Information Act. Creates the Trauma, Resiliency, and Recovery Task Force as an independent Task Force under the Illinois Criminal Justice Information Authority. Provides for the duties of the Task Force. Provides for the appointment of membership to the Task Force, including co-chairpersons. Provides that the Illinois Criminal Justice Information Authority may receive an appropriation to enter into personnel contracts to support the work of the Task Force, and that the Authority may also consult, contract, work in conjunction with, and obtain any information from any individual, agency, association, or research institution deemed appropriate by the Authority. Requires the Task Force to submit a written report of its findings and recommendations to the Governor and the General Assembly on or before January 1, 2019. Repeals the Section on January 1, 2020.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Requires the appointment of a representative of an association representing hospitals (rather than a representative from the Illinois Hospital Association) to the Trauma, Resiliency, and Recovery Task Force. Adds the Chairman of the Prisoner Review Board and the Attorney General as members of the Task Force.

Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03645

Rep. Juliana Stratton

705 ILCS 405/5-120
705 ILCS 405/5-822
705 ILCS 405/5-905
705 ILCS 405/5-130 rep.
725 ILCS 5/115-10.5
Amends the Juvenile Court Act of 1987. Repeals the automatic transfer of a case to adult court for prosecution under the criminal laws of the State of a minor who at the time of an offense was at least 16 years of age and who is charged with first degree murder, aggravated criminal sexual assault, or aggravated battery with a firearm where the minor personally discharged the firearm and caused injury to another person, and all other charges arising out of the same incident as the murder, sexual assault, or aggravated battery with a firearm. Makes conforming changes.

May 15 17 H Tabled

HB 03646

Rep. Juliana Stratton

725 ILCS 202/5
725 ILCS 202/15
725 ILCS 202/17 new
725 ILCS 202/20
725 ILCS 202/25
725 ILCS 202/42
725 ILCS 202/45
Amends the Sexual Assault Evidence Submission Act. Provides the Department of State Police shall establish, operate, and maintain a sexual assault evidence kit tracking system that uses electronic technology to allow continuous access to approved users within the system. Provides that law enforcement agencies, health care providers, crime laboratories, and prosecuting attorneys in this State shall participate in the system on a schedule and manner required by the Department. Provides that statewide participation in the sexual assault tracking system shall be fully implemented by January 1, 2019. Provides that beginning January 1, 2019 and each year thereafter, the Department shall publish a quarterly report on its website, indicating a breakdown of the number of sexual assault case submissions from every law enforcement agency including: the number of kits in the system, and of those, the number on which analysis has been completed and the number on which analysis has not been completed; the number of kits entered into the system during the prior 6 months, and of those kits the number on which analysis has been completed; the average and median length of time for kits to be sent to analysis after being entered into the system and for analysis to be completed; and the number of kits that has been entered into the system for more than 1 year for which analysis has not yet been completed. Makes other changes.

May 15 17 H Tabled
HB 03647  Rep. Sonya M. Harper
820 ILCS 75/15
Amends the Job Opportunities for Qualified Applicants Act. Provides that inquiries into a job applicant's criminal history may not inquire into events occurring more than 5 years before the date of the inquiry.
Mar 21 17  H  Tabled

(Sen. John G. Mulroe)
65 ILCS 5/11-5-11 new
Amends the Illinois Municipal Code. Provides that City of Chicago's Commission on Human Relations shall: (1) require all administrative hearing officers to be an attorney licensed to practice law in this State; (2) follow all applicable federal, State, and local laws and regulations, including all applicable legal precedent in court decisions; and (3) establish an administrative system that ensures that administrative hearing officers are impartial when hearing cases that come before the commission. Limits home rule powers.
House Committee Amendment No. 2
Adds language requiring that the Commission on Human Relations require that all Commissioners who make decisions and issue rulings on pending cases are attorneys licensed in Illinois. Makes a technical change.
Senate Floor Amendment No. 1
Deletes reference to:
65 ILCS 5/11-5-11 new
Adds reference to:
55 ILCS 5/4-2003 from Ch. 34, par. 4-2003
Replaces everything after the enacting clause. Amends the Counties Code. Provides that the State's Attorney may appoint qualified attorneys to assist as Special Assistant State's Attorneys when the public interest so requires.
Aug 03 18  H  Public Act . . . . . . . . 100-0669

(Sen. Andy Manar, Omar Aquino, Linda Holmes-Pat McGuire, Laura M. Murphy-Iris Y. Martinez-Don Harmon-Melinda Bush, Steve Stadelman, Cristina Castro, Jennifer Bertino-Tarrant, Thomas Cullerton, Michael E. Hastings, Heather A. Steans, Patricia Van Pelt and Tim Bivins)
30 ILCS 105/9.08
Amends the State Finance Act. Requires each State agency to report to the State Comptroller the aggregate dollar amount of all current liabilities held at the time of the report and an estimate of any interest penalties that have accrued under the State Prompt Payment Act. Provides that the report shall be made in a time and form prescribed by the State Comptroller. Removes related language.
House Committee Amendment No. 1
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Requires State agencies to report current State liabilities held by the agency, by fund source (rather than the aggregate dollar amount of all current liabilities being held) and whether the liabilities are appropriated. Requires the report to be made monthly. Allows the State Comptroller to waive the reporting requirement if a State agency does not have State liabilities.
Nov 09 17  H  Public Act . . . . . . . . 100-0552

HB 03650  Rep. Kathleen Willis
30 ILCS 105/2 from Ch. 127, par. 138
Amends the State Finance Act. Makes a technical change in a Section concerning required reports and accounts.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03651  Rep. Kathleen Willis

15 ILCS 405/1  from Ch. 15, par. 201

Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03652  Rep. David A. Welter

35 ILCS 200/15-170

Amends the Property Tax Code. Provides that, in counties with less than 3,000,000 inhabitants, if a person has been granted a senior citizens homestead exemption, that person need not reapply for the exemption (now, the county board may provide that persons who are granted the exemption need not reapply). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03653  Rep. Brad Halbrook-Jeanne M Ives

820 ILCS 305/7  from Ch. 48, par. 138.7

820 ILCS 305/8  from Ch. 48, par. 138.8

Amends the Workers' Compensation Act. Changes the compensation rates for certain accidental injuries to the levels that existed before Public Act 94-277 took effect. Removes language requiring employers to make payments on annual adjustments to the compensation rate in awards for death benefits or permanent total disability for every accident occurring on or after July 20, 2005 but before November 11, 2005 (the date Public Act 94-695 took effect). Makes other changes.

Feb 16 17  H  Tabled

HB 03654  Rep. Daniel Swanson, Sam Yingling, Deb Conroy and Michelle Mussman

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

Amends the Code of Civil Procedure. Provides that notwithstanding any other provision of law, a health care practitioner shall provide without charge one complete copy of the a patient's records if the records are being requested by the patient, or a person, entity, or organization presenting a valid authorization for the release of records signed by the patient or the patient's legally authorized representative, for the purpose of use in supporting a claim for federal veterans' disability benefits.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03655  Rep. Sara Wojcicki Jimenez

10 ILCS 5/7-10  from Ch. 46, par. 7-10
10 ILCS 5/7-43  from Ch. 46, par. 7-43
10 ILCS 5/7-44  from Ch. 46, par. 7-44
10 ILCS 5/7-60  from Ch. 46, par. 7-60
10 ILCS 5/19-3  from Ch. 46, par. 19-3
10 ILCS 5/19-4.5 new
10 ILCS 5/19-5  from Ch. 46, par. 19-5
10 ILCS 5/19-8  from Ch. 46, par. 19-8
10 ILCS 5/19-12.1 from Ch. 46, par. 19-12.1
10 ILCS 5/20-3  from Ch. 46, par. 20-3
10 ILCS 5/20-4  from Ch. 46, par. 20-4
10 ILCS 5/20-4.5 new
10 ILCS 5/20-5  from Ch. 46, par. 20-5
10 ILCS 5/20-8  from Ch. 46, par. 20-8
10 ILCS 5/7-2 rep.
10 ILCS 5/7-3 rep.
10 ILCS 5/Art. 10 rep.

Amends the Election Code. Creates an open-primary system. Provides that primary ballots shall list each candidate for office, regardless of party affiliation, participating in the primary election. Provides that the 2 candidates in any primary that received the most votes in the primary election, regardless of party affiliation of the candidates, shall be the only 2 candidates certified for participation in the general election. Makes conforming changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Andy Manar, Dale Fowler and Paul Schimpf-Wm. Sam McCann)

New Act

Creates the Flue Gas Desulfurization (FGD) Task Force Act. Creates the FGD Task Force to study the cost benefits of and make recommendations for the construction of new stacks at coal-fired power plants with flue gas desulfurization scrubber technology and the conversion of existing stacks at coal-fired power plants to flue gas desulfurization scrubber technology for the purpose of safely burning more Illinois-mined coal. Provides for the membership of the Task Force and provides that members shall serve without compensation. Requires the Task Force to report its findings and recommendations to the General Assembly by December 31, 2017. Requires the Department of Natural Resources and the Illinois Environmental Protection Agency to provide administrative and other support to the Task Force. Repeals the Act on January 1, 2019. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Provides that the FGD Task Force is created to increase the amount of Illinois Basin coal use in generation units (rather than to study the cost benefits of and make recommendations for the construction of new stacks at coal-fired power plants with flue gas desulfurization scrubber technology and the conversion of existing stacks at coal-fired power plants to flue gas desulfurization scrubber technology for the purpose of safely burning more Illinois-mined coal). Provides for the membership of the Task Force and provides that members shall serve without compensation. Requires the Task Force to report its findings and recommendations to the General Assembly by December 31, 2017. Requires the Department of Natural Resources and the Illinois Environmental Protection Agency to provide administrative and other support to the Task Force. Repeals the Act on January 1, 2019. Effective immediately.

Sep 08 17  H  Public Act . . . . . . . . . . 100-0499
HB 03657  Rep. Tony McCombie-Mike Fortner and Bill Mitchell

220 ILCS 5/8-406  from Ch. 111 2/3, par. 8-406

Amends the Public Utilities Act. Provides that no public utility shall begin the construction of any nuclear power plant extension, alteration, or addition unless and until it has obtained from the Illinois Commerce Commission a certificate that public convenience and necessity require such construction. Removes a provision that prohibits the issuance of a certificate of public convenience and necessity by the Commission regarding the construction of any new power plant within this State until the Director of the Illinois Environmental Protection Agency finds that the United States Government has identified and approved a demonstrable technology or means for the disposal of high level nuclear waste, or until such construction has been specifically approved by a statute enacted by the General Assembly. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03658  Rep. Norine K. Hammond

(Sen. Jil Tracy)

30 ILCS 605/6.02  from Ch. 127, par. 133b9.2
30 ILCS 605/6.04  from Ch. 127, par. 133b9.4

Amends the State Property Control Act. In provisions concerning the permanent record a responsible officer must maintain of items of State property, sets the definition of "nominal value", below which a responsible officer need not maintain a permanent record of the items, as $5,000 or less. Allows the administrator to set a higher limit by rule. Provides that nothing in the provisions shall be construed as relieving responsible officers of the duty to reasonably ensure that State property is not subject to theft. Provides that physical inventory checks only need to be made for property not of nominal value.

House Committee Amendment No. 1

In the definition of "nominal value", changes the threshold value from $5,000 to $1,000. Provides that the value of the item shall reflect its depreciated value, as determined by the administrator.

Aug 18 17  H  Public Act . . . . . . . . . 100-0193

HB 03659  Rep. Daniel Swanson

225 ILCS 605/5  from Ch. 8, par. 305
225 ILCS 605/7  from Ch. 8, par. 307

Amends the Animal Welfare Act. Provides that an animal shelter that creates or has an existing program where veterans of the United States Armed Forces may adopt an animal at a discounted rate or at no charge, the Department of Agriculture shall charge half the fee required for licensing or renewal for that animal shelter.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03660  Rep. Dave Severin-Lindsay Parkhurst, Tony McCombie, Avery Bourne and Daniel Swanson

105 ILCS 5/10-17  from Ch. 122, par. 10-17

Amends the School Code. Requires a school board to publish a notice that the district's annual statement of affairs is available on the State Board of Education's Internet website and in the district's main administrative office (instead of requiring a summary of the statement of affairs to be published). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03661  Rep. Christine Winger-Reginald Phillips

35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Creates a credit each individual taxpayer employed as a teacher during the taxable year in an amount equal to the lesser of $100 or the total amount expended by the taxpayer for classroom supplies during the taxable year. Provides that the credit may not be carried forward, carried back, or refunded to the taxpayer. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03662  Rep. Tim Butler-Michael J. Zalewski-Tom Demmer

235 ILCS 5/1-3.38
235 ILCS 5/3-12
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-4 from Ch. 43, par. 121

Amends the Liquor Control Act of 1934. Authorizes a Class 1 brewer to manufacture cider and mead. Makes conforming changes.

House Committee Amendment No. 1
Adds reference to:
235 ILCS 5/1-3.33
Adds reference to:
235 ILCS 5/1-3.42

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Further amends the Liquor Control Act of 1934. Authorizes class 2 brewers and brew pub licensees to manufacture cider and mead. Makes conforming changes. In a provision that authorizes certain non-resident dealers and brewers to hold a brew pub license and manufacture more than 3,720,000 gallons of beer, prohibits those non-resident dealers and brewers from being a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer, cider, and mead per year (instead of only 3,720,000 gallons of beer per year). Makes grammatical changes.
Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03663  Rep. Barbara Wheeler

720 ILCS 5/11-1.30 was 720 ILCS 5/12-14

Amends the Criminal Code of 2012. Provides that a person also commits aggravated criminal sexual assault if that person is 17 years of age or over and commits an act of sexual penetration with a victim who is at least 13 years of age but under 17 years of age and the person uses force or threat of force to commit the act. Provides that the penalty is a Class X felony.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03664  Rep. Sheri Jesiel

720 ILCS 570/414

Amends the Illinois Controlled Substances Act. Provides that the limited immunity for a person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose or for a person who is experiencing an overdose shall not be extended if law enforcement has reasonable suspicion or probable cause to detain, arrest, or search that person for criminal activity and the reasonable suspicion or probable cause is based on information obtained prior to or independent of the individual seeking or obtaining emergency medical assistance and not obtained as a direct result of the action of seeking or obtaining emergency medical assistance (rather than taking action to seek or obtain emergency medical assistance).
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03665  Rep. Lindsay Parkhurst

720 ILCS 5/12C-75 new

Amends the Criminal Code of 2012. Provides that a person who has been convicted of, or placed on supervision for, a battery committed against a person who was under 18 years of age at the time of the commission of the offense and the offense was committed on or after the effective date of the amendatory Act is prohibited for a period of 5 years from the date of conviction from knowingly being present or loitering at a facility or location prohibited for a child sex offender under the Code. Provides that the person for a period of 5 years from the date of conviction is prohibited from the date of conviction from knowingly being employed by or knowingly being a contractor for a child care facility, library, public housing agency, government agency, social service agency, or volunteer organization described in the Sex Offender Community Notification Law. Provides that a violation is a Class 4 felony.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03666
Rep. Dave Severin

430 ILCS 66/60
Amends the Firearm Concealed Carry Act. Provides that a licensee requesting a new license shall submit: (1) $25 to replace a lost license, of which $15 shall be apportioned to the State Police Firearm Services Fund, $5 shall be apportioned to the Mental Health Reporting Fund, and $5 shall be apportioned to the State Crime Laboratory Fund; and (2) $30 for a changed address, of which $20 shall be apportioned to the State Police Firearm Services Fund, $5 shall be apportioned to the Mental Health Reporting Fund, and $5 shall be apportioned to the State Crime Laboratory Fund (rather than $75, of which $60 shall be apportioned to the State Police Firearm Services Fund, $5 shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03667
Rep. Avery Bourne

720 ILCS 690/1 from Ch. 38, par. 81-1
720 ILCS 690/2 from Ch. 38, par. 81-2
720 ILCS 690/4 from Ch. 38, par. 81-4
Amends the Use of Intoxicating Compounds Act. Provides that no person shall possess any substance not listed in the Act for the purpose of inducing in the user an intoxicated condition, other than: (1) distilled spirits, wine, malt beverages, or tobacco; (2) any product or substance regulated by the federal Food and Drug Administration; or (3) any controlled substance listed in the Illinois Controlled Substances Act. Provides that no person shall knowingly sell or offer for sale, deliver, or give to any person any substance not listed in the Act which will induce an intoxicated condition, when the seller, offeror, or deliverer knows or has reason to know that the compound is intended for use to induce that condition. Establishes penalties based on the amount of the prohibited substance.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03668
Rep. Charles Meier-Jerry Costello, II

225 ILCS 460/3 from Ch. 23, par. 5103
Amends the Solicitation for Charity Act. Exempts any non-profit organization committed to ensuring the safety, welfare, and well-being of animals that spends at least 80% of its annual solicited contributions on animal shelters and activities directly ensuring the safety, welfare, and well-being of animals within the State, which does not include promoting or opposing legislation by any legislative body or administrative costs of the organization, from registering and filing reports with the Attorney General.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03669  Rep. Jay Hoffman

30 ILCS 105/5.878 new

30 ILCS 105/6z-102 new

230 ILCS 5/1.2

230 ILCS 5/3.11 from Ch. 8, par. 37-3.11

230 ILCS 5/3.12 from Ch. 8, par. 37-3.12

230 ILCS 5/3.31 new

230 ILCS 5/3.32 new

230 ILCS 5/3.33 new

230 ILCS 5/3.35 new

230 ILCS 5/3.36 new

230 ILCS 5/6 from Ch. 8, par. 37-6

230 ILCS 5/9 from Ch. 8, par. 37-9

230 ILCS 5/15 from Ch. 8, par. 37-15

230 ILCS 5/18 from Ch. 8, par. 37-18

230 ILCS 5/19 from Ch. 8, par. 37-19

230 ILCS 5/20 from Ch. 8, par. 37-20

230 ILCS 5/21 from Ch. 8, par. 37-21

230 ILCS 5/24 from Ch. 8, par. 37-24

230 ILCS 5/25 from Ch. 8, par. 37-25

230 ILCS 5/26 from Ch. 8, par. 37-26

230 ILCS 5/26.8

230 ILCS 5/26.9

230 ILCS 5/27 from Ch. 8, par. 37-27

230 ILCS 5/30 from Ch. 8, par. 37-30

230 ILCS 5/30.5

230 ILCS 5/31 from Ch. 8, par. 37-31

230 ILCS 5/32.1

230 ILCS 5/34.3 new

230 ILCS 5/36 from Ch. 8, par. 37-36

230 ILCS 5/40 from Ch. 8, par. 37-40

230 ILCS 5/54.75

230 ILCS 5/56 new

230 ILCS 10/1 from Ch. 120, par. 2403

230 ILCS 10/4 from Ch. 120, par. 2404

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

230 ILCS 10/5.1 from Ch. 120, par. 2405.1

230 ILCS 10/7.7 new

230 ILCS 10/7.8 new

230 ILCS 10/8 from Ch. 120, par. 2408

230 ILCS 10/9 from Ch. 120, par. 2409

230 ILCS 10/11 from Ch. 120, par. 2411

230 ILCS 10/11.1 from Ch. 120, par. 2411.1

230 ILCS 10/12 from Ch. 120, par. 2412
HB 03669 (CONTINUED)


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03670

Rep. David Harris

Amends the Business Corporation Act of 1983. Increases from $200 to $500 the minimum base penalty for transacting business in this State without authority. Provides that a corporation that effects a change in the number of issued shares or the amount of paid-in capital prior to January 1, 2018, rather than effecting a change at any time, shall file a report regarding the issued shares or paid-in capital. Provides that franchise taxes are not payable on or after January 1, 2018. Provides that on and after January 1, 2018, a corporation that fails to file an annual report shall pay a penalty of $50 plus $10 per month or part of a month that the report is delinquent.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03671

Rep. David A. Welter

Amends the Property Tax Code. Creates a first-time homebuyer homestead exemption. Provides that residential property valued at $75,000 or more that is owned and occupied by a first-time homebuyer is entitled to a reduction in the equalized assessed value of the property in the amount of $7,500. Amends the State Mandates Act to require implementation without reimbursement.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03672  Rep. Avery Bourne

35 ILCS 5/224 new
Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to $4 multiplied by the tons of qualified coal refuse used to generate electricity at an eligible facility in this State in the previous taxable year.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 105/3-5
35 ILCS 105/3-85
35 ILCS 110/3-5
35 ILCS 110/3-70
35 ILCS 115/3-5
35 ILCS 120/2-5
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Reinstates the graphic arts machinery and equipment exemption and the corresponding Manufacturer's Purchase Credit on and after January 1, 2017. Provides that those credits are exempt from the Acts' automatic sunset provisions. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03674  Rep. Joe Sosnowski and Brad Halbrook

105 ILCS 5/18-8.05
Amends the State aid formula provisions of the School Code. With respect to the equalized assessed valuation used to calculate a school district's available local resources, removes provisions concerning school districts that contain a redevelopment project area in respect to which a municipality has adopted tax increment allocation financing.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03675  Rep. Joe Sosnowski
5 ILCS 315/4  from Ch. 48, par. 1604
5 ILCS 315/4.5 new
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
50 ILCS 515/3
50 ILCS 615/35
55 ILCS 5/5-1134
60 ILCS 1/100-20 rep.
105 ILCS 5/19b-15
110 ILCS 805/1-3
115 ILCS 5/4.5
115 ILCS 5/4.7 new
115 ILCS 5/7  from Ch. 48, par. 1707
820 ILCS 130/2  from Ch. 48, par. 39s-2
30 ILCS 805/8.41 new
Amends the Illinois Public Labor Relations Act. Prohibits public employees and labor organizations from collectively bargaining on certain specified matters. Provides that governing authorities of counties, municipalities, and units of local government, including school districts, may by ordinance or resolution prohibit those activities from collective bargaining. Allows the registered voters of counties, municipalities, and units of local government to petition to have the question of whether those activities should be prohibited from collective bargaining certified and presented to the election authority. Makes similar changes in the Illinois Educational Labor Relations Act. Amends the Property Tax Code. Provides that, beginning with the 2017 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units and school districts. Provides that, beginning with the 2017 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Amends the Prevailing Wage Act. Excludes from the scope of the Act units of local government and school districts. Excludes from the scope of the term "public works" any public works constructed by a unit of local government or school district. Amends various other Acts to make related changes. Contains legislative findings.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03676  Rep. John Cavaletto
720 ILCS 5/9-1  from Ch. 38, par. 9-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning first degree murder.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03677  Rep. Brandon W. Phelps
35 ILCS 5/203  from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates a deduction in the amount of $5,000 for taxpayers whose adjusted gross income for the taxable year is less than $100,000. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03678  Rep. Jerry Costello, II
New Act
Creates the Jobs Creation Finance Act. Provides that municipalities may designate job creation areas. Provides that businesses that undertake job creation projects in those designated areas are eligible for certain tax incentives. Provides that municipalities may issue bonds in connection with those projects. Contains provisions concerning public hearings. Contains numerous other provisions. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03679    Rep. Jerry Costello, II
415 ILCS 5/3.140  was 415 ILCS 5/3.76
415 ILCS 5/22.53a new
415 ILCS 5/22.54

Amends the Environmental Protection Act. Provides that the Environmental Protection Agency shall not regulate slag generated by the production of steel, which is the beneficial and intended coproduct of the steel manufacturing process and is managed as an item of value in a controlled manner and not as a discarded material, except as may be required by federal law or regulation. Changes "slag" to "coal slag" in the definition of "coal combustion waste". Provides that a beneficial use determination is not required to use steelmaking slags for land reclamation purposes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03680    Rep. Deb Conroy-Brandon W. Phelps, Lou Lang, Daniel V. Beiser, Natalie A. Manley and John Connor
720 ILCS 570/204  from Ch. 56 1/2, par. 1204

Amends the Illinois Controlled Substances Act. Adds 3,4-Dichloro-N-[2-(dimethylamino)cyclohexyl]-N-methylbenzamide (some trade or other name: pink; U-47700) as a Schedule I controlled substance.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03681    Rep. Brandon W. Phelps and Sue Scherer
720 ILCS 5/24-1  from Ch. 38, par. 24-1
720 ILCS 5/24-1.6
720 ILCS 5/24-2

Amends the Criminal Code of 2012. Provides that a person who has been issued a currently valid Firearm Owner's Identification Card may transport in a vehicle an accessible rifle, shotgun, or other long gun without the weapon being broken down in a non-functioning state or without the weapon being enclosed in a case, firearm carrying box, shipping box, or other container if the firearm is unloaded.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03682    Rep. Brandon W. Phelps, Jerry Costello, II and Sue Scherer
430 ILCS 66/20

Amends the Firearm Concealed Carry Act. Provides that the Concealed Carry Licensing Review Board shall have no more than an additional 30 days for a total of 60 days to issue a decision, and upon expiration of the additional 30 days, the application shall be returned for normal processing absent a valid reason for denial as provided in the Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03683    Rep. Brandon W. Phelps
720 ILCS 5/24-2

Amends the Criminal Code of 2012. Exempts from a violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes concerning the carrying of firearms, the carrying or possessing of firearms by wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of an offense, whether or not the firearms are carried while in the performance of their official duty or whether or not they are commuting between their homes and places of employment (currently, if the corrections officer is not a holder of a concealed carry license, he or she may carry a firearm outside his or her land or outside his or her own abode, legal dwelling, or fixed place of business, or outside the land or outside the legal dwelling of another person as an invitee with that person's permission, only while in the performance of his or her official duty, or while commuting between his or her home and place of employment).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. David Koehler and Dave Syverson-John G. Mulroe)

410 ILCS 625/3 from Ch. 56 1/2, par. 333

Amends the Food Handling Regulation Enforcement Act. Provides that beginning January 1, 2018, any individual who has completed specified training requirements shall be considered a certified food service sanitation manager or a certified food service sanitation manager instructor. Removes provisions providing that a food service sanitation manager certificate or food service sanitation manager instructor certificate shall be provided by the Department of Public Health and removes corresponding provisions concerning the Department charging specified fees for the certificates. Removes provisions concerning recertification and certificate reciprocity. Provides that beginning January 1, 2018, a food service sanitation manager certificate or food service sanitation manager instructor certificate issued by an exam provider shall be valid for 5 years and nontransferable (currently, the certificates are provided by the Department, valid for 5 years, nontransferable, and may be revoked by the Department). Effective January 1, 2018.

Aug 18 17  H  Public Act . . . . . . . . . 100-0194

HB 03685  Rep. Kelly M. Burke

20 ILCS 3855/1-75

Amends the Illinois Power Agency Act. Provides that not less than 30 calendar days before a required demonstration of compliance (rather than within 45 days after the effective date of the relevant Act), an alternative retail electric supplier or its successor may (rather than shall) submit an informational filing to the Illinois Commerce Commission certifying that the alternative retail electric supplier owned or operated one or more electric generating facilities that generates renewable energy resources and the facilities generate one renewable energy credit for each megawatthour of energy produced from the facility. Provides that a distributed renewable energy generation device or a community renewable generation project shall be considered owned or operated by the entity with a contractual right to any renewable energy credits generated. Provides that the Illinois Commerce Commission shall maintain the confidentiality of all facility-specific information, whether or not requested by an alternative retail electric supplier. Effective immediately or on the date specified provisions of Public Act 99-906 take effect, whichever is later.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03686  Rep. Kelly M. Burke

220 ILCS 5/2-202 from Ch. 111 2/3, par. 2-202

Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall not assess a fee on an alternative retail electric supplier or an alternative gas supplier that exceeds $0.50 per customer per year. Provides that the number of customers of an alternative retail electric supplier or alternative gas supplier shall be determined by the most recent annual report to the Commission. Effective immediately or on the date specified provisions amended by Public Act 99-906 take effect, whichever is later.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03687  Rep. Kelly M. Burke

220 ILCS 5/8-103

220 ILCS 5/8-103B

220 ILCS 5/8-104

Amends the Public Utilities Act. Modifies Sections concerning energy efficiency and demand-response measures to require a utility under those Sections to develop a program that provides residential and small commercial customers a rebate for customer investment in technologies which result in at least a 3% reduction in the customers' energy usage from the previous calendar year. Provides accompanying requirements for the developed programs. Effective immediately or on the date that specified provisions of Public Act 99-906 take effect, whichever is later.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03688   Rep. Kelly M. Burke

220 ILCS 5/16-111.5

Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall quarterly review the price of any zero emission credits procured by the Illinois Power Agency to ensure no more than the unrecovered costs of the plants based on market sales and pricing is recovered. Provides that if the plant shows a profit for more than one year, the zero emission credit program shall be rebid and the Illinois Power Agency shall have the authority to expand the definition to include additional Illinois-based zero emission generation sources as eligible for the program. Provides that the Commission shall ensure any qualifying nuclear plant is not receiving excessive earnings through its zero emission credit compensation, and if a plant is found to have received excessive earnings due to the zero emission credit pricing, that plant shall have its zero emission credit qualification revoked. Provides that nothing prevents the Commission from initiating a docketed proceeding to reconcile zero emission credit payments with allowed costs. Effective immediately or on the date certain provisions of Public Act 99-906 take effect, whichever is later.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee

HB 03689   Rep. Kelly M. Burke

30 ILCS 500/1-10
30 ILCS 500/1-12
30 ILCS 500/1-13 new
30 ILCS 500/1-13.1 new
30 ILCS 500/1-15.20
30 ILCS 500/1-15.47 new
30 ILCS 500/1-15.48 new
30 ILCS 500/1-15.93
30 ILCS 500/1-15.107
30 ILCS 500/5-30
30 ILCS 500/10-15
30 ILCS 500/20-10
30 ILCS 500/20-15
30 ILCS 500/20-20
30 ILCS 500/20-43
30 ILCS 500/20-80
30 ILCS 500/20-160
30 ILCS 500/25-85 new
30 ILCS 500/30-30
30 ILCS 500/35-30
30 ILCS 500/35-35
30 ILCS 500/45-40
30 ILCS 500/45-15 rep.

Amends the Illinois Procurement Code. Expands what public-private agreements are exempt from the Code, and exempts leasing of clinical space and certain funds for collaborative clinical and academic programs from the Code. Re-enacts provisions of the Code concerning the applicability of the Code to artistic or musical services and to public institutions of higher education. Provides that the Executive Ethics Commission may (rather than shall) appoint procurement compliance monitors for certain terms. Makes changes to requirements for competitive sealed bidding and competitive sealed proposals. Increases the small purchase threshold and certain other thresholds to $100,000. Requires contractors to be authorized to conduct business in Illinois at the time of contract execution (rather than at time of proposal or bid). Sets forth requirements for best value procurement. Includes public institutions of higher education in provisions concerning design-build contracts. In provisions concerning preferences for high-gas mileage vehicles, allows an exemption for vehicles based on intended use or other reasonable considerations, such as the health and safety of citizens. Repeals a provisions concerning the use of soybean oil-based inks. Makes other changes. Effective immediately.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee
HB 03690  Rep. Daniel V. Beiser

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


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03691


15 ILCS 505/16.8 new
30 ILCS 105/5.878 new

Amends the State Treasurer Act. Creates the Illinois Higher Education Savings Program. Provides for the implementation of and requirements for the Program. Provides for the State Treasurer's duties under the Program. Provides that the State Treasurer may adopt any rules that may be necessary to implement the Program. Amends the State Finance Act. Creates the Illinois Higher Education Savings Program Fund as a special fund in the State treasury. Defines terms.

House Committee Amendment No. 1

Modifies a provision concerning Illinois birth records data being provided to the State Treasurer. Removes language concerning modifications to a Certificate of Live Birth Worksheet for the purpose of implementing the Illinois Higher Education Savings Program.

House Committee Amendment No. 2

Adds a new subsection to the bill as introduced. Provides that birth certificate data from the State Registrar of Vital Records shall only be used for the Illinois Higher Education Savings Program and shall not be used for any other purpose. Provides that the State Treasurer and any contractors working on the Program shall maintain strict confidentiality of data from Illinois birth records, and shall promptly provide written or electronic notice of any security breach to the Department of Public Health. Provides that the Department of Public Health shall remain the sole and exclusive owner of data from Illinois birth records provided under the applicable provisions. Makes a conforming change.

Fiscal Note (Office of the Treasurer)

Based upon Illinois' current birth rate of 155,000 to 165,000 newborns per year, the annual cost for this program is expected to be $9-11 million per year. This includes approximately $8 million for the initial seed funding of $50 per account and an estimated $2 million for match funding. Additionally, the program would need between $250,000 and $500,000 in funds for administration and outreach, at a minimum.

Fiscal Note, House Committee Amendment No. 1 (Office of the Treasurer)

Based upon Illinois' current birth rate of 155,000 to 165,000 newborns per year, the annual cost for this program is expected to be $9-11 million per year. This includes approximately $8 million for the initial seed funding of $50 per account and an estimated $2 million for match funding. Additionally, the program would need between $250,000 and $500,000 in funds for administration and outreach, at a minimum.

House Floor Amendment No. 3

Provides that the State Treasurer (rather than the Illinois Higher Education Savings Program) shall begin implementation of the Higher Education Savings Program in 2018. Provides that the State Treasurer may establish a phased implementation and beneficiary enrollment timeline based on funding availability. Provides that upon implementation of the Program, the State Treasurer shall include information on savings rates and match savings rates in the State Treasurer's annual financial report to the Governor and General Assembly.

Senate Committee Amendment No. 1
HB 03691 (CONTINUED)

Provides that if sufficient funds are available for every child born or adopted in Illinois to receive a seed deposit and annual match, the State Treasurer shall administer the Illinois Higher Education Savings Program Statewide by opening a custodial account for every child born or adopted in the State of Illinois. Provides that if sufficient funds are not available for every child born or adopted in Illinois to receive a seed deposit and annual match, the State Treasurer shall administer a separate program that allows participating communities to implement the Program locally. Modifies the provisions by which the State Treasurer shall establish custodial accounts under the Program. Specifies that if funds are available, a legal guardian of a specified child may apply to enroll that child in the Program as a beneficiary. Provides that the child, as an enrollee, may (rather than would) be eligible for match incentives under the Program. Removes language providing that if the State Treasurer does not secure adequate funds to implement the Program within the time frame set forth, Program implementation may be delayed while the State Treasurer makes good faith efforts to secure necessary funding. Provides that during periods when sufficient funds are not available to administer the Program Statewide, the State Treasurer shall administer a program that allows participating communities to implement the Program for participating beneficiaries. Provides that participating communities will be identified through an application process established by the State Treasurer. Provides that applicants may submit proposals to the State Treasurer for approval. Provides that approved plans must adhere to requirements of the College Savings Pool or any administrative rules adopted by the State Treasurer. Defines additional terms. Makes conforming changes.

Sep 28 17   H Rule 19(b) / Re-referred to Rules Committee

HB 03692    Rep. Kelly M. Burke

220 ILCS 5/5-117

Amends the Public Utilities Act. Provides that certain supplier diversity goal reporting requirements shall not apply to alternative retail electric suppliers. Provides that alternative retail electric suppliers may satisfy certain reporting requirements by reporting the number of Illinois-based female-owned, minority-owned, veteran-owned, and small business enterprises engaged by the supplier. Provides that an alternative retail electric supplier may submit the required report on a confidential basis. Effective immediately or on the date certain provisions of Public Act 99-906 take effect, whichever is later.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee

HB 03693    Rep. Robyn Gabel

5 ILCS 80/4.29

5 ILCS 80/4.39 new

Amends the Regulatory Sunset Act. Extends the repeal date of the Environmental Health Practitioner Licensing Act from January 1, 2019 to January 1, 2029. Effective immediately.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee

HB 03694    Rep. Michael Halpin-LaToya Greenwood-Stephanie A. Kifowit, Linda Chapa LaVia, Thaddeus Jones and Silvana Tabares

New Act

Creates the Educational Credit for Military Experience Act. Requires that public institutions of higher education adopt a policy regarding their award of academic credit for military training considered applicable to the requirements of the student's certificate or degree program. Sets forth certain requirements for the policy and for the institution. Requires public institutions of higher education to submit their policies for review by the Board of Higher Education or the Illinois Community College Board, as applicable, before June 30 of every other year. Requires the Board of Higher Education to collect data to assess enrollment and completions outcomes.

Mar 31 17   H Rule 19(a) / Re-referred to Rules Committee
HB 03695
5 ILCS 140/7.5
10 ILCS 5/1-16 new
10 ILCS 5/1A-16.1 new
10 ILCS 5/1A-16.2 new
10 ILCS 5/1A-16.6
10 ILCS 5/1A-16.8
10 ILCS 5/1A-16.9 new
625 ILCS 5/2-105 from Ch. 95 1/2, par. 2-105
Amends the Election Code. Provides that the State Board of Elections and the Office of the Secretary of State shall establish an automatic voter registration program pursuant to an interagency contract and jointly-adopted rules. Provides that an application for a driver's license, other than a temporary visitor's driver’s license or a State identification card, shall also serve as an application to register to vote; allow an update to registration; and perform other specified functions. Requires specified agencies to provide certain information regarding registration. Establishes designated automatic voter registration agencies; and requires the establishment of dual-purpose applications to register to vote. Sets forth provisions and requirements for the State Board of Elections regarding the program. Amends the Freedom of Information Act to exempt certain information. Amends the Illinois Vehicle Code to make conforming changes. Effective immediately. Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03696
Rep. Robyn Gabel
20 ILCS 1705/55.5 new
305 ILCS 5/5.4i new
Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services to establish reimbursement rates that build toward livable wages for front-line personnel in residential and day programs and service coordination agencies that serve persons with intellectual and developmental disabilities, including, but not limited to, intermediate care facilities for persons with developmental disabilities, community-integrated living arrangements, developmental training and employment programs, and other residential and day programs for persons with intellectual and developmental disabilities that are supported by State funds or funding under Title XIX of the Social Security Act. Requires the Department to increase rates and reimbursements so that direct support persons earn a base wage of not less than $15 per hour and so that other front-line personnel earn a commensurate wage. Defines "front-line personnel". Amends the Illinois Public Aid Code. Provides that for all facilities licensed by the Department of Public Health under the ID/DD Community Care Act as intermediate care facilities for persons with developmental disabilities and under the MC/DD Act as medically complex for the developmentally disabled facilities, the payment rate shall be increased to fund rates and reimbursements so that direct support persons earn a base wage of not less than $15 per hour and so that other front-line personnel earn a commensurate wage. Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03697
Rep. Robyn Gabel
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning construction of the Code. Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03698
Rep. Robyn Gabel
New Act
Creates the Sanctuary State Act. Provides that a law enforcement agency of the State or its political subdivisions shall not use State funds, equipment, personnel, or resources nor accept or utilize federal funds, equipment, personnel or resources for the purpose of detecting or apprehending persons whose only violation of law is that they are persons of foreign citizenship who have entered or are residing in the United States in violation of federal immigration laws. Effective immediately. Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03699
Rep. Robyn Gabel-Charles Meier-Deb Conroy-Litesa E. Wallace, Gregory Harris, Lou Lang, Camille Y. Lilly, Randy E. Frese, La Shawn K. Ford, Sara Feigenholtz, Kathleen Willis and Stephanie A. Kifowit

20 ILCS 301/40-5
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes a technical change in a Section concerning the election of treatment.

House Committee Amendment No. 1

Adds reference to:
20 ILCS 301/40-10

Adds reference to:
20 ILCS 301/40-15

Replaces everything after the enacting clause. Amends the Alcoholism and Other Drug Abuse and Dependency Act. Adds individuals with a mental illness, as defined in the Mental Health and Developmental Disabilities Code, to the list of persons who may elect treatment under the supervision of a licensed program designated by the Department of Human Services if they are charged with or convicted of a crime.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03700
Rep. LaToya Greenwood

New Act

Creates the Metro East Development Act. States legislative findings for the need to create a Metro East Development Authority, including the need to develop and revitalize depressed areas of the Metro East. Defines “Metro East” as Madison, Monroe, Randolph, and St. Clair counties. Provides for the creation of the Authority, including the appointment of 12 members by the chairperson of each Metro East county; by the directors of the Department of Commerce and Economic Opportunity, the Illinois Housing Development Authority, and the Illinois Development Finance Authority; and by the Governor. Allows the Authority to hire an executive director. Lists the rights, powers, and duties of the Authority, including the power to borrow money and to issue bonds. Provides that the Authority shall perform an initial study and survey to determine what areas will be considered a depressed areas that contain a commercially, industrially, residentially, recreationally, educationally, or other blighted area. Provides for requirements related to meetings, public hearings, and administrative and judicial review of Authority projects. Provides for limitations on the Authority’s powers. Describes procedures for procurement of debt and bonds, execution of deeds, demolition and removal of buildings, purchase of property, contracts, and costs of projects. Gives the Authority the power to investigate the conditions of any project in which it has an interest. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03701

New Act

Creates the Educational Credit for Military Experience Act. Provides that before June 1, 2018, each institution of higher education shall adopt a policy to award academic credit for military training applicable to the student's certificate or degree requirements. Requires the policy to apply to any individual who is enrolled in the institution of higher education and who has completed a military training course that meets certain requirements. Provides that institutions of higher education shall develop procedures for evaluating courses and awarding credit. Requires institutions of higher education to submit their policies for awarding credit to the Board of Higher Education and the Illinois Community College Board for review before June 30, 2018 and before June 30 of every other year thereafter. Requires the Board of Higher Education to college data in the Illinois Higher Education Information System on students who are veterans or have military service to assess enrollment and completions outcomes.

Aug 18 17 H Public Act . . . . . . . . . . 100-0195

HB 03702
Rep. Michael Halpin and Tony McCombie

35 ILCS 200/15-168.1 new
Amends the Property Tax Code. Creates an assessment freeze homestead exemption for persons with a disability. Sets forth the amount of the exemption. Provides that applicants must reapply on an annual basis. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03703  Rep. Michael Halpin, Silvana Tabares, Deb Conroy and Tony McCombie
(Sen. Neil Anderson-Daniel Biss)

New Act

Creates the Out-of-State Person Subject to Involuntary Admission on an Inpatient Basis Mental Health Treatment Act.
Provides that on or before January 1, 2018, there is created a 2-year mental health pilot project for which a mental health facility located in Rock Island County, Illinois may accept the admission of an Iowa resident from the Eastern Iowa Mental Health Region who is a person subject to involuntary admission on an inpatient basis under an order issued by an Iowa court for treatment at a mental health facility in this State for which the Iowa court shall have jurisdiction over the recipient while committed to a mental health facility in this State. Provides that the pilot project shall also provide that a resident of Rock Island County, Illinois who is a person subject to involuntary admission on an inpatient basis under an order issued by a court of this State for treatment at a mental health facility in this State may receive inpatient treatment in an Iowa mental health facility. Provides that the Iowa or Illinois mental health facility shall provide mental health services to the recipient for the duration of the court order and shall return the recipient to his or her state of legal residence upon discharge. If a recipient has to enter a State-operated facility, the recipient must be returned to his or her state of legal residence. Defines "Eastern Iowa Mental Health Region", "person subject to involuntary admission on an inpatient basis", "mental health facility", "Pilot project area", "receiving agency", "receiving state", and "sending state". Provides that the Act is repealed on January 1, 2020. Effective July 1, 2017.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Creates the Out-of-State Person Subject to Involuntary Admission on an Inpatient Basis Mental Health Treatment Act. Reinserts the provisions of the bill. Changes the definitions of "receiving agency", "receiving state", and "sending state". Changes references from "mental health facility" to "receiving agency". Eliminates the report to the General Assembly. Makes technical changes to the bill. Effective July 1, 2017.

Jun 30 17 H Public Act . . . . . 100-0012

HB 03704  Rep. Michael Halpin

20 ILCS 3915/4.7 new

Amends the Arts Council Act. Authorizes the Illinois Arts Council to provide grants for public broadcasting programs from amounts appropriated for that purpose. Effective immediately.

Feb 10 17 H Referred to Rules Committee

HB 03705  Rep. Michael Halpin, Sam Yingling, Deb Conroy, Michelle Mussman, Rita Mayfield, Carol Ammons and John Connor

750 ILCS 61/15

Amends the Address Confidentiality for Victims of Domestic Violence Act. Provides that a person who is a victim of, among other things, sexual assault or stalking may apply for the address confidentiality program under the Act.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03706  Rep. Michael Halpin and Tony McCombie

65 ILCS 115/10-5.3

Amends the River Edge Redevelopment Zone Act. Provides that the Department of Commerce and Economic Opportunity may certify one additional pilot River Edge Redevelopment Zone in the cities of Rock Island, Moline, and East Moline. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

40 ILCS 5/2-105.3 new
40 ILCS 5/2-167 new
40 ILCS 5/2-105.1 rep.

Amends the General Assembly Article of the Illinois Pension Code. Requires the General Assembly Retirement System to establish a self-directed retirement plan. Provides that for persons who become a participant on or after the effective date of the amendatory Act, participation in the System shall be limited to participation in the self-directed retirement plan. Allows a Tier 1 or Tier 2 participant to make an irrevocable election to participate in the self-directed retirement plan instead of the defined benefit plan. Makes changes to the pensionable salary for active participants. Provides that upon a participant's first day of participation in the self-directed retirement plan, the participant becomes vested in his or her contributions to the self-directed retirement plan, the employer's contributions to the self-directed retirement plan, and the investment returns attributable to those contributions credited to his or her account.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03708  Rep. Steven Reick

105 ILCS 5/24-12 from Ch. 122, par. 24-12

Amends the Employment of Teachers Article of School Code. Provides that if a teacher is removed or dismissed as a result of a decision of a school board to decrease the number of teachers employed by the school board, a decision of a school board to discontinue some particular type of teaching service, or a reduction in the number of programs or positions in a special education joint agreement, then written notice must be mailed and given to the teacher no more than 10 business days following the approval of the budget for the fiscal year in which the honorable dismissal would take effect (instead of mailed and given at least 45 days before the end of the school term). Provides that if no budget for the next fiscal year has been approved by June 15 of the current fiscal year, then the school board shall fulfill the notification requirements by June 30 of the current fiscal year.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03709


(Sen. Kimberly A. Lightford-Iris Y. Martinez, Steve Stadelman-Mattie Hunter, Omar Aquino-Jacqueline Y. Collins, Sue Rezin, Cristina Castro, Napoleon Harris, III-Heather A. Steans, Patricia Van Pelt, Pamela J. Althoff, Julie A. Morrison, Emil Jones, III, Daniel Biss, Melinda Bush, Scott M. Bennett, Michael E. Hastings, Pat McGuire, Bill Cunningham and David Koehler)

405 ILCS 5/3-501 from Ch. 91 1/2, par. 3-501

Amends the Mental Health and Developmental Disabilities Code. Provides that counseling services or psychotherapy on an outpatient basis provided to a minor 12 years of age or older must be provided by, or under the supervision of, a licensed service provider. Provides that until the consent of the minor's parent, legal guardian, or person in loco parentis has been obtained, outpatient counseling or psychotherapy provided to a minor under the age of 18 (rather than 17) shall be initially limited to not more than 8 90-minute sessions (rather than 5 sessions, a session lasting not more than 45 minutes). Provides that after the eighth session, the service provider shall consider specified statutory factors throughout the therapeutic process to determine, through consultation with the minor, whether attempting to obtain the consent of a parent, guardian, or person in loco parentis would be detrimental to the minor's well-being. Provides that obtaining the consent of a parent, guardian, or person in loco parentis shall be presumed to be detrimental to the minor's well-being for counseling services or psychotherapy related to allegations of neglect, sexual abuse, or mental or physical abuse by the minor's parent, guardian, or person in loco parentis. Provides that the minor's parent, guardian or person in loco parentis shall not be liable for the out-of-pocket costs, including co-payments, deductibles, or co-insurance (rather than costs) for outpatient counseling or psychotherapy which is received by the minor without the consent of the minor's parent, guardian, or person in loco parentis.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Code. Reinserts the provisions of the bill but provides that when counseling services or psychotherapy are related to allegations of neglect, sexual abuse, or mental or physical abuse by the minor's parent, guardian, or person in loco parentis, obtaining consent of that parent, guardian, or person in loco parentis shall be presumed to be detrimental to the minor's well-being and provides that counseling services or psychotherapy provided under this provision shall be provided in compliance with the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act or the Clinical Psychologist Licensing Act. Restores 17 years of age as the age for which outpatient counseling services or psychotherapy are no longer initially limited to 8 90 minute sessions without the consent of a parent, guardian, or person in loco parentis. Provides that if the minor chooses to discontinue counseling services or psychotherapy after being informed of the decision of the facility director or service provider to disclose the fact of counseling services or psychotherapy to the parent, guardian, or person in loco parentis, then the parent, guardian, or person in loco parentis shall not be notified.

Aug 18 17 H Public Act . . . . . . . .100-0196

30 ILCS 105/5.878 new
730 ILCS 5/5-4.5-110 new
730 ILCS 5/5-8-9 new

Amends the Unified Code of Corrections. Provides that in the case of a person who is, at the time of the effective date of the amendatory Act, incarcerated for a felony offense under the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act that has been subsequently reclassified as a misdemeanor, the sentencing court, the Director of Corrections, or the incarcerated person may make a motion to recall the original sentence issued and re-sentence the person to a misdemeanor sentence. Creates the Justice Reinvestment Fund in the State treasury for: (1) addressing the destabilizing effects that high incarceration rates have had on families and communities; (2) targeting the community conditions that perpetuate the cycle of crime; (3) providing formerly incarcerated persons a better chance to succeed outside of prison; and (4) providing support to victims. Provides that on or before August 31, 2018, and on or before August 31 of the next 9 fiscal years thereafter, the Comptroller shall transfer from the General Revenue Fund to the Justice Reinvestment Fund 85% of the total savings calculated by the Sentencing Policy Advisory Council from the reduction of the prison population as a result of the reduced sentences provided by the amendatory Act. Amends the State Finance Act to make conforming changes.

House Committee Amendment No. 1
Deletes reference to:

730 ILCS 5/5-4.5-110 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Amends the Unified Code of Corrections. Deletes the provision allowing a person who is, at the time of the effective date of the bill, incarcerated for a felony offense under the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act that has been subsequently reclassified as a misdemeanor, to make a motion to recall the original sentence issued and re-sentence the person to a misdemeanor sentence. Provides that on or before August 31, 2018, and on or before August 31 of the next 9 fiscal years thereafter, the Comptroller shall transfer from the General Revenue Fund to the Justice Reinvestment Fund 85% of the total savings calculated by the Sentencing Policy Advisory Council from costs savings from criminal justice reforms enacted into law (rather than savings from the reduction of the prison population as a result of the reduced sentences provided by the deleted provision). Amends the State Finance Act to make conforming changes.

Apr 28 17   H   Rule 19(a) / Re-referred to Rules Committee
720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1  
Amends the Criminal Code of 2012. Provides that a person also commits hate crime when, by reason of the actual or perceived race, color, creed, religion, ancestry, gender, sexual orientation, physical or mental disability, or national origin of another individual or group of individuals, regardless of the existence of any other motivating factor or factors, he or she commits intimidation, stalking, cyberstalking, or transmission of obscene messages. Provides that independent of any criminal prosecution or the result of a criminal prosecution, any person suffering intimidation, stalking, cyberstalking, disorderly conduct, transmission of obscene messages, harassment by telephone, or harassment through electronic communications may bring a civil action for damages, injunction or other appropriate relief. Provides that the Attorney General may bring an action for civil damages for a hate crime in the name of the People of the State. Provides that the court shall impose a civil penalty of $25,000 for each violation of the hate crime statute.  
House Committee Amendment No. 1  
Provides that the Attorney General may bring a civil action as a result of a hate crime after consulting with the local State's Attorney. Provides that the court may (rather than shall) impose a civil penalty up to (rather than of) $25,000 for each hate crime violation.  
House Floor Amendment No. 2  
Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced, except: (1) limits a hate crime committed by intimidation to: (A) intimidation committed by the infliction of physical harm on the person threatened or any other person or on property; (B) subjecting any person to physical confinement or restraint; or (C) committing a felony or Class A misdemeanor; (2) provides that after consulting with the local State's Attorney, the Attorney General may bring a civil action in the name of the People of the State for an injunction or other equitable relief for a hate crime; and (3) provides that the Attorney General may request and the court may impose a civil penalty up to $25,000 for each violation of the hate crime statute.  
Aug 18 17  H Public Act . . . . . . . . 100-0197  

HB 03712  Rep. Rita Mayfield  
(Sen. Patricia Van Pelt-Omar Aquino-Jacqueline Y. Collins)  
730 ILCS 5/3-1-2 from Ch. 38, par. 1003-1-2  
730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2  
Amends the Unified Code of Corrections. Provides that the Department of Corrections shall provide educational and visitation opportunities to committed persons within its institutions through temporary access to content-controlled tablets that may be provided as a privilege to committed persons to induce or reward compliance. Defines "content-controlled tablet" as any device that can only access visitation applications or content relating to educational or personal development.  
Fiscal Note (Dept of Corrections)  
HB 3712 has no fiscal or population impact on the Department of Corrections.  
Correctional Note (Dept of Corrections)  
HB 3712 has no fiscal or population impact on the Department of Corrections.  
Aug 18 17  H Public Act . . . . . . . . 100-0198  

HB 03713  Rep. Litesa E. Wallace  
720 ILCS 5/21-1.3  
Amends the Criminal Code of 2012. Provides that criminal defacement of property is a Class 3 (rather than a Class 4) felony when the aggregate value of the damage to property does not exceed $500 and the property damaged is a place of worship. Criminal defacement of property is a Class 2 (rather than a Class 3) felony when the aggregate value of the damage to property exceeds $500 and the property damaged is a place of worship.  
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03714  Rep. Carol Ammons
110 ILCS 205/9.05 from Ch. 144, par. 189.05
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning making rules and regulations.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03715  Rep. Justin Slaughter
720 ILCS 550/5.2 from Ch. 56 1/2, par. 705.2
Amends the Cannabis Control Act. Provides that the enhanced penalties for delivering cannabis on school grounds does not apply to an enrolled student. Defines "enrolled student".
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

55 ILCS 5/3-9008 from Ch. 34, par. 3-9008
Amends the Counties Code. Provides that on the court's own motion or an interested person's petition alleging that the State's Attorney has an actual conflict of interest in the cause or proceeding, the court shall grant a hearing (currently, may grant a hearing if necessary) to determine whether the State's Attorney has an actual conflict.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee
<table>
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<th>Bill Number</th>
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- **625 ILCS 5/16-103** from Ch. 95 1/2, par. 16-103
- **705 ILCS 105/27.3a**
- **705 ILCS 105/27.3b** from Ch. 25, par. 27.3b
- **705 ILCS 105/27.5** from Ch. 25, par. 27.5
- **705 ILCS 105/27.6**
- **720 ILCS 5/32-10** from Ch. 38, par. 32-10
- **725 ILCS 5/103-5** from Ch. 38, par. 103-5
- **725 ILCS 5/103-7** from Ch. 38, par. 103-7
- **725 ILCS 5/104-17** from Ch. 38, par. 104-17
- **725 ILCS 5/106D-1**
- **725 ILCS 5/107-4** from Ch. 38, par. 107-4
- **725 ILCS 5/109-1** from Ch. 38, par. 109-1
- **725 ILCS 5/109-2** from Ch. 38, par. 109-2
- **725 ILCS 5/110-1** from Ch. 38, par. 110-1
- **725 ILCS 5/110-1.5 new**
- **725 ILCS 5/110-2** from Ch. 38, par. 110-2
- **725 ILCS 5/110-3** from Ch. 38, par. 110-3
- **725 ILCS 5/110-4** from Ch. 38, par. 110-4
- **725 ILCS 5/110-5** from Ch. 38, par. 110-5
- **725 ILCS 5/110-5.1**
- **725 ILCS 5/110-6** from Ch. 38, par. 110-6
- **725 ILCS 5/110-6.1** from Ch. 38, par. 110-6.1
- **725 ILCS 5/110-6.2** from Ch. 38, par. 110-6.2
- **725 ILCS 5/110-6.3** from Ch. 38, par. 110-6.3
- **725 ILCS 5/110-6.5**
- **725 ILCS 5/110-7** from Ch. 38, par. 110-7
- **725 ILCS 5/110-9** from Ch. 38, par. 110-9
- **725 ILCS 5/110-10** from Ch. 38, par. 110-10
- **725 ILCS 5/110-11** from Ch. 38, par. 110-11
- **725 ILCS 5/110-12** from Ch. 38, par. 110-12
- **725 ILCS 5/110-16** from Ch. 38, par. 110-16
- **725 ILCS 5/110-18** from Ch. 38, par. 110-18
- **725 ILCS 5/112A-23** from Ch. 38, par. 112A-23
- **725 ILCS 5/115-4.1** from Ch. 38, par. 115-4.1
- **725 ILCS 5/102-7 rep.**
- **725 ILCS 5/110-8 rep.**
- **725 ILCS 5/110-13 rep.**
- **725 ILCS 5/110-14 rep.**
- **725 ILCS 5/110-15 rep.**
- **725 ILCS 5/110-17 rep.**
- **725 ILCS 185/20** from Ch. 38, par. 320
- **725 ILCS 185/22** from Ch. 38, par. 322
- **725 ILCS 185/34**

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03718
Rep. Elgie R. Sims, Jr.-Litesa E. Wallace-Carol Ammons-Sonya M. Harper-Justin Slaughter

720 ILCS 5/12-3.8 new
720 ILCS 5/12-3.9 new
725 ILCS 5/Art. 112A heading
725 ILCS 5/112A-1.5 new
725 ILCS 5/112A-2.5 new
725 ILCS 5/112A-3 from Ch. 38, par. 112A-3
725 ILCS 5/112A-4 from Ch. 38, par. 112A-4
725 ILCS 5/112A-4.5 new
725 ILCS 5/112A-5 from Ch. 38, par. 112A-5
725 ILCS 5/112A-5.5 new
725 ILCS 5/112A-11.5 new
725 ILCS 5/112A-12 from Ch. 38, par. 112A-12
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
725 ILCS 5/112A-14.5 new
725 ILCS 5/112A-14.7 new
725 ILCS 5/112A-15 from Ch. 38, par. 112A-15
725 ILCS 5/112A-20 from Ch. 38, par. 112A-20
725 ILCS 5/112A-21 from Ch. 38, par. 112A-21
725 ILCS 5/112A-21.5 new
725 ILCS 5/112A-21.7 new
725 ILCS 5/112A-22 from Ch. 38, par. 112A-22
725 ILCS 5/112A-22.3 new
725 ILCS 5/112A-23 from Ch. 38, par. 112A-23
725 ILCS 5/112A-24 from Ch. 38, par. 112A-24
725 ILCS 5/112A-25 from Ch. 38, par. 112A-25
725 ILCS 5/112A-26 from Ch. 38, par. 112A-26
725 ILCS 5/112A-28 from Ch. 38, par. 112A-28
725 ILCS 5/112A-30 from Ch. 38, par. 112A-30
725 ILCS 5/112A-1 rep.
725 ILCS 5/112A-2 rep.
725 ILCS 5/112A-7 rep.
725 ILCS 5/112A-10 rep.
725 ILCS 5/112A-17 rep.
725 ILCS 5/112A-18 rep.
725 ILCS 5/112A-19 rep.
725 ILCS 5/112A-22.5 rep.
725 ILCS 120/4.5
740 ILCS 21/20
740 ILCS 21/105
HB 03718 (CONTINUED)

740 ILCS 22/202
740 ILCS 22/216
750 ILCS 60/202 from Ch. 40, par. 2312-2
750 ILCS 60/220 from Ch. 40, par. 2312-20

Amends the Code of Criminal Procedure of 1963. Revises and consolidates provisions regarding obtaining and issuing orders of protection, protective orders, and no contact orders. Repeals various provisions in the domestic violence order of protection provisions as part of the revision and consolidation. Creates a criminal offense for violation of a civil no contact order and for violation of a stalking no contact order. Makes a first violation a Class A misdemeanor and a second or subsequent a Class 4 felony. Makes conforming changes.

House Committee Amendment No. 1
 Adds reference to:
725 ILCS 5/112A-6 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Repeals a Section concerning the applicability of the rules of civil procedure in a proceeding to obtain, modify, reopen, or appeal an order of protection. Provides that a civil no contact order or stalking no contact order issued by a state, tribal, or territorial court shall be deemed valid if the issuing court had jurisdiction over the parties and matter under the law of the state, tribe or territory. Provides that a defendant who directed the actions of a third party to violate a civil no contact order or stalking no contact order under the principles of accountability under the Criminal Code of 2012 as if the same had been personally done by the defendant, without regard to the mental state of the third party acting at the direction of the defendant. Provides that a petitioner or the State's Attorney on the petitioner's behalf may file a motion to vacate or modify a permanent stalking no contact order 2 years or more after the expiration of the defendant's sentence. Deletes language providing that the petitioner shall not be denied a stalking no contact order because the petitioner is a minor. Makes other technical changes.

Aug 18 17 H Public Act ............ 100-0199

HB 03719 Rep. Sonya M. Harper

50 ILCS 105/4.1 new

Amends the Public Officer Prohibited Activities Act. Defines "auditing official", "employee", "improper governmental action", and "retaliation". Provides that it is prohibited for a unit of local government, any agent or representative of a unit of local government, or another employee to retaliate against an employee who (1) reports an improper governmental action, (2) cooperates with an investigation by an auditing official related to a report of improper governmental action, or (3) testifying in a proceeding or prosecution arising out of an improper governmental action if the employee files a report with the auditing official regarding improper governmental action. Provides that the reports are confidential as allowed by law. Provides for procedures for the auditing official to process reports. Provides for remedies available to an employee who has been subject of an improper governmental action. Provides for penalties for retaliation against a report of improper governmental action.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03720
(Sen. Omar Aquino, Daniel Biss and Martin A. Sandoval-Jacqueline Y. Collins)

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that surplus tax revenues may be used to pay for costs of special education, social services, and other costs of a public school district. Provides that for municipalities with a population of over 1,000,000, redevelopment project costs include public school district qualified workers, costs of providing special educational facilities and services, school psychological services, and school social work services, and any surplus balance in the special tax allocation fund at the end of the fiscal year shall be used for these workers, facilities, and services. Removes provisions allowing anticipated redevelopment project costs to be deemed surplus funds.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This legislation does not pre-empt home rule authority.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 03721

Amends the Nurse Practice Act. Makes a technical change in a Section concerning a licensed practical nurse's scope of practice.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03722

Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning notification of dispositions of certain criminal cases.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03723

Amends the Internet Caller Identification Act. Makes a technical change in a Section concerning the short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03724


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03725

Amends the Circuit Courts Act. Makes a technical change in a Section concerning the judicial circuits.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03726


Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03727  Rep. Jehan Gordon-Booth

110 ILCS 305/4 from Ch. 144, par. 25

Amends the University of Illinois Act. Makes a technical change in a Section concerning the University's president.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee


110 ILCS 305/4 from Ch. 144, par. 25

Amends the University of Illinois Act. Makes a technical change in a Section concerning the University's president.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee


40 ILCS 5/7-137 from Ch. 108 1/2, par. 7-137

40 ILCS 5/7-137.3 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a person who is an elected municipal official shall not be considered a participating employee, unless (1) the person has elected to become a participating employee; (2) the governing body has filed a resolution certifying that a person in that position is expected to work more than 600 hours (or 1,000 hours if the participating municipality has adopted a specified resolution); and (3) the person has submitted logs evidencing that he or she has met the hourly standard. Requires the resolution to be adopted and filed with the Fund no more than 90 days after the general election in which any municipal official was elected. Provides that with respect to a participant who holds elected municipal office on the effective date, the resolution requirement does not affect participation by that elected municipal official with respect to that term of office until 90 days after the effective date. Contains provisions specifying the manner of documenting and submitting the time spent on official government business. Provides that an elected municipal official who fails to submit time sheets or fails to conduct official government business for either 600 or 1,000 hours (whichever is applicable) with respect to that position shall not be permitted to continue participation in the Fund as an elected municipal official. Effective immediately.

Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03730  Rep. Martin J. Moylan

225 ILCS 447/10-5

225 ILCS 447/10-25

Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Removes a provision allowing an individual or sole proprietor that does not employ anyone other than himself from operating under a "doing business as" or assumed name certification without having to obtain an agency license if the assumed name is registered with the Department of Financial and Professional Regulation. Provides that the Department shall issue an identification card to a licensee, except an agency licensee, that includes a photograph of the licensee. Requires the licensee to carry the card at all times while actually engaged in his or her profession.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

510 ILCS 70/4.04 from Ch. 8, par. 704.04

Amends the Humane Care for Animals Act. Provides that a person who willfully or maliciously tortures, mutilates, injures, disables, poisons, or kills any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency or when placed in confinement off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty is guilty of a Class 3 felony (rather than a Class 4 felony) if the animal is killed or totally disabled and a person is guilty of a Class 2 felony (rather than a Class 3 felony) if the animal is killed or totally disabled. Provides that a person who kills or severely injures any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, while he or she is in the commission of a felony, is guilty of a Class 2 felony. Provides that if an offender is found guilty of this offense, the offender shall be responsible for any veterinarian bills for an animal that was injured, and training costs for another animal, if the animal injured or killed is no longer able to be in service.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03732  Rep. Martin J. Moylan

10 ILCS 5/9-50 new

Amends the Election Code. Provides that the treasurer of a candidate political committee shall freeze all funds, contributions, or other receipts held in a candidate political committee account upon the filing of an indictment or information against the candidate violation of specified State and federal criminal statutes. Provides that the funds are frozen until the pending case has been resolved or a court with jurisdiction orders otherwise. Provides that any transfers, expenditures, or use of funds in violation of the provisions constitutes a class 4 felony. Provides that in the event that the Attorney General or a State's Attorney files a petition to conduct a hearing pursuant to the Public Corrupt Profit Forfeiture Act, the provisions of that Act shall control.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


720 ILCS 5/24-3A
720 ILCS 5/24-3B
730 ILCS 5/5-9-1 from Ch. 38, par. 1005-9-1

Amends the Criminal Code of 2012 and the Unified Code of Corrections. Provides that in addition to any other penalties, the court shall impose a fee of $300 for gunrunning and firearms trafficking. Provides that the fee shall be deposited into the Traffic and Criminal Conviction Surcharge Fund to be used for grants by the Department of State Police to units of local government to purchase bulletproof vests for local police departments and to hire peace officers.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


720 ILCS 5/24-1.9 new
720 ILCS 5/24-1.10 new

Amends the Criminal Code of 2012. Makes it unlawful to deliver, sell, or purchase or cause to be delivered, sold, or purchased or cause to be possessed by another, an assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge. Provides that it is unlawful for any person to knowingly possess an assault weapon, .50 caliber rifle, or .50 caliber cartridge 300 days after the effective date of this amendatory Act, except possession of weapons registered with the State Police in the time provided. Provides exemptions and penalties. Prohibits delivery, sale, purchase or possession of large capacity ammunition feeding devices. Provides exemptions and penalties.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03735  Rep. Deb Conroy-Silvana Tabares, Gregory Harris, John C. D'Amico, Michelle Mussman, Jaime M. Andrade, Jr., Carol Sente and Elgie R. Sims, Jr.

Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed a crime of violence or criminal damage to property in a woman's health clinic or on the real property comprising the clinic or who intimidates persons attending the clinic or physicians or nurses at the clinic performing services at the clinic. Defines "woman's health clinic" and "crime of violence".

State Debt Impact Note (Government Forecasting & Accountability)
HB 3735 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Pension Note (Government Forecasting & Accountability)
HB 3735 will not impact any public pension fund or retirement system in Illinois.

Correctional Note (Dept of Corrections)
HB 3735 has a corrections population impact of 3 offenders and a fiscal impact of $144,100 over the first ten years after enactment.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This legislation does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Balanced Budget Note (Office of Management and Budget)
The fiscal impact of this bill is estimated to be minimal but depends on judicial utilization of the factor described in House Bill 3735 in increasing penalties. The fiscal impact is also dependent on the number of offenders convicted of crimes whose sentences would be eligible to be increased under House Bill 3735. Due to the uncertainty in judicial utilization of the newly proposed factor in House Bill 3735 and low number of offenders anticipated to be affected by House Bill 3735, the fiscal impact of House Bill 3735 is minimal.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no land conveyance is necessary for this bill.

Fiscal Note (Dept of Corrections)
These enhancements would result in an increase of 3 offenders with $144,100 in additional costs over the first ten years after enactment. However, the impact of this legislation is dependent on how many arrests take place, how offenders would be prosecuted and sentenced to prison, and how judges would use factors in aggravation to increase penalties. Therefore, the full impact of this legislation is unknown.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


Amends the Illinois Wage Payment and Collection Act. Provides that an employer that is able to pay wages and who refuses to pay is guilty of a Class 4 felony (instead of a Class B misdemeanor for unpaid wages in the amount of $5,000 or less and a Class A misdemeanor for unpaid wages in the amount of more than $5,000). Provides that a subsequent failure to pay within 5, rather than 2, years of a prior conviction is a Class 3, rather than Class 4, felony.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03737
(Sen. Iris Y. Martinez-Patricia Van Pelt-Mattie Hunter)

New Act

Creates the Government Cybersecurity Review Act. Creates the Division of Cybersecurity Inspection within the Department of Innovation and Technology. Provides that the Division shall review all websites operated by State agencies to determine whether cybersecurity flaws and data breach risks exist. Provides that, if the Division finds that a cybersecurity flaw or data breach risk exists, the Division may issue an order to the State agency to cease operation of the website until the cybersecurity flaw or data breach risk has been resolved.

House Committee Amendment No. 1

Provides that the review by the Division of Cybersecurity Inspection applies only to agencies under the jurisdiction of the Governor.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Creates the Illinois Information Security Improvement Act. Creates the Office of the Statewide Chief Information Security Officer within the Department of Innovation and Technology. Provides that the Office shall: serve as the strategic planning, facilitation, and coordination office for information technology security in the State and as the lead and central coordinating entity to guide and oversee the information security functions of State agencies; provide for the development and maintenance of minimum security controls required to protect State of Illinois information and information systems; and ensure a continued and deliberate effort to reduce the risk posed to the State by cyberattacks and other information security incidents that could impact the information security of the State. Creates the position of Statewide Chief Information Security Officer to serve as the head of the Office. Provides for the qualifications, powers, and duties of the Statewide Chief Information Security Officer, and for the appointment of the Statewide Chief Information Security Officer by the Secretary of Innovation and Technology. Defines terms. Effective January 1, 2018, but this Act does not take effect at all unless Senate Bill 1606 of the 100th General Assembly becomes law.

Senate Committee Amendment No. 2

Provides that the Office of the Statewide Chief Information Security Officer shall identify information security risks to each State agency, to third-party providers, and to key supply chain partners, including an assessment of the extent to which information resources or processes are vulnerable to unauthorized access or harm, including the extent to which the agency's or contractor's electronically stored information is vulnerable to unauthorized access, use, disclosure, disruption, modification, or destruction, and recommend risk mitigation strategies, methods, and procedures to reduce those risks. Provides that the assessments made by the Office shall also include, but not be limited to, assessments of information systems, computers, printers, software, computer networks, interfaces to computer systems, mobile and peripheral device sensors, and other devices or systems which access the State's network, computer software, and information processing or operational procedures of the agency or of a contractor of the agency.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03738

720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-11 new
730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Criminal Code of 2012. Enhances the penalties for certain violations of the statutes concerning unlawful use of weapons, unlawful use or possession of weapons by felons, aggravated unlawful use of a weapon, and unlawful possession of a firearm by a street gang member. Provides that each circuit court shall transmit to every local law enforcement agency located within the circuit, on a quarterly basis, the disposition of all cases involving violations of the Deadly Weapons Article of the Code within the previous quarter. Establishes an affirmative defense. Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for certain unlawful use of weapons violations, unlawful use or possession of a weapon by felons, aggravated unlawful use of a weapon, or unlawful possession of a firearm by a street gang member shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03739  Rep. Jaime M. Andrade, Jr., Daniel J. Burke, Gregory Harris, Luis Arroyo, Linda Chapa LaVia, Theresa Mah and Camille Y. Lilly

New Act

Creates the Safeguarding Sanctuary Cities Act. Provides that if a unit of local government has in place any policy that limits or restricts compliance with a detainer or otherwise does not comply with a detainer, any grant of State funds that the unit of local government would otherwise receive may not be reduced or not made available to that unit of local government by reason of noncompliance with immigration detainers. Defines "detainer" as any order or request by the Secretary of Homeland Security to a unit of local government official: (1) to temporarily hold a person in the custody of that State or unit of local government until such person may be taken into federal custody; (2) to transport such a person for transfer to federal custody; or (3) to notify the Secretary of Homeland Security prior to the release of such a person.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 45/45 new

Amends the Open Operating Standards Act. Requires all State agencies that maintain an Internet website to have a web address ending in either ".gov" or ".state.il.us". Provides that an agency shall have 2 years following the effective date of this amendatory Act with which to update its website and any printed material with a proper conforming web address.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03741  Rep. Jaime M. Andrade, Jr. and Camille Y. Lilly

(Sen. Iris Y. Martinez)

New Act

Creates the Bedbug Inspection Act. Requires persons engaged in the business of renting furniture and electronic equipment to inspect the furniture and electronic equipment for bedbugs and other pests before renting to a subsequent customer. Requires that infested furniture or equipment be treated before renting to a subsequent customer. Authorizes an action for damages.

Senate Floor Amendment No. 1

In the definition of "merchant", excludes a person who offers any lease that is automatically renewable with each payment after the initial period and that permits the consumer to become the owner of the merchandise. Provides that a person who suffers damages caused by a merchant's violation of the Act and reports the presence of a pest to the merchant within 45 days after the beginning of the rental may bring an action under specified provisions of the Consumer Fraud and Deceptive Business Practices Act under the standards applicable to the holder of a retail installment contract.

Sep 08 17  H  Public Act . . . . . . . . . 100-0500


70 ILCS 3615/2.04 from Ch. 111 2/3, par. 702.04

Amends the Regional Transportation Authority Act. Provides that for a customer who uses a credit card or bank card to purchase a ticket or card containing fares from a Service Board, including, but not limited to, Ventra tickets and cards, the Service Board shall refund, upon request, non-expired tickets or cards by transferring the remaining fares to a new ticket or card or by issuing a refund of the remaining fares. Provides that in order to be eligible for a refund, an individual shall show proof of purchase of the ticket or card and shall also present the credit card or bank card that purchased the lost ticket or card.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/11-1303 from Ch. 95 1/2, par. 11-1303

Amends the Illinois Vehicle Code. Provides that in a municipality with a population of 1,000,000 or more inhabitants, it shall be an affirmative defense to the offense of parking in violation of an official sign prohibiting parking if the official sign is prohibiting parking for a construction zone or public works project zone and at the time of the violation there is no work being conducted in the construction zone or public works project zone.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Mattie Hunter and Daniel Biss)

30 ILCS 500/30-40 new
Amends the Illinois Procurement Code. Provides that for any project under a construction contract, the contract shall require that, to the extent practicable, at least 10% of man-hours performing construction services be performed by individuals who reside in areas of poverty. Requires the Department of Central Management Services to annually release a list of areas of poverty that meet the requirements.

Fiscal Note (Capital Development Board)
The Capital Development Board (CDB) estimates a fiscal impact of approximately $1,800,000 annually associated with additional software and staff to monitor construction sites and enforce the new requirements contained in this legislation. The annual cost includes approximately 8 employees to handle all aspects of this bill. Each employee would cost CDB approximately $200,000 after factoring in the personal services, pension, social security, group insurance, travel and required software licenses. A new software platform for tracking the man-hours requirement would also need to be developed, which has an estimated cost of up to $200,000 annually.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

(Sen. Patricia Van Pelt)

105 ILCS 5/10-20.60 new
105 ILCS 5/27A-5
105 ILCS 5/34-18.53 new
Amends the School Code. Requires public and charter schools to post, in English and Spanish, information regarding local community after-school programs at each school campus in at least one high-traffic, highly and clearly visible, public area that is readily accessible to and widely used by students.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the School Code. Requires a school board to permit community groups to advertise events and after-school programs pertinent to students' interests or involvement in a designated area of each school campus that is accessible and commonly used. Provides that all such advertisements are subject to and must be consistent with any procedures and guidelines established by the school board governing content, size, and any other reasonable limitations on advertising. Provides that on school campuses where there is a significant population of students whose primary language is not English, the school board may, as a condition of advertising on the school campus, require the community group to translate the advertisement into a language other than English.

Senate Committee Amendment No. 1
 Allows for advertising only if the event or after-school program is free.

Oct 27 17  H  Total Veto Stands - No Positive Action Taken

HB 03746  Rep. Katie Stuart, Lawrence Walsh, Jr., Silvana Tabares, Thaddeus Jones, Kelly M. Burke, Stephanie A. Kifowit, John C. D'Amico and Jonathan Carroll

35 ILCS 5/203 from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates a deduction for individuals, trusts, and estates for certain qualified student loan payments made during the taxable year. Provides that the deduction is excluded from the Act's automatic sunset provisions. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 03747  Rep. Katie Stuart and Mark Batinick

720 ILCS 5/11-9.3
Amends the Criminal Code of 2012. Provides that it is a Class 4 felony for a child sex offender to knowingly enter or remain in an area of a public library designated for children or teenagers when the library is open to the public if the designation is conspicuously posted at the entrance to the designated area. Defines "children", "public library", and "teenager".

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03748  Rep. Katie Stuart
25 ILCS 115/1 from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that if the General Assembly is convened in special session by the Governor or the Speaker of the House of Representatives and the Senate President for a purpose related to the State budget, members of the General Assembly shall not be eligible to file or collect per diem or mileage payments for their participation in the special session. Effective immediately.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03749  Rep. Katie Stuart, Gregory Harris, Sam Yingling, Silvana Tabares, Martin J. Moylan, Stephanie A. Kifowit, John C. D'Amico, Jonathan Carroll, Brian W. Stewart, Daniel Swanson, Michael Halpin, Monica Bristow, Jerry Costello, II and Natalie Phelps Finnie

720 ILCS 5/26-6

Amends the Criminal Code of 2012 relating to the offense of disorderly conduct at a funeral or memorial service. Increases the time that a specified place can be considered a “funeral site” from 30 minutes before and after a funeral to one hour before and after. Increases the distance from which the conduct at the funeral or memorial service is prohibited from 300 feet to 1,000 feet of any ingress or egress of the funeral site. Effective immediately.

Apr 27 18  H Rule 19(a) / Re-referred to Rules Committee
HB 03750

Rep. Katie Stuart

515 ILCS 5/20-45 from Ch. 56, par. 20-45
520 ILCS 5/3.2 from Ch. 61, par. 3.2

Amends the Fish and Aquatic Life Code and the Wildlife Code. Provides that the respective fees for resident fishing, combination sportsmen, and hunting licenses are waived for current and retired State, municipal, and local law enforcement officers.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no Land Conveyance is required for this bill.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

State Debt Impact Note (Government Forecasting & Accountability)
HB 3750 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Correctional Note (Dept of Corrections)
HB 3750 has no fiscal or population impact on the Department of Corrections.

Pension Note (Government Forecasting & Accountability)
HB 3750 will not impact any public pension fund or retirement system in Illinois.

Fiscal Note (Dept. of Natural Resources)
Loss of both license sale revenue (hunting/fishing) and federal reimbursement funding totals approximately $96,095 annually. This estimate does not include the annual impact by retired officers. The Illinois Department of Natural Resources' Wildlife and Fisheries divisions DO NOT receive General Revenue Funds from the State of Illinois. Revenue for conservation work, aquatic habitat enhancement, fish stocking and research is generated by the sale of licenses, stamps, permits and other fees. Eroding the pool of funds available by making hunting and fishing privileges free to certain classes of hunters and anglers would continue to reduce the Department's capacity.

Balanced Budget Note (Office of Management and Budget)
In total, estimated revenue to the state would be reduced by more than $100,000 annually if House Bill 3750 were to become law due to less revenues in hunting and fishing license sales and federal reimbursement. According to the Department of Natural Resources, the loss of hunting license revenue for active police officers is estimated at $37,000 annually. This includes an estimated $12,000 directly from license revenue, plus $25,000 in federal apportionment funding. Additionally, the Department of Natural Resources estimates the loss of fishing license revenue for active police officers to be $59,095 annually. This includes an estimated $33,450 due to the loss in license revenues plus $25,645 in lost federal apportionment funds. Based on active police officers, the estimated loss in revenue would be $96,095. House Bill 3750 includes waivers for both active and retired officers, however at this time the fiscal impact can only be estimated for active law enforcement officers. As such, the fiscal impact of House Bill 3750 is likely to be greater than the above estimates due to the non-inclusion of retired law enforcement officers in the estimates. According to the Department of Natural Resources, conservation work, aquatic habitat enhancement, fish stocking, and research is funded by the sale of licenses, stamps, permits and other fees. Reducing the pool of funds available by making hunting and fishing privileges free to certain classes of hunters and anglers would reduce the capacity of the Department of Natural Resources to fund these duties and if continued could require reductions in service or general funds to support these functions.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This legislation does not pre-empt home rule authority.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03751  Rep. Martin J. Moylan

30 ILCS 550/3

Amends the Public Construction Bond Act concerning a cash bond or other surety from a builder or developer. Allows a county or municipality to require a cash bond or other surety (instead of requiring the county or municipality to accept a letter of credit or other instrument issued by a financial institution). Eliminates the preemption of home rule powers. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03752  Rep. Kelly M. Cassidy

625 ILCS 5/6-205
625 ILCS 5/6-206
625 ILCS 5/6-208  from Ch. 95 1/2, par. 6-208

Amends the Illinois Vehicle Code. Provides that as a condition to an issuance of a restricted driving permit or a reissuance of a revoked driver's license, the Secretary of State shall require the person to participate in a behavioral-based driver retraining program. Removes authority of the Secretary to cancel a restricted driving permit if the permit holder does not subsequently complete the program. Provides that upon notice of suspension of a person's driver's license, the Secretary shall give the person an option to complete a behavioral-based driver retraining program within 45 days of notice, the completion of which shall terminate the license suspension if the Secretary receives the necessary documentation from the driver retraining course provider and the person does not commit a similar driving offense within 6 months of the notice.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03753  Rep. Jerry Costello, II and Joe Sosnowski-David B. Reis

35 ILCS 105/3-61
35 ILCS 110/3-51
35 ILCS 115/2d
35 ILCS 120/2-51

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the term "use as rolling stock moving in interstate commerce" means that a person claiming the exemption must: (1) use the vehicles or trailers to transport persons or property for hire; (2) hold, at the time of purchase, an appropriate credential that authorizes a motor carrier to engage in interstate commerce for-hire; and (3) if the person claiming the exemption is a subsidiary of another company, maintain separate books and records, including separate charts of accounts, and assure that all transactions between the transportation company and the parent are commercially reasonable arms-length transactions. Retains the current definition for aircraft and watercraft. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03754  Rep. Arthur Turner-Marcus C. Evans, Jr.-William Davis, Carol Ammons and Litesa E. Wallace

730 ILCS 5/5-8-1.2

Amends the Unified Code of Corrections. Provides that in a county with more than 3,000,000 inhabitants, the Sheriff may establish a county impact incarceration program without the approval of the County Board of Commissioners. Provides that a person charged with a felony may be admitted into the program. Permits certain violent offenders to participate in the program. Excludes persons convicted of escape or aiding escape from eligibility for the program. Provides that the county impact incarceration program may (rather than shall) include, among other matters, vocational training, education, counseling, substance abuse counseling, life skills training, mandatory physical training and labor, military formation and drills, regimented activities, and uniformity of dress and appearance. Provides that the mandatory term of monitored release a person shall serve may be reduced by the accumulation of good time or pre-trial detention, up to 120 days. Provides that offenders who are charged with eligible offenses may be ordered to the custodial period of the county impact incarceration program. Provides that if the offender is convicted of the eligible offense, the court may sentence the offender to the remaining days required to complete a total participation period of 120 to 180 days and the mandatory term of monitored release.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03755  Rep. Scott Drury-André Thapedi-Ann M. Williams-Laura Fine-Sara Feigenholtz, Juliana Stratton, Carol Sente, Cynthia Soto, Sue Scherer, Jeanne M Ives, Thomas Morrison, Sam Yingling, Theresa Mah, Katie Stuart and Luis Arroyo

(Sen. Emil Jones, III-Julie A. Morrison and Laura M. Murphy)

765 ILCS 605/9.2 from Ch. 30, par. 309.2

Amends the Condominium Property Act. Provides that certain attorney’s fees shall be excluded from the demand given under specified provisions of the Code of Civil Procedure. Provides that in any litigation or arbitration between a unit owner and the association or its board of managers or any individual member of the association or its board of managers regarding specified disputes, if the unit owner is deemed by the court or arbitrator to be the substantially prevailing party, then the court or the arbitrator shall award to the unit owner from the non-prevailing party reasonable attorney’s fees and costs incurred by the unit owner in the litigation or arbitration.

May 26 17 S Rule 3-9(a) / Re-referred to Assignments

HB 03756  Rep. Juliana Stratton

30 ILCS 575/8g new

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Requires the Department of Central Management Services to establish a credit program where certain contractors may receive credit applicable to meeting the requirements of the Act based on their utilization of minority owned businesses and female owned businesses. Requires the Department to review the program annually. Sets forth requirements of the program.

May 15 17 H Tabled

HB 03757  Rep. Sam Yingling and Jonathan Carroll

35 ILCS 200/15-170

35 ILCS 200/18-184.15 new

320 ILCS 30/2 from Ch. 67 1/2, par. 452

Amends the Property Tax Code. Provides that, for taxable year 2017 and thereafter, the maximum amount of the senior citizens homestead exemption is $7,500 (currently, $5,000). Creates an abatement against property taxes levied by a township for property that (i) is included in a neighborhood association that maintains the roads or sidewalks serving the property or (ii) is located in a municipality that maintains the roads or sidewalks serving the property. Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that the income limitation under the Act is $75,000 for tax year 2017 and thereafter.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03758  Rep. Sam Yingling-Kathleen Willis

50 ILCS 105/3.3 new

50 ILCS 105/4 from Ch. 102, par. 4

Amends the Public Officer Prohibited Activities Act. Prohibits an elected officer of a unit of local government from entering into or authorizing an employment contract, with the exception of a contract negotiated with a labor union, that would extend past the expiration of his or her elected term. Prohibits a governing body of a unit of local government from entering into or authorizing an employment contract, with the exception of a contract negotiated with a labor union, that would extend past the expiration of the term of the elected officer of the governing body whose term expires last. Provides that an employment contract entered into in violation of these provisions is voidable.

House Committee Amendment No. 1

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill but removes a provision prohibiting a single elected officer of a unit of local government from entering into or authorizing an employment contract, with the exception of a contract negotiated with a labor union, that would extend past the expiration of his or her elected term.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03759  Rep. Sam Yingling

35 ILCS 200/3-40
35 ILCS 200/4-20
55 ILCS 5/3-10007 from Ch. 34, par. 3-10007
55 ILCS 5/4-6001 from Ch. 34, par. 4-6001
55 ILCS 5/4-6002 from Ch. 34, par. 4-6002
55 ILCS 5/4-6003 from Ch. 34, par. 4-6003
55 ILCS 5/4-8002 from Ch. 34, par. 4-8002
705 ILCS 105/27.3 from Ch. 25, par. 27.3

Amends the Property Tax Code, the Counties Code, and the Clerks of the Courts Act. Provides that assessors, county treasurers, coroners, sheriffs, recorders of deeds, clerks of the circuit court, and other county officers whose terms of office begin on or after the effective date of the amendatory Act shall not receive a stipend. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03760  Rep. Sam Yingling

5 ILCS 140/2.25 new

Amends the Freedom of Information Act. Defines "member-based organization" as any group, association, or organization that: (1) has a membership that includes one or more government taxing bodies; (2) lobbies on behalf of its governmental members; and (3) receives a majority of its funding from its governmental members. Provides that a member-based organization is a public body under the Act; however, only records relating to the member-based organization's receipt of public funds or its expenditures made in whole or in part with public funds are public records subject to inspection and copying by the public.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03761  Rep. Sam Yingling

60 ILCS 1/Art. 27 heading
60 ILCS 1/27-5

Amends the Township Code. Provides that all townships within a coterminous, or substantially coterminous, municipality may be consolidated (currently, only townships that: are in coterminous, or substantially coterminous, municipalities where the city council exercises the powers and duties of the township board, or in which one or more municipal officials serve as an officer or trustee of the township; are located within a county with a population of 3 million or more; and contain a territory of 7 square miles or more).

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03762  Rep. Sam Yingling

35 ILCS 200/3-40
55 ILCS 5/3-10007 from Ch. 34, par. 3-10007
55 ILCS 5/4-6001 from Ch. 34, par. 4-6001
55 ILCS 5/4-6002 from Ch. 34, par. 4-6002
55 ILCS 5/4-6003 from Ch. 34, par. 4-6003
55 ILCS 5/4-8002 from Ch. 34, par. 4-8002
705 ILCS 105/27.3 from Ch. 25, par. 27.3
30 ILCS 805/8.41 new

Amends the Property Tax Code, the Counties Code, and the Clerks of Courts Act. Makes changes to provisions concerning stipends paid to supervisors of assessments, county treasurers, county coroners, county recorders, county auditors, sheriffs, and clerks of the circuit court to provide that: (1) in counties with a population under 100,000, those officials shall receive a full stipend amount; (2) in counties with a population of 100,000 or more but less than 400,000, those officials shall receive 50% of the stipend amount; and (3) in counties with a population of 400,000 or more, those officials shall receive no stipend. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03763  Rep. Sam Yingling

10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03764  Rep. Keith R. Wheeler

820 ILCS 305/8 from Ch. 48, par. 138.8
Amends the Workers' Compensation Act. Provides that the increased percentage rate for each spouse and child for
temporary total incapacity benefits, serious and permanent disfigurement benefits, and all cases other than temporary total disability
benefits shall not exceed 100% of the total minimum wage calculation, nor 83 1/3% of the employee's average weekly wage,
whichever is less (rather than shall not exceed 100% of the total minimum wage calculation, nor the employee's average weekly wage,
whichever is less). Establishes a maximum weekly compensation rate in death cases, permanent total disability cases, temporary total
disability cases, and for cases involving amputation of a member or enucleation of an eye beginning July 1, 2017 and thereafter.
Establishes a minimum weekly compensation rate in permanent total disability cases beginning July 1, 2017 and thereafter. Changes
the total compensation amount payable to an employee for an accidental injury not resulting in death. Makes changes to the benefit
periods for accidental injuries resulting in the loss of or the permanent and complete loss of use of the thumb, fingers, or toes; the
amputation of an arm, foot, or leg; the enucleation of an eye; and other injuries.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03765  Rep. Keith R. Wheeler

5 ILCS 315/6 from Ch. 48, par. 1606
115 ILCS 5/7.5 new
115 ILCS 5/11 from Ch. 48, par. 1711
Amends the Illinois Public Labor Relations Act. Provides that certain provisions concerning the collection of dues under
collective bargaining agreements apply only to collective bargaining agreements entered into before the effective date of this
amendatory Act. Provides that for collective bargaining agreements entered into, modified, extended, or amended on and after the
effective date of the amendatory Act, employers shall not enter into collective bargaining agreements that provide for the payroll
deduction of labor organization dues, fair share payments, initiation fees, and assessments. Provides that employers shall not deduct
labor organization dues, fair share payments, initiation fees, and assessments from any employee paychecks. Amends the Illinois
Educational Labor Relations Act to make conforming changes. Effective immediately.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03766  Rep. Carol Ammons

New Act
Creates the Law Enforcement Immigration Detainer Act. Provides that a law enforcement officer who receives a civil
immigration detainer with respect to a person who is in the custody of the law enforcement officer shall not detain the person under the
civil immigration detainer request unless the law enforcement officer determines that the person: has been convicted of a felony under
the laws of this State or any other jurisdiction; is subject to pending criminal charges in this State and bond has not been posted; has an
outstanding arrest warrant in this State; is identified as a known gang member by the National Crime Information Center administered
by the Federal Bureau of Investigation or as a security threat identified by the Law Enforcement Agencies Data System; is identified as
a possible match on the consolidated Terrorist Watchlist maintained by the Terrorist Screening Center administered by the Federal
Bureau of Investigation or similar database; is subject to a final order of deportation or removal issued by a federal immigration
authority; or presents an unacceptable risk to public safety, as determined by the law enforcement officer. Provides that upon a
determination by the law enforcement officer that the person is to be detained or released from custody, the law enforcement officer
shall immediately notify Immigration and Customs Enforcement of the United States. Makes other changes.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03767  Rep. Carol Ammons

215 ILCS 5/368g new
Amends the Illinois Insurance Code. Provides that a qualified individual enrolled in a qualified health plan may allow
certain third parties to pay any applicable premium or cost sharing owed by the qualified individual to the health insurance issuer
issuing the qualified health plan, and the health insurance issuer shall accept any payments made on behalf of the qualified individual,
including payments from certain third parties.
Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee
HB 03768  Rep. Carol Ammons

50 ILCS 105/4.1 new
820 ILCS 40/8 from Ch. 48, par. 2008

Amends the Public Officer Prohibited Activities Act. Defines "auditing official", "employee", "improper governmental action", and "retaliation". Provides that it is prohibited for a unit of local government, any agent or representative of a unit of local government, or another employee to retaliate against an employee who (1) reports an improper governmental action, (2) cooperates with an investigation by an auditing official related to a report of improper governmental action, or (3) testifying in a proceeding or prosecution arising out of an improper governmental action if the employee files a report with the auditing official regarding improper governmental action. Provides that the reports are confidential as allowed by law. Provides for procedures for the auditing official to process reports. Provides for remedies available to an employee who has been subject of an improper governmental action. Provides for penalties for retaliation against a report of improper governmental action. Amends the Personnel Record Review Act. Provides that records of disciplinary action must be kept for 10 years rather than 4 years.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03769  Rep. Rita Mayfield

105 ILCS 5/27A-3
105 ILCS 5/27A-7.10
105 ILCS 5/27A-7.15 new

Amends the Charter Schools Law of the School Code. Allows institutions of higher education to apply to the State Board of Education to authorize one high-quality opportunity school that prioritizes re-enrolled high school dropouts, opportunity students, or students at risk of dropping out. Sets forth the approval process for university authorizers. Allows university authorizers to review applications and the performance of opportunity schools. Sets forth provisions for fees and funding.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03770  Rep. Carol Ammons

415 ILCS 5/3.330 was 415 ILCS 5/3.32
415 ILCS 5/21 from Ch. 111 1/2, par. 1021

Amends the Environmental Protection Act. Provides that no person shall cause or allow the storage or disposal of coal combustion waste over any United States Environmental Protection Agency Designated Sole Source Aquifer or within the limits of that aquifer's recharge area, nor cause or allow the use of coal combustion waste as cover for any waste disposal site located over any Designated Sole Source Aquifer or within the limits of that aquifer's recharge area, except when coal combustion waste is deposited on power plant property in a legally-permitted cell or impoundment associated with a power plant operating with valid permits Provides, however, that once the power plant is closed, all coal combustion waste shall be removed and relocated to a location outside the Designated Sole Source Aquifer and placed in a lined facility or landfill designed according to scientifically-proven best practices and an Agency-approved closure plan. Provides that no person shall cause or allow the storage or disposal of coal combustion waste outside a Designated Sole Source Aquifer or a United States Designated Sole Source Aquifer's recharge area, unless specified conditions apply (currently, the specified conditions apply to all persons that cause or allow the storage or disposal of coal combustion waste). Makes a conforming change and other changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03771  Rep. Cynthia Soto

New Act

Creates the Defibrillator at Sporting Events Access Act. Provides that a unit of local government must ensure, through a permitting process or otherwise, that an automated external defibrillator is available for organized marathons, races, and sporting events within the jurisdiction of the unit of local government and is easily accessible and is easily accessible for use by participants and spectators at the marathon, race, or sporting event.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Creates the Defibrillator at Marathons Act. Provides that a unit of local government that requires a permit in order to conduct an organized marathon or similar race must make an automated external defibrillator available to the organized marathon or similar race permittee through the permitting process.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03772  Rep. Elizabeth Hernandez
820 ILCS 5/1.1 from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Martin A. Sandoval-Cristina Castro, John G. Mulroe and Neil Anderson)
425 ILCS 60/3 from Ch. 127 1/2, par. 803
Amends the Smoke Detector Act. Provides that the battery for specified battery powered smoke detectors must be a self-contained long term battery if specified conditions occur. Provides that specified battery requirements do not apply to fire alarms, smoke detectors, smoke alarms, or ancillary components electronically connected to specified alarm systems; that use a low-power radio frequency wireless communication signal; that uses Wi-Fi or other Wireless Local Area Networking capability to send and receive specified notifications; or to devices as designated by the State Fire Marshal. Effective January 1, 2018.
House Committee Amendment No. 1
Adds reference to:
425 ILCS 60/4 from Ch. 127 1/2, par. 804
Provides that a party in violation of specified provisions of the Smoke Detector Act concerning battery requirements shall be provided with 90 day's warning with which to rectify that violation. Provides that if that party fails to rectify the violation within that 90 day period, he or she shall be assessed a fine of $100, and shall be fined $100 every 30 days thereafter until either the violation is rectified or the cumulative amount of fines assessed reaches $1,500. Provides that certain specified penalty provisions of the Act shall apply only after a violating party has reached the $1,500 cumulative fine threshold and has still failed to rectify the violation.
House Committee Amendment No. 2
Changes the effective date to January 1, 2023 (currently, January 1, 2018).
House Floor Amendment No. 3
Provides that the battery for specified battery powered smoke detectors must be a self-contained, non-removable, long term (rather than self-contained long term) battery if specified conditions occur.
House Floor Amendment No. 4
Provides that if a party in violation of specified provisions of the Smoke Detector Act concerning battery requirements fails to rectify a violation within a specified 90-day period, he or she may (rather than shall) be assessed a fine of up to $100 (rather than a fine of $100), and may (rather than shall) be fined $100 every 30 days thereafter until either the violation is rectified or the cumulative amount of fines assessed reaches $1,500. Adds language providing that if the alleged violation has been corrected prior to or on the date of the hearing scheduled to adjudicate the alleged violation, then the violation shall be dismissed.
Aug 18 17  H  Public Act . . . . . . . . 100-0200

205 ILCS 670/15 from Ch. 17, par. 5415
205 ILCS 670/15f new
Amends the Consumer Installment Loan Act. Provides that a title loan lender shall not contract for or receive a finance charge exceeding 36% per year on the unpaid balance of a loan secured by a motor vehicle title. Provides that if the borrower defaults, interest shall cease to accrue on the title loan. Provides that the motor vehicle sale proceeds shall satisfy all outstanding debt under that title loan, and that the borrower shall not be liable for attorney's fees or deficiency resulting from that sale. Requires title loan borrowers receive any surplus from the sale of their vehicle. Defines "titled-secured loans".
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03775  Rep. Deb Conroy, Will Guzzardi and Theresa Mah
70 ILCS 3615/3B.17 new
Amends the Regional Transportation Authority Act. Provides that on and after January 1, 2018, any fixed route public transportation services provided by or through the Commuter Rail Board shall be provided at a 50% discounted fare off the non-discounted adult fare to all students who present a valid student ID card issued within the previous 12 months by a college or university, or under such conditions as shall be prescribed by the Commuter Rail Board.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03776    Rep. Sonya M. Harper
105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new
Amends the School Code. Requires school districts to develop and adopt a trauma response protocol by the 2018-2019 school year. Requires the trauma response protocol to include long-term responses to a traumatic incident, long-term care and counseling, and community engagement. Allows school districts to partner with local community providers in establishing and implementing the protocol.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03777    Rep. Juliana Stratton
30 ILCS 500/45-85 new
Amends the Illinois Procurement Code. Creates a bid incentive program for State-based manufacturers. Sets forth requirements needed to access the program and the bid incentive amount for the total dollar value of locally manufactured goods. Sets forth exemptions to the incentive program. Requires the maintenance of records and provides for penalties in the event a manufacturer fails to meet projected amounts of locally-manufactured goods. Allows the Department of Central Management Services to adopt rules to implement the program.
May 15 17   H  Tabled

HB 03778    Rep. Juliana Stratton
730 ILCS 5/3-2.5-20
Amends the Unified Code of Corrections. Provides that the Department of Juvenile Justice shall make family counseling sessions available to any person with a youth family member in the Department's custody.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03779    Rep. Kelly M. Cassidy, Gregory Harris, Silvana Tabares, Luis Arroyo, Theresa Mah and Elizabeth Hernandez
New Act
Creates the For-Profit Community Corrections Prohibition Act. Provides that on or after the effective date of the Act, the State shall not contract with a for-profit prison company for community correctional supervision of persons in the custody of the Department of Corrections or the Department of Juvenile Justice. Provides that nothing in the Act shall be construed to allow privatization prohibited by the Private Correctional Facility Moratorium Act. Provides that nothing in the Act shall be construed to prohibit the renewal of a contract with a for-profit prison company for community correctional supervision of persons in the custody of the Department of Corrections or the Department of Juvenile Justice that was in effect immediately preceding the effective date of the Act. Defines "community correctional supervision" and "for-profit prison company".
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03780    Rep. Daniel J. Burke
105 ILCS 5/27A-11
Amends the Charter Schools Law of the School Code. Provides that in no event shall the local funding agreed to by a school district and a charter school be less than 97% or more than 103% (rather than less than 75% or more than 125%) of the school district's per capita student tuition multiplied by the number of students residing in the district who are enrolled in the charter school.
Apr 28 17   H  Rule 19(a) / Re-referred to Rules Committee

730 ILCS 152/120
Amends the Sex Offender Community Notification Law. Provides that the sheriff of the county and the Chicago Police Department may disclose the sex offender information by notifying the entities required to receive disclosure of sex offender information of the link to the "County Sex Offender Registration" website if available in that county or of the "Chicago Sex Offender Registration" website if available in that city.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03782    Rep. Anna Moeller
70 ILCS 805/3 from Ch. 96 1/2, par. 6304
Amends the Downstate Forest Preserve District Act. Makes a technical change in a Section concerning judicial notice.
Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee
HB 03783  
Rep. Litesa E. Wallace  
105 ILCS 5/3-15.12 from Ch. 122, par. 3-15.12  
Amends the School Code. Makes a technical change in a Section concerning a high school equivalency testing program.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03784  
(Sen. Chuck Weaver)  
105 ILCS 5/26-2 from Ch. 122, par. 26-2  
105 ILCS 5/26-12 from Ch. 122, par. 26-12  
Amends the Compulsory Attendance Article of the School Code. In a Section concerning enrolled pupils not of compulsory school age, removes provisions that allow a school or school district to deny enrollment to a student 17 years of age or older for one semester for failure to meet minimum academic standards if certain conditions are met, and provides that no child may be denied reenrollment (instead of enrollment or reenrollment) under the Section in violation of the federal Individuals with Disabilities Education Act or the Americans with Disabilities Act. Prohibits punitive action from being taken against truant minors (rather than chronic truants) for such truancy unless available supportive services and other school resources have been provided to the student. Provides that a truant minor may not be expelled for nonattendance unless he or she has accrued 15 consecutive days of absences without valid cause and the student cannot be located by the school district or the school district has located the student but cannot, after exhausting all available support services, compel the student to return to school. Effective July 1, 2017.

Aug 13 18  H  Public Act . . . . . . . . . 100-0825

HB 03785  
Rep. Margo McDermed  
(Sen. Chapin Rose)  
225 ILCS 515/1.1 was 225 ILCS 515/11  
225 ILCS 515/1.5  
225 ILCS 515/4 from Ch. 111, par. 904  
225 ILCS 515/5 from Ch. 111, par. 905  
225 ILCS 515/13 rep.

Amends the Private Employment Agency Act. In provisions concerning application for license, removes requirement that the Department of Labor investigate the fitness of the premises to be used. In provisions concerning referrals, removes references to referrals by telegraph. Repeals a provision granting the Department police powers. Renumbers provisions concerning definitions and makes technical corrections. Makes other technical corrections. Effective immediately.

Aug 22 17  H  Public Act . . . . . . . . . 100-0278

HB 03786  
Rep. Elizabeth Hernandez, Theresa Mah, Camille Y. Lilly, Linda Chapa LaVia and Gregory Harris  
105 ILCS 5/34-1 from Ch. 122, par. 34-1  
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 03787  Rep. Silvana Tabares

Amends the Business Corporation Act of 1983, the General Not For Profit Corporation Act of 1986, the Limited Liability Company Act, the Uniform Partnership Act (1997), and the Uniform Limited Partnership Act (2001). Provides that interrogatories propounded by the Secretary of State to entities organized under those Acts must be answered within 30 days, that answers must be full and complete, and that answers must be in writing and under oath. Provides that for the purpose of verification of the answers to the interrogatories, production of documents may be requested and, if requested, the records shall be produced. Requires that interrogatories propounded to an individual must be answered by the individual. Limits public disclosure of the interrogatories and the responses. Effective July 1, 2017.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03788  Rep. Juliana Stratton

Amends the Sex Offender Registration Act. Provides that if the person is an adjudicated juvenile delinquent who meets the definition of sex offender as set forth in the Act or if the person is under 18 years of age and prosecuted under the criminal laws of this State and meets the definition of sex offender under the Act, the person is exempt from paying the initial registration fee but is required to pay the annual registration fee when he or she attains 18 years of age.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03789  Rep. Martin J. Moylan

Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the place of trial.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


Amends the General Assembly Compensation Act. Establishes the fiscal year 2018 mileage reimbursement rate and allowance for lodging and meals. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal year beginning July 1, 2017 for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03791
(Sen. Thomas Cullerton)
815 ILCS 5/2.35
815 ILCS 5/4
815 ILCS 5/8d
Amends the Illinois Securities Law of 1953. Includes certain agents of title insurance companies and registered broker-dealers and registered investment advisors within the scope of the term "qualified escrowee". With respect to certain exempt transactions, removes a requirement that the dealer be organized under Illinois Law, authorizes the payment of finders fees, and make other changes. Permits an Internet Portal to accept equity as payment if specified conditions are met.

House Committee Amendment No. 1
Replaces everything after the enacting clause with provisions substantially similar to the introduced bill with certain changes. Provides that a law firm may act as a qualified escrowee. Provides that actions authorized pursuant to an interpretive letter issued by the Securities and Exchange Commission are permitted.

Senate Floor Amendment No. 2
Provides that in addition to other requirements, a qualified escrowee that is an agent or affiliate of a title insurance company must be one approved by such title insurance company to act under the Illinois Securities Law of 1953 and pursuant to the terms and requirements of the Title Insurance Act.

Sep 15 17  H  Public Act . . . . . . . . . 100-0507

HB 03792
Rep. Camille Y. Lilly
(Sen. Don Harmon and Cristina Castro-Elgie R. Sims, Jr.-Mattie Hunter)
105 ILCS 5/27-20.7 new
Amends the School Code. Requires each school district to require that all students in grade 6 receive education on work ethics, including, but not limited to, learning how to be reliable, be professional, take initiative, be positive, respect authority, and have integrity.

House Floor Amendment No. 1
Deletes reference to:

105 ILCS 5/27-20.7 new

Adds reference to:

110 ILCS 148/15
Replaces everything after the enacting clause. Amends the Postsecondary and Workforce Readiness Act. In provisions concerning postsecondary and career expectations, provides that, beginning in grade 6, students should be introduced to the importance of developing and applying a work ethic in a variety of contexts; sets forth what this introduction may include.

Nov 28 18  H  Total Veto Stands - No Positive Action Taken

HB 03793
Rep. Camille Y. Lilly
405 ILCS 80/Art. VII heading new
405 ILCS 80/7-1 new
Amends the Developmental Disability and Mental Disability Services Act. Provides that the Department of Human Services shall establish family centers throughout this State to provide counseling and mental health services to families who are indigent based on any behavior or mental health condition as determined by Department rule. Provides that the Department shall employ or contract with psychiatrists, clinical psychologists, clinical social workers, and licensed marriage and family therapists to provide those services.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 03794

730 ILCS 5/5-6-4 from Ch. 38, par. 1005-6-4

Amends the Unified Code of Corrections. Provides that an arrest warrant issued for an offender who violated a condition of his or her probation, conditional discharge, or supervision where there is danger of his or her fleeing the jurisdiction or causing serious harm to others or when the offender fails to answer a summons or notice from the clerk of the court or sheriff shall remain active for a period not to exceed 5 years from the date the warrant was issued unless a motion to extend the warrant is filed by the office of the State's Attorney or by, or on behalf of, the agency supervising the wanted person. Provides that a motion to extend the warrant shall be filed within one year of the date the warrant is issued and notice shall be provided to the office of the sheriff. Provides that if a person is serving a sentence of probation, conditional discharge, or supervision for a firearm offense or forcible felony, the warrant shall remain active for a period of 10 years from the date the warrant was issued at which time the wanted person's period of probation, conditional discharge, or supervision shall terminate unsatisfactorily as a matter of law.

House Committee Amendment No. 1

Provides that a motion to extend the warrant shall be filed within one year of the date the warrant is set to expire (rather than issued) and notice shall be provided to the office of the sheriff.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03795
Rep. Frances Ann Hurley

40 ILCS 5/9-179.1 from Ch. 108 1/2, par. 9-179.1

30 ILCS 805/8.41 new

Amends the Illinois Pension Code. In the Cook County Article, deletes a restrictive date in a provision concerning establishing credit for military service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03796
Rep. Brandon W. Phelps and Jerry Costello, II

430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that the regulation of the possession or ownership of a rifle or shotgun (rather than assault weapons) are exclusive powers and functions of this State. Provides that any ordinance or regulation, or portion of that ordinance or regulation, that purports to regulate the possession or ownership of any rifle or shotgun (rather than assault weapons) in a manner that is inconsistent with this Act, shall be invalid. Deletes provision that an ordinance or regulation enacted on, before, or within 10 days after the effective date of Public Act 98-63 (July 9, 2013) regulating the possession or ownership of assault weapons is valid. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03797
Rep. Daniel V. Beiser

320 ILCS 30/3 from Ch. 67 1/2, par. 453

Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that, for the 2017 assessment year and thereafter, the total amount of the deferral under the Act shall not exceed $6,000 (currently, $5,000) per taxpayer in each tax year. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03798
Rep. Daniel V. Beiser

35 ILCS 200/15-169

Amends the Property Tax Code. In a Section concerning the homestead exemption for veterans with disabilities, provides that, for taxable years 2017 and thereafter, if the veteran has a service connected disability of 20% (currently, 30%) or more but less than 50%, then the annual exemption is $2,500. Provides that that exemption also applies to veterans who are not disabled but are over the age of 75. Removes a requirement that the homestead exemption for veterans with disabilities applies only to residences with an equalized assessed value of less than $250,000. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03799
Rep. Daniel V. Bieser-Martin J. Moylan, Deb Conroy, Michelle Mussman, Sam Yingling, Silvana Tabares and Stephanie A. Kifowit

Amends the Illinois Banking Act, the Savings Bank Act, and the Illinois Credit Union Act. Allows certain financial institutions to refuse a transaction if an employee or officer has fulfilled certain training requirements under the Adult Protective Services Act and reasonably believes that an act of financial exploitation of an eligible adult has occurred or may occur. Provides that neither the financial institution nor its employees or officers shall be liable for any actions taken in good faith under the provisions. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03800
Rep. Silvana Tabares and Martin J. Moylan

Amends the General Assembly Article of the Illinois Pension Code. Prohibits participation in the System by a person who (i) has ever received a retirement annuity or retirement pension from any other retirement system or pension fund under the Code and (ii) did not become a participant before the effective date of the amendatory Act. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03801
Rep. Juliana Stratton and La Shawn K. Ford

Amends the Unified Code of Corrections. Provides that before the youth is released on aftercare release, the Department of Juvenile Justice shall require the youth to attend a restorative justice circle or family group conferencing session to ensure appropriate family support and a smooth transition upon his or her return home and into his or her community.
May 15 17  H  Tabled

HB 03802
Rep. Laura Fine

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that post-purchase fees may not be imposed with respect to gift certificates usable with multiple sellers of goods or services.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03803
(Sen. Toi W. Hutchinson and Heather A. Steans-Iris Y. Martinez-Patricia Van Pelt-Jacqueline Y. Collins)

Amends the Criminal Code of 2012. Changes the offense of unlawful contact with streetgang members to unlawful participation in streetgang related activity. Provides that a person commits the offense when he or she knowingly commits any act in furtherance of streetgang related activity (rather than has direct or indirect contact with a streetgang member). Provides that a violation is a Class A misdemeanor.
Aug 22 17  H  Public Act . . . . . . . . 100-0279

HB 03804
Rep. La Shawn K. Ford

Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately sealed after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately sealed. Provides that the petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03805
Rep. La Shawn K. Ford

New Act

Creates the Encouraging Small Business Lending Tax Credit Act. Contains only a short title provision.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03806  Rep. Michael J. Zalewski  
(Sen. Don Harmon-John G. Mulroe)  
20 ILCS 301/5-10  
20 ILCS 301/10-65 new  
625 ILCS 5/11-501.01  
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Requires the Department of Human Services, upon request, to provide DUI service providers licensed by the State and any court, as defined, with copies of identification and arrest data the Department receives from federal, State, and local law enforcement agencies. Establishes the DUI Service Provider Effectiveness Program Exploratory Committee to create an audit and evaluation process that permits the evaluation of treatment and intervention outcomes of licensed DUI service providers so that persons interested in DUI treatment or intervention services can make informed decisions concerning provider selection and courts can better determine which DUI service providers to keep on their approved-provider lists. Contains provisions concerning membership on the Committee, initial appointments, voting rights, reporting requirements, and other matters. Requires the Committee to prepare and publish in a central publication information obtained through the audit and evaluation process established by the Committee, but not before performing certain tasks, including the development of: (i) a process and statistical method of outcome analysis and research that targets DUI recidivism as a measure of the treatment or intervention effectiveness of each DUI service provider; and (ii) a standardized method or process by which a court may consult and collaborate with a DUI service provider whose program of DUI treatment or intervention services fails to meet or adequately address the needs of clients residing within the court's judicial circuit. Amends the Illinois Vehicle Code. Adds a requirement concerning DUI treatment review surveys. Effective immediately.  
House Committee Amendment No. 1  
Deletes reference to:  
20 ILCS 301/5-10  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:  
Removes a provision that requires the Department of Human Services, upon request, to provide DUI service providers licensed by the State and any court, as defined, with copies of identification and arrest data the Department receives from federal, State, and local law enforcement agencies. Redefines "DUI" to mean a conviction under a specified provision of the Illinois Vehicle Code (rather than to mean driving under the influence of alcohol or other substances which may cause impairment of driving ability). In provisions concerning the DUI Service Provider Effectiveness Program Exploratory Committee established in the introduced bill, provides that vacancies on the Committee shall be filled by individuals possessing the same membership requirements as the original appointee whom the replacement is taking the place of (rather than in the same manner as the original appointments). Makes changes to provisions concerning: (i) absent and substitute members; survival analysis studies; the collection of information for survival analysis studies and outcome analysis and research studies; an auditing and evaluation process to be developed by the Department in order to verify information on the resources provided by DUI service providers and included in the central publication; and other matters. Requires the Committee to dissolve upon submitting its report to the General Assembly and the Department of Human Services as required in the provisions of the introduced bill. Permits the Department to modify, add, or remove information collected and published within the central publication as well as modify the auditing and evaluation measures used in analyzing such information for the central publication upon the dissolution of the Committee. Effective immediately.  
Fiscal Note (Dept. of Human Services)  
The Department of Human Services currently funds DUI services from the Drunk and Drugged Driving Prevention Fund. For every dollar that the Department has to divert to support the driving abstract fee, a corresponding dollar of service will need to be reduced. Without additional revenue streams, the Department will have no choice but to reduce services. During FY16, the Department funded approximately 6,600 risk assessments and risk educational programs at a cost of $884.0K. If the Department has to fund 6,600 driving abstracts at $12 each, the cost would be an estimated $79,200. This would decrease available service dollars by 9% and would reduce the number of assessments and educational programs available to an estimated 587 individuals. The costs associated with this proposal are estimated based on the Department's current income eligibility guidelines. If these income thresholds are not maintained, then the Department would be responsible for additional individuals that would not qualify for State funded Addiction Treatment Services under the current rules.  
House Floor Amendment No. 2  
Adds the Director of the Illinois State Police, or his or her designee, to the list of members on the DUI Service Provider Effectiveness Program Exploratory Committee.  
Senate Floor Amendment No. 3  
Deletes reference to:  
20 ILCS 301/10-65 new  
Deleting reference to:  
625 ILCS 5/11-501.01
HB 03806 (CONTINUED)

Adds reference to:

765 ILCS 1026/15-201

Adds reference to:

765 ILCS 1026/15-210

Adds reference to:

765 ILCS 1026/15-603

Adds reference to:

765 ILCS 1026/15-1002.1

Adds reference to:

765 ILCS 1026/15-1004

Adds reference to:

765 ILCS 1026/15-1401

Replaces everything after the enacting clause. Amends the Revised Uniform Unclaimed Property Act. Makes changes concerning the time and circumstances under which financial organization deposits are presumed abandoned. Makes changes in provisions governing extending the reporting date of certain reported renewable time deposits. Deletes language requiring a holder to inform the administrator to provide a telephone number to contact the administrator to inquire about or claim property. Provides that the administrator does not need to notify the Department of Revenue of the names or social security numbers of apparent owners of abandoned property if he or she reasonably believes that the Department of Revenue will be unable to provide information that would provide sufficient evidence to establish that the person in the Department of Revenue's records is the apparent owner of unclaimed property in the custody of the administrator. Provides that the State Treasurer may, at reasonable times and upon reasonable notice: (1) examine the records of specified types of financial organizations under certain conditions; (2) issue an administrative subpoena requiring the financial organization to make records available for examination; and (3) bring an action seeking judicial enforcement of the subpoena. Provides that records obtained in examinations of State-regulated financial organizations are subject to the same provisions concerning use and confidentiality as records obtained in examinations of other persons. Makes other changes. Effective immediately.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 03807  Rep. Emily McAsey

415 ILCS 5/22  from Ch. 111 1/2, par. 1022

Amends the Environmental Protection Act. Makes a technical change to a Section concerning regulations.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03808  Rep. Sonya M. Harper, Sam Yingling and Deb Conroy

815 ILCS 505/2TTT new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a merchant to impose a surcharge, transaction charge, or other additional fee upon a transaction involving the use of a credit card when the amount of the transaction before the imposition of taxes and any other fee is less than $5.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03809  Rep. Sonya M. Harper

720 ILCS 677/5
720 ILCS 677/10

Amends the Display of Tobacco Products Act. Provides that all tobacco and alternative nicotine products (rather than single packs of cigarettes and alternative nicotine products) must be sold from behind the counter or in an age restricted area or in a sealed display case. Provides that candy may not be displayed within 5 feet of a counter that has behind it any tobacco products. Defines "candy" and "tobacco product". Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Display of Tobacco Products Act. Reinserts the provisions of the bill but provides that candy may not be displayed within 5 feet of any tobacco products, alternative nicotine products, or any advertisements or labels of those products (rather than a counter that has behind it any tobacco products). Effective immediately.

Mar 31 17   H  Rule 19(a) / Re-referred to Rules Committee

HB 03810  Rep. Litesa E. Wallace-Sonya M. Harper, Silvana Tabares, Thaddeus Jones, Juliana Stratton and Sheri Jesiel

105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new
110 ILCS 330/10 new
210 ILCS 85/6.27 new

Amends the School Code. Requires school boards to develop a trauma response protocol that shall be implemented in response to a traumatic event at a school, including, but not limited to, a shooting at the school. Sets forth various requirements for the protocol, including response by hospitals, trauma intervention services, and community engagement. Amends the University of Illinois Hospital Act and Hospital Licensing Act to make conforming changes. Effective immediately.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 03811  Rep. Natalie A. Manley

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Amends the School Code. Provides that if a school discovers that a physician, advanced practice nurse, or physician assistant refuses to conduct a developmental screening or the social and emotional screening despite the request of a parent or legal guardian, the school shall report the refusal to the Department of Financial and Professional Regulation and the Department shall impose a $500 civil penalty on the physician, advanced practice nurse, or physician assistant who refused to complete the screenings. Effective June 1, 2017.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee

HB 03812  Rep. Natalie A. Manley

35 ILCS 5/302 from Ch. 120, par. 3-302
35 ILCS 5/701 from Ch. 120, par. 7-701

Amends the Illinois Income Tax Act. Provides that the amount of compensation allocated to this State for nonresident individuals (other than professional athletes) shall be the portion of the individual's total compensation for services performed for his or her employer during the taxable year which the number of working days spent within this State performing services for the employer in any manner during the taxable year bears to the total number of working days spent both within and without this State during the taxable year (currently, all items of compensation paid in the State are allocated to the State). Effective immediately.

Mar 31 17   H   Rule 19(a) / Re-referred to Rules Committee
HB 03813  Rep. Kathleen Willis

210 ILCS 135/14.5 new

815 ILCS 510/2 from Ch. 121 1/2, par. 312

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Adds provisions concerning required disclosures and contract requirements for providers of community-integrated living arrangements. Provides that at the time of or prior to the execution of a contract to provide continuing care at a community-integrated living arrangement, or at the time of or prior to the transfer of any money or other property to a provider by or on behalf of a prospective resident, whichever shall first occur, a provider shall deliver a disclosure statement to the person with whom the contract is to be entered into that contains specified information. Provides that all contracts for continuing care at a community-integrated living arrangement used by a provider shall include specified information. Contains provisions requiring a community-integrated living arrangement to make certain disclosures to the Department of Human Services. Provides that residents may receive, upon request, specified information from providers and may submit comments. Provides that providers shall, to the maximum extent practicable, offer specified explanations, inform residents of certain matters, and make use of specified standards and practices. Provides that a violation of these provisions by a provider of a community-integrated living arrangement shall constitute a deceptive trade practice under the Uniform Deceptive Trade Practices Act. Makes a corresponding change in the Uniform Deceptive Trade Practices Act. Makes other changes.

Mar 01 18  H  Tabled

HB 03814  Rep. Elaine Nekritz

20 ILCS 105/4.02g new

Amends the Illinois Act on the Aging. Provides that any person or organization authorized by the Department on Aging to provide services under the Community Care Program shall, in the good faith performance of those services, have immunity from any civil, criminal, or other liability in any civil, criminal, or other proceeding brought as a consequence of the performance of those services. Provides that the State shall indemnify and hold harmless any person or organization authorized by the Department to provide services under the Community Care Program for all the acts, omissions, decisions, or other conduct arising out of the scope of the Community Care Program duties of the person or organization; and that the method of providing indemnification shall be as provided in the State Employee Indemnification Act. Provides that the immunity and indemnification protections in the new provisions apply to the Community Care Program and any related program subsequently established by administrative rule.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03815  Rep. Elaine Nekritz

20 ILCS 415/4c from Ch. 127, par. 63b104c

20 ILCS 3930/16 new

730 ILCS 5/5-8-8

730 ILCS 5/5-8-9 new

Amends the Personnel Code. Provides for exemption from the Code of employees having demonstrable, defined advanced skills in statistical research and data analytics who are employed in research and analysis units of executive branch agencies or whose duties are primarily focused on developing information sharing capabilities across executive branch agencies and between State agencies and units of local government. Amends the Criminal Justice Information Act. Abolishes the Illinois Integrated Justice System Implementation Board. Amends the Unified Code of Corrections. Creates the Illinois State Criminal Justice Data, Research, and Implementation Advisory Committee to (1) examine existing State and local criminal justice data collection systems and assess agencies' capacities to effectively analyze data and evaluate criminal justice trends and programming based on national best practices; and (2) publish an annual report, detailing its findings and recommendations to the General Assembly and the Governor. Provides that the administrative support for the Committee shall be provided by the Illinois Sentencing Policy Advisory Council. Provides that each department, agency, board, or authority of the State or any unit of local government shall provide records or other information to the Committee as requested by the Committee to carry out its duties, provided that the Committee and provider of the information shall make appropriate arrangements to ensure that the Committee and provider of the information to the Committee does not violate any applicable laws.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Unified Code of Corrections. Provides that a committed person who is at least 55 years of age and who has served at least 20 consecutive years of imprisonment in a Department of Corrections institution or facility may petition the Prisoner Review Board for participation in the Elderly Rehabilitated Prisoner Superseded Release Program. Provides that if the committed person files the petition, the victims and the families of the victims of the petitioner's offenses shall be notified in a timely manner after the petition is filed. Provides that within 30 days after receiving the petition, the Board shall notify the victims and the families of the victims of the committed person's petition, and it shall provide an opportunity for the victims and their families to submit statements in support of or opposition to the petitioner's participation in the Program. Provides that the Board shall consider the petition in its entirety, including information supplied by the Department of Corrections, and shall not order the release of the petitioner if it finds that the petitioner's release would pose an unacceptable risk of danger to public safety. Provides that if the Board determines that the petitioner should participate in the Program, the Board shall set a date for his or her release that is before the expiration of his or her current sentence. Provides that the Board also shall set conditions for the petitioner's release in accordance with the person's risks, assets, and needs which are identified through an assessment tool provided in the Illinois Crime Reduction Act of 2009.
HB 03817


(Sen. Michael E. Hastings, Omar Aquino, Laura M. Murphy-Ira I. Silverstein, Emil Jones, III, Daniel Biss, Mattie Hunter, Kimberly A. Lightford, Chris Nybo, Sue Rezin-Toi W. Hutchinson-Don Harmon-Jacqueline Y. Collins, Napoleon Harris, III, Patricia Van Pelt and James F. Clayborne, Jr.)

705 ILCS 405/1-1 from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 2

Deletes reference to:

705 ILCS 405/1-1

Adds reference to:

705 ILCS 405/1-7

Adds reference to:

705 ILCS 405/1-8

Adds reference to:

705 ILCS 405/5-915

Adds reference to:

705 ILCS 405/5-622 rep.

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987. Provides that all juvenile records which have not been expunged are sealed and may never be disclosed to the general public or otherwise made widely available. Provides that sealed records may be obtained only when their use is needed for good cause and with an order from the juvenile court, as required by those not authorized to retain them. Provides that a juvenile adjudication shall never be considered a conviction nor shall an adjudicated individual be considered a criminal. Provides that, unless expressly allowed by law, a juvenile adjudication shall not operate to impose upon the individual any of the civil disabilities ordinarily imposed by or resulting from conviction. Provides that adjudications shall not prejudice or disqualify the individual in any civil service application or appointment, from holding public office, or from receiving any license granted by public authority. Provides that the confidentiality provisions of the Act apply to law enforcement and municipal ordinance violations. Provides that willful violation of the confidentiality provisions of the Act is a Class B misdemeanor and each violation is subject to a fine of $1,000. Provides for various circumstances when juvenile records shall be expunged automatically without a petition brought by the individual and repeals provisions pertaining to those court procedures. Eliminates the requirement that a person be 21 years of age be eligible for expungement by petition. Provides that a person whose delinquency adjudications are not eligible for automatic expungement may petition the court to expunge all law enforcement records relating to any incidents occurring before his or her 18th birthday which did not result in proceedings in criminal court and all juvenile court records with respect to any adjudications (except those based upon first degree murder) if 2 years have elapsed since all juvenile court proceedings relating to him or her have been terminated and his or her commitment to the Department of Juvenile Justice under this Act has been terminated. Provides that applications for employment within the State must contain specific language that states that the applicant is not obligated to disclose expunged juvenile records of adjudication or arrest. Provides that local law enforcement agencies shall send written notice to the minor of the expungement of any records within 60 days of automatic expungement or the date of service of an expungement order. Defines “dissemination” and “juvenile court record”. Makes other changes.

House Floor Amendment No. 3

Clarifies that unless otherwise allowed by law, juvenile adjudications shall not prejudice or disqualify the individual in any civil service application or appointment, from holding public office, or from receiving any license granted by public authority. Provides that nothing in the expungement of juvenile law enforcement and court records provisions shall require the physical destruction of the internal office records, files, or databases maintained by the Office of the Secretary of State. Changes automatic expungement of records from being executed within 5 business days to 60 business days. Excludes a specific list of forcible felony type offenses from the automatic expungement provisions. Restores current law that an expungement of records on an offense for which the person was adjudicated delinquent which is sought upon termination of juvenile court proceedings is limited to a Class B misdemeanor, Class C misdemeanor, petty offense, or business offense. Provides records of an offense under the sex offense Article of the Criminal Code is precluded from expungement if the person is required to register under the Sex Offender Registration Act.

Senate Committee Amendment No. 1
HB 03817 (CONTINUED)

Adds the offenses of dismembering a human body, inducement to commit suicide, reckless discharge of a firearm, gunrunning, firearms trafficking, possession of a stolen firearm, and aggravated possession of a stolen firearm to the list of forcible felony type offenses excluded from the automatic expungement provisions.

Aug 24 17    H    Public Act . . . . . . . . . 100-0285


230 ILCS 40/46 new

Amends the Video Gaming Act. Provides that a public officer or public employee may not, with the intent to obtain any money, fee, commission, credit, gift, gratuity, thing of value, or compensation for the award of the contract or operation of the video gaming, solicit, intimidate, or coerce the owner or agent of the owner of a licensed establishment, licensed veterans establishment, licensed truck stop establishment, or licensed fraternal establishment to enter into any contract with another person for the operation of a video gaming terminal under the Act. Provides that a violation is a Class 3 felony. Provides that it is not a defense to a violation of this provision that the public officer or public employee did not receive any monetary consideration or other thing of value from the operator or proposed operator of the video gaming terminal or from the owner or agent of the owner of the licensed establishment, licensed veterans establishment, licensed truck stop establishment, or licensed fraternal establishment for the solicitation, intimidation, or coercion of the owner or agent of the licensed establishment, licensed veterans establishment, licensed truck stop establishment, or licensed fraternal establishment. Provides that any contract entered into in violation of this provision on and after the effective date of the amendatory Act is null and void. Effective immediately.

Apr 13 18    H    Rule 19(a) / Re-referred to Rules Committee

HB 03819    Rep. Lou Lang-David S. Olsen and Gregory Harris

New Act

Creates the Microphone-Enabled Devices Act. Contains legislative findings and defines terms. Requires that a private entity give written notice to and obtain the informed consent of a user before enabling the microphone in the user’s device. Provides for a private right of action for damages, attorney’s fees, and injunctive relief. Excludes State agencies and units of local government. Effective immediately.

May 15 17    H    Tabled
HB 03820
Rep. Fred Crespo-John Cavaletto-Robert W. Pritchard and Dave Severin
(Sen. Jennifer Bertino-Tarrant-Melinda Bush)

105 ILCS 5/21B-15
105 ILCS 5/21B-20
105 ILCS 5/21B-35
105 ILCS 5/21B-45
105 ILCS 5/24-14 from Ch. 122, par. 24-14

Amends the Educator Licensure and Employment of Teachers Articles of the School Code. Provides that no one may be licensed to teach or supervise or be otherwise employed in the public schools of this State who is not at least 19 (instead of 20) years of age. Makes changes concerning a career and technical educator endorsement, a part-time provisional career and technical educator endorsement, and a provisional career and technical educator endorsement on an Educator License with Stipulations; the minimum requirements for educators trained in other states or countries; and Professional Educator License renewal. In provisions concerning the termination of contractual continued service by a teacher, provides that any teacher terminating service not in accordance with those provisions may be publicly reprimanded (rather than being guilty of unprofessional conduct and liable to suspension of licensure for a period not to exceed one year). Effective July 1, 2017.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/24-14

Adds reference to:
105 ILCS 5/21B-25

Replaces everything after the enacting clause. Reinserts the contents of the bill as introduced with the following changes. Provides that an individual who holds a provisional career and technical educator endorsement on an Educator License with Stipulations but does not hold a bachelor's degree may substitute teach in career and technical education classrooms. Makes changes concerning the minimum requirements for educators trained in other states or countries, including setting forth requirements for applicants who have not been entitled by an Illinois-approved educator preparation program at an Illinois institution of higher education applying for a Professional Educator License endorsed for Director of Special Education and providing that a provisional educator endorsement to serve as Director of Special Education may be affixed to an Educator License with Stipulations. Removes the provisions making changes to a Section concerning termination of contractual continued service by a teacher. Effective July 1, 2017.

House Committee Amendment No. 2
Corrects a spelling error.

Jun 30 17 H Public Act . . . . . . . . 100-0013

HB 03821 Rep. Keith R. Wheeler

5 ILCS 315/4 from Ch. 48, par. 1604

Amends the Illinois Public Labor Relations Act. Provides that public employers shall not be required to bargain over issues concerning second chance programs or other similar programs that are directed at assisting in the reintegration of ex-offenders into the workforce after they have been released from house arrest, home confinement, drug or alcohol programs, or a work release center, including the impact or implementation of such programs on the wages, hours, and terms and conditions of employment for public employees. Provides that issues concerning second chance programs shall be considered matters of inherent managerial policy for purposes of bargaining under the Act. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03822  Rep. Marcus C. Evans, Jr.-William Davis-Carol Ammons-Elgie R. Sims, Jr., Will Guzzardi and Kelly M. Cassidy

20 ILCS 1605/10.1 from Ch. 120, par. 1160.1
20 ILCS 1605/10.1b new
20 ILCS 2630/12
20 ILCS 2630/13
35 ILCS 130/4 from Ch. 120, par. 453.4
35 ILCS 130/4b from Ch. 120, par. 453.4b
35 ILCS 130/4c
35 ILCS 130/4i new
55 ILCS 5/5-10004 from Ch. 34, par. 5-10004
55 ILCS 5/5-10004a new
210 ILCS 50/3.50
210 ILCS 50/3.51 new
225 ILCS 209A.1 new
225 ILCS 20/19 from Ch. 111, par. 6369
225 ILCS 30/95 from Ch. 111, par. 8401-95
225 ILCS 30/96 new
225 ILCS 37/32 new
225 ILCS 37/35
225 ILCS 57/15
225 ILCS 57/15.1 new
225 ILCS 57/45
225 ILCS 115/8.2 new
225 ILCS 115/8.2 new
225 ILCS 115/25 from Ch. 111, par. 7025
225 ILCS 227/35
225 ILCS 227/36 new
225 ILCS 230/1005 from Ch. 111, par. 7855
225 ILCS 230/1005-1 new
225 ILCS 310/13 from Ch. 111, par. 8213
225 ILCS 310/13.5 new
225 ILCS 330/12.5 new
225 ILCS 330/27 from Ch. 111, par. 3277
225 ILCS 345/15 from Ch. 111, par. 7116
225 ILCS 345/15.1 new
225 ILCS 401/74 new
225 ILCS 401/75
225 ILCS 407/20-11 new
225 ILCS 407/20-15
225 ILCS 412/75
225 ILCS 412/76 new
225 ILCS 415/11 from Ch. 111, par. 6211
225 ILCS 415/11.1 new
225 ILCS 415/23 from Ch. 111, par. 6223
225 ILCS 422/40
Amends the Criminal Identification Act. Requires that applications for certification, registration, and licensure must contain specific language that states that the applicant is not obligated to disclose sealed or expunged records of conviction or arrest and prohibits entities authorized to grant professional licenses, certifications, and registrations from asking if an applicant has had records sealed or expunged. Provides that certain sealed or impounded felony records shall not be disseminated in connection with an application for a professional or business license, registration, or certification, except specified health care worker licenses. Amends various professional licensing Acts with the following changes: Provides that the licensing agency must find that a license applicant has not committed certain acts or has been sufficiently rehabilitated to approve the application. In provisions concerning license denial, nonrenewal, or revocation for conviction of a felony, allows the licensing agency to issue a license with monitoring requirements and provides for an exception if an individual demonstrates to the licensing agency sufficient rehabilitation to warrant the public trust. Provides that the licensing agency shall not require applicants to report certain criminal history information and the licensing agency shall not consider the information. Requires the licensing agency to consider certain mitigating factors and evidence of rehabilitation for license applicants. Requires the licensing agency, upon denial of a license, to provide the applicant certain information concerning the denial. Provides that on May 1 of each year, the licensing agency shall prepare, publicly announce, and publish certain statistical information. Makes other changes. Effective January 1, 2018.
HB 03822 (CONTINUED)

House Committee Amendment No. 2

Deletes reference to:

20 ILCS 2360/13

Deletes reference to:

210 ILCS 50/3.50

Deletes reference to:

210 ILCS 50/3.51 new

Replaces everything after the enacting clause. Reinserts the introduced bill with changes that include the following. Makes changes to the list of information that must be included in a notice of denial if the applicable State agency refuses to issue a license to an applicant. Specifies that the applicable State agency shall consider certain factors and evidence to determine whether a prior conviction will impair the ability of the applicant to engage in the position for which a license is sought. Makes changes to reporting requirements. Removes provisions specifying that it is the affirmative obligation of the applicable State agency to demonstrate that a prior conviction would impair the ability of the applicant to engage in the licensed practice. In provisions amending the Illinois Lottery Law, provides that the Department of the Lottery may grant a license to a person convicted of a felony where such conviction will impair the person's ability to engage in the licensed position when a period of 5 years after the conviction or 3 years since release from confinement, whichever is later, has elapsed without a subsequent conviction. In provisions amending the Criminal Identification Act concerning the effect of expungement or sealing records, provides that the entity authorized to grant a license shall include, in an application for licensure, specific language stating that the applicant is not obligated to disclose sealed or expunged records of a conviction or arrest; however, if the inclusion of that language in an application for licensure is not practical, the entity shall publish on its website instructions specifying that applicants are not obligated to disclose sealed or expunged records of a conviction or arrest (rather than applications for licensure must contain specific language which states that the applicant is not obligated to disclose sealed or expunged records of conviction or arrest). Removes provisions relating to the retention and release of sealed records. Removes provisions amending the Emergency Medical Services (EMS) Systems Act. In provisions amending the Dietitian Nutritionist Practice Act concerning applicant convictions, provides that when reviewing, for the purposes of licensure, a conviction of any felony or a misdemeanor directly related to the practice of the profession of an applicant, the Department of Financial and Professional Regulation shall consider the applicant's successful completion of sentence. In provisions amending the Illinois Horse Meat Act concerning applicant provisions, provides that the Department of Agriculture shall not require applicants to report certain information and shall not consider certain criminal history records (rather than certain information shall not be requested, inquired into, or considered) in connection with an application for a license under the Act. Makes other changes. Effective January 1, 2018.

State Mandates Fiscal Note, House Committee Amendment No. 2 (Dept. of Commerce & Economic Opportunit

Fiscal Note, House Committee Amendment No. 2 (Financial & Professional Regulation)

The Department of Financial and Professional Regulation anticipates that HB3822 (H-AM 2) to have minimal impact on the expenditure of state funds and minimal impact on state revenues.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03823

Rep. C.D. Davidsmeyer

805 ILCS 5/15.10 from Ch. 32, par. 15.10

805 ILCS 180/50-10

805 ILCS 215/1302


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03824

Rep. C.D. Davidsmeyer

205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03825

Rep. C.D. Davidsmeyer

760 ILCS 5/2 from Ch. 17, par. 1652

Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning definitions.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03826  Rep. Mike Fortner
(Sen. Michael Connelly-Karen McConnaughay-Pamela J. Althoff-Linda Holmes)

65 ILCS 5/8-3-19
Amends the Illinois Municipal Code. Provides that a subdivider who has been assessed and paid impact fees on real estate in a municipality may not be assessed or charged real estate transfer taxes or fees on that same real estate. Limits home rule powers.

House Committee Amendment No. 1
Removes language providing that a subdivider who has been assessed and paid impact fees on real estate in a municipality may not be assessed or charged real estate transfer taxes or fees on that same real estate and language limiting home rule powers.
Provides instead that a home rule municipality may not assess or collect a real estate transfer tax on deeds or trust documents related to the first sale of a newly constructed and unoccupied residential structure for which an impact fee has been assessed and collected by a school district, park district, municipality, or county as a condition of issuance or signing of a plat of subdivision in which the residential structure is located, the building permit for the residential structure, or an occupancy permit for the residential structure.

House Committee Amendment No. 2
Provides that the provisions prohibiting a home rule municipality from assessing or collecting a real estate transfer tax on certain deed or trust documents do not apply to the City of Chicago.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 03827  Rep. Anna Moeller

105 ILCS 5/2-3.25j from Ch. 122, par. 2-3.25j
Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03828  Rep. Fred Crespo

105 ILCS 5/2-3.33 from Ch. 122, par. 2-3.33
Amends the School Code. Makes a technical change in a Section concerning recomputation of State aid claims.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03829  Rep. Fred Crespo

105 ILCS 5/24-12 from Ch. 122, par. 24-12
105 ILCS 5/24A-4 from Ch. 122, par. 24A-4
115 ILCS 5/18 from Ch. 48, par. 1718
Amends the School Code. Provides that the Open Meetings Act does not apply to meetings of a joint committee formed under certain provisions of the Code. Amends the Illinois Educational Labor Relations Act. Provides that negotiating team strategy sessions are included in an exception to the Open Meetings Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03830  Rep. Mary E. Flowers-Mike Fortner
20 ILCS 415/8b.21 new
Amends the Personnel Code. Provides that State agencies, when hiring for full-time, temporary positions with an expected tenure of 12 to 24 months for the position, shall give preference to a qualified applicant who is from a low-income household or has been unemployed for 6 months or more. Provides that State agencies, when hiring for internships, student assistant positions, and summer positions, shall give preference to a qualified applicant who resides in a low-income household, is up to 21 years old, and is currently attending high school.

House Committee Amendment No. 1
Expands the preferences in the introduced bill to include a preference for qualified applications who are second chance felons when hiring for full-time, temporary positions with an expected tenure of 12 to 24 months for the position. Defines "second chance felon" as a person who is currently serving second chance probation or has fulfilled the terms and conditions of second chance probation.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03831  Rep. Mary E. Flowers-Sonya M. Harper-La Shawn K. Ford and Gregory Harris

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall provide educational programs in each of its institutions and facilities for all committed persons. Provides that the Department must allow into each institution and facility of the Department teachers who hold Professional Educator Licenses issued by the State Superintendent of Education under the School Code to teach committed persons. Provides that the Department shall provide vocational training for committed persons in each institution and facility of the Department. Provides that each institution and facility of the Department of Juvenile Justice shall provide educational and vocational training for all persons committed to the Department. Effective immediately.

Fiscal Note (Department of Juvenile Justice)
The Department of Juvenile Justice currently has a contract with Lake Land Community College to provide vocational education at IYC-St. Charles and IYC-Harrisburg, estimated at approximately $80,000 per month. In addition, the Department provides other vocational opportunities such as Youth Build and ACT Key Train. Because the Department is already required by the Federal consent decree to provide these services, the legislation has a minimal, if any, fiscal impact on the Department.

Correctional Note (Dept of Corrections)
HB 3831 has an unknown corrections population impact and a fiscal impact of $74,674,340 over 10 years.

Correctional Note, House Floor Amendment No. 1 (Dept of Corrections)
HB 3831 (H-AM 1) provides that the Department of Corrections shall provide educational programs in each of its institutions and facilities for all committed persons; that the Department must allow into each institution and facility of the Department teachers who hold Professional Educator Licenses issued by the State Superintendent of Education under the School Code to teach committed persons; that the Department shall provide vocational training for committed persons in each institution and facility of the Department; and that each Institution and facility of the Department of Juvenile Justice shall provide educational and vocational training for all persons committed to the Department. In order to fully comply with the requests of this bill there would be a fiscal impact of $381,154,675 over 10 years to the Department of Corrections.

Fiscal Note, House Floor Amendment No. 1 (Dept of Corrections)
House Bill 3831 (H-AM 1) provides that the Department of Corrections shall provide educational programs in each of its institutions and facilities for all committed persons; that the Department must allow into each institution and facility of the Department teachers who hold Professional Educator Licenses issued by the State Superintendent of Education under the School Code to teach committed persons; that the Department shall provide vocational training for committed persons in each institution and facility of the Department; and that each institution and facility of the Department of Juvenile Justice shall provide educational and vocational training for all persons committed to the Department. In order to fully comply with the requests of this bill there would be a fiscal impact of $381,154,675 over 10 years to the Department of Corrections.
HB 03833  Rep. Dan Brady
105 ILCS 145/10
215 ILCS 5/512-7 from Ch. 73, par. 1065.59-7
215 ILCS 125/1-2 from Ch. 111 1/2, par. 1402
215 ILCS 130/1002 from Ch. 73, par. 1501-2
215 ILCS 134/10
215 ILCS 165/2 from Ch. 32, par. 596
770 ILCS 23/5

Amends the Care of Students with Diabetes Act, the Illinois Insurance Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Managed Care Reform and Patient Rights Act, the Voluntary Health Services Plans Act, and the Health Care Services Lien Act to add pharmacy or pharmacist-provided services to the types of health services under the Acts and to add pharmacists as health care providers or health care professionals under the Acts. Effective January 1, 2018.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03834  Rep. Dan Brady
225 ILCS 411/20-5

Amends the Cemetery Oversight Act. Provides that a public cemetery shall make all cemetery services available during their advertised hours of operation, including burial services on cemetery property. Provides that a public cemetery may not charge any additional fees based on the time of providing a service, so long as the service takes place during the advertised hours of operation. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03835  Rep. Jerry Costello, II
430 ILCS 65/3 from Ch. 38, par. 83-3

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police may not retain, copy, or distribute any information previously collected under this Act on a firearm transfer inquiry system check. Requires the Department to destroy all records of the Firearms Transfer Inquiry Program system with respect to the call or request, other than the identifying number and the date the number was assigned, and all records of the system relating to the person or the transfer, within 45 days after the request, except: (1) if the transfer of a firearm is denied by the Department of State Police, the Department may keep the records of a denial in perpetuity, unless the denial is appealed and overturned then the records shall be destroyed; or (2) if the record is part of a criminal investigation initiated prior to the 45 day limit. Defines “transfer”. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03836  Rep. Katie Stuart, Deb Conroy, Michelle Mussman and Sam Yingling
720 ILCS 570/401 from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Increases the minimum penalties by 3 years for knowingly manufacturing or delivering, or possessing with intent to manufacture or deliver, 15 grams or more of heroin. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03837  Rep. Sue Scherer-Bill Mitchell

735 ILCS 30/25-5-70 new

Amends the Eminent Domain Act. Provides that quick-take proceedings may be used for a period of no more than one year after the effective date by Macon County for the acquisition of certain described property for the purpose of the Brush College Road realignment project. Effective immediately.

House Committee Amendment No. 1

Replaces the legal description of the property for which quick-take powers are authorized.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no land conveyance is necessary for this bill.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This legislation does not create a State mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This legislation does not pre-empt home rule authority.

Fiscal Note (Dept. of Commerce & Economic Opportunity)
The Department of Commerce and Economic Opportunity does not have statutory responsibilities under the Eminent Domain Act. As a result, it is anticipated that House Bill 3837 would have no fiscal impact on the Department. In certain circumstances, it does appear that the Illinois Commerce Commission may have approval rights.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03838  Rep. Michael Halpin-David S. Olsen

5 ILCS 5/21-8.5 new

Amends the Criminal Code of 2012. Creates the offense of criminal trespass to a critical infrastructure facility. Provides that a person commits the offense when he or she knowingly: (1) operates an unmanned aircraft system over a critical infrastructure facility at an altitude not higher than 400 feet above ground level; or (2) allows an unmanned aircraft system to make contact with a critical infrastructure facility, including any person or object on the premises of or within the facility. Provides exemptions. Defines "critical infrastructure facility". Provides that a violation is a Class A misdemeanor.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03839  Rep. Michael Halpin

65 ILCS 5/Art. 10 Div. 6 heading new
65 ILCS 5/10-6-5 new
65 ILCS 5/10-6-10 new
65 ILCS 5/10-6-15 new
65 ILCS 5/10-6-20 new
65 ILCS 5/10-6-25 new

Amends the Illinois Municipal Code. Creates the Quad Cities Outsourcing Prevention Task Force. Provides that the Task Force will consist of 11 members appointed by the President and minority leader of the Senate, the Speaker and minority leader of the House of Representatives, the Director of the Department of Commerce and Economic Opportunity, the county board chairman of Rock Island County, and the Governor. Provides that the Governor shall appoint one member from the organization that represents the largest number of businesses in the Quad Cities (the Cities of East Moline, Moline, and Rock Island) and the county board chairman of Rock Island County shall appoint one member from an organization that represents union workers. Provides that the members of the Task Force shall not receive compensation and shall hold meetings at least quarterly. Provides that the Department of Commerce and Economic Opportunity shall provide administrative and other support to the Task Force. Provides that on or before January 1, 2019, the Task Force shall prepare and submit a report to the General Assembly and the report shall, at a minimum: (1) recommend how the State can keep employers and jobs in Illinois; (2) identify and describe best practices to prevent outsourcing of Illinois jobs; and (3) identify employment sectors most affected by outsourcing. Provides that the Division creating and concerning the Task Force shall be repealed 2 years after the effective date of the amendatory Act. Effective immediately.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03840  Rep. Fred Crespo
5 ILCS 430/20-90
5 ILCS 430/20-95

Amends the State Officials and Employees Ethics Act. Provides that the head and employees of a State agency affected by
or involved in an investigation shall keep confidential and shall not disclose information exempted from disclosure under the Act or the
Freedom of Information Act. Permits disclosure of investigatory files, reports, and requests for information of or by the Office of an
Executive Inspector General to the head of a State agency affected by or involved in an investigation.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03841  Rep. Fred Crespo
5 ILCS 430/20-52

Amends the State Officials and Employees Ethics Act. Provides that the Executive Inspector General may make a
summary report and response of the ultimate jurisdictional authority or agency head available to the public if the Executive Ethics
Commission does not do so. Provides that, prior to publication by the Executive Inspector General, the Executive Inspector General
shall permit the respondents, the Commission, and the Attorney General to review the documents to be made public and offer
suggestions for redaction or provide a response that shall be made public with the summary report.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03842  Rep. Fred Crespo
60 ILCS 1/50-5
60 ILCS 1/50-10
60 ILCS 1/75-50 new

Amends the Township Code. Provides that if the township board determines that the township clerk has not fulfilled the
duties of the office of the township clerk, the township board may, by resolution, provide that the office of the township clerk shall no
longer be an elected position, but shall be appointed by the township board. After adoption of a resolution to appoint the township
clerk, the elected township clerk's term ends on the appointment of a new township clerk or at the end of the elected township clerk's
term, whichever is earlier. Provides for petition and referendum requirements to reinstate an elected township treasurer position.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03843  Rep. Fred Crespo
5 ILCS 430/20-70

Amends the State Officials and Employees Ethics Act. Provides that if an officer or employee objects to a request for
information by an Executive Inspector General based on any applicable rights or protections under State or federal law, the officer or
employee may seek resolution of the objection by the Executive Ethics Commission. Provides that if an officer or employee refuses or
fails to provide information requested by an Executive Inspector General, the Executive Inspector General may notify the Executive
Ethics Commission and seek an order compelling the officer or employee to produce the information requested by the Executive
Inspector General.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03844  Rep. Tim Butler
305 ILCS 5/5-5  from Ch. 23, par. 5-5

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and
Family Services to provide medical assistance coverage for diabetes education provided by a certified diabetes education provider for
children with Type 1 diabetes who are under the age of 18. Defines “certified diabetes education provider” to mean a professional who
has undergone training and certification under conditions approved by the American Association of Diabetes Educators or a successor
association of professionals. Defines “Type 1 diabetes” to have the meaning ascribed to it by the American Diabetes Association or
any successor association. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03845  Rep. Sam Yingling

60 ILCS 1/Art. 27 heading
60 ILCS 1/27-5
60 ILCS 1/Art. 28 rep.

Amends the Township Code. Provides that all townships within a coterminous, or substantially coterminous, municipality may be discontinued (currently, municipalities in which the city council exercises the powers and duties of the township board, or in which one or more municipal officials serve as an officer or trustee of the township; that are located within a county with a population of 3 million or more; and which contain a territory of 7 square miles or more). Repeals an Article of the Township Code regarding discontinuance of specified townships in St. Clair County. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03846  Rep. Sam Yingling-David S. Olsen and Mark Batinick

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
55 ILCS 5/2-1003.5 new
55 ILCS 5/2-4003.5 new

Amends the Counties Code. Provides that in counties where the county board chooses or elects one of its own members as chairman, the county may change to electing its county board chairman by a petition signed by 5% of the number of voters who voted at the last general election and then a referendum of the voters. Provides that if the referendum is approved, the county board chairman shall be elected at the general election next following the approval of the referendum and at the general election every 4 years thereafter. Amends the Election Code making conforming changes.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03847  Rep. Sam Yingling

35 ILCS 200/2-72 new
35 ILCS 200/3-40
55 ILCS 5/3-10007 from Ch. 34, par. 3-10007
55 ILCS 5/4-6001 from Ch. 34, par. 4-6001
55 ILCS 5/4-6002 from Ch. 34, par. 4-6002
55 ILCS 5/4-6003 from Ch. 34, par. 4-6003
55 ILCS 5/4-8002 from Ch. 34, par. 4-8002
705 ILCS 105/27.3 from Ch. 25, par. 27.3
30 ILCS 805/8.41 new

Amends the Property Tax Code, the Counties Code, and the Clerks of Courts Act. Provides that, on or after the effective date of the amendatory Act, stipends using moneys received from the State will not be paid to township assessors and to elected supervisors of assessments, county treasurers, county coroners, county recorders, county auditors, sheriffs, and clerks of the circuit court. Amends the State Mandates Act to require implementation without reimbursement.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03848  Rep. Sam Yingling and Jonathan Carroll

35 ILCS 200/18-184.15 new

Amends the Property Tax Code. Provides that the county clerk shall abate property taxes levied by a unit of local government on property that is included in a neighborhood association that maintains the roads or sidewalks serving the property. Provides that the amount of the abatement shall be equal to the amount of property taxes levied by the unit of local government on that property for the purpose of maintaining roads or sidewalks. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03849  Rep. Sam Yingling
720 ILCS 5/3-5 from Ch. 38, par. 3-5
720 ILCS 5/3-6 from Ch. 38, par. 3-6
Amends the Criminal Code of 2012. Provides that a prosecution may be commenced at any time when the victim is under 18 years of age at the time of the offense for: involuntary servitude, involuntary sexual servitude of a minor, trafficking in persons, indecent solicitation of a child, indecent solicitation of an adult, sexual exploitation of a child, permitting sexual abuse of a child, failure to report sexual abuse of a child, custodial sexual misconduct, sexual misconduct with a person with a disability, sexual relations within families, solicitation of a sexual act, promoting prostitution, promoting juvenile prostitution, patronizing a prostitute, or patronizing a minor engaged in prostitution.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03850  Rep. Sam Yingling, Martin J. Moylan, Silvana Tabares, Deb Conroy, Michelle Mussman and Jonathan Carroll
35 ILCS 200/15-169
Amends the Property Tax Code. Provides that, for the 2015 and 2016 taxable years, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who was killed in the line of duty in the current taxable year or any preceding taxable year. Provides that, for the 2017 taxable year and thereafter, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who did not obtain the exemption before death, but who would have qualified for the exemption in the current taxable year if he or she had survived. Effective immediately.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03851  Rep. Mike Fortner-Grant Wehrli-Carol Ammons
60 ILCS 1/15-5.1 new
60 ILCS 1/15-10
Amends the Township Code. Provides that the corporate authorities of a home rule municipality may, by resolution, provide that the municipality is organized as a coterminous city (currently, only a county board may organize territory into a coterminous city). Effective immediately.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03852

410 ILCS 70/1a from Ch. 111 1/2, par. 87-1a
410 ILCS 70/2 from Ch. 111 1/2, par. 87-2
410 ILCS 70/2.1 from Ch. 111 1/2, par. 87-2.1
410 ILCS 70/2.2
410 ILCS 70/3 from Ch. 111 1/2, par. 87-3
410 ILCS 70/5 from Ch. 111 1/2, par. 87-5
410 ILCS 70/5.5
410 ILCS 70/6.1 from Ch. 111 1/2, par. 87-6.1
410 ILCS 70/6.2 from Ch. 111 1/2, par. 87-6.2
410 ILCS 70/6.4 from Ch. 111 1/2, par. 87-6.4
410 ILCS 70/6.5
410 ILCS 70/6.6
410 ILCS 70/7 from Ch. 111 1/2, par. 87-7
410 ILCS 70/7.5
410 ILCS 70/8 from Ch. 111 1/2, par. 87-8
410 ILCS 70/9 from Ch. 111 1/2, par. 87-9

Amends the Sexual Assault Survivors Emergency Treatment Act. Defines "eligible health care facility" as a hospital, emergency department, or outpatient clinic that delivers health care, including, but not limited to, care for a sexual assault survivor. Changes references from "hospital" to "eligible health care facility" and makes conforming changes. Changes references from "hospital emergency services" to "emergency services". Provides that sexual assault nurse examiners who examine pediatric patients should have completed specified training and have a specified certification. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Adds a definition for "child advocacy center". Provides that an "eligible health care facility" means a hospital, emergency department, or outpatient clinic performing child sexual abuse examinations in collaboration with a child advocacy center (rather than that delivers health care, including, but not limited to, care for sexual assault survivors). Makes other changes.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03853
Rep. Michael J. Zalewski

235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/10-1 from Ch. 43, par. 183

Amends the Liquor Control Act of 1934. Defines "third-party provider". Establishes additional reporting requirements for third-party providers. Provides that a violation of certain reporting requirements is a Class C misdemeanor. Requires employees of a third-party provider to post with the State Commission a bond payable to the State in the penalty of $1,000 upon the condition that the person will not unlawfully transport or deliver alcoholic liquor within or into this State. Requires a bill of lading or other memorandum of shipment signed by the winery shipper's licensee to contain, among other information, a description of the wine being transported, the name and address of the consignor and consignee, and the route to be traveled by the vehicle transporting the wine. Requires the route to be the most direct route. Requires payment for any wine shipped by a third-party provider to be received no later than at the time of delivery, and, as a condition of delivery, a third-party provider must obtain the signature of a person 21 years of age or more. In each shipment of wine, requires the third-party provider to include written information concerning fetal alcohol syndrome. Provides that certain restrictions on the manufacture, importation for distribution, transportation from outside the State into the State, and distribution or sale of alcoholic liquor without a license under the Act do not apply to a third-party provider. Makes other changes. Effective immediately.

Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03854
Rep. Chad Hays

New Act

Creates the Criminal Justice Office Holders Parity and Protection Act. Contains only a short title provision and purpose Section.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03855

Rep. Barbara Flynn Currie
(Sen. James F. Clayborne, Jr.)

5 ILCS 70/8 from Ch. 1, par. 1107
5 ILCS 80/4.37
5 ILCS 80/4.27 rep.
5 ILCS 120/2 from Ch. 102, par. 42
5 ILCS 140/7 from Ch. 116, par. 207
5 ILCS 140/7.5
5 ILCS 160/2 from Ch. 116, par. 43.5
5 ILCS 312/2-106 from Ch. 102, par. 202-106
5 ILCS 315/27 from Ch. 48, par. 1627
5 ILCS 315/28
5 ILCS 360/1 from Ch. 127, par. 63b120.1
5 ILCS 370/1 from Ch. 127, par. 391
5 ILCS 420/3-202 from Ch. 127, par. 603-202
5 ILCS 465/10
10 ILCS 5/3-6
10 ILCS 5/4-8.5
10 ILCS 5/5-8.5
10 ILCS 5/6-35.5
10 ILCS 5/7-8 from Ch. 46, par. 7-8
10 ILCS 5/18A-5
10 ILCS 5/20-5 from Ch. 46, par. 20-5
10 ILCS 5/20-13 from Ch. 46, par. 20-13
10 ILCS 5/24A-15.1 from Ch. 46, par. 24A-15.1
15 ILCS 20/50-15 was 15 ILCS 20/38.2
15 ILCS 305/6 from Ch. 124, par. 6
15 ILCS 335/1A from Ch. 124, par. 25
15 ILCS 335/5 from Ch. 124, par. 32
15 ILCS 405/22 from Ch. 15, par. 222
20 ILCS 205/205-15 was 20 ILCS 205/40.7 and 205/40.8
20 ILCS 301/5-23
20 ILCS 301/10-15
20 ILCS 415/10 from Ch. 127, par. 63b110
20 ILCS 605/Art. 605 heading
20 ILCS 700/1004 from Ch. 127, par. 3701-4
20 ILCS 1605/10.8
20 ILCS 1605/21.6
20 ILCS 1805/28 from Ch. 129, par. 220.28
20 ILCS 1815/53 from Ch. 129, par. 281
20 ILCS 1815/54 from Ch. 129, par. 282
20 ILCS 2310/2310-367
20 ILCS 2310/2310-371.5 was 20 ILCS 2310/371
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20 ILCS 2610/7 from Ch. 121, par. 307.7
20 ILCS 2610/38
20 ILCS 2610/40
20 ILCS 2630/5.2
20 ILCS 2635/3 from Ch. 38, par. 1603
20 ILCS 2805/20
20 ILCS 3501/825-65
20 ILCS 3501/Art. 835 heading
20 ILCS 3905/1005 from Ch. 105, par. 905
20 ILCS 3960/8.5
20 ILCS 3983/5
20 ILCS 5080/5
25 ILCS 60/2 from Ch. 63, par. 42.62
25 ILCS 82/10
30 ILCS 105/5.595
30 ILCS 105/5.595a
30 ILCS 105/5.874
30 ILCS 105/5.875
30 ILCS 105/5.876
30 ILCS 105/6z-9 from Ch. 127, par. 142z-9
30 ILCS 105/8g
30 ILCS 150/5 from Ch. 105, par. 735
30 ILCS 500/40-30
30 ILCS 500/45-67
30 ILCS 708/75
30 ILCS 805/7 from Ch. 85, par. 2207
30 ILCS 805/8.40
35 ILCS 5/304 from Ch. 120, par. 3-304
35 ILCS 5/507GG
35 ILCS 5/709.5
35 ILCS 143/10-50
35 ILCS 200/11-25
35 ILCS 200/12-35
35 ILCS 200/15-176
35 ILCS 200/21-380
35 ILCS 200/31-45
35 ILCS 720/1 from Ch. 120, par. 1901
40 ILCS 5/1-113 from Ch. 108 1/2, par. 1-113
40 ILCS 5/1-113.4
40 ILCS 5/1-160
40 ILCS 5/4-106.1 from Ch. 108 1/2, par. 4-106.1
40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121
40 ILCS 5/8-107.2 from Ch. 108 1/2, par. 8-107.2
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40 ILCS 5/8-114 from Ch. 108 1/2, par. 8-114
40 ILCS 5/9-121.6 from Ch. 108 1/2, par. 9-121.6
40 ILCS 5/11-116 from Ch. 108 1/2, par. 11-116
40 ILCS 5/11-125.5 from Ch. 108 1/2, par. 11-125.5
40 ILCS 5/18-125 from Ch. 108 1/2, par. 18-125
40 ILCS 5/22A-111 from Ch. 108 1/2, par. 22A-111
50 ILCS 20/20.5 from Ch. 102, par. 3
50 ILCS 150/10 from Ch. 116, par. 43.106
50 ILCS 150/15 from Ch. 116, par. 43.106
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50 ILCS 705/10.19 from Ch. 116, par. 43.106
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55 ILCS 5/3-6012.1 from Ch. 34, par. 4-2002.1
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55 ILCS 5/4-11001.5 from Ch. 34, par. 5-25013
55 ILCS 5/5-25013 from Ch. 34, par. 5-25013
55 ILCS 5/5-43035 from Ch. 34, par. 5-25013
65 ILCS 5/3.1-50-15 from Ch. 24, par. 3.1-50-15
65 ILCS 5/8-11-1.8 from Ch. 24, par. 3.1-50-15
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65 ILCS 5/11-74.4-8a from Ch. 24, par. 11-74.4-8a
65 ILCS 5/11-102-2 from Ch. 24, par. 11-102-2
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70 ILCS 1205/9-2c from Ch. 105, par. 9-2c
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105 ILCS 5/2-3.161
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205 ILCS 205/5001 from Ch. 17, par. 7305-1
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520 ILCS 5/2.33a from Ch. 61, par. 2.33a
625 ILCS 5/1-132 from Ch. 95 1/2, par. 1-132
625 ILCS 5/2-115 from Ch. 95 1/2, par. 2-115
625 ILCS 5/3-114.1
625 ILCS 5/3-414 from Ch. 95 1/2, par. 3-414
625 ILCS 5/3-506
625 ILCS 5/3-699.14
625 ILCS 5/3-704.1
625 ILCS 5/3-809 from Ch. 95 1/2, par. 3-809
625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106
625 ILCS 5/7-311 from Ch. 95 1/2, par. 7-311
625 ILCS 5/11-905 from Ch. 95 1/2, par. 11-905
625 ILCS 5/11-907 from Ch. 95 1/2, par. 11-907
625 ILCS 5/11-908 from Ch. 95 1/2, par. 11-908
625 ILCS 5/11-1431
625 ILCS 5/15-107 from Ch. 95 1/2, par. 15-107
625 ILCS 5/18c-7402 from Ch. 95 1/2, par. 18c-7402
625 ILCS 40/1-2 from Ch. 95 1/2, par. 601-2
625 ILCS 40/2-1 from Ch. 95 1/2, par. 602-1
625 ILCS 40/5-7
625 ILCS 40/5-7.4
705 ILCS 405/4-9 from Ch. 37, par. 804-9
705 ILCS 405/5-710
705 ILCS 405/5-745
705 ILCS 405/5-7A-115
705 ILCS 405/5-915
720 ILCS 5/17-2 from Ch. 38, par. 17-2
720 ILCS 5/24-1.6
720 ILCS 5/24-2
720 ILCS 5/32-14
720 ILCS 570/204 from Ch. 56 1/2, par. 1204
720 ILCS 675/1.5
720 ILCS 675/2 from Ch. 23, par. 2358
725 ILCS 5/115-9.2
725 ILCS 5/115-10 from Ch. 38, par. 115-10
725 ILCS 203/15
725 ILCS 203/20
730 ILCS 5/3-3-7 from Ch. 38, par. 1003-3-7
730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1
730 ILCS 5/5-8-1.2
730 ILCS 5/5-8-8
730 ILCS 5/5-8A-3 from Ch. 38, par. 1005-8A-3
730 ILCS 5/5-8A-5 from Ch. 38, par. 1005-8A-5
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730 ILCS 5/5-8A-7
735 ILCS 5/13-214 from Ch. 110, par. 13-214
745 ILCS 60/2 from Ch. 30, par. 252
750 ILCS 5/510 from Ch. 40, par. 510
750 ILCS 46/103
750 ILCS 60/202 from Ch. 40, par. 2312-2
755 ILCS 5/11a-10 from Ch. 110 1/2, par. 11a-10
765 ILCS 33/5
765 ILCS 160/1-90
765 ILCS 605/27 from Ch. 30, par. 327
765 ILCS 615/50
765 ILCS 1025/8.1 from Ch. 141, par. 108.1
775 ILCS 5/4-104 from Ch. 68, par. 4-104
805 ILCS 10/3.1 from Ch. 32, par. 415-3.1
805 ILCS 15/18 from Ch. 32, par. 648
810 ILCS 5/2-323 from Ch. 26, par. 2-323
815 ILCS 5/16 from Ch. 121 1/2, par. 137.16
815 ILCS 122/2-5
815 ILCS 137/10
815 ILCS 175/15-80
815 ILCS 307/10-80
815 ILCS 530/10
815 ILCS 602/5-15
815 ILCS 603/10
815 ILCS 710/4 from Ch. 121 1/2, par. 754
820 ILCS 170/5 from Ch. 48, par. 2755


Aug 18 17 H Public Act . . . . . . . . . . . . 100-0201

HB 03856 Rep. Justin Slaughter

720 ILCS 5/16-1 from Ch. 38, par. 16-1
720 ILCS 5/16-25
720 ILCS 5/21-1 from Ch. 38, par. 21-1

Amends the Criminal Code of 2012. Increases the threshold amount that enhances theft and retail theft from a misdemeanor to a felony or to a higher class of felony from $500 for theft and $300 for retail theft, and $150 for motor fuel theft to $2,500 other than for motor fuel theft, and $2,000 for motor fuel theft. Eliminates the offense of theft by emergency exit. Changes the threshold for criminal damage to property from $500 to $2,000. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03857    Rep. Justin Slaughter
720 ILCS 5/10-2     from Ch. 38, par. 10-2
720 ILCS 5/12-2     from Ch. 38, par. 12-2
720 ILCS 5/12-3.05  was 720 ILCS 5/12-4
720 ILCS 5/24-1     from Ch. 38, par. 24-1
Amends the Criminal Code of 2012. In the statutes concerning aggravated kidnaping, aggravated assault, aggravated
battery, and unlawful use of weapons, deletes references to "hooded” and replaces with "cloth” so that the offense is committed when
the person commits the proscribed act when he or she wears a cloth, robe, or mask to conceal his or her identity. Effective
immediately.
Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

105 ILCS 5/10-20.12b
Amends the School Code. Provides that a person who knowingly enrolls or attempts to enroll, on a tuition-free basis, a
pupil known by that person to be a nonresident of a school district having a population of 500,000 or more or who knowingly or
willfully presents to a school district having a population of 500,000 or more any false information regarding the residency of a pupil
for the purpose of enabling that pupil to attend any school in that district without the payment of a nonresident tuition charge shall also
be charged a civil penalty of at least $30,000. Effective immediately.
Mar 31 17    H    Rule 19(a) / Re-referred to Rules Committee

HB 03859    Rep. Peter Breen
205 ILCS 650/2     from Ch. 17, par. 2852
Amends the Foreign Bank Representative Office Act. Removes from the definition of “foreign bank” a bank, savings
association, or trust company which is organized in a state or territory of the United States, including the District of Columbia, outside
of the State of Illinois and a national bank having its principal place of business in a state or territory of the United States, including the
District of Columbia, other than the State of Illinois. Effective immediately.
Apr 28 17    H    Rule 19(a) / Re-referred to Rules Committee
HB 03860  Rep. Theresa Mah

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 2/10
225 ILCS 2/12 new
225 ILCS 2/25
225 ILCS 2/30
225 ILCS 2/35
225 ILCS 2/40
225 ILCS 2/60
225 ILCS 2/70
225 ILCS 2/105
225 ILCS 2/110
225 ILCS 2/120
225 ILCS 2/130
225 ILCS 2/140
225 ILCS 2/142 new
225 ILCS 2/152
225 ILCS 2/160
225 ILCS 2/170
225 ILCS 2/175
225 ILCS 2/190
225 ILCS 2/200
225 ILCS 2/90 rep.

Amends the Regulatory Sunset Act. Extends the repeal date of the Acupuncture Practice Act from January 1, 2018 to January 1, 2028. Amends the Acupuncture Practice Act. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of any change of address or email address through specified means. Provides that members of the Board of Acupuncture may not serve more than 2 consecutive full terms (rather than for more than 8 years). Eliminates certain powers and duties of the Board. Eliminates a requirement that the Department of Financial and Professional Regulation seek the input of the Board on certain matters. Removes a provision allowing the Department to require a person seeking to resume active status to complete a period of evaluated clinical experience. Changes references to "registration" to references to "license". Provides that the Department has the authority and power to investigate any and all licensed activity. Removes a requirement that the Department mail a registration renewal form to registrants 60 days before the expiration of the current registration and a notice that a registration has lapsed. Makes changes to provisions concerning certification of the record to a court. Repeals provisions concerning maintaining a roster of licensed and disciplined persons. Makes other changes. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03861  Rep. Norine K. Hammond

225 ILCS 605/2  from Ch. 8, par. 302
225 ILCS 605/3  from Ch. 8, par. 303

Amends the Animal Welfare Act. Requires equine stable operators to be licensed by the Department of Agriculture. Defines "equine", "equine stable", and "equine stable operator". Exempts from the Act an agency of the State or of a unit of local government which is vested by law or ordinance with the duty to maintain public order and to enforce criminal law that owns or operates equines or provides equine services and does not otherwise operate an equine stable for hire.

Mar 21 17  H  Tabled
HB 03862  Rep. Ryan Spain
820 ILCS 405/1502.1 from Ch. 48, par. 572.1
Amends the Unemployment Insurance Act. Provides that an employer is not chargeable for benefit charges that result from
the payment of benefits to an individual if the payments were the result of the individual voluntarily leaving work to participate in
certain training programs. Effective immediately.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03863  Rep. Juliana Stratton
70 ILCS 210/1 from Ch. 85, par. 1221
Amends the Metropolitan Pier and Exposition Authority Act. Makes a technical change in a Section concerning the short
title.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03864  Rep. Sue Scherer
Appropriates $300,000 from the General Revenue Fund to the Criminal Justice Information Authority for the purpose of
making grants to the Springfield Urban League concerning grants and administrative expenses related to Operation CeaseFire.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03865  Rep. Thomas Morrison-Rita Mayfield
New Act
30 ILCS 105/5.878 new
Creates the Illinois District Consolidation Commission Act. Creates the Illinois District Consolidation Commission for the
purpose of recommending what school districts in the State to consolidate, with a goal of reducing the total number of school districts
in the State by at least 60%. Requires all State agencies to assist the Commission as reasonably necessary, and provides that the State
Board of Education shall provide administrative and other support. Sets forth requirements concerning membership and powers.
Requires the Commission to issue a report concerning recommended consolidations by November 6, 2017. Requires the Commission
to submit proposed legislation to the General Assembly enacting the proposed consolidations by November 6, 2017. Requires the
General Assembly to vote on the legislation. Provides that the Commission shall spend no more than $1,000,000 on expenses. Amends
the State Finance Act to create the Illinois District Consolidation Commission Fund as a special fund in the State treasury. Repeals the
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03866  Rep. Michelle Mussman
20 ILCS 505/7 from Ch. 23, par. 5007
225 ILCS 10/4.2 from Ch. 23, par. 2214.2
720 ILCS 5/12-5.01 was 720 ILCS 5/12-16.2
725 ILCS 5/115-7 from Ch. 38, par. 115-7
725 ILCS 5/115-7.3
730 ILCS 5/5-5.3 from Ch. 38, par. 1005-5-3
Amends the Criminal Code of 2012. Creates the offense of criminal transmission of a sexually transmissible disease.
Provides that a person commits criminal transmission of a sexually transmissible disease when he or she, knowing that he or she is
infected with a sexually transmissible disease, other than HIV, engages in sexual activity with another without the use of a condom
knowing that he or she is infected with a sexually transmissible disease, other than HIV. Provides that a violation is a Class B
misdemeanor. Defines "sexually transmissible disease". Amends the Children and Family Services Act, the Child Care Act of 1969,
May 15 17  H  Tabled
HB 03867  Rep. Thomas Morrison

40 ILCS 5/2-105.3 new
40 ILCS 5/2-165.5 new
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-121.5 new
40 ILCS 5/2-105.1 rep.
40 ILCS 5/14-103.40 rep.
40 ILCS 5/16-106.4 rep.

Amends the General Assembly, State Employee, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Requires the Board of each System to establish and maintain a voluntary defined contribution plan to address the retirement preparedness gap for participants in a defined benefit plan who are not on track to maintain their standard of living in retirement. Provides that the contribution rate shall be established by the Board. Provides that the plan shall exist and serve in addition to other retirement, pension, and benefit plans established under the Code. Provides that any Tier 2 participant who first becomes a participant on or after establishment of the plan shall automatically be enrolled, unless he or she opts out within 60 days after first becoming a participant. Authorizes Tier 1 participants and Tier 2 participants who first became participants before the plan was established to enroll in the plan. Contains provisions concerning investment options, qualified plan status, and distribution requirements. Defines terms and repeals certain definitions added by Public Act 98-599, which has been held unconstitutional. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03868  Rep. Jim Durkin

New Act
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
305 ILCS 5/5A-10 from Ch. 23, par. 5A-10
30 ILCS 805/8.41 new

Creates the Unbalanced Budget Response Act. Provides authority and procedures for the Governor to establish contingency reserves of previously appropriated funds, and to transfer balances between special funds in the State treasury and the General Revenue Fund. Describes the agencies and programs subject to this authority. Provides that designated agencies may adopt emergency rules to carry out the purposes of the Act. Defines terms. Provides that the Act is repealed on July 1, 2018. Amends the Illinois Administrative Procedure Act to make conforming changes. Amends the Illinois Public Aid Code. Adds actions taken under the Unbalanced Budget Response Act to a Section relating to applicability. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03869  Rep. Litesa E. Wallace-Linda Chapa LaVia-Sonya M. Harper-Carol Ammons-Marcus C. Evans, Jr., Theresa Mah, William Davis and Camille Y. Lilly

(Sen. Mattie Hunter-Steve Stadelman-Jacqueline Y. Collins)

105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new

Amends the School Code. Requires in-service training for school personnel to include training on civil rights and in cultural diversity, including racial and ethnic sensitivity and implicit racial bias. Effective July 1, 2017.

House Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Makes legislative findings. Requires the in-service training to include training to develop cultural competency (rather than training on civil rights and in cultural diversity), including understanding and reducing implicit racial bias (rather than including racial and ethnic sensitivity and implicit racial bias). Defines "implicit racial bias". Effective July 1, 2017.

Jun 30 17  H  Public Act . . . . . . . . 100-0014

HB 03870  Rep. Litesa E. Wallace

820 ILCS 405/401.6 new

Amends the Unemployment Insurance Act. Provides that for purposes of determining eligibility for the continuation or duration of any benefits under the Act, the Department of Employment Security shall exclude from consideration for a period of 90 days any income earned by an individual from self-employment from a business or activity commenced by the individual after the individual first became eligible for benefits under the Act. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03871


Amends the State Budget Law. Provides for a continuing appropriation for funding of public education and human services. Amends the State Comptroller Act. Provides that if any cash flow deficit resulting from timing variation between disbursement and receipt of funds in the General Revenue Fund is anticipated, the Comptroller's efforts to manage timing variations shall include issuing payments for education and human services before issuing payments for financial services. Amends the State Treasurer Act. Provides that when any warrant is presented to the State Treasurer to be countersigned, he shall do so if the warrant is in proper form, there are sufficient moneys in the fund to pay the warrant, and payments for education and human services have been issued. Amends the General Obligation Bond Act. Provides that the irrevocable and continuing authority to appropriate funds under the Act shall cover payments to bondholders, but shall not cover fees for credit enhancements or net payments on interest rate swap agreements, or financial futures contracts associated with General Obligation Bonds. Defines terms.

House Committee Amendment No. 2

Adds reference to:

30 ILCS 330/9 from Ch. 127, par. 659

30 ILCS 330/15 from Ch. 127, par. 665

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Removes language providing that the aggregate appropriations available for funding of public education and human services in this State from all State funds for each State fiscal year shall be no less than the total aggregate appropriations made available for funding of public education and human services in this State for the immediately preceding fiscal year. Removes language providing for an irrevocable and continuing authority for and direction to the State Treasurer and the Comptroller to make payments at those levels. Provides that if any cash flow deficit resulting from timing variation between disbursement and receipt of funds in the General Revenue Fund is anticipated, in efforts to manage timing variations, the Comptroller shall prioritize payments for education and human services relative to payments for financial services. Provides that when any warrant is presented to the State Treasurer to be countersigned, he shall do so, among other requirements, if the Comptroller certifies that specified provisions of the State Comptroller Act have been followed (currently, the Comptroller is not required to certify). Provides that the estimate of the amounts of net payments to be included in the calculation of interest required to be paid by the State shall be itemized by each agreement or contract for which a net amount has been included. Provides that the amounts included in appropriations for the payment of interest on variable rate bonds shall include the total amount (rather than amounts) certified by the Director of the Governor's Office of Management and Budget. Removes language providing that the irrevocable and continuing authority to appropriate funds under the General Obligation Bond Act shall cover payments to bondholders, but shall not cover fees for credit enhancements or net payments on interest rate swap agreements, or financial futures contracts associated with General Obligation Bonds. Provides that any amounts included in the Comptroller's computations and certifications of specified payable interest that are based on amounts from the Director of the Governor's Office of Management and Budget certified under a specified Section shall be itemized by each agreement or contract for which a net amount has been included. Provides that computations on specified payable interest that include amounts certified under a specified Section shall be itemized by each agreement or contract for which a net amount is included, and documents created by either the State Treasurer or State Comptroller in the course of executing transfers and payments shall include this itemization. Modifies the term "Payments for financial services".

Fiscal Note, House Committee Amendment No. 2 (Office of Management and Budget)

The fiscal impact of HB 3871, as amended by House Amendment 2, would exceed $100 million for the termination payments based on today's market.

Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03872
Rep. Michelle Mussman, Gregory Harris, Deb Conroy, Sam Yingling, Margo McDermed, Camille Y. Lilly, Katie Stuart, Stephanie A. Kifowit and Jonathan Carroll

815 ILCS 505/2MM
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that in addition to a freeze on a minor's consumer report, a freeze may be placed on the minor's credit file. Establishes the procedures for obtaining a freeze on a minor's or protected consumer's credit file. Defines terms.
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03873
Rep. Michelle Mussman and Jonathan Carroll

430 ILCS 65/8.1 from Ch. 38, par. 83-8.1
Amends the Firearm Owners Identification Card Act. Provides that a person who holds a Firearm Owner's Identification Card under the Act shall report to the Department of State Police within 30 days if a federal agency has determined that the person is unable manage his or her own affairs, estate, or benefits. Provides that the Department of State Police shall report that determination to the Federal Bureau of Investigation and the Department of Human Services.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03874
Rep. Michelle Mussman

(Sen. John G. Mulroe)
625 ILCS 5/3-707 from Ch. 95 1/2, par. 3-707
625 ILCS 5/7-601 from Ch. 95 1/2, par. 7-601
Amends the Illinois Vehicle Code. Reinforces that no person shall operate, register, or maintain registration of a motor vehicle in this State unless the motor vehicle is covered by a liability insurance policy.
Aug 18 17 H Public Act . . . . . . . . . . . . . . . . . . . . . . . . . . . . 100-0202

HB 03875
Rep. Michelle Mussman

215 ILCS 5/356b from Ch. 73, par. 968b
Amends the Illinois Insurance Code. Provides that if an accident or health insurance policy states that coverage of a dependent person terminates upon the limiting age specified in the policy, the insurer shall not terminate hospital and medical coverage of a person with a disabling condition.
Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03876

20 ILCS 2705/2705-455 new
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall increase the number of grants issued to a municipality when the purpose of the grant is an infrastructure improvement that would allow the municipality to accomplish its economic development goals. Effective immediately.
Fiscal Note (Dept. of Transportation)
The Illinois Department of Transportation finds after careful investigation that no dollar estimate is possible for the HB 3876. The proposed bill does not indicate the value by which the Department must increase the number of grants issued to a municipality. The proposed bill does not indicate the type of grants which must be increased or the source of funding. The proposed bill does not indicate if the increased number of grants would come from new revenue or be deducted from a separate existing grant program(s).
Apr 28 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03877
Rep. Kathleen Willis-Lawrence Walsh, Jr.-Michael P. McAuliffe and Jay Hoffman

New Act
720 ILCS 675/1.5
30 ILCS 105/5.878 new

Creates the Vapor Products Regulatory Act. Provides for the licensing and regulation of retail sellers of vapor pens and vapor products by the Department of Revenue. Sets requirements for licensure, including qualifications and disqualifications, and sets annual licensing fee of $75. Provides the Department of Revenue with regulatory authority, provides for licensing and appeals from licensing decisions made by the Department of Revenue. Provides that persons licensed as retailers under the Cigarette Tax Act need not obtain a license under this act to sell vapor products. Defines terms. Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act to exclude vapor products from the definition of "alternative nicotine product". Amends the State Finance Act to create the Vapor Products Compliance Fund. Effective January 1, 2018.

House Committee Amendment No. 1

Deletes reference to:

30 ILCS 105/5.878 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Changes references to "retailer" to "retailer of vapor products". Provides that a person or business that is subject to the Cigarette Tax Act, the Tobacco Products Tax Act of 1995, the Prevention of Tobacco Use By Minors and Sale and Distribution of Tobacco Products Act, the Display of Tobacco Products Act, or the Compassionate Use of Medical Cannabis Pilot Program Act is not considered a retailer of vapor products. Provides that the license fee shall be deposited into the Tax Compliance and Administration Fund (in the introduced bill, the Vapor Products Compliance Fund). Removes provisions providing that retailers must have minimum age training programs. Makes changes concerning records. Effective January 1, 2018.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Revenue)
License fees are likely to generate on average between $10,000 and $100,000 annually. Background checks for license applications are likely to be a one-time cost of between $9,000 and $90,000. Additional personnel needed to administer this act are likely to cost $180,000 annually.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 03878

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
35 ILCS 105/3-5
35 ILCS 105/3-6.5 new
35 ILCS 120/2-5
35 ILCS 120/2-8.5 new

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides a hunting sales tax holiday on specified dates for firearms and firearm ammunition that may be used for lawful hunting under the Wildlife Code. Provides for administration of the hunting sales tax holiday by the Department of Revenue. Provides the Department of Revenue with rulemaking authority, including emergency rulemaking authority. Amends the Illinois Administrative Procedure Act to allow emergency rulemaking. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03879

20 ILCS 3930/7.4 new

Amends the Illinois Criminal Justice Act. Provides that the Illinois Criminal Justice Information Authority may conduct an inventory of law enforcement agencies, county sheriff's offices, clerks of the circuit court, or circuit clerks in this State that operate using a predominately paper system.

Aug 24 17  H  Public Act . . . . . . . . 100-0307
HB 03880  Rep. Juliana Stratton

30 ILCS 500/45-85 new

Amends the Illinois Procurement Code. Creates a small and mid-sized business enterprise initiative program. Provides that the program shall apply to construction contracts and contracts for goods and services by the Department of Transportation and Capital Development Board. Establishes a race and gender-neutral program to increase small and mid-sized business participation in those contracts. Allows the applicable chief procurement officer to set aside certain contracts for exclusive participation of small and mid-sized businesses. Sets forth reporting requirements and penalties for violations of the provisions. Allows the Department of Central Management Services to adopt rules to implement the program. Includes severability provisions.

May 15 17  H  Tabled

HB 03881  Rep. Will Guzzardi

415 ILCS 150/20
415 ILCS 150/30
415 ILCS 150/50
415 ILCS 150/55

Amends the Electronic Products Recycling and Reuse Act. Provides that the Environmental Protection Agency shall (rather than has the authority to) monitor compliance with the Act. Provides that the Agency shall perform a quarterly review of specified items that are collected by collectors, processed by recyclers and refurbishers, and assigned to manufacturers. Provides that the Agency shall publish the results of the quarterly review on its website that shall include specified information. Makes corresponding changes requiring manufacturers, recyclers and refurbishers, and collectors to submit quarterly reports of specified information to the Agency.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee


730 ILCS 5/5-4-1  from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides that notwithstanding any other provision of law to the contrary, in imposing a sentence for an offense that requires a mandatory minimum sentence of imprisonment, the court may sentence the offender to probation or conditional discharge or other non-imprisonment sentence if it deems appropriate instead of to a sentence of imprisonment or to a lesser sentence of imprisonment than the minimum sentence of imprisonment provided for the offense if the court finds that the defendant does not pose a risk to public safety and the interest of justice requires the non-imposition of the mandatory sentence of imprisonment or a lesser sentence of imprisonment. Provides that the court must state on the record its reasons for not imposing the minimum sentence of imprisonment or a lesser sentence of imprisonment.

House Committee Amendment No. 1

Provides that if the defendant has been charged with an offense involving the use, possession, or discharge of a firearm, the court may not deviate from a mandatory minimum sentence requirement, unless it is the recommendation of a presentence investigation and there is clear articulable evidence that the defendant is not a threat to public safety. This must be fully stated by the court into the record at the time of sentencing.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Reinstates the provisions of the bill as amended by House Amendment No. 1. Also, provides that the court may sentence the offender to a lesser term of probation or conditional discharge. Provides that the offender convicted of a sex offense or an offense involving the infliction of great bodily harm may not be sentenced to a lesser term of imprisonment, probation, or conditional discharge under this provision.

Apr 28 17  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Land Bank Act. Provides that a taxing district may create a land bank by the adoption of an ordinance or resolution. Establishes requirements for the creation of a land bank and a land bank's board of directors and staff. Establishes various powers and duties of a land bank. Provides that the provisions of the Act shall not apply to any land bank in effect before the effective date of the Act.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 1305/10-75 new
65 ILCS 5/11-20-17 new

Amends the Department of Human Services Act. Requires the Department of Human Services to annually identify and track all food deserts located within the State by conducting a Statewide block-by-block food and health study within each census tract, community area, and postal zip code of the State, excluding areas with very small or zero populations. Defines “food desert”. Requires the Department to collect and use certain data to identify the locations of food deserts within the State including: (i) the average distance, in miles, to the closest full-service grocery store or independent or small grocery store for each residential block, census tract, community area, and postal zip code; and (ii) the average distance, in miles, to the closest fast food restaurant for each residential block, census tract, community area, and postal zip code. Defines “fast food restaurant”. Provides that beginning October 1, 2018 and for each October 1 thereafter, the Department shall submit an annual report on its findings to the General Assembly and post the report on the Department’s official website. Amends the Illinois Municipal Code. Requires each municipality with a community or geographical area that is identified as a food desert by the Department in its annual report to develop a comprehensive plan on how to combat the nutritional challenges faced by residents located within a food desert. Provides that beginning October 1, 2019 and for each year thereafter, each municipality shall submit a report to the Department on the progress of its plan, including a detailed account of the measures taken and planned by the municipality to improve access to healthy, affordable food options for residents located within a food desert.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03885  Rep. Sonya M. Harper

New Act

Creates the Conviction History Reporting Act. Prohibits a consumer reporting agency from reporting in a criminal history report (1) criminal history information that antedates the report by more than 5 years and (2) criminal history record information that is not conviction information. Authorizes the recovery of damages, punitive damages, and attorney's fees. Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03886  Rep. Gregory Harris

Appropriates $11,000,000 from the General Revenue Fund to the Department of Public Health for its Breast and Cervical Cancer Program. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03887  Rep. Carol Ammons

730 ILCS 5/5-8A-1.1 new
730 ILCS 5/5-8A-2 from Ch. 38, par. 1005-8A-2
730 ILCS 5/5-8A-4.2 new
730 ILCS 5/5-8A-5 from Ch. 38, par. 1005-8A-5

Amends the Unified Code of Corrections. Provides that the purpose of a person being placed in an electronic home detention program instead of being sentenced to a term of imprisonment is to facilitate rehabilitation and a person's continued participation in employment, education programs, family, community, and religious activities. Provides that only the court may place a person in an electronic home detention program. Provides that a person placed in an electronic home detention program shall: (1) be allowed 8 hours a day of movement outside the home, unless there is a reduction of movement due to a disciplinary infraction validated at a parole, probation, conditional discharge, or court hearing; (2) not receive lifetime imposition of electronic home detention; (3) receive an annual review of his or her electronic home detention status by the supervising authority; (4) if as a condition of a pre-trial release program receive full or partial credit for time served for the days spent on electronic home detention; and (5) not be charged a fee during pretrial release, mandatory supervised release, or as a sentence in lieu of incarceration. Provides that a person placed on electronic home detention may appeal to the circuit court if he or she is denied to leave the premises of his or her residence for specific reasons.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03888  Rep. Jerry Costello, II

65 ILCS 115/10-3

Amends the River Edge Redevelopment Zone Act. Provides that, on and after the effective date of the amendatory Act, a River Edge Redevelopment Zone means an area of the State (1) located on a river, (2) with less than 20,000 population, (3) that meets one of the following conditions: (i) has a median household income of less than 80% of State median income for a household of 4, as determined by the U.S. Department of Housing and Urban Development; (ii) has a per capita personal income of less than 60% of the per capita personal income for Illinois as determined by the U.S. Department of Commerce; or (iii) has a median home price of less than 60% of the State median home price, and (3) is certified by the Department of Commerce and Economic Opportunity (currently, an area of the State certified by the Department). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03889  Rep. Brandon W. Phelps

820 ILCS 405/901.1

Amends the Unemployment Insurance Act. Provides that the additional penalty for fraudulently obtaining benefits is 125% (instead of 15%) of the amount fraudulently obtained. Provides that the amounts collected shall be paid into the State's account in the Unemployment Trust Fund (instead of shall be treated in the same manner as benefits recovered from an individual). Effective immediately.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03890  Rep. Brandon W. Phelps

725 ILCS 5/115-7.5 new

Amends the Code of Criminal Procedure of 1963. Provides that in a proceeding for the prosecution of an offense of criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual abuse, or aggravated criminal sexual abuse, the court, on a motion by the prosecuting attorney, may order that the defendant question the victim through a court-appointed attorney when the defendant has waived his or her right to counsel and is representing himself or herself pro se, when the victim's testimony will describe an act or attempted act of sexual conduct, and the court finds that requiring the victim to be questioned directly by the defendant will cause the victim to suffer serious emotional or mental distress. Provides that the defendant shall be allowed to communicate with the court-appointed attorney.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03891  Rep. Brandon W. Phelps

105 ILCS 5/15-2 from Ch. 122, par. 15-2

Amends the School Code. Makes a technical change in a Section concerning common school lands.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03892  Rep. Brandon W. Phelps

70 ILCS 1205/9-2 from Ch. 105, par. 9-2

Amends the Park District Code. Makes a technical change in a Section concerning airports.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03893  Rep. Robert Rita

230 ILCS 5/1 from Ch. 8, par. 37-1

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

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03894  Rep. Robyn Gabel

305 ILCS 5/5-35 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that every contract the Department of Healthcare and Family Services enters into with a managed care organization shall require the managed care organization to: (i) conduct a health assessment on all Medicaid enrollees; and (ii) make at least 3 attempts to contact a Medicaid enrollee within 120 days of a scheduled health assessment if the Medicaid enrollee has not undergone the health assessment by the time scheduled. Provides that every contract the Department enters into with a managed care organization shall also provide that if after 3 attempts the managed care organization is unable to make contact with the Medicaid enrollee, then the Medicaid enrollee shall be removed from the managed care organization's health plan and enrolled in the State's Medicaid fee-for-service program.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03895

20 ILCS 1305/10-75 new
Amends the Department of Human Services Act. Provides that a person is eligible for a diaper allowance of $80 per month per child if all of the following conditions are met: (i) the person's household income is at or below 50% of the federal poverty guidelines; (ii) the person is responsible for the welfare of a child 3 years of age or younger; and (iii) the child who is 3 years of age or younger receives medical assistance under the Illinois Public Aid Code. Provides that the diaper allowance may be used only to purchase diapers and shall be issued through an electronic benefit transfer card. Provides that the diaper allowance is not considered income for purposes of determining eligibility or the amount of assistance for any public aid benefit provided under State law. Effective October 1, 2018.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03896
Rep. Robyn Gabel

625 ILCS 5/12-807 from Ch. 95 1/2, par. 12-807
Amends the Illinois Vehicle Code. Provides that each school bus manufactured on or after the effective date of this bill and purchased for use in this State shall be equipped with a 3-point seat belt or any other federally approved restraint system in a number sufficient to allow each passenger being transported to use a separate belt or restraint system.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03897

New Act
30 ILCS 105/5.878 new
Creates the Trampoline Safety Act. Provides for the adoption of rules and regulations by the Director of the Department of Labor, and specifies further duties of the Director. Provides requirements for registration and inspection of trampoline courts. Specifies the duties of owners or operators of trampoline courts. Provides requirements for the use of trampoline courts by patrons. Provides an enforcement provision and specifies compliance for trampoline courts in existence in this State prior to the effective date of this Act. Amends the State Finance Act to create the Trampoline Court Safety Fund.

Fiscal Note (Dept. of Revenue)
With passage of this bill, the Department of Revenue will need to purchase new inspection equipment and pay travel and overtime to accomplish the new inspections required. Fiscal Impact = $7,140 (Overtime and Travel -$4,500; New Equipment - $2,640).

House Floor Amendment No. 1
Deletes reference to:
New Act
Deletes reference to:
30 ILCS 105/5.878 new
Adds reference to:
430 ILCS 85/2-2 from Ch. 111 1/2, par. 4052

Oct 27 17 H Total Veto Stands - No Positive Action Taken

HB 03898
Rep. Luis Arroyo

105 ILCS 5/28-15 from Ch. 122, par. 28-15
Amends the Instructional Materials Article of the School Code. Makes a technical change in a Section concerning furnishing free textbooks to students.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee
HB 03899  Rep. Sara Wojcicki Jimenez
(Sen. Dan McConchie)
30 ILCS 500/45-35
Amends the Illinois Procurement Code. Makes changes to provisions concerning the use of not-for-profit agencies for persons with significant disabilities (previously, facilities for persons with severe disabilities). Provides that a not-for-profit agency shall be a qualified agency if it is, among other requirements, accredited by a nationally-recognized accrediting organization or certified as a development training provider by the Department of Human Services (rather than requiring the agency to meet the applicable Department just standards). Requires the Department to develop guidelines of appropriate national accrediting organizations within 6 months after the effective date of the amendatory Act. Requires the State Use Committee to, not less than every 3 years, develop a strategic plan for increasing the number of products or services purchased from qualified agencies (rather than developing one 5-year strategic plan). Makes provisions concerning subcontracts. Makes other changes. Effective immediately.
Aug 18 17  H  Public Act . . . . . . . . . 100-0203

110 ILCS 805/3-29.11 new
Amends the Public Community College Act. Provides that after high school graduation, an eligible student may attend any community college in the State without paying tuition or the cost of books. Provides that costs shall only be waived after any available federal student aid is applied. Defines "eligible student" to mean a student who has graduated from the Chicago school district with a grade point average of at least 3.0 and who has tested as completion-ready in English language arts and mathematics.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03901  Rep. Jerry Costello, II-Thomas M. Bennett
720 ILCS 5/31A-0.1
720 ILCS 5/31A-1.3 new
Amends the Criminal Code of 2012. Creates the offense of unlawful communication with an inmate of a penal institution. Provides that a person commits the offense when he or she knowingly and without authority of any person designated or authorized to grant this authority communicates with an inmate of a penal institution by means of an unlicensed radio communication. Provides that a violation is a Class 1 felony.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03902  Rep. Jerry Costello, II
625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204.1
Amends the Illinois Vehicle Code. Provides that it is aggravated fleeing or attempting to eluding a peace officer if the person causes death to another individual as a result of the fleeing or attempted eluding. If death is caused to a person other than a peace officer or first responder, the penalty is a Class 2 felony and if death is caused to a peace officer or first responder, the penalty is a Class 1 felony.
Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03903


(Sen. Toi W. Hutchinson-Karen McConnaughay-Linda Holmes, Omar Aquino, Kwame Raoul, Pamela J. Althoff, Wm. Sam McCann, Donne E. Trotter-Melinda Bush, Heather A. Steans, Chuck Weaver, Daniel Biss, Cristina Castro and Jacqueline Y. Collins)

105 ILCS 5/10-20.60 new

105 ILCS 5/34-18.53 new

Amends the School Code. Provides that there shall be no place of detention or criminal processing established or maintained on the grounds of any school. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Makes changes to the definition of "place of detention or criminal processing". Provides that the provisions shall be applied to places of detention or criminal processing only, and shall not be construed so as to infringe on the ability or capacity of law enforcement officers to perform their duties within schools as otherwise prescribed by law and performed in schools that do not have places of detention or criminal processing. Effective immediately.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the School Code. Provides that there shall be no student booking station established or maintained on the grounds of any school. Provides that the prohibition shall be applied to student booking stations only, and does not prohibit or affect the establishment or maintenance of any place operated by or under the control of law enforcement personnel, school resource officers, or other security personnel that does not also qualify as a student booking station. Provides that the prohibition does not affect or limit the powers afforded law enforcement officers to perform their duties within schools as otherwise prescribed by law. Allows the use of temporary detention spaces under certain circumstances. Defines "student booking station". Effective immediately.

Aug 18 17  H  Public Act . . . . . . . 100-0204
Amends the Unified Code of Corrections. Provides that the Department of Corrections shall establish a Women's Correctional Services Division under the authority of a Chief of Women's Correctional Services, which must be a Senior Public Service Administrator level position. Provides that the Chief of Women's Correctional Services shall be appointed by the Director of Corrections. Provides that the Chief of Women's Correctional Services shall have the same authority as the Chief of Operations that oversees all male prison facility operations. Provides that the Women's Correctional Services Division shall: (1) be accountable for management and oversight of the operations of all State women's correctional facilities; (2) be accountable for all Department of Corrections employees working with women under the custody of the Department in State women's correctional facilities; and (3) be accountable for all employees working in the Department of Corrections Parole Division that supervise women on mandatory supervised release and any contractors providing services to women in the custody of the Department or under the supervision of the Department in any capacity.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that the Department of Corrections shall create a permanent Women's Division under the direct supervision of the Director of Corrections. Provides that the Women's Division shall have statewide authority and operational oversight for all of the Department's women's correctional centers and women's adult transition centers. Provides that the Director shall appoint a Chief Administrator for the Women's Division who has received nationally recognized specialized training in gender-responsive and trauma-informed practices. Provides for the duties of the Women's Division Chief Administrator.

House Floor Amendment No. 4

Deletes reference to:

730 ILCS 5/3-2-2

Adds reference to:

730 ILCS 5/3-2-3 from Ch. 38, par. 1003-2-3

Adds reference to:

730 ILCS 5/3-2-5.5 new

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that the Department of Corrections shall create a permanent Women's Division under the direct supervision of the Director of Corrections. Provides that the Women's Division shall have statewide authority and operational oversight for all of the Department's women's correctional centers and women's adult transition centers. Provides that the Director shall appoint a Chief Administrator for the Women's Division who has received nationally recognized specialized training in gender-responsive and trauma-informed practices. Provides that the Chief Administrator shall be responsible for: (1) management and supervision of all employees assigned to the Women's Division correctional centers and adult transition centers; (2) development and implementation of evidenced-based, gender-responsive, and trauma-informed practices that govern Women's Division operations and programs; (3) development of the Women's Division training, orientation, and cycle curriculum, which shall be updated as needed to align with gender responsive and trauma-informed practices; (4) training all staff assigned to the Women's Division correctional centers and adult transition centers on gender-responsive and trauma-informed practices; (5) implementation of validated gender-responsive classification and placement instruments; (6) implementation of a gender-responsive risk, assets, and needs assessment tool and case management system for the Women's Division; (7) implementation of gender-responsive approaches to discipline and sanctions; and (8) collaborating with the Chief Administrator of Parole to ensure staff responsible for supervision of females under mandatory supervised release are appropriately trained in evidence-based practices in community supervision, gender-responsive practices, and trauma-informed practices.

Senate Floor Amendment No. 1

Provides that the Chief Administrator for the Women's Division of the Department of Corrections shall be appointed by the Director of Corrections by and with the advice and consent of the Senate. Deletes provision that the Chief Administrator of the Women's Division of the Department of Corrections shall be responsible for implementation of gender-responsive approaches to discipline and sanctions.
HB 03904 (CONTINUED)

Sep 22 17  H Public Act . . . . . . . 100-0527

HB 03905

730 ILCS 190/5
730 ILCS 190/20

Amends the Illinois Crime Reduction Act of 2009. Adds definition of "offender" and deletes definition of "violent offender". Provides that all offenders (rather than just non-violent offenders) are eligible for the Adult Redeploy Illinois program.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Crime Reduction Act of 2009. Reinserts the provisions of the bill but provides that offenders who are charged with or convicted of a probation-eligible offense (rather than any offense) may participate in the Adult Redeploy Illinois program.

Apr 28 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03906

720 ILCS 5/26-4

from Ch. 38, par. 26-4

Amends the Criminal Code of 2012. Provides that it is unlawful for any person to, without the consent of another person, operate an unmanned aerial vehicle in a manner that: (1) is intended to cause the unmanned aerial vehicle to enter the space above or surrounding the other person's occupied residence for the purpose of making a video record or transmitting live video or audio recordings of the other person while the other person is: (A) within his or her occupied residence; or (B) on the land or premises on which his or her occupied residence is located; and (2) invades the other person's reasonable expectation of privacy. Defines "unmanned aerial vehicle". Provides that a violation is a Class A misdemeanor. Provides that if the video record or live video is disseminated, the penalty is a Class 3 felony.

Mar 31 17  H Rule 19(a) / Re-referred to Rules Committee

HB 03907
Rep. Martin J. Moylan-David S. Olsen-Carol Sente, Deb Conroy, Michelle Mussman, Silvana Tabares, Stephanie A. Kifowit and Thaddeus Jones

(Sen. Neil Anderson and Chris Nybo)

105 ILCS 128/20

Amends the School Safety Drill Act. Provides that law enforcement drills shall be conducted on days and times when students are present in the building. Requires full-time school staff to participate in the drill. Provides that contractual or part-time staff may participate in the drill at the school's discretion, but shall receive training regarding the school's crisis response plans, protocols, and procedures. Effective July 1, 2017.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Provides that the school shooting incident drill is to prepare students and school personnel for a school shooting incident. Removes the requirement that law enforcement drills be conducted on days and times when students are present in the school building. Instead, provides for participation by staff in the building that day. Provides that contractual or part-time staff shall be made familiar with training regarding a school's crisis response plans, protocols, and procedures (instead of requiring them to receive this training). Effective July 1, 2017.

May 26 17  S Rule 3-9(a) / Re-referred to Assignments
HB 03908  Rep. Deb Conroy-Grant Wehrli-David S. Olsen-Carol Sente-Patricia R. Bellock
(Sen. Don Harmon-Michael Connelly)

40 ILCS 5/7-137  from Ch. 108 1/2, par. 7-137
40 ILCS 5/7-137.3 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Prohibits participation by a person who is an elected or appointed official of a forest preserve district and is first so elected or appointed on or after the effective date of the amendatory Act. Provides that a person who is an elected or appointed official of a forest preserve district shall not be considered a participating employee, unless (1) the person was first elected or appointed to that office before the effective date of the amendatory Act; (2) the person has elected to become a participating employee; and (3) the person has submitted logs evidencing that he or she has met a specified hourly standard. Contains provisions specifying the manner of documenting and submitting the time spent on official government business. Provides that an elected or appointed official of a forest preserve district who fails to submit time sheets or fails to conduct official government business for either 600 or 1,000 hours (whichever is applicable) with respect to that position shall not be permitted to continue participation in the Fund as an elected or appointed official of a forest preserve district. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
40 ILCS 5/7-137.3 new

Replaces everything after the enacting clause. Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Prohibits participation by a person who is a member of a governing body of a forest preserve district, whether he or she is elected or appointed, unless (i) he or she was first elected or appointed to that office before the effective date of the amendatory Act and the person has elected while in that office, in a written notice on file with the board, to become a participating employee and (ii) the governing body has certified to the Fund that the position normally requires the performance of duty during 1000 hours or more per year. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
40 ILCS 5/7-137.3 new

Replaces everything after the enacting clause. Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a person who holds part-time office as a member of a governing body of a forest preserve district is not a participating employee with respect to that office, unless he or she (i) was elected to that office before the effective date of the amendatory Act and (ii) has elected while in that office to become a participating employee. Provides that an office as a member of a governing body of a forest preserve district shall be deemed to be part-time if it normally requires the performance of duty during less than 1000 hours a year for the governing body of the forest preserve district. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 03909  Rep. Deb Conroy-Laura Fine-Litesa E. Wallace-Silvana Tabares-Robyn Gabel, Sam Yingling, Katie Stuart, Kelly M. Cassidy, Barbara Flynn Currie, Sara Feigenholtz, Theresa Mah, John C. D'Amico, Ann M. Williams, Jonathan Carroll, Carol Ammons, Juliana Stratton and Al Riley

10 ILCS 5/4-8.5
10 ILCS 5/5-8.5
10 ILCS 5/6-35.5

Amends the Election Code. Provides that notwithstanding any other provision of law, an individual who is 16 or 17 years of age may register to vote, with the registration held in abeyance by the appropriate election authority until such time as that individual attains the required age to vote. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Iris Y. Martinez-Cristina Castro-Neil Anderson)

720 ILCS 570/102  from Ch. 56 1/2, par. 1102
720 ILCS 570/312  from Ch. 56 1/2, par. 1312

Amends the Illinois Controlled Substances Act. Provides that emergency medical services personnel may administer Schedule II, III, IV, or V controlled substances to a person in the scope of their employment without a written, electronic, or oral prescription of a prescriber. Defines emergency medical services personnel. Includes “emergency medical services personnel” in the definition of “practitioner” under the Act.

Aug 22 17  H  Public Act . . . . . . . . 100-0280

HB 03911  Rep. Sue Scherer, Katie Stuart, Jerry Costello, II and Michelle Mussman

25 ILCS 115/5 new
25 ILCS 120/7 new

Amends the General Assembly Compensation Act. Provides that any increase in the salary of General Assembly members shall require a vote of three-fifths of the members elected to each house. Amends the Compensation Review Act. Provides that the annual increase in salary for members of the General Assembly based upon a cost of living adjustment shall no longer be in effect.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 03912  Rep. La Shawn K. Ford

765 ILCS 5/0.01  from Ch. 30, par. 0.01

Amends the Conveyances Act. Makes a technical change in a Section concerning the Act’s short title.

Mar 31 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 03913  Rep. Jim Durkin

15 ILCS 322/10
15 ILCS 322/30
15 ILCS 322/20 rep.
20 ILCS 2310/2310-323 rep.
20 ILCS 2335/Act rep.
20 ILCS 3405/22 rep.
20 ILCS 4028/Act rep.
105 ILCS 5/13B-35.10 rep.
105 ILCS 5/13B-35.15 rep.
105 ILCS 5/13B-35.20 rep.
110 ILCS 675/20-115 rep.
105 ILCS 5/27-20.4 from Ch. 122, par. 27-20.4
225 ILCS 46/65 rep.
325 ILCS 27/10
325 ILCS 27/20
325 ILCS 27/25
325 ILCS 27/30
325 ILCS 27/15 rep.
410 ILCS 515/1 from Ch. 111 1/2, par. 7851
410 ILCS 515/3 from Ch. 111 1/2, par. 7853
410 ILCS 223/10 rep.
410 ILCS 515/6 rep.
15 ILCS 322/10
15 ILCS 322/30
15 ILCS 322/20 rep.
20 ILCS 2310/2310-323 rep.
20 ILCS 2335/Act rep.
20 ILCS 3405/22 rep.
20 ILCS 4028/Act rep.
105 ILCS 5/13B-35.10 rep.
105 ILCS 5/13B-35.15 rep.
105 ILCS 5/13B-35.20 rep.
110 ILCS 675/20-115 rep.
105 ILCS 5/27-20.4 from Ch. 122, par. 27-20.4
225 ILCS 46/65 rep.
325 ILCS 27/10
325 ILCS 27/20
325 ILCS 27/25
325 ILCS 27/30
325 ILCS 27/15 rep.
410 ILCS 515/1 from Ch. 111 1/2, par. 7851
410 ILCS 515/3 from Ch. 111 1/2, par. 7853
410 ILCS 223/10 rep.
HB 03913 (CONTINUED)

410 ILCS 515/6 rep.


Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03914
Rep. Litesa E. Wallace-Carol Ammons-Sonya M. Harper (Sen. Laura M. Murphy)

625 ILCS 5/11-1414 from Ch. 95 1/2, par. 11-1414

Amends the Illinois Vehicle Code. Provides that in addition to suspension of driving privileges, a person convicted of failing to stop his or her vehicle before meeting or overtaking a school bus stopped on a highway, roadway, private road, parking lot, school property, or at any other location shall be subject to a mandatory fine of $300 (rather $150) for a first violation and $1,000 (rather than $500) for a second or subsequent violation.

May 29 17 S Referred to Assignments

HB 03915
Rep. Sam Yingling

60 ILCS 1/Art. 27 heading
60 ILCS 1/27-5
60 ILCS 1/Art. 28 rep.

Amends the Township Code. Provides that all townships within a coterminous, or substantially coterminous, municipality may be discontinued (currently, municipalities in which the city council exercises the powers and duties of the township board, or in which one or more municipal officials serve as an officer or trustee of the township; that are located within a county with a population of 3 million or more; and which contain a territory of 7 square miles or more). Repeals an Article of the Township Code regarding discontinuance of specified townships in St. Clair County. Effective immediately.

Mar 31 17 H Rule 19(a) / Re-referred to Rules Committee

HB 03916

5 ILCS 140/7.5
735 ILCS 5/8-805 new

Amends the Code of Civil Procedure. Provides that, with exceptions, communications pertaining to peer support counseling sessions for emergency services or public safety personnel are privileged and confidential. Provides that any communication made by a participant or counselor in a peer support counseling session, and any oral or written information conveyed in a peer support counseling session, is not admissible in any judicial proceeding, administrative proceeding, arbitration proceeding, or other adjudicatory proceeding. Provides that communications and information shall not be disclosed by the participants in any judicial proceeding, administrative proceeding, arbitration proceeding, or other adjudicatory proceeding. Provides that any notes, records, or reports arising out of a peer support counseling session are exempt from the disclosure requirements of the Freedom of Information Act and makes a corresponding change in the Freedom of Information Act.

Feb 16 17 H Tabled
HB 03917  
Rep. Theresa Mah-Frances Ann Hurley, Anna Moeller, Sam Yingling, William Davis, Marcus C. Evans, Jr. and Al Riley

220 ILCS 5/13-503  
from Ch. 111 2/3, par. 13-503

220 ILCS 5/13-505  
from Ch. 111 2/3, par. 13-505

220 ILCS 5/13-505.4  
from Ch. 111 2/3, par. 13-505.4

220 ILCS 5/13-1200

Amends the Public Utilities Act. Provides for the giving of notice and information concerning rates, charges, terms, and conditions of service to customers of telecommunications carriers. Extends the repeal of the Telecommunications Article to July 1, 2020.

Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee

HB 03918  
Rep. Katie Stuart

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

Amends the State Employees Group Insurance Act of 1971. Modifies the term "annuitant" to not include any member of the General Assembly, or any person serving as Governor, Lieutenant Governor, Secretary of State, Treasurer, Comptroller, or Attorney General, or the surviving spouse of such a person, who is sworn into office for the first time on or after the effective date of this amendatory Act, and retires as a participating member under the General Assembly Retirement System, for the purpose of administering health benefits under the Act. Effective immediately.

Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee

HB 03919  
Rep. Katie Stuart

15 ILCS 20/50-22

Amends the Civil Administrative Code of Illinois (State Budget Law). Removes the salaries of members of the General Assembly from a Section allowing for a continuing appropriation of salaries for certain specified positions. Effective immediately.

Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee

HB 03920  
Rep. La Shawn K. Ford-Allen Skillicorn-Carol Ammons-Litesa E. Wallace-Peter Breen, Monica Bristow, Laura Fine, Kelly M. Cassidy, Camille Y. Lilly, Rita Mayfield and LaToya Greenwood

(Sen. Kimberly A. Lightford, Omar Aquino-Jacqueline Y. Collins-Patricia Van Pelt and Martin A. Sandoval-Mattie Hunter)

625 ILCS 5/6-303  
from Ch. 95 1/2, par. 6-303

Amends the Illinois Vehicle Code. Provides that a person who drives or is in actual physical control of a motor vehicle on any highway of this State when his or her driver's license, permit, or privilege to drive is revoked or suspended due to an unpaid civil penalty shall be guilty of a petty offense (rather than a Class A misdemeanor). Provides that a local law enforcement officer shall issue the person a $50 citation for the violation.

Fiscal Note (Office of the Secretary of State)

HB 3920 has no fiscal impact on the Secretary of State's office.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a person who drives or is in actual physical control of a motor vehicle while his or her driver's license or privilege to drive is suspended due to certain violations of the Code shall receive a Uniform Traffic Citation from the law enforcement officer. Provides that a person who receives 3 or more Uniform Traffic Citations without paying any fees associated with the citations shall be guilty of a Class A misdemeanor. Makes conforming changes.

Aug 21 18  
H Public Act . . . . . . . . 100-1004

HB 03921  
Rep. Martin J. Moylan-Frances Ann Hurley, Lawrence Walsh, Jr., Silvana Tabares, Thaddeus Jones, Kelly M. Burke, Sam Yingling, Deb Conroy, Michelle Mussman, Stephanie A. Kifowit, Katie Stuart and Luis Arroyo

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

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a person age 65 and older may cancel certain contracts within 15, rather than 3, days after the day the contract was signed. Effective January 1, 2018.

Mar 31 17  
H Rule 19(a) / Re-referred to Rules Committee
HB 03922
(Sen. Don Harmon)

65 ILCS 5/11-19-15 new
Amends the Illinois Municipal Code. Creates the Municipal Task Force on Recycling Strategies to Reduce Greenhouse Gas Emissions to review the status of municipal policies and programs that reduce greenhouse gas emissions nationally and internationally. Provides that the review shall include, but not be limited to, specified greenhouse gas initiatives. Provides that the Task Force shall prepare a report that summarizes its work and makes recommendations resulting from its review. Provides that the Task Force shall submit the report of its findings and recommendations to the Governor and the General Assembly no later than one year after the effective date. Contains provisions concerning the membership of the Task Force. Provides that the members of the Task Force shall be appointed no later than 90 days after the effective date of the amendatory Act. Provides that the provisions creating and concerning the Task Force shall be repealed 2 years after the effective date.

House Committee Amendment No. 1
Increases the Municipal Task Force on Recycling Strategies from 13 to 15 members. Provides that the Director of the Environmental Protection Agency shall appoint the additional members. Provides that one of the additional members shall represent a national waste and recycling organization and one of the additional members shall represent a statewide manufacturing trade association. Makes technical changes clarifying provisions concerning the goals of the Task Force.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No. 1 with the following changes: Decreases the Municipal Task Force on Recycling Strategies from 15 to 14 members. Removes the Director of Commerce and Economic Opportunity or his or her representative from being a member on the Task Force. Replaces references to the Department of Commerce and Economic Opportunity with the Environmental Protection Agency, and makes other conforming changes.

Senate Committee Amendment No. 1
Provides that one person appointed to the Municipal Task Force on Recycling Strategies to Reduce Greenhouse Gas Emissions by the Director of the Environmental Protection Agency to represent municipalities must reside in a municipality with a population of more than 1,000,000.

Senate Floor Amendment No. 2
Deletes reference to:
65 ILCS 5/11-19-15 new
Adds reference to:
65 ILCS 5/11-19-1 from Ch. 24, par. 11-19-1
Adds reference to:
65 ILCS 5/11-19-2 from Ch. 24, par. 11-19-2
Adds reference to:
65 ILCS 5/11-19-5 from Ch. 24, par. 11-19-5

Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Prohibits a municipality with a population of less than 1,000,000 from entering into any new contracts with any other unit of local government, by intergovernmental agreement or otherwise, or with any corporation or person relating to the collecting and final disposition of general construction or demolition debris; exempts certain municipalities. Prohibits a municipality with a population of less than 1,000,000 from awarding a franchise or contract to any private entity for the collection of general construction or demolition debris from residential or non-residential locations; exempts certain municipalities. Prohibits a municipality with a population of less than 1,000,000 from providing by ordinance for any methods that award a franchise for the collection or final disposition of general construction or demolition debris, except under certain circumstances. Effective immediately.

Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HB 03923
Rep. Jim Durkin-Robert W. Pritchard

Makes appropriations for the ordinary and contingent expenses of the Educational Labor Relations Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $1,777,800.

Makes appropriations for the Illinois State Board of Education and teacher retirement contributions for the fiscal year beginning July 1, 2017, as follows: General Funds $11,594,556,774; Other State Funds $77,348,900; Federal Funds $3,654,586,900; Total $15,326,492,574.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the State Universities Civil Service System for the fiscal year beginning July 1, 2017, as follows: General Funds $1,223,200.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Illinois Student Assistance Commission for the fiscal year beginning July 1, 2017: General Funds $412,772,500; Other State Funds $10,580,000; Federal Funds $309,753,700; Total $733,106,200.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of the University of Illinois for the fiscal year beginning July 1, 2017, as follows: General Funds $57,428,800; Other State Funds $36,000; Federal Funds $20,000; Total $77,464,800.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of the University of Illinois for the fiscal year beginning July 1, 2017, as follows: General Funds $83,825,000; Other State Funds $43,000,000; Total $126,825,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Southern Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $169,624,700; Other State Funds $27,000; Total $169,651,700.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northern Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $77,428,800; Other State Funds $36,000; Total $77,464,800.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Governors State University for the fiscal year beginning July 1, 2017, as follows: General Funds $31,364,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Western Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $43,728,400; Other State Funds $20,000; Total $43,748,400.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northeastern Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $31,364,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Governors State University for the fiscal year beginning July 1, 2017, as follows: General Funds $20,452,800.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Eastern Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $36,529,300; Other State Funds $8,000; Total $36,537,300.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Chicago State University for the fiscal year beginning July 1, 2017, as follows: General Funds $30,880,900; Other State Funds $1,600,000; Total $32,480,900.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Board of Higher Education and the Illinois Math and Science Academy for the fiscal year beginning July 1, 2017, as follows: General Funds $83,725,000; Other State Funds $4,730,000; Federal Funds $5,500,000; Total $98,955,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03939  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Illinois Labor Relations Board for the fiscal year beginning July 1, 2017, as follows: General Funds $1,484,800.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03940  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the State Employees’ Retirement System, Judges Retirement System and General Assembly Retirement System for the fiscal year beginning July 1, 2017, as follows: General Funds $1,446,770,540.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03941  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Property Tax Appeal Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $6,010,800.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03942  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Illinois Racing Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $6,320,400.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03943  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Illinois Gaming Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $157,213,400.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03944  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Procurement Policy Board for the fiscal year beginning July 1, 2017, as follows: General Funds $480,200.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03945  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Illinois Independent Tax Tribunal for the fiscal year beginning July 1, 2017, as follows: General Funds $638,900; Other State Funds $168,700; Total $807,600.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03946  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Environmental Protection Agency for the fiscal year beginning July 1, 2017, as follows: Other State Funds $282,011,900; Federal Funds $82,223,600; Total $364,235,500.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03947  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Drycleaner Environmental Response Trust Fund Council for the fiscal year beginning July 1, 2017, as follows: Other State Funds $4,100,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 03948  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Illinois Commerce Commission for the fiscal year beginning July 1, 2017, as follows: Other State Funds $56,808,900.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03949  Rep. Jim Durkin-David Harris-Reginald Phillips-Brad Halbrook

Makes appropriations for the ordinary and contingent expenses of the Coroner Training Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $450,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03950  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Civil Service Commission of for the fiscal year beginning July 1, 2017, as follows: General Funds $448,300.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03951  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Executive Ethics Commission for the fiscal year beginning July 1, 2017, as follows: General Funds $6,440,900.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03952  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Office of the Executive Inspector General for the fiscal year beginning July 1, 2017, as follows: General Funds $5,808,100; Other State Funds $1,610,800; Total $7,418,900.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03953  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Governor’s Office of Management and Budget for the fiscal year beginning July 1, 2017, as follows: General Funds $1,380,100; Other State Funds; $500,853,400; Total $502,233,500.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03954  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Illinois Arts Council for the fiscal year beginning July 1, 2017, as follows: General Funds $9,901,700; Federal Funds $1,000,000; Total $10,901,700.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03955  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Department of Revenue for the fiscal year beginning July 1, 2017, as follows: General Funds $100,864,300; Other State Funds $797,111,000; Federal Funds $250,000; Total $898,225,300.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03956  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Department of the Lottery for the fiscal year beginning July 1, 2017, as follows: Other State Funds $1,194,531,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03957  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Department of Innovation and Technology for the fiscal year beginning July 1, 2017, as follows: Other State Funds $900,000,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03958  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Department of Insurance for the fiscal year beginning July 1, 2017, as follows: Other State Funds $49,782,500.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03959  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Department of Financial and Professional Regulation for the fiscal year beginning July 1, 2017, as follows: Other State Funds $97,355,500.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 03960  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Department of Employment Security for the fiscal year beginning July 1, 2017, as follows: General Funds $24,000,000; Other State Funds $4,000,000; Federal Funds $242,826,700; Total $270,826,700.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03961  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Abraham Lincoln Presidential Library and Museum for the fiscal year beginning July 1, 2017, as follows: General Revenue Funds $8,500,000; Other State Funds $2,500,000; Total $11,000,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03962  Rep. Jim Durkin-David Harris-Brad Halbrook

Makes appropriations for the ordinary and contingent expenses of the Department of Natural Resources for the fiscal year beginning July 1, 2017, as follows: General Revenue Funds $42,000,000; Other State Funds $249,032,197; Federal Funds $23,179,993; Total $314,212,190.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03963  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Department of Commerce and Economic Opportunity for the fiscal year beginning July 1, 2017, as follows: General Funds $23,150,000; Other State Funds $290,486,000; Federal Funds $1,016,289,400; Total $1,329,925,400.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03964  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Department of Central Management Services for the fiscal year beginning July 1, 2017, as follows: Other State Funds $41,639,000; Federal Funds $1,000,000; Total $42,639,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03965  Rep. Jim Durkin-David Harris-Reginald Phillips

Makes appropriations for the ordinary and contingent expenses of the Department of Agriculture for the fiscal year beginning July 1, 2017, as follows: General Funds $18,980,200; Other State Funds $65,888,100; Federal Funds $13,253,300; Total $98,121,600.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03966  Rep. Jim Durkin-David Harris

Makes appropriations for the ordinary and contingent expenses of the Office of the Lieutenant Governor for the fiscal year beginning July 1, 2017, as follows: General Funds $1,256,400; Other State Funds $47,500; Total $1,303,900.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03967  Rep. Jim Durkin-David Harris-Reginald Phillips

Makes appropriations for the ordinary and contingent expenses of the Office of the Governor for the fiscal year beginning July 1, 2017, as follows: General Funds $4,969,000; Other State Funds $100,000; Total $5,069,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Office of the State Fire Marshal for the fiscal year beginning July 1, 2017, as follows: Other State Funds $41,639,000; Federal Funds $1,000,000; Total $42,639,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the State Police Merit Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $5,132,000; Total $5,132,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Illinois Emergency Management Agency for the fiscal year beginning July 1, 2017: General Funds $2,051,000; Other State Funds $44,689,400; Federal Funds $469,750,800; Total $516,491,200.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

Makes appropriations for the ordinary and contingent expenses of the Southwestern Illinois Development Authority for the fiscal year beginning July 1, 2017, as follows: General Funds $1,361,500.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year beginning July 1, 2017, as follows: General Funds $4,038,100; Other State Funds $280,500; Total $4,318,600.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Metropolitan Pier and Exposition Authority for the fiscal year beginning July 1, 2017, as follows: Other State Funds $207,828,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Law Enforcement Training Standards Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $24,030,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Workers’ Compensation Commission for the fiscal year beginning July 1, 2017, as follows: Other State Funds $30,973,800.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Illinois Sports Facilities Authority for the fiscal year beginning July 1, 2017, as follows: Other State Funds $60,942,000.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority for the fiscal year beginning July 1, 2017, as follows: General Funds $17,455,100; Other State Funds $11,579,700; Federal Funds $99,600,000; Total $128,634,800.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 2017, as follows: General Funds $0; Other State Funds $3,064,070,274; Federal Funds $18,214,345; Total $3,082,284,619.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 2017, as follows: General Funds $6,410,100; Other State Funds $1,518,200; Federal Funds $5,000,000; Total $12,928,300.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Department of Labor for the fiscal year beginning July 1, 2017, as follows: Other State Funds $53,201,400.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Illinois Power Agency for the fiscal year beginning July 1, 2017, as follows: General Funds $1,502,802,700; Other State Funds $108,669,800; Total $1,611,472,500.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Makes appropriations for the ordinary and contingent expenses of the Department of Corrections for the fiscal year beginning July 1, 2017, as follows: General Funds $1,502,802,700; Other State Funds $108,669,800; Total $1,611,472,500.
Makes appropriations for the ordinary and contingent expenses of the Department of Juvenile Justice for the fiscal year beginning July 1, 2017, as follows: General Funds $117,061,900; Other State Funds $13,000,000; Total $130,061,900.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

Makes appropriations for the ordinary and contingent expenses of the Department of Military Affairs for the fiscal year beginning July 1, 2017, as follows: General Funds $17,343,700; Other State Funds $6,100,000; Federal Funds $40,410,700; Total $63,854,400.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

Makes appropriations for the ordinary and contingent expenses of the Department of State Police for the fiscal year beginning July 1, 2017, as follows: General Funds $277,971,100; Other State Funds $296,110,000; Federal Funds $20,000,000; Total $594,081,100.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

Makes appropriations for the ordinary and contingent expenses of the Department of Healthcare and Family Services for the fiscal year beginning July 1, 2017, as follows: General Funds $7,133,557,800; Other State Funds $14,505,893,300; Federal Funds $300,000,000; Total $21,939,451,100.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03987  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year beginning July 1, 2017, as follows: General Funds $3,954,768,400; Other State Funds $771,775,100; Federal Funds $1,778,277,900; Total $6,504,821,400.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03988  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Guardianship and Advocacy Commission for the fiscal year beginning July 1, 2017, as follows: General Funds $9,517,000; Other State Funds $2,400,000; Total $11,917,000.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03989  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Deaf and Hard of Hearing Commission for the fiscal year beginning July 1, 2017, as follows: General Funds $650,000; Other State Funds $200,000; Total $850,000.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03990  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Illinois Council on Developmental Disabilities for the fiscal year beginning July 1, 2017, as follows: Federal Funds $4,802,700.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03991  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Human Rights Commission for the fiscal year beginning July 1, 2017, as follows: General Funds $2,173,500.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03992  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Department of Veterans’ Affairs for the fiscal year beginning July 1, 2017, as follows: General Funds $73,466,900; Other State Funds $77,639,300; Federal Funds $1,703,300; Total $152,809,500.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03993  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Department of Public Health for the fiscal year beginning July 1, 2017, as follows: General Funds $115,341,200; Other State Funds $164,047,300; Federal Funds $291,129,200; Total $570,517,700.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 03994  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Department of Human Rights for the fiscal year beginning July 1, 2017, as follows: General Funds $10,444,900; Other State Funds $600,000; Federal Funds $4,537,800; Total $15,582,700.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03995  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 2017: General Funds $765,852,800; Other State Funds $403,275,500; Federal Funds $10,994,000; Total $1,180,122,300.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03996  Rep. Jim Durkin-Patricia R. Bellock
Makes appropriations for the ordinary and contingent expenses of the Department on Aging for the fiscal year beginning July 1, 2017, as follows: General Funds $ 875,756,700; Other State Funds $4,745,000; Federal Funds $85,823,500; Total $966,325,200.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03997  Rep. Jim Durkin
Makes appropriations and reappropriations for the fiscal year beginning July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 03998  Rep. Jim Durkin
Appropriations and reappropriations for capital projects for the Department of Human Services, Department of Natural Resources and Department of Commerce and Economic Opportunity for the fiscal year beginning July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

745 ILCS 65/2 from Ch. 70, par. 32
Amends the Recreational Use of Land and Water Areas Act. Provides that "owner" includes railroads and public or private utilities. Effective immediately.
Feb 22 17  H  Referred to Rules Committee

HB 04000  Rep. Juliana Stratton
Makes appropriations to the Department of Commerce and Economic Opportunity from the General Revenue Fund for grants, contracts, and administrative expenses associated with the Illinois Office of Entrepreneurship, Innovation and Technology and for technology-based programs. Effective July 1, 2017.
Feb 22 17  H  Referred to Rules Committee

HB 04001  Rep. William Davis
Mar 07 17  H  Referred to Rules Committee
HB 04002  Rep. Chad Hays

New Act

5 ILCS 430/5-45
5 ILCS 430/20-10
20 ILCS 301/5-20
20 ILCS 605/605-530 new
20 ILCS 605/605-535 new
20 ILCS 1605/9.1
20 ILCS 2505/2505-305  was 20 ILCS 2505/39b15.1
30 ILCS 5/3-1  from Ch. 15, par. 303-1
30 ILCS 105/5.878 new
30 ILCS 105/5.879 new
30 ILCS 105/5.880 new
30 ILCS 105/6z-45
30 ILCS 105/6z-102 new

35 ILCS 5/201  from Ch. 120, par. 2-201
35 ILCS 5/303  from Ch. 120, par. 3-303
35 ILCS 5/304  from Ch. 120, par. 3-304
35 ILCS 5/710  from Ch. 120, par. 7-710
35 ILCS 200/15-144 new
65 ILCS 5/8-10-2.6 new

70 ILCS 1825/5.1  from Ch. 19, par. 255.1
205 ILCS 670/12.5
230 ILCS 5/1.2

230 ILCS 5/3.11  from Ch. 8, par. 37-3.11
230 ILCS 5/3.12  from Ch. 8, par. 37-3.12
230 ILCS 5/3.31 new
230 ILCS 5/3.32 new
230 ILCS 5/3.33 new
230 ILCS 5/3.35 new
230 ILCS 5/3.36 new

230 ILCS 5/6  from Ch. 8, par. 37-6
230 ILCS 5/9  from Ch. 8, par. 37-9
230 ILCS 5/15  from Ch. 8, par. 37-15
230 ILCS 5/18  from Ch. 8, par. 37-18
230 ILCS 5/19  from Ch. 8, par. 37-19
230 ILCS 5/20  from Ch. 8, par. 37-20
230 ILCS 5/21  from Ch. 8, par. 37-21
230 ILCS 5/24  from Ch. 8, par. 37-24
230 ILCS 5/25  from Ch. 8, par. 37-25
230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/26.8
230 ILCS 5/26.9
230 ILCS 5/27  from Ch. 8, par. 37-27
HB 04002 (CONTINUED)

230 ILCS 5/30 from Ch. 8, par. 37-30
230 ILCS 5/30.5
230 ILCS 5/31 from Ch. 8, par. 37-31
230 ILCS 5/32.1
230 ILCS 5/34.3 new
230 ILCS 5/36 from Ch. 8, par. 37-36
230 ILCS 5/40 from Ch. 8, par. 37-40
230 ILCS 5/54.75
230 ILCS 5/56 new
230 ILCS 10/1 from Ch. 120, par. 2401
230 ILCS 10/2 from Ch. 120, par. 2402
230 ILCS 10/3 from Ch. 120, par. 2403
230 ILCS 10/4 from Ch. 120, par. 2404
230 ILCS 10/5 from Ch. 120, par. 2405
230 ILCS 10/5.1 from Ch. 120, par. 2405.1
230 ILCS 10/5.3 new
230 ILCS 10/6 from Ch. 120, par. 2406
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/7.3
230 ILCS 10/7.5
230 ILCS 10/7.7 new
230 ILCS 10/7.8 new
230 ILCS 10/7.9 new
230 ILCS 10/7.10 new
230 ILCS 10/7.11 new
230 ILCS 10/7.12 new
230 ILCS 10/7.13 new
230 ILCS 10/8 from Ch. 120, par. 2408
230 ILCS 10/9 from Ch. 120, par. 2409
230 ILCS 10/11 from Ch. 120, par. 2411
230 ILCS 10/11.1 from Ch. 120, par. 2411.1
230 ILCS 10/12 from Ch. 120, par. 2412
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 10/14 from Ch. 120, par. 2414
230 ILCS 10/15 from Ch. 120, par. 2415
230 ILCS 10/16 from Ch. 120, par. 2416
230 ILCS 10/17 from Ch. 120, par. 2417
230 ILCS 10/17.1 from Ch. 120, par. 2417.1
230 ILCS 10/18 from Ch. 120, par. 2418
230 ILCS 10/18.1
230 ILCS 10/19 from Ch. 120, par. 2419
230 ILCS 10/20 from Ch. 120, par. 2420
230 ILCS 10/21 from Ch. 120, par. 2421
HB 04002 (CONTINUED)

230 ILCS 10/23 from Ch. 120, par. 2423
230 ILCS 10/24
230 ILCS 40/5
230 ILCS 40/25
230 ILCS 40/45
230 ILCS 40/79
230 ILCS 40/80
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-30 from Ch. 43, par. 144f
305 ILCS 5/10-17.15
430 ILCS 66/65
720 ILCS 5/28-1 from Ch. 38, par. 28-1
720 ILCS 5/28-1.1 from Ch. 38, par. 28-1.1
720 ILCS 5/28-3 from Ch. 38, par. 28-3
720 ILCS 5/28-5 from Ch. 38, par. 28-5
720 ILCS 5/28-7 from Ch. 38, par. 28-7
735 ILCS 30/15-5-48 new
815 ILCS 122/3-5
815 ILCS 420/2 from Ch. 121 1/2, par. 1852
30 ILCS 105/5.490 rep.
230 ILCS 5/54 rep.

Creates the Chicago Casino Development Authority Act. Provides for the creation of the Chicago Casino Development Authority, whose duties include promotion and maintenance of a casino. Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act to authorize electronic gaming (which includes slot machine gambling and gambling with table games) at race tracks and makes conforming changes in various Acts. Further amends the Illinois Horse Racing Act of 1975. Makes various changes concerning Board members. Indefinitely extends the authorization for advance deposit wagering. Contains provisions concerning testing of horses at county fairs and standardbred horses. Further amends the Riverboat Gambling Act. Changes the short title to the Illinois Gambling Act and changes corresponding references to the Act. Adds additional owners licenses, one of which authorizes the conduct of casino gambling in the City of Chicago. Makes changes in provisions concerning the admission tax and privilege tax. Makes other changes. Contains a severability provision. Effective immediately.

Mar 07 17 H Referred to Rules Committee

HB 04003 Rep. Laura Fine

5 ILCS 140/3.1

Amends the Freedom of Information Act. Provides that a public body may deny a request if: (1) the request is made for a commercial purpose; (2) the request is made by the same person for the same records previously provided; and (3) the request is made less than 6 months after the previous request. Effective immediately.

Mar 07 17 H Referred to Rules Committee
HB 04004


35 ILCS 5/203 from Ch. 120, par. 2-203
35 ILCS 5/304 from Ch. 120, par. 3-304
35 ILCS 5/309 new
35 ILCS 5/1501 from Ch. 120, par. 15-1501
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 130/2 from Ch. 120, par. 453.2
35 ILCS 135/3 from Ch. 120, par. 453.33
35 ILCS 145/2 from Ch. 120, par. 481b.32
35 ILCS 145/6 from Ch. 120, par. 481b.36
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/6 from Ch. 120, par. 422
35 ILCS 505/6a from Ch. 120, par. 422a
35 ILCS 630/6 from Ch. 120, par. 2006
235 ILCS 5/8-2 from Ch. 43, par. 159

Amends the Illinois Income Tax Act. Provides for water's edge combined reporting. Creates an addition modification in an amount equal to the deduction for qualified production activities allowed under Section 199 of the Internal Revenue Code. In the definition of "unitary business group", provides that the term "United States" means the 50 states, the District of Columbia, and any area over which the United States has asserted jurisdiction or claimed exclusive rights with respect to the exploration for or exploitation of natural resources, but does not include any territory or possession of the United States (currently, that definition does not include any territory or possession of the United States or any area over which the United States has asserted jurisdiction or claimed exclusive rights with respect to the exploration for or exploitation of natural resources). In that definition, further provides that the unitary business group may include members that are ordinarily required to apportion business income under different subsections of the Act. Provides that provisions related to the apportionment of income for federally regulated exchanges expire on December 31, 2017. Amends the Hotel Operators' Occupation Tax Act. Provides that the Act also applies to online travel companies. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Hotel Operators' Occupation Tax Act, the Motor Fuel Tax Law, the Telecommunications Excise Tax Act, and the Liquor Control Act of 1934 to provide for reductions in the vendor discount. Effective immediately.

Mar 08 17 Referred to Rules Committee
HB 04005  Rep. Robert Rita

20 ILCS 1605/2  from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20  from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
30 ILCS 105/5.878 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on July 1, 2017 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit the Catholic Charities of the Archdiocese of Chicago's Basic Human Needs Services. Requires the net revenue from that game to be deposited into the Basic Human Needs Revenue Fund. Provides that moneys deposited into the Basic Human Needs Revenue Fund shall be used by the Department of Human Services to fund grants to the Catholic Charities of the Archdiocese of Chicago's Basic Human Needs Services. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the State Finance Act to create the Basic Human Needs Revenue Fund as a special fund in the State treasury. Effective immediately.

Mar 08 17  H  Referred to Rules Committee

HB 04006  Rep. Barbara Flynn Currie

Makes appropriations to the Supreme Court for the ordinary and contingent expenses of the judicial system. Effective July 1, 2017.

Mar 09 17  H  Referred to Rules Committee

HB 04007  Rep. David McSweeney

110 ILCS 947/65.95 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to establish and administer an adult vocational community college scholarship program. Provides that beginning with the 2018-2019 academic year, the Commission shall, each year, receive and consider applications for scholarships to community colleges for people over the age of 30 who have been unemployed and are actively searching for employment and who can identify the specific training certificate, credential, or associate degree that he or she is seeking to obtain. Allows applicants to re-apply for the scholarship if they can demonstrate continual progress towards the desired certificate, credential, or degree. Provides that scholarships shall not exceed $2,000 per recipient per academic year. Allows the Commission to establish appropriate applications and forms. Requires the Commission to adopt all necessary and proper rules to implement the program.

Mar 09 17  H  Referred to Rules Committee

HB 04008

Appropriates $56,000,000 from the General Revenue Fund to the Office of the Secretary of State for 28 non-competitively awarded grants, each in the amount of $2,000,000, to community-based organizations based entirely within 28 specified Representative Districts that address violence prevention using a culturally competent approach and that are capable of decreasing violence in those Representative Districts. Provides that the grants shall support violence prevention, youth services, after school programming, counseling services, summer jobs, vocational programs, public awareness campaigns, and other priority areas. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Provides that specified amounts shall be appropriated to specified units of local government for each of 28 specified Representative Districts for grants to community-based organizations based entirely within each of the specified Representative Districts that address violence prevention using a culturally competent approach and that are capable of decreasing violence in those Representative Districts. Effective July 1, 2017.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04009  Rep. Michael J. Madigan-Fred Crespo

Makes specified appropriations to the Legislative Information System, Legislative Printing Unit, Legislative Audit Commission, Legislative Research Unit, Legislative Reference Bureau, Joint Committee on Administrative Rules, Architect of the Capitol, and Commission on Government Forecasting and Accountability for their ordinary and contingent expenses of the fiscal year beginning July 1, 2017. Effective July 1, 2017.

Mar 14 17  H  Referred to Rules Committee
HB 04010  Rep. Michael J. Madigan-Fred Crespo

Makes specified appropriations and reappropriations to the General Assembly and the Legislative Ethics Commission for their ordinary and contingent expenses of the fiscal year beginning July 1, 2017. Effective July 1, 2017.

Mar 14 17  H  Referred to Rules Committee

HB 04011  Rep. Lou Lang, Ann M. Williams and Stephanie A. Kifowit

(Sen. Ira I. Silverstein, Daniel Biss and Napoleon Harris, III)

15 ILCS 305/5  

Amends the Secretary of State Act. Provides that it shall be the duty of the Secretary of State, subject to appropriation, to make grants or otherwise provide assistance to, on an emergency basis, specified not-for-profit organizations for eligible security improvements that assist the organization in preventing, preparing for, or responding to acts of terrorism. Requires the Secretary to establish procedures and forms by which applicants may apply for a grant, and procedures for distributing grants to recipients. Provides that the amount and distribution of grant funds provided to applicants shall be wholly within the discretion of the Secretary. Provides that upon request of the Secretary, a State agency shall provide the Secretary with assistance in administering the grants. Effective immediately.

Fiscal Note (Office of the Secretary of State)

HB 4011 has no fiscal impact on the Office of the Secretary of State as it can be managed within the existing grant infrastructure.

State Mandates Fiscal Note (Office of the Secretary of State)

This bill does not create a State Mandate.

Senate Committee Amendment No. 1

Deletes reference to:

15 ILCS 305/5  

Adds reference to:

20 ILCS 3305/5  

Replaces everything after the enacting clause. Amends the Illinois Emergency Management Agency Act. Provides that the Illinois Emergency Management Agency is authorized to make grants or otherwise provide assistance to, on an emergency basis, not-for-profit organizations which are exempt from federal income taxation under section 501(c)(3) of the Federal Internal Revenue Code for eligible security improvements that assist the organization in preventing, preparing for, or responding to acts of terrorism. Requires the Director of the Illinois Emergency Management Agency to establish procedures and forms by which applicants may apply for a grant, and procedures for distributing grants to recipients. Provides that the amount and distribution of grant funds provided to applicants shall be wholly within the discretion of the Director. Provides that upon request of the Director, a State agency shall provide the Director with assistance in administering the grants. Effective immediately.

Senate Floor Amendment No. 2

Provides that the Illinois Emergency Management Agency is authorized to make grants to not-for-profit organizations which are exempt from federal income taxation under section 501(c)(3) of the Federal Internal Revenue Code for eligible security improvements that assist the organization in preventing, preparing for, or responding to acts of terrorism. Provides that the Agency is authorized to use funds appropriated for the grant program to administer the program.

Sep 15 17  H  Public Act . . . . . . . . 100-0508


Appropriates $25,000,000 from the General Revenue Fund to the Secretary of State for grants, on an emergency basis, to at-risk not-for-profit organizations for eligible security improvements that assist the organization in preventing, preparing for, or responding to acts of terrorism. Effective immediately.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04013  Rep. Fred Crespo


Mar 14 17  H  Referred to Rules Committee
HB 04014  Rep. Terri Bryant
Appropriates $442,628 from the General Revenue Fund to the State Board of Education for a Fiscal Year 2018 grant to Spring Garden Consolidated School District and to cover prior fiscal year costs. Effective immediately.
Mar 14 17  H  Referred to Rules Committee

HB 04015  Rep. David Harris
30 ILCS 500/50-36.5 new
Amends the Illinois Procurement Code. Provides that on and after the effective date of the amendatory Act, no State agency shall enter into or renew a contract with a business under this Code unless the contract declares that the business is not boycotting any jurisdiction with which the State of Illinois is not prohibited by law from doing business with or investing in, including Israel, and will not do so during the term of the contract. Effective immediately.
Mar 21 17  H  Referred to Rules Committee

HB 04016  Rep. Michael J. Madigan-Fred Crespo
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04017  Rep. Michael J. Madigan-Fred Crespo
Makes appropriations and reappropriations to the State Board of Elections for its ordinary and contingent expenses and various other activities. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04018  Rep. Michael J. Madigan-Fred Crespo
Makes various FY18 appropriations to the Office of the Secretary of State. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04019  Rep. Michael J. Madigan-Fred Crespo
Makes appropriations for the operational expenses of the Office of the State Treasurer. Makes further appropriations for: banking services; refunds of protested tax interest; bond payments; arbitrage rebate payments; and grants to public and private entities. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04020  Rep. Fred Crespo
Makes appropriations for the ordinary and contingent expenses of the Court of Claims for the fiscal year beginning July 1, 2017. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04021  Rep. Fred Crespo
Appropriates $6,589,200 from the General Revenue Fund to the Executive Ethics Commission for its ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04022  Rep. Kelly M. Cassidy
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04023  Rep. Kelly M. Cassidy
Makes appropriations from various funds to the State’s Attorney Appellate Prosecutor for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04024  Rep. Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Office of the State Appellate Defender. Makes further appropriations for: expenses related to federally assisted programs to work on systemic sentencing issues appeals cases; expenses related to providing public defenders in rural counties the resources needed to adequately investigate and defend indigent clients; the ordinary and contingent expenses of the Expungement Program; statewide training to Public Defenders; and developing a Juvenile Defender Resource Center. Effective July 1, 2017.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

New Act

Creates the State Agency and Grantee Bonus Prohibition Act. Provides that no State agency may pay a bonus to its employees. Provides that no entity receiving State grant funds may pay a bonus from grant funds awarded for operational expenses to its employees. Defines terms. Effective immediately.

Pension Note (Government Forecasting & Accountability)

This bill will not impact any public pension fund or retirement system in Illinois.

Fiscal Note (State Retirement Systems)

HB 4025 in its current form, will have no financial impact on the State Retirement Systems, The reason for no impact is due to the fact that we do not currently pay bonuses to employees, nor plan to do so in future years.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee


5 ILCS 290/4  from Ch. 53, par. 4
25 ILCS 115/1  from Ch. 63, par. 14

Amends the Salaries Act. Provides that the monthly salary payment made to Executive Branch officers may be delayed if there are insufficient funds in the State's General Revenue Fund to pay all other obligations within 90 days after a voucher requesting payment is submitted to the Comptroller. Amends the General Assembly Compensation Act to make a similar change concerning monthly salary paid to members of the General Assembly.

Mar 28 17  H  Referred to Rules Committee
HB 04027

Rep. Jim Durkin-Patricia R. Bellock-Dan Brady-Michael P. McAuliffe, Tom Demmer, Michael D. Unes, David B. Reis, Steven A. Andersson, Peter Breen, Mike Fortner, Randy E. Frese, Sheri Jesiel, Tony McCombie, Margo McDermed, Charles Meier, David S. Olsen, Nick Sauer, Joe Sosnowski, Ryan Spain, Grant Wehrli, Keith R. Wheeler, Lindsay Parkhurst, Mark Batinick, Steven Reick, Chad Hays and Thomas M. Bennett

5 ILCS 315/7.6 new
5 ILCS 315/10 from Ch. 48, par. 1610
5 ILCS 315/15 from Ch. 48, par. 1615
5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
15 ILCS 205/5 new
15 ILCS 310/13a new
15 ILCS 410/13a new
15 ILCS 510/12a new
20 ILCS 5-5-647 new
30 ILCS 122/20
40 ILCS 5/1-160
40 ILCS 5/1-161 new
40 ILCS 5/1-162 new
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-107.9 new
40 ILCS 5/2-107.10 new
40 ILCS 5/2-108 from Ch. 108 1/2, par. 2-108
40 ILCS 5/2-110.3 new
40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/2-165.1 new
40 ILCS 5/2-166.1 new
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-106.5 new
40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-131
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.1 new
HB 04027 (CONTINUED)

40 ILCS 5/14-155.2 new
40 ILCS 5/14-156.1 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112.1 new
40 ILCS 5/15-112.2 new
40 ILCS 5/15-132.9 new
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.1 new
40 ILCS 5/15-201.1 new
40 ILCS 5/16-107.1 new
40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
40 ILCS 5/16-121.1 new
40 ILCS 5/16-121.2 new
40 ILCS 5/16-122.9 new
40 ILCS 5/16-133.1 from Ch. 108 1/2, par. 16-133.1
40 ILCS 5/16-136.1 from Ch. 108 1/2, par. 16-136.1
40 ILCS 5/16-152 from Ch. 108 1/2, par. 16-152
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.1 new
40 ILCS 5/16-206.1 new
40 ILCS 5/17-106.05 new
40 ILCS 5/17-113.4 new
40 ILCS 5/17-113.5 new
40 ILCS 5/17-113.6 new
40 ILCS 5/17-115.5 new
40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116
40 ILCS 5/17-119.2 new
40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127
40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129
40 ILCS 5/17-130 from Ch. 108 1/2, par. 17-130
40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
HB 04027 (CONTINUED)

40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/2-165 rep.
40 ILCS 5/2-166 rep.
40 ILCS 5/14-155 rep.
40 ILCS 5/14-156 rep.
40 ILCS 5/15-200 rep.
40 ILCS 5/15-201 rep.
40 ILCS 5/16-205 rep.
40 ILCS 5/16-206 rep.
40 ILCS 15/1.1
40 ILCS 15/1.9 new
105 ILCS 5/24-1 from Ch. 122, par. 24-1
105 ILCS 5/24-8 from Ch. 122, par. 24-8
105 ILCS 5/34-18.53 new
110 ILCS 70/36d from Ch. 24 1/2, par. 38b3
110 ILCS 305/100 new
110 ILCS 520/85 new
110 ILCS 660/5-195 new
110 ILCS 665/10-195 new
110 ILCS 670/15-195 new
110 ILCS 675/20-200 new
110 ILCS 680/25-195 new
110 ILCS 685/30-205 new
110 ILCS 690/35-200 new
110 ILCS 805/3-26 from Ch. 122, par. 103-26
110 ILCS 805/3-42 from Ch. 122, par. 103-42
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/10.6 new
115 ILCS 5/14 from Ch. 48, par. 1714
115 ILCS 5/17 from Ch. 48, par. 1717
30 ILCS 805/8.41 new

Amends the Illinois Pension Code. In Articles 2, 14, 15, 16, and 17, requires active Tier 1 employees to elect either (i) to have automatic annual increases in retirement and survivor's annuities delayed and reduced or (ii) to maintain current benefits except for additional limits on pensionable salary; provides additional benefits to persons electing item (i). Makes funding changes, including shifting certain costs to employers under Articles 15 and 16. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date. In Articles 14, 15, and 16, requires those Systems to offer an optional accelerated benefit payment to certain members in lieu of receiving a pension. Provides separate benefits for certain persons who become participants under Article 14, 15, or 16. Requires those retirement systems to establish a defined contribution plan for certain members; in Articles 7, 8, 9, 10, 11, 12, 13, and 17, establishes similar benefits if the governing body of the unit of local government adopts those benefits. In Article 17, requires the State to contribute $215,200,000 for fiscal year 2017. Provides a continuing appropriation for the Article 17 State contribution and for certain consideration payments. Amends various Acts to make conforming changes. Provides for the transfer of certain amounts to the Pension Stabilization Fund. Amends the Illinois Educational Labor Relations Act and the Illinois Public Labor Relations Act to prohibit bargaining and interest arbitration regarding certain changes made by the amendatory Act; exempts certain existing agreements. Makes other changes. Includes severability provisions. Effective immediately.

Jan 03 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04028  Rep. Frances Ann Hurley

Appropriates $2,500,000 from the Special Olympics Illinois and Special Children's Charities Fund to the Department of Human Services for grants to Special Olympics Illinois and Special Children's Charities. Effective July 1, 2017.

Mar 30 17  H  Referred to Rules Committee

HB 04029  Rep. Kelly M. Burke

50 ILCS 750/20

Amends the Emergency Telephone System Act. Provides that a monthly surcharge of $0.87 charged by each wireless carrier per CMRS connection that has a telephone number within an area code assigned to Illinois by the North American Numbering Plan Administrator or has a billing address in this State does not apply to local, municipal, or State police or fire departments who are customers of wireless carriers.

Apr 04 17  H  Referred to Rules Committee

HB 04030  Rep. Will Guzzardi, Camille Y. Lilly, William Davis, Theresa Mah, Robyn Gabel and Justin Slaughter

30 ILCS 105/5.878 new
110 ILCS 947/23 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to implement and administer a program to award College Promise grants to Illinois residents seeking an associate degree from a public community college or a bachelor's degree from a public university. Provides that a College Promise grant shall be equal to the cost of tuition and mandatory fees at the public institution attended less all other student aid, subject to appropriation from the College Promise Fund; defines "student aid". Sets forth the terms and conditions of the program. Amends the State Finance Act to create the College Promise Fund as a special fund in the State treasury. Effective immediately.

Apr 05 17  H  Referred to Rules Committee

HB 04031  Rep. Natalie A. Manley

725 ILCS 5/114-13 from Ch. 38, par. 114-13

Amends the Code of Criminal Procedure of 1963. Provides that notwithstanding Illinois Supreme Court Rules, in a criminal proceeding, any property or material that constitutes child pornography shall remain in the care, custody, and control of either the State or the court. Provides that a court shall deny, in any criminal proceeding, any request by the defendant to copy, photograph, duplicate, or otherwise reproduce any property or material that constitutes child pornography, so long as the prosecution makes the property or material reasonably available to the defendant. Provides that property or material shall be deemed to be reasonably available to the defendant if the prosecution provides ample opportunity for inspection, viewing, and examination at a government facility of the property or material by the defendant, his or her attorney, and any individual the defendant may seek to qualify to furnish expert testimony at trial.

Apr 24 17  H  Referred to Rules Committee


Provides $3.5 million to Court of Claims for Line of Duty Awards.

Apr 24 17  H  Referred to Rules Committee
HB 04033  Rep. Mark Batinick-Reginald Phillips-Jeanne M Ives-Grant Wehrli-Steven A. Andersson and Terri Bryant

110 ILCS 305/100 new
110 ILCS 520/85 new
110 ILCS 660/5-195 new
110 ILCS 665/10-195 new
110 ILCS 670/15-195 new
110 ILCS 675/20-200 new
110 ILCS 680/25-195 new
110 ILCS 685/30-205 new
110 ILCS 690/35-200 new
110 ILCS 805/3-80 new

Amends various Acts relating to the governance of public universities and public community colleges in Illinois. Prohibits a university or community college district from using State-appropriated funds to pay an individual to deliver the commencement address at any graduation ceremony conducted by an institution, but allows the use of private funds for such purposes. Effective immediately.

Apr 24 17  H  Referred to Rules Committee

HB 04034  Rep. Peter Breen

New Act

Creates the Airline Passenger Protection Act. Provides that an employee or contractor of this State or any unit of local government in this State shall not involuntarily remove a passenger from an aircraft by force when that passenger is seated in a seat confirmed by a valid paid or awarded ticket unless: (1) the passenger has committed a breach of the peace; (2) the passenger presents a danger to himself or herself or others; or (3) a public emergency exists. Provides that no criminal charges may be brought or civil liability attach against a passenger who refuses to yield his or her seat unless certain conditions exist. Provides that the State of Illinois or any unit of local government in this State shall not make travel arrangements with, do business with, or have any investments in any commercial airline or a company owning a commercial airline that has a policy allowing the involuntary removal of a passenger from an aircraft to allow an employee traveling on a non-revenue ticket to use the passenger's seat. Awards attorney's fees and costs to a passenger who prevails in an action brought against a commercial airline for a violation of the Act. Effective immediately.

Apr 24 17  H  Referred to Rules Committee

HB 04035  Rep. La Shawn K. Ford

Appropriates funding from the General Revenue Fund to Chicago Public Schools for fiscal year 2017. Effective upon becoming law, but does not take effect unless an Act of the 100th General Assembly authorizing the State Comptroller to direct and the State Treasurer to transfer, from such funds and in such amounts as the State Comptroller shall determine, the total sum of $215,000,000 to the General Revenue Fund becomes law.

Apr 24 17  H  Referred to Rules Committee

HB 04036  Rep. La Shawn K. Ford

30 ILCS 105/8g

Amends the State Finance Act. Provides that in addition to any other transfer that may be provided by law, the State Comptroller shall direct and the State Treasurer shall transfer, from such funds and in such amounts as the State Comptroller shall determine, the total sum of $215,000,000 into the General Revenue Fund. Provides that the sum transferred shall not require the direction of or notification from the Governor. Effective upon becoming law, but does not take effect unless an Act of the 100th General Assembly appropriating the sum of $215,000,000 from the General Revenue Fund to Chicago Public Schools becomes law.

Apr 24 17  H  Referred to Rules Committee
HB 04037  Rep. Fred Crespo
20 ILCS 3960/3 from Ch. 111 1/2, par. 1153
20 ILCS 3960/5.1b new
210 ILCS 50/3.20
210 ILCS 50/32.6 new
210 ILCS 70/2
215 ILCS 5/370b.2 new
225 ILCS 46/15
305 ILCS 5/5-35 new
325 ILCS 2/10
720 ILCS 570/318
Amends the Emergency Medical Services (EMS) Systems Act. Authorizes the Department of Public Health to license freestanding rapid treatment emergency centers. Contains provisions concerning the requirements a facility must meet to be licensed as a freestanding rapid treatment emergency center. Requires the Department of Public Health to establish provisional licensure and licensing procedures by emergency rule. Makes related changes in the Emergency Medical Treatment Act, the Health Care Worker Background Check Act, the Abandoned Newborn Infant Protection Act, and the Illinois Controlled Substances Act. Amends the Illinois Health Facilities Planning Act. Prohibits a person from constructing, modifying, or establishing a freestanding rapid treatment emergency center without obtaining a certificate of need permit from the Health Facilities and Services Review Board. Requires the Health Facilities and Services Review Board to establish provisional permit application guidelines by emergency rule. Amends the Illinois Insurance Code. Contains provisions concerning reimbursements to freestanding rapid treatment emergency centers. Amends the Illinois Public Aid Code. Directs the Department of Healthcare and Family Services to adopt rates to be paid for services delivered by a freestanding rapid treatment emergency center. Effective immediately.
Apr 24 17  H  Referred to Rules Committee

HB 04038  Rep. La Shawn K. Ford
5 ILCS 490/195 new
Amends the State Commemorative Dates Act. Provides that July 3rd of each year is designated as Citizens Re-entry Day to be observed as a day in recognition of ex-offenders who have been provided with an opportunity to re-enter society as productive citizens, and as a day to encourage continuing support of such citizens as they re-enter their communities.
Apr 24 17  H  Referred to Rules Committee

HB 04039  Rep. David McSweeney-Tim Butler and Grant Wehrli
20 ILCS 2505/2505-426 new
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that the Director of Revenue shall publish a list containing the name of each member of the General Assembly who (i) has been issued a notice of failure to file a return under the Illinois Income Tax Act more than 180 prior to the date the list is published and (ii) has not filed a return as provided in that notice by the date the list is published. Provides that, if a member of the General Assembly whose name appears on the list subsequently brings himself or herself into compliance with the reporting requirements of the Illinois Income Tax Act, or if that member demonstrates that his or her name appeared on the list in error, then the Director shall promptly remove that member's name from the list. Effective immediately.
Apr 24 17  H  Referred to Rules Committee

220 ILCS 5/22-501
Amends the Public Utilities Act. Requires a cable or video provider to provide customers with notice, by mail or email, of rates and promotional prices. Requires cable or video providers to also provide customers with notice of the expiration of promotional rates and prices set for a specified period of time midway through the promotional or set price period.
Apr 24 17  H  Referred to Rules Committee

New Act

Creates the Laquan McDonald Act. Establishes a procedure for an election to recall the Mayor of Chicago, an alderman of the City of Chicago, and the Cook County State's Attorney. Effective immediately.

Apr 25 17  H  Referred to Rules Committee

HB 04042  Rep. Mark Batinick-Allen Skillicorn-Sheri Jesiel-Steven Reick and Margo McDermed

105 ILCS 5/17-2 from Ch. 122, par. 17-2

105 ILCS 5/34-53.6 new

Amends the School Code. Provides that, excluding any capital improvement tax, the aggregate tax rate levied annually by a school district shall not exceed 4%. Provides that school districts remain subject to (i) particular maximum tax rates set forth under the Code and (ii) the district's limiting rate under the Property Tax Extension Limitation Law, if applicable. Requires the State to appropriate and the State Board of Education to distribute to each school district funds sufficient to cover the revenue that the district would have received but for the reduction in its tax rate.

May 03 17  H  Referred to Rules Committee

HB 04043  Rep. Mark Batinick-Allen Skillicorn-Sheri Jesiel

New Act

10 ILCS 5/28-8.2 new
35 ILCS 200/18-53 new
55 ILCS 5/5-1005.7 new
60 ILCS 1/235-12 new
65 ILCS 5/8-3-20 new

105 ILCS 5/17-3.4 from Ch. 122, par. 17-3.4

105 ILCS 5/17-11.3 new

Creates the Local Government Property Tax Referendum Act. Provides that any referendum, initiative, proposition, or other ballot question which establishes a new tax, increases an existing tax, or gives a unit of local government the authority to establish a new tax or increase an existing tax shall only be submitted to the voters or electors at a general election. Excludes emergency referenda submitted to the voters or electors at times other than general elections. Makes similar changes to the Election Code, the Property Tax Code, the Counties Code, the Township Code, the Illinois Municipal Code, and the School Code.

May 03 17  H  Referred to Rules Committee

HB 04044  Rep. Jim Durkin-David S. Olsen

35 ILCS 200/24-40 new

Amends the Property Tax Code. Provides that, notwithstanding any other provision of law to the contrary, of the property taxes levied on the James R. Thompson Center, all revenue received shall be paid to Chicago public schools and not to any other unit of government. Effective immediately.

May 09 17  H  Referred to Rules Committee
HB 04045  Rep. Robert Martwick
(Sen. John J. Cullerton-Don Harmon)

5 ILCS 315/7.6 new
5 ILCS 315/10 from Ch. 48, par. 1610
5 ILCS 315/15 from Ch. 48, par. 1615
5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
15 ILCS 205/5 new
15 ILCS 310/13a new
15 ILCS 410/13a new
15 ILCS 510/12a new
20 ILCS 5/5-647 new
30 ILCS 122/20
40 ILCS 5/1-160
40 ILCS 5/1-161 new
40 ILCS 5/1-162 new
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-107.9 new
40 ILCS 5/2-107.10 new
40 ILCS 5/2-108 from Ch. 108 1/2, par. 2-108
40 ILCS 5/2-110.3 new
40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/2-165.1 new
40 ILCS 5/2-166.1 new
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-106.5 new
40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-131
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.1 new
40 ILCS 5/14-155.2 new
HB 04045 (CONTINUED)

40 ILCS 5/14-156.1 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112.1 new
40 ILCS 5/15-112.2 new
40 ILCS 5/15-132.9 new
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.1 new
40 ILCS 5/15-201.1 new
40 ILCS 5/16-107.1 new
40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
40 ILCS 5/16-121.1 new
40 ILCS 5/16-121.2 new
40 ILCS 5/16-122.9 new
40 ILCS 5/16-133.1 from Ch. 108 1/2, par. 16-133.1
40 ILCS 5/16-136.1 from Ch. 108 1/2, par. 16-136.1
40 ILCS 5/16-152 from Ch. 108 1/2, par. 16-152
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.1 new
40 ILCS 5/16-206.1 new
40 ILCS 5/17-106.05 new
40 ILCS 5/17-113.4 new
40 ILCS 5/17-113.5 new
40 ILCS 5/17-113.6 new
40 ILCS 5/17-115.5 new
40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116
40 ILCS 5/17-119.2 new
40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127
40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129
40 ILCS 5/17-130 from Ch. 108 1/2, par. 17-130
40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
HB 04045 (CONTINUED)

Amends the Illinois Pension Code. In Articles 2, 14, 15, 16, and 17, requires active Tier 1 employees to elect either (i) to have automatic annual increases in retirement and survivor's annuities delayed and reduced or (ii) to maintain current benefits except for additional limits on pensionable salary; provides additional benefits to persons electing item (i). Makes funding changes, including shifting certain costs to employers under Articles 15 and 16. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date. In Articles 14, 15, and 16, requires those Systems to offer an optional accelerated benefit payment to certain members in lieu of receiving a pension. Provides separate benefits for certain persons who become participants under Article 14, 15, or 16. Requires those retirement systems to establish a defined contribution plan for certain members; in Articles 7, 8, 9, 10, 11, 12, 13, and 17, establishes similar benefits if the governing body of the unit of local government adopts those benefits. In Article 17, requires the State to contribute $215,200,000 for fiscal year 2017. Provides a continuing appropriation for the Article 17 State contribution and for certain consideration payments. Amends various Acts to make conforming changes. Provides for the transfer of certain amounts to the Pension Stabilization Fund. Amends the Illinois Educational Labor Relations Act and the Illinois Public Labor Relations Act to prohibit bargaining and interest arbitration regarding certain changes made by the amendatory Act; exempts certain existing agreements. Makes other changes. Includes severability provisions. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
HB 04045 (CONTINUED)

5 ILCS 315/7.6 new
Deletes reference to:
  5 ILCS 315/10 from Ch. 48, par. 1610
  5 ILCS 315/15 from Ch. 48, par. 1615
  15 ILCS 205/5 new
Deletes reference to:
  15 ILCS 310/13a new
Deletes reference to:
  15 ILCS 410/13a new
Deletes reference to:
  15 ILCS 510/12a new
Deletes reference to:
  20 ILCS 5/5-647 new
Deletes reference to:
  30 ILCS 122/20
Deletes reference to:
  40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
  40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
  40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
Deletes reference to:
  40 ILCS 5/2-107.9 new
Deletes reference to:
  40 ILCS 5/2-107.10 new
Deletes reference to:
  40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
Deletes reference to:
  40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
Deletes reference to:
  40 ILCS 5/14-103.42 new
Deletes reference to:
  40 ILCS 5/14-103.43 new
Deletes reference to:
  40 ILCS 5/14-131
Deletes reference to:
  40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
Deletes reference to:
  40 ILCS 5/15-112.1 new
Deletes reference to:
  40 ILCS 5/15-112.2 new
Deletes reference to:
  40 ILCS 5/16-121.1 new
Deletes reference to:
  40 ILCS 5/16-121.2 new
Deletes reference to:
HB 04045 (CONTINUED)

40 ILCS 5/17-113.5 new
Deletes reference to:
  40 ILCS 5/17-113.6 new
Deletes reference to:
  40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127
Deletes reference to:
  40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129
Deletes reference to:
  40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
Deletes reference to:
  40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140
Deletes reference to:
  40 ILCS 15/1.1
Deletes reference to:
  40 ILCS 15/1.9 new
Deletes reference to:
  105 ILCS 5/24-1 from Ch. 122, par. 24-1
Deletes reference to:
  105 ILCS 5/24-8 from Ch. 122, par. 24-8
Deletes reference to:
  105 ILCS 5/34-18.53 new
Deletes reference to:
  110 ILCS 70/36d from Ch. 24 1/2, par. 38b3
Deletes reference to:
  110 ILCS 305/100 new
Deletes reference to:
  110 ILCS 520/85 new
Deletes reference to:
  110 ILCS 660/5-195 new
Deletes reference to:
  110 ILCS 665/10-195 new
Deletes reference to:
  110 ILCS 670/15-195 new
Deletes reference to:
  110 ILCS 675/20-200 new
Deletes reference to:
  110 ILCS 680/25-195 new
Deletes reference to:
  110 ILCS 685/30-205 new
Deletes reference to:
  110 ILCS 690/35-200 new
Deletes reference to:
  110 ILCS 805/3-26 from Ch. 122, par. 103-26
Deletes reference to:
  110 ILCS 805/3-42 from Ch. 122, par. 103-42
Deletes reference to:
  115 ILCS 5/4 from Ch. 48, par. 1704
Deletes reference to:
HB 04045 (CONTINUED)

115 ILCS 5/10.6 new
Deletes reference to:
115 ILCS 5/14  from Ch. 48, par. 1714
Deletes reference to:
115 ILCS 5/17  from Ch. 48, par. 1717
Adds reference to:
40 ILCS 5/1-167 new
Adds reference to:
40 ILCS 5/15-155.2 new
Adds reference to:
40 ILCS 5/16-158.3 new

that the Board of any pension fund or retirement system may authorize active Tier 1 employees to elect to have automatic annual
increases in retirement and survivor's annuities delayed and reduced. Provides that a Tier 1 employee who makes that election is
entitled to have contributions reduced to a specified rate and to receive a consideration payment of 10% of contributions made prior to
the election. Provides separate benefits for persons who, on or after July 1, 2018, first become participants or members under the State
Universities or Downstate Teachers Article or a noncovered participant under the State Employees Article. Authorizes persons who
first become members or participants of those Systems on or after July 1, 2018 to elect the Tier 2 benefits in lieu of those separate
benefits. Authorizes Tier 2 members to elect those separate benefits in lieu of the Tier 2 benefits. Requires those retirement systems to
establish a voluntary defined contribution plan for certain Tier 1 members. In the Chicago Municipal, Cook County, Cook County
Forest Preserve, Chicago Laborers, Chicago Park District, and Chicago Teachers Articles, establishes similar benefits if the governing
body of the unit of local government adopts those benefits by resolution or ordinance. In the State Employee, State Universities, and
Downstate Teachers Articles, authorizes those Systems to calculate the net present value of the pension benefits for certain inactive
members and to offer those members the opportunity to elect to receive an accelerated pension benefit payment equal to 70% of the net
present value of their pension benefits in lieu of receiving any pension benefit. In the State Universities and Downstate Teachers
Articles, shifts certain costs to the local employer. Repeals certain provisions related to defined contributions plans under Public Act
98-599, which has been declared unconstitutional. Amends the State Employees Group Insurance Act of 1971 to make a conforming
change. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes.

House Floor Amendment No. 2
Fixes typographical errors.
May 31 18 S Rule 3-9(a) / Re-referred to Assignments
HB 04046 Rep. Camille Y. Lilly
Appropriates $10,000,000 to the Illinois State Board of Education for after- school art programs and $10,000,000 to the
Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee
HB 04047 Rep. Jim Durkin
105 ILCS 5/5-1  from Ch. 122, par. 5-1
Amends the Trustees of Schools Article of the School Code. Allows the governing board of Lyons Township High School
District 204, Western Springs School District 101, LaGrange School District 102, LaGrange School District 105, LaGrange Highlands
School District 106, Pleasantdale School District 107, and the LaGrange Area Department of Special Education to withdraw from the
jurisdiction and authority of the trustees of schools of Lyons Township and the township treasurer, provided that the board elects or
appoints its own treasurer. Provides that these amendatory changes are prospective only, starting from the effective date of the
amendatory Act, and, with respect to Lyons Township High School District 204, shall not affect any legal action pending on the
effective date of the amendatory Act in the Illinois courts in which Lyons Township High School District 204 is a listed party.
Effective immediately.
May 11 17 H Referred to Rules Committee
HB 04048  Rep. Arthur Turner

230 ILCS 40/20

230 ILCS 40/25

Amends the Video Gaming Act. Increases the maximum wager played per hand from $2 to $4. Increases the maximum cash award for a wager on any individual hand from $500 to $1,199. Adds a maximum cash award for the maximum wager on a jackpot, progressive or otherwise, of $10,000. Provides that no terminal operator or officer, employee, or agent of a terminal operator (currently, no terminal operator) may offer, promise, or give anything of value (currently, may give anything of value), including, but not limited to, a loan or financing arrangement, to a licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment in accordance with an agreement or arrangement or with the intent that the offer, promise, or gift of the thing of value shall act as an incentive or inducement with respect to locating or maintaining (rather than incentive or inducement to locate) video gaming terminals in that establishment. Provides that specified items and activities are permissible and do not constitute "of value" violations under these provisions. Provides that a licensed location that violates one or more requirements of provisions concerning restrictions on the licenses of terminal operators is guilty of a Class 4 felony and is subject to termination of his or her license by the Illinois Gaming Board. Allows a licensed establishment, licensed truck stop establishment, licensed veterans establishment, or licensed fraternal establishment that operates 5 video gaming terminals on its premises and that generates at least $150,000 in net terminal income over the preceding 6 consecutive calendar months, to add and operate a sixth video gaming terminal. Effective immediately.

May 11 17  H Referred to Rules Committee

HB 04049  Rep. Margo McDermed

625 ILCS 5/12-603.1

Amends the Illinois Vehicle Code. Provides that a driver or passenger of a motor vehicle with a model year prior to 1965 who is under 18 years of age shall be required to wear a properly adjusted and fastened seat safety belt when the motor vehicle is operating upon a street or highway in this State, unless the motor vehicle is used in connection with a parade or other similar activity.

May 11 17  H Referred to Rules Committee


625 ILCS 5/1-111.10 new

625 ILCS 5/1-159.4 new

625 ILCS 5/11-710 from Ch. 95 1/2, par. 11-710

625 ILCS 5/11-1432 new

Amends the Illinois Vehicle Code. Defines "connected automated braking system" and "platoon". Provides that a driver of a motor vehicle operating in a platoon or a driver of a motor vehicle operating with a connected automated braking system shall be exempt from a provision in the Code prohibiting a driver of a motor vehicle from following another vehicle too closely. Provides that before the operation of a platoon upon the streets or highways of this State, a person shall file a plan for general platoon operations with the Department of State Police and the Department of Transportation. Provides that if the Department of State Police or the Department of Transportation do not reject the plan within a 30-day time period after receipt of the plan, the person may operate the platoon.

May 16 17  H Referred to Rules Committee

HB 04051  Rep. La Shawn K. Ford

35 ILCS 5/304 from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act. Provides that compensation paid to individuals whose service is performed both within and without this State, but is not otherwise treated as paid in this State under the Act, is paid in this State to the extent that compensation is paid for services performed within this State.

May 22 17  H Referred to Rules Committee

HB 04052  Rep. Keith R. Wheeler

New Act

Creates the Ethics in Patent Litigation Act. Prohibits an attorney from receiving any compensation directly or indirectly for legal services related to litigation derived from a patent owned by the attorney, either individually or through an entity owned or controlled by the attorney. Provides, however, that an attorney may receive compensation for patent litigation derived from a patent owned by the attorney if the attorney or an entity owned or controlled by the attorney is actively engaged in producing a product or service for marketing and sale from the invention claimed by the patent.

May 23 17  H Referred to Rules Committee
HB 04053  Rep. Allen Skillicorn
605 ILCS 10/19 from Ch. 121, par. 100-19
605 ILCS 10/23 from Ch. 121, par. 100-23
Amends the Toll Highway Act. Provides that beginning July 1, 2018, all toll revenue collected by the Illinois State Toll Highway Authority from the toll highway system, including, but not limited to, any civil fines or fees collected under the Act, shall be used to pay the principal and interest payments of all bonds issued by the Authority under the Act until all bond payment obligations have been satisfied. Provides that after satisfaction of the bond payment obligations, the Authority shall spend toll revenue received from the toll highway system as provided under the Act.
May 23 17 H Referred to Rules Committee

35 ILCS 515/11 from Ch. 120, par. 1211
210 ILCS 117/Act title
210 ILCS 117/5
210 ILCS 117/10
210 ILCS 117/15 new
210 ILCS 117/10.1 rep.
210 ILCS 117/20 rep.
210 ILCS 117/25 rep.
210 ILCS 117/30 rep.
210 ILCS 117/35 rep.
210 ILCS 117/40 rep.
210 ILCS 117/45 rep.
210 ILCS 117/50 rep.
210 ILCS 117/55 rep.
625 ILCS 5/3-117.1 from Ch. 95 1/2, par. 3-117.1
Amends the Abandoned Mobile Homes Act. Repeals and deletes provisions authorizing a municipality to remove and dispose of an abandoned mobile home within the municipality upon notice to each owner and each lienholder and provisions regarding various matters relating to the removal or disposal of an abandoned mobile home. Adds provisions authorizing a mobile home park owner or operator to commence a proceeding seeking a declaration by a court that a manufactured home has been abandoned and seeking removal of the manufactured home if specified conditions are met. Also adds provisions regarding: procedure; execution of judgments; disposition of property; responsibility for costs; and other matters. Defines "manufactured home resident" and "manufactured home owner". Makes corresponding changes in the Mobile Home Local Services Tax Act and the Illinois Vehicle Code. Makes other changes.
May 24 17 H Referred to Rules Committee
HB 04055  Rep. Mark Batinick

5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
20 ILCS 3501/801-40
30 ILCS 105/5.878 new
30 ILCS 122/20
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.6 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
40 ILCS 5/1-160
40 ILCS 5/1-161 new
40 ILCS 5/1-162 new
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-154.5 new
40 ILCS 5/2-162
40 ILCS 5/2-165.1 new
40 ILCS 5/2-166.1 new
40 ILCS 5/14-103.41 new
40 ILCS 5/14-131
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.1 new
40 ILCS 5/14-155.2 new
40 ILCS 5/14-156.1 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.1 new
40 ILCS 5/15-201.1 new
40 ILCS 5/16-107.1 new
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
HB 04055 (CONTINUED)

40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.1 new
40 ILCS 5/16-206.1 new
40 ILCS 5/17-106.05 new
40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129
40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140
40 ILCS 5/18-161.5 new
40 ILCS 5/18-169
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/2-165 rep.
40 ILCS 5/2-166 rep.
40 ILCS 5/14-155 rep.
40 ILCS 5/14-156 rep.
40 ILCS 5/15-200 rep.
40 ILCS 5/15-201 rep.
40 ILCS 5/16-205 rep.
40 ILCS 5/16-206 rep.
40 ILCS 15/1.9 new
30 ILCS 805/8.41 new

Amends the Illinois Pension Code. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date. Provides separate benefits for persons who, on or after 6 months after the effective date, first become participants or members under Article 15 or 16 or a noncovered participant under Article 14. Requires those retirement systems to establish a defined contribution plan for certain members. For Articles 7, 8, 9, 10, 11, 12, 13, and 17, establishes similar benefits if the governing body of the unit of local government adopts those benefits by resolution or ordinance. Requires the 5 State-funded Retirement Systems to offer certain inactive members the opportunity to elect to receive an accelerated pension benefit payment in lieu of receiving any pension benefit and authorizes the issuance of bonds for those payments. Amends other Acts to make conforming changes. In the 5 State-funded retirement systems and the Chicago Teachers Pension Fund, makes funding changes. In Articles 15 and 16, shifts certain costs to the local employer. Amends the Budget Stabilization Act. Provides for the transfer of certain amounts to the Pension Stabilization Fund. Makes other changes. Effective immediately.

May 25 17 H Referred to Rules Committee
HB 04056  Rep. William Davis

5 ILCS 100/5-45  from Ch. 127, par. 1005-45
20 ILCS 2610/7.2
20 ILCS 2610/7.5 new
625 ILCS 5/3-704  from Ch. 95 1/2, par. 3-704
625 ILCS 5/11-605.1
625 ILCS 7/10
625 ILCS 7/15
625 ILCS 7/20
625 ILCS 7/25
625 ILCS 7/30
625 ILCS 7/35
625 ILCS 7/40
625 ILCS 7/45 rep.

Amends the Illinois Administrative Procedure Act. Provides that the Department of State Police, the Department of Transportation, the Illinois State Toll Highway Authority, the Secretary of State, and the Illinois Commerce Commission may adopt emergency rules to implement the bill. Amends the State Police Act. Provides requirements for the number of cadet classes and sworn State Police officers. Provides that 3% of the 40% of penalties collected under an automated traffic control system established by the Department of State Police, the Department of Transportation, or the Illinois State Toll Highway Authority deposited into the State Police Merit Board Public Safety Fund shall be used for advertising or other methods to attract diverse State Police cadet candidates. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall not renew the registration of a vehicle if the Illinois Commerce Commission finds that the registered owner of a vehicle used in violation of the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act has failed to pay any penalty due as a result of 3 violations under the Act or is more than 30 calendar days in default of a payment plan. Provides for the allocation of moneys in the Transportation Safety Highway Hire-back Fund. Amends the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Allows a local agency to establish an automated traffic control system in a construction or maintenance zone established by the Department of Transportation, Illinois State Toll Highway Authority, or a local agency with jurisdiction. Provides that a motor vehicle may not operate in a construction or maintenance zone at a speed in excess of the posted speed limit. Provides for the allocation of the penalties collected for automated traffic control system zones. Makes conforming changes.

May 26 17    H  Referred to Rules Committee
HB 04057  Rep. Jeanne M Ives

5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
20 ILCS 3501/801-40
30 ILCS 105/5.878 new
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.6 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
40 ILCS 5/1-160
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-117 from Ch. 108 1/2, par. 2-117
40 ILCS 5/2-154.5 new
40 ILCS 5/2-162
40 ILCS 5/2-165.5 new
40 ILCS 5/7-114 from Ch. 108 1/2, par. 7-114
40 ILCS 5/7-116 from Ch. 108 1/2, par. 7-116
40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-104.3 from Ch. 108 1/2, par. 14-104.3
40 ILCS 5/14-106 from Ch. 108 1/2, par. 14-106
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-112 from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-113.4 from Ch. 108 1/2, par. 15-113.4
40 ILCS 5/15-134 from Ch. 108 1/2, par. 15-134
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
HB 04057 (CONTINUED)

40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-106.42 new
40 ILCS 5/16-123 from Ch. 108 1/2, par. 16-123
40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-110.3 new
40 ILCS 5/18-120 from Ch. 108 1/2, par. 18-120
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124 from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125 from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1 from Ch. 108 1/2, par. 18-125.1
40 ILCS 5/18-127 from Ch. 108 1/2, par. 18-127
40 ILCS 5/18-128.01 from Ch. 108 1/2, par. 18-128.01
40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133
40 ILCS 5/18-161.5 new
40 ILCS 5/18-169
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/2-165 rep.
40 ILCS 5/2-166 rep.
40 ILCS 5/14-155 rep.
40 ILCS 5/14-156 rep.
40 ILCS 5/15-200 rep.
40 ILCS 5/15-201 rep.
40 ILCS 5/16-106.4 rep.
40 ILCS 5/16-205 rep.
40 ILCS 5/16-206 rep.
40 ILCS 15/1.9 new
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/10.6 new
115 ILCS 5/17 from Ch. 48, par. 1717
30 ILCS 805/8.41 new
HB 04057 (CONTINUED)

Amends the Illinois Pension Code. For the 5 State-funded Retirement Systems: Requires implementation of a Tier 3 plan that aggregates State and employee contributions in individual participant accounts. Provides that a person who becomes a participant on or after July 1, 2018 shall participate in the Tier 3 plan. Authorizes a Tier 1 or Tier 2 participant to elect to participate in the Tier 3 plan. Requires Systems to offer an optional accelerated benefit payment to certain members in lieu of receiving a pension and authorizes the issuance of bonds for those payments. Authorizes a person to elect not to participate or to terminate participation in the Systems. Restricts participation in the General Assembly Retirement System to current participants. In Articles 7, 14, 15, and 16, for new participants, prohibits unused sick or vacation time from being used to calculate pensionable salary or establish service credit. In Articles 15 and 16, requires an employer to pay the projected costs of the increase in pension benefits associated with an increase in salary. In Article 16, prohibits an employer from making employee contributions on behalf of an employee, except as specified. Amends other Acts to prohibit collective bargaining over that prohibition and make conforming changes. Effective immediately.

May 29 17    H    Referred to Rules Committee


Provides that specified amounts shall be appropriated to specified units of local government for each of 28 specified Representative Districts for grants to community-based organizations based entirely within each of the specified Representative Districts that address violence prevention using a culturally competent approach and that are capable of decreasing violence in those Representative Districts. Effective July 1, 2017.

May 29 17    H    Referred to Rules Committee

HB 04059    Rep. La Shawn K. Ford

720 ILCS 550/4 from Ch. 56 1/2, par. 704

Amends the Cannabis Control Act. Deletes provision that the knowing possession of more than 30 grams but not more than 100 grams of any substance containing cannabis is a Class 4 felony if the offense is a subsequent offense.

Jun 21 17    H    Referred to Rules Committee
HB 04060  Rep. Allen Skillicorn

5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
20 ILCS 3501/801-40
30 ILCS 105/5.878 new
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.6 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
40 ILCS 5/1-160
40 ILCS 5/2-105.3 new
40 ILCS 5/2-165.5 new
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-106.42 new
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-110.3 new
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124 from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125 from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1 from Ch. 108 1/2, par. 18-125.1
40 ILCS 5/18-127 from Ch. 108 1/2, par. 18-127
40 ILCS 5/18-128.01 from Ch. 108 1/2, par. 18-128.01
40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133
5 ILCS 375/10 from Ch. 127, par. 530
5 ILCS 375/10 from Ch. 127, par. 530
20 ILCS 3501/801-40
30 ILCS 105/5.878 new
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.6 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
40 ILCS 5/1-160
40 ILCS 5/2-105.3 new
40 ILCS 5/2-165.5 new
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-106.42 new
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-110.3 new
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124 from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125 from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1 from Ch. 108 1/2, par. 18-125.1
40 ILCS 5/18-127 from Ch. 108 1/2, par. 18-127
40 ILCS 5/18-128.01 from Ch. 108 1/2, par. 18-128.01
40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133
HB 04060 (CONTINUED)

Amends the Illinois Pension Code. With respect to the 5 State-funded Retirement Systems: requires each System to implement a Tier 3 plan by July 1, 2018 that aggregates State and employee contributions in individual participant accounts which are used for payouts after retirement. Provides that a person who becomes a participant of a System on or after July 1, 2018 shall participate in the Tier 3 plan instead of the defined benefit plan. Authorizes a Tier 1 or Tier 2 participant to elect to participate in the Tier 3 plan instead of the defined benefit plan and to also elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account. In Articles 14, 15, and 16, requires those Systems to offer an optional accelerated benefit payment to certain members in lieu of receiving a pension; authorizes bonds to be issued for those payments. Repeals provisions relating to the defined contribution plan established under Public Act 98-599, which has been held unconstitutional. Makes related changes in the State Employees Group Insurance Act of 1971. Effective immediately.

Jun 21 17    H    Referred to Rules Committee

HB 04061  Rep. Kelly M. Cassidy

110 ILCS 979/55

Amends the Illinois Prepaid Tuition Act. Makes a technical change in a Section concerning a tax exemption.

Jun 21 17    H    Referred to Rules Committee

HB 04062  Rep. Anthony DeLuca-William Davis

815 ILCS 505/2TTT new

Amends the Consumer Fraud and Deceptive Business Practices Act. Defines "online real estate database provider". Provides that if an online real estate database provider includes, in its information concerning residential real property located in the State of Illinois, certain information on the quality of schools in which the residential real property is located, the online real estate database provider must use the most recent information available prepared by the State Board of Education. Provides that a violation of those provisions is an unlawful practice within the meaning of the Act.

Apr 13 18    H    Rule 19(a) / Re-referred to Rules Committee

HB 04063  Rep. Allen Skillicorn

820 ILCS 305/16a from Ch. 48, par. 138.16a

Amends the Workers' Compensation Act. Limits attorney's fees to 15%, rather than 20%, of the sum which would be due under this Act for 364 weeks of permanent total disability based upon the employee's average weekly wage. Effective immediately.
HB 04064  Rep. Jim Durkin

5 ILCS 315/7.6 new
5 ILCS 315/10 from Ch. 48, par. 1610
5 ILCS 315/15 from Ch. 48, par. 1615
15 ILCS 205/5 new
15 ILCS 310/13a new
15 ILCS 410/13a new
15 ILCS 510/12a new
20 ILCS 5/5-647 new
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107.9 new
40 ILCS 5/2-107.10 new
40 ILCS 5/2-108 from Ch. 108 1/2, par. 2-108
40 ILCS 5/2-110.3 new from Ch. 108 1/2, par. 2-110.3
40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-106.5 new
40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-131
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-152.1
40 ILCS 5/15-108.1
40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112.1 new
40 ILCS 5/15-112.2 new
40 ILCS 5/15-132.9 new
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-198
40 ILCS 5/16-107.1 new
40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
40 ILCS 5/16-121.1 new
40 ILCS 5/16-121.2 new
40 ILCS 5/16-122.9 new
HB 04064 (CONTINUED)

40 ILCS 5/16-133.1 from Ch. 108 1/2, par. 16-133.1
40 ILCS 5/16-136.1 from Ch. 108 1/2, par. 16-136.1
40 ILCS 5/16-152 from Ch. 108 1/2, par. 16-152
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-203
40 ILCS 5/17-106.05 new
40 ILCS 5/17-113.4 new
40 ILCS 5/17-113.5 new
40 ILCS 5/17-113.6 new
40 ILCS 5/17-115.5 new
40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116
40 ILCS 5/17-119.2 new
40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129
40 ILCS 5/17-130 from Ch. 108 1/2, par. 17-130
40 ILCS 15/1.9 new
105 ILCS 5/24-1 from Ch. 122, par. 24-1
105 ILCS 5/24-8 from Ch. 122, par. 24-8
105 ILCS 5/34-18.53 new
110 ILCS 70/36d from Ch. 24 1/2, par. 38b3
110 ILCS 305/100 new
110 ILCS 520/85 new
110 ILCS 660/5-195 new
110 ILCS 665/10-195 new
110 ILCS 670/15-195 new
110 ILCS 675/20-200 new
110 ILCS 680/25-195 new
110 ILCS 685/30-205 new
110 ILCS 690/35-200 new
110 ILCS 805/3-26 from Ch. 122, par. 103-26
110 ILCS 805/3-42 from Ch. 122, par. 103-42
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/10.6 new
115 ILCS 5/14 from Ch. 48, par. 1714
115 ILCS 5/17 from Ch. 48, par. 1717
30 ILCS 805/8.41 new
HB 04064 (CONTINUED)

Amends the General Assembly, State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Illinois Pension Code. Requires active Tier 1 employees to elect either to (i) have automatic annual increases in retirement and survivor's annuities delayed and reduced or (ii) maintain their current benefit package with additional limitations on pensionable salary. Provides that a Tier 1 employee who elects item (i) is entitled to have future increases in income treated as pensionable income, have contributions reduced to a specified rate, and receive a consideration payment of 10% of contributions made prior to the election. Provides that a Tier 1 employee who elects item (ii) is not eligible to have future increases in income treated as pensionable income. Makes funding changes. Amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for the amounts of the consideration payments. Amends various Acts to make conforming changes. Amends the Illinois Educational Labor Relations Act and the Illinois Public Labor Relations Act to prohibit bargaining and interest arbitration regarding certain changes made by the amendatory Act and to provide that no action of the employer taken to implement that prohibition shall give rise to an unfair labor practice under those Acts; exempts certain existing agreements. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective immediately.

Jun 21 17  H  Referred to Rules Committee
HB 04065

Rep. Jim Durkin

5 ILCS 375/3

from Ch. 127, par. 523

5 ILCS 375/10

from Ch. 127, par. 530

30 ILCS 122/20

40 ILCS 5/1-160

40 ILCS 5/1-161 new

40 ILCS 5/1-162 new

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

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

40 ILCS 5/2-105.3 new

40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107

40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124

40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134

40 ILCS 5/2-162

40 ILCS 5/2-165.1 new

40 ILCS 5/2-166.1 new

40 ILCS 5/14-103.41 new

40 ILCS 5/14-131

40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08

40 ILCS 5/14-147.5 new

40 ILCS 5/14-152.1

40 ILCS 5/14-155.1 new

40 ILCS 5/14-155.2 new

40 ILCS 5/14-156.1 new

40 ILCS 5/15-108.1

40 ILCS 5/15-108.2

40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155

40 ILCS 5/15-155.2 new

40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165

40 ILCS 5/15-185.5 new

40 ILCS 5/15-198

40 ILCS 5/15-200.1 new

40 ILCS 5/15-201.1 new

40 ILCS 5/16-107.1 new

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

40 ILCS 5/16-158.3 new

40 ILCS 5/16-190.5 new

40 ILCS 5/16-203

40 ILCS 5/16-205.1 new

40 ILCS 5/16-206.1 new

40 ILCS 5/17-106.05 new

40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127

40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129

40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
Amends the Illinois Pension Code. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date. Provides separate benefits for persons who, on or after 6 months after the effective date, first become participants or members under the State Universities or Downstate Teachers Article or a noncovered participant under the State Employees Article. Requires those retirement systems to establish a defined contribution plan for certain members. In the Chicago Municipal, Cook County, Cook County Forest Preserve, Chicago Laborers, Chicago Park District, and Chicago Teachers Articles, establishes similar benefits if the governing body of the unit of local government adopts those benefits by resolution or ordinance. In the State Employee, State Universities, and Downstate Teachers Articles, requires those Systems to offer certain inactive members the opportunity to elect to receive an accelerated pension benefit payment in lieu of receiving any pension benefit. In the 5 State-funded retirement systems and the Chicago Teachers Pension Fund, makes funding changes. In the State Universities and Downstate Teachers Articles, shifts certain costs to the local employer. In the Chicago Teachers Article, requires the State to contribute the employer normal cost of pension benefits for certain employees and provides a continuing appropriation from the Common School Fund for those contributions. Amends the Budget Stabilization Act. Provides for the transfer of certain amounts from the General Revenue Fund to the Pension Stabilization Fund. Makes other changes. Effective immediately.
Amends the Property Tax Code. Provides that, for levy years 2017 through 2020, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, for levy years 2017 through 2020, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Provides that, for taxing districts that became subject to the Law as a result of the amendatory Act, "aggregate extension" does not include special purpose extensions made for the payment of principal and interest on bonds or other evidences of indebtedness issued by the taxing district prior to the effective date of the amendatory Act. Provides that taxing districts may provide for the continuation of the amendatory Act for up to 4 years upon referendum approval. Provides that the voters of the taxing district may require a reduction in the taxing district's aggregate extension base by referendum. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Jun 21 17 H Referred to Rules Committee
HB 04067 Rep. Jim Durkin

New Act

10 ILCS 5/3-7 new
10 ILCS 5/28-1 from Ch. 46, par. 28-1
10 ILCS 5/28-7 from Ch. 46, par. 28-7

55 ILCS 5/Div. 2-4 heading
55 ILCS 5/2-4006
55 ILCS 5/5-44010
55 ILCS 5/5-44020
55 ILCS 5/5-44043 new
60 ILCS 1/10-25
60 ILCS 1/Art. 22 heading new
60 ILCS 1/22-5 new
60 ILCS 1/22-10 new
60 ILCS 1/22-15 new
60 ILCS 1/22-20 new
60 ILCS 1/Art. 23 heading new
60 ILCS 1/23-5 new
60 ILCS 1/23-10 new
60 ILCS 1/23-15 new
60 ILCS 1/23-20 new
60 ILCS 1/23-25 new
60 ILCS 1/25-15
60 ILCS 1/25-25
60 ILCS 1/Art. 29 heading new
60 ILCS 1/29-5 new
60 ILCS 1/29-10 new
60 ILCS 1/29-15 new
60 ILCS 1/29-20 new
60 ILCS 1/29-25 new
60 ILCS 1/65-20
605 ILCS 5/6-130 from Ch. 121, par. 6-130
605 ILCS 5/6-130.5 new

Creates the Citizens Empowerment Act. Provides that registered voters may petition for a referendum at the next general election to dissolve a unit of local government. Sets forth the requirements for the petition, together with the form and requirements for the ballot referendum. Provides for the transfer of property, assets, obligations, and liabilities of the dissolving unit of local government to the receiving unit of local government. Limits when a special district may dissolve into another unit of local government. Defines terms. Amends the Local Government Reduction and Efficiency Division of the Counties Code. Provides that the Division applies to all counties (currently, only applies to DuPage, Lake, and McHenry Counties). Excludes specified boards from the definition of “unit of local government”. Provides how the status and rights of employees are affected by the dissolution of a unit of local government. Provides for the assumption of obligations of the dissolving unit of local government by the entity absorbing the dissolving unit. Amends the Township Code. Removes a restriction limiting townships to 126 square miles. Provides for the consolidation, merger, and dissolution of specified townships within a coterminous, or substantially coterminous, municipality. Makes other changes. Amends the Election Code. Specifies procedures for township consolidation, merger, and discontinuance referenda and provides exceptions for the Citizens Empowerment Act. Amends the Illinois Highway Code. Provides that specified township road districts may be abolished by public referendum. Effective on January 1, 2018.

Jun 21 17 H Referred to Rules Committee
HB 04068  Rep. Jim Durkin

5 ILCS 140/7.5

720 ILCS 5/17-10.4 new

820 ILCS 305/1 from Ch. 48, par. 138.1
820 ILCS 305/8 from Ch. 48, par. 138.8
820 ILCS 305/8.1b
820 ILCS 305/8.2
820 ILCS 305/8.2a
820 ILCS 305/14 from Ch. 48, par. 138.14
820 ILCS 305/19 from Ch. 48, par. 138.19
820 ILCS 305/25.5
820 ILCS 305/29.2

Amends the Freedom of Information Act. Exempts from public inspection certain information collected by the Illinois Workers' Compensation Commission from self-insureds and papers, documents, reports, or evidence relevant to a workers' compensation fraud investigation conducted by the Department of Insurance. Amends the Criminal Code of 2012 regarding workers' compensation fraud penalties. Amends the Workers' Compensation Act. Makes changes concerning: when an accidental injury shall not be considered to be "arising out of and in the course of employment" if the accidental injury or medical condition occurred while the claimant was traveling away from the employer's premises; the maximum compensation rate for a period of temporary total incapacity; compensation awards for injuries to the shoulder and hip; the maximum allowable payment for certain service categories; the assignment and reassignment of arbitrators to hearing sites; the creation of an evidence based drug formulary; annual reports on the state of self-insurance for workers' compensation in Illinois; and other matters. Effective immediately.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 04069

Rep. Robert W. Pritchard-Avery Bourne-Sheri Jesiel, Steven Reick, Thomas M. Bennett and Tony McCombie

20 ILCS 620/7 from Ch. 67 1/2, par. 1007
30 ILCS 105/13.2 from Ch. 127, par. 149.2
35 ILCS 200/18-200
35 ILCS 200/18-249
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
50 ILCS 470/33
55 ILCS 85/7 from Ch. 34, par. 7007
55 ILCS 90/50 from Ch. 34, par. 8050
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8
65 ILCS 5/11-74.6-35
65 ILCS 110/50
105 ILCS 5/1A-8 from Ch. 122, par. 1A-8
105 ILCS 5/1B-5 from Ch. 122, par. 1B-5
105 ILCS 5/1B-6 from Ch. 122, par. 1B-6
105 ILCS 5/1B-7 from Ch. 122, par. 1B-7
105 ILCS 5/1B-8 from Ch. 122, par. 1B-8
105 ILCS 5/1C-1
105 ILCS 5/1D-1
105 ILCS 5/1E-20
105 ILCS 5/1F-20
105 ILCS 5/1F-62
105 ILCS 5/1H-20
105 ILCS 5/1H-70
105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/2-3.33 from Ch. 122, par. 2-3.33
105 ILCS 5/2-3.51.5
105 ILCS 5/2-3.66 from Ch. 122, par. 2-3.66
105 ILCS 5/2-3.66b
105 ILCS 5/2-3.84 from Ch. 122, par. 2-3.84
105 ILCS 5/2-3.109a
105 ILCS 5/3-14.21 from Ch. 122, par. 3-14.21
105 ILCS 5/7-14A from Ch. 122, par. 7-14A
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/10-19 from Ch. 122, par. 10-19
105 ILCS 5/10-22.5a from Ch. 122, par. 10-22.5a
105 ILCS 5/10-22.20 from Ch. 122, par. 10-22.20
105 ILCS 5/10-22.34c
105 ILCS 5/10-29
105 ILCS 5/11E-135
105 ILCS 5/13A-8
105 ILCS 5/13B-20.20
105 ILCS 5/13B-45
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<td>from Ch. 122, par. 70/25</td>
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HB 04069 (CONTINUED)

Provides that the Act may be referred to as the Evidence-Based Funding for Student Success Act. Amends the Economic Development Area Tax Increment Allocation Act, State Finance Act, Property Tax Code, Illinois Pension Code, Innovation Development and Economy Act, County Economic Development Project Area Property Tax Allocation Act, County Economic Development Project Area Tax Increment Allocation Act of 1991, Illinois Municipal Code, Economic Development Project Area Tax Increment Allocation Act of 1995, School Code, and Educational Opportunity for Military Children Act. Provides that the State aid formula provisions of the School Code apply through the 2016-2017 school year. Provides for an evidence-based funding formula beginning with the 2017-2018 school year. Sets forth provisions concerning an adequacy target calculation, a local capacity calculation, a base funding minimum calculation, a percent of adequacy and final resources calculation, an evidence-based funding formula distribution system, State Superintendent of Education administration of funding and school district submission requirements, and a Professional Review Panel. Makes other changes in the School Code, including changes to contracts with commercial driver training schools; changes to provisions concerning unfunded mandates, including referenda procedures and repealing an existing provision; removing a daily physical education requirement and instead requiring physical education 3 times a week, with exceptions; and changes to charter school funding. Effective immediately.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

HB 04070  Rep. David Harris-Markinick, Grant Wehrli, Thomas M. Bennett and Tim Butler

Makes appropriations from non-general revenue funds as provided by law. With respect to Funds where no distributions are provided for by law, and from which distributions were made, in whole or part, during Fiscal Year 2015 through appropriations, provides that, if no such appropriation has been enacted in Fiscal Year 2018, then appropriations shall be made for Fiscal Year 2018 in the same manner as provided for Fiscal Year 2015. Effective immediately.

Jun 21 17  H  Referred to Rules Committee

HB 04071  Rep. Allen Skillicorn

820 ILCS 305/8  from Ch. 48, par. 138.8
820 ILCS 305/8.3

Amends the Workers' Compensation Act. Changes the compensation rates for certain accidental injuries to the levels that existed before Public Act 94-277 took effect. Removes language requiring employers to make payments on annual adjustments to the compensation rate in awards for permanent total disability for every accident occurring on or after July 20, 2005 but before November 11, 2005 (the date Public Act 94-695 took effect). Directs Workers' compensation Medical Fee Advisory Board to develop a fee payment schedule for procedures, treatments, and services covered under the Act based upon fees for such procedures, treatments, and services authorized under Medicare. Makes other changes.

Jun 21 17  H  Referred to Rules Committee

HB 04072  Rep. Peter Breen-Charles Meier

50 ILCS 750/99
220 ILCS 5/13-1200
220 ILCS 5/21-1601


Jun 22 17  H  Referred to Rules Committee


30 ILCS 330/2  from Ch. 127, par. 652
30 ILCS 330/4  from Ch. 127, par. 654
30 ILCS 425/2  from Ch. 127, par. 2802
30 ILCS 425/4  from Ch. 127, par. 2804

Amends the General Obligation Bond Act. Increases the authorization for bonds issued by the State of Illinois under the Act by $1,500,000,000, from $49,917,925,743 to $51,417,925,743, for use for certain transportation purposes statewide. Amends the Build Illinois Bond Act. Increases the authorization for bonds issued by the State of Illinois by $900,000,000, from $6,246,009,000 to $7,146,009,000, for mass transit facilities, including rapid transit, rail, and other equipment. Effective July 1, 2017.

Jun 26 17  H  Referred to Rules Committee

Appropriates the Department of Transportation's Capital expenses for the fiscal year beginning July 1, 2017. Effective July 1, 2017.

Jun 26 17  H  Referred to Rules Committee

HB 04075  Rep. Luis Arroyo-Mike Fortner

70 ILCS 2605/3 from Ch. 42, par. 322

70 ILCS 2605/3.3 new

Amends the Metropolitan Water Reclamation District Act. Provides that the board of commissioners of the Water Reclamation District of Greater Chicago shall: on or before July 1, 2021, divide the Water Reclamation District of Greater Chicago into 9 commissioner districts and apportion the commissioner districts to reflect the results of the most recent federal decennial census; and thereafter, in the year following each federal decennial census, reapportion the commissioner districts to reflect the results of the most recent census. Provides that the commissioner districts shall be compact, contiguous, and substantially equal in population to each other district. Provides that one commissioner shall be elected from each commissioner district for a term of 6 years and that the commissioner shall be a resident of the commissioner district from which he or she was elected. Provides that if the corporate limits of the District expands between apportionments, the board of commissioners shall determine which commissioner district or districts the expanded territory will join until the next apportionment. Provides that the terms of all commissioners serving at the time of the 2022 general election shall continue until the first Tuesday after the first Monday in the month following the 2022 general election or until the 9 new commissioners are elected and qualified, whichever is later. Makes conforming changes.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
HB 04076  Rep. Luis Arroyo

30 ILCS 105/5.878 new
30 ILCS 105/5.879 new
30 ILCS 105/5.880 new
30 ILCS 105/6z-20.1 new
30 ILCS 105/6z-20.2 new
30 ILCS 105/6z-102 new
30 ILCS 575/2
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 105/19 from Ch. 120, par. 439.19
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 110/17 from Ch. 120, par. 439.47
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 115/17 from Ch. 120, par. 439.117
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 120/6 from Ch. 120, par. 445
35 ILCS 120/11 from Ch. 120, par. 450
35 ILCS 505/2 from Ch. 120, par. 418
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/8a from Ch. 120, par. 424a
50 ILCS 470/10
50 ILCS 470/31
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
55 ILCS 5/5-1008.5
55 ILCS 5/5-1009 from Ch. 34, par. 5-1009
55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
55 ILCS 5/5-1184 new
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a
65 ILCS 5/8-11-22 new
65 ILCS 5/11-74.3-6
70 ILCS 200/245-12
70 ILCS 750/25
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
HB 04076 (CONTINUED)

70 ILCS 3615/4.03.3
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
415 ILCS 123/315
415 ILCS 125/320

Amends the State Finance Act. Creates the State Aviation Program Fund, the Local Government Aviation Trust Fund, and the Aviation Fuel Sales Tax Refund Fund. Provides that moneys in the State Aviation Program Fund shall be used by the Department of Transportation for the purposes of administering a State Aviation Program. Provides that moneys in the Local Government Aviation Trust Fund shall be used by units of local government for airport-related purposes. Provides that moneys in the Aviation Fuel Sales Tax Refund Fund shall be used by the Department of Revenue to pay refunds. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to provide that moneys received from the tax paid on aviation fuel shall be deposited into those Funds. Amends the Motor Fuel Tax Law. Provides that aviation fuel sold or used on or after December 1, 2017 shall be deposited into the State Aviation Program Fund. Amends the Innovation Development and Economy Act, the Counties Code, the Illinois Municipal Code, the Civic Center Code, the Flood Prevention District Act, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Prohibits certain local retailers' occupation taxes on aviation fuel unless the unit of local government has an airport-related purpose. Provides that the proceeds from those taxes on aviation fuel shall be deposited into the Local Government Aviation Trust Fund. Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act to provide that the term "State contract" specifically includes contracts paid from moneys available in the State Aviation Program Fund.

Jun 29 17 H Referred to Rules Committee

HB 04077 Rep. Arthur Turner-Carol Ammons
(Sen. Michael E. Hastings and Omar Aquino)

730 ILCS 130/3 from Ch. 75, par. 32

Amends the County Jail Good Behavior Allowance Act. Provides that a person who commences a sentence of confinement in a county jail for a fixed term of imprisonment after January 1, 1987 or who is sentenced to a term of probation or conditional discharge on or after January 1, 2018 is eligible for an additional sentence credit if the person successfully completed a full-time, 60-day or longer substance abuse program, educational program, behavior modification program, life skills course, or re-entry planning or who participates in a custodial job training program provided by the county department of corrections or county jail. Provides that this county program credit shall be calculated at sentencing and shall be included in the sentencing order. Provides that no inmate shall be eligible for the additional sentence credit under this provision while assigned to a boot camp or electronic detention.

House Floor Amendment No. 1
Deletes reference to:
730 ILCS 130/3

Adds reference to:
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that a person sentenced to a term of probation or conditional discharge for a Class 4 felony or a misdemeanor, on or after January 1, 2019, shall receive a credit against the time on his or her probation or conditional discharge for the amount of time served in jail on that offense.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
HB 04078
Rep. David McSweeney-Jeanne M Ives-John M. Cabello-Peter Breen-Nick Sauer, David A. Welter, Margo McDermed, Tony McCombie, Allen Skillicorn, Lindsay Parkhurst, Keith P. Sommer, Barbara Wheeler, Brad Hallbrook, Grant Wehrli, Brian W. Stewart, Thomas Morrison, Tim Butler, Thomas M. Bennett, Joe Sosnowski, Sheri Jesiel and Christine Winger

10000SB0009ham003, Sections 1-1 thro 10000SB0009ham003, Sections 15-101 t 10000SB0009ham003, Section 17-5 rep.
35 ILCS 5/225 rep.
5 ILCS 100/1-5 from Ch. 127, par. 1001-5
5 ILCS 140/7.5
15 ILCS 405/9 from Ch. 15, par. 209
15 ILCS 505/0.02
15 ILCS 505/0.03
15 ILCS 505/0.04
15 ILCS 505/0.05
15 ILCS 505/0.06
20 ILCS 1205/7 from Ch. 17, par. 108
20 ILCS 1205/18.1
30 ILCS 105/6b-1 from Ch. 127, par. 142b1
30 ILCS 105/8.12 from Ch. 127, par. 144.12
30 ILCS 230/2 from Ch. 127, par. 171
55 ILCS 5/3-3034 from Ch. 34, par. 3-3034
205 ILCS 5/48 from Ch. 17, par. 360
205 ILCS 5/48.1 from Ch. 17, par. 360.2
205 ILCS 5/65 from Ch. 17, par. 377
205 ILCS 205/4013 from Ch. 17, par. 7304-13
205 ILCS 205/9012 from Ch. 17, par. 7309-12
205 ILCS 205/10090
205 ILCS 305/10 from Ch. 17, par. 4411
205 ILCS 305/62 from Ch. 17, par. 4463
205 ILCS 405/15.1b from Ch. 17, par. 4827
205 ILCS 405/19.3 from Ch. 17, par. 4838
205 ILCS 620/6-14 from Ch. 17, par. 1556-14
205 ILCS 657/30
205 ILCS 700/10
215 ILCS 5/210 from Ch. 73, par. 822
215 ILCS 185/5
215 ILCS 185/15
215 ILCS 185/20
225 ILCS 454/20-20
725 ILCS 5/110-17 from Ch. 38, par. 110-17
755 ILCS 5/2-1 from Ch. 110 1/2, par. 2-1
755 ILCS 5/2-2 from Ch. 110 1/2, par. 2-2
770 ILCS 90/3 from Ch. 141, par. 3
HB 04078 (CONTINUED)

805 ILCS 5/12.70 from Ch. 32, par. 12.70
805 ILCS 105/112.70 from Ch. 32, par. 112.70
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/202.5
35 ILCS 5/203 from Ch. 120, par. 2-203
35 ILCS 5/204 from Ch. 120, par. 2-204
35 ILCS 5/208 from Ch. 120, par. 2-208
35 ILCS 5/212
35 ILCS 5/901 from Ch. 120, par. 9-901
35 ILCS 5/1501 from Ch. 120, par. 15-1501
35 ILCS 5/1102 from Ch. 120, par. 11-1102
35 ILCS 5/1103 from Ch. 120, par. 11-1103
35 ILCS 5/1105 from Ch. 120, par. 11-1105
35 ILCS 120/5a from Ch. 120, par. 444a
35 ILCS 120/5b from Ch. 120, par. 444b
35 ILCS 120/5c from Ch. 120, par. 444c
35 ILCS 520/16 from Ch. 120, par. 2166
35 ILCS 520/17 from Ch. 120, par. 2167
35 ILCS 520/19 from Ch. 120, par. 2169
65 ILCS 5/8-3-15 from Ch. 24, par. 8-3-15
215 ILCS 155/22 from Ch. 73, par. 1422
35 ILCS 105/3-10
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10
35 ILCS 105/3-5
35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
35 ILCS 110/2 from Ch. 120, par. 439.32
35 ILCS 110/3-5
35 ILCS 115/2 from Ch. 120, par. 439.102
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 120/2-45 from Ch. 120, par. 441-45

If and only if Senate Bill 9 of the 100th General Assembly becomes law in the form in which it was amended by House Amendment No. 3, repeals the State Tax Lien Registration Act and the Revised Uniform Unclaimed Property Act created by that bill. Repeals provisions of Senate Bill 9 of the 100th General Assembly that would have repealed the Uniform Disposition of Unclaimed Property Act on January 1, 2018. Changes various Acts by restoring language deleted by Senate Bill 9 of the 100th General Assembly and deleting language added by Senate Bill 9 of the 100th General Assembly. Effective immediately.

Jul 03 17 Referred to Rules Committee
HB 04079  Rep. Scott Drury

5 ILCS 430/10-10
5 ILCS 430/10-15
5 ILCS 430/10-20 new
5 ILCS 430/50-5

Amends the State Officials and Employees Ethics Act. Makes the gift ban apply to additional classes of persons. Places caps on gifts that may be accepted as exempt under the educational materials and missions exemption and the travel expenses for State business exemption. Removes specified exemptions to the gift ban. Exempts from the gift ban the cost of food or beverages consumed at certain receptions, meals, and meetings. Establishes a procedure for the reporting of all gifts that are accepted as exempt from the gift ban. Authorizes the Secretary of State to institute a system for the reporting of accepted gifts. Increases penalties for violations of the gift ban.

Aug 16 17  H  Referred to Rules Committee

HB 04080  Rep. Keith R. Wheeler-Peter Breen-Christine Winger-Jim Durkin-David McSweeney, Grant Wehrli, Thomas Morrison, Keith P. Sommer, Ryan Spain, Randy E. Frese, Terri Bryant, Lindsay Parkhurst, Joe Sosnowski, Michael P. McAuliffe, Tony McCombie, C.D. Davidsmeyer, Dave Severin, Allen Skillcorn, Daniel Swanson, John M. Cabello, Tim Butler, Sheri Jesiel, Steven Reick, Tom Demmer, Brad Halbrook, Barbara Wheeler, Dan Brady and Jerry Lee Long

735 ILCS 5/11-110  from Ch. 110, par. 11-110

Amends the Code of Civil Procedure. Provides that a unit of local government may not seek damages in connection with a temporary restraining order or preliminary injunction based upon a constitutional challenge to a tax. Provides that if a petition is filed in violation of the new provisions, the court shall award the respondent reasonable attorney's fees and costs incurred in connection with the petition. Effective immediately.

Aug 16 17  H  Referred to Rules Committee


New Act

Creates the Call Center Worker and Consumer Protection Act. Provides that an employer that intends to relocate a call center or portions of a call center from Illinois to another state or a foreign country must provide notice to the State Treasurer at least 120 days before the relocation. Authorizes a civil penalty not to exceed $10,000 for violations. Requires the Treasurer to compile and post on the Treasurer's website a list of employers that have relocated call centers. Requires an employer that relocates a call center from Illinois to another state or a foreign country to repay grants, loans, and tax benefits that may have been received. Effective January 1, 2018.

Fiscal Note (Office of the Treasurer)
The annual cost for administration of the Call Center Worker and Consumer Protection Act is expected to be $300,000 per year. This includes approximately $240,000 for the salaries and benefits for additional staff needed to administer this Act, as well as $60,000 in associated costs (i.e. travel, equipment, etc.).

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 04082  Rep. Michael P. McAuliffe-Christine Winger-Peter Breen-Grant Wehrli-Keith R. Wheeler, David McSweeney, David Harris, Allen Skillcorn, John M. Cabello, Brian W. Stewart, Patricia R. Bellock, Joe Sosnowski, Thomas Morrison, Margo McDermld, Brad Halbrook, Nick Sauer, Thomas M. Bennett and Dave Severin

55 ILCS 5/5-1009  from Ch. 34, par. 5-1009

Amends the Counties Code. Prohibits a home rule county from imposing a tax on sweetened beverages based on volume sold. Provides that any county ordinance adopted on or before the effective date of the amendatory Act that imposes such a tax is void. Effective immediately.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee

55 ILCS 5/5-1009 from Ch. 34, par. 5-1009

55 ILCS 5/5-1009.5 new

Amends the Counties Code. Provides that, on and after the effective date of this amendatory Act, no home rule county or non-home rule county has the authority to impose a tax on the use, sale, or purchase of sweetened beverages based upon the weight or volume of the sweetened beverage. Provides that any such tax in effect prior to that date is void and repealed. Defines "sweetened beverage". Preempts home rule. Effective immediately.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee

HB 04084  Rep. Peter Breen-Michael P. McAuliffe-Christine Winger-Grant Wehrli-Patricia R. Bellock, Allen Skillicorn, Thomas Morrison and Margo McDermed

55 ILCS 5/5-1009 from Ch. 34, par. 5-1009

65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a

Amends the Counties Code and the Illinois Municipal Code. Provides that, on and after the effective date of the amendatory Act, no home rule county or home rule municipality has the authority to impose, pursuant to its home rule authority, a tax based on the weight or volume of tangible personal property used, sold, or purchased in the county or municipality. Provides that any such ordinance adopted on or before the effective date of the amendatory Act that imposes a tax based on weight or volume is void beginning on the effective date of the amendatory Act. Effective immediately.

Aug 16 17  H  Referred to Rules Committee


Amends Public Act 100-21. Removes references to evidence-based funding and instead inserts references to general State aid. Repeals provisions for funding bilingual education and transitions to evidence-based funding. Makes changes to various line items. Adds line items for disabled student personnel reimbursement, extraordinary funding for children requiring special education, summer school payments, and bilingual education. Makes other changes. Effective immediately.

Aug 16 17  H  Referred to Rules Committee

HB 04086  Rep. Barbara Wheeler

625 ILCS 45/5-14 from Ch. 95 1/2, par. 315-9

Amends the Boat Registration and Safety Act. Provides that the operator of any watercraft that is towing a person or persons shall display a bright or brilliant orange flag at least 18 inches above the highest point of the area surrounding the boat's helm (rather than displayed at the highest point of the area surrounding the boat's helm). Effective immediately.

Oct 12 17  H  Referred to Rules Committee

HB 04087  Rep. La Shawn K. Ford-Thaddeus Jones

New Act

Creates the Abolition of Confederate Symbols Act. Provides that no public body shall display the Battle Flag of the Confederacy, otherwise known as the "Confederate Flag", or any other similar image, on any public property or land in the State unless the flag or an image thereof appears in a book, digital medium, or museum, or is used to serve any other educational or historical purpose. Provides that no public body shall sell the Battle Flag of the Confederacy, or any other object or property containing an image of the flag, unless the flag or an image thereof appears in a book, digital medium, or museum, or is used to serve any other educational or historical purpose. Provides that no monument, memorial, or statue honoring the Confederate States of America or any soldier of the Confederacy shall be erected on public property or land in this State, or otherwise be erected using public funds. Provides that any monument, memorial, or statue honoring the Confederate States of America or any soldier of the Confederacy existing on public property or land as of the effective date of this Act shall be removed within a reasonable period of time thereafter. Defines terms.

Oct 12 17  H  Referred to Rules Committee
HB 04088  Rep. Sheri Jesiel

50 ILCS 750/15.4a

Amends the Emergency Telephone System Act. Provides that a 9-1-1 Authority shall not be subject to consolidation which requires a 9-1-1 Authority in a county with a population of at least 250,000 that has more than one Emergency Telephone System Board, Joint Emergency Telephone System Board, or qualified governmental entity, serving a population of less than 25,000 to consolidate such that no 9-1-1 Authority serves a population of less than 25,000, if the 9-1-1 Authority: (1) serves a municipality that employs less than 20 full-time emergency responders; (2) serves a municipality which borders Lake Michigan and has police patrol responsibilities for a major marina on Lake Michigan; (3) provides dispatch resources for public safety helicopter response; (4) has response requirements through its Emergency Management Agency in the event of a nuclear emergency at a nuclear power plant within 5 miles of the Authority; and (5) has public safety telecommunicators also serve as sworn part-time police officers. Effective immediately.

Oct 12 17  H  Referred to Rules Committee

HB 04089  Rep. La Shawn K. Ford

105 ILCS 5/1A-12 new

Amends the School Code. Creates the Tax Credit Scholarship Commission. Provides for the membership of the Commission. Provides that the Commission shall set standards for the tax credit scholarship program created under the Invest in Kids Act, gather information about the program, and hold hearings open to the public that explain the program. Provides that the Commission shall report on the information gathered about the program and make recommendations to the General Assembly on or before January 1, 2019, and every year thereafter for a period of 5 years. Effective immediately.

Oct 12 17  H  Referred to Rules Committee


65 ILCS 5/1-2.1-8
65 ILCS 5/1-2.2-55
65 ILCS 5/11-80-2b new
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3

Amends the Illinois Municipal Code and the Illinois Vehicle Code. Provides that a municipality or county may not collect any debt due or owing the municipality or county for a parking violation during any period of time that is 5 or more years after the date the first notice of violation is sent to the registered owner.

House Committee Amendment No. 1

Provides that a municipality may not collect any debt due or owing for a parking violation during any period of time that is 7 (rather than 5) or more years after the date the last notice (rather than the first notice) of violation is sent to the registered owner.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


10000SB0031enr, Secs. 1 through 20 rep


Oct 12 17  H  Referred to Rules Committee

HB 04092  Rep. John M. Cabello

720 ILCS 5/25-1.5 new

Amends the Criminal Code of 2012. Creates the offense of unlawful wearing of a mask, hood, or device to conceal the identity of the wearer from a peace officer. Provides that the offense is committed when a person, with the intent to conceal his or her identity from a peace officer, wears a mask, hood, or device in which any portion of the person's face is hidden, concealed, or covered on any public way, public place, or property, or on any private property, without first having obtained the written permission from the owner or occupier of the property. Provides exemptions. Provides that a violation is a Class C misdemeanor.

Oct 12 17  H  Referred to Rules Committee
HB 04093
Rep. C.D. Davidsmeyer-David B. Reis-Terri Bryant-Bill Mitchell

New Act

10000SB0031enr, Secs. 1 through 20 rep

Creates the Sanctuary City Sanction Act. Provides that if a unit of local government has in place any policy that limits or restricts compliance with immigration detainers issued by the Secretary of Homeland Security or otherwise does not comply with an immigration detainer, all grants of State funds that the unit of local government would otherwise receive will not be distributed to the unit of local government until any policy that limits or restricts compliance with an immigration detainer is abolished and compliance with immigration detainers is demonstrated by the unit of local government. Defines terms. Repeals the Illinois TRUST Act. Effective immediately.

Oct 12 17  H  Referred to Rules Committee

HB 04094
Rep. Jeanne M Ives

105 ILCS 5/2-3.84a new

Amends the School Code. Requires the State Board of Education to withhold a school district's evidence-based funding for any given school year in which the chief county assessment officer for any portion of the district intentionally fails to properly and accurately prepare assessments under the Property Tax Code for property within the district for the preceding levy year until such time as the State Board determines that such assessments have been correctly prepared. Effective immediately.

Oct 12 17  H  Referred to Rules Committee

HB 04095


815 ILCS 505/2MM

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a consumer reporting agency may not impose a charge on a consumer for placing a freeze, removing a freeze, or temporarily lifting a freeze. Makes corresponding changes. Effective immediately.

House Committee Amendment No. 1

Provides that a consumer may request that a security freeze be placed on his or her credit report by at least one of telephone or electronic means at a telephone or electronic location designated by the consumer reporting agency to receive such requests.

Jun 08 18  H  Public Act . . . . . . . . 100-0589
HB 04096
Rep. Gregory Harris-Juliana Stratton-Mary E. Flowers-Sara Feigenholtz-William Davis, Robyn Gabel, La Shawn K. Ford, Jaime M. Andrade, Jr., Kelly M. Cassidy, Cynthia Soto, Rita Mayfield, Laura Fine, Kathleen Willis, Elizabeth Hernandez, Michelle Mussman, Thaddeus Jones, Carol Ammons, Camille Y. Lilly, Theresa Mah, Sam Yingling, Emanuel Chris Welch, Robert Martwick and Natalie A. Manley
(Sen. Heather A. Steans-Daniel Biss-Laura M. Murphy-Cristina Castro, Kimberly A. Lightford, Patricia Van Pelt, Mattie Hunter and Kwame Raoul)

305 ILCS 5/5-16.11
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall require each Medicaid Managed Care Organization to list as preferred on the Medicaid Managed Care Organization's preferred drug list every pharmaceutical that is listed as preferred on the Department's preferred drug list. Provides that the Department shall not prohibit, or adopt any rules or policies that prohibit, a Medicaid Managed Care Organization from: (i) covering additional pharmaceuticals that are not listed on the Department's preferred drug list; or (ii) removing from the Medicaid Managed Care Organization's preferred drug list any prior approval requirements applicable under the Department's preferred drug list. Provides that the Department shall not require a Medicaid Managed Care Organization to utilize a single, statewide preferred drug list and shall not prohibit a plan from negotiating drug pricing concessions or rebates on any drug with pharmaceutical companies, unless otherwise required by federal law. Provides that no later than July 1, 2018, the Department shall develop a standardized format for all Medicaid Managed Care Organization preferred drug lists in cooperation with Medicaid Managed Care Organizations and stakeholders, including, but not limited to, community-based organizations, providers, and individuals or entities with expertise in drug formulary development. Requires each Medicaid Managed Care Organization to post its preferred drug list on its website within 2 business days of making any changes to the preferred drug list, including, but not limited to, any and all changes to requirements for prior approval. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires Medicaid managed care organizations (rather than managed care entities) that provide services under the Code to use a pharmacy formulary that is no more restrictive by drug class than the Department of Healthcare and Family Services' preferred drug list (rather than the Department's pharmaceutical program). Provides that beginning January 1, 2019 and continuing through January 1, 2022, the Department shall require each Medicaid managed care organization to list as preferred on the Medicaid managed care organization's preferred drug list at least the same number, and no fewer, of drugs per drug class as are listed on the Department's preferred drug list. Prohibits the Department from adopting any rules or policies that prohibit a Medicaid managed care organization from: (1) covering additional drugs that are not listed on the Department's preferred drug list; (2) submitting all covered drugs listed on the Department's preferred drug list and additional drugs covered by the Medicaid managed care organization as qualified encounters to be used for appropriate purposes; or (3) removing from the Medicaid managed care organization's preferred drug list any prior approval requirements, step therapy, or other utilization controls applicable under the Department's preferred list. Requires the Department to develop a standardized format for all Medicaid managed care organization preferred drug lists by January 1, 2019 and to allow Medicaid managed care organizations 6 months from the completion date of the standardized format to comply with the new Preferred Drug List format. Requires each Medicaid managed care organization to post its preferred drug list on its website without restricting access to enrolled members and to update the preferred drug list posted on its website within 2 business days of making any changes to the preferred drug list, including, but not limited to, any and all changes to requirements for prior approval. Effective immediately.

HB 04097
Rep. Margo McDermed-Lindsay Parkhurst and Mark Batinick
5 ILCS 420/2-105 new
Amends the Illinois Governmental Ethics Act. Provides that no legislator while serving as a member of the General Assembly shall concurrently serve as the chairperson for a statewide political party.
HB 04098  Rep. Thomas Morrison

30 ILCS 105/5.878 new
625 ILCS 5/3-699.14

Amends the State Finance Act. Creates the Choose Life Fund as a special fund in the State treasury. Amends the Illinois Vehicle Code to allow for the issuance of decals by Illinois Choose Life, Inc. Provides for the original and renewal fees and fee distribution for Universal special license plates with decals issued by Illinois Choose Life, Inc.

Oct 12 17  H  Referred to Rules Committee

HB 04099  Rep. Robert Rita, Gregory Harris and Litesa E. Wallace

305 ILCS 5/5A-2 from Ch. 23, par. 5A-2
305 ILCS 5/5A-12.2
305 ILCS 5/5A-12.4
305 ILCS 5/5A-12.5
305 ILCS 5/14-12

Amends the Illinois Public Aid Code. Provides that, subject to federal approval, for any redesign of certain hospital assessments and payments authorized under the Code, the volume data used to redesign the distribution of hospital payments shall include managed care organization denial payments or settlements between hospitals and managed care organizations. Effective immediately.

Oct 12 17  H  Referred to Rules Committee
HB 04100


20 ILCS 2805/2.07 from Ch. 126 1/2, par. 67.07
110 ILCS 330/10 new
210 ILCS 46/2-219 new
210 ILCS 47/2-219 new
210 ILCS 85/9.7 new
225 ILCS 65/55-15
225 ILCS 65/60-20
225 ILCS 65/65-15
225 ILCS 65/Art. 85 heading new
225 ILCS 65/85-5 new
225 ILCS 65/85-10 new
225 ILCS 65/85-15 new
225 ILCS 65/85-20 new
730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2

Amends the Nurse Practice Act. Defines "retail health care facility". Creates provisions concerning workplace violence against nurses in specified medical facilities concerning notice, contacting law enforcement, and mental health services. Requires specified medical facilities to create a workplace violence prevention program with specified requirements. Provides whistleblower protections for any nurse of a specified medical facility if management retaliates against the nurse for certain actions. Provides appropriate cross references in the Department of Veterans Affairs Act, the University of Illinois Hospital Act, the MC/DD Act, the ID/DD Community Care Act, and the Hospital Licensing Act. Amends the Unified Code of Corrections. Provides that Department of Corrections and Department of Juvenile Justice institutions or facilities shall provide notice and specified protections when a committed person is transferred out of the institution or facility to receive medical care and treatment.

House Committee Amendment No. 1

Deletes reference to:
    210 ILCS 85/9.7 new
Deletes reference to:
    225 ILCS 65/55-15
Deletes reference to:
    225 ILCS 65/60-20
Deletes reference to:
    225 ILCS 65/65-15
Deletes reference to:
    225 ILCS 65/Art. 85 heading new
Deletes reference to:
    225 ILCS 65/85-5 new
Deletes reference to:
    225 ILCS 65/85-10 new
Deletes reference to:
    225 ILCS 65/85-15 new
Deletes reference to:
    225 ILCS 65/85-15 new
Deletes reference to:
HB 04100 (CONTINUED)

225 ILCS 65/85-20 new
Adds reference to:
  New Act
Adds reference to:
  210 ILCS 85/9.8 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Creates the Health Care Violence Prevention Act. Moves provisions concerning workplace violence against nurses in the introduced bill to the Health Care Violence Prevention Act and provides appropriate cross references in various Acts. Defines "health care worker". Applies certain provisions concerning workplace safety to health care workers. Provides for application of the Act. Provides that a workplace violence prevention program shall reference Occupational Safety and Health Administration guidelines for preventing workplace violence for health care and social service workers. Provides that the Department of Public Health and Department of Veterans' Affairs may by rule adopt additional criteria for workplace violence prevention programs. In provisions amending the Unified Code of Corrections, makes changes concerning requirements that an institution or facility of the Department of Corrections, the Department of Juvenile Justice, a county, or a municipality shall meet when a person receives medical care and treatment at a place other than the institution or facility. Provides that hospitals or medical facilities shall establish protocols for the receipt of incarcerated persons. Makes other changes.

Fiscal Note, House Floor Amendment No. 2 (Dept. of Public Health)
This Bill has minimal or no fiscal impact to the Illinois Department of Public Health.

Land Conveyance Appraisal Note, House Floor Amendment No. 3 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Pension Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
HB 4100 (H-AM 3) will not amend any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
HB 4100 (H-AM 3) would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Balanced Budget Note, House Floor Amendment No. 3 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Housing Affordability Impact Note, House Floor Amendment No. 3 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

House Floor Amendment No. 5
Deletes reference to:
  210 ILCS 46/2-219 new
Deletes reference to:
  210 ILCS 47/2-219

Replaces everything after the enacting clause. Reinserts provisions of the bill as amended by House Amendment No. 4 with the following changes: In the Health Care Violence Prevention Act, removes facilities subject to the MC/DD Act and the ID/DD Community Care Act from the definition of "health care provider". Provides that if a committed person receives medical care and treatment at a place other than an institution or facility of the Department of Corrections, the Department of Juvenile Justice, a county, or a municipality, then the institution or facility shall ensure that the transferred committed person is accompanied by the most comprehensive medical records possible (rather than accompanied by all available medical records). Makes changes concerning the circumstances under which a committed person shall be restrained and the types of restraints. Amends the County Jail Act. Provides that restraint of a pregnant female prisoner in the custody of the Cook County shall comply with specified provisions of the Counties Code. Makes other changes.

State Mandates Fiscal Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate

Home Rule Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.
HB 04100 (CONTINUED)

Correctional Note, House Floor Amendment No. 3 (Dept of Corrections)

There is no corrections population impact or fiscal impact to the Department of Corrections.

Aug 24 18    H    Public Act . . . . . . . . 100-1051

HB 04101      Rep. Anthony DeLuca-Margo McDermed-Robert Martwick-David Harris, Tony McCombie and Steven Reick

30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254

Amends the State Finance Act, Counties Code, Illinois Municipal Code, Metro-East Park and Recreation District Act, Local Mass Transit District Act, Regional Transportation Authority Act, and Water Commission Act of 1985. Provides that the amounts transferred into the Tax Compliance and Administration Fund shall be reduced from 2% to 1%.

Apr 13 18    H    Rule 19(a) / Re-referred to Rules Committee

HB 04102      Rep. Brad Halbrook

5 ILCS 80/4.28
5 ILCS 80/4.38 new

Amends the Regulatory Sunset Act. Extends the repeal date of the Nursing Home Administrators Licensing and Disciplinary Act from January 1, 2018 to January 1, 2028. Effective immediately.

Oct 12 17    H    Referred to Rules Committee
Amends the Board of Higher Education Act. Requires the Board of Higher Education to establish a uniform admission process online, which must be used at all public institutions of higher education; sets forth what components this admission process must include. Requires the Board (i) to ensure that any high school student in this State with a 3.0 cumulative grade point average or better on a 4.0 scale (or the equivalent on a 5.0 scale) receives access to the opportunity of higher education and (ii) to guarantee admission to a public university; requires cooperation by the State Board of Education, high schools, and public universities. Requires the Board to conduct a study of the academic programs offered at each public university campus. Sets forth the Board's duties concerning the study. Requires the Board to use the results of the study and other specified factors to determine which academic programs should be prioritized at campuses of public universities and to create and designate Higher Education Strategic Centers of Excellence. Requires the Board to work with the Illinois Community College Board to develop recommendations to integrate community colleges into this plan. Sets forth additional Board of Higher Education duties concerning evaluating programmatic expansions and new programs and studying student financial aid and multi-year budgeting. Amends various Acts relating to the governance of public universities to make conforming changes.
HB 04104  Rep. Anthony DeLuca-Keith P. Sommer, Stephanie A. Kifowit and Margo McDermed
(Sen. Kyle McCarter)

65 ILCS 5/8-8-5 from Ch. 24, par. 8-8-5

Amends the Illinois Municipal Auditing Law of the Illinois Municipal Code. Provides that audit reports reporting on the financial position and results of financial operations for each fund of the municipality shall be consistent with either the accrual or cash basis of accounting depending upon the system followed by each municipality and shall otherwise be in accordance with generally accepted accounting principles (currently, shall be in accordance with generally accepted accounting principles, insofar as possible).

House Committee Amendment No. 1

Adds reference to:
50 ILCS 310/1 from Ch. 85, par. 701
Adds reference to:
50 ILCS 310/5 from Ch. 85, par. 705
Adds reference to:
55 ILCS 5/6-31002 from Ch. 34, par. 6-31002
Adds reference to:
55 ILCS 5/6-31006 from Ch. 34, par. 6-31006
Adds reference to:
65 ILCS 5/8-8-2 from Ch. 24, par. 8-8-2

Replaces everything after the enacting clause. Amends the Counties Code. Provides that for fiscal year 2019 and each fiscal year thereafter, county audit reports shall contain statements that set forth the financial position and the results of financial operations for each fund, account, and office of the county government. Provides that the audit report shall also include the professional opinion of an auditor (rather than an accountant) with respect to the financial status and operations or, if an opinion cannot be expressed, a declaration that the auditor (rather than an accountant) is unable to express an opinion and an explanation of the reasons he or she cannot do so. Provides that each audit report shall include the certification of the auditor (rather than an accountant) making the audit that the audit has been performed in compliance with generally accepted auditing standards. Provides that each audit report filed with the Comptroller shall be accompanied by a copy of each official statement or other offering of materials prepared in connection with the issuance of indebtedness of the county since the filing of the last audit report. Provides that audit reports shall contain financial statements prepared in conformity with generally accepted accounting principles and audited in conformity with generally accepted auditing standards if the last audit report filed preceding fiscal year 2017 expressed an unmodified or modified opinion by the independent auditor that the financial statements were presented in conformity with generally accepted accounting principles. Provides that audit reports containing financial statements prepared in conformity with an other comprehensive basis of accounting may follow specified best practices and guidelines and shall be audited in conformity with generally accepted auditing standards. Provides that if an audit report is submitted containing financial statements prepared in conformity with generally accepted accounting principles, thereafter all future audit reports shall also contain financial statements presented in conformity with generally accepted accounting principles. Makes other changes. Amends the Governmental Account Audit Act and the Illinois Municipal Code making similar changes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
50 ILCS 310/1 from Ch. 85, par. 701
Deletes reference to:
50 ILCS 310/5 from Ch. 85, par. 705
Deletes reference to:
55 ILCS 5/6-31002 from Ch. 34, par. 6-31002
Deletes reference to:
55 ILCS 5/6-31006 from Ch. 34, par. 6-31006
Deletes reference to:
65 ILCS 5/8-8-2 from Ch. 24, par. 8-8-2
Deletes reference to:
65 ILCS 8-8-5 from Ch. 24, par. 8-8-5
Adds reference to:
60 ILCS 1/60-5
HB 04104 (CONTINUED)
Replaces everything after the enacting clause. Amends the Township Code. In townships in a county with a population under 250,000, provides that if a vacant township supervisor office is filled by appointment, the appointed supervisor shall fulfill the bond requirement for township supervisors. Provides that the appointed supervisor may be a trustee appointed by a majority vote of the trustees and shall have one vote on any matter properly before the board. In townships in a county with a population under 250,000, provides for the appointment of a temporary deputy to perform the ministerial functions of a vacant township or multi-township office, including a vacancy due to the physical incapacity of a township officer until the physically incapacitated township officer submits a written statement that he or she is physically able to perform his or her duties. Provides that the temporary deputy shall not be permitted to vote at a township board meeting unless the appointed deputy is a trustee of the board at the time of the board. Provides that if the appointed deputy is a trustee appointed as a temporary deputy, his or her trustee compensation shall be suspended until he or she concludes his or her appointment as an appointed deputy upon the permanent appointment to fill the vacancy. Exempts the temporary deputy from the requirement to fill a vacant township office with a member of the same political party. Effective immediately.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 04105  Rep. Mary E. Flowers
5 ILCS 490/64 new
Amends the State Commemorative Dates Act. Provides that beginning in September of 2018, the month of September of each year is designated as Education of Original National Anthem Month to be observed throughout the State as a month set apart to promote the study of the history behind the creation of "The Star-Spangled Banner", including its original lyrics and the individuals represented by those lyrics. Effective immediately.

Oct 12 17  H  Referred to Rules Committee

HB 04106  Rep. Katie Stuart
720 ILCS 642/5
Amends the Kratom Control Act. Provides that a person (rather than a minor under 18 years of age) shall not knowingly purchase or possess any product containing any quantity of Kratom. Provides that a person shall not knowingly sell, buy for, distribute samples of, or furnish any product containing any quantity of Kratom to any person (rather than a minor under 18 years of age). Provides that a violation is a Class B misdemeanor. Provides that the knowing sale, buying for, distributing samples of, or furnishing any product containing any quantity of Kratom is a Class B misdemeanor for which the offender shall be fined an amount of not less than $500.

Oct 12 17  H  Referred to Rules Committee

720 ILCS 5/24-1  from Ch. 38, par. 24-1
720 ILCS 5/24-1.9 new
720 ILCS 5/24-1.10 new
Amends the Criminal Code of 2012. Makes it unlawful to deliver, sell, or purchase or cause to be delivered, sold, or purchased or cause to be possessed by another, an assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge. Makes it unlawful for any person to knowingly possess an assault weapon, .50 caliber rifle, or .50 caliber cartridge 300 days after the effective date of this amendatory Act, except possession of weapons registered with the State Police in the time provided. Provides exemptions and penalties. Prohibits delivery, sale, purchase, or possession of large capacity ammunition feeding devices. Provides exemptions and penalties. Prohibits the knowing sale, manufacture, purchase, possession, or carrying of a trigger modification device. Defines "trigger modification device". Effective immediately.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee
HB 04108

5 ILCS 375/6 from Ch. 127, par. 526
5 ILCS 375/6.1 from Ch. 127, par. 526.1
305 ILCS 5/5-5 from Ch. 23, par. 5-5
305 ILCS 5/5-8 from Ch. 23, par. 5-8
305 ILCS 5/5-9 from Ch. 23, par. 5-9
305 ILCS 5/6-1 from Ch. 23, par. 6-1
410 ILCS 230/4-100 from Ch. 111 1/2, par. 4604-100
720 ILCS 510/1 from Ch. 38, par. 81-21

Amends the State Employees Group Insurance Act of 1971, the Illinois Public Aid Code, the Problem Pregnancy Health Services and Care Act, and the Illinois Abortion Law of 1975. Restores the provisions that were amended by Public Act 100-538 to the form in which they existed before their amendment by Public Act 100-538.

Oct 12 17 H Referred to Rules Committee

HB 04109
Rep. Robyn Gabel

210 ILCS 50/3.116
210 ILCS 50/3.117
210 ILCS 50/3.118

Amends the Emergency Medical Services (EMS) Systems Act. For provisions concerning hospital stroke care, defines "stroke" as brain, spinal cord, or retinal cell death attributable to ischemic or hemorrhagic infarction that is consistent with the most current nationally-recognized, evidence-based stroke definitions. Provides that the Department of Public Health's certification criteria for Primary Stroke Centers shall be consistent with the most current nationally-recognized, evidence-based stroke guidelines that include the use of thrombolytic therapy and anticoagulation reversal medications to reduce (rather than the most current nationally-recognized, evidence-based stroke guidelines related to reducing) the occurrence, disabilities, and death associated with ischemic and hemorrhagic stroke (rather than associated with stroke). Makes similar changes to provisions concerning the criteria for Comprehensive Stroke Centers. Provides that the criteria for the Acute Stroke-Ready Hospital designation of hospitals shall include the ability of a hospital to create written acute care protocols related to emergent ischemic and hemorrhagic stroke care (rather than emergent stroke care) and administer thrombolytic therapy and anticoagulation reversal medications (rather than administer thrombolytic therapy). Provides that the Department shall maintain an educational reference on the Department's website with the most current nationally-recognized and evidence-based guidelines for the management of hemorrhagic stroke and anticoagulation reversal.

Oct 12 17 H Referred to Rules Committee

HB 04110
Rep. John M. Cabello

720 ILCS 5/14-3

Amends the Criminal Code of 2012. Extends from January 1, 2018 to January 1, 2023, the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption. Effective immediately.

Oct 12 17 H Referred to Rules Committee
HB 04111    Rep. La Shawn K. Ford, Theresa Mah, Thaddeus Jones, Silvana Tabares, Martin J. Moylan and Anna Moeller
35 ILCS 105/2-5.1 new
35 ILCS 110/3-5.1 new
35 ILCS 115/3-5.1 new
35 ILCS 120/2-5.1 new
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the following items are exempt from the taxes under those Acts when purchased for use by a person who (i) is 65 years of age or older and (ii) receives medical assistance under Article V of the Illinois Public Aid Code or assistance under the Supplemental Nutrition Assistance Program: (1) food for human consumption that is to be consumed off the premises where it is sold; (2) prescription and nonprescription medicines, drugs, and medical appliances; (3) medical devices by the United States Food and Drug Administration that are used for cancer treatment pursuant to a prescription, as well as any accessories and components related to those devices; and (4) insulin, urine testing materials, syringes, and needles used by diabetics, for human use. Effective immediately.
Oct 12 17    H    Referred to Rules Committee

HB 04112    Rep. Scott Drury-Grant Wehrli and Litesa E. Wallace
720 ILCS 5/24-1    from Ch. 38, par. 24-1
720 ILCS 5/24-2
Amends the Criminal Code of 2012. Provides that it is a violation of the unlawful use of weapons statute to knowingly import, sell, manufacture, transfer, or possess, in this State, a trigger crank, a bump-fire device, or any part, combination of parts, component, device, attachment, or accessory that is designed or functions to accelerate the rate of fire of a semi-automatic rifle but does not convert the semi-automatic rifle into a machine gun. Provides that a person who violates this provision commits a Class 2 felony and shall be sentenced to a term of imprisonment of not less than 3 years and not more than 7 years, unless the trigger crank, bump-fire device, part, combination of parts, component, device, attachment, or accessory is attached to a semi-automatic rifle and possessed in the passenger compartment of a motor vehicle, or on the person, while the rifle is loaded, in which case it shall be a Class X felony. Provides exemptions. Effective immediately.
Dec 15 17    H    Rule 19(b) / Re-referred to Rules Committee
Amends the Illinois Marriage and Dissolution of Marriage Act. To the list of purposes of the Act, adds recognizing that the involvement of each parent for equal time is presumptively in the children's best interests. Deletes language providing that nothing in the Act requires that each parent be allocated decision-making responsibilities. Provides that it is presumed that it is in the child's best interests to award equal time to each parent. Provides that it is presumed that both parents are fit and the court shall not place any restrictions on parenting time unless it finds by clear and convincing evidence (instead of a preponderance of the evidence) that a parent's exercise of parenting time would seriously endanger the child's physical, mental, moral, or emotional health. In specified situations, requires the court to issue a written decision stating its specific findings of fact and conclusions of law in support of its ruling. Provides that the court may restrict or modify parental responsibilities after a showing of clear and convincing evidence (instead of a preponderance of the evidence) that the restriction or modification is warranted.

House Committee Amendment No. 2

Relocates provisions listing factors for the court to consider in determining a child's bests interests for purposes of allocating parenting time. Removes language changing the burden of proof from preponderance of the evidence to clear and convincing evidence. Provides that the presumption in favor of equal parenting time is rebuttable.

Land Conveyance Appraisal Note, House Committee Amendment No. 2 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

State Debt Impact Note, House Committee Amendment No. 2 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Committee Amendment No. 2 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

Correctional Note, House Committee Amendment No. 2 (Dept of Corrections)
This legislation would have no impact on the Department of Corrections.

Judicial Note, House Committee Amendment No. 2 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

State Mandates Fiscal Note, House Committee Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Housing Affordability Impact Note, House Committee Amendment No. 2 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Balanced Budget Note, House Committee Amendment No. 2 (Office of Management and Budget)
A Balanced Budget Note does not apply for this bill, as it is not a supplemental appropriation that increases or decreases appropriations.

Home Rule Note, House Committee Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.
HB 04114


New Act

5 ILCS 375/6 from Ch. 127, par. 526
5 ILCS 375/6.1 from Ch. 127, par. 526.1
305 ILCS 5/5-5 from Ch. 23, par. 5-5
305 ILCS 5/5-8 from Ch. 23, par. 5-8
305 ILCS 5/5-9 from Ch. 23, par. 5-9
305 ILCS 5/6-1 from Ch. 23, par. 6-1
410 ILCS 230/4-100 from Ch. 111 1/2, par. 4604-100

Creates the No Taxpayer Funding for Abortion Act. Provides that neither the State nor any of its subdivisions may authorize the use of, appropriate, or expend funds to pay for an abortion or to cover any part of the costs of a health plan that includes coverage of abortion or to provide or refer for an abortion, unless a woman who suffers from a physical disorder, physical injury, or physical illness that would, as certified by a physician, place the woman in danger of death if an abortion is not performed. Amends the State Employees Group Insurance Act of 1971 and the Illinois Public Aid Code. Excludes from the programs of health benefits and services authorized under those Acts coverage for elective abortions as provided in the No Taxpayer Funding for Abortion Act. Prohibits a physician who has been found guilty of performing an abortion procedure in a willful and wanton manner upon a woman who was not pregnant when the abortion procedure was performed from participating in the State's Medical Assistance Program. Provides that the Department of Healthcare and Family Services shall require a written statement, including the required opinion of a physician, to accompany a claim for reimbursement for abortions or induced miscarriages or premature births. Makes other changes. Amends the Problem Pregnancy Health Services and Care Act. Permits the Department of Human Services to make grants to nonprofit agencies and organizations that do not use those grants to refer or counsel for, or perform, abortions. Contains provisions regarding applicability and preempts home rule. Effective on the earlier of the effective date of Public Act 100-538 or June 1, 2018.

Oct 12 17 H Referred to Rules Committee

HB 04115


225 ILCS 210/1003 from Ch. 96 1/2, par. 1-1003
225 ILCS 210/1005

Amends the Illinois Explosives Act. Provides that the definition of "explosive" includes pre-packaged explosive components. Defines "pre-packaged explosive components". Provides that it is not a violation of the Act for an individual to use, purchase, possess, dispose, or transfer pre-packaged explosive components if the individual has applied for a license under the Act within 90 days after the effective date of the amendatory Act, unless the application has been denied by the Department of Natural Resources. Effective immediately.

Oct 17 17 H Referred to Rules Committee

HB 04116

Rep. Emanuel Chris Welch

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

Amends the Code of Civil Procedure. Provides that notwithstanding any other provision of law, a health care facility or health care practitioner shall provide a patient's records without charge if the records are being requested by the patient for use in supporting an application, claim, or appeal relating to a government benefit or program. Provides that if the health care facility or health care practitioner maintains records in electronic form, the health care facility or health care practitioner shall provide the copy to the patient in either electronic or paper form, as required by the government entity administering the benefit or program, or at the request of the patient. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

430 ILCS 65/1 from Ch. 38, par. 83-1
430 ILCS 65/1.1 from Ch. 38, par. 83-1.1
430 ILCS 65/2 from Ch. 38, par. 83-2
430 ILCS 65/3 from Ch. 38, par. 83-3
720 ILCS 5/24-1 from Ch. 38, par. 24-1

720 ILCS 5/24-4.3 new

Amends the Firearm Owners Identification Card Act. Provides that no person may acquire or possess any pre-packaged explosive components within this State without having in his or her possession a Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police. Amends the Criminal Code of 2012. Prohibits the knowing sale, manufacture, purchase, possession, or carrying of a trigger modification device. Defines "trigger modification device". Creates the offense of unlawful sale or delivery of pre-packaged explosive components. Defines "pre-packaged explosive components". Establishes penalties for these offenses. Effective immediately.

Oct 26 17 Third Reading - Standard Debate - Lost 048-054-000

HB 04118  Rep. Norine K. Hammond

(Sen. Jil Tracy)

65 ILCS 5/11-74.4-3.5


Aug 17 18 Public Act . . . . . . . . . 100-0899

HB 04119  Rep. Barbara Wheeler

105 ILCS 5/19-16 from Ch. 122, par. 19-16

Amends the School Code. Removes a provision allowing the corporate authorities of a school district to issue refunding bonds without submitting the question to the electors of the school district for approval. Instead, sets forth provisions requiring elector approval before issuance.

Oct 17 17 Referred to Rules Committee

HB 04120  Rep. Grant Wehrli-Barbara Wheeler-Carol Sente-Michael P. McAuliffe-Sheri Jesiel, Stephanie A. Kifowit, Anthony DeLuca, David S. Olsen, Jim Durkin, Patricia R. Bellock, Linda Chapa LaVia, Margo McDermed, Mark Batinick, Peter Breen, David Harris and Jeanne M Ives

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

Amends the Criminal Code of 2012 concerning unlawful use of weapons. Provides that 120 days after the effective date of the bill, it is unlawful for a person to knowingly import, sell, manufacture, transfer, or possess, in this State, a bump-fire stock for a semi-automatic firearm that does not convert the semi-automatic firearm into a machine gun. Defines "bump-fire stock" as a butt stock designed to be attached to a semi-automatic firearm and designed, made, or altered, and intended to increase the rate of fire achievable with the firearm to that of a fully automatic firearm by using the energy from the recoil of the firearm to generate reciprocating action that facilitates repeated activation of the trigger. Provides that a violation is a Class 4 felony. Effective immediately.

Oct 24 17 Referred to Rules Committee
HB 04121  Rep. Linda Chapa LaVia

20 ILCS 2805/37

Amends the Department of Veterans' Affairs Act. Makes changes to the composition of the Illinois Joining Forces Foundation Board. Provides that the Department of Veterans' Affairs, in consultation with the Department of Military Affairs, may propose (rather than adopt) other rules deemed necessary to govern Foundation procedures. Provides that the Foundation must provide notice (rather than written notice) to any entity providing a gift, grant, donation, or bequest to the Foundation that the Foundation is not subject to the provisions of the Public Funds Investment Act. Provides that if the Foundation's funds exceed $1,000,000 in any year (currently, there is no threshold amount), then it shall be subject to specified audits under the Illinois State Auditing Act. Provides that if the Foundation is funded below $1,000,000 annually, then the Foundation shall be exempt from the Illinois State Auditing Act. Provides that the Illinois Joining Forces Foundation shall be exempt from the Open Meetings Act so long as the Foundation does not receive funds from the State of Illinois. Provides that if the Foundation receive grants or funds from the State, then compliance with the Open Meetings Act shall be compulsory. Deletes provisions providing that the Foundation is not eligible for any grant administered or funded by the Department of Veterans' Affairs or the Department of Military Affairs. Makes other changes. Effective immediately.

Oct 24 17  H  Referred to Rules Committee

HB 04122  Rep. Jerry Costello, II

720 ILCS 5/2-2.5 new
720 ILCS 5/2-11.5 new
720 ILCS 5/2-23 new
720 ILCS 5/21-5.3 new
720 ILCS 5/31A-1.1  from Ch. 38, par. 31A-1.1
720 ILCS 5/31A-1.2  from Ch. 38, par. 31A-1.2
720 ILCS 5/31A-1.3 new

Amends the Criminal Code of 2012. Creates the offense of criminal trespass to a penal institution with an aircraft or unmanned aerial vehicle. Provides that a person commits the offense when he or she, without lawful authority, knowingly and intentionally operates an aircraft or unmanned aerial vehicle below the navigable airspace over a penal institution. Creates the offense of capturing images or data of a penal institution through the operation of an aircraft or unmanned aerial vehicle. Provides that a person commits the offense when he or she, without lawful authority, knowingly and intentionally operates an aircraft or unmanned aerial vehicle below the navigable airspace over a penal institution and captures images or data of the penal institution through the operation of the aircraft or unmanned aerial vehicle, with the intent to commit, facilitate, or aid in the commission of a violation of the Interference With Penal Institution Article of the Code or the offense of escape or aiding escape. Establishes penalties and provides exemptions.

Oct 24 17  H  Referred to Rules Committee

HB 04123  Rep. Mary E. Flowers

625 ILCS 5/6-204  from Ch. 95 1/2, par. 6-204
625 ILCS 5/16-104e
625 ILCS 5/16-109 new

Amends the Illinois Vehicle Code. Creates a traffic ticket fine waiver program available to a defendant who is in default or is unable to pay required fines, fees, costs, or court assessments, or who has a suspended driver's license, resulting from a minor traffic offense under the Code or a similar provision of a local ordinance. Provides that upon submission of the application to enter into the program, the court shall grant the defendant (1) the ability to convert all of the amount due into court-approved public community service or (2) a partial obligation waiver. Provides that the program shall apply only to a defendant convicted of a minor traffic offense committed no earlier than 2 years before the effective date of the bill. Defines "minor traffic offense". Makes conforming changes.

Oct 24 17  H  Referred to Rules Committee

HB 04124  Rep. Sheri Jesiel

225 ILCS 650/19  from Ch. 56 1/2, par. 319

Amends the Meat and Poultry Inspection Act. Exempts the sale, offer of sale, or transport of elk and bison meat imported from Canada from certain Class A misdemeanor provisions.

Oct 24 17  H  Referred to Rules Committee
HB 04125  Rep. Barbara Wheeler-Joe Sosnowski
35 ILCS 200/15-173
35 ILCS 200/15-173.5 new
   Amends the Property Tax Code. Creates the Natural Disaster Home Repair Assistance Homestead Exemption. Creates a
   homestead exemption for homestead property that meets the following criteria: (1) the property sustains damage as a result a natural
   disaster occurring in assessment year 2017 or any assessment year thereafter; and (2) the homeowner incurs costs to repair that damage
   during the assessment year for which the exemption is sought. Provides that the exemption is a reduction in the equalized assessed
   value of the property in an amount equal to the costs incurred by the homeowner, but not to exceed $5,000 per year. Effective
   immediately.
   Oct 24 17  H  Referred to Rules Committee

HB 04126  Rep. Mary E. Flowers
210 ILCS 85/6.27 new
725 ILCS 5/103-1 new
730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3
730 ILCS 150/8 from Ch. 38, par. 228
   Amends the Hospital Licensing Act and the Code of Criminal Procedure of 1963. Provides that each licensed hospital
   shall designate patient-care areas under rules adopted by the Department of Public Health. These areas shall include examination and
   operating rooms and out-patient care areas of the hospital. Provides that each licensed hospital shall post a sign of a type and size
   specified by the Department of Public Health in a conspicuous place at the entrance of each patient-care area of the hospital stating that
   peace officers may not enter the area without the knowing consent of the health supervisor or a valid search warrant. Provides that each
   hospital shall designate one of its staff as a health supervisor. Provides that the health supervisor shall be the person designated by the
   hospital to communicate and interact with peace officers including about the treatment and care being provided at the hospital to a
   person in the peace officer's custody who is being treated at the hospital. Provides that the health supervisor shall be a hospital
   administrator or other person in charge of supervising nurses at the hospital but who is not providing treatment to patients. Amends the
   Unified Code of Corrections and the Sex Offender Registration Act. Deletes provisions that require DNA submissions of persons
   charged with certain offenses and of each registered sex offender to the Department of State Police for DNA analysis. Deletes
   provisions that the detention, arrest, or conviction of a person based upon a database match or database information is not invalidated
   if it is determined that the specimen was obtained or placed in the database by mistake.
   Oct 24 17  H  Referred to Rules Committee

HB 04127  Rep. Scott Drury
430 ILCS 65/13.1 from Ch. 38, par. 83-13.1
   Amends the Firearm Owners Identification Card Act. Deletes provision that the regulation of the possession or ownership
   of assault weapons are exclusive powers and functions of the State. Deletes provision that any ordinance or regulation, or portion of
   that ordinance or regulation, that purports to regulate the possession or ownership of assault weapons in a manner that is inconsistent
   with the Act, shall be invalid unless the ordinance or regulation was enacted on, before, or within 10 days after July 9, 2013. Effective
   immediately.
   Oct 24 17  H  Referred to Rules Committee
HB 04128
Rep. Mike Fortner-Natalie A. Manley

415 ILCS 151/1-3 new
415 ILCS 151/1-5
415 ILCS 151/1-10
415 ILCS 151/1-25
415 ILCS 151/1-30
415 ILCS 151/1-33 new
415 ILCS 151/1-84.5 new
415 ILCS 151/1-87 new
415 ILCS 151/1-84 rep.

740 ILCS 10/5 from Ch. 38, par. 60-5

Amends the Consumer Electronics Recycling Act. Provides that a manufacturer or manufacturer clearinghouse acting in accordance with the Act when engaged in activities related to a manufacturer e-waste program shall not be subject to damages, liability, or scrutiny under federal antitrust law or the Illinois Antitrust Act. Makes corresponding changes in the Illinois Antitrust Act. Adds provisions concerning the allocation of financial responsibility for manufacturers participating in a manufacturer clearinghouse. Contains provisions requiring the Environmental Protection Agency to calculate the responsibility of participating manufacturers using a specified formula. Repeals provisions concerning the allocation of financial responsibilities among manufacturers and abolishes the Advisory Financial Responsibility Allocation Task Force. Adds provisions concerning manufacturer clearinghouses. Makes changes to provisions concerning the information that must be included on a manufacturer registration form. Makes other changes. Effective immediately.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04129
Rep. Katie Stuart-Jay Hoffman-William Davis
(Sen. William R. Haine-Napoleon Harris, III)

65 ILCS 5/11-74.4-3.5


Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change: creates a tax increment allocation financing extension for an ordinance adopted on December 26, 1995 by the Village of Posen. Effective immediately.

Aug 22 18 H Public Act . . . . . . . . . . 100-1031

HB 04130

30 ILCS 115/11.2 new

Amends the State Revenue Sharing Act. Provides that, in fiscal year 2018, each school district having Personal Property Tax Replacement Fund receipts totaling 13% or more of its total revenues in fiscal year 2016 shall receive an additional amount equal to 11% of the total amount distributed to the school district from the Personal Property Tax Replacement Fund during fiscal year 2016. Requires the State Board of Education to identify those school districts to the Department of Revenue. Provides that the total amount of additional distributions shall not exceed $4,353,136. Effective immediately.

Oct 24 17 H Referred to Rules Committee

HB 04131

New Act

Creates the Transparency in Economic Development Incentives Act. Provides that any tax incentives given to the company Amazon.com, Inc., by the Department of Revenue for the development of a corporate headquarters office in this State shall be limited to no more than $50,000 for each job opportunity created by the development. Provides that the Department shall have all the powers necessary to implement the Act, including the adoption of rules. Defines terms.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04132  Rep. Sheri Jesiel

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if a taxing district grants a property tax abatement for a defined period of time measured in levy years, then, for the first levy year after the expiration of the abatement, the district's aggregate extension base shall be the taxing district's last preceding aggregate extension, subject to certain adjustments, plus the amount of the expired abatement for the previous levy year. Effective immediately.

Oct 24 17  H  Referred to Rules Committee

HB 04133  Rep. La Shawn K. Ford

730 ILCS 5/3-8-2 from Ch. 38, par. 1003-8-2
730 ILCS 5/3-8-4 from Ch. 38, par. 1003-8-4
730 ILCS 5/3-10-2 from Ch. 38, par. 1003-10-2
730 ILCS 5/3-10-4 from Ch. 38, par. 1003-10-4

Amends the Unified Code of Corrections. Provides that a committed person to the Department of Corrections or the Department of Juvenile Justice shall be assigned to an institution or facility in so far as practicable in accordance with the committed person's social evaluation and nearest to his or her last known residence address. Provides that if a committed person is assigned to an institution or facility that is appropriate based upon his or her social evaluation but is not nearest to his or her last known residence address because the institution or facility does not have the capacity to house the committed person, the committed person shall be transferred to the institution or facility nearest to his or her last known residence address when the capacity to house him or her is available.

Oct 24 17  H  Referred to Rules Committee


5 ILCS 430/1-5
5 ILCS 430/5-13 new
5 ILCS 430/25-15
5 ILCS 430/25-20
5 ILCS 430/25-23
5 ILCS 430/25-50a new
25 ILCS 170/2 from Ch. 63, par. 172
25 ILCS 170/4.7 new
25 ILCS 170/7 from Ch. 63, par. 177

Amends the State Officials and Employees Ethics Act. Provides for the implementation of a sexual harassment training program to be completed by specified State officials and employees, and to be conducted by the appropriate State agency of those State officials and employees. Provides additional requirements for operation of the program, and for reporting and completion of sexual harassment training under the program. Authorizes the Legislative Ethics Commission to make rulings, issue recommendations, and impose administrative fines in connection with findings of sexual harassment. Authorizes the Legislative Inspector General to receive and investigate allegations of sexual harassment. Requires ethics officers to provide guidance to officers and employees in registering complaints about sexual harassment with the Legislative Inspector General. Provides for sexual harassment complaint procedures. Amends the Lobbyist Registration Act. Requires the Secretary of State to receive and investigate allegations of sexual harassment, and to immediately transmit those allegations to the Secretary of State Inspector General. Provides that each natural person required to register as a lobbyist under the Act must complete a program of sexual harassment training no later than 30 days after registration or renewal of registration under the Act. defines terms. Effective immediately.

Oct 24 17  H  Referred to Rules Committee
HB 04135  Rep. Avery Bourne
(Sen. Andy Manar, Dale Fowler and Paul Schimpf-Laura M. Murphy)

20 ILCS 5120/10
Amends the Flue Gas Desulfurization (FGD) Task Force Act. Extends the date by which the Task Force shall report its findings and recommendations to the General Assembly from December 31, 2017 to December 31, 2018. Effective immediately.
Aug 14 18  H  Public Act . . . . . . . . . 100-0848

HB 04136  Rep. Lindsay Parkhurst-Steven Reick

5 ILCS 805/15
Amends the Illinois TRUST Act. Provides that nothing shall be construed as restricting an expenditure or activity necessary to perform by the State, a unit of local government, or law enforcement agency, or other State or unit of local government agency, official, employee, or agent of any obligor under any contract between the State, the unit of local government, law enforcement agency, or other State or local government agency and federal officials regarding the use of a facility to detain persons in federal immigration removal proceedings, as long as the detention is not based solely on a civil immigration detainer. Provides that nothing shall be construed as restricting or limiting the transfer of a person lawfully in the custody of a unit of the State, a unit of local government, a law enforcement agency, or other State or local government agency, to federal officials, including immigration agents, provided the person is not otherwise eligible for release from custody, and the detention is not prolonged by that unit of the State, unit of local government, law enforcement agency, or other State or local government agency.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04137  Rep. Michael J. Zalewski

765 ILCS 1026/15-607
Amends the Revised Uniform Unclaimed Property Act. Provides that if an interest-bearing demand, savings, or time deposit is paid or delivered to the State Treasurer (the administrator) on or after July 1, 2018, then the administrator shall pay interest to the owner at a rate that is the lesser of (i) the percentage increase, if any, in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor (CPI-U); or (ii) the rate the property earned while in the possession of the holder and reported to the administrator. Provides that interest interest to accrue when the property is delivered to the administrator and ends on the earlier of the expiration of 10 years after its delivery or the date on which payment is made to the owner. Provides that the administrator may adopt administrative rules establishing more detailed methodologies for calculating the amount of interest to be paid to an owner using CPI-U or the rate the property earned while in the possession of the holder.
Oct 25 17  H  Referred to Rules Committee


20 ILCS 2610/9
Amends the State Police Act. Provides that preference for the hiring of a Department of State Police officer shall be given to the son, daughter, stepson, stepdaughter, grandson, granddaughter, brother, or sister of a law enforcement officer who was killed in the line of duty. Effective immediately.
Oct 25 17  H  Referred to Rules Committee

HB 04139  Rep. La Shawn K. Ford-Rita Mayfield

20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that notwithstanding the eligibility requirements regarding expungement, a petitioner is eligible to petition the circuit court to expunge all records that have been sealed 3 years after the petitioner is granted sealing if the petitioner has not been arrested or has not had one or more criminal convictions between the court granting sealing and the filing of the petition for relief.
Oct 25 17  H  Referred to Rules Committee

HB 04140  Rep. Bill Mitchell-David B. Reis-C.D. Davidsmeyer

305 ILCS 5/12-4.51 new
Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall not seek to renew or extend any federal waiver of the 3-month time limit or work requirements for able-bodied adults without dependent children who apply for or receive benefits under the Supplemental Nutrition Assistance Program. Effective immediately.
Oct 25 17  H  Referred to Rules Committee

20 ILCS 3855/1-20
20 ILCS 3855/1-75
220 ILCS 5/16-111.5
220 ILCS 5/16-115A

Provides for the establishment and implementation of an Illinois-specific process for securing electric generation resource adequacy and stable pricing for electric capacity within Midcontinent Independent System Operator, Inc., (MISO) Zone 4. Amends the Illinois Power Agency Act. Authorizes the Illinois Power Agency to develop capacity procurement plans and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Requires the Agency's Planning and Procurement Bureau to develop plans and processes and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Modifies the calculation of the projected capacity price for delivering energy under the Act. Amends the Public Utilities Act to make changes regarding capacity procurement and delivery of energy by the Illinois Power Agency and the Illinois Commerce Commission. Makes conforming changes. Defines terms. Provides legislative findings. Effective immediately.

Oct 26 17  H  Referred to Rules Committee


410 ILCS 240/3.35 new

Amends the Newborn Metabolic Screening Act. Requires the Department of Public Health to provide all newborns and infants within 12 months of birth with screening tests for the presence of spinal muscular atrophy. Provides that the testing shall begin within 12 months of the occurrence of specified events. Provides that the Department is authorized to implement an additional fee for the screening prior to beginning the testing in order to accumulate the resources for start-up and other costs associated with implementation of the screening and thereafter to support the costs associated with screening and follow-up programs for spinal muscular atrophy.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04143  Rep. Natalie Phelps Finnie

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

Amends the Criminal Code of 2012. Provides that the 72 hour waiting period before delivery of a concealable firearm after application for its purchase has been made does not apply to a person who has been issued a valid license to carry a concealed handgun under the Firearm Concealed Carry Act. Effective immediately.

Nov 01 17  H  Referred to Rules Committee


20 ILCS 505/5  from Ch. 23, par. 5005
325 ILCS 5/3  from Ch. 23, par. 2053
325 ILCS 5/4
325 ILCS 5/5.1 new

Amends the Children and Family Services Act and the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services may not remove a child from the child's home and take custody of that child solely on the basis that the child's parent, guardian, or custodian is or has been a victim of domestic violence. Provides that a child shall not be considered neglected or abused for the sole reason that the child's parent, guardian, or custodian is or has been a victim of domestic violence.

Nov 01 17  H  Referred to Rules Committee

HB 04145  Rep. Chad Hays

Appropriates $34,944 from the Octave Chanute Aerospace Heritage Fund to the Office of the Secretary of State for the purposes of a grant to the Rantoul Historical Society and Museum. Effective immediately.

Nov 02 17  H  Referred to Rules Committee
Amends the Managed Care Reform and Patient Rights Act. In provisions concerning transition of services, provides that the health care plan shall not modify an enrollee's coverage of a drug during the plan year if the drug has been previously approved for coverage by the plan for a medical condition, the plan's prescribing provider continues to prescribe the drug for the medical condition, and the patient continues to be an enrollee of the health care plan. Provides specific prohibited modifications of drug coverage in the health plan. Provides that the provisions do not prohibit the addition of prescription drugs to a health care plan's list of covered prescription drugs. Provides that the provisions do not prohibit a health care plan from requiring a pharmacist to effect generic substitutions of prescription drugs. Provides that the provisions do not prohibit the addition of prescription drugs to a health care plan's list of covered drugs during the coverage year. Provides that the provisions do not apply to a health care plan as defined in the State Employees Group Insurance Act of 1971 or medical assistance under the Illinois Public Aid Code. Effective immediately.

House Committee Amendment No. 1

In language providing that a health care plan is not prohibited from requiring a pharmacist to effect substitutions of prescription drugs, provides that the health care plan is not prohibited from requiring a pharmacist to effect substitutions consistent with provisions from the Pharmacy Practice Act that allow a pharmacist to substitute an interchangeable biologic for a prescribed biologic product and select a generic drug determined to be therapeutically equivalent by the United States Food and Drug Administration and in accordance with the Illinois Food, Drug and Cosmetic Act.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Central Management Services)

The fiscal impact to the Department of Central Management Services is negligible.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Managed Care Reform and Patient Rights Act. During an enrollee's plan year, prohibits a health care plan from removing a drug from its formulary or negatively changing its preferred or cost-tier sharing unless, at least 60 days before making the formulary change, the health care plan provides certain notifications to current and prospective enrollees and prescribing providers. Provides that the notification to a prescribing provider shall include a one-page form and may direct the provider to an electronic portal through which the provider may certify that coverage of the drug for the enrollee is medically necessary. Provides that if a provider certifies that a drug is medically necessary, the health care plan shall not modify an enrollee's coverage of a drug during the plan year if the drug has been previously approved for coverage by the plan for a medical condition, the plan's prescribing provider continues to prescribe the drug for the medical condition, and the patient continues to be an enrollee of the health care plan. Provides specific prohibited modifications of drug coverage in the health plan. Provides that the provisions do not prohibit the addition of prescription drugs to a health care plan's list of covered drugs during the coverage year. Provides that the provisions do not apply to a health care plan as defined in the State Employees Group Insurance Act of 1971 or medical assistance under the Illinois Public Aid Code. Effective immediately.
HB 04147

720 ILCS 5/12-3.05
was 720 ILCS 5/12-4
Amends the Criminal Code of 2012. Provides that a person also commits aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she knowingly causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 1 felony. Provides that a person also commits aggravated battery when, in committing a battery, other than by discharge of a firearm, he or she knows the individual battered to be a Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 2 felony.

Nov 06 17 H Referred to Rules Committee

HB 04148

5 ILCS 430/20-20
5 ILCS 430/25-20
775 ILCS 5/2-107 new
Contains a statement of legislative findings. Amends the Illinois Human Rights Act and the State Officials and Employees Ethics Act. Provides that the Department of Human Rights shall, no later than 6 months after the effective date of the amendatory Act, establish and maintain a sexual harassment in the workplace hotline with a toll-free telephone with voicemail capabilities and an Internet website through which persons may report instances of sexual harassment. Provides that the Department shall help persons who access the hotline find counseling and protective services, and assist in the filing of sexual harassment complaints through appropriate agencies. Provides that the Department shall advertise the hotline and encourage reporting by both those who are subject to sexual harassment and those who have witnessed it. Provides that the hotline shall provide the means through which persons may anonymously report sexual harassment in both private and public places of employment. Provides that in the case of sexual harassment by a person subject to the Executive Ethics Commission and Executive Inspectors General or the Legislative Ethics Commission and Legislative Inspector General Article of the State Officials and Employees Ethics Act, the Department shall, with the permission of the reporting individual, report the allegations to the Executive Inspector General or Legislative Inspector General for further investigation. Provides that the Executive Inspector General and Legislative Inspector General have the duty to investigate allegations of sexual harassment pertaining to State officials and employees, and to advertise the sexual harassment hotline on the website of the inspector general. Effective immediately.

Nov 06 17 H Referred to Rules Committee
15 ILCS 205/4 from Ch. 14, par. 4
15 ILCS 205/9 new

Contains a statement of legislative findings. Amends the Attorney General Act. Provides that the Attorney General shall, no later than 6 months after the effective date of the amendatory Act, establish and maintain a sexual harassment in the workplace hotline with a toll-free telephone with voicemail capabilities and an Internet website through which persons may report instances of sexual harassment. Provides that the Attorney General shall develop the hotline in consultation with the Illinois Coalition Against Sexual Assault and the American Civil Liberties Union of Illinois. Provides that the Attorney General shall help persons who access the hotline find counseling and protective services, and assist in the filing of sexual harassment complaints through appropriate agencies. Provides that the Attorney General shall advertise the hotline and encourage reporting by both those who are subject to sexual harassment and those who have witnessed it. Provides that the hotline shall provide the means through which persons may anonymously report sexual harassment in both private and public places of employment. Provides that in the case of sexual harassment by a State employee, the Attorney General shall, with the permission of the reporting individual, further investigate the allegations. Provides that the Attorney General shall, if warranted, make recommendations to the appropriate entity for corrective action. Provides that each State employer shall post and keep posted, in conspicuous places on the premises of the employer where notices to employees are customarily posted, a notice informing employees of the sexual harassment in the workplace hotline, and that the Attorney General shall ensure compliance with this requirement. Provides that the Attorney General shall adopt rules to implement the new provisions. Effective immediately.

Nov 06 17  H   Referred to Rules Committee

HB 04150  Rep. Lindsay Parkhurst-Joe Sosnowski
735 ILCS 30/5-5-5

Amends the Eminent Domain Act. In language creating a rebuttable presumption that the acquisition of certain property (or right or interest in property) is (i) primarily for the benefit, use, or enjoyment of the public; and (ii) necessary for a public purpose, removes: language referring to the use of the land for railroads; and references to land acquired under certain other Acts. Provides that if the exercise of eminent domain authority is to acquire property for private ownership or control and if the primary purpose of the acquisition is, among other enumerated purposes, ownership or use by a railroad for passenger transportation purposes (instead of "passenger or freight transportation purposes"), then the condemning authority must prove by a preponderance of the evidence that the acquisition of the property is necessary for a public purpose and that an instrument has been or will be executed and recorded against the acquired property to assure that the project and the use of the property remain consistent with the use for a period of at least 40 years, which execution and recording shall be included as a requirement in any final order entered in the condemnation proceeding.

Apr 13 18  H   Rule 19(a) / Re-referred to Rules Committee
HB 04151  Rep. Grant Wehrli-Mark Batinick-Keith R. Wheeler-Patricia R. Bellock-Tim Butler, Steven A. Andersson, Margo McDermed, Daniel Swanson and Jeanne M Ives

5 ILCS 315/3
5 ILCS 420/2-115 new
5 ILCS 420/3-108 new
5 ILCS 430/5-45
5 ILCS 430/Art. 25 heading
5 ILCS 430/25-5
5 ILCS 430/25-10
5 ILCS 430/25-15
5 ILCS 430/25-20
5 ILCS 430/25-21
5 ILCS 430/25-23
5 ILCS 430/25-45
5 ILCS 430/25-50
5 ILCS 430/25-51
5 ILCS 430/25-52
5 ILCS 430/25-55
5 ILCS 430/25-65
5 ILCS 430/25-70
5 ILCS 430/25-80
5 ILCS 430/25-85
5 ILCS 430/25-86
5 ILCS 430/25-90
5 ILCS 430/25-95
15 ILCS 20/50-22
20 ILCS 415/4c
40 ILCS 5/1-122
40 ILCS 5/14-103.05
40 ILCS 5/18-127

Amends the State Officials and Employees Ethics Act. Provides new requirements for the composition, duration, and responsibilities of appointees to the Legislative Ethics Commission. Removes specified existing requirements for persons appointed to the Legislative Ethics Commission. Changes the title of Legislative Inspector General to Legislative Ethics Review Officer. Provides that the initial term of the Legislative Ethics Review Officer shall run through June 30, 2019. Modifies the duties of the Legislative Ethics Review Officer. Provides further information posting and reporting requirements for specified ethics officers and the Legislative Ethics Commission. Requires the Legislative Ethics Review Officer to file a monthly (currently, quarterly) activity report with the Legislative Ethics Commission that reflects investigative activity during the previous month. Requires the Legislative Ethics Review Officer to submit monthly (currently, quarterly) reports to the General Assembly and the Legislative Ethics Commission indicating specified information. Amends the Illinois Governmental Ethics Act to provide the Legislative Ethics Commission with jurisdiction over violations relating to restricted activities and the rules of conduct for legislators. Amends the Illinois Public Labor Relations Act, the State Budget Law, the Personnel Code, and the Illinois Pension Code to make conforming changes.

Nov 07 17  H  Referred to Rules Committee
HB 04152
Rep. La Shawn K. Ford
20 ILCS 605/605-427 new
35 ILCS 5/226 new
30 ILCS 105/5.886 new
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall administer the Business to Business Revolving Loan Fund. Provides that moneys in the Business to Business Revolving Loan Fund shall be used by the Department of Commerce and Economic Opportunity to make revolving loans and grants to new and expanding businesses in the State. Sets limits on the amount of grants and loans. Creates an advisory committee to propose rules concerning eligibility for the loan and grant program. Amends the Illinois Income Tax Act. Creates a credit in an amount equal to the amount of the taxpayer's donation to the Business to Business Revolving Loan Fund, subject to approval by the Department of Commerce and Economic Opportunity. Provides that the Department of Commerce and Economic Opportunity may not approve more than $200,000,000 in credits for those donations in the aggregate in any calendar year. Amends the State Finance Act to create the Business to Business Revolving Loan Fund.

Nov 07 17  H  Referred to Rules Committee

HB 04153
Rep. Mary E. Flowers
210 ILCS 50/32.5
Amends the Emergency Medical Services (EMS) Systems Act. Provides that one condition of being licensed as a Freestanding Emergency Center is that a facility limits its participation in the EMS System strictly to receiving a limited number of patients by ambulance, including, but not limited to, receiving patients from an advanced life support ambulance (rather than receiving a limited number of patients by ambulance) and meeting specified criteria. Provides that the Department of Public Health shall adopt rules as needed to implement provisions concerning Freestanding Emergency Centers, including, but not limited to, rules permitting a licensed Freestanding Emergency Center to receive patients from an advanced life support ambulance (rather than adopt rules as needed to implement provisions concerning Freestanding Emergency Centers).

Nov 07 17  H  Referred to Rules Committee

HB 04154
Rep. Charles Meier and Patricia R. Bellock
20 ILCS 1705/15f
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides after an individualized behavioral support plan is implemented, the individual participating in the Home and Community Based Services Program for Persons with Developmental Disabilities is entitled to obtain services that are a part of the plan. Effective immediately.

Nov 07 17  H  Referred to Rules Committee

HB 04155
Rep. Barbara Flynn Currie
740 ILCS 45/2 from Ch. 70, par. 72
740 ILCS 45/6.1 from Ch. 70, par. 76.1
Amends the Crime Victims Compensation Act. Provides that “pecuniary loss” includes appropriate psychiatric care or psychiatric counseling expenses and expenses for care or counseling by a licensed clinical psychologist, licensed clinical social worker, licensed professional counselor, or licensed clinical professional counselor provided to an applicant either before or after and in connection with a parole or clemency hearing for the person who committed the crime. Provides that an applicant is entitled to compensation for care or counseling received in connection with a parole or clemency hearing for the person who committed the crime if the applicant applies for compensation within one year after the hearing.

Nov 08 17  H  Referred to Rules Committee
HB 04156  Rep. Scott Drury

Amends the State Officials and Employees Ethics Act and the Lobbyist Registration Act. Provides that the Attorney General may appoint a Special Counsel to investigate and prosecute allegations of sexual assault, sexual harassment, and allegations of violations of the Sex Offenses Article of the Criminal Code of 2012 by a member or members of the General Assembly or a registered lobbyist and to determine whether violations of the Illinois Human Rights Act or the federal Civil Rights Act of 1964 have occurred, upon various referrals. Amends the Attorney General Act. Establishes qualifications, jurisdiction, and procedures for the Special Counsel. Amends various other Acts to make conforming changes.

Nov 08 17 H Referred to Rules Committee

HB 04157  Rep. Thaddeus Jones

Amends various Acts relating to the governance of public universities in Illinois. Requires a public university to classify as an employee of the university a student who is an athlete of any of the top 3 financially profitable intercollegiate athletic programs at the university. Provides that the university shall pay the student athlete a minimum of $25,000 per academic year, but his or her work hours and work schedule are at the discretion of the university. Allows the university to classify as an employee of the university a student who is an athlete of any of the other intercollegiate athletic programs at the university, with his or her pay, work hours, and work schedule determined by the university. Sets forth provisions concerning collegiate and intercollegiate athletic associations and contractual agreements. Effective July 1, 2018.

Nov 15 17 H Referred to Rules Committee
HB 04158  Rep. Thaddeus Jones

110 ILCS 305/1e-5 new
110 ILCS 520/8b.5 new
110 ILCS 660/5-102 new
110 ILCS 665/10-102 new
110 ILCS 670/15-102 new
110 ILCS 675/20-102 new
110 ILCS 680/25-102 new
110 ILCS 685/30-102 new
110 ILCS 690/35-102 new

Amends various Acts relating to the governance of public universities in Illinois. Requires a public university to classify as an employee of the university a student who is an athlete of any of the top 3 financially profitable intercollegiate athletic programs at the university. Provides that the university shall pay the student athlete a minimum of $25,000 per academic year, but his or her work hours and work schedule are at the discretion of the university. Allows the university to classify as an employee of the university a student who is an athlete of any of the other intercollegiate athletic programs at the university, with his or her pay, work hours, and work schedule determined by the university. Sets forth provisions concerning collegiate and intercollegiate athletic associations and contractual agreements. Effective July 1, 2018.

Nov 15 17  H  Referred to Rules Committee

HB 04159  Rep. Thaddeus Jones

735 ILCS 5/11-301 from Ch. 110, par. 11-301
735 ILCS 5/11-303 from Ch. 110, par. 11-303

Amends the Code of Civil Procedure. Provides that the Part of the Code governing injunctive actions relating to the disbursement of public money applies to municipalities.

Nov 15 17  H  Referred to Rules Committee

HB 04160  Rep. Thaddeus Jones

New Act

Creates the Local Protection of Individual Rights Act. Provides that a unit of local government, an agent of a unit of local government, or a person acting on behalf of a unit of local government shall not engage in a pattern or practice of conduct by law enforcement officers that deprives any person of rights, privileges, or immunities secured or protected by the Constitution or laws of the United States or Illinois. Provides that the Attorney General may bring a civil action in the name of the people to obtain appropriate equitable and declaratory relief to eliminate the pattern or practice if the Attorney General has reasonable cause to believe that a deprivation of any person's rights, privileges, or immunities secured or protected by the Constitution or laws of the United States or Illinois has occurred.

Nov 15 17  H  Referred to Rules Committee

HB 04161  Rep. La Shawn K. Ford

35 ILCS 200/15-169

Amends the Property Tax Code. In a Section granting a homestead exemption to veterans with disabilities, provides that property that is used as a qualified residence by a veteran who was a member of the United States Armed Forces during World War II is exempt from taxation regardless of the veteran's level of disability. Provides that a veteran who qualifies as a result of his or her service in World War II need not reapply for the exemption. Effective immediately.

Nov 15 17  H  Referred to Rules Committee

HB 04162  Rep. Sue Scherer

105 ILCS 5/24-5 from Ch. 122, par. 24-5

Amends the School Code. Provides that a school board may require of new substitute teachers evidence of physical fitness to perform duties assigned and shall require of new substitute teachers evidence of freedom from communicable disease, and provides that evidence may consist of a physical examination by a health care provider (instead of treating substitute teachers like other new employees who are required to provide evidence of physical fitness to perform duties assigned and freedom from communicable disease through a physical examination by a health care provider). Effective immediately.

Nov 15 17  H  Referred to Rules Committee
HB 04163

820 ILCS 112/10
820 ILCS 112/30
Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer, with some exceptions. Limits defenses. Provides for penalties and injunctive relief.

House Floor Amendment No. 1
Deletes language providing that an employer's wage differential defense does not apply if an employee demonstrates that an alternative employment practice exists that would serve the same business purpose without producing the differential and the employer has refused to adopt the alternative practice.

Governor Amendatory Veto Message
Recommends making it unlawful for an employee to disclose or discuss an employee's wage, salary, or other compensation (rather than information about the employee's wages). Recommends permitting an employer to prohibit a human resources employee, a supervisor, or any other employee whose job responsibilities require or allow access to other employees' wage or salary or other compensation information from disclosing such information without prior written consent from the employee whose information is sought or requested. Recommends making it unlawful for an employer to seek the wage, salary, or other compensation history of a prospective employee from the prospective employee or a current or former employer or to require that a prospective employee's wage, salary, or other compensation history meet certain criteria, with certain exceptions (rather than making it unlawful for an employer to screen job applicants based on their wage or salary history as a condition of continuing to be considered for an offer of employment, as a condition of an offer of employment or an offer of compensation, or as a condition of employment that an applicant disclose prior wages or salary). Recommends providing that an employer against whom an action is brought alleging gender-based wage discrimination shall have an affirmative defense to liability if, within the previous 3 years and prior to the commencement of the action, the employer has completed a self-evaluation of the employer's pay practices and can demonstrate that progress has been made towards eliminating wage differentials based on gender for the same or substantially similar work on jobs the performance of which requires equal skill, effort, and responsibility, and which are performed under similar working conditions, in accordance with that evaluation. Recommends imposing specified fines on employers who cannot properly raise an affirmative defense. Recommends deleting provisions concerning compensatory damages, punitive damages, injunctive relief, and special damages for employees who succeed in an action alleging gender-based wage discrimination.

(Deletes reference to: 820 ILCS 112/30; Adds reference to: 820 ILCS 112/28)

HB 04164
Rep. Gregory Harris

30 ILCS 500/1-10
305 ILCS 5/5-30.6 new
Amends the Illinois Procurement Code. Provides that an exemption from the Code for purchases of care shall continue except as otherwise provided. Amends the Illinois Public Aid Code. Provides that, beginning on the effective date of this amendatory Act, any contract the Department of Healthcare and Family Services enters into with a managed care organization shall be procured in accordance with the Illinois Procurement Code. Effective immediately.
HB 04165


(Sen. David Koehler-Jacqueline Y. Collins and Laura M. Murphy)

5 ILCS 375/18 new
215 ILCS 5/356z.29 new
305 ILCS 5/5-36 new

Amends the State Employees Group Insurance Act of 1971. Prohibits the Director of the Illinois Department of Central Management Services and the State from applying for any federal waiver that would reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act (ACA) that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the ACA. Provides that the Director may apply for such a waiver only if granted authorization by the General Assembly through a joint resolution. Amends the Illinois Insurance Code. Prohibits the State from applying for any federal waiver that would permit an individual or group health insurance plan to reduce or eliminate any protection or coverage required under the ACA that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the ACA. Provides that the State may apply for such a waiver only if granted authorization by the General Assembly through a joint resolution. Amends the Illinois Public Aid Code. Prohibits the State from applying for any waiver of federal Medicaid requirements that would reduce or eliminate any protection or coverage required under the ACA that was in effect on January 1, 2017. Provides that the State may apply for such a waiver only if granted authorization by the General Assembly through a joint resolution. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
5 ILCS 375/18 new

Adds reference to:
5 ILCS 375/6.16 new

Replaces everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971. Prohibits the State from applying for any federal waiver that would reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act (ACA) that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the ACA. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Insurance Code. Prohibits the State from applying for any federal waiver that would permit an individual or group health insurance plan to reduce or eliminate any protection or coverage required under the ACA that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the ACA. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Public Aid Code. Prohibits the State or an agency of the executive branch from applying for any federal Medicaid waiver that would result in more restrictive standards, methodologies, procedures, or other requirements than those that were in effect in Illinois as of January 1, 2017 for the Medical Assistance Program, the Children's Health Insurance Program, or any other medical assistance program in Illinois operating under any existing federal waiver authorized by specified provisions of the Social Security Act. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Revenue)

This bill would have no impact on state tax revenues, nor will this bill affect the Department of Revenue's operations.

HB 04166

Rep. Gregory Harris

New Act

Creates the Health Insurance Claims Assessment Act. Imposes an assessment of 1% on claims paid by a health insurance carrier or third-party administrator. Provides that the moneys received and collected under the Act shall be deposited into the Healthcare Provider Relief Fund and used solely for the purpose of funding Medicaid services provided under the medical assistance programs administered by the Department of Healthcare and Family Services.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04167  Rep. Lindsay Parkhurst and Deb Conroy

105 ILCS 5/21B-20

Amends the Educator Licensure Article of the School Code. Allows a student enrolled in an educator preparation program at a regionally accredited institution of higher education to apply for a substitute teaching license if the student has earned at least 90 credit hours at that institution (rather than requiring all applicants to hold a bachelor's degree or higher). Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


430 ILCS 65/4 from Ch. 38, par. 83-4

430 ILCS 66/20

430 ILCS 66/30

Amends the Firearm Owners Identification Card Act. Provides that on and after the effective date of the bill, each applicant for the issuance or renewal of a Firearm Owner's Identification Card shall provide a full set of his or her fingerprints in electronic format to the Department of State Police. Provides that fingerprints collected shall be checked against the Department of State Police and Federal Bureau of Investigation criminal history record databases now and hereafter filed. Amends the Firearm Concealed Carry Act. Removes the option of not providing a set of fingerprints with a concealed carry license application (rather than the Department may accept an application submitted without a set of fingerprints in which case the Department shall be granted 30 days in addition to the 90-day period to issue or deny a license). Makes other conforming changes.

Jan 16 18  H  Referred to Rules Committee

HB 04169  Rep. Jonathan Carroll

110 ILCS 155/35 new

Amends the Preventing Sexual Violence in Higher Education Act. Provides that certain higher education institutions shall note any violations of a comprehensive policy on any academic transcripts prepared for a student within 5 years following a finding of a violation. Provides that if a student transfers to another higher education institution, certain higher education institutions must also note the violation on any academic transcripts prepared within the 5 years following a finding of a violation. Limits the provisions to public universities and public community colleges.

Jan 16 18  H  Referred to Rules Committee

HB 04170  Rep. Jonathan Carroll, Deb Conroy and Sam Yingling

35 ILCS 200/15-172

Amends the Property Tax Code. In provisions concerning the Senior Citizens Assessment Freeze Homestead Exemption, provides that, for taxable years 2018 and thereafter, the maximum income limitation is $85,000 (currently, $65,000). Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04171  Rep. Sheri Jesiel

230 ILCS 40/25

230 ILCS 40/28 new

230 ILCS 40/60

230 ILCS 40/65

Amends the Video Gaming Act. Provides that the corporate authorities of a municipality may pass an ordinance prohibiting gaming cafes within the corporate limits of the municipality. Provides that a county board may, for the unincorporated area of the county, pass an ordinance prohibiting gaming cafes within the unincorporated area of the county. Provides that a representative of a municipality or county may enter a licensed establishment, licensed veterans establishment, licensed truck stop establishment, or licensed fraternal establishment for the purpose of enforcing an ordinance prohibiting gaming cafes. Provides that a violation of an ordinance prohibiting gaming cafes is a business offense for which a court may impose injunctive relief, the fine specified in the ordinance, or both. Makes changes concerning fees a non-home rule unit that has adopted an ordinance prohibiting gaming cafes may impose. Defines "gaming cafe". Provides that a terminal operator and a licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment may enter into an agreement under which the licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment receives more than 50% of the after-tax profits from a video gaming terminal and the terminal operator receives the remaining after-tax profits. Makes changes concerning the distribution of the net terminal income tax from video gaming terminals located in non-home rule units of local government.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04172  Rep. Lindsay Parkhurst

65 ILCS 115/10-5.3

Amends the River Edge Redevelopment Zone Act. Provides that the Department of Commerce and Economic Opportunity may certify one additional pilot River Edge Redevelopment Zone in the City of Kankakee. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


730 ILCS 5/3-14-1.1 new

Amends the Unified Code of Corrections. Provides that a committed person who is at least 50 years of age and who has served at least 25 consecutive years of imprisonment in a Department of Corrections institution or facility may petition the Department for participation in the Pathway to Community Program. Provides that before a participant is selected for the Program, the petitioner shall successfully complete an atonement and restorative justice program prepared by the Department. Following completion of this program of atonement and restorative justice, the Department shall make an exhaustive effort to find and notify family members of the victim of the petitioner's offense and to afford them the opportunity to participate in the Department's final selection process for the Pathway to Community Program. Provides that the Department shall select 50 participants for the Program from petitions submitted to it by the Department. Provides that up to $1,000 of trauma-informed victim services or trauma-certified professional therapy shall be provided by the Department to family members of the victim of the petitioner's offense. Insurance policies of the family members of the victim of the petitioner's offense or family members financial resources shall first be used to pay the costs of these services or therapy. Optional participation by family members of the victim of petitioner's offense shall be provided by the Department at no cost to the family members of the victim. Provides that after 8 years of participation in the Program, the participant may petition the Governor for executive clemency. Provides that the Department shall select a panel of independent researchers to assess the effectiveness of the Program and to make annual recommendations to the Governor and General Assembly as to whether the Program should be extended.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Correctional Note (Dept of Corrections)

The fiscal impact on the Department of Corrections is unknown. There would be no population impact on the Department within the first ten years after enactment because offenders would not be released beyond their current projected length of stay until more than 10 years from the date of enactment. The Department currently lacks the resources, training, curriculum, victim information, and funding to enact this proposal.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04174  Rep. Barbara Wheeler

815 ILCS 530/10

815 ILCS 530/12

Amends the Personal Information Protection Act. Requires any data collector that owns or licenses personal information concerning an Illinois resident and any State agency that collects personal information concerning an Illinois resident to notify the resident of any security breach of the system data within 48 hours of discovery of the breach (rather than requiring notification in the most expedient time possible and without unreasonable delay).

Jan 16 18  H  Referred to Rules Committee

HB 04175  Rep. Steven Reick

605 ILCS 5/6-135

605 ILCS 5/6-134 rep.

Amends the Illinois Highway Code. Provides that before a township may submit a referendum to abolish a road district under a provision in the Code, the township shall prepare, through an independent entity, a cost study demonstrating that the abolishment is cost efficient and that the township is capable of carrying out its required duties and responsibilities on the date of abolishment. Defines "independent entity". Repeals a provision allowing a township that is located outside of Cook County with 15 or more miles of roads to abolish a road district of that township. Effective January 1, 2018.

Jan 16 18  H  Referred to Rules Committee
HB 04176  Rep. Charles Meier
10 ILCS 5/7A-1 from Ch. 46, par. 7A-1
Amends the Election Code. Provides that no judge or former judge may submit his or her candidacy for a vacancy in a judicial office by any method other than seeking retention in his or her office, unless that judge or former judge is seeking judicial office in a higher or lower court or he or she has not served as an elected or appointed judge for at least 2 years.
Jan 16 18  H  Referred to Rules Committee

HB 04177  Rep. Charles Meier-Jerry Costello, II-Litesa E. Wallace, Christine Winger, Daniel Swanson, Katie Stuart, Sheri Jesiel, Jay Hoffman, LaToya Greenwood and Sara Feigenholtz
430 ILCS 66/40
430 ILCS 66/60
Amends the Firearm Concealed Carry Act. Provides that notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying, are substantially similar to the requirements to obtain a license under the Act, the Department of State Police shall by rule allow for a non-resident license application if the applicant is an active duty member of the Armed Forces of the United States stationed in this State or the spouse of an active duty member of the Armed Forces of the United States stationed in this State. Provides that the applicant shall pay the resident license or renewal fees (rather than the non-resident fees). Effective immediately.
Apr 12 18  H  Tabled

HB 04178  Rep. Charles Meier
210 ILCS 135/13.2 new
Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Requires facilities licensed under the Act to notify the Department of Human Services when emergency calls are made from the facility. Grants the Department rulemaking power to implement the notification procedures.
Jan 16 18  H  Referred to Rules Committee

HB 04179  Rep. David B. Reis
35 ILCS 5/227 new
Amends the Illinois Income Tax Act. Authorizes a credit to taxpayers for 10% of stipends or salaries paid to qualified college interns. Limits the credit to stipends and salaries paid to 5 interns each year, and limits total credits to $3,000 for all years combined. Defines a "qualified college intern". Provides that the credit may not reduce the taxpayer's liability to less than zero and may not be carried forward or back. Exempt from the Act's sunset provisions. Effective immediately.
Jan 16 18  H  Referred to Rules Committee

HB 04180  Rep. David B. Reis-Terri Bryant
305 ILCS 5/4-1.5b new
Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Provides that not later than 60 days after the effective date of this amendatory Act, the Department of Human Services shall, by emergency rule, establish a program of substance abuse testing as a condition of eligibility for benefits under the Temporary Assistance for Needy Families (TANF) program. Provides that the Department shall require applicants for TANF benefits to submit to substance abuse testing before a final determination of eligibility. Provides that an applicant shall be ineligible for TANF benefits if (i) the applicant tests positive for substance abuse or (ii) the applicant refuses to submit to substance abuse testing. Provides that if an applicant tests negative for substance abuse and meets all the other eligibility requirements for TANF benefits, the cost of administering the substance abuse test to the applicant shall be deducted from the applicant's first benefits payment.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04181  Rep. David B. Reis-Terri Bryant and Dave Severin
305 ILCS 5/12-4.4a new
Amends the Illinois Public Aid Code. Provides that on and after January 1, 2019, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may only use the LINK card if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms that he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2019. Effective immediately.
Jan 16 18  H  Referred to Rules Committee
HB 04182  Rep. David B. Reis-C.D. Davidsmeyer-Bill Mitchell-Allen Skillcorn-Terri Bryant, Dave Severin and Daniel Swanson

305 ILCS 5/12-4.51 new

Amends the Illinois Public Aid Code. Provides that subject to federal approval, no person who is an undocumented immigrant shall qualify for any benefits or assistance provided under the Code, including, but not limited to, any benefits or assistance provided under the federal Supplemental Nutrition Assistance Program, the Child Care Assistance Program, the Children's Health Insurance Program, the Covering ALL KIDS Health Insurance program, the Temporary Assistance for Needy Families program, and the medical assistance program. Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04183  Rep. David B. Reis

430 ILCS 66/40

Amends the Firearm Concealed Carry Act. Provides that the Department of State Police shall by rule allow for non-resident license applications from any state or territory of the United States that requires firearm training and a background check of an applicant for a license to carry concealed firearms (currently, the other state or territory must have laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under the Act). Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04184  Rep. David B. Reis-Thomas M. Bennett

520 ILCS 5/2.26 from Ch. 61, par. 2.26

Amends the Wildlife Code. Provides that a person with a valid concealed carry license issued under the Firearm Concealed Carry Act, or an off-duty law enforcement official or officer, may carry a handgun on or about his or her person while hunting. Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04185  Rep. David B. Reis-Thomas M. Bennett

720 ILCS 5/24-2

730 ILCS 5/3-2-12 new

Amends the Criminal Code of 2012 and the Unified Code of Corrections. Permits a currently employed or retired State correctional officer to carry his or her own firearm off-duty without being in violation of the unlawful use of weapons statute or aggravated unlawful use of a weapon statute if he or she meets certain training requirements.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04186  Rep. David B. Reis

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

Amends the Criminal Code of 2012. Provides that the waiting period for withholding delivery of a firearm after application for its purchase has been made does not apply to the transfer of an operable firearm in exchange for another operable firearm. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04187  Rep. David B. Reis-Thomas M. Bennett

820 ILCS 305/1 from Ch. 48, par. 138.1

Amends the Workers' Compensation Act. Defines the terms "accident" and "injury". Provides that "injury" includes the aggravation of a pre-existing condition by an accident arising out of and in the course of the employment, but only for so long as the aggravation of the pre-existing condition continues to be the major contributing cause of the disability. Provides that an injury resulting directly or indirectly from idiopathic causes is not compensable.

Jan 16 18  H  Referred to Rules Committee
HB 04188  Rep. David B. Reis-Jerry Costello, II-Dave Severin

225 ILCS 650/5.1

Amends the Meat and Poultry Inspection Act. In provisions concerning Type I establishments licensed under the Act, provides that the establishment shall be permitted to process meat and poultry from animals and poultry slaughtered by the owner or for the owner for his or her own personal use or for use by his or her household, to receive live animals and poultry presented to the owner to be slaughtered and processed for the owner's own personal use or for use by his or her household, and to process inspected meat and poultry for the owner's own personal use or for use by his household. Provides that the establishment shall stamp "NOT FOR SALE" in a prescribed manner on all carcasses of animals and immediate poultry containers for poultry slaughtered or processed in the establishment.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Meat and Poultry Inspection Act. Removes language providing that a Type I establishment may accept meat, meat product, poultry, and poultry product for sharp freezing or storage if the product is inspected product. Provides that the Director of Agriculture may exempt from inspection animals slaughtered or any meat or meat food products prepared on a custom basis at a Type I establishment only if the Type I licensee complies with rules adopted by the Director and specified notification and operation requirements. Makes other changes. Effective July 1, 2019.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04189  Rep. David B. Reis-Dave Severin

5 ILCS 375/6  from Ch. 127, par. 526
5 ILCS 375/6.1  from Ch. 127, par. 526.1
305 ILCS 5/5-5  from Ch. 23, par. 5-5
305 ILCS 5/5-8  from Ch. 23, par. 5-8
305 ILCS 5/5-9  from Ch. 23, par. 5-9
305 ILCS 5/6-1  from Ch. 23, par. 6-1
410 ILCS 230/4-100  from Ch. 111 1/2, par. 4604-100
720 ILCS 510/1  from Ch. 38, par. 81-21

Amends the State Employees Group Insurance Act of 1971, the Illinois Public Aid Code, the Problem Pregnancy Health Services and Care Act, and the Illinois Abortion Law of 1975. Restores the provisions that were amended by Public Act 100-538 to the form in which they existed before their amendment by Public Act 100-538.

Jan 16 18  H  Referred to Rules Committee

HB 04190  Rep. Steven Reick-Norine K. Hammond-Tony McCombie-Jerry Costello, II-Nick Sauer, Dave Severin, Terri Bryant, Daniel Swanson and Avery Bourne

605 ILCS 5/6-134
605 ILCS 5/6-135

Amends the Illinois Highway Code. Provides that before a township may submit a proposition or referendum to abolish a road district under the Code, the township shall prepare, through an independent entity, a cost study demonstrating that the abolishment is cost efficient and that the township is capable of carrying out its required duties and responsibilities on the date of abolishment. Defines "independent entity". Effective January 1, 2019.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Michael Connelly-Julie A. Morrison-Linda Holmes-Cristina Castro and Tim Bivins-John F. Curran)

510 ILCS 70/7.2 new

Amends the Humane Care for Animals Act. Provides that a person is immune from criminal liability for criminal damage to property and criminal trespass to vehicles resulting from his or her forcible entry into a vehicle and from civil liability for property damage if the person: determines the vehicle is locked or there is otherwise no reasonable method for the dog or cat to exit the vehicle; has a good faith belief that forcible entry into the vehicle is necessary because the dog or cat is in imminent danger of suffering harm if not immediately removed from the vehicle, and based upon the circumstances known to the person at the time, the belief is a reasonable one; has made a good faith effort to contact a 9-1-1 emergency telephone system operator, law enforcement, or the fire department, and if contact is not possible prior to forcibly entering the vehicle, the person makes contact as soon as possible after forcibly entering the vehicle; makes a good faith effort to place a notice on the vehicle's windshield with the person's contact information, the reason entry was made, the location of the dog or cat, and the fact that authorities have been notified; remains with the dog or cat in a safe location until law enforcement or emergency responders arrive; and uses no more force than necessary to enter the vehicle to remove the dog or cat. Effective immediately.

House Committee Amendment No. 2
Adds reference to:
720 ILCS 5/21-1  from Ch. 38, par. 21-1

Adds reference to:
720 ILCS 5/21-2  from Ch. 38, par. 21-2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Amends the Humane Care for Animals Act. Provides that a person shall not be immune from civil liability for any damage or deprivation (in the introduced bill, any damage) of property resulting from the forcible entry of a vehicle for the purpose of removing a dog or cat from the vehicle if the person's actions constitute recklessness or willful or wanton misconduct with regard to the entry of the vehicle. Amends the Criminal Code of 2012. Transfers provisions concerning criminal liability to the Code as an affirmative defense for the offenses of criminal damage to property and criminal trespass to vehicles. Effective immediately.

House Floor Amendment No. 3
Provides that the person removing a dog or cat from a locked vehicle must remain with the dog or cat in a safe location until law enforcement, emergency responders, or an animal control officer arrive and surrenders the dog or cat to the arriving law enforcement, emergency responders, or animal control officer (in House Amendment No. 2, remains with the dog or cat in a safe location until law enforcement or emergency responders arrive).

Senate Committee Amendment No. 1
Provides that the person removing a dog or cat from a locked vehicle must remain with the dog or cat in a safe location until law enforcement, an emergency responder, or an animal control officer arrives and surrenders the dog or cat to the arriving law enforcement, emergency responder, or animal control officer who will seek veterinary care if deemed necessary. Makes technical changes.

HB 04192  Rep. Thomas M. Bennett-Charles Meier

210 ILCS 135/4  from Ch. 91 1/2, par. 1704

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that the Department of Human Services may conduct unannounced or announced site visits. Requires the Department to establish, by rule, procedures and criteria for determining whether to conduct an unannounced site visit to an agency, program, or placement. Makes other technical changes.

Jan 16 18   H Referred to Rules Committee
HB 04193  Rep. Lindsay Parkhurst-Jonathan Carroll
(Sen. Sue Rezin)
105 ILCS 5/14-8.02a
Amends the Children with Disabilities Article of the School Code. With respect to an impartial due process hearing, changes when the hearing officer must issue his or her written decision from within 10 days to within 10 business days after the conclusion of the hearing. Effective immediately.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. With respect to an impartial due process hearing, changes when the hearing officer must issue his or her written decision from within 10 days to within 10 calendar days, excluding Saturday, Sunday, or any State holiday, after the conclusion of the hearing. Effective immediately.
Aug 14 18  H  Public Act . . . . . . . 100-0849
HB 04194  Rep. Thomas M. Bennett-David S. Olsen-Thomas Morrison and David B. Reis
25 ILCS 10/1.5 new
Amends the General Assembly Operations Act. Provides that no person may serve more than 10 consecutive years in any of the following leadership roles: Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, and Minority Leader of the Senate. Provides that the limitations imposed by the amendatory Act apply to service beginning on and after January 9, 2019.
Jan 16 18  H  Referred to Rules Committee
HB 04195  Rep. Thomas M. Bennett
720 ILCS 5/12C-5  was 720 ILCS 5/12-21.6
Amends the Criminal Code of 2012. Provides that endangering the life or health of a child that is a proximate cause of bodily harm to the child is a Class 4 felony (rather than a Class A misdemeanor).
Apr 12 18  H  Tabled
HB 04196  Rep. Thomas M. Bennett-Allen Skillicorn
105 ILCS 5/10-22.34c
Amends the School Code with respect to a provision concerning third party non-instructional services. Provides that, notwithstanding any other law of this State, nothing in the Code prevents a board of education from entering into a contract with a third party for non-instructional services currently performed by any employee or bargaining unit member or from laying off those educational support personnel employees upon 30 days written notice to the affected employees (instead of allowing a board of education to enter into a contract with a third party for non-instructional services currently performed by any employee or bargaining unit member or lay off those educational support personnel employees upon 90 days written notice to the affected employees if certain conditions are met). Effective immediately.
Jan 16 18  H  Referred to Rules Committee
HB 04197  Rep. Thomas M. Bennett
35 ILCS 5/227 new
Amends the Illinois Income Tax Act. Creates a credit in an amount equal to 10% of the stipend or salary paid by the taxpayer to up to (i) 5 qualified college interns or (ii) 5 qualified high school interns during the taxable year. Provides that no taxpayer may claim more than $5,000 in total credits under that Section for all taxable years combined. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.
Jan 16 18  H  Referred to Rules Committee
HB 04198  Rep. Thomas M. Bennett
35 ILCS 405/2  from Ch. 120, par. 405A-2
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2019, the exclusion amount shall be the applicable exclusion amount calculated under Section 2010 of the Internal Revenue Code, including any deceased spousal unused exclusion amount (currently, the exclusion amount for Illinois estate tax purposes is $4,000,000). Effective immediately.
Jan 16 18  H  Referred to Rules Committee
HB 04199  Rep. Thomas M. Bennett-Natalie Phelps Finnie and Jerry Lee Long

720 ILCS 5/31A-0.1
720 ILCS 5/31A-1.1  from Ch. 38, par. 31A-1.1
720 ILCS 5/31A-1.2  from Ch. 38, par. 31A-1.2

Amends the Criminal Code of 2012. Includes in the definition of "item of contraband", a recording device and broadcast equipment. Defines "recording device" and "broadcast equipment". Provides that possessing contraband that is a recording device, broadcast equipment, or electronic contraband in a penal institution, on penal institution property, or within the proximity of penal institution property with the intent to disrupt safety, security, or operations of the penal institution, is a Class 2 felony. Provides that a person commits unauthorized possession of contraband in a penal institution by an employee when a person who is an employee knowingly and without authority of any person designated or authorized to grant this authority delivers, possesses, conspires to deliver or solicits delivery, causes or permits delivery, or permits another to attempt to deliver, any item of contraband within the proximity of penal institution property with the intent to disrupt safety, security, or operations of the penal institution. Provides that placing or causing to be placed, or allowing another to place or cause to place a recording device, broadcast equipment, or electronic contraband on penal institution property or within the proximity of penal institution property with the intent to disrupt safety, security, or operations of the penal institution is a Class 2 felony. Provides that if the intent is to deliver the contraband to an inmate, it is a Class 4 felony.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04200  Rep. Thomas M. Bennett

730 ILCS 150/6
730 ILCS 150/6-5

Amends the Sex Offender Registration Act. Provides that a registered sex offender who loses his or her employment must report in person to the law enforcement agency with whom he or she last registered his or her loss of employment within 3 days of that loss of employment. Provides that an out-of-state employee must notify the agency having jurisdiction, in writing, of his or her loss of employment within 3 days of the loss.
Jan 16 18  H  Referred to Rules Committee

HB 04201  Rep. Thomas M. Bennett

10 ILCS 5/1-14 new
10 ILCS 5/3-8 new
10 ILCS 5/17-9  from Ch. 46, par. 17-9
10 ILCS 5/18-5  from Ch. 46, par. 18-5
10 ILCS 5/18A-5
10 ILCS 5/18A-15
10 ILCS 5/19A-35

Amends the Election Code. Requires Voters Identification Cards for those who do not have an acceptable photo ID. Sets forth requirements and exemptions. Provides that any person desiring to vote shall present to the judges of election for verification of the person's identity a government-issued photo identification card or his or her Voter Identification Card.
Jan 16 18  H  Referred to Rules Committee

HB 04202  Rep. Thomas M. Bennett

35 ILCS 5/201  from Ch. 120, par. 2-201
35 ILCS 5/901  from Ch. 120, par. 9-901

Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on or after January 1, 2019, the rate of tax shall be 5% for corporations (currently, 7%). Makes conforming changes concerning distributions to the Local Government Distributive Fund. Effective immediately.
Jan 16 18  H  Referred to Rules Committee

HB 04203  Rep. Steven A. Andersson and Sonya M. Harper

65 ILCS 5/7-1-46  from Ch. 24, par. 7-1-46

Amends the Illinois Municipal Code. Provides that an action contesting whether territory annexed by a municipality is contiguous shall be commenced no later than 10 years after the date the annexation ordinance is recorded. Makes conforming changes. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04204  Rep. Thaddeus Jones

20 ILCS 1605/2  from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20  from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
30 ILCS 105/5.886 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on July 1, 2019 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit homeless shelters. Requires the net revenue from that game to be deposited into the Homeless Shelter Revenue Fund. Provides that moneys deposited into the Homeless Shelter Revenue Fund shall be used by the Department of Human Services to fund grants to homeless shelters. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the State Finance Act to create the Homeless Shelter Revenue Fund as a special fund in the State treasury. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04205  Rep. La Shawn K. Ford-Jonathan Carroll, Camille Y. Lilly, Justin Slaughter and Emanuel Chris Welch

105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new

Amends the School Code. Provides that a school board shall require its schools to connect at-risk students in need of behavioral health support and all students with an individualized education program to either community-based or in-school behavioral health support. If the school board requires in-school support to be provided, such support does not have to be implemented until the beginning of the 2018-2019 school year. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Provides that, beginning with the 2018-2019 school year, a school board shall require its schools to connect at-risk students in need of academic support to either community-based or in-school academic support; defines "at-risk student". Provides that each school district shall inform the parent or guardian of an at-risk student about the community-based or in-school academic support available in that school district or the community in which the school district is located. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04206  Rep. Thomas M. Bennett

105 ILCS 5/21B-35

Amends the Educator Licensure Article of the School Code. Allows for the issuance of a Professional Educator License endorsed in a teaching field or school support personnel area to an applicant who has not been entitled by an Illinois-approved educator preparation program at an Illinois institution of higher education if he or she provides evidence of completing a comparable state-approved educator preparation program, as defined by the State Superintendent of Education, among other conditions. Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04207  Rep. Thomas M. Bennett

5 ILCS 430/5-45

Amends the State Officials and Employees Ethics Act. Provides that any member of the General Assembly who takes office on or after the second Wednesday of January 2019 shall not, within a 2-year period immediately following termination of the member's most recent term of office, register as a lobbyist and engage in lobbying with members of the General Assembly. Effective immediately.

Jan 16 18  H  Referred to Rules Committee
HB 04208


105 ILCS 5/2-3.162
105 ILCS 5/2-3.173 new

Amends the School Code. With respect to school discipline improvement plans, makes changes to how the State Board of Education determines the top 20% of school districts, when notification is given that a plan must be submitted, which school districts are required to submit a plan, the timeframe for school board approval of a plan and submission of that plan to the State Board, and when additional annual progress reports are required. Establishes the Safe Schools and Healthy Learning Environments Program and grants under the program. Sets forth requirements for grant applicants and provisions for the distribution of funds appropriated for the program. Requires the State Board of Education to issue a yearly report on the results of the program in cooperation with school districts participating in the program. Provides that the State Board may adopt rules necessary for the program. Effective July 1, 2018.

Fiscal Note (State Board of Education)

HB 4208 will not have a fiscal impact on the Illinois State Board of Education.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that goal of the grant program is to promote school safety and healthy learning environments by reducing the reliance on law enforcement to address school disciplinary matters and implementing alternative strategies that will better address the full range of students’ intellectual, social, emotional, physical, psychological, and moral developmental needs. Makes changes to grant eligibility. Provides that the State Board of Education shall have discretion to choose the number of school districts that will receive funds as well as the amount of their grant awards, with the highest-scoring school districts receiving priority. Effective July 1, 2018.

House Floor Amendment No. 3

With respect to the Safe Schools and Healthy Learning Environments Program, provides that the General Assembly recognizes that some (rather than many) schools are overly reliant on law enforcement personnel. Removes a provision stating that the General Assembly recognizes the use of school-based law enforcement has not been proven effective as a strategy to promote safe and productive schools. Removes a provision allowing grant funds to be used to transition from school-based law enforcement personnel to alternative patrol structures.

Senate Floor Amendment No. 5

Replaces everything after the enacting clause. Amends the School Code. With respect to school discipline improvement plans, makes changes to how the State Board of Education determines the top 20% of school districts, when notification is given that a plan must be submitted, which school districts are required to submit a plan, the timeframe for school board approval of a plan and submission of that plan to the State Board, and when additional annual progress reports are required. Establishes the Safe Schools and Healthy Learning Environments Grant Program and grants under the program. Sets forth requirements for grant applicants and provisions for the distribution of funds appropriated for the program. Requires the State Board of Education to issue a yearly report on the results of the program in cooperation with school districts participating in the program. Provides that the State Board may adopt any rules necessary for the program. Effective July 1, 2018.

Governor Amendatory Veto Message

Recommends deleting a provision prohibiting a school district from using grant funds under the Safe Schools and Healthy Learning Environments Grant Program to increase school-based law enforcement or security personnel.

Nov 28 18  H  Bill Dead - No Positive Action Taken - Amendatory Veto
HB 04209  Rep. Emanuel Chris Welch-Mary E. Flowers
105 ILCS 5/10-20.19a  from Ch. 122, par. 10-20.19a
105 ILCS 5/10-22.18  from Ch. 122, par. 10-22.18

Amends the School Code. In a Section concerning kindergartens, provides that, beginning with the 2019-2020 school year, each school board must establish a kindergarten with full-day attendance (instead of allowing a school board to establish a kindergarten with half-day attendance or with full-day attendance); makes related changes. Repeals another Section concerning kindergartens on July 1, 2019. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04210  Rep. Allen Skillicorn-Thomas Morrison, Monica Bristow and Natalie Phelps Finnie
720 ILCS 510/2  from Ch. 38, par. 81-22
720 ILCS 510/6  from Ch. 38, par. 81-26
720 ILCS 510/10  from Ch. 38, par. 81-30
720 ILCS 510/14  from Ch. 38, par. 81-34

Amends the Illinois Abortion Law of 1975. Defines "Down syndrome". Prohibits a physician from intentionally performing an abortion with knowledge that the pregnant woman is seeking the abortion solely on account of the fetus having a test result indicating Down syndrome, a prenatal diagnosis of Down syndrome, or any other reason to believe that the fetus has Down syndrome. Effective immediately.

Jan 16 18  H Referred to Rules Committee

HB 04211  Rep. Charles Meier
35 ILCS 5/201  from Ch. 120, par. 2-201
35 ILCS 5/901  from Ch. 120, par. 9-901

Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on or after January 1, 2018 and beginning prior to January 1, 2025, the rates of tax shall be (i) 3.75% for individuals, trusts, and estates and (ii) 5.25% for corporations. Provides that, for taxable years beginning on or after January 1, 2025, the rates of tax shall be (i) 3.25% for individuals, trusts, and estates and (ii) 4.8% for corporations. Effective immediately.

Jan 16 18  H Referred to Rules Committee

(Sen. Thomas Cullerton-Michael E. Hastings-Pamela J. Althoff, Cristina Castro, Paul Schimpf-Laura M. Murphy, Julie A. Morrison and Wm. Sam McCann)
50 ILCS 722/10

Amends the Missing Persons Identification Act. Provides that the definition of "high-risk missing person" includes a person who is a veteran or active duty member of the United States Armed Forces, the National Guard, or any reserve component of the United States Armed Forces who is believed to have a physical or mental health condition that is related to his or her service.

Jul 27 18  H Public Act . . . . . . . . . . 100-0631

(Sen. Michael Connelly)
20 ILCS 405/405-280  was 20 ILCS 405/67.15

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that notwithstanding any State policy or rule to the contrary, any State-owned motor vehicle requiring maintenance in the form of an oil change shall have such maintenance performed according to the applicable Department of Central Management Services policy which considers the manufacturer's suggested oil change frequency for that vehicle's particular make, model, and year. Provides that the Department shall evaluate the original equipment manufacturer's oil change interval recommendations and other related impacts periodically and consider policy adjustments as is cost and operationally efficient for the State. Provides legislative intent.

Jul 31 18  H Public Act . . . . . . . . . . 100-0651

HB 04214  Rep. Lou Lang
New Act

Creates the Legalization and Regulation of Sports Betting Act. Contains only a short title provision.

Jan 16 18  H Referred to Rules Committee
HB 04215  Rep. Christine Winger
30 ILCS 105/6z-20.1
Amends the State Finance Act if and only if Senate Bill 482 of the 100th General Assembly becomes law as amended by House Amendment 2. Provides that grants from the State Aviation Program Fund to a municipality with a population of over 500,000 may be made (i) for the replacement of sound-reducing windows and doors installed at an eligible address (instead of installed under the Residential Sound Insulation Program); and (ii) for in-home air quality testing at those residences. Effective immediately or on the date Senate Bill 482 of the 100th General Assembly takes effect, whichever is later.
Jan 16 18  H  Referred to Rules Committee

105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new
Amends the School Code. Requires a public school to permit a student, without the authorization of the student's parent or legal guardian or a physician, to possess or self-apply sunscreen that is regulated by the U.S. Food and Drug Administration. Provides that if a student is unable to self-apply sunscreen, a volunteer school employee may apply the sunscreen on the student if the student's parent or legal guardian provides written consent for the assistance. Sets forth provisions concerning liability. Effective immediately.
Jan 16 18  H  Referred to Rules Committee

HB 04217  Rep. David Harris
30 ILCS 500/15-25
30 ILCS 500/15-30
Amends the Illinois Procurement Code. Provides that any board, commission, authority, or other entity authorized or created by State law with the power to award contracts under the Code shall, as a part of the notice required for the awarding of contracts, disclose specified information regarding conflicts of interest. Requires that disclosure must be posted in the online electronic Bulletin along with and conforming to the notice posted for the awarding of contracts. Requires disclosed conflict of interest information to be made available on the electronic Bulletin clearinghouse. Defines "conflict of interest".
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04218  Rep. Barbara Wheeler-Grant Wehrli-Patricia R. Bellock-Sheri Jesiel and Margo McDermed
430 ILCS 65/1.1 from Ch. 38, par. 83-1.1
Amends the Firearm Owners Identification Card Act. Defines "patient" for purposes of the Act as a person who: is admitted as an in-patient or resident of a public or private mental health facility for mental health treatment under the Mental Health and Developmental Disabilities Code as an informal admission, a voluntary admission, a minor admission, an emergency admission, or an involuntary admission; or is otherwise provided mental health treatment as an in-patient or resident by a public or private mental health facility, unless the treatment was solely for an alcohol abuse disorder and no other secondary substance abuse disorder or mental illness; or a person who voluntarily or involuntarily receives mental health treatment as an out-patient or is otherwise provided services by a public or private mental health facility, and who poses a clear and present danger to himself, herself, or to others.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04219  Rep. Avery Bourne-Tony McCombie
35 ILCS 405/2 from Ch. 120, par. 405A-2
35 ILCS 405/3 from Ch. 120, par. 405A-3
35 ILCS 405/4 from Ch. 120, par. 405A-4
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act for persons dying on or after the effective date of the amendatory Act or for transfers made on or after the effective date of the amendatory Act. Effective immediately.
Jan 16 18  H  Referred to Rules Committee
HB 04220  Rep. Avery Bourne and Daniel Swanson

20 ILCS 655/4  from Ch. 67 1/2, par. 604
20 ILCS 655/4.1
20 ILCS 655/5.1  from Ch. 67 1/2, par. 606
20 ILCS 655/5.2  from Ch. 67 1/2, par. 607
20 ILCS 655/5.3  from Ch. 67 1/2, par. 608
20 ILCS 655/8.1

Amends the Illinois Enterprise Zone Act. Provides that, in calendar year 2018, the Department of Commerce and Economic Opportunity may certify an additional 25 Enterprise Zones. Provides that, for Enterprise Zones scheduled to expire after January 1, 2023, the application process shall begin 5 years prior to the year in which the Zone expires. Provides that the Department of Commerce and Economic Opportunity may award partial points during the application process if the applicant demonstrates job creation and investment levels below the threshold set forth in the statute. Provides that the Department of Commerce and Economic Opportunity may adjust the scoring for applicants that are located entirely within a county with a population of less than 300,000 if the Department finds that the designation will help to alleviate the effects of poverty and unemployment within the proposed Enterprise Zone. Provides for provisional certification of substantially complete Enterprise Zone applications. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04221  Rep. Charles Meier

225 ILCS 460/3  from Ch. 23, par. 5103

Amends the Solicitation for Charity Act. Exempts any non-profit organization committed to ensuring the safety, welfare, and well-being of animals that spends at least 80% of its annual solicited contributions on animal shelters and activities directly ensuring the safety, welfare, and well-being of animals within the State, which does not include promoting or opposing legislation by any legislative body or administrative costs of the organization, from registering and filing reports with the Attorney General.

Jan 16 18  H  Referred to Rules Committee

HB 04222  Rep. Robyn Gabel

430 ILCS 85/2-2  from Ch. 111 1/2, par. 4052


Mar 07 18  H  Tabled

HB 04223  Rep. Sara Feigenholtz-Kathleen Willis-Robyn Gabel-Jaime M. Andrade, Jr.-Linda Chapa LaVia, Steven Reick, Gregory Harris and Carol Sente
(Sen. Heather A. Steans)

305 ILCS 5/5-5.01a

Amends the Illinois Public Aid Code. In a provision concerning the Supportive Living Facilities Program, provides that a supportive living facility includes a distinct physical and operational entity within a mixed-use building that meets certain criteria. Requires the Department of Healthcare and Family Services to accept for certification under the program any application for a site or building where some of the apartments or distinct parts of the site or building are designated for purposes other than the provision of supportive living services, but only if those other apartments or distinct parts of the site or building are not designated for the purpose of providing assisted living services as required under the Assisted Living and Shared Housing Act. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a supportive living facility is (i) a free-standing facility or (ii) a distinct physical and operational entity within a mixed-use building that meets certain criteria (rather than a supportive living facility is either a free-standing facility or a distinct physical and operational entity within a nursing facility). Provides that subject to federal approval by the Centers for Medicare and Medicaid Services, the Department of Healthcare and Family Services shall accept for consideration of certification under the supportive living facilities program any application for a site or building where distinct parts of the site or building are designated for purposes other than the provision of supportive living services, but only if those distinct parts of the site or building: (1) are not designated for the purpose of providing assisted living services; (2) are completely separate from the part of the building used for the provision of supportive living program services, including separate entrances; (3) do not share any common spaces with the part of the building used for the provision of supportive living program services; and (4) do not share staffing with the part of the building used for the provision of supportive living program services. Effective immediately.

Apr 06 18  H  Public Act . . . . . . . . 100-0583
HB 04224  Rep. Robert Martwick
40 ILCS 5/11-169 from Ch. 108 1/2, par. 11-169
Amends the Chicago Laborers Article of the Illinois Pension Code. Provides that if the city fails to transmit required contributions to the pension fund, the fund may certify to the State Comptroller the amount due, and the Comptroller must deduct and remit to (instead of deposit into) the fund the certified amounts from payments of State funds (instead of grants of State funds) to the city. Specifies that the certification must be in accordance with any applicable rules of the Comptroller. Effective immediately.
Jan 16 18  H  Referred to Rules Committee

HB 04225  Rep. Robert Martwick and David S. Olsen
65 ILCS 5/8-13-5
65 ILCS 5/8-13-10
Amends the Illinois Municipal Code. Provides that home rule municipalities with a population over 1,000,000 may only authorize the conveyance of all or any portion of sales tax revenues to (i) corporations, trusts, or other entities that have been established for the limited purpose of issuing obligations for the benefit of a home rule municipality, or (ii) a bank or trust company in its capacity as trustee for obligations issued by the bank or trust company for the benefit of a home rule municipality. Effective immediately.
Jan 16 18  H  Referred to Rules Committee

(Sen. Kwame Raoul and Michael E. Hastings-Elgie R. Sims, Jr.-Mattie Hunter)
20 ILCS 2310/2310-307 new
105 ILCS 5/22-80
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall develop, publish, and disseminate a brochure to educate the general public on the effects of concussion in children and discuss how to look for concussion warning signs in children. The brochure shall be distributed free of charge by schools to any child or the parent or guardian of a child who may have sustained a concussion, regardless of whether or not the concussion occurred while the child was participating in an interscholastic athletic activity. Amends the School Code. Provides that, amongst other duties, the regional office of education (rather than the district superintendent or chief school administrator) of a public elementary or secondary school or charter school shall supervise an athletic trainer or other person responsible for compliance with the return-to-play or return-to-learn concussion protocol established under the Code. Provides that the State Board of Education shall (rather than may) adopt rules governing concussion protocol under the Code, including, but not limited to, rules governing the informal or formal accommodation of a student who may have sustained a concussion during an interscholastic athletic activity.
House Floor Amendment No. 1
Eliminates an amendment to the School Code providing that the regional office of education (rather than the district superintendent or chief school administrator) of a public elementary or secondary school or charter school shall supervise an athletic trainer or other person responsible for compliance with the return-to-play or return-to-learn concussion protocol established under the Code.
Aug 10 18  H  Public Act . . . . . . . . 100-0747

HB 04227  Rep. Joe Sosnowski
35 ILCS 40/5
Amends the Invest in Kids Act. Provides that the term "qualified school" also means a non-public school that has been registered with the State Board of Education for at least one year and is currently seeking the status of "Non-public School Recognition" from the State Board of Education under the School Code. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04228 Rep. David Harris-Joe Sosnowski-Mike Fortner and Brian W. Stewart

30 ILCS 105/5.886 new
30 ILCS 105/5.887 new
30 ILCS 105/5.888 new
30 ILCS 105/6z-20.1 new
30 ILCS 105/6z-20.2 new
30 ILCS 105/6z-20.3 new
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 105/9 from Ch. 120, par. 439.19
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 110/17 from Ch. 120, par. 439.47
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 115/17 from Ch. 120, par. 439.117
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 120/6 from Ch. 120, par. 445
35 ILCS 120/11 from Ch. 120, par. 450
35 ILCS 505/2 from Ch. 120, par. 418
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/8a from Ch. 120, par. 424a
50 ILCS 470/10
50 ILCS 470/31
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
55 ILCS 5/5-1008.5
55 ILCS 5/5-1009 from Ch. 34, par. 5-1009
55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
55 ILCS 5/5-1184 new
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a
65 ILCS 5/8-11-22 new
65 ILCS 5/11-74.3-6
65 ILCS 5/11-101-3 new
70 ILCS 200/245-12
70 ILCS 750/25
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
HB 04228 (CONTINUED)

70 ILCS 3615/4.03.3
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
415 ILCS 125/315
415 ILCS 125/320

Amends the State Finance Act. Creates the State Aviation Program Fund, the Local Government Aviation Trust Fund, and the Aviation Fuel Sales Tax Refund Fund. Provides that moneys in the State Aviation Program Fund and the Local Government Aviation Trust Fund shall be used by the Department of Transportation for the purposes of administering a State Aviation Program. Provides that the State Aviation Program shall include grants to units of local government for airport-related purposes. Provides that moneys in the Aviation Fuel Sales Tax Refund Fund shall be used by the Department of Revenue to pay refunds. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to provide that the local share of moneys received from the tax paid on aviation fuel shall be deposited into those Funds. Amends the Motor Fuel Tax Law. Provides that aviation fuel sold or used on or after June 23, 2018 shall be deposited into the State Aviation Program Fund. Amends the Innovation Development and Economy Act, the Counties Code, the Illinois Municipal Code, the Civic Center Code, the Flood Prevention District Act, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Prohibits certain local retailers' occupation taxes on aviation fuel unless the unit of local government has an airport-related purpose. Provides that the proceeds from those taxes on aviation fuel shall be deposited into the Local Government Aviation Trust Fund. Amends the Illinois Municipal Code. Contains provisions concerning a Residential Sound Insulation Program. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04229
Rep. C.D. Davidsmeyer-Thomas Morrison-Steven Reick and Barbara Wheeler-Deanne M. Mazzochi
New Act

Creates the Taxpayer's Fiscal Charter Act. Provides for a discretionary spending freeze for fiscal years 2019 and 2020. Sets forth requirements to increase discretionary spending beginning in fiscal year 2021. Requires any new spending proposed by the General Assembly in addition to existing obligations shall be accompanied by a proposed source of revenue to pay for the proposed spending or specified cuts necessary to offset the proposed spending. Prohibits unfunded mandates. Requires the publishing of certain information before voting on or enacting an appropriations bill. Effective immediately.

Jan 16 18 H Referred to Rules Committee

HB 04230
Rep. C.D. Davidsmeyer

50 ILCS 205/3b

Amends the Local Records Act. Provides that various information after an individual's arrest must be made available to the news media for inspection and copying as soon as practicable after the individual's arraignment (rather than in no event shall the time period exceed 72 hours from the arrest).

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04231
Rep. Dave Severin-Jerry Costello, Il-Terri Bryant-Natalie Phelps Finnie-Monica Bristow, Tony McCombie and Carol Ammons
(Sen. Neil Anderson)

520 ILCS 5/2.26 from Ch. 61, par. 2.26
520 ILCS 5/2.33 from Ch. 61, par. 2.33

Amends the Wildlife Code. Authorizes certain hunters to wear solid blaze pink colored clothing (in addition to blaze orange colored clothing).

Aug 19 18 H Public Act . . . . . . . . . . 100-0949

HB 04232
Rep. Dave Severin-Terri Bryant-Daniel Swanson-Joe Sosnowski-Carol Sente, Steven Reick, Mark Batinick, Jeanne M Ives, Jaime M. Andrade, Jr., Carol Ammons, Jerry Lee Long and Nick Sauer

105 ILCS 5/10-17 from Ch. 122, par. 10-17

Amends the School Code. Requires a school board to publish a notice that the district's annual statement of affairs is available on the State Board of Education's Internet website and in the district's main administrative office (instead of requiring a summary of the statement of affairs to be published). Effective immediately.

Apr 20 18 H Third Reading - Short Debate - Lost 029-065-000
HB 04233

Amends the State Commemorative Dates Act. Designates the month of April as Crime Survivors Awareness Month to be observed throughout the State as a month to promote awareness of the impact of crime on victims, and to encourage healing, awareness, prevention, and endurance for crime survivors in the State of Illinois.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04234
(Sen. Mattie Hunter)

New Act

Creates the Farmer Equity Act. Provides that the Department of Agriculture shall ensure the inclusion of socially disadvantaged farmers and ranchers, including socially disadvantaged farmers and ranchers in urbanized areas, in the development, adoption, implementation, and enforcement of food and agriculture laws, regulations, policies, and programs. Provides that the Department shall: (1) consult with the Director of the Environmental Protection Agency, the Director of Natural Resources, the Executive Director of the Illinois Housing Development Authority, the Secretary of Human Services, and other interested parties of the public and private sector of the State on opportunities for socially disadvantaged farmers and ranchers to coordinate State programs; (2) disseminate information regarding opportunities provided by, including, but not limited to, the United States Department of Agriculture, the United States Environmental Protection Agency, the General Accounting Office, the Office of Management and Budget, and other federal agencies that that have programs that may assist socially disadvantaged farmers and ranchers; and (3) evaluate opportunities for the inclusion of socially disadvantaged farmers and ranchers in boards, committees, commissions, and other similar positions created by the Department. Provides that on or before January 1, 2020, the Department shall submit a report to the Governor and the General Assembly on efforts to serve socially disadvantaged farmers and ranchers and female farmers and ranchers in this State. Effective immediately.

House Floor Amendment No. 1
Deletes references to ranchers throughout the Farmer Equity Act. Makes conforming changes.

House Floor Amendment No. 2
Provides that the report to the General Assembly on efforts to serve socially disadvantaged farmers and female farmers shall be filed electronically with the General Assembly as provided under the General Assembly Organization Act and shall be provided electronically to any member of the General Assembly upon request.

Fiscal Note, House Floor Amendment No. 1 (Dept. of Agriculture)
The fiscal impact to the Department of Agriculture would be the cost of salary, fringe benefits, and operational expenses necessary to create the position and hire an employee to fulfill the duties required under this bill. The Department estimates that number to be $250,000 annually.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Senate Floor Amendment No. 1
Deletes language providing that the Director of Agriculture shall create a position within the Department of Agriculture's office to support the Farmer Equity Act.

Aug 23 18  H  Public Act . . . . . . . . . 100-1039

HB 04235
Rep. Robert W. Pritchard-Avery Bourne

Amends the School Code. Provides that a waiver or modification from mandates of the Code may not be requested from a provision in the Code governing tuition for non-resident pupils unless the area encompassing the school district requesting the waiver qualifies as a designated teacher shortage area as determined by the State Board of Education and approved by the U.S. Department of Education. Effective immediately.

Mar 07 18  H  Third Reading - Short Debate - Lost 037-060-006
HB 04236

20 ILCS 3855/1-75
Amends the Illinois Power Agency Act. Provides that the Illinois Power Agency and Illinois Commerce Commission shall include sourcing agreements covering power produced by clean coal and other facilities in each annual power procurement plan. Provides that utilities and alternative retail electric suppliers shall enter into sourcing agreements as part of the annual power procurement process. Provides that the Agency and Commission shall establish competitive bidding procedures for sourcing terms. Sets the requirements of the sourcing agreements. Effective June 1, 2018.

House Committee Amendment No. 1
Provides that the Illinois Power Agency and Illinois Commerce Commission shall require electric utilities (rather than utilities and alternative retail electric suppliers) to enter into sourcing agreements covering power produced by clean coal and other facilities as part of the annual power procurement process. Provides that the electric utilities shall assess a non-bypassable charge to alternative retail electric suppliers for the recovery of sourcing agreement costs, with such costs commensurate with the share of the retail customer load served by individual alternative retail electric suppliers. Provides that electric utilities shall enter into sourcing agreements with the Agency and Commission in an amount sufficient to deliver electric services to their eligible retail customers, retail customers of alternative retail electric suppliers, and customers participating in an electric utility's real-time pricing program in its service territory. Provides that electric utilities may file tariffs for the recovery of those costs from their retail customers. Makes conforming changes.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Provides that the Illinois Power Agency and Illinois Commerce Commission shall require electric utilities (rather than utilities and alternative retail electric suppliers) to enter into sourcing agreements covering power produced by clean coal (rather than clean coal and other facilities) as part of the annual power procurement process. Provides that the electric utilities shall assess a non-bypassable charge to alternative retail electric suppliers for the recovery of sourcing agreement costs, with such costs commensurate with the share of the retail customer load served by individual alternative retail electric suppliers. Provides that electric utilities shall enter into sourcing agreements with the Agency and Commission in an amount sufficient to cover all the output of such facilities. Provides that electric utilities may file tariffs for the recovery of those costs from eligible retail customers and hourly pricing customers. Provides that the Commission is authorized to inspect all books and records associated with the clean coal facilities during the term of the contract. Makes other changes. Effective June 1, 2018.

Fiscal Note, House Committee Amendment No. 1 (Financial & Professional Regulation)
The Illinois Department of Financial and Professional Regulation anticipates this bill will have no fiscal impact to the Department.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Fiscal Note, House Floor Amendment No. 2 (Financial & Professional Regulation)
The Department of Financial and Professional Regulation anticipates to have no fiscal impact to the Department.

Correctional Note, House Floor Amendment No. 2 (Dept of Corrections)
This bill has no fiscal impact to the Department of Corrections.

Home Rule Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Home Rule Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
HB 04236 (CONTINUED)

This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)

This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)

A Balanced Budget Note does not apply to this bill, as it is not a supplemental appropriation that increases or decreases appropriations.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)

This bill will not impact any public pension fund or retirement system in Illinois.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)

This bill will not impact any public pension fund or retirement system in Illinois.

Apr 27 18 H   Rule 19(a) / Re-referred to Rules Committee
HB 04237


(Sen. Julie A. Morrison-Melinda Bush-Terry Link-Laura M. Murphy, Omar Aquino-Don Harmon, Michael Connelly, John F. Curran, Bill Cunningham, Heather A. Steans, Chris Nybo, Pamela J. Althoff, Chapin Rose, Jennifer Bertino-Tarrant and Mattie Hunter)

30 ILCS 105/5.886 new
30 ILCS 105/6z-105 new
35 ILCS 5/228 new
55 ILCS 5/5-1005 from Ch. 34, par. 5-1005

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the contributions made by the taxpayer to the Illinois Excellence Fund during the taxable year. Amends the State Finance Act. Creates the Illinois Excellence Fund. Provides that moneys in the Fund shall be used for exclusively public purposes, as specified under Section 170 of the Internal Revenue Code relating to charitable contributions and gifts. Amends the Counties Code. Provides that the county board may establish a fund in the county treasury for the purpose of accepting contributions for exclusively public purposes, as specified under Section 170 of the Internal Revenue Code relating to charitable contributions and gifts and may provide for a credit against the taxpayer's property tax liability in an amount equal to the amount of the contribution. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) provides that the Fund shall be known as the Illinois Education Excellence Fund; (2) provides that the Illinois Education Excellence Fund may accept contributions for exclusively public education purposes; (3) provides that the tax credits for contributions to the Illinois Education Excellence Fund and the county fund for charitable purposes apply to individual taxpayers only; (4) provides that the State Treasurer shall provide a copy of the certification to the taxpayer and the Department of Revenue as soon as possible after the contribution is certified; (5) provides that the income tax credit applies for taxable years ending after December 31, 2017 and before January 1, 2026; and (6) provides that provisions amending the Counties Code apply for taxable years 2018 through 2025. Effective immediately.

House Floor Amendment No. 2

Makes changes to the bill as amended by House Amendment 1 to provide that contribution certifications may be provided electronically.

Senate Committee Amendment No. 1

Deletes reference to:

55 ILCS 5/5-1005 from Ch. 34, par. 5-1005

Adds reference to:

New Act

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: (1) provides that the income tax credit is in an amount equal to 90% (instead of 100%) of the contributions made by the taxpayer to the Illinois Education Excellence Fund; (2) provides that moneys in the Illinois Education Excellence Fund shall be transferred to the Common School Fund on an annual basis and shall be used for public education purposes; and (3) removes provisions amending the Counties Code. Creates the Local Government Charitable Fund Act. Provides that, upon authorization by the county in which the local unit is located, a local unit may establish one or more charitable funds for specific public purposes of that local unit. Provides that a person or entity may donate to a charitable fund on behalf of specified property located in the local unit. Provides that the property is entitled to a property tax credit equal to a percentage of the contribution amount, subject to certain annual caps. Effective immediately.

Senate Floor Amendment No. 2

Adds reference to:

5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Adds provisions to the bill as amended by Senate Amendment No. 1. Amends the Illinois Administrative Procedure Act and further amends the State Finance Act. Provides for emergency rulemaking to administer the Illinois Education Excellence Fund.

Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee
HB 04238 Rep. Margo McDermed
625 ILCS 5/12-603.1 from Ch. 95 1/2, par. 12-603.1
Amends the Illinois Vehicle Code. Provides that a driver or passenger of a motor vehicle with a model year prior to 1965 who is under 18 years of age shall be required to wear a properly adjusted and fastened seat safety belt when the motor vehicle is operating upon a street or highway in this State, unless the motor vehicle is used in connection with a parade or other similar activity.
House Committee Amendment No. 1
Adds reference to:
625 ILCS 5/12-603 from Ch. 95 1/2, par. 12-603
Provides that no person shall sell or operate any 1965 or later model motor vehicle of the first division unless the motor vehicle is equipped with seat safety belts for each passenger. Adds an immediate effective date.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04239 Rep. Daniel J. Burke
70 ILCS 2605/1.1 from Ch. 42, par. 320.1
Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.
Jan 16 18 H Referred to Rules Committee

HB 04240 Rep. Daniel J. Burke
70 ILCS 2605/2 from Ch. 42, par. 321
Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section requiring courts to take judicial notice of sanitary districts.
Jan 16 18 H Referred to Rules Committee

HB 04241 Rep. David McSweeney-Allen Skillicorn
New Act
Creates the Open Illinois Checkbook Act. Requires the Comptroller to establish and maintain a publicly accessible database to be known as the "Open Illinois Checkbook" for the purpose of showing all of the expenditures made from any State fund. Provides further requirements for the establishment, use, and operation of the Open Illinois Checkbook. Defines terms. Effective immediately.
Jan 16 18 H Referred to Rules Committee
5 ILCS 140/2.25 new
Amends the Freedom of Information Act. Provides that a unit of local government, school district, community college district, or other local taxing body shall provide notice to the public if the unit of local government, school district, community college district, or other local taxing body enters into a severance agreement with an employee or contractor accused of sexual harassment or sexual discrimination. Provides that no more than 72 hours after the unit of local government, school district, community college district, or other local taxing body makes a payment under the severance agreement, the unit of local government, school district, community college district, or other local taxing body shall publish on its Internet website and cause to be published, for a period of not less than 7 days, in the newspaper of general circulation having the largest circulation within the jurisdiction of the unit of local government, school district, community college district, or other local taxing body the following information: (1) the name of the person receiving the payment; (2) the amount of the payment; and (3) the fact that the person receiving the payment has been accused of sexual harassment or sexual discrimination, as the case may be. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:

5 ILCS 140/2.25 new
Adds reference to:

50 ILCS 205/3c new

Replaces everything after the enacting clause. Amends the Local Records Act. Provides that when a unit of local government, school district, community college district, or other local taxing body enters a severance agreement with an employee or contractor because the employee or contractor was found to have engaged in sexual harassment or sexual discrimination, the public body shall publish specified information on its Internet website, if one is maintained, and make available such information to the news media for inspection and copying within 72 hours of the taxing body's approval of the severance agreement. Provides exceptions to disclosure of specified information. Provides that no unit of local government, school district, community college district, or other local taxing body shall incur liability as a result of its compliance with required disclosures, except for willful or wanton misconduct. Provides that disclosure requirements do not supersede the confidentiality provisions of a severance agreement. Provides that nothing in the applicable provisions shall limit disclosure of public records required to be disclosed under the Act or the Freedom of Information Act. Defines terms. Effective immediately.

Senate Floor Amendment No. 2
Corrects a cross-reference to the Civil Rights Act of 1964.

Aug 23 18  H  Public Act . . . . . . . . . . 100-1040

HB 0423
(Sen. Thomas Cullerton-Melinda Bush-Julie A. Morrison, Cristina Castro, Jennifer Bertino-Tarrant, Michael Connelly-Andy Manar, Laura M. Murphy, Michael E. Hastings and Wm. Sam McCann-Karen McConnaughay)

25 ILCS 115/5 new
Amends the General Assembly Compensation Act. Provides that no public funds, including, but not limited to, funds appropriated for the pay and allowances of members of the General Assembly, shall be used to create a payout of money to any person involved with and relevant to allegations and investigations of sexual harassment by a member of the General Assembly. Makes conforming changes. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Re-inserts and modifies provisions concerning prohibition of sexual harassment payoffs. Provides that notwithstanding any other provision of law, no public funds, including, but not limited to, funds appropriated for General Assembly member office allowances, shall be paid to any person in exchange for his or her silence or inaction related to an allegation or investigation of sexual harassment committed or allegedly committed by a member of the General Assembly.

Aug 10 18  H  Public Act . . . . . . . . . . 100-0748
HB 04244  Rep. David McSweeney-Allen Skillicorn

10 ILCS 5/28-7 from Ch. 46, par. 28-7
55 ILCS 5/5-1184 new
60 ILCS 1/Art. 24 heading new
60 ILCS 1/24-5 new
60 ILCS 1/24-10 new
60 ILCS 1/24-15 new
60 ILCS 1/24-20 new
60 ILCS 1/24-25 new
60 ILCS 1/24-30 new

Amends the Township Code. Provides that township electors in McHenry County may petition for a referendum at the next election to dissolve a township. Sets forth the requirements for the petition, together with the form and requirements for the ballot referendum to approve the dissolution. Provides for the transfer to McHenry County of all real and personal property, and any other assets, together with all personnel, contractual obligations, and liabilities of the dissolving township. Provides that all road districts wholly within the boundaries of the dissolving township are dissolved on the date of dissolution of the dissolving township and the powers and responsibilities of the road district are transferred to McHenry County. Provides that municipalities within the dissolving township may elect to assume the duties and responsibilities of the road district or road districts. Amends the Election Code and Counties Code making conforming changes. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04245  Rep. David McSweeney-Allen Skillicorn

5 ILCS 430/20-20

Amends the State Officials and Employees Ethics Act. Requires the Executive Inspectors General appointed under the Act to establish and maintain an Internet website to which all residents of Illinois shall have free access, including a prominent statement of notification to the public. Requires the Executive Inspectors General appointed under the Act to immediately disclose all detailed findings resulting from investigations entered into under Act, and to post those findings on their respective Internet websites. Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04246  Rep. David McSweeney-Allen Skillicorn and Grant Wehrli

New Act

Creates the Local Government Convention Expense Control Act. Provides that on or after the effective date of the Act, public funds shall not be expended by a unit of local government for expenses connected with attendance by an employee or contractor of the unit of local government at a convention or gathering of personnel. Excludes public funds expended (1) at any convention or gathering of public safety personnel or (2) pursuant to a contract entered into before the effective date of the Act. Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04247  Rep. David McSweeney-Sam Yingling-Allen Skillicorn, Grant Wehrli, Jonathan Carroll, Martin J. Moylan, John Connor, Katie Stuart, Deb Conroy, Sue Scherer, Monica Bristow, Natalie Phelps Finnie and Jerry Costello, II

30 ILCS 105/14d new

Amends the State Finance Act. Provides that, for contracts entered into on or after the effective date of the amendatory Act, State appropriations may not be expended to rent or pay for access to physical space for booths, hospitality suites, or other physical space for units of local government, school districts, community college districts, or other taxing bodies at a convention or gathering of personnel. Excludes appropriations for physical space expenditures at any convention or gathering of public safety personnel. Effective immediately.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Provides that a State agency shall not expend public funds to rent or pay for access to physical space for booths, hospitality suites, or other physical space at a convention or gathering of personnel. Provides that those provisions do not apply to public funds expended under a contract entered into before the effective date of the amendatory Act or to public funds expended for physical space at any convention or gathering of public safety personnel. Defines "State agency" as the departments of the executive branch of State government listed in Section 5-15 of the Departments of State Government Law of the Civil Administrative Code of Illinois. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04248  Rep. David McSweeney-Allen Skillicorn and Grant Wehrli

New Act

30 ILCS 105/14d new

Creates the Local Government Convention Expense Control Act. Provides that on or after the effective date of the Act, public funds shall not be expended by a unit of local government for expenses connected with attendance by an employee or contractor of the unit of local government at a convention or gathering of personnel. Excludes public funds expended (1) at any convention or gathering of public safety personnel or (2) pursuant to a contract entered into before the effective date of the Act. Amends the State Finance Act. Provides that, for contracts entered into on or after the effective date of the amendatory Act by units of local government, school districts, community college districts, or local taxing bodies, State appropriations shall not be expended to rent or pay for access to physical space for booths, hospitality suites, or other physical space at a convention or gathering of personnel. Excludes appropriations for physical space expenditures at any convention or gathering of public safety personnel. Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04249  Rep. Thomas M. Bennett

735 ILCS 5/2-101 from Ch. 110, par. 2-101
735 ILCS 5/2-102 from Ch. 110, par. 2-102
735 ILCS 5/2-103 from Ch. 110, par. 2-103
735 ILCS 5/2-110 new
735 ILCS 5/2-1107.1 from Ch. 110, par. 2-1107.1
735 ILCS 5/2-1117 from Ch. 110, par. 2-1117
735 ILCS 5/2-1205.2 new

Amends the Code of Civil Procedure. Deletes a provision authorizing an action to be commenced in any county if all defendants are nonresidents of this State. Limits venue for actions against corporations, partnerships, and insurance companies. Provides that in actions in which no party is a resident of this State and over which another forum has jurisdiction, the court shall, upon motion, dismiss the action subject to specified conditions. Provides that joint and several liability attaches when a defendant is found to be 50%, rather than 25%, at fault. Limits amounts recovered for medical care, treatment, or services and caretaking expenses to the amounts actually paid for those expenses regardless of the amounts initially billed.

Jan 16 18  H  Referred to Rules Committee

HB 04250  Rep. Thomas M. Bennett and Daniel Swanson

305 ILCS 5/12-4.4a new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2019, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may use the LINK card only if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2019. Effective immediately.

Jan 16 18  H  Referred to Rules Committee

HB 04251  Rep. Thomas M. Bennett

510 ILCS 5/3 from Ch. 8, par. 353

Amends the Animal Control Act. Provides that excess funds for the registration and microchipping of dogs and cats placed in the county animal population control fund may be transferred to the county treasury by a majority vote of the county board.

Jan 31 18  H  Tabled

HB 04252  Rep. Thomas M. Bennett

60 ILCS 1/85-65

Amends the Township Code. In provisions restricting township funds from exceeding an amount equal to or greater than 2.5 times the annual average expenditure of the previous 3 fiscal years, excludes the township's general assistance fund from the restriction.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04253  Rep. Brad Halbrook  
(Sen. Andy Manar and Chapin Rose)  
70 ILCS 3705/4  from Ch. 111 2/3, par. 191  
Amends the Public Water District Act. Provides that an appointing authority may remove a public water district trustee it appointed for misconduct, official misconduct, or neglect of office. Effective immediately.  
Aug 07 18  H  Public Act . . . . . . . . 100-0737

HB 04254  Rep. Lindsay Parkhurst  
745 ILCS 49/77 new  
Amends the Good Samaritan Act. Provides that any not-for-profit organization in this State or any person working at the organization who in good faith provides temporary or emergency overnight shelter without fee to a person experiencing homelessness shall not be liable for civil damages as a result of acts or omissions, except for willful or wanton misconduct on the part of the person or organization in providing the temporary or emergency overnight shelter. Provides that the new provisions do not apply to an organization whose primary purpose is to provide shelter to the homeless.  
Apr 10 18  H  Tabled

HB 04255  Rep. Avery Bourne  
750 ILCS 5/602.9  
Amends the Illinois Marriage and Dissolution of Marriage Act. Requires that proceedings concerning a petition for visitation brought by a grandparent or great-grandparent be given priority in being set for a hearing, and that a decision be rendered within 6 months of the petition for visitation being filed, unless the parties agree otherwise. Requires the court to set the first hearing date for a petition for visitation within 45 days of filing the petition. Requires that further hearing dates be set in court within 45 days of the prior hearing. Allows the court to impose penalties and sanctions on any party that intentionally or recklessly causes an undue delay in proceedings regarding a visitation petition brought by a grandparent or great-grandparent.  
Jan 16 18  H  Referred to Rules Committee

HB 04256  Rep. Lindsay Parkhurst  
Appropriates $500,000 from the Capital Development Fund to the Department of Natural Resources to complete renovation of the Potawatomi Campground shower building and sewage treatment plant at Kankakee River State Park. Effective immediately.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 04257  Rep. Barbara Wheeler  
New Act  
Creates the Ultrasound Opportunity Act. Sets forth legislative findings and definitions. Provides that at any facility where abortions are performed, the physician who is to perform the abortion, the referring physician, or another qualified person working in conjunction with either physician shall offer any woman seeking an abortion after 8 weeks of gestation an opportunity to receive and view an active ultrasound of her unborn child by someone qualified to perform ultrasounds at the facility, or at a facility listed in a listing of local ultrasound providers provided by the facility, prior to the woman having any part of an abortion performed or induced and prior to the administration of any anesthesia or medication in preparation for the abortion. Provides that the requirements of the Act shall not apply when, in the medical judgment of the physician performing or inducing the abortion, there exists a medical emergency. Contains a severability provision. Effective immediately.  
Jan 16 18  H  Referred to Rules Committee

HB 04258  Rep. Avery Bourne  
35 ILCS 405/2  from Ch. 120, par. 405A-2  
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2019, the exclusion amount shall be the applicable exclusion amount calculated under Section 2010 of the Internal Revenue Code, including any deceased spousal unused exclusion amount (currently, the exclusion amount for Illinois estate tax purposes is $4,000,000). Effective immediately.  
Jan 16 18  H  Referred to Rules Committee
HB 04259

Rep. Mark Batinick-Robert Martwick-Grant Wehrli-Nick Sauer
(Sen. Dan McConchie, Julie A. Morrison-Pamela J. Althoff and Michael Connelly)

625 ILCS 5/3-414.1 from Ch. 95 1/2, par. 3-414.1

Amends the Illinois Vehicle Code. Provides that, except for a semitrailer registered under the Code, beginning with the 2019 registration year, the Secretary of State shall offer to each owner of a motor vehicle that is subject to registration under the Code a registration period based on a one calendar year, 2 calendar year, 3 calendar year, 4 calendar year, or 5 calendar year basis. Provides that an owner of a motor vehicle who chooses a 2 calendar year, 3 calendar year, 4 calendar year, or 5 calendar year registration period shall pay an additional fee of $10 for every registration year that is more than one calendar year, which shall be deposited into the Road Fund. Provides that beginning with the 2019 registration year, the Secretary shall offer to each owner of a trailer a registration period based on a one calendar year, 2 calendar year, 3 calendar year, 4 calendar year, 5 calendar year, or 10 calendar year basis.

House Committee Amendment No. 3
Deletes reference to:
625 ILCS 5/3-414.1

Adds reference to:
625 ILCS 5/3-414.5 new

625 ILCS 5/8-102 from Ch. 95 1/2, par. 8-102

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall permit the owner of a motor vehicle of the first division, a motor vehicle of the second division weighing not more than 8,000 pounds, or a motor vehicle of the second division applying for a C class registration plate to register the motor vehicle for a 2-year period. Provides that a 2-year registration period for a vehicle shall coincide with the vehicle's emission inspection cycle. Provides that an owner may transfer a 2-year registration period to another vehicle with the same emissions inspection cycle. Provides that if an owner discontinues use of the registration before the expiration of the 2-year registration, the owner is not entitled to a complete or prorated refund of the registration fee. Provides the fees for a 2-year registration period. Provides that beginning January 1, 2021, the Secretary shall permit the owner of a trailer to register a trailer for a period of one year or for an extended period of up to 5 years. Provides that an owner of a trailer with an extended registration period may transfer the extended registration period to another trailer of the same weight class. Provides the fees for an extended registration period. Provides that if a vehicle issued a multi-registration is subject to specified annual surcharges, the Secretary shall collect the surcharge for each registration year of the multi-year registration at the same time the Secretary collects the one-time registration fee. Provides that beginning January 1, 2020, each owner of a certain type of vehicle required to obtain minimum liability insurance shall attest that the vehicle is insured in at least the minimum required amount. Provides that if the owner does not provide certain documentation within 7 calendar days of being requested to do so, the Secretary may suspend the vehicle registration until the owner provides the documentation. Allows the Secretary to adopt rules to implement the new provisions. Effective January 1, 2020.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, and changes the effective date to January 1, 2021 (currently, January 1, 2020).

Aug 20 18 H Public Act . . . . . . . . . . . . . . . . . . . . . . 100-0986

HB 04260
Rep. Steven A. Andersson

735 ILCS 5/12-806 from Ch. 110, par. 12-806

Amends the Part of the Code of Civil Procedure concerning wage deductions. Requires that a summons be served with one copy (instead of 4 copies) of the interrogatories to be answered by the employer.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04261
Rep. Brad Halbrook

15 ILCS 20/50-45 new

Amends the State Budget Law. Provides that for the fiscal years ending June 30, 2019, June 30, 2020, and June 30, 2021, no State funded agency, board, commission, department, university, or other entity organized within State government shall expend any funds on specified nonessential items and travel. Defines "nonessential items" and "nonessential travel". Effective immediately.
HB 04262  Rep. David McSweeney-Steven Reick
25 ILCS 115/1 from Ch. 63, par. 14
25 ILCS 120/6.6 new
Amends the General Assembly Compensation Act. Establishes the fiscal year 2019 mileage reimbursement rate and allowance for lodging and meals. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal year beginning July 1, 2018 for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.
Jan 16 18  H  Referred to Rules Committee

HB 04263  Rep. David B. Reis-Randy E. Frese, Ryan Spain and Christine Winger
225 ILCS 65/Art. 85 heading new
225 ILCS 65/85-5 new
225 ILCS 65/85-10 new
Amends the Nurse Practice Act. Ratifies and approves the Nurse Licensure Compact, which allows for the issuance of multistate licenses that allow nurses to practice in their home state and other compact states. Provides that the Compact does not supersede existing State labor laws.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04264  Rep. Mary E. Flowers
730 ILCS 5/5-9-3 from Ch. 38, par. 1005-9-3
Amends the Unified Code of Corrections. Provides that if an offender defaults in the payment of a fine or any installment of that fine, no less than 30 days before the issuance of a warrant, a notice shall be mailed to the offender by first class mail to the most recent address which the offender has provided to the court. Provides that the notice shall contain the following information: (1) the amount of the fine which is due and owing; (2) the docket number of the case in which the fine was assessed; (3) the due date for payment of the fine; (4) instructions as to how payment of the fine may be made; (5) an explanation that intentional refusal to pay the fine may result in imprisonment; and (6) instructions as to how the offender may request a hearing to present evidence that the offender did not intentionally refuse to pay the fine and that failure to pay was the result of the offender's inability to pay the fine.
Jan 19 18  H  Referred to Rules Committee

HB 04265  Rep. Mary E. Flowers-Steven A. Andersson-Carol Ammons-André Thapedi-Thaddeus Jones
(Sen. Elgie R. Sims, Jr.)
730 ILCS 5/5-9-3 from Ch. 38, par. 1005-9-3
Amends the Unified Code of Corrections. Provides that if an offender defaults in the payment of a fine or any installment of that fine, the court may issue a summons for his or her appearance (deletes warrant of arrest). Provides that the court may issue a warrant of arrest, if after being served with a summons, the offender fails to appear for the scheduled hearing.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that if an offender defaults in the payment of a fine or any installment of that fine, no less than 30 days before the issuance of a warrant, a notice shall be mailed to the offender by first class mail to the most recent address which the offender has provided to the court. Provides that the notice shall contain the following information: (1) the amount of the fine which is due and owing; (2) the docket number of the case in which the fine was assessed; (3) the due date for payment of the fine; (4) instructions as to how payment of the fine may be made; (5) an explanation that intentional refusal to pay the fine may result in imprisonment; and (6) instructions as to how the offender may request a hearing to present evidence that the offender did not intentionally refuse to pay the fine and that failure to pay was the result of the offender's inability to pay the fine.
Nov 27 18  S  Referred to Assignments

HB 04266  Rep. Mary E. Flowers
New Act
Creates the Implementation of Legislation Reporting Act. Provides that any State agency required to provide benefits or services under the provisions of a covered Public Act shall prepare an Implementation Report relating to that covered Public Act, and file the Report with the General Assembly. Requires the Implementation Report to also be published on the General Assembly's Internet website. Defines terms. Effective immediately.
Jan 19 18  H  Referred to Rules Committee
HB 04267  Rep. Mary E. Flowers

20 ILCS 5/5-653 new

Amends the Departments of State Government Law. Provides that each department of State government tasked with the implementation of all or any part of a law passed by the General Assembly shall be required to prepare and deliver a report to the General Assembly concerning its required implementation. Provides for the contents of the report. Provides for the filing of the report with the General Assembly. Requires the implementation reports to be made available on the Internet websites of the reporting department and the General Assembly. Provides that the implementation reporting requirement applies only to laws passed after the effective date of this amendatory Act. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04268  Rep. André Thapedi-Carol Ammons-Michelle Mussman

(Sen. John G. Mulroe-Kwame Raoul and Julie A. Morrison-Mattie Hunter)

815 ILCS 513/10
815 ILCS 513/20

Amends the Home Repair and Remodeling Act. Provides that "residence" means a single-family home or dwelling or a multiple-family home or dwelling containing 6 or fewer apartments, condominiums, town houses, or dwelling units, used or intended to be used by the consumer as his or her dwelling place (instead of "by occupants as dwelling places"). In the home repair consumer rights pamphlet, replaces notice language concerning lien waivers with the following: "Illinois law requires that, before payment, your contractor give you a sworn statement which lists: (1) all the persons or companies your contractor hired to work on your home and their addresses; and (2) the amounts previously paid, the amounts about to be paid, and the total amount owed after the payment to these persons or companies. The sworn statement should be fully completed, signed, and notarized. When the contractor's sworn statement lists an amount due or to become due to a subcontractor, or when a subcontractor gives you notice of an amount due to the subcontractor, you must retain sufficient funds to pay that subcontractor. Subcontractors give the contractors lien waivers when they are paid. Ask your contractor for copies of these lien waivers. If your contractor tells you he or she needs a payment from you in order to pay subcontractors, you have the right to pay the subcontractors directly."

House Committee Amendment No. 1

Deletes reference to:

815 ILCS 513/10

Replaces everything after the enacting clause. Amends the Home Repair and Remodeling Act. In the home repair consumer rights pamphlet, replaces the revised notice language relating to lien waivers with the following: "Before you pay your contractor, understand that the Mechanics Lien Act requires that you shall request and the contractor shall give you a signed and notarized written statement (known as a "Sworn Statement") that lists all the persons or companies your contractor hired to work on your home, their addresses along with the amounts about to be paid, and the total amount owed after the payment to those persons or companies. Suppliers and subcontractors have a right to file a lien against your home if they do not get paid for their labor or materials. To protect yourself against liens, you should demand that your contractor provide you with a Sworn Statement before you pay the contractor. You should also obtain lien waivers from all contractors and subcontractors if appropriate. You should consult with an attorney to learn more about your rights and obligations under the Mechanics Lien Act.". States that the pamphlet language is informational only and is not a substantive enforceable provision of the Home Repair and Remodeling Act and does not affect substantive law under the Mechanics Lien Act.

Aug 03 18  H  Public Act . . . . . . . . . 100-0670

HB 04269  Rep. David S. Olsen

720 ILCS 5/17-5.7

Amends the Criminal Code of 2012. In provisions concerning deceptive advertising, provides that a proof of purchase receipt issued by a retailer for motor fuel shall contain the pre-tax sale price of a gallon of motor fuel in addition to an itemized publication of any local, State, or federal tax imposed on the motor fuel. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04270  Rep. David S. Olsen

745 ILCS 49/30

Amends the Good Samaritan Act. Provides that a free medical clinic shall not be liable for civil damages as a result of acts or omissions in providing medical treatment, diagnosis, or advice, except for willful or wanton misconduct.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04271  Rep. Brad Halbrook

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

Amends the Counties Code. Provides that the county authorities may (rather than shall) require that all auxiliary deputies be residents of the county served by them. Effective immediately.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04272  Rep. Sara Wojcicki Jimenez

25 ILCS 115/1 from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that no member maintaining a permanent or primary residence in Sangamon County shall receive allowance for travel to a convened session of the General Assembly or for food and lodging while in attendance at sessions of the General Assembly. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04273  Rep. Sara Wojcicki Jimenez

25 ILCS 115/1 from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that a member of the General Assembly who has held office any part of a month, but not for the entire month, is entitled to compensation only for those days during that month that he or she held office (currently, entitled to compensation for the entire month). Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04274  Rep. Sara Wojcicki Jimenez

25 ILCS 120/7 new

Amends the Compensation Review Act. Provides that members of the General Assembly are prohibited from receiving and shall not receive any increase in compensation that would otherwise apply based on a cost of living adjustment for or during the fiscal year beginning July 1, 2018. Provides that members of the General Assembly are prohibited from receiving and shall not receive any increase in compensation that would otherwise apply based on a cost of living adjustment for terms commencing on or after July 1, 2018, unless otherwise approved by law. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


815 ILCS 645/8 from Ch. 29, par. 58

Amends the Physical Fitness Services Act. Provides that no contract for basic physical fitness services shall require payment of a total amount in excess of $6,500 (rather than $2500) per year, with certain exceptions; and that no contract for family or couple memberships for basic physical fitness services shall require payment in excess of $6,500 (rather than $2,500) per year per person covered under the membership. In a provision permitting a person to renew a contract for physical fitness services for consecutive periods of not more than one year each, removes the requirement that each renewal be for a reasonable consideration not less than 10% of the cash price of the original membership. Effective June 1, 2018.

House Committee Amendment No. 4

Replaces everything after the enacting clause. Amends the Physical Fitness Services Act. Removes a provision that prohibits any contract for basic physical fitness services that requires payment of a total amount in excess of $2,500 per year. Removes a provision that prohibits any contract for family or couple memberships for basic physical fitness services that requires payment in excess of $2,500 per year per person covered under the membership. Provides that the initial term of services to be rendered under a contract may not extend over one year (rather than 2 years).
Aug 01 18  H  Public Act . . . . . . . . . . . . . . . . . . . . 100-0658

HB 04276  Rep. La Shawn K. Ford

35 ILCS 40/5

Amends the Invest in Kids Act. Provides that the term "qualified school" means a non-public school located in Illinois that is registered with the State Board of Education on or before June 30, 2018 or is recognized as a qualified non-public school by the State Board of Education. Effective immediately.
Mar 01 18  H  Tabled
HB 04277


305 ILCS 5/11-5.4

Amends the Illinois Public Aid Code. In order to protect the right of Medicaid beneficiaries to receive Medicaid long-term care services and supports (LTSS) promptly without any delay caused by administrative procedures, requires the Department of Healthcare and Family Services and other specified Departments to take the following actions: (i) for a Medicaid beneficiary aged 65 years or older who has received a Determination of Need indicating the need for LTSS services, the Departments must begin paying for such services no later than the 46th day after the date upon which the beneficiary applied for the services; (ii) for a Medicaid beneficiary aged 64 years or younger whose Medicaid eligibility is based upon a disability and who has received a Determination of Need indicating the need for LTSS services, the Departments must begin paying for such services no later than the 91st day after the date upon which the beneficiary applied for the services; (iii) for a Medicaid applicant who has received a Determination of Need indicating the need for LTSS services, the Departments must begin paying for such services immediately once the applicant is determined eligible for Medicaid; (iv) by July 1, 2018, the Department of Healthcare and Family Services, in conjunction with the State Comptroller, must develop a process to expedite payment claims for Medicaid services provided during the time any application for Medicaid eligibility or LTSS services is pending beyond federally required timeliness standards; and (v) by July 1, 2018, the Department of Healthcare and Family Services and the Department of Human Services must waive all deadline requirements for applications for Medicaid eligibility or LTSS services if pending beyond federally required timeliness standards. Makes other changes. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04278


(Sen. Thomas Cullerton-Cristina Castro, Michael E. Hastings, Antonio Muñoz, Bill Cunningham-Patricia Van Pelt and Martin A. Sandoval-Wm. Sam McCann)

20 ILCS 2805/2.01c new

Amends the Department of Veterans' Affairs Act. Requires that, if an Illinois Veterans Home administrator or a member of the administrative staff is notified that, within one month or less, 2 or more persons residing within the Veterans Home are diagnosed with an infectious disease by a physician licensed to practice medicine in all its branches; a hospital licensed under the Hospital Licensing Act or organized under the University of Illinois Hospital Act; a long-term care facility licensed under the Nursing Home Care Act; a freestanding emergency center licensed under the Emergency Medical Services (EMS) Systems Act; a local health department; or any other State agency or government entity, then, within 24 hours after the facility is notified of the second diagnosis, the Illinois Veterans Home must: (1) provide a written notification of the incidence of the infectious disease to each resident of the facility and the resident's emergency contact or next of kin; (2) post a notification of the incidence of the infectious disease in a conspicuous place near the main entrance to the Illinois Veterans Home; and (3) provide a written notification to the Department of Veterans' Affairs and the Department of Public Health of the incidence of the infectious disease and of compliance with the notification requirements concerning residents and the resident's emergency contact or next of kin. Requires that, in addition to the initial written notifications, the Veterans Home must provide written notifications of any updates on the incidence of the infectious disease and any options that are available to the residents. Provides that the Department of Veterans' Affairs and the Department of Public Health must post the notification of the incidence of the infectious disease, any updates, and any options that are available to the residents on their websites. Effective immediately.

House Floor Amendment No. 1

In provisions concerning notice of an infectious disease at an Illinois Veterans Home, defines "infectious disease".

Jul 27 18 H Public Act . . . . . . . 100-0632

HB 04279


(Sen. William E. Brady)

20 ILCS 801/1-15

30 ILCS 105/5.886 new

Amends the Department of Natural Resources Act. Provides that the Department of Natural Resources has the authority to accept, receive, and administer on behalf of the State, federal grant funds associated with the development or preservation of recreational boating infrastructure on this State's waterways and distribute those funds as prescribed by the appropriate federal agency. Provides that funds received by the Department shall be deposited into the Natural Resources Federal Boating Infrastructure Grant Dollars Fund and used for these purposes. Makes conforming changes in the State Finance Act.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
HB 04280
Rep. Robert W. Pritchard-Fred Crespo-Linda Chapa LaVia-William Davis-Elizabeth Hernandez, Cynthia Soto, David Harris, David S. Olsen and Tony McCombie

105 ILCS 5/2-3.173 new
105 ILCS 5/21B-20
Amends the School Code. Requires the State Board of Education to establish and maintain the Growing Future Educators Program to train high school graduates who at one time have been identified as English learners and who are enrolled in an approved educator preparation program, among other qualifications, to become secondary language educators. Provides that each school district that chooses to participate in the Program shall partner with one public, regionally accredited institution of higher education in this State that offers a pre-approved educator preparation program and each qualified high school graduate participating in the program through the district must be enrolled at that institution in its educator preparation program. Provides that for each semester that a qualified high school graduate is participating in the program, the State Board shall issue the person a paraprofessional educator endorsement on an Educator License with Stipulations and the person must be employed as a part-time employee by the participating district as a paraprofessional working under the supervision of a district employee with a Professional Educator License. Sets forth provisions concerning funding, submitting program data, reporting to the General Assembly, and rulemaking. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04281
Rep. Robyn Gabel

105 ILCS 5/10-22.39
Amends the School Code. Provides that at least once every 2 years, a school board shall conduct an in-service training program for all personnel on the identification of the signs of homelessness in adolescents and teens and shall be taught appropriate referral techniques.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04282
Rep. Kelly M. Burke
(Sen. Bill Cunningham)

65 ILCS 5/7-3-6 from Ch. 24, par. 7-3-6
Amends the Illinois Municipal Code. Provides that the owner of record of territory may have the territory disconnected from the corporate limits of a municipality if it does not contain any territory designated as part of a redevelopment project area or any territory otherwise subject to tax increment financing by the municipality. Effective immediately.

House Floor Amendment No. 1
Limits the provisions of the introduced bill to petitions and actions pending on the effective date of the Act as well as petitions and actions commenced on or after that date.

Nov 30 18 H Public Act . . . . . . . . . 100-1134

HB 04283
Rep. Linda Chapa LaVia

35 ILCS 200/15-170
Amends the Property Tax Code. Provides that, beginning in taxable year 2018, the maximum reduction under the Senior Citizens Homestead Exemption is $8,000 in counties with 3,000,000 or more inhabitants and $7,000 in all other counties. Effective immediately.

Jan 19 18 H Referred to Rules Committee

HB 04284
Rep. Linda Chapa LaVia-Jonathan Carroll
(Sen. Jennifer Bertino-Tarrant-Andy Manar)

105 ILCS 5/1A-1 from Ch. 122, par. 1A-1
105 ILCS 5/1A-2 from Ch. 122, par. 1A-2
105 ILCS 5/1A-2.1 from Ch. 122, par. 1A-2.1
Amends the School Code. Provides that, for State Board of Education appointments made after the effective date of the amendatory Act, 3 of the members of the State Board must represent the educator community. Sets forth the qualifications for these members and makes other changes with regard to the qualifications of members of the State Board. Effective immediately.

Nov 30 18 H Public Act . . . . . . . . . 100-1135
HB 04285  Rep. Linda Chapa LaVia

20 ILCS 3855/1-20
20 ILCS 3855/1-75
220 ILCS 5/16-111.5
220 ILCS 5/16-115A

Creates the Downstate Illinois Competitive Generation Procurement and Reliability Security Act of 2018 with legislative findings. Provides for the establishment and implementation of an Illinois-specific process for securing electric generation resource adequacy and stable pricing for electric capacity within Midcontinent Independent System Operator, Inc. (MISO) Zone 4. Amends the Illinois Power Agency Act. Authorizes the Illinois Power Agency to develop capacity procurement plans and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Requires the Agency's Planning and Procurement Bureau to develop plans and processes and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Modifies the calculation of the projected capacity price for delivering energy under the Act. Amends the Public Utilities Act to make changes regarding capacity procurement and delivery of energy by the Illinois Power Agency and the Illinois Commerce Commission. Makes conforming changes. Defines terms. Effective immediately.

Jan 19 18  H  Referred to Rules Committee

HB 04286  Rep. Will Guzzardi

New Act

Creates the Law Enforcement Agency Military Equipment Purchase Act. Provides that a law enforcement agency may not receive the following property from a military equipment surplus program operated by the federal government: (1) drones that are armored, weaponized, or both; (2) aircraft that are combat configured or combat coded; (3) grenades or similar explosives and grenade launchers; (4) silencers; or (5) militarized armored vehicles. Provides that if a law enforcement agency purchases property from a military equipment surplus program operated by the federal government, the law enforcement agency may only use State or unit of local government funds for the purchase. Provides that funds obtained from the federal government may not be used to purchase property from a military equipment surplus program. Provides that if a law enforcement agency requests property from a military equipment surplus program, the law enforcement agency shall publish a notice of the request on a publicly accessible website within 14 days after the request. Defines terms. Preempts home rule.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04287  Rep. Will Guzzardi-Juliana Stratton

725 ILCS 5/113-3  from Ch. 38, par. 113-3

Amends the Code of Criminal Procedure of 1963. Provides that the posting of bail by a defendant shall not be a factor when considering if he or she qualifies for the appointment of a Public Defender.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


330 ILCS 55/1  from Ch. 126 1/2, par. 23

Amends the Veterans Preference Act. Provides that persons who have been members of the National Guard of any state (rather than the Illinois National Guard) shall be given preference under the Act.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Provides that for provisions concerning veterans preference, a person who has been a member of the Illinois National Guard shall be given priority over a person who has been a member of the National Guard of any other state. Makes other changes.

Aug 13 18  H  Public Act . . . . . . . . 100-0826
HB 04289
Rep. Gregory Harris-Sara Feigenholtz
305 ILCS 5/5-5 from Ch. 23, par. 5-5
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that all children with autism spectrum disorder who are otherwise eligible for medical assistance shall receive coverage for any medically necessary evidence-based treatment prescribed by a physician licensed under the Medical Practice Act of 1987 to practice medicine in all of its branches or a licensed practitioner of the healing arts as defined in the Illinois Administrative Code. Effective July 1, 2018.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04290
Makes appropriations to various agencies for prior year costs for personal services and State contributions to Social Security. Effective immediately.
Nov 28 18 H Total Veto Stands - No Positive Action Taken

HB 04291
Rep. Emanuel Chris Welch
105 ILCS 5/27-22 from Ch. 122, par. 27-22
Amends the School Code. Provides that a pupil entering the 9th grade in the 2019-2020 school year or a subsequent school year must successfully complete one semester of computer science as a prerequisite to receiving a high school diploma. Effective immediately.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04292
Rep. Emanuel Chris Welch
105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new
Amends the School Code. Requires a school board to enroll its elementary schools in the Scripps National Spelling Bee program and implement an annual district-wide spelling bee competition for students in the 7th grade. Provides that members of the public must be permitted to attend the competition, and the school district shall publish notice of the date of the competition in a newspaper of general circulation within the district. Effective July 1, 2018.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04293
35 ILCS 5/205 from Ch. 120, par. 2-205
Amends the Illinois Income Tax Act. Imposes a privilege tax on partnerships and S corporations engaged in the business of conducting investment management services. Provides that the tax shall be imposed at the rate of 20% of the fees calculated by reference to the performance of the investment portfolio funds and not from the investment itself. Defines "investment management services".
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04294
Rep. Robert Martwick-Jim Durkin
Appropriates $160,753 from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Vietnam Veterans Art Museum for costs associated with expenses for an exhibit at the Harold Washington Library. Effective immediately.
Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee
HB 04295
Rep. Sara Wojcicki Jimenez-Sue Scherer, Tim Butler, Monica Bristow, Natalie Phelps Finnie, Avery Bourne and David A. Welter
(Sen. William E. Brady-Andy Manar)

20 ILCS 405/405-413 new
Amends the Department of Central Management Services Law. Requires the Director of Central Management Services to direct the relocation to Sangamon County of all State employment positions under the Personnel Code that are not required by their nature or function to be located in a specific geographic area. Requires the Director to direct all new State employment positions which may be created under the Personnel Code, and which are not required by their nature or function to be located in a specific geographic area, to be located in Sangamon County. Requires the Director to determine a geographic location for each State employment position and, if it is other than Sangamon County, the reason for it to be in that geographic location. Provides that in determining whether to locate or relocate a State employment position to Sangamon County, the Director shall consult the Director of any affected State agency as to whether the nature or function of a position requires it to be located in a specific geographic area of the State, and if no such geographic necessity exists, that position shall be located or relocated to Sangamon County. Provides that the rights of employees and the State and its agencies under the Personnel Code and applicable collective bargaining agreements with respect to the relocation of current State employee position holders shall not be affected. Provides that the provisions regarding location or relocation of a position to Sangamon County shall apply only to State employment positions that become vacant or are created on or after the effective date of this amendatory Act. Effective immediately.

House Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and adds an exemption for any office of the legislative or judicial branch, for the Statewide offices under the jurisdiction of any executive branch constitutional officer, other than the Governor, and for persons employed by the Office of the Governor.

Aug 09 18  H  Public Act . . . . . . . . 100-0742

HB 04296

705 ILCS 405/2-3 from Ch. 37, par. 802-3
720 ILCS 5/12C-10 was 720 ILCS 5/12-21.5
Amends the Juvenile Court Act of 1987. Provides that a neglected minor includes any minor under the age of 12 (rather than 14) years whose parent or other person responsible for the minor's welfare leaves the minor without supervision for an unreasonable period of time without regard for the mental or physical health, safety, or welfare of that minor. Amends the Criminal Code of 2012. Provides that a person commits child abandonment when he or she, as a parent, guardian, or other person having physical custody or control of a child, without regard for the mental or physical health, safety, or welfare of that child, knowingly leaves that child who is under the age of 12 (rather than 13) without supervision by a responsible person over the age of 14 for a period of 24 hours or more.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Changes the name of the Act to the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Raises the age for whom tobacco products, electronic cigarettes, and alternative nicotine products may be sold from at least 18 years of age to at least 21 years of age. Eliminates the penalty for possession of a cigar, cigarette, smokeless tobacco, or tobacco in any of its forms by persons under 18 years of age. Defines “electronic cigarette”. Repeals the Smokeless Tobacco Limitation Act. Amends various other Acts to make conforming changes.

House Floor Amendment No. 1

Makes it a Class A misdemeanor for a person who is under 21 years of age (formerly 18) in the furtherance or facilitation of obtaining any tobacco product to display or use a false or forged identification card or to transfer, alter, or deface an identification card. Makes other technical changes.

Fiscal Note (Dept. of Revenue)

This bill will decrease Cigarette Tax receipts by $35-$40 million per fiscal year. This fiscal impact is based on a full 12 months of collections under the proposed change.

Fiscal Note, House Floor Amendment No. 1 (Office of the Secretary of State)

HB 4297 (H-AM 1) has no fiscal impact on the Office of the Secretary of State.

Fiscal Note (Dept. of Revenue)

This bill will decrease Cigarette Tax receipts by $35-$40 million per fiscal year and Sales Tax receipts by $6-$8 million. In total, this bill is estimated to decrease receipts by $41-$48 million. This fiscal impact is based on a full 12 months of collections under the proposed change.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

HB 04297 (CONTINUED)

This legislation would neither increase nor decrease the number of judges needed in the State.

House Floor Amendment No. 2

Provides that the report to the General Assembly by the Illinois Liquor Control Commission based on a study of the impact of Public Act 95-634 on the business of soliciting, selling, and shipping wine from inside and outside of this State directly to residents of this State, shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Provides that a person shall not distribute without charge samples of any tobacco product to any other person, regardless of age, except for smokeless tobacco in an adult-only facility (current law prohibits the distribution of free samples of a tobacco product, regardless of age: (1) within a retail establishment selling tobacco products, unless the retailer has verified the purchaser's age with a government issued identification; (2) from a lunch wagon; or (3) on a public way as a promotion or advertisement of a tobacco manufacturer or tobacco product).

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Fiscal Note, House Floor Amendment No. 2 (Dept. of Revenue)
HB 4297 (H-AM 2) makes technical changes that have no material impact on the fiscal estimate of the original bill.

Home Rule Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04298
Rep. Joe Sosnowski

715 ILCS 5/2.2 new
715 ILCS 5/3.1  from Ch. 100, par. 3.1
715 ILCS 5/  from Ch. 100, par. 5
715 ILCS 5/2.1 rep.
715 ILCS 10/1  from Ch. 100, par. 10
715 ILCS 10/2  from Ch. 100, par. 10.1

Amends the Notice By Publication Act. Provides that if a governmental unit, community college district, or school district is required to provide notice by publication in a newspaper by law, order of court, or contract, the governmental unit may publish the notice on an official government website instead of in a newspaper. Provides conditions concerning the availability and format of the notice webpage. Repeals a Section concerning the placement of published notices on a statewide website and makes corresponding changes throughout the Act and in the Newspaper Legal Notice Act. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04299
Rep. Joe Sosnowski

720 ILCS 5/21-2.5

Amends the Criminal Code of 2012. Provides that the prohibition on a person or entity in the State using an electronic tracking device to determine the location or movement of a person does not apply when the vehicle is under the control of a State agency and the electronic tracking device is used by the agency, or an Inspector General (rather than the Inspector General appointed under the State Officials and Employees Ethics Act) who has jurisdiction over that State agency, for the purpose of tracking vehicles driven by employees or contractors of that State agency. Provides that the prohibition on a person or entity in the State using an electronic tracking device to determine the location or movement of a person does not apply when the vehicle is owned, leased, or under the control of a local government agency and the electronic tracking device is used by the Inspector General who has jurisdiction over that local government agency, for the purpose of tracking a vehicle driven by an employee or contractor of that local government agency. Provides that a violation of this provision is a Class A misdemeanor. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04300
Rep. Joe Sosnowski

110 ILCS 805/6-4  from Ch. 122, par. 106-4

Amends the Public Community College Act. Removes a provision providing that the variable tuition rates and fees established by the board of trustees of a community college district for students attending a public community college shall not exceed 1/3 of the per capita cost of the college.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04301  Rep. Joe Sosnowski
755 ILCS 5/11a-10 from Ch. 110 1/2, par. 11a-10
Amends the Probate Act of 1975. Provides that if a respondent in an adult guardianship action is residing in a nursing home, assisted living facility, veterans hospital, or any other residence where he or she is receiving care, and the respondent possesses real property located in another county that served as the residence of the respondent, the petitioner shall cause notice to be given in the county in which the real property of the respondent is located by publishing notice of the hearing for no less than 14 days in a newspaper of general circulation in that county.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04302  Rep. Emanuel Chris Welch
65 ILCS 5/11-5-11 new
Amends the Illinois Municipal Code. Provides that City of Chicago’s Commission on Human Relations shall: (1) require all administrative hearing officers and all Commissioners who make decisions and issue rulings on pending cases to be attorneys licensed to practice law in this State; (2) follow all applicable federal, State, and local laws and regulations, including all applicable legal precedent in court decisions; and (3) establish an administrative system that ensures that administrative hearing officers are impartial when hearing cases that come before the commission. Limits home rule powers.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04303  Rep. William Davis
105 ILCS 5/13A-0.5
Amends the School Code. Makes a technical change in a Section concerning alternative public schools.
Jan 26 18  H Referred to Rules Committee

HB 04304  Rep. Steven Reick
35 ILCS 5/208 from Ch. 120, par. 2-208
Amends the Illinois Income Tax Act. Provides that, if the amount of the credit for residential real property taxes exceeds the taxpayer's liability, that amount shall be refunded if the taxpayer is 65 years or older and has a federal adjusted gross income of not more than $50,000. Effective immediately.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04305  Rep. Steven Reick
35 ILCS 5/512 from Ch. 120, par. 5-512
Amends the Illinois Income Tax Act. Provides that the Department of Revenue shall print on its individual income tax forms a county designation. Effective immediately.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04306  Rep. Steven Reick
430 ILCS 66/90
Amends the Firearm Concealed Carry Act. Provides that a municipality, including a home rule unit, may not revoke, suspend, or refuse to renew a business license or otherwise interfere with a business license issued by the municipality to a business owner, including the holder of a retail liquor license issued under the Liquor Control Act of 1934, because the business owner lawfully permits a concealed carry licensee to carry firearms into his or her business establishment. Effective immediately.
Jan 26 18  H Referred to Rules Committee

HB 04307  Rep. Steven Reick
35 ILCS 405/2 from Ch. 120, par. 405A-2
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2019, the exclusion amount shall be the applicable exclusion amount under the Internal Revenue Code. Effective immediately.
Jan 26 18  H Referred to Rules Committee
HB 04308  Rep. Steven Reick-Tony McCombie
105 ILCS 5/24-12 from Ch. 122, par. 24-12
Amends the Employment of Teachers Article of School Code. Provides that if a teacher is removed or dismissed as a result
of a decision of a school board to decrease the number of teachers employed by the school board, a decision of a school board to
discontinue some particular type of teaching service, or a reduction in the number of programs or positions in a special education joint
agreement, then written notice must be mailed and given to the teacher no more than 10 business days following the General
Assembly's passage of a State budget that includes school funding for the State fiscal year in which the honorable dismissal would take
effect (instead of mailed and given at least 45 days before the end of the school term). Provides that if no State budget that includes
school funding for the next State fiscal year has been passed by the General Assembly by June 15 of the current State fiscal year, then
the school board shall fulfill the notification requirements by June 30 of the current State fiscal year. Effective immediately.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04309  Rep. Sara Wojcicki Jimenez-Laura Fine-Ann M. Williams, Peter Breen and Emanuel Chris Welch
(Sen. Melinda Bush)
New Act
Creates the Frail Individual Family Visitation Protection Act. Provides that the Act may be referred to as the
Kasem/Baksys Visitation Law. Defines "frail individual" and other terms. Provides that if a caregiver unreasonably prevents a family
member of a frail individual from visiting the frail individual, the court, upon a verified petition by the family member, may order the
caregiver to permit visitation between the frail individual and the family member if the court finds that the visitation is in the frail
individual's best interests. Provides that in making its determination, the court shall consider the standards provided in the Probate Act
of 1975. Provides that the caregiver shall provide a person awarded reasonable visitation with notice of the frail individual's
hospitalization or transfer to a healthcare facility, relocation to another residence, and death.
House Floor Amendment No. 2
Replaces everything after the enacting clause. Creates the Frail Elderly Individual Family Visitation Protection Act. Provides
that the Act may be referred to as the Kasem/Baksys Visitation Law. Defines "family caregiver", "family member", "frail elderly
individual", and "petitioner". Provides that if a family caregiver unreasonably prevents a family member from visiting the frail elderly
individual, the court, upon a verified petition by the family member, may order the family caregiver to permit such visitation as the
court deems reasonable and appropriate under the circumstances. Provides that in making its determination, the court shall consider
specified factors. Provides that the court shall not allow visitation if the court finds that: (i) the frail elderly individual has capacity to
evaluate and communicate decisions regarding visitation and expresses a desire to not have visitation with the petitioner; or (ii)
visitation between the petitioner and the frail elderly individual is not in the best interests of the frail elderly individual. Adds
provisions governing the appointment of a guardian ad litem for the frail elderly individual. Provides that if the court grants the
petition of a family member for visitation, the court may also order the family caregiver to use reasonable efforts to notify the
petitioner of the frail elderly individual's hospitalization, admission to a healthcare facility, change in permanent residence, or death.
Adds procedural and notice requirements. Provides that the Act does not apply if: (i) the frail elderly individual is a person under
guardianship; or (ii) the family caregiver is acting as agent under a power of attorney or acting at the direction of an agent under a
power of attorney.
Aug 14 18  H  Public Act . . . . . . . . 100-0850
HB 04310

(Sen. Thomas Cullerton-Wm. Sam McCann, William R. Haine, Antonio Muñoz, Cristina Castro, Melinda Bush and Laura M. Murphy)

20 ILCS 2805/2.13 new

Amends the Department of Veterans' Affairs Act. Provides that a Veterans Home shall notify the residents of the Veterans Home, the families of residents at the Veterans Home, employees of the Veterans Home, and individuals working on contract at the Veterans Home within 24 hours of an outbreak of Legionnaires' disease at the Veterans Home. Effective immediately.

House Committee Amendment No. 1

Provides that the notification must be in writing and may be sent by mail or electronically.

House Floor Amendment No. 2

Provides that a Veterans Home shall notify the residents' health care providers, the authorized agents under the residents' health care powers of attorney, and visitors to the Veterans Home in the event of an outbreak of Legionnaires' disease at the Veterans Home. Provides that notification shall occur within 24 hours of a laboratory test confirmation of an outbreak. Defines "outbreak".

Nov 28 18 S Placed on Calendar Order of 3rd Reading November 29, 2018

HB 04311

Rep. Jay Hoffman- Sue Scherer and Natalie Phelps Finnie

30 ILCS 330/15 from Ch. 127, par. 665
70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09

Amends the General Obligation Bond Act. Removes a provision requiring the State Treasurer and Comptroller to transfer amounts from the Road Fund with respect to Bonds issued under the authorization in Public Act 98-781 to the General Obligation Bond Retirement and Interest Fund. Amends the Regional Transportation Authority Act. Removes a provision providing that, of certain transfers to the Public Transportation Fund, the first $100,000,000 that would have otherwise been transferred from the General Revenue Fund shall be transferred from the Road Fund and the remainder shall be made from the General Revenue Fund. Requires that certain transfers to the Public Transportation Fund be made from the General Revenue Fund (rather than the Road Fund) and that the Treasurer deposit certain payments into the General Revenue Fund (rather than the Road Fund). Effective immediately.

Jan 26 18 H Referred to Rules Committee

HB 04312

Rep. Tim Butler-John C. D'Amico-C.D. Davidsmeyer
(Sen. William E. Brady-Andy Manar-Martin A. Sandoval)

625 ILCS 5/11-907 from Ch. 95 1/2, par. 11-907

Amends the Illinois Vehicle Code. Provides that a person who violates a provision in the Code governing the operation of a vehicle approaching a stationary emergency vehicle commits a petty (rather than business) offense punishable by fine of not more than $75 (rather than a fine of not less than $100 or more than $10,000). Provides that a person who violates the provision when the violation results in damage to the property of another person commits a business offense punishable by a fine of not less than $100 and not more than $10,000. Provides that a person who violates the provision when the violation results in injury or death of another person commits a Class A misdemeanor.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

HB 04313

Rep. Thomas M. Bennett and Daniel Swanson

720 ILCS 5/24-2
730 ILCS 5/3-2-12 new

Amends the Criminal Code of 2012 and the Unified Code of Corrections. Permits currently employed and retired State correctional officers to carry their own firearms off duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements.

Jan 26 18 H Referred to Rules Committee
HB 04314  Rep. Thomas M. Bennett

5 ILCS 140/7.5
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99
50 ILCS 710/1 from Ch. 85, par. 515
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005 from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2 from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105
520 ILCS 5/3.2 from Ch. 61, par. 3.2
520 ILCS 5/3.2a from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/2-12-3.05 was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30 was 720 ILCS 5/16C-2
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3 from Ch. 38, par. 24-3
720 ILCS 5/24-3B
720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2 from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4 from Ch. 38, par. 24-3.4
HB 04314 (CONTINUED)

720 ILCS 5/24-3.5
720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
725 ILCS 5/112A-14.7
730 ILCS 5/5-4.5-110
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/210 from Ch. 40, par. 2312-10
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1026/15-705


Jan 26 18 H Referred to Rules Committee

HB 04315 Rep. Margo McDermed and Steven A. Andersson

415 ILCS 5/22.51
415 ILCS 5/22.51a

Amends the Environmental Protection Act. Provides that within 180 days after the effective date of the amendatory Act, the Pollution Control Board shall adopt amendments to the rules adopted under specified provisions of the Act to require groundwater monitoring at all clean construction or demolition debris fill operations and all uncontaminated soil fill operations. Provides that the groundwater monitoring requirements adopted under specified provisions shall be designed to detect and prevent exceedances of the Board’s Class I groundwater quality standards and meet specified requirements. Provides that groundwater monitoring shall be required for all clean construction or demolition debris fill operations and all uncontaminated soil fill operations unless, before the effective date of the amendatory Act, the owner or operator has completed post-closure maintenance and, for clean construction or demolition debris fill operations, received specified notice from the Environmental Protection Agency, or, for uncontaminated soil fill operations, submitted specified information to the Agency. Effective immediately.

Jan 26 18 H Referred to Rules Committee

HB 04316 Rep. Brad Halbrook

625 ILCS 5/3-609 from Ch. 95 1/2, par. 3-609
625 ILCS 5/3-623 from Ch. 95 1/2, par. 3-623
625 ILCS 5/3-808.1 from Ch. 95 1/2, par. 3-808.1

Amends the Illinois Vehicle Code. Provides that, beginning with the 2020 registration year, the Secretary of State shall issue one set of permanent vehicle registration plates to an applicant with a permanent disability who is eligible to receive special license plates for veterans with disabilities or an applicant who is eligible to receive Purple Heart special license plates. Provides that any additional plates issued to a person eligible to receive the special license plates shall be subject to applicable registration and renewal fees.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
(Sen. David Koehler-Thomas Cullerton, Jennifer Bertino-Tarrant-Laura M. Murphy, Michael E. Hastings, Julie A. Morrison, Wm. Sam McCann, Neil Anderson, Cristina Castro and Bill Cunningham)

330 ILCS 62/5-15
Amends the Service Member Residential Property Act. Provides that if a service member who has entered into certain residential leases is killed in action or while on active duty, then the immediate family or dependents of the service member may terminate the lease. Effective immediately.

Jul 20 18  H  Public Act . . . . . . . . . 100-0616


720 ILCS 5/11-9.3
720 ILCS 5/11-9.4-2 new
730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3
730 ILCS 5/5-8A-6

Amends the Criminal Code of 2012. Provides that it is unlawful for a sex offender to knowingly reside within one mile (rather than 500 feet) of the victim of the sex offense regardless of the age of the victim at the time of the offense (currently, the prohibition only applies to child sex offenders and does not apply when the victim attains 21 years of age). Provides that nothing in this provision prohibits a sex offender from residing within one mile (rather than 500 feet) of the victim if the property in which the sex offender resides is owned by the sex offender and was purchased before the effective date of the bill, unless otherwise prohibited by law before the effective date of the bill. Provides that for the purposes of this provision, "sex offender" includes a "child sex offender". Provides that a violation is a Class 4 felony. Amends the Unified Code of Corrections to make conforming changes.

Apr 12 18  H  Tabled

(Sen. David Koehler-Chuck Weaver)

P.A. 95-982, Sec. 5
Amends "An Act concerning land", Public Act 95-982. Provides that the conveyance of certain real property shall be made subject to the condition that title to the buildings and the land shall revert to the State of Illinois, Department of Corrections, if Peoria County ceases to use the buildings and the land for a public or private purpose (instead of "a public purpose"). Effective immediately.

House Floor Amendment No. 2

Provides that if Peoria County sells the property, 10% of the sale proceeds shall be paid to the State of Illinois.

Jul 27 18  H  Public Act . . . . . . . . . 100-0633

HB 04320  Rep. Michael D. Unes

35 ILCS 200/15-165
35 ILCS 200/15-169
35 ILCS 515/7.5

Amends the Property Tax Code and the Mobile Home Local Services Tax Act. In provisions granting exemptions for veterans with disabilities, provides that, if the veteran has received the same protected evaluation rating and level of disability for 20 or more years by the United States Department of Veterans' Affairs, then that veteran need not annually reapply for the exemption. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04321  Rep. Michael D. Unes

705 ILCS 405/2-33

Amends the Juvenile Court Act of 1987. Provides that any time prior to a minor's 18th birthday, under a supplemental petition, the court may reinstate wardship and open a previously closed case when: (1) wardship and guardianship under the Act was vacated in conjunction with the appointment of a private guardian under the Probate Act of 1975; or (2) the minor is not presently a ward of the court under the Act nor is there a petition for adjudication of wardship pending on behalf of the minor; and it is in the minor's best interest that wardship be reinstated. Provides that any time prior to a minor's 21st birthday, under a supplemental petition, the court may reinstate wardship and open a previously closed case when: (1) wardship and guardianship under the Act was vacated under an order by the court finding that the health, safety, and the best interests of the minor and the public no longer require the wardship of the court in the case of a minor over the age of 18; or (2) closure of a case where the court determined that the health, safety, and best interests of the minor and the public no longer require the wardship of the court in the case of a minor under the age of 18 who has been partially or completely emancipated in accordance with the Emancipation of Minors Act; or (3) the wardship order terminated based on the minor's attaining the age of 19 years; or (4) the minor is not presently a ward of the court under the Act nor is there a petition for adjudication of wardship pending on behalf of the minor; and it is in the minor's best interest that wardship be reinstated.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04322  Rep. Joe Sosnowski

625 ILCS 5/1-171  from Ch. 95 1/2, par. 1-171
625 ILCS 5/3-412  from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-413  from Ch. 95 1/2, par. 3-413

Amends the Illinois Vehicle Code. Provides that, beginning with the next registration year after the effective date of this bill in which the Secretary of State distributes newly designed standard registration plates for motor vehicles, the Secretary of State shall issue one registration plate (instead of 2) for newly registered motor vehicles and the registration plate shall be attached to the rear (instead of front and rear) of the motor vehicle.

Jan 26 18  H  Referred to Rules Committee
HB 04323  Rep. Joe Sosnowski

30 ILCS 105/5.886 new
30 ILCS 105/5.887 new
30 ILCS 105/5.888 new
30 ILCS 105/6z-20.1 new
30 ILCS 105/6z-20.2 new
30 ILCS 105/6z-20.3 new
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 105/19 from Ch. 120, par. 439.19
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 110/17 from Ch. 120, par. 439.47
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 115/17 from Ch. 120, par. 439.117
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 120/6 from Ch. 120, par. 445
35 ILCS 120/11 from Ch. 120, par. 450
35 ILCS 505/2 from Ch. 120, par. 418
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/8a from Ch. 120, par. 424a
50 ILCS 470/10
50 ILCS 470/31
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
55 ILCS 5/5-1008.5
55 ILCS 5/5-1009 from Ch. 34, par. 5-1009
55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
55 ILCS 5/5-1184 new
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a
65 ILCS 5/8-11-22 new
65 ILCS 5/11-74.3-6
65 ILCS 5/11-101-3 new
70 ILCS 200/245-12
70 ILCS 750/25
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
Amends the State Finance Act. Creates the State Aviation Program Fund, the Local Government Aviation Trust Fund, and the Aviation Fuel Sales Tax Refund Fund. Provides that moneys in the State Aviation Program Fund shall be used by the Department of Transportation for the purposes of administering a State Aviation Program. Provides that the State Aviation Program shall include grants to units of local government for airport-related purposes, including noise mitigation and in-home air quality testing. Provides that moneys in the Local Government Aviation Trust Fund shall be used by units of local government for airport-related purposes. Provides that moneys in the Aviation Fuel Sales Tax Refund Fund shall be used to pay refunds. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to provide that the local share of moneys received from the tax paid on aviation fuel shall be deposited into those Funds. Amends the Motor Fuel Tax Law. Provides that proceeds from taxes on aviation fuel sold or used on or after December 1, 2017 shall be deposited into the State Aviation Program Fund. Amends various Acts to prohibit certain local retailers' occupation taxes on aviation fuel unless the unit of local government has an airport-related purpose. Provides that the proceeds from those taxes on aviation fuel shall be deposited into the Local Government Aviation Trust Fund. Amends the Illinois Municipal Code. Requires municipalities that have implemented a Residential Sound Insulation Program to perform an in-home air quality test if certain conditions are met. Effective immediately.
HB 04324


New Act

Creates the Wage Lien Act. Provides that a lien exists on an employer's property for the amount of unpaid wages owed to an employee. Defines terms and includes provisions concerning creation of the lien; exemptions; notice; limitations; recording of the lien; enforcement; other claims on the employer's property; successor obligations; and construction.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Fiscal Note (Dept. of Labor)
The Department of Labor currently lacks expertise in the filing and enforcement of liens. With passage of this bill, the Department will need to add a minimum of three full-time staff to devise and implement new lien procedures, research, file, and process the liens. Also, two additional attorneys preferably with lien recovery experience are needed to review for enforcement sufficiency and to represent the Department at hearings. Additionally, two administrative law judges with lien recovery and or Uniform Commercial Code expertise would also be needed to handle the increase in administrative hearings. Administrative costs include postage, filing fees, office supplies and new employee IT equipment and licensing. Currently, according to the Cook County Recorder of Deeds, recording costs for liens range from $25.00 to $32.00. The Department estimate that if we had this additional staff the number of liens that we could theoretically record would be around 1,000 to 1,500 per year.

Fiscal Impact = $1,038,336 (7 Headcount = $972,336; Administrative Costs = $66,000)

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
Does not create a State Mandate.

House Floor Amendment No. 2
Deletes reference to:

New Act

Adds reference to:

820 ILCS 115/11 new
from Ch. 48, par. 39m-11

Adds reference to:

820 ILCS 115/11.3 new

Replaces everything after the enacting clause. Amends the Illinois Wage Payment and Collection Act. Provides that the Department of Labor shall adjudicate claims under the Act within 30 days. Provides that the Department of Labor the shall request that an employer deposit up to 10% of a disputed wage claim with the Department pending adjudication of the claim. Increases the administrative fees imposed upon an employer who has been demanded or ordered by the Department of Labor or a court to a pay wage settlement. Authorizes the placement of a judgment lien upon and employer's real estate and authorizes action under the Code of Civil Procedure for a citation or a supplementary proceeding to discover assets.

Senate Committee Amendment No. 1

Provides that the 30-day adjudication period begins upon the claim being filed. Requires the Department of Labor to send a notice of a wage claim when requesting escrow for disputed claims. Removes the 45-day limit on holding the escrowed moneys.

Jul 08 18   S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 04325 Rep. Linda Chapa LaVia

35 ILCS 200/15-172

Amends the Property Tax Code. In a Section concerning the Senior Citizens Assessment Freeze Homestead Exemption, provides that, for taxable year 2018 and thereafter, the maximum income limitation is $75,000 (currently, $65,000). Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04326 Rep. Linda Chapa LaVia

10 ILCS 5/19A-75
10 ILCS 5/Art. 17A heading new
10 ILCS 5/17A-5 new
10 ILCS 5/17A-10 new
10 ILCS 5/17A-15 new
10 ILCS 5/17A-20 new
10 ILCS 5/17A-25 new
10 ILCS 5/17A-30 new
10 ILCS 5/17A-35 new
10 ILCS 5/17A-40 new
10 ILCS 5/17A-45 new
10 ILCS 5/17A-50 new
10 ILCS 5/17A-55 new
10 ILCS 5/17A-60 new
10 ILCS 5/17A-65 new
10 ILCS 5/17A-70 new
10 ILCS 5/17A-75 new
10 ILCS 5/17A-80 new
10 ILCS 5/17A-85 new
10 ILCS 5/17A-90 new
10 ILCS 5/17A-95 new
10 ILCS 5/17A-100 new
10 ILCS 5/24B-2
10 ILCS 5/24B-16
10 ILCS 5/24C-2
10 ILCS 5/24C-9
10 ILCS 5/24C-16
30 ILCS 105/5.886 new

Creates the Illinois Election Integrity Act. Amends the Election Code. Requires that each election authority (i) conduct an election day audit of a random sample of 10% of votes cast and (ii) provide by contract or employment for the performance by one or more independent auditors of post-election parallel tabulations and audits. Provides for the scope of the audits and the resulting reports. Requires that optical scan technology and direct recording electronic voting systems meet certain federal and independent testing standards. Creates a voluntary tax checkoff for the Fund. With respect to early voting, requires that an election authority using only direct recording electronic voting systems have paper ballots available for voters wishing to use them. Amends the State Finance Act. Creates the Election Integrity Fund as a special fund in the State treasury.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04327  Rep. Linda Chapa LaVia

New Act

30 ILCS 105/5.886 new
35 ILCS 5/507III new


Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04328  Rep. Brian W. Stewart and Sara Wojcicki Jimenez

30 ILCS 105/8.3 from Ch. 127, par. 144.3
430 ILCS 30/2 from Ch. 95 1/2, par. 700-2
430 ILCS 30/3 from Ch. 95 1/2, par. 700-3
625 ILCS 5/18b-101 from Ch. 95 1/2, par. 18b-101
625 ILCS 5/18b-102 from Ch. 95 1/2, par. 18b-102
625 ILCS 5/18b-104 from Ch. 95 1/2, par. 18b-104
625 ILCS 5/18b-109 from Ch. 95 1/2, par. 18b-109

Amends the Illinois Motor Carrier Safety Law of the Illinois Vehicle Code. Provides that the Department of State Police (instead of the Department of Transportation in conjunction with the Department of State Police) shall administer the Law. Amends the Illinois Hazardous Materials Transportation Act to provide that the Department of State Police (instead of the Department of Transportation) shall administer the Act. Amends the State Finance Act. Provides that beginning fiscal year 2019, $20,000,000 shall be appropriated from the Road Fund to the Department of State Police to administer the Illinois Motor Carrier Safety Law and Illinois Hazardous Materials Safety Act. Effective July 1, 2018.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04329  Rep. Lawrence Walsh, Jr.

805 ILCS 105/103.05 from Ch. 32, par. 103.05
805 ILCS 105/108.70 from Ch. 32, par. 108.70

Amends the General Not For Profit Corporation Act of 1986. Includes the purpose of ownership and operation of a public wastewater service or system on a mutual or cooperative basis to the list of purposes for which a not-for-profit corporation may be organized under the Act. Exempts any director of a corporation that is organized for the purpose of (i) operating water supply facilities for drinking and general domestic use on a mutual or cooperative basis or (ii) ownership and operation of a public wastewater service or system on a mutual or cooperative basis from liability for damages resulting from the exercise of judgment or discretion in connection with his or her duties or responsibilities, with certain exceptions.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04330  Rep. Sam Yingling

740 ILCS 14/15

Amends the Biometric Information Privacy Act. Provides that except to the extent necessary for an employer to conduct background checks or implement employee security protocols, a private entity may not require a person or customer to provide his or her biometric identifier or biometric information as a condition for the provision of goods or services. Provides that the new provisions do not apply to: (i) companies that provide medical services; (ii) law enforcement agencies; or (iii) governmental entities.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04331  Rep. John Connor
(Sen. Michael E. Hastings, Omar Aquino, Patricia Van Pelt and Steven M. Landek)

20 ILCS 2310/2310-316 new
55 ILCS 5/3-3013 from Ch. 34, par. 3-3013
110 ILCS 330/8.5 new
210 ILCS 85/6.09c new

Amends the Counties Code. Provides that in every case in which an opioid overdose is determined to be a contributing factor in a death, the coroner shall report the death and the age, gender, race, and county of residence, if known, of the decedent to the Department of Public Health. Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Requires every hospital to report the age, gender, race, and county of residence, if known, of each patient diagnosed as having an opioid overdose to the Department within 48 hours of the diagnosis. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department to adopt rules to implement the reporting requirements. Requires the Department to annually report to the General Assembly the data collected.

House Floor Amendment No. 1

In the provisions of the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois concerning opioid overdose reporting, provides that the annual report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Provides that the report shall be provided electronically to any member of the General Assembly upon request.

House Floor Amendment No. 2
Deletes reference to:

110 ILCS 330/8.5 new

Deletes reference to:

210 ILCS 85/6.09c

Removes provisions amending the University of Illinois Hospital Act and the Hospital Licensing Act.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 04332  Rep. Daniel Swanson-Charles Meier-Jerry Costello, II-Natalie Phelps Finnie-Jonathan Carroll, Monica Bristow and Linda Chapa LaVia
(Sen. Thomas Cullerton, Wm. Sam McCann-Neil Anderson and Antonio Muñoz)

15 ILCS 335/5 from Ch. 124, par. 25
625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106

Amends the Illinois Identification Card Act. Provides that, for purposes of issuing an identification card with a veteran designation under the Act, the acceptable forms of proof an applicant may provide includes a Department of Defense form DD-2 (Retired), an identification card issued under the federal Veterans Identification Card Act of 2015, or a United States Department of Veterans Affairs summary of benefits letter. Amends the Illinois Vehicle Code. Makes conforming changes in regards to a driver's license with a veteran designation.

House Floor Amendment No. 1
Deletes language that provides that a Department of Defense form DD-2 (Retired) is an acceptable form of proof for purposes of issuing an identification card with a veteran designation. Provides that if a document cannot be stamped, the Illinois Department of Veterans Affairs shall provide a certificate to the veteran to provide to the Secretary of State.

Aug 13 18  H  Public Act . . . . . . . . . . 100-0811

HB 04333  Rep. Charles Meier

625 ILCS 5/6-109

Amends the Illinois Vehicle Code. Provides that the re-examination of an applicant for a driver's license or permit who is over the age of 80 shall include, but is not limited to, a written examination no more than once every 4 years and any other examinations required by the Code.

Jan 26 18  H  Referred to Rules Committee
HB 04334  Rep. Charles Meier
625 ILCS 5/6-106.1
Amends the Illinois Vehicle Code. Provides that an applicant for a school bus driver permit who is unable to submit fingerprints due to a condition that has removed his or her fingerprints shall submit to a non-fingerprint based criminal background check. Provides that non-fingerprint based criminal background checks shall be conducted through a search of the Illinois State Police's computerized criminal history record files using identifiers such as the name, sex, race, and date of birth of the applicant. Makes conforming changes.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04335  Rep. Charles Meier
525 ILCS 15/5 from Ch. 96 1/2, par. 9105
Amends the Illinois Forestry Development Act. Provides that beginning in tax year 2018, eligible land shall be maintained in a forest condition for a period of 10 years or until commercial harvest, whichever occurs later, or for a period of up to 20 years, as required by the plan.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04336  Rep. Robyn Gabel, Laura Fine and Al Riley
705 ILCS 405/5-410
705 ILCS 405/5-710
705 ILCS 405/5-720
Amends the Juvenile Court Act of 1987. Provides that a juvenile may be kept or detained in an authorized detention facility if the juvenile is 13 years of age or older (rather than 10 years of age or older). Makes conforming changes.
Jan 26 18 H Referred to Rules Committee

HB 04337  Rep. Kathleen Willis
720 ILCS 5/24-1 from Ch. 38, par. 24-1
Amends the Criminal Code of 2012 concerning unlawful use of weapons. Prohibits the knowing sale, manufacture, purchase, possession, or carrying of a trigger modification device. Defines “trigger modification device”. Provides that a person convicted of a violation commits a Class 2 felony and shall be sentenced to a term of imprisonment of not less than 3 years and not more than 7 years, unless the weapon is possessed in the passenger compartment of a motor vehicle, or on the person, while the weapon is loaded, in which case it shall be a Class X felony.
Jan 26 18 H Referred to Rules Committee

HB 04338  Rep. Kathleen Willis
230 ILCS 15/1 from Ch. 85, par. 2301
230 ILCS 15/4 from Ch. 85, par. 2304
Amends the Raffles and Poker Runs Act. Provides that no raffle, including, but not limited to, a raffle conducted by a law enforcement agency, statewide association the represents law enforcement officials, or government entity, may have an assault weapon as a prize. Defines terms.
Jan 26 18 H Referred to Rules Committee

725 ILCS 5/115-7.5 new
Amends the Code of Criminal Procedure of 1963. Provides that in a proceeding for the prosecution of an offense of criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual abuse, or aggravated criminal sexual abuse, the court, on a motion by the prosecuting attorney, may order that the defendant question the victim through a court-appointed attorney when the defendant has waived his or her right to counsel and is representing himself or herself pro se, when the victim's testimony will describe an act or attempted act of sexual conduct, and the court finds that requiring the victim to be questioned directly by the defendant will cause the victim to suffer serious emotional or mental distress. Provides that the defendant shall be allowed to communicate with the court-appointed attorney.
May 31 18 S Rule 3-9(a) / Re-referred to Assignments
(Sen. Michael Connelly-Karen McConnaughay-Julie A. Morrison-Patricia Van Pelt and Linda Holmes)

775 ILCS 50/5
775 ILCS 50/20

Amends the Human Trafficking Resource Center Notice Act. To the list of entities required to post the notice under the Act, adds: massage parlors and bath houses; public gatherings and special events conducted on property open to the public that require the issuance of a permit from the unit of local government; establishments used primarily for gaming and where gaming equipment or supplies are used or offered for use for the purpose of accruing business revenue; and public and private elementary and secondary schools. Provides that the Department of Revenue or the governmental entity regulating a business or establishment (instead of the Department of Labor) shall monitor and enforce compliance with the Act.

House Committee Amendment No. 1

Adds reference to:

775 ILCS 50/15

Replaces everything after the enacting clause. Amends the Human Trafficking Resource Center Notice Act. To the list of entities required to post the notice under the Act, adds massage establishments; public gatherings and special events conducted on property open to the public that require the issuance of a permit from the unit of local government; public and private elementary and secondary schools; and establishments registered under the Tattoo and Body Piercing Establishment Registration Act. Defines “massage establishment”. Provides that a business or establishment that fails to comply with the Act is guilty of a petty offense, and subject to a fine of up to $500 for each violation (instead of liable for a civil penalty of $500 for a first offense and $1,000 for each subsequent offense). Provides that school districts and personnel are not subject to the penalties. Provides that the governmental entity regulating a business or establishment or local law enforcement agency having jurisdiction (instead of the Department of Labor) shall monitor and enforce compliance with the Act. Provides that the Attorney General or State’s Attorney may prosecute a violation of the Act (instead of “the Attorney General may bring an action to impose a civil penalty”).

House Floor Amendment No. 2

Provides that “massage establishment” does not include a business owned by a sole licensed massage therapist or a cosmetology or esthetics salon registered under the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985.

Senate Floor Amendment No. 1

Provides that “massage establishment” does not include an establishment at which persons licensed under the Medical Practice Act of 1987, the Illinois Physical Therapy Act, or the Naprapathic Practice Act engage in practice under one of those Acts.

Aug 03 18  H  Public Act . . . . . . . . . . . . . . 100-0671

HB 04341  Rep. Carol Sente-Emmanuel Chris Welch-Laura Fine-Deb Conroy-Sara Feigenholtz, Kelly M. Cassidy, Kathleen Willis, Anna Moeller and Theresa Mah

New Act

Creates the CTE Prevention Act. Defines terms. Provides that a child under the age of 12 may not participate in tackle football offered by an organized youth sports program. Provides that a child under the age of 12 may participate in all other athletic activities offered by an organized youth sports program.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04342  Rep. Jerry Costello, II and Monica Bristow

720 ILCS 550/5.2  from Ch. 56 1/2, par. 705.2
720 ILCS 570/407  from Ch. 56 1/2, par. 1407
720 ILCS 646/15

Amends the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act. For drug offenses that occur in protected places, provides that the distance away from the protected place shall be 500 feet in a county with a population of 3,000,000 or more or 1,000 feet in any other county.

Jan 26 18  H  Referred to Rules Committee
HB 04343  Rep. Thaddeus Jones and Gregory Harris

New Act

Creates the Local Government Stabilization Authority Act. Authorizes the corporate authorities of Bloom Township, Bremen Township, Calumet Township, Rich Township, and Thornton Township in Cook County to establish, by ordinance, a Local Government Stabilization Authority that shall use available funds to facilitate the return of vacant, abandoned, and tax-delinquent properties to productive use, combatting community deterioration, and creating economic growth. Provides definitions. Sets forth procedure regarding the creation of an Authority and funding sources. Further provides for the following: (1) an Authority's tax-exempt status; (2) the appointment of the Board of Directors and Chairperson, their terms of office, their removal, and vacancies; (3) the responsibilities and powers of the Board of Directors; and (4) an Executive Director to administer an Authority on a day-to-day basis. Sets forth the powers of an Authority to implement the purpose of the Act, including the authority to borrow money, enter into partnerships and joint ventures, and contract for goods and services. Permits an Authority to acquire, hold, manage, and dispose of real property. Requires an Authority to prepare an annual budget and provide annual financial statements and reports to the corporate authorities. Permits the corporate authorities to dissolve an Authority and provides requirements regarding the transfer of an Authority's debts, liabilities, and obligations. Effective immediately.

Jan 26 18  H Referred to Rules Committee

HB 04344  Rep. Thaddeus Jones

65 ILCS 5/3.1-10-65 from Ch. 24, par. 3.1-10-65
65 ILCS 5/3.1-10-75 from Ch. 24, par. 3.1-10-75
65 ILCS 5/3.1-15-40 from Ch. 24, par. 3.1-15-40
65 ILCS 5/3.1-20-22 from Ch. 24, par. 3.1-20-22

Amends the Illinois Municipal Code. Provides that no later than 60 days after the effective date of the amendatory Act, the corporate authorities of a municipality with a population of fewer than 40,000 inhabitants in which aldermen or trustees are elected for 2-year terms shall adopt an ordinance providing that, at the first election of aldermen or trustees that occurs after July 1, 2018 (if the effective date of the amendatory Act is on or before July 1, 2018) or July 1, 2019 (if the effective date of the amendatory Act is after July 1, 2018), one alderman or trustee shall be elected from each even-numbered ward for a 2-year term and one alderman or trustee shall be elected from each odd-numbered ward for a 4-year term, after which their successors shall be elected for 4-year terms. Prohibits municipalities from reducing the length of the terms from 4 years to 2 years. Effective immediately.

May 01 18  H Rule 19(a) / Re-referred to Rules Committee


5 ILCS 490/148 new

Amends the State Commemorative Dates Act. Provides that May 19 of each year is designated as "First Responder Mental Health Awareness Day", to be observed throughout the State as a day to honor firefighters, police officers, and other first responders who have lost their lives due to and suffer from post-traumatic stress disorder, depression, and other mental health issues.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and makes a change providing that the third Friday in May of each year (rather than May 19 of each year) is designated as First Responder Mental Health Awareness Day.

Aug 17 18  H Public Act . . . . . . . . . . . . . . 100-0900
HB 04346  Rep. Thaddeus Jones-Mary E. Flowers-La Shawn K. Ford-Litesa E. Wallace-Justin Slaughter, Rita Mayfield, LaToya Greenwood, Carol Ammons, André Thapedi and Camille Y. Lilly  

105 ILCS 5/27-20.4  from Ch. 122, par. 27-20.4 
110 ILCS 305/100 new 
110 ILCS 520/85 new 
110 ILCS 660/5-195 new 
110 ILCS 665/10-195 new 
110 ILCS 670/15-195 new 
110 ILCS 675/20-200 new 
110 ILCS 680/25-195 new 
110 ILCS 685/30-205 new 
110 ILCS 690/35-200 new 
110 ILCS 805/3-29.12 new 

Amends the School Code and various Acts relating to the governance of public universities and community colleges in Illinois. With respect to the requirement that the events of Black History be taught in every public elementary school and high school, provides that a student may not complete the 8th grade or graduate from high school without studying this material and that a school may meet this requirement through an online program or course. Requires every public institution of higher education and community college to offer a course studying the events of Black History. Allows public institutions of higher education and community colleges to meet the requirement by offering an online course. 

House Committee Amendment No. 1  
Removes a provision providing that a student may not complete 8th grade or graduate from high school without studying material on the events of Black History. 

Jul 27 18   H Public Act . . . . . . . . . . . . 100-0634 

HB 04347  Rep. Robyn Gabel and Carol Ammons 
305 ILCS 5/5-5  from Ch. 23, par. 5-5 
305 ILCS 5/5-30 

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall provide dental services to an adult who is otherwise eligible for assistance under the medical assistance program. Provides that targeted dental services, as set forth in a specified exhibit in a federal consent decree, that are provided to adults under the medical assistance program shall be reimbursed at the rates set forth in a specified column in the exhibit for targeted dental services that are provided to persons under the age of 18 under the medical assistance program. Requires the Department to actively monitor the contractual relationship between Managed Care Organizations (MCOs) and a dental administrator contracted by an MCO to provide dental services. Contains provisions concerning the Department's adoption of appropriate data and measures; the inclusion of certain dental performance measures in the Department's Health Plan Comparison Tool and Illinois Medicaid Plan Report Card; and the collection of information about the types of contracted, broad-based care coordination occurring between a MCO and any dental administrator. Prohibits a health plan from attempting to limit the right of medical assistance recipients to obtain dental services from a qualified Medicaid provider. Prohibits the Department from adopting a rule or entering into a contract that prohibits a licensed dentist or dental hygienist from receiving reimbursement under the medical assistance program for a dental encounter. Effective immediately. 

Apr 13 18   H Rule 19(a) / Re-referred to Rules Committee
HB 04348  Rep. John Connor-Michael P. McAuliffe, Dan Brady, Juliana Stratton and Litesa E. Wallace  
(Sen. Antonio Muñoz, William R. Haine, John G. Mulroe and Tim Bivins)

50 ILCS 722/20

Amends the Missing Persons Identification Act. Provides that the responsible investigative agency shall send the National Missing and Unidentified Persons System created by the United States Department of Justice, if possible, with copies of fingerprints on standardized 8 inch by 8 inch fingerprint cards or the equivalent digital image, prints or partial prints of any fingers, a forensic odontology report concerning the body, detailed personal descriptions, DNA samples for nuclear and mitochondrial DNA analysis, available DNA analysis results, and all other identifying data, including date and place of death, of all deceased persons whose deaths are in a classification requiring inquiry by the coroner or medical examiner and who remain unidentified after all available methods have been exhausted. Provides that the medical examiner, coroner, or responsible investigative agency shall make reasonable attempts to promptly identify human remains. Defines "responsible investigative authority".

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Missing Persons Identification Act. Provides that notwithstanding any other action deemed appropriate for the handling of the human remains, the medical examiner or coroner, with the help of the assisting law enforcement agency, shall make reasonable attempts to promptly identify human remains. Defines "assisting law enforcement agency". Provides that the medical examiner or coroner with the help of the assisting law enforcement agency (rather than the Department of State Police) shall promptly enter information in federal and State databases that may aid in the identification of human remains. Provides that information concerning missing persons shall be entered into the National Missing and Unidentified Persons System created by the United States Department of Justice (NamUs) after 30 days. Provides that information concerning the identification of human remains shall be entered into the National Missing and Unidentified Persons System created by the United States Department of Justice (NamUs) as soon as practicable.

Senate Committee Amendment No. 1

Adds reference to:

50 ILCS 722/25

Replaces everything after the enacting clause. Amends the Missing Persons Identification Act. Provides that the assisting law enforcement agency, medical examiner, or coroner shall seek support from appropriate State and federal agencies, including National Missing and Unidentified Persons System resources to facilitate prompt identification of human remains. Provides that this support may include, but is not limited to, fingerprint comparison; forensic odontology; nuclear or mitochondrial DNA analysis, or both; and forensic anthropology. Provides that the assisting law enforcement agency, medical examiner, or coroner shall obtain a National Crime Information Center number from the Department of State Police to verify entry and maintain this number within the unidentified human remains case file. Provides that a National Crime Information Center Unidentified Person record shall remain on file indefinitely or until action is taken by the originating agency to clear or cancel the record. Provides that the assisting law enforcement agency, medical examiner, or coroner shall create an unidentified person record in the National Missing and Unidentified Persons System prior to the submission of samples or within 30 days of the discovery of the remains, if no identification has been made. Provides that the DNA sample shall be forwarded to a National Missing and Unidentified Persons System partner laboratory or other resource for analysis and inclusion in the National DNA Index System. Defines "assisting law enforcement agency". Makes other changes.

Aug 17 18 H  Public Act . . . . . . . . . . . 100-0901

HB 04349  Rep. Lou Lang

815 ILCS 720/1  from Ch. 43, par. 301

Amends the Beer Industry Fair Dealing Act. Makes a technical change in a Section concerning the short title.

Jan 26 18 H  Referred to Rules Committee

HB 04350  Rep. Steven Reick

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district may, by ordinance, specify a period of time during which it will suspend its extension for nursing home purposes. Provides that, for the first levy year in which that taxing district resumes its full extension for nursing home purposes, the district's aggregate extension base shall be calculated as if the district had used its maximum extension for nursing home purposes for the levy years during which the extension was suspended. Provides that a taxing district may recapture the amount that the district could have levied for nursing home purposes during the suspension period by passing an ordinance increasing its aggregate extension base for that purpose. Effective immediately.

Jan 26 18 H  Referred to Rules Committee
HB 04351  Rep. Jerry Lee Long

730 ILCS 5/3-6-3  from Ch. 38, par. 1003-6-3
730 ILCS 5/5-4-1  from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. For offenses committed on or after the effective date of the amendatory Act, provides that a prisoner who is serving a sentence for predatory criminal sexual assault of a child, aggravated kidnapping or aggravated battery when the victim is a child under the age of 13 years or a person with a severe or profound intellectual disability, or a second or subsequent offense of luring of a minor shall receive no sentence credit and shall serve the entire sentence imposed by the court.

Jan 26 18  H  Referred to Rules Committee

HB 04352  Rep. Jerry Lee Long

105 ILCS 5/22-62 new
105 ILCS 5/22-60 rep.

Amends the School Code. Provides that school districts need not comply with and may discharge any mandate or requirement placed on school districts by the Code or by administrative rules adopted by the State Board of Education that is unfunded; with exceptions. Provides that before a school district may lawfully discharge an unfunded mandate, it must hold a public hearing on the matter; sets forth requirements concerning the hearing. Requires a school board to report each unfunded mandate it has discharged to the State Board of Education, and requires the State Board to compile and report this information to the General Assembly each year. Repeals a Section of the Code concerning an unfunded mandates prohibition.

Apr 12 18  H  Tabled

HB 04353  Rep. Jerry Lee Long

20 ILCS 2705/2705-583 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that in the event a physician of the Department of Transportation uses guidance standards that are in violation of Public Law 113-45 with regards to sleep apnea screening and testing of a potential employee of the Department when the employee may be operating a commercial motor vehicle, the physician shall be subject to a civil penalty of no more than $5,000 and the Department shall revoke his or her physician certificate. Effective immediately.

Jan 26 18  H  Referred to Rules Committee
HB 04354  Rep. Jerry Lee Long

5 ILCS 140/7.5
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99
50 ILCS 710/1 from Ch. 85, par. 515
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005 from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2 from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105
520 ILCS 5/3.2 from Ch. 61, par. 3.2
520 ILCS 5/3.2a from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/2-3.05 was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30 was 720 ILCS 5/16C-2
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3 from Ch. 38, par. 24-3
720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2 from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4 from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
HB 04354 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1026/15-705


Jan 26 18 H Referred to Rules Committee

HB 04355

Rep. Fred Crespo

Appropriates $2 from the General Revenue Fund to the General Assembly Retirement System for its FY19 ordinary and contingent expenses. Effective July 1, 2018.

Jan 26 18 H Referred to Rules Committee

HB 04356

Rep. Fred Crespo

Appropriates $2 from the General Revenue Fund to the General Assembly for its FY19 ordinary and contingent expenses. Effective July 1, 2018.

Jan 26 18 H Referred to Rules Committee

HB 04357

Rep. Fred Crespo


Jan 26 18 H Referred to Rules Committee

HB 04358

Rep. Fred Crespo

Appropriates $2 from the General Revenue Fund to the Legislative Ethics Commission for its FY19 ordinary and contingent expenses. Effective July 1, 2018.

Jan 26 18 H Referred to Rules Committee

HB 04359


210 ILCS 55/2.04 from Ch. 111 1/2, par. 2802.04

Amends the Home Health, Home Services, and Home Nursing Agency Licensing Act. Provides that "home health agency" includes a public agency or private organization that provides the services of a physician licensed to practice medicine in all its branch and at least one other home health service.

Jan 26 18 H Referred to Rules Committee

HB 04360

Rep. Sara Feigenholtz

35 ILCS 5/227 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to 20% of the gross wages paid by the taxpayer to a qualified youth in care in the course of that youth's sustained employment during the taxable year. Provides that the credit may not exceed $5,000. Provides that the credit is exempt from the Act's automatic sunset provisions. Defines "qualified youth in care".

Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Jan 26 18    H  Referred to Rules Committee

HB 04362  Rep. Mary E. Flowers

705 ILCS 505/8  from Ch. 37, par. 439.8
705 ILCS 505/11 from Ch. 37, par. 439.11
735 ILCS 5/2-702

Amends the Code of Civil Procedure. Provides that any person criminally prosecuted and incarcerated for 30 days or longer prior to trial for one or more felonies by the State of Illinois which he or she did not commit may file a petition for a certificate of innocence in the circuit court of the county in which the person was incarcerated prior to trial. Provides that the petitioner must prove by a preponderance of evidence that: (1) the petitioner was incarcerated prior to trial in a prosecution which resulted in an acquittal or dismissal; (2) the prosecution did not result in a conviction of a lesser included offense; (3) the petitioner is innocent of the charges on which the petitioner's pretrial detention was based, or the charges did not constitute a felony or misdemeanor; and (4) the petitioner did not by his or her own conduct voluntarily cause or bring about the charges which resulted in his or her pretrial incarceration. Amends the Court of Claims Act. Provides that a person who has been issued a certificate of innocence may file a claim against the State for time unjustly served in pretrial incarceration in a county jail. Provides that the Court of Claims shall make an award of $50,000 per year during which the person was wrongfully imprisoned and shall prorate that amount for a fraction of a year that the person was wrongfully imprisoned (rather than "the amount of the award is at the discretion of the court; and provided, the court shall make no award in excess of the following amounts: for imprisonment of 5 years or less, not more than $85,350; for imprisonment of 14 years or less but over 5 years, not more than $170,000; for imprisonment of over 14 years, not more than $199,150"). Provides that the court shall include the number of years the person was imprisoned awaiting trial in its determination of the award and that the court shall include an additional $25,000 for each year served on parole, probation, or registered as a sex offender after imprisonment. Makes corresponding changes. Effective immediately.
Nov 07 18    H  To Criminal Administration and Enforcement Subcommittee

HB 04363  Rep. Sara Wojcicki Jimenez

30 ILCS 575/8k new

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Provides that any contractor awarded a contract under the Act shall be required to make periodic reports to the contracting State agency on all expenditures made to achieve compliance with the provisions of the Act. Provides for the required contents of the report. Provides remedies for a contractor's non-compliance with the commitment to businesses owned by minorities, women, or persons with disabilities under the Act. Provides additional terms by which a contracting State agency may terminate a contract under the Act. Allows a contracting State agency to have access to a contractor's books and records for compliance purposes.
Apr 13 18    H  Rule 19(a) / Re-referred to Rules Committee

HB 04364  Rep. C.D. Davidsmeyer-Terri Bryant-Natalie Phelps Finnie, Rita Mayfield and Barbara Wheeler (Sen. Jil Tracy)

730 ILCS 5/5-8-1.1  from Ch. 38, par. 1005-8-1.1

Amends the Unified Code of Corrections. Removes the requirement that a person be recommended and approved for placement in the impact incarceration program in the court's sentencing order.
House Floor Amendment No. 1

Provides that one of the requirements of the person's eligibility for impact incarceration is that the court's sentencing order did not explicitly disapprove of impact incarceration for the person.
House Floor Amendment No. 2

Provides that the annual report on the impact incarceration program submitted by the Department of Corrections to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.
May 31 18    S  Rule 3-9(a) / Re-referred to Assignments
HB 04365  Rep. Mike Fortner

30 ILCS 540/1 from Ch. 127, par. 132.401

Amends the Prompt Payment Act. Provides that utility services provided to the State by a unit of local government are subject to the provisions of the Act. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04366  Rep. Jim Durkin

20 ILCS 2630/2.1 from Ch. 38, par. 206-2.1

Amends the Criminal Identification Act. Provides that the clerk of the circuit court of each county shall provide information for each charge judgments of guilty including the sentence pronounced by the court with statutory citations to the relevant sentencing provision beginning January 1, 2019. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04367  Rep. Barbara Wheeler

815 ILCS 530/10

Amends the Personal Information Protection Act. Provides that a private entity data collector that owns or licenses personal information concerning an Illinois resident must notify the resident of any security breach of the system data within 14 days after discovery of the breach (rather than requiring notification in the most expedient time possible and without unreasonable delay).

Jan 30 18  H  Referred to Rules Committee

HB 04368  Rep. Brad Halbrook-Kathleen Willis-David Harris-Jeanne M Ives

(Sen. Dan McConchie and Chapin Rose)

105 ILCS 5/10-20.67 new

105 ILCS 5/34-18.60 new

Amends the School Code. Requires a school district to allow the parent or guardian of twins or higher order multiples to request that his or her children be placed in the same classroom or in separate classrooms if the children are in the same grade level at the same school. Provides that the school may recommend classroom placement to the parent or guardian, but the school shall provide the classroom placement requested by the parent or guardian. Sets forth when the request must be made. Provides for the school board to make the classroom placement determination, after a hearing, if the principal determines that placement in the same classroom is disruptive to the classroom environment. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. Requires a school district to take into consideration the classroom placement of twins or higher order multiples in kindergarten through grade 5 as requested by the children's parent or guardian upon registration. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments


(Sen. Chuck Weaver-Melinda Bush)

105 ILCS 5/2-3.161

Amends the School Code. Provides that the State Board of Education shall develop and maintain a handbook to be made available on its Internet website that provides guidance for pupils, parents or guardians, and teachers on the subject of dyslexia. Specifies handbook requirements. Provides that the State Board shall review the handbook once every 4 years to update, if necessary, the guidelines, educational strategies, or resources and services made available in the handbook. Effective immediately.

Jul 20 18  H  Public Act . . . . . . . . . . . . . . . . . . . 100-0617

HB 04370  Rep. Jay Hoffman

105 ILCS 5/19b-1.1 from Ch. 122, par. 19b-1.1

Amends the School Code. Makes a technical change in a Section concerning energy conservation measures.

Jan 30 18  H  Referred to Rules Committee
HB 04371  Rep. Robert Martwick

30 ILCS 105/5.886 new
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.7 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663

40 ILCS 15/1.10 new
Amends the General Obligation Bond Act. Authorizes the issuance of an additional $107,420,000,000 in State Serial Long Term Pension Obligation Bonds. Amends the State Pension Funds Continuing Appropriation Act to create a continuing appropriation for payments on those Bonds. Amends the State Finance Act to create the State Pension Serial Long Term Obligation Bond Fund. Effective immediately.

Jan 30 18  H  Referred to Rules Committee

HB 04372  Rep. Peter Breen

625 ILCS 5/11-208.6
Amends the Illinois Vehicle Code. Provides that the Department of Transportation shall not authorize the use of an automated traffic law enforcement system by a municipality or county on a highway under the Department's jurisdiction unless the municipality or county provides proof of a significant increase in safety throughout the State from the use of automated traffic law enforcement systems. Provides that in approving the use of an automated traffic law enforcement system, the Department shall not consider information regarding the number of potential or actual violations of provisions of the Code or a local ordinance that may be identified through the automated traffic law enforcement system.

Jan 30 18  H  Referred to Rules Committee

HB 04373  Rep. Peter Breen

625 ILCS 5/11-208.6
Amends the Illinois Vehicle Code. Removes DuPage county, and the municipalities located within it, from provisions regarding the applicability of a Section under the Code concerning automated traffic law enforcement systems.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04374  Rep. Peter Breen

625 ILCS 5/6-109
625 ILCS 5/6-115 from Ch. 95 1/2, par. 6-115
Amends the Illinois Vehicle Code. Provides that the Secretary of State shall examine every licensed driver at least every 16 (rather than 8) years. Provides that except as otherwise provided in the Code, every driver's license issued under the Code shall expire 8 (rather than 4) years from the date of issuance. Removes a provision allowing the Secretary to issue to a person not previously licensed as a driver in Illinois a driver's license which will expire not less than 4 years and not more than 5 years from the date of issuance.

Jan 30 18  H  Referred to Rules Committee
HB 04375  Rep. Peter Breen and Sam Yingling

New Act

Creates the Local Government Email Act. Provides that all emails that are in connection with the transaction of public business sent or received by a unit of local government or school district or an employee, staff member, trustee, board member, elected official, or officer of a unit of local government or school district are public records regardless if the emails are sent or received on a personal or unit-provided or district-provided email address. Requires a unit of local government or school district that provides an email address to one or more of its employees, staff members, trustees, board members, elected officials, or officers to provide an email address for all employees, staff members, trustees, board members, elected officials, and officers of the unit of local government or school district. Provides that employees, staff members, trustees, board members, elected officials, or officers shall use unit-provided or district-provided email for all communications in connection with the transaction of public business. Provides that employees, staff members, trustees, board members, elected officials, or officers shall promptly forward, print, or otherwise provide any email sent or received on his or her personal email address to his or her unit of local government or school district if the email is in connection with public business. Provides that if an email received on a personal email was carbon copied to a unit-provided and controlled or district-provided and controlled email, a copy of the email does not need to be provided to the unit or district. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04376  Rep. Peter Breen, Margo McDermed, Allen Skillicorn, Patricia R. Bellow, Avery Bourne, Christine Winger and David McSweeney

15 ILCS 505/16.5

15 ILCS 505/16.6

Amends the State Treasurer Act. In a Section concerning a college savings pool, provides that moneys may be used for qualified expenses allowed pursuant to Section 529 of the Internal Revenue Code. Provides that, before January 1, 2026, the Treasurer shall allow a rollover of funds contained in a College Savings Pool account into an eligible ABLE account. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 25/4

from Ch. 95 1/2, par. 1104

Amends the Child Passenger Protection Act. Provides that when any person is transporting a child in this State who is under the age of 2 years in a motor vehicle of the first division or motor vehicle of the second division weighing 9,000 pounds or less, he or she shall be responsible for properly securing the child in a rear-facing child restraint system, unless the child weighs 40 or more pounds or is 40 or more inches tall.

Aug 03 18  H  Public Act . . . . . . . . 100-0672

HB 04378  Rep. John M. Cabello

65 ILCS 5/8-3-20 new

Amends the Illinois Municipal Code. Provides that on and after the effective date of this amendatory Act, a home rule unit may not impose any tax increase or levy any new or additional tax without prior referendum approval. Limits home rule powers.

Jan 30 18  H  Referred to Rules Committee

HB 04379  Rep. Robert W. Pritchard

(Sen. Scott M. Bennett)

5 ILCS 420/4A-105

from Ch. 127, par. 604A-105

Amends the Illinois Governmental Ethics Act. Removes the penalty of $100 per day for members of a board or commission that functions solely in an advisory capacity and does not issue binding recommendations or determinations for failing to file a statement of economic interest by a specified time period.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

510 ILCS 70/3.01  from Ch. 8, par. 703.01

Amends the Humane Care for Animals Act. Provides that no owner of a dog or cat that is a companion animal may expose the dog or cat in a manner that places the dog or cat in a life-threatening situation for a prolonged period of time in extreme heat of 100 degrees Fahrenheit or above or cold conditions of 20 degrees Fahrenheit or below that could: (1) result in injury to or death of the animal; or (2) result in hypothermia, hyperthermia, frostbite, or similar condition as diagnosed by a doctor of veterinary medicine.

House Committee Amendment No. 1

Adds reference to:

510 ILCS 70/3  from Ch. 8, par. 703

Replaces everything after the enacting clause. Further amends the Humane Care for Animals Act. Provides that each owner shall provide for each of his or her animals adequate protection from the weather allowing the animal to maintain safe body temperature. Provides that no owner of a dog or cat that is a companion animal may expose the dog or cat in a manner that, on belief of a reasonable person authorized to enforce the Act, including law enforcement, places the dog or cat in a life-threatening situation for a prolonged period of time in extreme heat or cold conditions that may: (1) result in injury to or death of the animal; (2) or result in hypothermia, hyperthermia, frostbite, or similar condition (in the introduced version, no owner of a dog or cat that is a companion animal may expose the dog or cat in a manner that places the dog or cat in a life-threatening situation for a prolonged period of time in extreme heat of 100 degrees Fahrenheit or above or cold conditions of 20 degrees Fahrenheit or below that could: (1) result in injury to or death of the animal; or (2) result in hypothermia, hyperthermia, frostbite, or similar condition as diagnosed by a doctor of veterinary medicine).

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04381  Rep. Sara Feigenholtz

New Act

Creates the Children's Mental Health Consent Decree Compliance Act. Contains only a short title provision.

Jan 30 18  H  Referred to Rules Committee

HB 04382  Rep. Sara Feigenholtz

New Act

Creates the Illinois Comprehensive Community-Based Youth Services Pilot Program Expansion Act. Contains only a short title provision.

Jan 30 18  H  Referred to Rules Committee

HB 04383  Rep. Sara Feigenholtz-Robyn Gabel, Norine K. Hammond and Laura Fine


305 ILCS 5/5-30.6 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that disenrollment of a Medicaid enrollee from a managed care organization under contract with the Department of Healthcare and Family Services shall be in accordance with specified federal requirements whenever a contract is terminated between a Medicaid managed care health plan and a primary care provider that results in a disruption to the Medicaid enrollee's provider-beneficiary relationship. Effective immediately.

Aug 19 18  H  Public Act . . . . . . . . 100-0950
HB 04384  Rep. Chad Hays-Daniel J. Burke

230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/26.8
230 ILCS 5/26.9
230 ILCS 5/27  from Ch. 8, par. 37-27


Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04385  Rep. Thomas M. Bennett

730 ILCS 5/5-8-4  from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections. Provides that if the defendant was in the custody of the Department of Corrections at the time of the commission of the offense, each sentence for an offense committed while the defendant was in custody of the Department of Corrections (rather than the sentence) shall be served consecutive to the sentence under which the defendant is held for an offense committed before the defendant was held in custody of (rather than by) the Department of Corrections. Provides that if a person charged with a felony commits a separate felony while on pretrial release or in pretrial detention in a county jail facility or county detention facility, then each sentence (rather than the sentences) imposed upon conviction of these felonies shall be served consecutively regardless of the order in which the judgments of conviction are entered.

Apr 12 18  H  Tabled

HB 04386  Rep. Thomas M. Bennett

305 ILCS 5/12-4.4a new

Amends the Administration Article of the Illinois Public Aid Code. Provides that subject to federal approval, on or after the effective date of the amendatory Act, the LINK card issued by the Department of Human Services for the purpose of enabling cardholders to obtain Supplemental Nutrition Assistance Program benefits or cash shall only be used for in-state transactions. Provides that the Department shall adopt rules necessary to implement this provision.

Jan 30 18  H  Referred to Rules Committee

HB 04387  Rep. Thomas M. Bennett

New Act

210 ILCS 135/14.5 new
405 ILCS 5/2-116 new

Creates the Authorized Electronic Monitoring in Community-Integrated Living Arrangements and Developmental Disability Facilities Act. Provides that under certain conditions, a resident of a living arrangement certified under the Community-Integrated Living Arrangements Licensure and Certification Act and a resident of a developmental disability facility shall be permitted to use an audio and video surveillance system in his or her room at his or her own expense. Requires the electronic monitoring device to be placed in a conspicuously visible location in the room. Requires the Department of Human Services to establish a program to distribute specified funds each year for the purchase and installation of electronic monitoring devices. Establishes criminal penalties for a person or entity that knowingly hampers, obstructs, tampers with, or destroys an electronic monitoring device. Contains provisions concerning: resident and roommate consent to monitoring; notice of electronic monitoring to the staff and visitors; limitations on the staff's access to recordings; the admissibility of recordings in civil, criminal, and administrative actions; staff reporting; liability; and rulemaking. Makes other changes. Amends the Community-Integrated Living Arrangements Licensure and Certification Act and Mental Health and Developmental Disabilities Code to make conforming changes. Provides that it is a business offense for a person to discriminate or retaliate against a resident for consenting to the electronic monitoring, or to prevent the installation or use of an electronic monitoring device by a resident who has provided specified notice and consent. Makes other changes. Effective January 1, 2019.

Jan 30 18  H  Referred to Rules Committee
HB 04388  Rep. Thomas M. Bennett

305 ILCS 5/12-4.51 new

Amends the Administration Article of the Illinois Public Aid Code. Provides that the Department of Human Services shall require a drug test to screen each individual who applies for Temporary Assistance for Needy Families, and that subject to federal approval, the Department shall require a drug test to screen each individual who applies for benefits under the federal Supplemental Nutrition Assistance Program. Contains provisions concerning notice; persons required to comply with the drug testing requirements; persons exempt from the drug testing requirements; reimbursements for the cost of the drug testing; and other matters. Effective July 1, 2018.

Jan 30 18  H  Referred to Rules Committee

HB 04389  Rep. Thomas M. Bennett

820 ILCS 305/29.2
820 ILCS 305/29.3 new

Amends the Workers' Compensation Act. Creates the Workers' Compensation Transparency Task Force. Provides that the Task Force shall collect and review information and data on the effects of the changes in workers' compensation law enacted by the General Assembly and that the purpose of the collection and review of information is to make as transparent as possible all information relating to the medical treatment, legal representation, and benefits paid to injured workers in this State. Repeals the language creating the Task Force on April 1, 2023. Repeals certain requirements relating to reports and promulgation of rules concerning workers' compensation insurance by the Department of Insurance on April 1, 2023. Effective immediately.

Jan 30 18  H  Referred to Rules Committee


(Sen. Martin A. Sandoval)

720 ILCS 5/12-5.1b new

Amends the Criminal Code of 2012. Defines "commercial property", "dangerous condition", "first responder", "management or operational control", "person", and "serious bodily injury". Provides that first responder endangerment is committed when a person knowingly creates a dangerous situation and intentionally conceals the dangerous condition in a commercial property under his or her management or control and the dangerous condition is the primary cause of death or serious bodily injury of a first responder during the course of his or her official duties. Provides that first responder endangerment is a Class 4 felony.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Creates the offense of first responder endangerment. Provides that a person commits the offense when he or she knowingly creates a dangerous condition and intentionally conceals the dangerous condition in a commercial property under his or her management or operational control and the dangerous condition is found to be the primary cause of the death or serious bodily injury of a first responder in the course of his or her official duties. Provides that a violation is a Class 4 felony. Defines various terms.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 04391  Rep. Michael P. McAuliffe

625 ILCS 5/13C-45
625 ILCS 5/13C-45.5 new

Amends the Illinois Vehicle Code. Provides that the Environmental Protection Agency may not enter into new contracts or renew any contract previously made with one or more responsible parties to construct and operate official inspection stations, provide and maintain approved test equipment, administer tests, certify results, issue emission inspection stickers or certificates, maintain records, train personnel, provide information to the public concerning the program, or otherwise. Provides that any facility that performs maintenance or repair work on motor vehicles as a routine part of its business may apply to the Agency for certification as an official inspection station. Provides that the Agency shall authorize as an official inspection station any applicant that meets specific criteria.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04392
(Sen. John G. Mulroe, Linda Holmes-Patricia Van Pelt-Melinda Bush, Thomas Cullerton, Laura M. Murphy, Omar Aquino, Michael E. Hastings, Napoleon Harris, III, Martin A. Sandoval, Steven M. Landek-Mattie Hunter, Ira I. Silverstein, Kimberly A. Lightford, Bill Cunningham and Cristina Castro-Iris Y. Martinez)

20 ILCS 2310/2310-697 new
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall require every provider of mammography services to, if a patient's mammogram demonstrates dense breast tissue, provide notification to the patient in any summary of the mammography report sent to the patient pursuant to the federal Mammography Quality Standards Act that shall include, but not be limited to, certain information.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that if a patient's mammogram demonstrates dense breast tissue, the Department of Public Health shall require every provider of mammography services to include (rather than the Department shall require every provider of mammography services to, if a patient's mammogram demonstrates dense breast tissue, provide notification to the patient) in any summary of the mammography report sent to the patient in accordance with (rather than pursuant to) the federal Mammography Quality Standards Act a specified notice (rather than that shall include, but not be limited to, certain information). Makes changes to the language of the required notice (formerly, information). Provides that a facility that performs mammography may update the language in the specified notice to reflect advances in science and technology, as long as it continues to notify patients about dense breast tissue and its effect on the accuracy of mammograms and encourage patients to discuss the issue with their health care provider. Provides that these provisions do not create a duty of care or other legal obligation beyond the duty to provide notice as set forth in these provisions. Makes other changes.

Aug 10 18    H    Public Act . . . . . . 100-0749

HB 04393
Rep. Sheri Jesiel
210 ILCS 5/3
from Ch. 111 1/2, par. 157-8.3
210 ILCS 5/6.3 new
Amends the Ambulatory Surgical Treatment Center Act. Provides for the licensure of pregnancy termination specialty centers. Defines "pregnancy termination specialty center" as a facility that performs 50 or more surgical abortions in one calendar year. Provides that the definition of "ambulatory surgical treatment center" does not include a pregnancy termination specialty center. Contains certain requirements for pregnancy termination specialty centers. Provides that certain requirements pertaining to ambulatory surgical treatment centers do not apply to pregnancy termination specialty centers. Provides that the provisions of the Act apply to pregnancy termination specialty centers, but if a provision of the Act is in conflict with a provision concerning pregnancy termination specialty centers, then the provision concerning pregnancy termination specialty centers shall control. Requires the Department of Public Health to annually conduct at least one unannounced inspection of each pregnancy termination specialty center. Contains provisions requiring the notification of patients if the Department finds a violation of the Act that could threaten patients' health. Effective immediately.

Jan 30 18    H    Referred to Rules Committee

HB 04394
Rep. Sheri Jesiel
105 ILCS 5/10-20.5a
from Ch. 122, par. 10-20.5a
105 ILCS 5/34-18
from Ch. 122, par. 34-18
Amends the School Code. With regard to the notice given to a parent or guardian of a high school student about the option to withhold the student's directory information from an official recruiting representative of the armed forces of Illinois and the United States, provides that the notice shall (i) be included, in a clear and conspicuous manner and in the same size type as other statements provided by the high school, on a form distributed by the high school at the beginning of the school year and (ii) request that the student or the student's parent or guardian indicate if the student's directory information may not be released to a recruiting representative and, if so indicating, sign and submit the form. Provides that on or before October 1 and March 1 of each school year, the principal of each high school shall submit a list to the school board of all students whose directory information may not be released to a recruiting representative. Effective immediately.

Jan 30 18    H    Referred to Rules Committee
HB 04395  
Rep. Chad Hays  
(Sen. Jason A. Barickman)

5 ILCS 420/4A-108

Amends the Illinois Governmental Ethics Act. Removes the prohibition on a candidate for elective office who is required to file a statement of economic interests in relation to his or her candidacy from using the Internet to file his or her statement of economic interests.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts a Section from the engrossed bill concerning Internet-based systems of filing, and makes changes. Removes a provision prohibiting all candidates for elective office who are required to file a statement of economic interests in relation to his or her candidacy under the Illinois Governmental Ethics Act from using the Internet to file his or her statement of economic interests.

Aug 23 18  
H  
Public Act . . . . . . . . . . 100-1041

HB 04396  
Rep. Thomas M. Bennett

730 ILCS 5/3-2.5-61  
from Ch. 38, par. 1003-5-3

Amends the Unified Code of Corrections. Provides that the Director of Juvenile Justice and the Director of Corrections shall make quarterly reports to the Governor and the General Assembly concerning each incident of assault by a committed person toward Department of Juvenile Justice or Department of Corrections staff. Provides that these reports shall specify the facility where the incident occurred, the classification of offender that committed the assault, and the nature of the injury to the staff member, if any.

House Committee Amendment No. 1

Deletes reference to:

730 ILCS 5/3-2.5-61

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Reinserts the provisions of the bill but eliminates the additional reporting requirements by the Director of Juvenile Justice.

Apr 27 18  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 04397  
Rep. Lou Lang-Carol Ammons and David S. Olsen  
(Sen. Scott M. Bennett)

110 ILCS 992/1-5

Amends the Student Loan Servicing Rights Act. Provides that, as used in the Act, “student loan servicer” does not include a law firm or licensed attorney that is collecting post-default debt. Effective December 31, 2018.

Jul 27 18  
H  
Public Act . . . . . . . . . . 100-0635
HB 04398  Rep. David B. Reis
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly while holding any license as a dealer, importer, manufacturer, or pawnbroker under the federal Gun Control Act of 1968, manufactures, sells, or delivers to any unlicensed person a handgun having a barrel, slide, frame, or receiver which is a die casting of zinc alloy or any other nonhomogeneous metal which will melt or deform at a temperature of less than 700 (rather than 800) degrees Fahrenheit.
Jan 30 18   H  Referred to Rules Committee

HB 04399  Rep. David B. Reis
225 ILCS 732/1-1
Amends the Hydraulic Fracturing Regulatory Act. Makes a technical change in a Section concerning the short title.
Jan 30 18   H  Referred to Rules Committee

HB 04400  Rep. David B. Reis
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
Apr 13 18   H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/3-699.14
Amends the Illinois Vehicle Code to allow for the issuance of In God We Trust special license plate decals by the Illinois Department of Veterans' Affairs. Provides that $11 of each original issuance and $24 of each renewal shall be deposited into the Illinois Veterans' Homes Fund, and that $15 of each original issuance and $2 of each renewal shall be deposited into the Secretary of State Special License Plate Fund.
Apr 27 18   H  Rule 19(a) / Re-referred to Rules Committee

HB 04402  Rep. Anthony DeLuca and Christine Winger
705 ILCS 405/5-715
705 ILCS 405/5-750
Amends the Juvenile Court Act of 1987. Provides that if a minor has previously been placed on probation for an offense that involves the use or possession of a firearm, the court may not place the minor on probation for any subsequent offense involving the use or possession of a firearm. Provides that a minor convicted of a subsequent offense involving the use or possession of a firearm shall result in a mandatory sentence of no less than 6 months confinement to the Department of Juvenile Justice with the Department providing services including, but not limited to, education, mental health, drug treatment, and mentoring.
Apr 13 18   H  Rule 19(a) / Re-referred to Rules Committee

HB 04403  Rep. Margo McDermed
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Permits certain judicial officers, some with written consent required, to carry a concealed firearm to any building, parking area, or portion of a building under the control of an officer of the executive or legislative branch of government, any building designated for matters before a circuit court, appellate court, or the Supreme Court, or any building or portion of a building under the control of the Supreme Court and any building or portion of a building under the control of a unit of local government.
Apr 12 18   H  Tabled
HB 04404 Rep. Margo McDermed, David McSweeney, William Davis, Mark Batinick, André Thapedi, Michael J. Zalewski and Carol Sente  
(Sen. Paul Schimpf)

205 ILCS 635/1-4

Amends the Residential Mortgage License Act of 1987. Provides that "soliciting, processing, placing, or negotiating a residential mortgage loan" excludes independent loan processing as permitted by the federal Secure and Fair Enforcement for Mortgage Licensing Act of 2008.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Residential Mortgage License Act of 1987. Provides that entities solely engaged in loan processing do not need to obtain a mortgage license.

House Floor Amendment No. 2

Adds reference to:

205 ILCS 635/1-3 from Ch. 17, par. 2321-3

Replaces everything after the enacting clause. Amends the Residential Mortgage License Act of 1987. Changes reference to "Nationwide Mortgage Licensing System and Registry" to reference to "Nationwide Multistate Licensing System and Registry". Provides that an entity that is exempt from licensure under specified provisions of the Act as an independent loan processing entity shall annually apply to the Secretary of Financial and Professional Regulation through the Nationwide Multistate Licensing System and Registry for an exempt company registration for specified purpose. Provides that a loan processor who performs clerical or support duties under the supervision of a licensed mortgage loan originator sponsored by an independent loan processing entity shall be exempt from his or her own licensing as a mortgage loan originator. Provides that an independent loan processing entity shall not be subject to examination by the Secretary. Provides that the Secretary may adopt rules to implement the provisions. Provides that an entity engaged solely in providing loan processing services through the sponsoring of individuals acting under specified provisions of the Act is included in the definition of "exempt person or entity". Effective immediately.

Aug 14 18 Public Act . . . . . . . . . 100-0851


725 ILCS 167/15

Amends the Freedom from Drone Surveillance Act. Provides an exemption to the Act for a law enforcement agency that is using a drone to prepare for or monitor safety and security at a large-scale event, if drone usage is limited to legitimate public safety purposes, including, but not limited to, evaluating crowd size, density, or movement, assessing public safety vulnerabilities or weaknesses, determining appropriate staffing levels for law enforcement or other public safety personnel, or identifying possible criminal activity. Defines "large-scale event". Effective immediately.

Apr 27 18 Rule 19(a) / Re-referred to Rules Committee

HB 04406 Rep. Sue Scherer

20 ILCS 301/1-1

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes a technical change in a Section concerning the short title.

Jan 30 18 Referred to Rules Committee

HB 04407 Rep. Camille Y. Lilly-Natalie A. Manley

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Amends the School Code. With respect to age-appropriate developmental screening and age-appropriate social and emotional screening, provides that the Department of Public Health must, no later than January 1, 2019, develop rules and appropriate revisions to the Child Health Examination form in conjunction with various organizations. Effective immediately.

Jan 30 18 Referred to Rules Committee
HB 04408  Rep. Luis Arroyo-Mike Fortner-John C. D'Amico-André Thapedi

70 ILCS 2605/3 from Ch. 42, par. 322

70 ILCS 2605/3.3 new

Amends the Metropolitan Water Reclamation District Act. Provides that the board of commissioners of the Water Reclamation District of Greater Chicago shall: on or before July 1, 2021, divide the Water Reclamation District of Greater Chicago into 9 commissioner districts and assign the commissioner districts to reflect the results of the most recent federal decennial census. Provides that in the year following each federal decennial census, the board of commissioners shall redistrict the commissioner districts to reflect the results of the most recent census. Provides that the commissioner districts shall be compact, contiguous, and substantially equal in population to each other district. Provides that one commissioner shall be elected from each commissioner district for a term of 6 years and that the commissioner shall be a resident of the commissioner district from which he or she was elected. Provides that if the corporate limits of the Water Reclamation District of Greater Chicago expands between redistrictings, the board of commissioners shall determine which commissioner district or districts the expanded territory will join until the next redistricting. Provides that the terms of all commissioners serving at the time of the 2022 general election shall continue until the first Tuesday after the first Monday in the month following the 2022 general election or until the 9 new commissioners are elected and qualified, whichever is later. Makes conforming changes.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04409  Rep. Robert W. Pritchard-Fred Crespo-Katie Stuart and Jonathan Carroll

(105 ILCS 5/14-1.09) from Ch. 122, par. 14-1.09

Amends the School Code. In the Article governing children with disabilities, provides that, amongst other meanings, a "school psychologist" means a person who holds a valid Nationally Certified School Psychologist credential (rather than certificate). Removes from the definition of "school psychologist" the requirement that a psychologist have additional qualifications as may be required by the State Board of Education. Effective immediately.

Aug 10 18  H  Public Act . . . . . . . . . 100-0750

HB 04410  Rep. Robert W. Pritchard

70 ILCS 705/7 from Ch. 127 1/2, par. 27


Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04411  Rep. Carol Ammons, Lou Lang, Linda Chapa LaVia, Camille Y. Lilly, David McSweeney, André Thapedi, Nicholas K Smith and Jonathan Carroll

40 ILCS 5/1-109.5 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that a retirement system or investment board created under the State Employee, State Universities, Downstate Teachers, Chicago Teachers, or the Board of Investment Article may not enter into a contract for lobbying services with a lobbyist who represents another retirement system or investment board created under one of those Articles. Defines "lobbying" and "lobbyist". Effective immediately.

May 01 18  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Elgie R. Sims, Jr.-Jacqueline Y. Collins, Mattie Hunter and Kimberly A. Lightford)

40 ILCS 5/15-169 from Ch. 108 1/2, par. 15-169

Amends the State Universities Article of the Illinois Pension Code. Provides that the Board shall make best efforts to ensure that the racial and ethnic makeup of the System's senior administrative staff represents the racial and ethnic makeup of the System's membership. Provides that "senior administrative staff" includes, but is not limited to, the Executive Director, the Chief Investment Officer, the General Counsel and Freedom of Information Officer, the Chief Financial Officer, the Director of Member Services, the Director of Outreach, the Director of Human Resources, the Director of Internal Audit, the Director of Operations, and the Director of Application Development and Research. Effective immediately.

Pension Note (Government Forecasting & Accountability)
There is no discernible fiscal impact associated with HB 4412.
Fiscal Note (Government Forecasting & Accountability)
HB 4412 will have no material fiscal impact on COGFA.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Senate Floor Amendment No. 1
Deletes reference to:
40 ILCS 5/15-169

Adds reference to:
40 ILCS 5/1-109.1 from Ch. 108 1/2, par. 1-109.1

Replaces everything after the enacting clause. Amends the General Provisions Article of the Illinois Pension Code. In provisions concerning the allocation and delegation of fiduciary duties, provides that each retirement system, pension fund, or investment board shall make its best efforts to ensure that the racial and ethnic makeup of its senior administrative staff represents the racial and ethnic makeup of its membership. Effective immediately.

Aug 17 18  H  Public Act . . . . . . . . 100-0902

(Sen. Andy Manar)

40 ILCS 5/1-113.16
30 ILCS 805/8.42 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that any open meeting of the board of trustees of a retirement system or pension fund or any committee established by a retirement system or pension fund must be broadcast to the public and maintained in real-time on the retirement system's or pension fund's website using a high-speed Internet connection. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

House Committee Amendment No. 1

Provides that a retirement system or pension fund must make audio and video available for an open meeting broadcast to the public and maintained on the retirement system or pension fund's website. Changes the effective date to January 31, 2019 (rather than upon becoming law).

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
HB 04414
Rep. Carol Ammons, Lou Lang, Camille Y. Lilly, Luis Arroyo, Linda Chapa LaVia, André Thapedi, Nicholas K Smith and Jonathan Carroll

40 ILCS 5/14-135.09 from Ch. 108 1/2, par. 14-135.09
40 ILCS 5/15-169 from Ch. 108 1/2, par. 15-169
40 ILCS 5/16-169 from Ch. 108 1/2, par. 16-169
40 ILCS 5/17-140.5 new

Amends the State Employees, State Universities, and Downstate Teachers Articles of the Illinois Pension Code. Provides that on or after the effective date of the amendatory Act, appointments to the position of executive director or chief investment officer must be made with the advice and consent of the Senate. Amends the Chicago Teachers Article of the Illinois Pension Code. Provides that on or after the effective date of the amendatory Act, appointments to the position of executive director, chief investment officer, or chief legal officer must be made with the advice and consent of the Senate. Effective immediately.

May 01 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04415

(Sen. Don Harmon, Paul Schimpf and Dale Fowler-Melinda Bush)

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment sunsets on June 30, 2023 (currently, the exemption is subject to the Acts' automatic sunset provisions). Effective immediately.

Jun 29 18 H Public Act . . . . . . . . . 100-0594

HB 04416
Rep. Laura Fine

(Sen. Daniel Biss)

625 ILCS 57/15

Amends the Transportation Network Providers Act. Provides that an individual applying to become a transportation network company driver shall include in the application his or her full name and any used nicknames or aliases. Provides that an individual who submits an application that contains false or incomplete information shall be guilty of a petty offense. Provides that a transportation network company shall not permit an individual to act as a transportation network company driver on its digital platform if the individual has been placed on court supervision, within the past 7 years, for driving under the influence of drugs or alcohol. Effective July 1, 2018.

House Floor Amendment No. 1

Adds reference to:

625 ILCS 57/15

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) provides that an individual may submit an application to a third party on behalf of the transportation network company (rather than to only the transportation network company); (2) deletes language providing that an individual shall submit information regarding any used nicknames or aliases; (3) provides that an individual shall submit information regarding his or her social security number and date of birth; (4) deletes language providing that the transportation network company shall not permit an individual to act as a transportation network company driver on its digital platform who has been placed on court supervision, within the past 7 years, for driving under the influence of drugs or alcohol; and (5) provides that a transportation network company that reasonably relies on the information provided by an individual shall not be liable for violation of the Section concerning driver requirements. Effective July 1, 2018.

House Floor Amendment No. 2

Deletes language providing that a transportation network company that reasonably relies on the information provided by an individual shall not be liable for a violation of the Section concerning driver requirements.

Aug 07 18 H Public Act . . . . . . . . . 100-0738
HB 04417  Rep. Laura Fine

625 ILCS 57/5

625 ILCS 57/6 new

Amends the Transportation Network Providers Act. Provides that the Illinois Commerce Commission may request
documentation or investigate business practices by a transportation network company to determine compliance with the Act. Provides
that failure to comply with any provision of the Act, as determined by the Commission, shall subject a transportation network company
to penalties imposed by the Commission. Effective July 1, 2018.
Jan 31 18    H  Referred to Rules Committee

HB 04418  Rep. Barbara Wheeler

720 ILCS 5/12-3.5  was 720 ILCS 5/12-6.3

Amends the Criminal Code of 2012. Provides that the sentence for the offense of interfering with the report of domestic
violence is a Class 4 felony (rather than a Class A misdemeanor).
Jan 31 18    H  Referred to Rules Committee

HB 04419  Rep. Allen Skillicorn

New Act

Creates the Employment Relations Act. Provides that employees may: (a) organize together or form, join, or assist in labor
organization; (b) engage in lawful concerted activities for the purpose of collective negotiation or bargaining or other mutual aid and
protection; (c) negotiate or bargain collectively with their employers through representatives of their own free choice; or (d) refrain
from any or all of the activities identified in items (a) through (c). Provides that an individual shall not be required as a condition of
obtaining or continuing employment to: (1) refrain or resign from membership in, voluntary affiliation with, or voluntary financial
support of a labor organization; (2) become or remain a member of a labor organization; (3) pay any dues, fees, assessments, or other
charges or expenses to a labor organization; or (4) pay to any charitable organization or third party an amount that is in lieu of,
equivalent to, or any portion of charges or expenses required of members of or employees represented by a labor organization. Makes
unlawful and unenforceable any agreement or contract between an employer and labor organization that requires an employee to
satisfy any activities identified in items (1) through (4). Contains provisions concerning civil penalties and other matters. Effective
immediately.
Jan 31 18    H  Referred to Rules Committee

HB 04420  Rep. William Davis

(Sen. Napoleon Harris, III-Scott M. Bennett)

20 ILCS 5115/20

20 ILCS 5115/25

Amends the Protection of Individuals with Disabilities in the Criminal Justice System Task Force Act. Changes the date by
which the Task Force shall submit its report with findings and recommendations from March 31, 2018 to March 31, 2019. Changes the
date on which the Act is repealed from June 30, 2018 to June 30, 2020. Effective immediately.
Aug 14 18    H  Public Act ........ 100-0852

HB 04421  Rep. David B. Reis-Bill Mitchell-C.D. Davidsmeyer

820 ILCS 55/12

Amends the Right to Privacy in the Workplace Act. Requires every employer, after hiring an employee, to verify the
employment eligibility of the employee through the E-Verify program. Provides that, in addition to any other requirement for an
employer to receive a grant, loan, or performance-based incentive from any government entity, the employer shall register with and
participate in the E-Verify program. Provides that before receiving the economic development incentive, the employer shall provide
proof to the government entity that the employer is registered with and is participating in the E-Verify program. Provides that the State,
its political subdivisions, and units of local government, including home rule units, shall require each employer to use an Employment
Eligibility Verification System as a condition of receiving a government contract or a business license. Effective immediately.
Jan 31 18    H  Referred to Rules Committee
HB 04422  Rep. John Cavaletto

720 ILCS 5/10-11 new

Amends the Criminal Code of 2012. Provides that it is not a violation of the Kidnaping and Related Offenses Article of the Code for a caretaker to transport a child under 18 years of age to another state for medical care or treatment if the caretaker reasonably believes that: (1) the child needs emergency medical care or treatment because of injury or illness; (2) a medical provider is not located within a short distance from the child's residence in this State; and (3) failure to transport the child to another state will risk further illness or injury to the child. Provides that the Department of Children and Family Services may not place a child described in this provision in its custody or foster care on the basis that the child is transported to another state under circumstances described in this provision. Defines "caretaker" as a person who has the consent of the custodial parent to care for the custodial parent's child and includes, but is not limited to, a family member, baby sitter, au pair, nanny, or person applying for guardianship or adoption of the child.

Jan 31 18  H  Referred to Rules Committee

HB 04423  Rep. John Cavaletto

New Act

5 ILCS 140/7.5
720 ILCS 5/9-1 from Ch. 38, par. 9-1
725 ILCS 5/113-3 from Ch. 38, par. 113-3
725 ILCS 5/119-1
725 ILCS 105/10 from Ch. 38, par. 208-10

Amends the Criminal Code of 2012 relating to first degree murder. Adds and eliminates aggravating factors for which the death penalty may be imposed. Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2018. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the amendatory Act shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases.

Jan 31 18  H  Referred to Rules Committee

HB 04424  Rep. Fred Crespo

(Sen. Iris Y. Martinez-Mattie Hunter)

15 ILCS 335/8 from Ch. 124, par. 28
15 ILCS 335/12 from Ch. 124, par. 32

Amends the Illinois Identification Card Act. Provides that every original, renewal, or duplicate non-Real ID identification card issued to a person who has reached his or her 65th birthday shall be permanent and need not be renewed. Provides that every original, renewal, or duplicate non-Real ID Illinois Person with a Disability Identification Card issued to a qualifying person shall expire 10 years thereafter. Removes a specified fee in connection with the issuance of Illinois Identification Cards. Effective immediately.

Aug 13 18  H  Public Act . . . . . . . . 100-0827

HB 04425  Rep. Tim Butler

10 ILCS 5/19-3 from Ch. 46, par. 19-3

Amends the Election Code. Provides that any campaign, party, or other organization or individual that engages in a vote by mail operation in which voters are sent applications for vote by mail ballots shall also provide the voter with a postage-paid return envelope addressed only to the appropriate local election authority for that registered voter. Provides that removing, tampering with, or otherwise knowingly making the mark on the application unreadable by the election authority shall establish a rebuttable presumption of a violation.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04426  Rep. Tim Butler

10 ILCS 5/19A-15

Amends the Election Code. Provides that on the day before election day, a permanent polling place for early voting must remain open no later than 5:00 p.m. Makes conforming and other changes. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04427  Rep. Robert Rita
225 ILCS 335/12  from Ch. 111, par. 7512
Jan 31 18  H  Referred to Rules Committee

HB 04428  Rep. Charles Meier
(Sen. Pamela J. Althoff and Steven M. Landek)
410 ILCS 635/10  from Ch. 56 1/2, par. 2210
Amends the Grade A Pasteurized Milk and Milk Products Act. Provides that the Department of Public Health or a unit of local government electing to administer and enforce the Act shall provide a dairy farm with a paper copy of the dairy farm's inspection report.
House Committee Amendment No. 1
Provides that a paper copy of a dairy farm's inspection report shall be provided at the time of inspection.
Jul 20 18  H  Public Act . . . . . . . . . 100-0618

HB 04429  Rep. Charles Meier
230 ILCS 15/2  from Ch. 85, par. 2302
230 ILCS 15/3  from Ch. 85, par. 2303
Amends the Raffles and Poker Runs Act. Provides that a county may pass an ordinance prohibiting the conduct of poker runs within the county's boundaries. Provides that a county that has prohibited poker runs is not required to establish a system for the licensing of organizations to operate poker runs. Provides that a license for a poker run authorizes the licensee to conduct the poker run at locations within the county with jurisdiction over the key location and at locations within any other county that licenses poker runs. Provides that a poker run conducted at locations in multiple counties is only required to be licensed by the county with jurisdiction over the key location. Removes provisions providing that the governing bodies of 2 or more adjacent counties may contract to jointly establish a licensing system for organizations to operate poker runs. Effective immediately.
Jan 31 18  H  Referred to Rules Committee

HB 04430  Rep. Charles Meier
235 ILCS 5/6-2  from Ch. 43, par. 120
Amends the Liquor Control Act of 1934. Provides that no license of any kind issued by the Illinois Liquor Control Commission or a local liquor control commission shall be issued to a person who, in violation of a specified provision of the Raffles and Poker Runs Act, sells raffle tickets in a physical location that is outside the jurisdiction of the local authority that licensed the raffle or a person who, in violation of a specified provision of the Raffles and Poker Runs Act, sells raffle tickets in a manner that violates the terms of the local license that authorized the raffle. Provides that the prohibition may not be used to initiate an investigation by the State Commission or a local liquor control commission against a license holder who sells raffle tickets inside the jurisdiction of the local authority that licensed the raffle in a manner that is in compliance with State law and local ordinance. Makes other changes. Effective immediately.
Jan 31 18  H  Referred to Rules Committee

HB 04431  Rep. Jay Hoffman
70 ILCS 705/11f  from Ch. 127 1/2, par. 31f
Amends the Fire Protection District Act. In provisions regarding fixing, charging, and collecting fees for services rendered by a fire district against persons, businesses, and other entities who are not residents of the fire protection district, provides that additional charges may be levied to reimburse the district for equipment and apparatus utilized in response to the call for assistance where it can be demonstrated by the district that the additional equipment or apparatus was needed in the circumstances presented, but the rate per vehicle shall not exceed $100 per hour. Effective immediately.
Jan 31 18  H  Referred to Rules Committee
HB 04432  Rep. Jay Hoffman

215 ILCS 5/456  from Ch. 73, par. 1065.3
215 ILCS 5/457  from Ch. 73, par. 1065.4
215 ILCS 5/458  from Ch. 73, par. 1065.5
215 ILCS 5/462a new
215 ILCS 5/460 rep.
820 ILCS 305/1  from Ch. 48, par. 138.1
820 ILCS 305/4e new
820 ILCS 305/8  from Ch. 48, par. 138.8
820 ILCS 305/8.1 new
820 ILCS 305/8.1b
820 ILCS 305/8.2
820 ILCS 305/8.2a
820 ILCS 305/14  from Ch. 48, par. 138.14
820 ILCS 305/19  from Ch. 48, par. 138.19
820 ILCS 305/25.5
820 ILCS 305/29.2
820 ILCS 305/29.3 new

Amends the Employer's Liability Rates Article of the Illinois Insurance Code. Provides that a rate is excessive if it is likely to produce a long run profit that is unreasonably high for the insurance provided or if expenses are unreasonably high in relation to the services rendered. Makes changes regarding competitive markets exists and disapproval of rates under specified circumstances. Amends the Workers' Compensation Act. Provides that accidental injuries sustained while traveling to or from work do not arise out of and in the course of employment. Permits an employer to file with the Illinois Workers' Compensation Commission a workers' compensation safety program or a workers' compensation return to work program implemented by the employer. Provides that (i) injuries to the shoulder shall be considered injuries to part of the arm and (ii) injuries to the hip shall be considered injuries to part of the leg. Contains provisions concerning repetitive and cumulative injuries; permanent partial disability determinations; annual reports by the Commission concerning self-insurance for workers' compensation in Illinois; and duties of the Workers' Compensation Premium Rates Task Force. Makes additional changes to the Workers' Compensation Act. Provides for an evidence-based drug formulary. Requires an annual investigation of procedures covered for ambulatory surgical centers and the establishment of a fee schedule. Changes a waiting period for benefits for certain firefighters, emergency medical technicians, and paramedics. Changes compensation computations for subsequent injuries to the same part of the spine. Effective immediately.

Jan 31 18  H  Referred to Rules Committee

HB 04433  Rep. Robert Rita
(Sen. John J. Cullerton)

30 ILCS 105/6z-27

Amends the State Finance Act. Provides for transfers from certain listed funds into the Audit Expense Fund. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 04434  Rep. Robert Rita

Appropriates $6,807,000 to the Auditor General to meet the ordinary and contingent expenses of the office of the Auditor General. Appropriates $28,540,611 from the Audit Expense Fund to the Auditor General for administrative and operations expenses and audits, studies, investigations, and expenses related to actuarial services. Effective July 1, 2018.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee
HB 04435
Rep. Grant Wehrli, Daniel Swanson, Terri Bryant, Margo McDermed, Barbara Wheeler, Thomas Morrison and Christine Winger

5 ILCS 420/1-113 from Ch. 127, par. 601-113
5 ILCS 420/2-104 from Ch. 127, par. 602-104

Amends the Illinois Governmental Ethics Act. Provides that, among other restrictions, no legislator may accept or participate in any way in any representation case before the State of Illinois or any unit of local government in this State on any matter filed on or after February 1, 2018 that involves a challenge to any tax or proposed assessment of any tax or fee. Provides that the prohibition against participation in such a representation case does not apply in regards to a person with whom the legislator maintains a close economic association, unless a fee or compensation received regarding any matter that involves a challenge to any tax or proposed assessment of any tax or fee is received by the legislator directly or indirectly through any interest in a partnership, limited liability corporation, or other business entity. Modifies the term “representation case” to include matters before a unit of local government. Effective immediately.

Jan 31 18  H  Referred to Rules Committee

HB 04436
Rep. Linda Chapa LaVia-La Shawn K. Ford

405 ILCS 5/2-107.1 from Ch. 91 1/2, par. 2-107.1

Amends the Mental Health and Developmental Disabilities Code. Provides that notwithstanding any of the provisions of the Code concerning the administration of psychotropic medication and electroconvulsive therapy, psychotropic medication or electroconvulsive therapy may be administered pursuant to a power of attorney for health care under the Powers of Attorney for Health Care Law or a declaration for mental health treatment under the Mental Health Treatment Preference Declaration Act over the objection of the recipient if the recipient has not revoked the power of attorney or declaration for mental health treatment as provided in the relevant statute. Effective immediately.

Jan 31 18  H  Referred to Rules Committee

HB 04437
Rep. Linda Chapa LaVia

35 ILCS 635/30

Amends the Telecommunications Infrastructure Maintenance Fee Act. Provides that the existing prohibition or new franchise fees does not prohibit a municipality from requiring telecommunications carriers to pay a reasonable application fee in order to gain access to the public right-of-way. Effective immediately.

Jan 31 18  H  Referred to Rules Committee

HB 04438
Rep. Linda Chapa LaVia

730 ILCS 5/3-8-5 from Ch. 38, par. 1003-8-5
730 ILCS 5/3-8-6 from Ch. 38, par. 1003-8-6

Amends the Unified Code of Corrections. Provides that the Director of Corrections may transfer persons committed to the Department other than addicts, alcoholics, or intoxicated persons who may be subject to involuntary admission or who meets the standards of judicial admission to any psychiatric unit of any public or private hospital for observation, diagnosis, and treatment, subject to the approval of the hospital, for a period of not more than 6 months, if the person consents in writing to the transfer. Establishes procedures in which the Director of Corrections may petition the circuit court requesting transfer to the hospital if the person objects or does not consent to his or her transfer. Provides that no person may be transferred under this provision unless the Department of Corrections determines in writing that the psychiatric unit to which the person will be transferred can provide a safe and secure environment for that person. Provides that the public or private hospital shall return to the Department of Corrections any person committed to it under this provision, whose sentence has not expired and whom the hospital deems no longer subject to involuntary admission, or no longer meets the standard for judicial admission. Provides that the Department of Corrections shall notify the director of any hospital of the expiration of the sentence of any person transferred to that hospital under this provision.

Jan 31 18  H  Referred to Rules Committee
HB 04439  Rep. Barbara Wheeler
5 ILCS 315/15 from Ch. 48, par. 1615
5 ILCS 430/1-15 new
5 ILCS 430/15-35 rep.
Amends the Illinois Public Labor Relations Act. Provides that the Illinois Public Labor Relations Act does not take precedence over the provisions of the State Officials and Employee Ethics Act relating to wages, hours, and conditions of employment and employment relations. Amends the State Officials and Employees Ethics Act. Provides that in case of any conflict between the provisions of the State Officials and Employees Ethics Act and any other existing and future law, including existing preemption statutes, executive order, administrative regulation, collective bargaining agreement, or other agreements, the provisions of the Act shall prevail and control, after the effective date of this amendatory Act. Repeals a Section regarding preemption of the State Officials and Employees Ethics Act.
Jan 31 18  H  Referred to Rules Committee

(Sen. John G. Mulroe and Dave Syverson)
210 ILCS 45/2-213
Amends the Nursing Home Care Act. Provides that the Department of Public Health shall provide facilities with educational information on all vaccines recommended by the Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices, including, but not limited to, the risks associated with shingles and how to protect oneself against the varicella-zoster virus. Requires a facility to distribute the information to each resident who requests the information and each newly admitted resident. Allows the facility to distribute the information to residents electronically. Effective January 1, 2019.
Aug 23 18  H  Public Act . . . . . . . . . 100-1042

405 ILCS 5/3-501 from Ch. 91 1/2, par. 3-501
Amends the Mental Health and Developmental Disabilities Code. Provides that counseling services or psychotherapy on an outpatient basis provided to a civilly committed minor 12 years of age or older shall be provided in compliance with the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act, the Clinical Social Work and Social Work Practice Act, or the Clinical Psychologist Licensing Act (currently, the counseling services or psychotherapy must be provided in compliance with the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act or the Clinical Psychologist Licensing Act). Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Kimberly A. Lightford-Julie A. Morrison-Karen McConnaughay-Don Harmon and Chuck Weaver)

105 ILCS 5/27-22  from Ch. 122, par. 27-22
105 ILCS 5/27-23.1  from Ch. 122, par. 27-23.1
105 ILCS 110/3

Amends the School Code and the Critical Health Problems and Comprehensive Health Education Act. Requires a school district to include in its curriculum a unit of instruction on parenting education for grades 9 through 12 that includes, but is not limited to, instruction on (i) family structure, function, and management, (ii) the prevention of child abuse, (iii) the physical, mental, emotional, social, economic, and psychological aspects of interpersonal and family relationships, and (iv) parenting education competency development that is aligned to the emotional and learning standards of the student's grade level. Provides that this instruction is a prerequisite to receiving a high school diploma and shall be included in the Comprehensive Health Education Program.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/27-22
Deletes reference to:
105 ILCS 110/3

Replaces the preamble and everything after the enacting clause. Amends the School Code. Requires the State Board of Education to assist each school district that offers an evidence-based parenting education model. Requires the State Board to implement and administer a 3-year pilot program supporting the health and wellness student-learning requirement by utilizing a unit of instruction on parenting education in participating school districts that maintain grades 9 through 12. Provides that the program is encouraged to include, but is not limited to, instruction on (i) family structure, function, and management, (ii) the prevention of child abuse, (iii) the physical, mental, emotional, social, economic, and psychological aspects of interpersonal and family relationships, and (iv) parenting education competency development that is aligned to the social and emotional learning standards of the student's grade level. Allows the State Board to make grants to school districts that apply to participate in the pilot program. Effective immediately.

Aug 23 18  H  Public Act . . . . . . . . . 100-1043

HB 04443  Rep. Robyn Gabel

215 ILCS 5/352  from Ch. 73, par. 964
215 ILCS 5/368a
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that all managed care plans shall ensure that all claims and indemnities concerning health care services shall be paid within 30 days after receipt of a claim that has provided specified information on a CMS-1500 Health Insurance Claim Form or a UB-04 (CMS-1450) form. Provides that certain health care providers shall be notified of any known failure of the claim and provide detailed information on how the claim may be satisfied to receive payment within 30 days after receipt. Provides that any undisputed portions of a claim must be reimbursed by the managed care plan within 30 days after receipt. Grants the Department of Insurance specific authority to issue a cease and desist order, fine, or otherwise penalize managed care plans that violate provisions concerning timely payment for health care services. Provides that a policy issued or delivered to the Department of Healthcare and Family Services that provides coverage to certain persons is subject to the provisions concerning timely payment for health care services. Makes conforming changes in the Illinois Public Aid Code.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04444  Rep. Brian W. Stewart

430 ILCS 66/1

Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.

Jan 31 18  H  Referred to Rules Committee

HB 04445  Rep. Brian W. Stewart

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Jan 31 18  H  Referred to Rules Committee
HB 04446  Rep. Brian W. Stewart  
705 ILCS 405/1-1  from Ch. 37, par. 801-1  
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.  
Jan 31 18  H  Referred to Rules Committee  

HB 04447  Rep. Brian W. Stewart  
705 ILCS 105/6  from Ch. 25, par. 6  
Amends the Clerks of Courts Act. Makes a technical change in a Section concerning the office hours of the clerks of courts.  
Jan 31 18  H  Referred to Rules Committee  

HB 04448  Rep. Brian W. Stewart  
430 ILCS 65/1  from Ch. 38, par. 83-1  
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.  
Jan 31 18  H  Referred to Rules Committee  

HB 04449  Rep. Brian W. Stewart  
430 ILCS 30/1  from Ch. 95 1/2, par. 700-1  
Jan 31 18  H  Referred to Rules Committee  

HB 04450  Rep. Brian W. Stewart  
410 ILCS 130/1  
Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.  
Jan 31 18  H  Referred to Rules Committee  

HB 04451  Rep. Brian W. Stewart  
105 ILCS 5/1-2  from Ch. 122, par. 1-2  
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.  
Jan 31 18  H  Referred to Rules Committee  

HB 04452  Rep. Brian W. Stewart  
50 ILCS 753/1  
Amends the Prepaid Wireless 9-1-1 Surcharge Act. Makes a technical change in a Section concerning the short title.  
Jan 31 18  H  Referred to Rules Committee  

HB 04453  Rep. Brian W. Stewart  
50 ILCS 752/1  
Jan 31 18  H  Referred to Rules Committee  

HB 04454  Rep. Brian W. Stewart  
50 ILCS 750/0.01  from Ch. 134, par. 30.01  
Amends the Emergency Telephone System Act. Makes a technical change in a Section concerning the short title.  
Jan 31 18  H  Referred to Rules Committee  

HB 04455  Rep. Brian W. Stewart  
50 ILCS 727/1-1  
Amends the Police and Community Relations Improvement Act. Makes a technical change in a Section concerning the short title.  
Jan 31 18  H  Referred to Rules Committee
HB 04456  Rep. Brian W. Stewart
50 ILCS 725/1 from Ch. 85, par. 2551
Amends the Uniform Peace Officers’ Disciplinary Act. Makes a technical change in a Section concerning the short title.
Jan 31 18  H  Referred to Rules Committee

HB 04457  Rep. Brian W. Stewart
50 ILCS 707/1
Amends the Law Enforcement Camera Grant Act. Makes a technical change in a Section concerning the short title.
Jan 31 18  H  Referred to Rules Committee

HB 04458  Rep. Brian W. Stewart
50 ILCS 706/10-1
Amends the Law Enforcement Officer-Worn Body Camera Act. Makes a technical change in a Section concerning the short title.
Jan 31 18  H  Referred to Rules Committee

HB 04459  Rep. Brian W. Stewart
50 ILCS 709/5-1
Amends the Uniform Crime Reporting Act. Makes a technical change in a Section concerning the short title.
Jan 31 18  H  Referred to Rules Committee

HB 04460  Rep. Brian W. Stewart
20 ILCS 3930/4 from Ch. 38, par. 210-4
Amends the Illinois Criminal Justice Information Act. Makes a change in a Section concerning the Illinois Criminal Justice Information Authority.
Jan 31 18  H  Referred to Rules Committee

HB 04461  Rep. Brian W. Stewart
20 ILCS 2630/0.01 from Ch. 38, par. 206
Amends the Criminal Identification Act. Makes a technical change in a Section concerning the short title.
Jan 31 18  H  Referred to Rules Committee

HB 04462  Rep. Brian W. Stewart
20 ILCS 2615/0.01 from Ch. 121, par. 307.20
Amends the State Police Radio Act. Makes a technical change in a Section concerning the short title.
Jan 31 18  H  Referred to Rules Committee

HB 04463  Rep. Brian W. Stewart
20 ILCS 2610/1 from Ch. 121, par. 307.1
Amends the State Police Act. Makes a technical change in a Section concerning Divisions of the Department of State Police and appointment of officers.
Jan 31 18  H  Referred to Rules Committee

HB 04464  Rep. Brian W. Stewart
20 ILCS 2605/2605-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of State Police.
Jan 31 18  H  Referred to Rules Committee

HB 04465  Rep. Brian W. Stewart
20 ILCS 2105/2105-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Financial and Professional Regulation.
Jan 31 18  H  Referred to Rules Committee
HB 04466  Rep. Brian W. Stewart

5 ILCS 365/1 from Ch. 127, par. 351

Amends the State Salary and Annuity Withholding Act. Makes a technical change in a Section concerning the short title.

Jan 31 18  H  Referred to Rules Committee


110 ILCS 947/55

Amends the Higher Education Student Assistance Act. In a Section concerning a police officer or fire officer survivor grant, provides that, with respect to disabled police and fire officers, natural children need not be born before the disability occurred in order to receive the grant. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

110 ILCS 947/60

Further amends the Higher Education Student Assistance Act. In a Section concerning grants for dependents of Department of Corrections employees who are killed or who become a person with a permanent disability in the line of duty, provides that, with respect to disabled employees of the Department of Corrections, natural children need not be born before the disability occurred in order to receive the grant.

Senate Floor Amendment No. 1

Provides that children (rather than natural children) need not be born, legally adopted, or in the legal custody of the officer or employee (rather than born) before the disability occurred in order to receive the grant.

Aug 03 18  H  Public Act . . . . . . . . . 100-0673

HB 04468  Rep. Joe Sosnowski and Allen Skillicorn

5 ILCS 315/2 from Ch. 48, par. 1602
5 ILCS 315/3 from Ch. 48, par. 1603
5 ILCS 315/4 from Ch. 48, par. 1604
5 ILCS 315/6 from Ch. 48, par. 1606
5 ILCS 315/7 from Ch. 48, par. 1607
5 ILCS 315/9 from Ch. 48, par. 1609
5 ILCS 315/15 from Ch. 48, par. 1615
5 ILCS 315/21.5
105 ILCS 5/34-3.5
115 ILCS 5/1 from Ch. 48, par. 1701
115 ILCS 5/2 from Ch. 48, par. 1702
115 ILCS 5/3 from Ch. 48, par. 1703
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/7 from Ch. 48, par. 1707
115 ILCS 5/10 from Ch. 48, par. 1710
115 ILCS 5/12 from Ch. 48, par. 1712
115 ILCS 5/4.5 rep.

Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act to limit the required subjects of collective bargaining under those respective Acts to employee wages. Exempts specified security employees, peace officer units, and units of fire fighters or paramedics from provisions limiting the subjects of collective bargaining to employee wages. Defines "wages". Makes conforming changes. Effective immediately.

Jan 31 18  H  Referred to Rules Committee
HB 04469


(Sen. Omar Aquino-Jacqueline Y. Collins-Patricia Van Pelt, Mattie Hunter-Kwame Raoul-Scott M. Bennett, Kimberly A. Lightford, Toi W. Hutchinson, David Koehler, Iris Y. Martinez and Cristina Castro)

10 ILCS 5/19-2.3 new
10 ILCS 5/19A-20
55 ILCS 5/3-15003.3 new
55 ILCS 5/3-15003.4 new
730 ILCS 5/3-2-2.3 new
730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Election Code. Provides that each election authority shall collaborate with the county jail within the jurisdiction of the election authority to facilitate voting by mail for voters eligible to vote in the county who are confined or detained in the county jail. Provides that in a county with a population of 3,000,000 or more, the election authority in the county shall establish a temporary branch polling place in the county jail. Contains additional provisions concerning the temporary branch polling place in the county jail. Amends the Counties Code. Provides that each election authority shall collaborate with the county jail within the jurisdiction of the election authority to facilitate voting by mail for voters eligible to vote in the election jurisdiction who are confined or detained in the county jail. Provides that a county jail shall provide a voter registration application to any person in custody at the jail who requests an application and is eligible to vote. Amends the Unified Code of Corrections. Provides that upon release of a person who is eligible to vote, the Department of Corrections shall provide the person with a specified form that informs him or her that his or her voting rights have been restored. Amends the Unified Code of Corrections and Counties Code. Provides that upon discharge from a county jail or release from the Department of Corrections, a person shall be provided with a voter registration form. Provides that the Department, each county jail, and each county probation office shall provide an individual in its custody with specified information on voting rights. Makes other changes. Effective January 1, 2020.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: In provisions of the Election Code concerning voting by mail in jails, provides that each election authority shall collaborate with the primary county jail where eligible voters are confined or detained who are within the jurisdiction of the election authority to facilitate voting by mail for voters eligible to vote in the election jurisdiction who are confined or detained in the county jail. In provisions of the Uniform Code of Corrections concerning release from institutions, provides that upon release from the Department of Corrections, the Department shall confirm that a person has received a voter registration application and has been informed that his or her voting rights have been restored. Removes certain provisions concerning a specified form and Department of Corrections employees. Effective January 1, 2020.

House Floor Amendment No. 4

In provisions of the Election Code concerning voting by mail in jails, provides that each election authority in a county with a population under 3,000,000 shall collaborate with the primary county jail where eligible voters are confined or detained who are within the jurisdiction of the election authority to facilitate an opportunity for voting by mail for voters eligible to vote in the election jurisdiction who are confined or detained in the county jail. In provisions of the Uniform Code of Corrections concerning release from institutions, provides that upon release from the Department of Corrections, the Department shall confirm that a person has received a voter registration application and has been informed that his or her voting rights have been restored. Removes certain provisions concerning a specified form and Department of Corrections employees. Effective January 1, 2020.

Governor Amendatory Veto Message

Recommends removing the provisions added to the Counties Code and the Unified Code of Corrections regarding voter registration and the provision of voting rights information. (Deletes reference to: 55 ILCS 5/3-15003.3 new; 55 ILCS 5/3-15003.4 new; 730 ILCS 5/3-2-2.3 new; 730 ILCS 5/3-14-1)

Nov 28 18  H  Bill Dead - No Positive Action Taken - Amendatory Veto
HB 04470  Rep. Brad Halbrook

60 ILCS 1/80-10

Amends the Township Code. In provisions concerning meetings for examining and auditing the township and road district accounts, declaring a vacancy, or for adopting rules, provides that a township board may hold a special meeting for those purposes (rather than the board may meet at other times as they determine). Limits the calling of specified meetings upon the request of the supervisor or any 2 board members to meetings for the sole purpose of compliance with the requirement to examine and audit township and road district accounts. Provides for notice requirements for board members and that public notice of the meeting shall be provided in the same manner as special meetings of the board. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04471  Rep. Daniel J. Burke and Christine Winger

20 ILCS 1605/2  from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20  from Ch. 120, par. 1170
20 ILCS 1605/21.10 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2019 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit police memorials. Provides that the net revenue from that game shall be divided equally for distribution into the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund and shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04472  Rep. Brian W. Stewart and John C. D'Amico
(Sen. John F. Curran-Martin A. Sandoval-Karen McConnaughay)

625 ILCS 5/3-707 from Ch. 95 1/2, par. 3-707
625 ILCS 5/3-710 from Ch. 95 1/2, par. 3-710
625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303
625 ILCS 5/7-601.5 new
625 ILCS 5/7-610 from Ch. 95 1/2, par. 7-610

Amends the Illinois Vehicle Code. Provides that no person shall operate a motor vehicle registered in another state upon the highways of this State unless the vehicle is covered by a liability insurance policy issued by the state where the vehicle is registered. Provides that the operator of the vehicle shall carry within the vehicle evidence of the insurance. Makes conforming changes.

House Committee Amendment No. 1
Deletes language requiring that the insurance policy be issued by the state where the vehicle is registered.

Senate Committee Amendment No. 2
Deletes reference to:
625 ILCS 5/3-707 from Ch. 95 1/2, par. 3-707
Deletes reference to:
625 ILCS 5/3-710 from Ch. 95 1/2, par. 3-710
Deletes reference to:
625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303
Deletes reference to:
625 ILCS 5/7-601.5 new
Deletes reference to:
625 ILCS 5/7-610 from Ch. 95 1/2, par. 7-610
Adds reference to:
625 ILCS 5/7-601 from Ch. 95 1/2, par. 7-601

Replaces everything after the enacting clause with the provisions of the engrossed bill, and relocates provisions that provide that no person shall operate a motor vehicle registered in another state upon the highways of this State without a liability insurance policy. Makes conforming changes.

Aug 13 18    H Public Act . . . . . . . . . 100-0828

HB 04473  Rep. Robyn Gabel-La Shawn K. Ford and Laura Fine

705 ILCS 405/5-415

Amends the Juvenile Court Act of 1987. Provides that the decision to place a minor alleged to be a delinquent minor in detention shall be a last resort and for as short of a time period as possible. Provides that a review of the decision to detain a minor alleged to be a delinquent minor shall be held as soon as possible. Provides that unless sooner released, a minor alleged to be a delinquent minor taken into temporary custody must be brought before a judicial officer as soon as possible but in no event later than 24 hours including weekends and holidays for a detention or shelter care hearing to determine whether he or she shall be further held in custody (rather than within 40 hours exclusive of Saturdays, Sundays, and court-designated holidays). Makes conforming changes.

Jan 31 18    H Referred to Rules Committee
HB 04474  Rep. Lawrence Walsh, Jr.

Amends the Counties Code, the Township Code, the Illinois Municipal Code, and the Fire Protection District Act. Provides that a nongovernmental entity with which a county, township, municipality, or fire protection district contracts to furnish fire protection services that displays a logo of the unit of local government on the entity's vehicles or uniform shall conspicuously display on all vehicles and uniforms a disclosure with specified information. Defines “vehicle”. Provides that a violation is a business offense with a $1,000 fine per occurrence. Limits home rule powers. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04475  Rep. Laura Fine

Amends the School Code. Requires the school board of a school district to include information about influenza and influenza vaccinations in accordance with the latest recommendations of the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention when it provides information on immunizations, infectious diseases, medications, or other school health issues to the parents or guardians of students.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


Amends the Illinois Vehicle Code. Provides that any person cited for violating the Code or a similar provision of a local ordinance for which the violation is a petty offense shall not be required to sign the citation. Provides that Illinois Supreme Court Rules shall govern bail and appearance procedures when a person who is a resident of another state that is not a member of the Nonresident Violator Compact of 1977 is cited for violating this Code or a similar provision of a local ordinance. Repeals a provision governing the procedures for citations issued by a police officer in this State to a resident of another state that is a member of the Nonresident Violator Compact of 1977. Makes conforming changes.

Aug 03 18  H  Public Act . . . . . . . . . 100-0674

HB 04477  Rep. John Cavaletto

Amends the Volunteer Emergency Worker Job Protection Act. Provides that "volunteer emergency worker" means a person who serves as a member of a fire department of a fire protection district, municipality, or other unit of government on other than a full-time career basis and who meets the requirements for volunteer status under the Code of Federal Regulations and Opinion Letters from the United States Department of Labor. Provides that "volunteer emergency worker" also means, including, but not limited to, a person who serves on a volunteer basis and is licensed under the Emergency Medical Services (EMS) Systems Act as an Emergency Medical Responder (EMR)/(First Responder), Emergency Medical Technician (EMT), Emergency Medical Technician-Intermediate (EMT-I), Advanced Emergency Medical Responder (A-EMT), or Paramedic (EMT-P), or a volunteer ambulance driver or attendant, and the person does not work in one of these capacities for another fire department, fire protection district, or governmental entity on a full-time career basis. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04478  Rep. Barbara Wheeler and Robert Rita

New Act

Creates the Laquan McDonald Act. Establishes a procedure for an election to recall the Mayor of Chicago, an alderman of the City of Chicago, and the Cook County State's Attorney. Effective immediately.

Feb 02 18  H  Referred to Rules Committee
HB 04479

New Act

5 ILCS 140/7.5
720 ILCS 5/9-1 from Ch. 38, par. 9-1
725 ILCS 5/113-3 from Ch. 38, par. 113-3
725 ILCS 5/119-1
725 ILCS 105/10 from Ch. 38, par. 208-10

Amends the Criminal Code of 2012 relating to first degree murder. Adds and eliminates aggravating factors for which the death penalty may be imposed. Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2018. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the amendatory Act shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases.

Feb 02 18 H Referred to Rules Committee

HB 04480
Rep. John M. Cabello

35 ILCS 505/2a from Ch. 120, par. 418a

Amends the Motor Fuel Tax Law. Provides that the tax shall not be imposed upon the importation or receipt of aviation fuels and kerosene at the Chicago Rockford International Airport.

Feb 02 18 H Referred to Rules Committee

HB 04481
Rep. John M. Cabello

720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1

Amends the Criminal Code of 2012. Provides that it is also a hate crime by reason of the actual or perceived employment as a peace officer, firefighter, emergency medical services personnel of another individual or group of individuals, or by reason of the actual or perceived military status of another individual or group of individuals, regardless of the existence of any other motivating factor or factors to commit assault, battery, aggravated assault, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, harassment by telephone, or harassment through electronic communications.

Feb 02 18 H Referred to Rules Committee

HB 04482
Rep. John M. Cabello and Daniel Swanson

20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
20 ILCS 3930/9.1

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2019 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit State police memorials. Requires the net revenue from that game to be deposited into the Criminal Justice Information Projects Fund. Provides that moneys received from the scratch-off game shall be divided equally for distribution into the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund. Moneys received under this Section shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the Illinois Criminal Justice Act to make conforming changes. Effective immediately.

Feb 02 18 H Referred to Rules Committee
HB 04483    Rep. John M. Cabello

15 ILCS 20/50-22

Amends the General Assembly Compensation Act. Provides that beginning in 2018, and for each year thereafter, if the General Assembly fails to pass a balanced budget by June 30th of each year, the compensation to be paid to members of the General Assembly, including the additional sums payable to officers of the General Assembly, shall be withheld until a balanced budget is passed. Amends the State Budget Law of the Civil Administrative Code of Illinois. Removes the salary of members of the General Assembly from continuing appropriations provisions. Effective immediately.
Feb 02 18   H    Referred to Rules Committee

HB 04484    Rep. John M. Cabello

510 ILCS 5/15 from Ch. 8, par. 365

Amends the Animal Control Act. Provides that if the Administrator, State's Attorney, or Director has investigated and reasonably determines that a dog is a vicious dog, that official may file a complaint in the circuit court in the name of the People of the State of Illinois to deem a dog to be a vicious dog. Deletes language providing that a citizen of the county in which the dog exists may file a complaint to commence a hearing to deem a dog to be a vicious dog. Provides that the changes are only effective to causes of actions accruing on or after the effective date of the bill. Provides that after a thorough investigation including: sending, within 10 business days of the Administrator or Director becoming aware of the alleged infraction, notifications to the owner of the alleged infractions, the fact of the initiation of an investigation, and affording the owner an opportunity to meet with the Administrator or Director prior to the making of a determination; gathering of any medical or veterinary evidence; interviewing witnesses; and making a detailed written report, an animal control warden, deputy administrator, or law enforcement agent may, after determining that there exists probable cause to believe that a dog is a dangerous dog, ask the Administrator, or his or her designee, or the Director, to deem a dog to be "dangerous". Effective immediately.
Feb 02 18   H    Referred to Rules Committee

HB 04485    Rep. John M. Cabello-Daniel Swanson

305 ILCS 5/8A-4B new

Amends the Illinois Public Aid Code. Provides that any person who possesses for an unlawful purpose another person's Electronic Benefit Transfer card (EBT) or LINK card in order to use or transfer in any manner not authorized by law or the rules and regulations of the Department of Human Services the cash assistance benefits held on that EBT or LINK card is guilty of a violation and shall be subject to certain penalties established under the Code. Effective immediately.
Feb 02 18   H    Referred to Rules Committee
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<tr>
<th>Bill</th>
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<td>HB 04486</td>
<td>Rep. John M. Cabello</td>
<td>5 ILCS 140/7.5</td>
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<td>50 ILCS 710/1 from Ch. 85, par. 515</td>
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HB 04486 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1026/15-705


Feb 02 18 H Referred to Rules Committee

HB 04487 Rep. John M. Cabello

20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
30 ILCS 105/5.886 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2019 or as soon thereafter as is practical, to offer a special instant scratch-off game for the purposes of upkeep, maintenance, and improvements to Illinois State and local parks. Provides that the net revenue from the special instant scratch-off game must be deposited into the Illinois Parks Scratch-off Fund. Provides that the moneys deposited in the Fund shall be used by the Department of Natural Resources for upkeep, maintenance, and improvements to Illinois State and local parks, including grants for those purposes. Authorizes the Department of the Lottery to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the State Finance Act to create the Illinois Parks Scratch-off Fund. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04488 Rep. John M. Cabello

New Act

20 ILCS 2605/2605-98 new
50 ILCS 705/7.5

Creates the Peace Officer Motor Vehicle Pursuit Act. Provides that a peace officer is authorized to initiate a motor vehicle pursuit when the officer is able to articulate a reason to believe the occupant of a fleeing vehicle: (1) has committed or attempted to commit a forcible felony involving the infliction or threatened infliction of great bodily harm; (2) is attempting to escape by use of a deadly weapon or an object or device that the peace officer reasonably believes to be a deadly weapon; (3) otherwise indicates he or she will endanger human life or inflict great bodily harm unless apprehended immediately; or (4) is or has committed the offense of aggravated fleeing or attempting to elude a peace officer. Provides that a peace officer engaged in a motor vehicle pursuit shall activate both the rotating or flashing lights and the siren of his or her police vehicle. Provides that a peace officer who is driving a police vehicle equipped with a video camera shall ensure the camera is activated at all times while engaged in a pursuit or fleeing and eluding incident. Provides for police officer pursuit training. Preempts home rule. Amends the Department of State Police Law of the Civil Administrative Code of Illinois and the Illinois Police Training Act to make conforming changes. Effective January 1, 2019.

Feb 02 18 H Referred to Rules Committee
HB 04489  Rep. John M. Cabello

55 ILCS 5/5-1006.7

Amends the Counties Code. Modifies the format of the referendum question for counties seeking to impose a school facility occupation tax to include a brief description of the project for which the revenue from the tax will be used and a definite period of time during which the tax will be imposed. Effective immediately.

Feb 02 18       H Referred to Rules Committee


65 ILCS 5/8-3-20 new

Amends the Illinois Municipal Code. Provides that, on and after the effective date of this amendatory Act, home rule municipalities and non-home rule municipalities may not impose any tax increase or levy any new or additional tax without prior referendum approval. Limits home rule powers. Effective immediately.

Feb 02 18       H Referred to Rules Committee

HB 04491  Rep. John M. Cabello

35 ILCS 105/3-85
35 ILCS 110/3-70

Amends the Use Tax Act and the Service Use Tax Act. Reinstates the Manufacturer's Purchase Credit on and after January 1, 2018. Provides that the credit is exempt from the Acts' automatic sunset provisions. Effective immediately.

Feb 02 18       H Referred to Rules Committee


720 ILCS 5/24-2
730 ILCS 5/3-2-12 new
730 ILCS 125/26.1 new

Amends the Criminal Code of 2012, the Unified Code of Corrections, and the County Jail Act. Permits currently employed and qualified retired State correctional officers and county correctional officers to carry their own firearms off-duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements. Provides that currently employed and qualified retired State correctional officers and county correctional officers shall carry a photographic identification and a valid annual firearm certificate while carrying their own firearms off-duty. Limited to correctional officers who have custody and control over inmates in an adult correctional facility.

Feb 02 18       H Referred to Rules Committee

HB 04493  Rep. John M. Cabello-C.D. Davidsmeyer

720 ILCS 5/9-3.3-1 new

Amends the Criminal Code of 2012. Creates the offense of drug-induced homicide of an unborn child. Provides that a person commits the offense when the person, without lawful justification, knowingly injects or knowingly causes injection, inhalation, absorption, or ingestion of any amount of a prescription drug, over-the-counter drug, controlled substance, or methamphetamine that causes the death of an unborn child. Exempts from a violation: (1) acts which cause the death of an unborn child if those acts were committed during any abortion, as defined in the Illinois Abortion Law of 1975, to which the pregnant woman has consented; (2) acts which were committed under usual and customary standards of medical practice during diagnostic testing or therapeutic treatment; or (3) the use of a drug according to the direction of a physician or in accordance with the directions written on the drug label. Provides that a violation is a Class X felony.

Feb 02 18       H Referred to Rules Committee
HB 04494
Rep. Luis Arroyo-Elizabeth Hernandez, Linda Chapa LaVia, Silvana Tabares, Emanuel Chris Welch, Sonya M. Harper, Camille Y. Lilly, Katie Stuart and Natalie Phelps Finnie

Amends the Use Tax Act and the Retailers’ Occupation Tax Act. Provides that, from August 5, 2018 through August 11, 2018, the tax imposed under the Acts on clothing and school supplies shall be at the rate of 1.25% (instead of 6.25%). Makes changes concerning the distribution of proceeds from those sales. Makes corresponding changes in the State Finance Act. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04495

New Act

Creates the Vocational Academy Opportunity Act. Creates 2 vocational academies, one located in Cook County and the other in St. Clair County, which shall be residential institutions. Provides that each academy shall be a State agency, funded by State appropriations, private contributions, and endowments. Provides that the academies shall be governed by a single Board of Trustees for the collective operation and oversight of the academies. Provides for the membership of the Board. Specifies the duties and powers of the Board. Provides that each academy shall be empowered to lease or purchase real and personal property on commercially reasonable terms for the use by the academy.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that each academy shall be located within 5 miles (rather than one mile) of a major interstate. Provides that each academy shall offer a program of secondary coursework that is appropriate for high school students and that offers the courses that meet the requirements of a high school diploma (rather than may offer a program of secondary and postsecondary coursework). Makes changes to the membership of the Board of Trustees. Provides that the Board of Trustees is authorized to enter into agreements with institutions of higher education for dual credit. Makes conforming changes.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04496
Rep. Jim Durkin

Amends the Trustees of Schools Article of the School Code. Allows the governing board of Lyons Township High School District 204, Western Springs School District 101, LaGrange School District 102, LaGrange School District 105, LaGrange Highlands School District 106, Pleasantdale School District 107, and the LaGrange Area Department of Special Education to withdraw from the jurisdiction and authority of the trustees of schools of Lyons Township and the township treasurer, provided that the board elects or appoints its own treasurer. Provides that these amendatory changes are prospective only, starting from the effective date of the amendatory Act, and, with respect to Lyons Township High School District 204, shall not affect any legal action pending on the effective date of the amendatory Act in the Illinois courts in which Lyons Township High School District 204 is a listed party. Effective immediately.

Feb 02 18 H Referred to Rules Committee

HB 04497
Rep. Michael J. Zalewski

Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.

Feb 02 18 H Referred to Rules Committee
HB 04498  Rep. Keith R. Wheeler
720 ILCS 5/16-1 from Ch. 38, par. 16-1
Amends the Criminal Code of 2012. Provides that the penalty for theft in which the offense is committed against a not-for-profit organization that is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code of 1986 is one class higher than the penalty for theft committed against other persons. Provides that if the penalty for theft otherwise provided for is a Class X felony, the penalty under this provision is the penalty for a Class X felony with a minimum term of imprisonment of 7 years. Effective immediately.
Feb 02 18  H  Referred to Rules Committee

New Act
Creates the Public Duty Rule Codification Act. Contains legislative findings and a statement of legislative purpose. Provides that a local governmental entity and its employees owe no duty of care to individual members of the general public to provide governmental services.
Feb 02 18  H  Referred to Rules Committee

HB 04500  Rep. Keith R. Wheeler
New Act
Creates the Revenue Estimate Act. Provides that the General Assembly shall not enact any bill to appropriate funds within any fiscal year prior to its adoption of a joint resolution reflecting the estimate of funds available for that fiscal year as required under the Commission on Government Forecasting and Accountability Act. Effective immediately.
Apr 13 18  H  Tabled

HB 04501  Rep. Keith R. Wheeler
25 ILCS 10/8 new
Amends the General Assembly Operations Act. Provides that on and after the effective date of this amendatory Act, the General Assembly shall, by joint resolution, establish a revenue estimate for the following State fiscal year by April 30th of each year. Effective immediately.
Apr 13 18  H  Tabled

HB 04502  Rep. Brian W. Stewart
720 ILCS 5/24.8-0.1
720 ILCS 5/24.8-1.5 new
720 ILCS 5/24.8-5
Amends the Criminal Code of 2012. Provides that all imitation handguns shall be sold from behind the counter, in an age restricted area, or in a sealed display case. Provides that a violation is a Class B misdemeanor. Defines "imitation handgun" as an air gun, air pistol, B-B gun, paint ball gun, pellet gun, or any other implement that is not a firearm but is designed to resemble and has the appearance of a handgun whether or not the implement is capable of firing any shot, bullet, or other missile.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04503  Rep. Elizabeth Hernandez-André Thapedi

Amends various Acts relating to the governance of public universities in Illinois and the Higher Education Student Assistance Act. Provides that notwithstanding any other provision of law to the contrary, a student who meets the requirements concerning being deemed an Illinois resident for tuition purposes is eligible to apply or receive consideration for any student aid or benefit funded or administered by the State, State agencies, public institutions, or the university, including scholarships, grants, awards, stipends, room and board, tuition waivers, or other financial or in-kind assistance, but excluding Monetary Award Program grants. Prohibits each university and the Illinois Student Assistance Commission from denying a scholarship, grant, or loan to a person who has been convicted of illegal possession or sale of cannabis, controlled substances, or methamphetamine if he or she otherwise qualifies for the scholarship, grant, or loan.

Feb 02 18  H  Referred to Rules Committee

HB 04504  Rep. Allen Skillicorn

Amends the Swimming Facility Act and Swimming Pool Safety Act. Provides that "swimming pool" does not include therapeutic pools used in physical therapy programs operated by medical facilities licensed by the Department of Public Health or operated by physical therapists licensed under the Illinois Physical Therapy Act.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04505  Rep. Thomas M. Bennett

Amends the Unified Code of Corrections. Provides that the Department of Corrections, through its Illinois Correctional Industries division, may operate or contract with the private sector for substantial involvement in a correctional industries enhancement program. Sets forth requirements and rules for the correctional industries enhancement program. Provides that the Department may take limited deductions from wages of a committed person worker who participates in the correctional industries enhancement program.

Feb 02 18  H  Referred to Rules Committee
HB 04506
Rep. Peter Breen, Robert W. Pritchard, Margo McDermed, Nick Sauer, John Cavaletto, Patricia R. Bellock, Thomas Morrison, Dan Brady and Steven A. Andersson

740 ILCS 21/10
720 ILCS 5/12-7.3
720 ILCS 5/12-7.5

Amends the Stalking No Contact Order Act. Provides that stalking does not include an exercise of the right to free speech or assembly that is otherwise lawful or picketing that is otherwise lawful (rather than, "an exercise of the right to free speech or assembly that is otherwise lawful or picketing occurring at the workplace that is otherwise lawful and arises out of a bona fide labor dispute, including any controversy concerning wages, salaries, hours, working conditions or benefits, including health and welfare, sick leave, insurance, and pension or retirement provisions, the making or maintaining of collective bargaining agreements, and the terms to be included in those agreements"). Amends the Criminal Code of 2012. Provides that a person commits stalking when he or she knowingly engages in a course of conduct directed at a specific person, and he or she knows or should know that this course of conduct would cause a reasonable person to fear for his or her safety or the safety of a third person (rather than, in addition, to suffer other emotional distress). Provides that a person commits cyberstalking when he or she engages in a course of conduct using electronic communication directed at a specific person, and he or she knows or should know that would cause a reasonable person to fear for his or her safety (rather than, in addition, to suffer other emotional distress). Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that stalking does not include an exercise of the right to free speech or assembly that is otherwise lawful or picketing, including but not limited to, picketing occurring at the workplace that is otherwise lawful and arises out of a bona fide labor dispute, including any controversy concerning wages, salaries, hours, working conditions or benefits, including health and welfare, sick leave, insurance, and pension or retirement provisions, the making or maintaining of collective bargaining agreements, and the terms to be included in those agreements (in the introduced bill, stalking does not include an exercise of the right to free speech or assembly that is otherwise lawful or picketing that is otherwise lawful). Effective immediately.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)

There is no corrections population impact or fiscal impact to the Department of Corrections.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)

This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04507


(Sen. David Koehler-Pamela J. Althoff-Chuck Weaver)

5 ILCS 490/195 new
Amends the State Commemorative Dates Act. Provides that the fifth day of March of each year shall be designated as the Day of the Horse, to be observed throughout the State as a day to encourage citizens to honor and celebrate the role of equines in the history and character of Illinois, and to recognize the benefits of the equine industry to the economy, agriculture, tourism, and quality of life in Illinois.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 490/195 new
Adds reference to:
35 ILCS 120/1f from Ch. 120, par. 440f

Replaces everything after the enacting clause. Amends the Retailers' Occupation Tax Act. Provides that, from March 1, 2010 to July 31, 2012, the exemption for manufacturing, assembling, or graphic arts machinery or equipment shall also apply to a business enterprise which (i) complies with certain job creation and investment criteria, (ii) receives certification from the Department of Commerce and Economic Opportunity, (iii) was a Department of Commerce and Economic Opportunity certified business enterprise in 2009, and (iv) retained a minimum of 500 full-time equivalent jobs in Illinois in 2009 and 2010, 675 full-time equivalent jobs in Illinois in 2011, 850 full-time equivalent jobs in Illinois in 2012, and 1,000 full-time equivalent jobs in Illinois in 2013. Provides that those jobs must have been created in the manufacturing sector as defined by the North American Industry Classification System. Effective immediately.

Senate Floor Amendment No. 2
Adds reference to:
65 ILCS 5/11-74.4-3.5

Amends the Public Utilities Act. Modifies the definition of “water or sewer utility” to remove language specifying water or sewer service provided to 7,500 or fewer customer connections as provided by certain entities. Provides that appraisals of the fair market value of the water or sewer utility that is being acquired shall be performed by 3 appraisers approved (rather than selected) by the Illinois Commerce Commission's Executive Director or designee (rather than the water department manager) and engaged by either the water or sewer utility being acquired or by the large public utility. Allows appraisers to engage one disinterested engineer who is licensed in this State who may be the same engineer that is engaged by other appraisers. Provides that in the Commission's order that approves the large public utility's acquisition of the water or sewer utility, the Commission shall issue its decision establishing, among other requirements, the rates to be charged to customers in the water or sewer utility. Provides that a large public utility may (rather than shall) recommend the district or tariff group of which the water or sewer utility shall become a part of after the acquisition, or may recommend a lesser rate for the water or sewer utility. Provides that from the date of acquisition until the date that new rates are effective in an acquiring large public utility's next rate case, the customers of the acquired water or sewer utility shall pay the approved then-existing rates of the district or tariff group as ordered by the Commission, or some lesser rates as recommended by the large public utility and approved by the Commission. Provides that in an acquiring large public utility's 2 rate cases following an acquisition, the public utility may file a rate tariff for an acquired water or sewer utility that establishes lesser rates than the district or tariff group into which the water or sewer utility is combined. Extends the repeal date of the valuation of water and sewer utilities Section from June 1, 2018 to June 1, 2028. Makes conforming changes. Effective immediately.

Amends the Humane Care for Animals Act. Provides that a person who willfully or maliciously tortures, mutilates, injures, disables, poisons, or kills any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, if the animal is killed or totally disabled, the person is guilty of a Class 2 felony. Provides that a person who kills or severely injures any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, while he or she is in the commission of a felony, is guilty of a Class 2 felony. If the offender is found to be guilty under this Section, the offender shall be responsible for any veterinarian bills for an animal that was injured, and training costs for another animal, if the animal injured or killed is no longer able to be in service. Makes other changes.

HB 04508
220 ILCS 5/9-210.5
Amends the Property Tax Code. In a Section providing that in counties with a population of under 3,000,000, certain reduced assessments shall remain in place unless there is substantial cause shown why the reduced assessment should not remain in effect, provides a non-exclusive list of substantial causes. Effective immediately.

HB 04509
Rep. Nick Sauer
35 ILCS 200/16-80
Amends the Humane Care for Animals Act. Provides that a person who willfully or maliciously tortures, mutilates, injures, disables, poisons, or kills any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, if the animal is killed or totally disabled, the person is guilty of a Class 3 felony, and if the animal is killed or totally disabled, the person is guilty of a Class 2 felony. Provides that a person who kills or severely injures any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, while he or she is in the commission of a felony, is guilty of a Class 2 felony. If the offender is found to be guilty under this Section, the offender shall be responsible for any veterinarian bills for an animal that was injured, and training costs for another animal, if the animal injured or killed is no longer able to be in service. Makes other changes.

HB 04510
510 ILCS 70/4.04
Amends the Humane Care for Animals Act. Provides that a person who willfully or maliciously tortures, mutilates, injures, disables, poisons, or kills any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, if the animal is killed or totally disabled, the person is guilty of a Class 3 felony, and if the animal is killed or totally disabled, the person is guilty of a Class 2 felony. Provides that a person who kills or severely injures any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, while he or she is in the commission of a felony, is guilty of a Class 2 felony. If the offender is found to be guilty under this Section, the offender shall be responsible for any veterinarian bills for an animal that was injured, and training costs for another animal, if the animal injured or killed is no longer able to be in service. Makes other changes.

All legislation through December 04, 2018
HB 04511  Rep. Martin J. Moylan
110 ILCS 330/6.7 new
210 ILCS 85/6.14c
Amends the University of Illinois Hospital Act and Hospital Licensing Act. Provides that each hospital shall post, in each facility that has an emergency room, a notice in a conspicuous location in the emergency room with information about how to enroll in health insurance through the Illinois health insurance marketplace.
Feb 02 18  H  Referred to Rules Committee

HB 04512  Rep. Melissa Conyears-Ervin-John M. Cabello-LaToya Greenwood-Emanuel Chris Welch and Barbara Wheeler
720 ILCS 5/12-6.6 new
Amends the Criminal Code of 2012. Creates the offense of streetgang member loitering. Provides that a person commits the offense when he or she is a streetgang member or is in the company of or acting in concert with a streetgang member and knowingly loiters in a public place under any of the following circumstances: (1) with intent to publicize a criminal streetgang's dominance over certain territory in order to intimidate non-members of the streetgang from entering, remaining in, or using the public place or adjacent area; or (2) with the intent to conceal ongoing commerce in illegal drugs or other unlawful activity. Provides that nothing in this provision shall be construed in any way to limit the power or right of a law enforcement officer to make any investigation, detention, or arrest as the law enforcement officer would be permitted to make in absence of this provision. Provides that a streetgang member or a person in the company of or acting in concert with a streetgang member who violates this provision is guilty of a Class A misdemeanor.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill but: (1) provides that as an element of the offense a peace officer must inform the person that he or she is subject to arrest and prosecution for failure to obey promptly the order issued by the peace officer that streetgang member loitering is prohibited, or for engaging in further streetgang member loitering within sight or hearing of the place at which the order was issued during the 12-hour period following the time the order was issued; and (2) changes the penalties for the offense by providing that a court shall order a streetgang member or a person in the company of or acting in concert with a streetgang member who commits the offense is guilty of a petty offense for which the person shall be sentenced to perform community service of up to 120 hours for a first or second offense and for a third or subsequent offense is guilty of a Class A misdemeanor.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Michael E. Hastings)
30 ILCS 500/30-40 new
Amends the Illinois Procurement Code. Provides that for any project under a construction contract, the contract shall require that, to the extent practicable, at least 10% of man-hours performing construction services be performed by individuals who reside in areas of poverty. Requires the Department of Central Management Services to annually release a list of areas of poverty that meet the requirements.
Fiscal Note (Dept. of Transportation)
The Illinois Department of Transportation (IDOT) estimates a fiscal impact of approximately $6,000,000 annually associated with additional software and staff to monitor construction sites and enforce the new requirements contained in this legislation. IDOT has on average 850 active construction contracts every year. The workforce needed for each construction project is driven by the volume, nature and complexity of work which results in a variable workforce that can change from day to day at each project. This will result in the need for daily monitoring of the workforce at each project site to assure compliance with the legislation. Based on the number of projects and how widespread they are throughout the State, there is potential need for 50 staff to enforce compliance. Each employee would cost IDOT approximately $120,000 after factoring in group insurance and other benefit costs. Additionally, there is not a standard software application to capture and monitor such data, so something will have to be custom developed at a potential cost of $100,000 to $300,000. Annual maintenance for the system is estimated at $25,000.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
May 09 18  S  Referred to Assignments
HB 04514   Rep. David S. Olsen and John Cavaletto
           (Sen. John F. Curran)

105 ILCS 5/10-22.24a  from Ch. 122, par. 10-22.24a

Amends the School Code. Provides that only persons licensed and endorsed as a school counselor under the Code may use the title "school counselor".

Governor Amendatory Veto Message

Recommends removing a provision that provides that only persons licensed and endorsed as a school counselor may use the title "school counselor". Recommends requiring the Illinois Department of Employment Security to conduct a study and issue a report by January 31, 2019 that studies the labor market impacts of title protection of the school counselor profession and that specifically examines: (i) the effects of requiring this certification on the historically economically disenfranchised and (ii) the potential for mandatory certification to act as a barrier to labor market mobility for women, minorities, the poor, veterans, and long-term unemployed.

Nov 30 18   H Public Act . . . . . . . . . . 100-1136
HB 04515


225 ILCS 60/22.6 new
Amends the Medical Practice Act of 1987. Exempts physicians from disciplinary action by the Department of Financial and Professional Regulation based solely upon the licensee's recommendation or provision of a treatment method for Lyme disease or other tick-borne disease if specified criteria are met. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:

225 ILCS 60/22.6 new

Adds reference to:

New Act

Adds reference to:

20 ILCS 2310/2310-390 rep.

Replaces everything after the enacting clause. Creates the Lyme Disease Prevention and Protection Act. Provides that the Department of Public Health shall establish the Lyme Disease Prevention, Detection, and Outreach Program to advise the Department on disease prevention and surveillance and provider and public education relating to the disease. Provides that the Department shall continue to support the vector-borne disease epidemiologist coordinator who is responsible for overseeing the program. Provides that the program shall meet specified requirements to raise awareness about and to promote prevention of Lyme disease. Creates the Lyme Disease Task Force. Provides language concerning the duties and membership of the Task Force. Provides that the Department shall prepare a report annually indicating all efforts under the Act, and the report shall be posted on the Department's website and distributed to the General Assembly and the Task Force. Amends the Medical Practice Act of 1987. Provides that the Department of Financial and Professional Regulation shall not take disciplinary or non-disciplinary actions against a physician for experimental treatment for Lyme Disease or other tick-borne diseases.

Governor Amendatory Veto Message

Recommends removing a provision added to the Medical Practice Act of 1987 that prohibits the Department of Financial and Professional Regulation from taking any disciplinary or non-disciplinary actions against a physician for experimental treatment for Lyme disease or other tick-borne diseases, including, but not limited to, the prescription of or treatment with long-term antibiotics. (Deletes reference to: 225 ILCS 60/22)

Nov 30 18 H Public Act . . . . . . . 100-1137
HB 04516


(Sen. Julie A. Morrison, Michael E. Hastings-Ira I. Silverstein, Michael Connelly-Patricia Van Pelt, David Koehler, Linda Holmes, Laura M. Murphy, John G. Mulroe, Antonio Muñoz and Kimberly A. Lightford)

215 ILCS 5/356z.29 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to require coverage for hearing instruments and related services for all individuals under the age of 18 when a hearing care professional prescribes a hearing instrument. Provides that an insurer shall provide coverage for hearing aids subject to certain restrictions. Provides that an insurer shall not be required to pay a claim if the insured filed such a claim 12 months prior to the date of filing the claim with the insurer and the claim was paid by any insurer. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Makes changes to definitions. Provides that the coverage for hearing instruments and related services for all individuals under the age of 18 when a hearing care professional prescribes a hearing instrument to augment communication must be medically necessary. Makes changes to the restrictions on hearing aid coverage. Removes language providing that an insurer shall not be required to pay a claim if the insured filed such a claim 12 months prior to the date of filing the claim with the insurer and the claim was paid by the insurer. Effective immediately.

Senate Committee Amendment No. 1

In provisions amending the Illinois Insurance Code, provides that a provision concerning coverage for medically necessary hearing instruments and related services for individuals under the age of 18 is inoperative other than any such coverage authorized under specified provisions of the Social Security Act and the State shall not assume any obligation for the cost of coverage for medically necessary hearing instruments and related services for individuals under the age of 18 if, at any time, the Secretary of the United States Department of Health and Human Services, or its successor agency, promulgates rules or regulations to be published in the Federal Register, publishes a comment in the Federal Register, or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the Patient Protection and Affordable Care Act, to defray the cost of that coverage.

Aug 22 18 Public Act . . . . . . 100-1026

HB 04517

Rep. Sonya M. Harper

10 ILCS 5/1A-16.1
10 ILCS 5/1A-16.2
10 ILCS 5/1A-16.6
15 ILCS 335/4 from Ch. 124, par. 24
730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Election Code. Allows for the automatic voter registration of persons released from the Department of Corrections and issued standard Illinois Identification Cards by the Secretary of State. Includes the Department of Corrections as a “designated automatic voter registration agency” and a “designated government agency” for the purposes of registering voters under the Act. Provides that the Department of Corrections shall be considered a designated government agency until the designated automatic voter registration agency provisions of the Code are fully implemented, at which point, the Department of Corrections shall be considered a designated automatic voter registration agency, and cease to be a designated government agency. Amends the Unified Code of Corrections. Provides that upon the release of a committed person on parole, mandatory supervised release, final discharge, pardon, or release for wrongful imprisonment, the Department of Corrections shall provide such person with information concerning voter registration. Makes a conforming change in the Code. Amends the Illinois Identification Card Act to make a conforming change.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04518  Rep. C.D. Davidsmeyer

40 ILCS 5/16-150.1

40 ILCS 5/16-203

30 ILCS 805/8.42 new

Amends the Downstate Teacher Article of the Illinois Pension Code. In the provision defining "eligible employment" for the purpose of allowing a teacher to return to teaching in subject shortage areas without impairing his or her retirement status or retirement annuity, changes the ending date of the employment from no later than June 30, 2013 to no later than June 30, 2019. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Amends the State Mandates Act to require implementation without reimbursement by the State. Makes technical changes. Effective immediately.

Feb 02 18  H  Referred to Rules Committee

HB 04519  Rep. C.D. Davidsmeyer

75 ILCS 16/15-15

75 ILCS 16/15-20 rep.

Amends the Public Library District Act. Provides that territory annexed by a public library district included within a municipality or school district shall be approved by ordinance of the board, publication or posting, and voter referendum (rather than only by ordinance of the board with the option for a back-door referendum to prevent the annexation). Repeals provisions allowing a referendum to disconnect annexed territory from a library district. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04520  Rep. C.D. Davidsmeyer

225 ILCS 10/7  from Ch. 23, par. 2217

Amends the Child Care Act of 1969. Allows adults who reside on the premises of a day care home to possess handguns on day care home premises (rather than adults who must possess a handgun as a condition of employment and who reside on the premises of a day care home) if the handgun and handgun ammunition are locked and inaccessible to children.

Feb 02 18  H  Referred to Rules Committee

HB 04521  Rep. C.D. Davidsmeyer

10 ILCS 5/1-14 new

10 ILCS 5/3-8 new

10 ILCS 5/17-9  from Ch. 46, par. 17-9

10 ILCS 5/18-5  from Ch. 46, par. 18-5

10 ILCS 5/18A-5

10 ILCS 5/18A-15

10 ILCS 5/19A-35

Amends the Election Code. Requires Voters Identification Cards for those who do not have an acceptable photo ID. Sets forth requirements and exemptions. Provides that any person desiring to vote shall present to the judges of election for verification of the person's identity a government-issued photo identification card or his or her Voter Identification Card.

Feb 02 18  H  Referred to Rules Committee

HB 04522  Rep. C.D. Davidsmeyer

720 ILCS 5/11-25

Amends the Criminal Code of 2012. Provides that a person commits grooming when he or she knowingly in person or by use of a computer on-line service, Internet service, local bulletin board service, or any other device capable of electronic data storage or transmission, seduces, solicits, lures, or entices, or attempts to seduce, solicit, lure, or entice, a child, a child's guardian, or another person believed by the person to be a child or a child's guardian, to commit any sex offense as defined in Section 2 of the Sex Offender Registration Act, to distribute photographs depicting the sex organs of the child, or to otherwise engage in any unlawful sexual conduct with a child or with another person believed by the person to be a child.

Feb 02 18  H  Referred to Rules Committee
HB 04523  Rep. C.D. Davidsmeyer

10 ILCS 5/9-8.5

Amends the Election Code. Removes a provision that provides that the State Board of Elections shall adjust the amounts of the contribution limits for inflation.
Feb 02 18  H  Referred to Rules Committee

HB 04524  Rep. C.D. Davidsmeyer and La Shawn K. Ford

105 ILCS 5/10-22.39
105 ILCS 5/34-18.7  from Ch. 122, par. 34-18.7

Amends the School Code. With respect to school districts other than the Chicago school district, provides that at least once every 2 years at an in-service training program or at another appropriate time when school personnel are scheduled to be in attendance and in addition to other topics covered at training throughout the school year, school personnel who work with pupils in grades kindergarten through 12 and are employed by the school district shall be trained to identify the warning signs of mental illness and suicidal behavior in youth and shall be taught appropriate intervention and referral techniques (instead of providing that in addition to other topics at in-service training programs, school guidance counselors, teachers, school social workers, and other school personnel who work with pupils in grades 7 through 12 shall be trained to identify the warning signs of mental illness and suicidal behavior in adolescents and teens and shall be taught appropriate intervention and referral techniques). Makes similar changes with respect to the Chicago school district. Effective immediately.
Feb 02 18  H  Referred to Rules Committee

HB 04525  Rep. C.D. Davidsmeyer

430 ILCS 65/7  from Ch. 38, par. 83-7

Amends the Firearm Owners Identification Card Act. Provides that if a renewal application for a Firearm Owner's Identification Card is pending at the time a card expires, the card shall be valid for the person to whom it is issued until 7 business days after the date the person's new Firearm Owner's Identification Card is issued.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04526  Rep. C.D. Davidsmeyer

210 ILCS 50/3.85

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a Vehicle Service Provider that serves a rural or semi-rural population of 10,000 or fewer inhabitants and exclusively uses volunteers, paid-on-call, or a combination thereof to provide patient care may apply for alternate rural staffing authorization from the Department of Public Health to authorize the ambulance, Non-Transport Vehicle, Special-Use Vehicle, or Limited Operation Vehicle to be staffed by one EMT licensed at or above the level at which the vehicle is licensed, plus one Emergency Medical Responder when 2 licensed Emergency Services personnel are not available to respond. Provides that an alternate rural staffing authorization shall not expire. Effective immediately.
Feb 02 18  H  Referred to Rules Committee

HB 04527  Rep. C.D. Davidsmeyer

30 ILCS 105/5.886 new
30 ILCS 105/6z-105 new
35 ILCS 5/507III new

Amends the Illinois Income Tax Act. Creates an income tax checkoff for donations to the Pediatric and Rare Disease in Children Research Fund. Amends the State Finance Act to create the Pediatric and Rare Disease in Children Research Fund. Provides that moneys deposited into the Pediatric and Rare Disease in Children Research Fund shall be used by the Department of Public Health for the purpose of making grants to organizations in Illinois that conduct research, investigation, and experimentation that results in a better understanding of pediatric and rare diseases in children and an ultimate cure or treatment option. Effective immediately.
Feb 02 18  H  Referred to Rules Committee
HB 04528  Rep. C.D. Davidsmeyer
625 ILCS 5/11-1401 from Ch. 95 1/2, par. 11-1401
625 ILCS 5/11-1429

Amends the Illinois Vehicle Code. Provides that an unattended vehicle shall not include an unattended locked motor
car with the engine running after being started by a remote starter system if the motor vehicle is located in a municipality with a
population of less than 250,000. Provides that language allowing a motor vehicle operating on diesel fuel and started by a remote
starter system to idle for more than 10 minutes at a time applies only if the motor vehicle is located in a municipality with a population
of less than 250,000. Effective immediately.
Feb 02 18  H  Referred to Rules Committee

HB 04529  Rep. C.D. Davidsmeyer
105 ILCS 5/10-20.24 from Ch. 122, par. 10-20.24

Amends the School Code. Provides that any school district that has a local chapter of the National FFA Organization shall
permit a pupil that is enrolled in a nonpublic school to participate in the school district's chapter without requiring part-time attendance
if the student resides within the boundaries of the school district. Provides that the school district shall obtain authorization from the
pupil's parent or guardian before the pupil may participate in the chapter. Provides that the school district may charge the pupil's parent
or guardian a fee, subject to determination by the school district, to cover the costs associated with the pupil's participation in the
chapter. Effective immediately.
Feb 02 18  H  Referred to Rules Committee

HB 04530  Rep. C.D. Davidsmeyer
430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 65/8 from Ch. 38, par. 83-8
430 ILCS 66/25

Amends the Firearm Owners Identification Card Act. Provides that a person who is under 21 years of age may apply for a
Firearm Owner's Identification Card without parental consent required if he or she is an active duty member of the United States
Armed Forces. Amends the Firearm Concealed Carry Act. Provides that the Department of State Police shall issue a concealed carry
license to an applicant who is an active duty member of the United States Armed Forces.
Feb 02 18  H  Referred to Rules Committee

HB 04531  Rep. Martin J. Moylan
30 ILCS 550/3
55 ILCS 5/5-1123
65 ILCS 5/11-39-3

Amends the Public Construction Bond Act, the Counties Code, and the Illinois Municipal Code. Allows a county or
municipality to require an irrevocable letter of credit, surety bond, or letter of commitment issued by a bank, savings and loan
association, surety, or insurance company from a builder or developer to guarantee completion of a project improvement. Eliminates
the preemption of home rule powers.
Apr 23 18  H  Third Reading - Short Debate - Lost 045-062-000

HB 04532  Rep. Martin J. Moylan-Tony McCombie
30 ILCS 105/6z-17 from Ch. 127, par. 142z-17
35 ILCS 505/8 from Ch. 120, par. 424
50 ILCS 750/30
230 ILCS 10/12 from Ch. 120, par. 2412
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 40/75

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Riverboat Gambling
Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to
be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax
Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a
continuing appropriation. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04533  Rep. Emanuel Chris Welch-Steven A. Andersson
5 ILCS 120/1.05
5 ILCS 140/3.5
Amends the Open Meetings Act and the Freedom of Information Act. Provides that an elected or appointed member of a public body of a municipality may satisfy the training requirements under the Open Meetings Act and a Freedom of Information Officer may satisfy the training requirements under the Freedom of Information Act by participating in a course of training sponsored or conducted by the Illinois Municipal League. Provides content requirements for the training. Provides that if an organization representing municipalities provides training, it must provide a certificate of course completion to each elected or appointed member of a public body who successfully completes that course of training.
Apr 13 18      H Rule 19(a) / Re-referred to Rules Committee

HB 04534  Rep. Al Riley-André Thapedi-Linda Chapa LaVia-Stephanie A. Kifowit and Sue Scherer
705 ILCS 505/8 from Ch. 37, par. 439.8
Provides that the amendatory Act may be referred to as the Commitment to Justice Act and includes legislative findings. Amends the Court of Claims Act. Removes the $100,000 limit on awards in tort cases. Provides that the changes apply to cases filed on or after July 1, 2015. Effective immediately.
Apr 13 18      H Rule 19(a) / Re-referred to Rules Committee

HB 04535  Rep. Linda Chapa LaVia
35 ILCS 5/221
215 ILCS 5/409.1 new
Amends the Illinois Income Tax Act and the Illinois Insurance Code. Provides that all or a portion of the income tax credit awarded for the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone may instead be taken as a credit against privilege and retaliatory taxes paid under the Illinois Insurance Code. Provides that the Historic Preservation Agency may issue a certification to the taxpayer stating that, if the project is completed as proposed, the project will qualify for the credits. Contains provisions concerning transfers of credits. Provides that the credit may be carried forward. Provides that the credit shall be based on qualified expenditures incurred by a qualified taxpayer (currently, qualified expenditures incurred by a qualified taxpayer during the taxable year). Provides that the qualified expenditures must exceed the adjusted basis of the qualified historic structure on the first day the qualified rehabilitation plan begins (currently, 50% of the purchase price of the property). Provides that the rehabilitation must be approved by the Historic Preservation Agency and the National Park Service (currently, the Historic Preservation Agency only). Provides that the credit sunsets on December 31, 2022 (currently, December 31, 2021). Effective immediately.
Apr 13 18      H Rule 19(a) / Re-referred to Rules Committee

HB 04536  Rep. Fred Crespo-David Harris
(Sen. Cristina Castro-Laura M. Murphy)
65 ILCS 5/11-74.4-1 from Ch. 24, par. 11-74.4-1
House Committee Amendment No. 1
Deletes reference to:
65 ILCS 5/11-74.4-1
Adds reference to:
65 ILCS 5/11-74.4-3.5
Aug 14 18      H Public Act . . . . . . . 100-0853

HB 04537  Rep. David B. Reis
225 ILCS 410/3-7 from Ch. 111, par. 1703-7
Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Provides that the continuing education requirement for cosmetologists does not apply to licensees who are 62 years or older or licensees that have been licensed as a cosmetologist for at least 25 years.
Feb 05 18      H Referred to Rules Committee
HB 04538  Rep. Chad Hays
35 ILCS 200/10-140
35 ILCS 200/15-173
Amends the Property Tax Code. In a Section granting a natural disaster homestead exemption, removes language providing that the square footage of the rebuilt residential structure may not be more than 110% of the square footage of the original residential structure as it existed immediately prior to the natural disaster. Removes provisions providing that the taxpayer’s initial application for a natural disaster homestead exemption must be made no later than the first taxable year after the residential structure is rebuilt. Provides that, if the square footage of the rebuilt structure exceeds 110% of the square footage of the original residential structure as it existed immediately prior to the natural disaster, then the amount of the natural disaster homestead exemption is the equalized assessed value per square foot of the rebuilt structure multiplied by 110% of the square footage of the original residential structure as it existed immediately prior to the natural disaster minus the base amount. Provides that the amendatory Act is retroactive to the 2012 taxable year. Sets forth provisions concerning the valuation of farm improvements that have been rebuilt following a natural disaster. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04539  Rep. Sara Wojcicki Jimenez
730 ILCS 5/3-8-7.5
Amends the Unified Code of Corrections. Provides that an inmate designated by mental health personnel of the Department of Corrections may not receive nor possess a photograph or image of a minor under 18 years of age while incarcerated in an institution or facility of the Department of Corrections if he or she has been convicted of any of the following offenses if the victim of the offense was under 18 years of age at the time of the commission of the offense: (1) criminal sexual assault; (2) aggravated criminal sexual assault; (3) predatory criminal sexual assault of a child; (4) criminal sexual abuse; (5) aggravated criminal sexual abuse; (6) child pornography; (7) a substantially similar offense under the laws of the United States, another state, or foreign jurisdiction; or (8) a predecessor offense to any of these offenses.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 505/1.1 from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Feb 05 18  H  Referred to Rules Committee

HB 04541  Rep. Lawrence Walsh, Jr.
(Sen. David Koehler)
65 ILCS 5/8-1-3.1 from Ch. 24, par. 8-1-3.1
Amends the Illinois Municipal Code. Provides that the definition of “financial institution” in the Finance Division of the Code includes any savings bank, savings and loan association, or credit union (rather than savings and loan associations and federally chartered commercial bank or savings and loan association) and regional planning commissions or joint regional planning commissions. Effective immediately.
Aug 14 18  H  Public Act . . . . . . . . . . . . . 100-0854

HB 04542  Rep. Lawrence Walsh, Jr.
10 ILCS 5/1A-45
30 ILCS 805/8.42 new
Amends the Election Code. Provides that the Electronic Registration Information Center shall provide the exclusive interstate voter registration program for the State. Provides that the State Board of Elections shall not share identification records contained in databases maintained by State agencies with any interstate voter registration program other than the Electronic Registration Information Center. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 505/17a-9 from Ch. 23, par. 5017a-9
705 ILCS 405/5-410
705 ILCS 405/5-710
705 ILCS 405/5-720

Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission shall include recommendations regarding the availability of youth services to reduce the use of detention and prevent deeper criminal involvement in its annual submission of a report to the Governor and General Assembly. Amends the Juvenile Court Act of 1987. Provides that on and after July 1, 2019, a minor who is 13 years of age or older (rather than 10 years of age or older) may be detained in an authorized detention facility under certain circumstances. Provides that it is the goal of the Act to ensure that detention is the last resort and for as short of a time as possible. Makes other changes.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04544  Rep. Kathleen Willis

40 ILCS 5/1-109.3
30 ILCS 805/8.42 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that a trustee of a downstate police or firefighter pension fund must complete, within the first 2 years (instead of within the first year) after the trustee takes office (instead of after the trustee is elected or appointed), at least 8 hours of training covering fiduciary duties and liabilities and trustee ethics. Requires a trustee to complete an additional 16 hours of continuing trustee education during the 2 years following the date by which the trustee must complete the initial training and every 2 years thereafter. Provides that at least 4 hours of training during each year must be devoted to fiduciary duties and liabilities and trustee ethics. Provides that at least 8 hours of the biennial training required must be in the form of a live lecture or classroom training forum or, if taken online, must meet certain other requirements. Specifies that the balance of biennial trustee training may take the form of participation in other training opportunities incident to the functioning of the pension board, such as participation in board hearings on the award of disability or other benefits or training opportunities associated with other organizations or employment that are applicable to the duties of a pension fund trustee. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04545  Rep. Brian W. Stewart

730 ILCS 5/3-6-5 from Ch. 38, par. 1003-6-5

Amends the Unified Code of Corrections. Provides that if it is determined that a person who is charged with committing an offense while confined by the Department of Corrections is indigent and eligible for representation by the public defender, the expense of the defense shall be paid by the Department (rather than in all cases of prisoner crime committed while the prisoner is confined by the Department the expense of prosecution shall be paid by the Department).

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04546  Rep. Brian W. Stewart

430 ILCS 65/8.1 from Ch. 38, par. 83-8.1

Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning notification of dispositions of certain criminal cases.

Feb 05 18  H  Referred to Rules Committee

HB 04547  Rep. Brian W. Stewart

430 ILCS 66/1

Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.

Feb 05 18  H  Referred to Rules Committee
HB 04548  Rep. Brian W. Stewart
705 ILCS 405/5-501

Amends the Juvenile Court Act of 1987. Establishes a 3 year pilot program that whenever an appearance of a minor is required in court who is held in the Mary Davis Home Juvenile Center in Galesburg or in the Franklin County Juvenile Detention Center in Benton, the court may allow the appearance of the minor to be made by means of two-way audio-visual communication, including closed circuit television or computerized video conference. Provides that the two-way audio-visual communication facilities must provide two-way audio-visual communication between the court and the place of custody or confinement, and must include a secure line over which the minor in custody and his or her counsel, may communicate.
Feb 05 18  H  Referred to Rules Committee

HB 04549  Rep. Brian W. Stewart
305 ILCS 5/12-4.4a new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2019, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may use the LINK card only if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2019. Effective immediately.
Feb 05 18  H  Referred to Rules Committee

HB 04550  Rep. Arthur Turner
30 ILCS 500/40-25

Amends the Illinois Procurement Code. Provides that any lease for real property to be used by the University of Illinois at Chicago for clinical services and ambulatory surgical services may exceed 10 years in length, but may not exceed 30 years in length, provided (i) the lease requires the lessor to make capital improvements in excess of $100,000 and (ii) the Board of Trustees of the University of Illinois determines a term of more than 10 years is necessary and is in the best interest of the public institution of higher education. Effective immediately.
Feb 05 18  H  Referred to Rules Committee

HB 04551  Rep. Juliana Stratton
225 ILCS 10/5.11 new

Amends the Child Care Act of 1969. Provides that a day care center or day care home must disclose its tuition and other applicable fee information on the day care facility's official website if the day care facility maintains such a website.
Feb 05 18  H  Referred to Rules Committee

HB 04552  Rep. Laura Fine
325 ILCS 20/1 from Ch. 23, par. 4151

Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.
Feb 05 18  H  Referred to Rules Committee

HB 04553  Rep. Luis Arroyo
705 ILCS 35/2f from Ch. 37, par. 72.2f

Amends the Circuit Courts Act to provide that: in 2021, the General Assembly shall redraw the boundaries of the subcircuits of Circuit of Cook County to reflect the results of the 2020 federal decennial census; a resident judgeship assigned to a subcircuit shall continue to be assigned to that subcircuit; and a vacancy in a resident judgeship existing on or occurring after the effective date of a law redrawing the boundaries of the subcircuits shall be filled by a resident of the redrawn subcircuit.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04554  Rep. Michael J. Zalewski  
(Sen. Michael E. Hastings)  
730 ILCS 5/5-5-3.2  
Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant  
committed the offense of driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or  
any combination thereof in violation of the Illinois Vehicle Code or a similar provision of a local ordinance and the defendant during  
the commission of the offense was driving his or her vehicle upon a roadway designated for one-way traffic in the opposite direction of  
the direction indicated by official traffic control devices.  
Senate Committee Amendment No. 1  
Defines "traffic control devices". Also makes technical changes.  
Aug 24 18 H Public Act . . . . . . . 100-1053

HB 04555  Rep. Sonya M. Harper  
720 ILCS 677/5  
720 ILCS 677/10  
Amends the Display of Tobacco Products Act. Provides that all tobacco and alternative nicotine products (rather than  
single packs of cigarettes and alternative nicotine products) must be sold from behind the counter or in an age restricted area or in a  
sealed display case. Provides that candy may not be displayed within 5 feet of a counter that has behind it any tobacco products.  
Defines "candy" and "tobacco product". Effective immediately.  
Feb 06 18 H Referred to Rules Committee

HB 04556  Rep. Sara Wojcicki Jimenez  
725 ILCS 205/5  
from Ch. 38, par. 105-5  
725 ILCS 205/8  
from Ch. 38, par. 105-8  
Amends the Sexually Dangerous Persons Act. Provides that litigation costs, including expert fees and the cost of  
representation by counsel for an indigent respondent for any purpose under the Act, including a trial or a hearing, shall be paid by the  
county in which the proceeding is brought. Provides that the Director of Corrections, as guardian, shall only be responsible for costs of  
providing care and treatment of sexually dangerous persons while he or she is committed in a facility of the Department of Corrections.  
Provides that if a sexually dangerous person is released subject to conditions ordered by a court, the Director shall not be responsible  
for any costs of the sexually dangerous person, including, but not limited to, care, treatment, medical expenses, living expenses, and  
supplemental income and rent. Provides that the Director shall still provide supervision over the sexually dangerous person through  
parole agents if ordered.  
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04557  Rep. Margo McDermed  
10 ILCS 5/11-4.1  
from Ch. 46, par. 11-4.1  
Amends the Election Code. Requires (rather than encourages) a school district to close a school or hold a teachers institute  
day if the school is chosen as a polling place by the county board or board of election commissioners. Effective immediately.  
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04558  Rep. Margo McDermed  
410 ILCS 25/3  
from Ch. 111 1/2, par. 3713  
410 ILCS 25/1.1 new  
Amends the Environmental Barriers Act. Provides that a public facility or multi-story housing shall have a detectable  
warning at the bottom step and top step of each stair run. Exempts stairs in dwelling units, stairs in enclosed stair towers, and stairs set  
to the side of the path of travel. Defines "detectable warning".  
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04559  Rep. Linda Chapa LaVia
20 ILCS 1305/10-75 new
65 ILCS 5/1-2-12.2 new
Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality may apply to the Department of Human Services for an Accessible Community designation for the municipality if the municipality shows it (1) has an accessibility committee or accessibility taskforce organized and operating; (2) has a website that meets specified accessibility standards for electronic and information technology; (3) provides training to its first responders regarding how to interact with a person with a disability; (4) provides public buildings that are accessible to persons with disabilities; (5) provides accessible public transportation; (6) provides affordable housing accessible to persons with disabilities or establishes regulations for the design, installation, and construction of single family and attached single family homes accessible to persons with disabilities; and (7) has at least one person with a disability on staff. Lists procedures for review of applications and awarding the Accessible Community designation by the Department. Provides that the Accessible Community designation expires 5 years after the date the Department awards the designation. Provides for procedures for reapplying for the Accessible Community designation after denial of an application or expiration of the designation. Amends the Department of Human Services Act making conforming changes. Effective immediately.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04560  Rep. Joe Sosnowski-Sara Feigenholtz-Deb Conroy-Litesa E. Wallace
(Sen. Dave Syverson-Steve Stadelman)
65 ILCS 5/11-74.4-3.5
Senate Floor Amendment No. 1
Deletes reference to:
65 ILCS 5/11-74.4-3.5
Adds reference to:
30 ILCS 177/5
Adds reference to:
35 ILCS 171/2
Adds reference to:
55 ILCS 5/5-1006.5
Replaces everything after the enacting clause. Amends the Counties Code. Provides that the special county retailers' occupation tax for public safety, public facilities, or transportation may additionally be imposed for mental health or substance abuse (rather than only public safety, public facility, or transportation) purposes in the county. Makes conforming changes. Amends the Transportation Development Partnership Act and the Simplified Sales and Use Tax Administration Act to make conforming changes.
Nov 29 18  H  Passed Both Houses

HB 04561  Rep. Linda Chapa LaVia
215 ILCS 5/155.46 new
815 ILCS 505/2VVV new
Amends the Illinois Insurance Code. Provides certain restrictions on an adjuster, insurer, insurance producer, or other representative of an insurer who issues policies of automobile insurance concerning motor vehicle repairs. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that certain acts by a repair shop in connection with a repair of damage to a motor vehicle are unlawful practices within the meaning of the Act. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

820 ILCS 405/204 from Ch. 48, par. 314
820 ILCS 405/205 from Ch. 48, par. 315
Amends the Unemployment Insurance Act. Removes from the scope of the Act employing units with fewer than 2 employees. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04563  Rep. Peter Breen-Keith R. Wheeler, Margo McDermed, Allen Skillicorn, Patricia R. Bellock, Avery Bourne and Christine Winger

35 ILCS 40/5
35 ILCS 40/10
35 ILCS 40/15
35 ILCS 40/25
35 ILCS 40/30
35 ILCS 40/35
105 ILCS 5/18-8.15

Amends the Invest in Kids Act. Provides that contributions to a school district foundation are also qualified contributions under the Act. Provides that taxpayers who make contributions to a school district foundation are also eligible for a property tax credit. Provides that the term “contribution” means a donation made by the taxpayer during the taxable year for providing scholarships or support (currently, scholarships only). Contains provisions concerning the calculation of the credit or abatement for contributions to school district foundations and the aggregate amount of the credit and abatement available for those contributions. Amends the School Code. Provides that payments under the evidence-based funding formula shall be reduced by the amount of qualified contributions received by the applicable school district foundation under the Invest in Kids Act. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04564  Rep. Thaddeus Jones

65 ILCS 5/11-30-8.5 new

Amends the Illinois Municipal Code. Provides that a municipality shall provide free snow removal at the residence of a person with a disability, senior, or veteran when one inch or more of snow accumulates on the ground. Provides that a person with a disability, senior, or veteran may receive free snow removal under these provisions only after he or she registers with the municipality providing the following information to the municipality: identification; proof of current residence; and, if applicable, signing a statement affirming that he or she is a person with a disability or a veteran. Defines terms. Limits home rule powers. Effective July 1, 2019.

Feb 06 18  H  Referred to Rules Committee

HB 04565  Rep. Kathleen Willis

105 ILCS 5/1C-2

Amends the School Code. Makes a technical change in a Section concerning an early childhood education block grant.

Feb 06 18  H  Referred to Rules Committee

HB 04566  Rep. Kathleen Willis

105 ILCS 5/2-3.89 from Ch. 122, par. 2-3.89

Amends the School Code. Makes a technical change in a Section concerning programs concerning services to at-risk children and their families.

Feb 06 18  H  Referred to Rules Committee

HB 04567  Rep. Kathleen Willis

105 ILCS 5/2-3.71 from Ch. 122, par. 2-3.71

Amends the School Code. Makes a technical change in a Section concerning grants for preschool educational programs.

Feb 06 18  H  Referred to Rules Committee

HB 04568  Rep. Tim Butler-William Davis-Patricia R. Bellock-Sonya M. Harper, Will Guzzardi, Robyn Gabel, Laura Fine, Camille Y. Lilly, Litesa E. Wallace, Sara Feigenholtz, Steven A. Andersson, Ryan Spain, Monica Bristow, Randy E. Frese and Elizabeth Hernandez  
(Sen. Don Harmon-Kimberly A. Lightford-Jacqueline Y. Collins-Linda Holmes, Cristina Castro, Laura M. Murphy-Melinda Bush, Scott M. Bennet, Patricia Van Pelt and Iris Y. Martinez)

305 ILCS 5/12-4.50

Amends the Illinois Public Aid Code. Deletes language repealing the Healthy Local Food Incentives Program on June 30, 2019.

Jul 27 18  H  Public Act . . . . . . . . 100-0636
HB 04569  Rep. Lindsay Parkhurst-Jerry Costello, II-Tony McCombie-C.D. Davidsmeyer
(Sen. David Koehler-Michael Connelly, Michael E. Hastings and Steven M. Landek)

430 ILCS 15/2 from Ch. 127 1/2, par. 154
Amends the Gasoline Storage Act. Provides that each facility used for: (i) agricultural purposes at an agriculture site; (ii) refueling construction equipment at a construction site; or (iii) parking, operating, or maintaining a commercial vehicle fleet may store up to 12,000 gallons of any single type of fuel for dispensing in aboveground storage tanks that are constructed of steel, made vapor tight, and outside of buildings. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Gasoline Storage Act. Provides that a facility used for: (i) agricultural purposes at an agricultural site; (ii) refueling construction equipment at a construction site; (iii) parking, operating, or maintaining a commercial vehicle fleet; or (iv) fueling at railway yards, may store an aggregate total of 12,000 gallons of fuel for dispensing in aboveground storage tanks, as long as the facility complies with all other requirements of the rules of the Office of the State Fire Marshal. Effective immediately.

Senate Floor Amendment No. 1
Removes language concerning a facility used for fueling at railway yards from the bill.

Jul 27 18 H  Public Act . . . . . . . 100-0637

HB 04570  Rep. Emanuel Chris Welch
15 ILCS 520/15 from Ch. 130, par. 34
Amends the Deposit of State Moneys Act. Disqualifies banks and savings and loan associations that have not achieved a federal Community Reinvestment Act rating ("CRA rating") of “outstanding record of meeting community credit needs” from serving as a depository of State moneys upon their failure to establish, within 365 days after the effective date of the amendatory Act and each year thereafter, in each low-income and moderate-income geography that is located in those portions of their assessment areas that are in the State, at least one more automated teller machine ("ATM") or branch than they operated in that geography on the first day of the preceding calendar year and to maintain those facilities. Defines terms.

Feb 06 18 H  Referred to Rules Committee

HB 04571  Rep. Carol Ammons
720 ILCS 550/2 from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.

Feb 06 18 H  Referred to Rules Committee
(Sen. Cristina Castro, Toi W. Hutchinson-Don Harmon-Julie A. Morrison-Linda Holmes, David Koehler-Jacqueline Y. Collins, Kimberly A. Lightford, Martin A. Sandoval, Patricia Van Pelt and Antonio Muñoz)  
775 ILCS 5/2-101  
Amends the Illinois Human Rights Act. Provides that "employer" includes any person employing one (instead of 15) or more employees within Illinois during 20 or more calendar weeks within the calendar year of or preceding the alleged violation.  
Land Conveyance Appraisal Note (Dept. of Transportation)  
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.  
Judicial Note (Admin Office of the Illinois Courts)  
This legislation would neither increase nor decrease the number of judges needed in the State.  
State Debt Impact Note (Government Forecasting & Accountability)  
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.  
Pension Note (Government Forecasting & Accountability)  
HB 4572 will not impact any public pension fund or retirement system in Illinois.  
Balanced Budget Note (Office of Management and Budget)  
A Balanced Budget Note does not apply to House Bill 4572, as it is not a supplemental appropriation that increases or decreases appropriations.  
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)  
This bill does not create a State mandate.  
Housing Affordability Impact Note (Housing Development Authority)  
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.  
Fiscal Note (Dept. of Human Services)  
There is no fiscal impact to the Department of Human Services.  
Correctional Note (Dept of Corrections)  
This legislation will have no impact on the Departmart of Corrections.  
Home Rule Note (Dept. of Commerce & Economic Opportunity)  
This bill does not pre-empt home rule authority.  

House Floor Amendment No. 1  

Provides that "employer" does not include any place of worship with respect to the employment of individuals of a particular religion to perform work connected with the carrying on by the place of worship of its activities.  

Nov 28 18  H  Total Veto Stands - No Positive Action Taken  

HB 04573  Rep. Michael J. Zalewski  
(Sen. Emil Jones, III-Karen McConnaughay-Linda Holmes)  
30 ILCS 235/2  
Amends the Public Funds Investment Act. Provides that any public agency may invest any public funds in obligations (currently, short term obligations) of corporations organized in the United States with assets exceeding $500,000,000 if such obligations mature not later than 3 years (currently, 270 days) from the date of purchase, in addition to other criteria. Effective immediately.  

Aug 10 18  H  Public Act . . . . . . . . . . . . 100-0752

30 ILCS 517/5
30 ILCS 517/10

Amends the Procurement of Domestic Products Act. Provides that the term "manufactured in the United States" means: (1) in the case of products that are not assembled articles, materials, or supplies, that the product is mined or produced in the United States; (2) in the case of assembled articles, materials, or supplies, that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States and the cost of domestic components exceeds 50% of the cost of all of the components; or (3) that the product is a commercially available off-the-shelf item (currently, "that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States"). Provides for an exception to the Act if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by 12% or more (currently, if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by an unreasonable amount). Effective immediately.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (Dept. of Central Management Services)
The fiscal impact to the Department of Central Management Services is minimal.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


30 ILCS 517/5
30 ILCS 517/10
30 ILCS 517/25

Amends the Procurement of Domestic Products Act. Provides that purchasing agencies shall promote the purchase of and give preference to manufactured articles, materials, and supplies that have been manufactured in Illinois (currently, the United States). Provides that, if the purchasing agency determines that certain conditions apply to a procured product, then, with respect to that procurement, the purchasing agency shall give preference to manufactured articles, materials, and supplies that have been manufactured in the United States. Effective immediately.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (Dept. of Central Management Services)
The fiscal impact to the Department of Central Management Services is minimal.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04576  Rep. Jay Hoffman
(Sen. Thomas Cullerton-Cristina Castro)

625 ILCS 5/3-699.19 new
625 ILCS 5/3-699.20 new

Amends the Illinois Vehicle Code. Provides for the issuance of Combat Action Ribbon or Combat Action Badge license plates. Provides that the Secretary of State may allow either plate to be issued as a vanity plate or personalized plate. Provides that neither plate is required to designate "Land of Lincoln" on the plate. Provides that the Secretary shall approve and prescribe stickers or decals. Effective immediately.

Aug 13 18  H  Public Act . . . . . . . . 100-0812
HB 04577  Rep. Jay Hoffman

5 ILCS 375/6.11
55 ILCS 5-5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.29 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance that is amended, delivered, issued, or renewed after the effective date of the amendatory Act to provide coverage for the treatment of Neurofibromatosis Type 1, including surgical procedures. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04578  Rep. Monica Bristow-John Cavaletto-André Thapedi

(SEN. THOMAS CULLERTON-CRISTINA CASTRO, JENNIFER BERTINO-TARRANT-MELINDA BUSH, MICHAEL E. HASTINGS, JULIE A. MORRISON, JOHN G. MULROE, NAPOLEON HARRIS, III, PATRICIA VAN PELT AND STEVEN M. LANDEK)

225 ILCS 460/4 from Ch. 23, par. 5104

Amends the Solicitation for Charity Act. Provides that a trustee, person, or organization who failed to timely file an annual report shall pay a $50 (rather than $100) late filing fee. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

805 ILCS 180/50-15

Amends the Limited Liability Company Act. Changes the penalty associated with curing a default. Provides that the default shall be cured before the first day of the second month after the anniversary month of the company instead of 60 days after the due date of the action. Reduces the penalty from $300 plus $100 for each year or fraction thereof beginning with the second year of delinquency to $100 plus $100 for each year of fraction thereof beginning with the second year of delinquency.

House Floor Amendment No. 3

 Deletes reference to:

225 ILCS 460/4

Adds reference to:

805 ILCS 5/4.05 from Ch. 32, par. 4.05

Adds reference to:

805 ILCS 5/4.15 from Ch. 32, par. 4.15

Adds reference to:

805 ILCS 105/104.05 from Ch. 32, par. 104.05

Adds reference to:

805 ILCS 180/50-15

Replaces everything after the enacting clause. Amends the Business Corporation Act of 1983 and the General Not For Profit Corporation Act of 1986 in relation to corporate names. Removes a prohibition on the use of "Olympic" and similar words in the corporate name. Amends the Limited Liability Company Act. Changes the penalty associated with curing a default. Provides that the default shall be cured before the first day of the second month after the anniversary month of the company instead of 60 days after the due date of the action. Reduces the penalty from $300 plus $100 for each year or fraction thereof beginning with the second year of delinquency to $100 plus $100 for each year of fraction thereof beginning with the second year of delinquency.

Aug 10 18  H Public Act . . . . . . . . . 100-0753
HB 04579  Rep. Jay Hoffman

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101

Feb 06 18   H Referred to Rules Committee

HB 04580  Rep. Steven Reick

70 ILCS 2005/11.5 new

Amends the Rescue Squad Districts Act. Provides that a rescue squad district may, by ordinance, submit a referendum to the voters for a special annual tax for the purpose of providing funds to pay the costs of emergency and rescue crews and equipment. Provides the special annual tax rate may not exceed 0.10% of the value of all taxable property within the district. Includes the language to be used in the referendum. Provides that after approval of the referendum by the voters of the district, the board of trustees of the rescue squad district shall, by resolution, set or amend the rate of the special tax to be levied by the district at a rate not to exceed 0.10% of the value of all taxable property in the district as equalized or assessed by the Department of Revenue. Effective immediately.
Feb 06 18   H Referred to Rules Committee

HB 04581  Rep. Laura Fine-Rita Mayfield-André Thapedi, Marcus C. Evans, Jr., Litesa E. Wallace, La Shawn K. Ford, Robyn Gabel, Kelly M. Cassidy, William Davis and Linda Chapa LaVia

20 ILCS 505/17a-9 from Ch. 23, par. 5017a-9
705 ILCS 405/5-105

Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission in its annual submission of recommendation to the Governor and General Assembly shall include recommendations regarding the inclusion of emerging adults into a developmentally appropriate justice system, reducing recidivism, and preventing deeper criminal involvement. Amends the Juvenile Court Act of 1987. Provides in the Article concerning delinquent minors that on and after January 1, 2019, "delinquent minor" includes a minor who prior to his or her 19th birthday has committed a misdemeanor offense and has violated or attempted to violate, regardless of where the act occurred, a federal law or State law, or county or municipal ordinance. Provides that on and after January 1, 2021, "delinquent minor" includes a minor who prior to his or her 21st birthday has committed a misdemeanor offense and has violated or attempted to violate, regardless of where the act occurred, a federal law or State law or county or municipal ordinance. Provides that the changes made by the amendatory Act apply to violations or attempted violations committed on or after the effective of the amendatory Act.
Apr 27 18   H Rule 19(a) / Re-referred to Rules Committee

HB 04582  Rep. Brad Halbrook and Ryan Spain

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for farm machinery and equipment also includes: baling wire; twine (including sisal and polypropylene baler twine); bale wrap (also known as silage wrap or bale film); bunker covers (also known as silage film); silage bags; underlayments and oxygen barriers; gravel and sand bags; secure covers; bale bags, sleeves, and elastic tubes; baler wire; and netwrap. Effective immediately.
Apr 13 18   H Rule 19(a) / Re-referred to Rules Committee
HB 04583

(Sen. William E. Brady and Chapin Rose)

5 ILCS 120/2.02 from Ch. 102, par. 42.02
5 ILCS 120/2.06 from Ch. 102, par. 42.06
5 ILCS 120/3 from Ch. 102, par. 43

Amends the Open Meetings Act. Provides that certain notice provisions that currently apply to regular meetings of a public body shall also apply to special meetings of a public body. Requires a public body that has a website maintained by a full-time staff to post the agenda and notice of meetings for both the governing body and all subsidiary bodies of the public body. Removes a provision stating that the failure of a public body to post on its website notice of any meeting or the agenda of any meeting shall not invalidate any meeting or any actions taken at a meeting. Requires a public body that has a website to post the minutes of a regular, special, or emergency meeting of its governing body (currently, only regular meeting). Allows a court to declare null and void any final action taken at a meeting in violation of the Act, regardless of whether or not the meeting was a closed meeting. Provides that a court shall (rather than may) assess against any party, except a State's Attorney, reasonable attorney's fees and other litigation costs reasonably incurred by any other party who substantially prevails in any action brought under specified provisions of the Act.

House Floor Amendment No. 1

Reinserts a stricken provision stating that the failure of a public body to post on its website notice of any meeting or the agenda of any meeting shall not invalidate any meeting or any actions taken at a meeting, and provides that such provision shall apply unless the failure to post notice was the result of bad faith on the part of the public body. Adds a provision requiring a court to consider the degree to which the relief obtained relates to the relief sought when determining reasonable attorney's fees.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

HB 04584

30 ILCS 105/6z-17 from Ch. 127, par. 142z-17
35 ILCS 505/8 from Ch. 120, par. 424
50 ILCS 750/30
230 ILCS 10/12 from Ch. 120, par. 2412
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 40/75

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Riverboat Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

Feb 06 18 H Referred to Rules Committee

HB 04585
Rep. Tony McCombie

515 ILCS 5/10-26 new
515 ILCS 5/10-75 from Ch. 56, par. 10-75

Amends the Fish and Aquatic Life Code. Provides that all properly licensed individuals shall be permitted to take, in any one day, no more than one flathead catfish under 35 inches in length within the waters of Rock River. Provides that a flathead catfish in possession of an individual from Rock River that is over 35 inches in length shall be released immediately. Provides that all properly licensed individuals shall be permitted to take, in any one day, no more than 6 channel catfish under 30 inches in length within the waters of Rock River. Provides that a channel catfish in possession of an individual from Rock River that is over 30 inches in length shall be released immediately.

Feb 06 18 H Referred to Rules Committee
HB 04586


720 ILCS 5/12-3.05

Amends the Criminal Code of 2012. Provides that a person also commits aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she knowingly causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a Department on Aging Adult Protective Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 1 felony. Provides that a person also commits aggravated battery when, in committing a battery, other than by discharge of a firearm, he or she knows the individual battered to be a Department on Aging Adult Protective Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 2 felony.

House Committee Amendment No. 1

Provides that a person also commits an aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she knows the individual battered to be a person working under the Adult Protective Services Program or an Ombudsman under the State Long Term Care Ombudsman Program of the Department on Aging or Department of Children and Family Services employee (rather than a Department on Aging Adult Protective Services employee). Defines "Department of Children and Family Services employee".

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04587

Rep. Tony McCombie

720 ILCS 5/11-9.3

Amends the Criminal Code of 2012. Prohibits a child sex offender from knowingly operating, managing, being employed by, or being associated with the Illinois State Fair or DuQuoin State Fair (in addition to a county fair), when persons under the age of 18 are present. Provides that a violation is a Class 4 felony.

Feb 06 18 H Referred to Rules Committee

HB 04588

Rep. Tony McCombie, Margo McDermed and Lindsay Parkhurst

720 ILCS 5/31A-0.1

720 ILCS 5/31A-1.3 new

Amends the Criminal Code of 2012. Creates the offense of violation of a parole host agreement. Provides that a person commits the offense when he or she hosts a releasee and he or she knowingly violates a term of the parole host agreement. Provides that a person also commits violation of a parole host agreement when he or she hosts a releasee and he or she knowingly stores or leaves, within premises under his or her control, a firearm if the person knows or has reason to believe that the releasee is likely to gain access to the firearm and the releasee gains access to the firearm. Provides exceptions. Provides that violation of a parole host agreement is a Class A misdemeanor. Provides that if the releasee gains access to the host's firearm, the violation is a Class A misdemeanor. Provides that if the releasee uses the firearm in the commission of an offense that does not result in death or great bodily harm to another person, the host is guilty of a Class 4 felony and a Class 3 felony if the releasee's use of the firearm proximately causes death or great bodily harm to another person.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04589
Rep. Tony McCombie
(Sen. Neil Anderson)
205 ILCS 205/9014 from Ch. 17, par. 7309-14
205 ILCS 205/9004 rep.
Amends the Savings Bank Act. Provides that a savings bank shall have its books, records, and accounts examined at least once every 18 months (rather than at least once in each year) in the same manner as a State Bank (rather than be audited by an independent licensed public accountant not connected with the savings bank). Removes requirements concerning an annual audit. Effective immediately.
House Committee Amendment No. 1
Deletes reference to:
205 ILCS 205/9014
Deletes reference to:
205 ILCS 205/9004 rep.
Adds reference to:
205 ILCS 205/9014 rep.
Jul 31 18 H Public Act . . . . . . . . . 100-0652
HB 04590
Rep. Tony McCombie
220 ILCS 5/8-406 from Ch. 111 2/3, par. 8-406
Amends the Public Utilities Act. Provides that no public utility shall begin the construction of any nuclear power plant extension, alteration, or addition unless and until it has obtained from the Illinois Commerce Commission a certificate that public convenience and necessity require such construction. Removes a provision that prohibits the issuance of a certificate of public convenience and necessity by the Commission regarding the construction of any new power plant within this State until the Director of the Illinois Environmental Protection Agency finds that the United States Government has identified and approved a demonstrable technology or means for the disposal of high level nuclear waste, or until such construction has been specifically approved by a statute enacted by the General Assembly. Effective immediately.
Feb 06 18 H Referred to Rules Committee
HB 04591
Rep. Tony McCombie-Michael Halpin, Daniel Swanson, Robert W. Pritchard and Joe Sosnowski
70 ILCS 835/1 from Ch. 96 1/2, par. 6801
Amends the Forest Preserve Zoological Parks Act. Provides that a zoological park shall be open to the public without charge for at least 1 day for every 30 days (rather than every 7 days) the zoological park is open. Effective immediately.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04592
Rep. Tony McCombie and Jerry Lee Long
Appropriates $442,403 from the Snowmobile Trail Establishment Fund to the Department of Natural Resources for the administration and payment of grants to nonprofit snowmobile clubs and organizations for construction, maintenance, and rehabilitation of snowmobile trails and areas for the use of snowmobiles. Effective immediately.
Feb 06 18 H Referred to Rules Committee
HB 04593
Rep. Tony McCombie
20 ILCS 2505/2505-1
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Revenue.
Feb 06 18 H Referred to Rules Committee
HB 04594  

New Act  
730 ILCS 5/5-9-1.1 from Ch. 38, par. 1005-9-1.1  
730 ILCS 5/5-9-1.1-5  
20 ILCS 1310/3.2 from Ch. 40, par. 2403.2  
20 ILCS 1410/10  
20 ILCS 2610/7.2  
20 ILCS 3930/9.1  
30 ILCS 105/6b-4 from Ch. 127, par. 142b4  
30 ILCS 105/6z-82  
30 ILCS 105/6z-87  
30 ILCS 105/8p  
30 ILCS 105/8q  
30 ILCS 605/7c  
50 ILCS 705/9 from Ch. 85, par. 509  
50 ILCS 705/9.1 rep.  
55 ILCS 5/3-6023 from Ch. 34, par. 3-6023  
55 ILCS 5/4-2004 from Ch. 34, par. 4-2004  
55 ILCS 5/4-2005 from Ch. 34, par. 4-2005  
55 ILCS 5/4-2006 from Ch. 34, par. 4-2006  
55 ILCS 5/3-4012 rep.  
55 ILCS 5/4-2002 rep.  
55 ILCS 5/5-1101 rep.  
55 ILCS 5/5-1101.5 rep.  
55 ILCS 5/5-1103 rep.  
625 ILCS 5/2-120 from Ch. 95 1/2, par. 2-120  
625 ILCS 5/6-118  
625 ILCS 5/11-501.01  
625 ILCS 5/11-605 from Ch. 95 1/2, par. 11-605  
625 ILCS 5/11-605.1  
625 ILCS 5/11-605.3  
625 ILCS 5/11-1002.5  
625 ILCS 5/15-113 from Ch. 95 1/2, par. 15-113  
625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105  
625 ILCS 5/16-104a rep.  
625 ILCS 5/16-104b rep.  
625 ILCS 5/16-104c rep.  
625 ILCS 5/16-104d rep.  
625 ILCS 5/16-104d-1 rep.  
705 ILCS 95/15
HB 04594 (CONTINUED)

705 ILCS 105/27.1b new
705 ILCS 105/27.2b
705 ILCS 105/27.3 from Ch. 25, par. 27.3
705 ILCS 105/27.1a rep.
705 ILCS 105/27.2 rep.
705 ILCS 105/27.2a rep.
705 ILCS 105/27.3a rep.
705 ILCS 105/27.3c rep.
705 ILCS 105/27.3e rep.
705 ILCS 105/27.3g rep.
705 ILCS 105/27.4 rep.
705 ILCS 105/27.5 rep.
705 ILCS 105/27.6 rep.
705 ILCS 405/5-915
720 ILCS 5/12-3.4 was 720 ILCS 5/12-30
720 ILCS 550/10.3 rep.
720 ILCS 570/411.2 from Ch. 56 1/2, par. 1411.2
720 ILCS 570/411.4 rep.
720 ILCS 646/80
720 ILCS 646/90
725 ILCS 5/124A-20 new
725 ILCS 240/10 from Ch. 70, par. 510
730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3
730 ILCS 5/5-4-5-50
730 ILCS 5/5-4-5-55
730 ILCS 5/5-4-5-60
730 ILCS 5/5-4-5-65
730 ILCS 5/5-4-5-75
730 ILCS 5/5-4-5-80
730 ILCS 5/5-4-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-4-5-6 from Ch. 38, par. 1005-5-6
730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1
730 ILCS 5/5-7-1 from Ch. 38, par. 1005-7-1
730 ILCS 5/5-9-1 from Ch. 38, par. 1005-9-1
730 ILCS 5/5-9-1.4 from Ch. 38, par. 1005-9-1.4
730 ILCS 5/5-9-1.7 from Ch. 38, par. 1005-9-1.7
730 ILCS 5/5-9-1.9
730 ILCS 5/5-9-1.11
730 ILCS 5/5-9-1.16
730 ILCS 5/5-9-1.21
730 ILCS 5/5-9-1.1 rep.
HB 04594 (CONTINUED)

730 ILCS 5/5-9-1.1-5 rep.
730 ILCS 5/5-9-1.5 rep.
730 ILCS 5/5-9-1.6 rep.
730 ILCS 5/5-9-1.10 rep.
730 ILCS 5/5-9-1.12 rep.
730 ILCS 5/5-9-1.14 rep.
730 ILCS 5/5-9-1.15 rep.
730 ILCS 5/5-9-1.17 rep.
730 ILCS 5/5-9-1.18 rep.
730 ILCS 5/5-9-1.19 rep.
730 ILCS 5/5-9-1.20 rep.
730 ILCS 125/17 from Ch. 75, par. 117
735 ILCS 5/5-105 from Ch. 110, par. 5-105

Creates the Criminal and Traffic Assessment Act. Provides a minimum fine is $25. Provides when any defendant is convicted, pleads guilty, or placed on court supervision for a violation of a law or local ordinance, the court shall order one schedule of assessments in the case plus any conditional assessment applicable to a conviction in the case, as set forth in the Act, for the defendant to pay in addition to any fine, restitution, or forfeiture ordered by the court. Provides all money collected by the clerk of the court based on the schedules or conditional assessments shall be remitted to the appropriate treasurer as directed in the Act. Provides the treasurers shall deposit the money as indicated in the ordered schedule or conditional assessment. Amends the Code of Criminal Procedure of 1963. Provides that a defendant may petition the court for full or partial waiver of court assessments imposed under the Criminal and Traffic Assessment Act. Provides the court shall grant a full or partial waiver of court assessments if specified conditions are met. Makes corresponding and conforming changes to various Acts and Codes. Repeals various laws. Effective July 1, 2019, except for certain provisions that are effective July 1, 2018.

House Floor Amendment No. 1

Adds reference to:
30 ILCS 105/5.886 new

Adds reference to:
30 ILCS 105/6z-105 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Increases the assessments to be collected under the Criminal and Traffic Assessment Act Schedules 1 through 3 and Schedules 5 through 13, changes assessment distributions in those schedules and in the conditional assessments distribution, adds a new assessment schedule for truck weight and load offenses, and adds definition of "fine". Amends the State Finance Act to create the State Police Law Enforcement Administration Fund for revenue for State Police arrests under the Criminal and Traffic Assessment Act. Provides for a delinquency fee based on the length of the delinquency on unpaid assessments and circuit court civil fees. Deletes the Secretary of State single fee on certain multiple sanctions under the Illinois Vehicle Code. Increases some of the fees to be collected for circuit court civil cases. Makes conforming and technical changes. Effective July 1, 2019, except for certain provisions that are effective July 1, 2018.

House Floor Amendment No. 2

Deletes reference to:
625 ILCS 5/6-118

Makes a technical change.

House Floor Amendment No. 4

Modifies the assessment schedule for various specified offenses, and specifies the money to be collected by the Clerk of the Circuit Court and deposited by the State Treasurer into the Violent Crime Victims Assistance Fund. Makes conforming changes.

Senate Floor Amendment No. 1

Adds reference to:
705 ILCS 105/27.3b-1 new

Adds reference to:
705 ILCS 105/27.7 rep.
HB 04594 (CONTINUED)

Replaces use of the county Child Advocacy Center Fund to support the activities and services of the Court Appointed Special Advocates with support for the operation and administration of the Children's Advocacy Center within that county in the Criminal and Traffic Assessment Act. Further amends the State Finance Act provision on the State Police Law Enforcement Administration Fund to provide the primary purpose of the Fund shall be to finance State Police cadet classes in May and October of each year. Further amends the Clerks of Courts Act. Provides for minimum fines and the distribution of fines imposed by the court in a case. Provides that for purposes of determining whether the fine would impose an undue burden on the victim, "victim" shall not be construed to include the defendant. Repeals the provision for a fee for a children's waiting room for children whose parents or guardians are attending a court hearing as a litigant, witness, or for other court purposes as determined by the court. Makes technical changes.

Aug 20 18  H  Public Act . . . . . . . . . 100-0987

HB 04595  Rep. Laura Fine, John Connor, Katie Stuart and Stephanie A. Kifowit
(Sen. Daniel Biss)

215 ILCS 5/416
215 ILCS 5/Art. XLVI heading new
215 ILCS 5/1700 new
215 ILCS 5/1705 new
215 ILCS 5/1710 new
215 ILCS 5/1715 new
215 ILCS 5/1720 new
215 ILCS 5/1725 new
215 ILCS 5/1730 new
215 ILCS 5/1735 new
215 ILCS 5/1740 new
215 ILCS 5/1745 new
215 ILCS 5/1750 new
215 ILCS 5/1755 new
215 ILCS 5/1760 new
215 ILCS 5/1765 new

Amends the Illinois Insurance Code. In the provision concerning the Illinois Workers' Compensation Commission Operations Fund surcharge, provides that after the effective date of the amendatory Act, the Director of Insurance shall make a loan of $10,000,000 to the Illinois Employers Mutual Insurance Company (the Company) from the Illinois Workers' Compensation Commission Operations Fund for the start-up funding and initial capitalization of the Company. Creates the Illinois Employers Mutual Insurance Company Article in the Code and establishes the Company as a nonprofit, independent public corporation. Provides that the Company (1) shall be operated as a domestic mutual insurance company, subject to all applicable provisions of the Code, (2) shall issue insurance for workers' compensation and occupational disease and shall not provide any other type of insurance, (3) shall not be considered a State agency or instrumentality of the State for any purpose, and (4) shall not receive any State appropriations or funds, except for an initial loan or loans. Sets forth provisions concerning a board of directors, ratemaking, the Illinois Insurance Guaranty Fund, a chief executive officer, liability, a workplace safety plan, investments, dividends, the sale of policies, auditing requirements, and an annual report. Effective immediately.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Fiscal Note (Dept of Insurance)
HB 4595 requires the Department of Insurance to loan $10,000,000 from the Illinois Workers' Compensation Commission Operations Fund to the herein created Illinois Employers Mutual Insurance Company. While the bill provides that the loan be repaid within 5 years, there is no guarantee the Company will be able to maintain the requisite cash balance to repay.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
HB 04596  Rep. Robert Martwick

65 ILCS 5/11-10-1  from Ch. 24, par. 11-10-1

Amends the Illinois Municipal Code. Provides that an entity that collects a tax or license fee rendered to the treasurer of the foreign fire insurance board or a fire protection district secretary must publish to its website by August 1 of each year certain information regarding the taxes and fees from the previous year. Prohibits an entity from charging an administrative fee in excess of 1% of the gross amount collected in each municipality or fire protection district. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04597  Rep. Anna Moeller

105 ILCS 5/27-8.1  from Ch. 122, par. 27-8.1

Amends the School Code. Provides that all children in kindergarten and the second, sixth, and ninth grades (rather than all children in kindergarten and the second and sixth grades) of any public, private, or parochial school shall have a dental examination. Provides that all children, regardless of grade level, shall have a dental examination immediately prior to or upon enrolling for the first time in any public, private, parochial, or nursery school. Sets forth additional information that a school must report to the State Board of Education with respect to children receiving a required dental examination.

Feb 06 18  H  Referred to Rules Committee

HB 04598  Rep. Kathleen Willis

5 ILCS 315/3  from Ch. 48, par. 1603
5 ILCS 345/1  from Ch. 70, par. 91

Amends the Illinois Public Labor Relations Act. Modifies the definition of "fire fighter" in the Act to include paramedics employed by a unit of local government. Amends the Public Employee Disability Act. Provides that the term "eligible employee" as used in the Act includes firefighters employed as paramedics or who perform paramedic duties.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04599  Rep. Kathleen Willis

40 ILCS 5/7-109.3  from Ch. 108 1/2, par. 7-109.3

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a person who is not eligible to participate in a downstate firefighter pension fund and is employed on a full-time basis by a participating municipality to perform duties as a paramedic, emergency medical technician (EMT), emergency medical technician-intermediate (EMT-I), or advanced emergency medical technician (A-EMT) may be granted Sheriff's Law Enforcement Employee (SLEP) status with the approval of the employing municipality. The approval resolution must specify that SLEP status shall be applied to employment occurring on or after the adoption of the resolution. Provides that the resolution is irrevocable. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04600  Rep. Kathleen Willis

65 ILCS 5/10-2.1-4  from Ch. 24, par. 10-2.1-4

Amends the Board of Fire and Police Commissioners Division of the Illinois Municipal Code. In provisions concerning appointments, defines "firefighter" to include a paramedic, an EMT, an emergency medical technician-intermediate (EMT-I), or an advanced emergency medical technician (A-EMT). Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04601  Rep. Kathleen Willis

65 ILCS 5/10-1-14  from Ch. 24, par. 10-1-14

Amends the Civil Service in Cities Division of the Illinois Municipal Code. In provisions concerning appointments, defines "firefighter" to include a paramedic, an EMT, an emergency medical technician-intermediate (EMT-I), or an advanced emergency medical technician (A-EMT). Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04602
Rep. Kelly M. Burke
510 ILCS 707/15
Amends the Humane Care for Animals Act. Provides that a person may not recklessly permit a dog that is owned, harbored, or controlled by the person and off its owner's property or at large to cause injury to or the death of a guide, hearing, or support dog. Provides that a person convicted of this offense is guilty of a petty offense if the dog is not killed or totally disabled and is guilty of a Class C misdemeanor if the dog is killed or totally disabled, and may be ordered by the court to make restitution to the person with a disability having custody or ownership of the dog for veterinary bills and replacement costs of the dog. Provides that a person convicted of a second or subsequent violation of this offense is guilty of a Class 4 felony if the dog is killed or totally disabled, and may be ordered by the court to make restitution to the person with a disability having custody or ownership of the dog for veterinary bill and replacement costs of the dog.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04603
Rep. Kelly M. Burke
510 ILCS 704/04 from Ch. 8, par. 704.04
510 ILCS 707/15
Amends the Humane Care for Animals Act. Provides that a person who willfully or maliciously tortures, mutilates, injures, disables, poisons, or kills any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency or when placed in confinement off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty is guilty of a Class 3 felony (rather than a Class 4 felony) if the animal is killed or totally disabled and a person is guilty of a Class 2 felony (rather than a Class 3 felony) if the animal is killed or totally disabled. Provides that a person who kills or severely injures any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, while he or she is in the commission of a felony, is guilty of a Class 2 felony. Provides that a person may not recklessly permit a dog that is owned, harbored, or controlled by the person and off its owner's property or at large to cause injury to or the death of a guide, hearing, or support dog. Makes other changes.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04604
Rep. Terri Bryant
20 ILCS 1920/2.02 from Ch. 96 1/2, par. 8002.02
20 ILCS 1920/2.03 from Ch. 96 1/2, par. 8002.03
20 ILCS 1920/2.04 from Ch. 96 1/2, par. 8002.04
20 ILCS 1920/2.05 from Ch. 96 1/2, par. 8002.05
20 ILCS 1920/2.09 from Ch. 96 1/2, par. 8002.09
20 ILCS 1920/2.11 from Ch. 96 1/2, par. 8002.11
20 ILCS 1920/3.04 from Ch. 96 1/2, par. 8003.04
Amends the Abandoned Mined Lands and Water Reclamation Act. Provides that expenditures on abandoned lands may be used for the restoration of land and water resources and the environment that have been degraded by the adverse effects of coal mining practices and are adjacent to a site. Provides that the Department of Natural Resources may set aside up to 30 percent of each year's allocation of available abandoned mine reclamation funds distributed annually from the State share and historic coal share funds into a separate fund for the abatement of the causes and treatment of the effects of acid mine drainage in a comprehensive manner within qualified hydrologic units affected by coal mining practices. Provides that these funds shall be deposited into a special State account and will be used and accounted for in accordance with all applicable State and federal regulations and will be used solely to achieve the priorities stated in Title IV of the federal Surface Mining Control and Reclamation Act of 1977. Repeals a provision providing that open and abandoned tunnels, shafts, and entryways and abandoned and deteriorating equipment, structures, and facilities resulting from any previous non-coal mining operations constitute a hazard to the public health and safety. Defines "qualified hydrologic unit". Makes other changes.
Feb 07 18 H Referred to Rules Committee
HB 04605  Rep. Tim Butler
5 ILCS 490/195 new
5 ILCS 490/196 new

Amends the State Commemorative Dates Act. Provides that August 26th of each year is designated as Illinois Constitution Day, to be observed throughout the State as a day to commemorate August 26, 1818 as the day Illinois ratified its first State Constitution. Provides that December 3rd of each year is designated as Illinois Statehood Day, to be observed throughout the State as a day to commemorate December 3, 1818 as the day Illinois became the 21st State to join the Union. Provides that each year, within 10 days before Illinois Statehood Day, the Governor shall issue a proclamation announcing the recognition of Statehood Day, and designate the official events that shall be held in honor of Illinois obtaining statehood on December 3, 1818.

Feb 07 18  H  Referred to Rules Committee

HB 04606  Rep. Tim Butler
5 ILCS 430/5-40

Amends the State Officials and Employees Ethics Act. Provides that any candidate for an executive branch constitutional office, any member of the General Assembly, any candidate for the General Assembly, any political caucus of the General Assembly, or any political committee on behalf of any of the foregoing may not hold a political fundraising function in Sangamon County on any day the legislature is in session. Provides that (i) a member of the General Assembly whose legislative or representative district is entirely within Sangamon County or (ii) a candidate for the General Assembly from that legislative or representative district may hold a political fundraising function in Sangamon County on any day the legislature is in session. Removes language specifying the period of time in which fundraising in Sangamon County is prohibited or allowed.

Apr 12 18  H  Tabled

HB 04607  Rep. John Cavaletto
(Sen. Dale Fowler)
720 ILCS 5/10-11 new

Amends the Criminal Code of 2012. Provides that a grandparent may not be criminally or civilly liable for a violation of the Kidnaping and Related Offenses Article of the Code when the grandparent transports a child to another state for medical care or treatment if the grandparent reasonably believes that: (1) the child needs emergency medical care or treatment because of injury or illness; (2) a medical provider is not located within a short distance from the child's residence in this State; and (3) failure to transport the child to another state will risk further illness or injury to the child. Provides that the Department of Children and Family Services may not place a child described in this provision in its custody or foster care on the basis that the child is transported to another state under circumstances described in this provision.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that a person responsible for the child's welfare may not be criminally or civilly liable for a violation of the Kidnaping and Related Offenses Article of the Code when the person responsible for the child's welfare transports a child to another state for medical care or treatment if the person responsible for the child's welfare reasonably believes that: (1) the child needs emergency medical care or treatment because of injury or illness; (2) the nearest healthcare facility that is capable of rendering sufficient medical care or treatment for that child's emergency medical condition is not in this State; and (3) failure to transport the child to another state will risk further illness or injury to the child. Provides that the Department of Children and Family Services may not place a child described in this provision in its custody or foster care on the basis that the child is transported to another state under circumstances described in this provision. Defines "child" and "person responsible for the child's welfare".

House Floor Amendment No. 3

Provides that the immunity only applies to immunity from criminal liability (rather than immunity from both criminal and civil liability).

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 04608  Rep. John Cavaletto
720 ILCS 5/11-9.3

Amends the Criminal Code of 2012. Provides that it is a Class 4 felony for a child sex offender to knowingly operate, whether authorized to do so or not, a taxicab, limousine, or a transportation network company driver vehicle. Defines "limousine" and "transportation network company driver".

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04609  Rep. Sam Yingling
820 ILCS 405/3200  from Ch. 48, par. 820
  Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the short title of the Act.
Feb 07 18  H  Referred to Rules Committee

HB 04610  Rep. Sam Yingling
805 ILCS 5/1.01  from Ch. 32, par. 1.01
Feb 07 18  H  Referred to Rules Committee

HB 04611  Rep. Sam Yingling
735 ILCS 5/1-101  from Ch. 110, par. 1-101
Feb 07 18  H  Referred to Rules Committee

HB 04612  Rep. Sam Yingling
605 ILCS 5/1-101  from Ch. 121, par. 1-101
Feb 07 18  H  Referred to Rules Committee

HB 04613  Rep. Sam Yingling
625 ILCS 57/1
  Amends the Transportation Network Providers Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04614  Rep. Sam Yingling
720 ILCS 5/1-1  from Ch. 38, par. 1-1
  Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04615  Rep. Sam Yingling
525 ILCS 50/1  from Ch. 48, par. 2551
  Amends the Illinois Veteran, Youth, and Young Adult Conservation Jobs Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04616  Rep. Sam Yingling
505 ILCS 5/1  from Ch. 5, par. 1001
  Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04617  Rep. Sam Yingling
430 ILCS 170/1
  Amends the First Informer Broadcasters Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04618  Rep. Sam Yingling
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100
  Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04619  Rep. Sam Yingling
325 ILCS 65/1
  Amends the Online Child Safety Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee
HB 04620  Rep. Sam Yingling
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Feb 07 18  H  Referred to Rules Committee

HB 04621  Rep. Sam Yingling
225 ILCS 735/1  from Ch. 111, par. 701
Amends the Timber Buyers Licensing Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04622  Rep. Sam Yingling
205 ILCS 5/1  from Ch. 17, par. 301
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04623  Rep. Sam Yingling
115 ILCS 5/20  from Ch. 48, par. 1720
Feb 07 18  H  Referred to Rules Committee

HB 04624  Rep. Sam Yingling
75 ILCS 10/1.1  from Ch. 81, par. 111.1
Feb 07 18  H  Referred to Rules Committee

HB 04625  Rep. Sam Yingling
5 ILCS 80/1  from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04626  Rep. Sam Yingling
105 ILCS 5/1-2  from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 07 18  H  Referred to Rules Committee

HB 04627  Rep. Sam Yingling
625 ILCS 57/1
Amends the Transportation Network Providers Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04628  Rep. Sam Yingling
605 ILCS 5/1-101  from Ch. 121, par. 1-101
Feb 07 18  H  Referred to Rules Committee

HB 04629  Rep. Sam Yingling
20 ILCS 2715/1
Amends the Racial Profiling Prevention and Data Oversight Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee

HB 04630  Rep. Sam Yingling
20 ILCS 2712/5-1
Amends the Broadband Access on Passenger Rail Law. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee
HB 04631  Rep. Sam Yingling  
70 ILCS 3615/3B.09 from Ch. 111 2/3, par. 703B.09  
Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the general powers of the Commuter Rail Board.  
Feb 07 18  H  Referred to Rules Committee  

HB 04632  Rep. Sam Yingling  
70 ILCS 3615/1.01 from Ch. 111 2/3, par. 701.01  
Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.  
Feb 07 18  H  Referred to Rules Committee  

HB 04633  Rep. Sam Yingling  
65 ILCS 115/10-1  
Amends the River Edge Redevelopment Zone Act. Makes a technical change in a Section concerning the short title.  
Feb 07 18  H  Referred to Rules Committee  

HB 04634  Rep. Sam Yingling and Justin Slaughter  
65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee  

HB 04635  Rep. Sam Yingling  
25 ILCS 170/1 from Ch. 63, par. 171  
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.  
Feb 07 18  H  Referred to Rules Committee  

HB 04636  Rep. Sam Yingling  
15 ILCS 15/1 from Ch. 127, par. 1801  
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.  
Feb 07 18  H  Referred to Rules Committee
HB 04637

Rep. David McSweeney-Sam Yingling-Allen Skillicorn-Jonathan Carroll, Cynthia Soto, Carol Sente, Grant Wehrli, John Connor and Mark Batinick
(Sen. Terry Link-Julie A. Morrison)

50 ILCS 805/1 from Ch. 85, par. 5801

House Committee Amendment No. 1
Deletes reference to:
50 ILCS 805/1
Adds reference to:
10 ILCS 5/28-7 from Ch. 46, par. 28-7
Adds reference to:
55 ILCS 5/5-1184 new
Adds reference to:
60 ILCS 1/Art. 24 heading new
Adds reference to:
60 ILCS 1/24-5 new
Adds reference to:
60 ILCS 1/24-10 new
Adds reference to:
60 ILCS 1/24-15 new
Adds reference to:
60 ILCS 1/24-20 new
Adds reference to:
60 ILCS 1/24-25 new
Adds reference to:
60 ILCS 1/24-30 new
Adds reference to:
60 ILCS 1/24-35 new
Adds reference to:
605 ILCS 5/6-140 new

Replaces everything after the enacting clause. Amends the Township Code. Provides that the board of trustees of any township located in McHenry County may submit a proposition to dissolve the township to the township electors or township electors may petition for a referendum to dissolve a township. Sets forth petition and ballot requirements for the referendum to approve the dissolution. Provides for the transfer of real and personal property, and any other assets, together with all personnel, contractual obligations, and liabilities of the dissolving township. Limits the transferred rights, duties, and funds of the dissolved township to be exercised solely on behalf of the residents of the geographic area within the boundaries of the dissolved township. Provides that all road districts wholly within the boundaries of the dissolving township are dissolved on the date of dissolution of the dissolving township and the powers and responsibilities of the road district are transferred to McHenry County, and provides that municipalities within the dissolving township may elect to assume the duties and responsibilities of the road district. Limits extensions of specified property tax levies to 90% of the original property tax levy and within the boundaries of the dissolved township. Amends the Election Code and Counties Code making conforming changes. Amends the Illinois Highway Code. Provides that any township in Lake County or McHenry County shall abolish a road district of that township if the roads of the road district are less than 15 miles in length, as determined by the county engineer or county superintendent of highways. Provides that the road district is abolished on the expiration of the term of office of the highway commissioner of the road district facing abolition following the determination by the county engineer or county superintendent of highways. Provides for transfer of rights, powers, duties, assets, property, liabilities, obligations, and responsibilities of the road district to the township. Provides that the township board of trustees may enter into a contract with the county, a municipality, or a private contractor to administer the roads added to its jurisdiction. Effective immediately.

Senate Floor Amendment No. 1
Removes the immediate effective date of the bill.

Nov 29 18 Passed Both Houses
HB 04638 Rep. Sam Yingling

50 ILCS 20/1 from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Feb 07 18 H Referred to Rules Committee

HB 04639 Rep. Sam Yingling

35 ILCS 1010/1-1
Feb 07 18 H Referred to Rules Committee

HB 04640 Rep. Sam Yingling

35 ILCS 140/0.01 from Ch. 120, par. 453.110
Amends the Home Rule Cigarette Tax Restriction Act. Makes a technical change in a Section concerning the short title.
Feb 07 18 H Referred to Rules Committee

HB 04641 Rep. Sam Yingling

35 ILCS 20/35-1
Amends the Tax Shelter Voluntary Compliance Law. Makes a technical change in a Section concerning the short title.
Feb 07 18 H Referred to Rules Committee

HB 04642 Rep. Sam Yingling

35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 07 18 H Referred to Rules Committee


225 ILCS 90/1  from Ch. 111, par. 4251
225 ILCS 90/17  from Ch. 111, par. 4267

Amends the Illinois Physical Therapy Act. Provides that the limitation on determining a differential diagnosis shall not in any manner limit a physical therapist from establishing a relevant diagnosis. In the definition of "documented current and relevant diagnosis" and in provisions concerning disciplinary actions, removes language requiring a diagnosis to be substantiated by a physician, dentist, advanced practice registered nurse, physician assistant, or podiatric physician. Effective immediately.

House Floor Amendment No. 1

Adds reference to:

225 ILCS 90/1.2 new

In the definition of "physical therapy", provides that the limitation on determining a differential diagnosis shall not limit a physical therapist from performing an evaluation and establishing a physical therapy treatment plan (rather than performing an evaluation and establishing a relevant diagnosis). Removes language providing that a physical therapist shall refer a patient whose medical condition is determined to be beyond the scope of practice of the physical therapist to specified health care providers. Makes conforming changes in grounds for discipline. Removes the definition of "documented current and relevant diagnosis". Defines "health care professional". Further amends the Illinois Physical Therapy Act. Provides requirements for physical therapy services.

House Floor Amendment No. 2

In provisions concerning physical therapy services, removes language providing that a physical therapist will consult and collaborate with the appropriate health care professional on conditions related to temporomandibular disorder. Instead, provides that a physical therapist shall promptly consult and collaborate with the appropriate health care professional anytime a patient's condition indicates that it may be related to temporomandibular disorder so that a diagnosis can be made by that health care professional for an appropriate treatment plan.

House Floor Amendment No. 3

In provisions concerning physical therapy services, provides that a physician therapist shall refer a patient to the health care professional if the patient does not demonstrate measurable or functional improvement after 10 visits or 15 business days, whichever occurs first, and continued improvement thereafter.

Aug 16 18   H   Public Act . . . . . . . . . . . . . . . 100-0897

HB 04644  Rep. Justin Slaughter

725 ILCS 5/110-14  from Ch. 38, par. 110-14

Amends the Code of Criminal Procedure of 1963. Provides that any person incarcerated on a bailable offense who does not supply bail and against whom a fine is levied on conviction of the offense shall be allowed a credit of $30 (rather than $5) for each day so incarcerated upon application of the defendant.

Feb 07 18   H   Referred to Rules Committee

HB 04645  Rep. William Davis

(Sen. Napoleon Harris, III)

20 ILCS 3960/19.6

Amends the Illinois Health Facilities Planning Act. Extends the repeal date of the Act from December 31, 2019 to December 31, 2029. Effective immediately.

Nov 30 18   H   Public Act . . . . . . . . . . . . . . . 100-1138

HB 04646  Rep. Al Riley

50 ILCS 615/1

Amends the Local Government Facility Lease Act. Makes a technical change in a Section concerning the short title.

Feb 07 18   H   Referred to Rules Committee
HB 04647  Rep. Al Riley
50 ILCS 150/1
Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee
HB 04648  Rep. Al Riley
50 ILCS 20/1 from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee
HB 04649  Rep. Al Riley
50 ILCS 745/1 from Ch. 85, par. 2501
Amends the Firemen's Disciplinary Act. Makes a technical change in a Section concerning the short title.
Feb 07 18  H  Referred to Rules Committee
HB 04650  Rep. Michael J. Zalewski-Carol Ammons-Luis Arroyo
(Sen. Julie A. Morrison, Jennifer Bertino-Tarrant, Laura M. Murphy-Melinda Bush and Pamela J. Althoff)
720 ILCS 570/316
Amends the Illinois Controlled Substance Act. In a provision allowing pharmacists to authorize a designee to consult the Prescription Monitoring Program on their behalf, defines "pharmacist" to include, but be not limited to, a pharmacist associated with a health maintenance organization or a Medicaid managed care entity providing services under the Illinois Public Aid Code. Effective immediately.
House Floor Amendment No. 1
Adds reference to:
720 ILCS 570/314.5
Further amends the Illinois Controlled Substances Act. Provides that any pharmacist feedback, including grades, ratings, or written or verbal statements, in opposition to a clinical decision that the prescription of a controlled substance is not medically necessary shall not be the basis of any adverse action, evaluation, or any other type of negative credentialing, contracting, licensure, or employment action taken against a prescriber or dispenser. In a provision allowing pharmacists to authorize a designee to consult the Prescription Monitoring Program on their behalf, defines "pharmacist" to include a clinical pharmacist employed by and designated by a Medicaid Managed Care Organization providing services under the Illinois Public Aid Code under a contract with the Department of Health and Family Services for the sole purpose of clinical review of services provided to persons covered by the entity under the contract to determine compliance with the Act (in the introduced bill, defines "pharmacist" to include, but be not limited to, a pharmacist associated with a health maintenance organization or a Medicaid managed care entity providing services under the Illinois Public Aid Code). Provides that a managed care entity pharmacist shall notify prescribers of review activities.
Senate Floor Amendment No. 1
Deletes reference to:
720 ILCS 570/314.5
Deletes language providing pharmacist feedback, including grades, ratings, or written or verbal statements, in opposition to a clinical decision that the prescription of a controlled substance is not medically necessary shall not be the basis of any adverse action, evaluation, or any other type of negative credentialing, contracting, licensure, or employment action taken against a prescriber or dispenser.
Aug 21 18  H  Public Act . . . . . . . . . 100-1005
HB 04651  Rep. Charles Meier-Lindsay Parkhurst, Daniel Swanson and La Shawn K. Ford

Amends the Wind Energy Facilities Agricultural Impact Mitigation Act. Provides that the Act may be cited as the Renewable Energy Facilities Agricultural Impact Mitigation Act. Changes references in the Act from "commercial wind energy facility" to "commercial renewable energy facility". Provides that "commercial renewable energy facility" means a commercial wind energy facility or commercial solar energy facility. Defines "commercial solar energy facility". Provides that for commercial renewable energy facility owners of a commercial solar energy facility, the agricultural impact mitigation agreement shall be entered into prior to the commercial renewable energy facility owner making contact with a landowner seeking an underlying agreement for the development of a commercial solar energy facility. Makes conforming changes in the Counties Code and the Illinois Municipal Code. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04652  Rep. Jay Hoffman

Amends the General Provisions Article of the Illinois Pension Code. Provides that a State policeman who meets the requirements of the Tier 2 provisions is entitled to an annuity calculated under the alternative retirement annuity provisions of the State Employee Article of the Code in lieu of the regular or minimum retirement annuity only if the person has withdrawn from service with not less than 20 years of eligible creditable service and has attained age 50 (instead of age 60), regardless of whether the attainment of age 50 (instead of age 60) occurs while the person is still in service. Provides that the changes made by the amendatory Act apply without regard to whether a person is in active service on or after the effective date of the amendatory Act. Effective immediately.

Feb 07 18  H  Referred to Rules Committee

HB 04653  Rep. Will Guzzardi

Amends the Illinois Food, Drug and Cosmetic Act. Provides that provisions prohibiting the offer for sale of any bulk food in a manner other than to prevent direct handling of such items by the consumer shall not prohibit self-service by consumers provided that take-home containers, including bags, cups, and lids, provided for consumer use are stored and dispensed in a sanitary manner. Allows a retailer to permit a consumer to fill or refill a personal container with bulk food if the dispensers used prevent the direct handling of the bulk food. Provides that the risk that the consumer's personal container is unsafe, impure, contaminated, or in a nonsterile condition when it is filled or refilled by the consumer or used in a manner that contaminates the bulk food shall be borne solely by the consumer, and, except for warranties, no liability shall attach to the manufacturer, seller, or dispenser of the container. Effective immediately.

Feb 07 18  H  Referred to Rules Committee

HB 04654  Rep. Marcus C. Evans, Jr.

Amends the Illinois Vehicle Code. Defines "connected automated braking system" and "platoon". Provides that a driver of a motor vehicle operating in a platoon or a driver of a motor vehicle operating with a connected automated braking system shall be exempt from a provision in the Code prohibiting a driver of a motor vehicle from following another vehicle too closely. Provides that before the operation of a platoon upon the streets or highways of this State, a person shall file a plan for general platoon operations with the Department of State Police and the Department of Transportation. Provides that if the Department of State Police or the Department of Transportation do not reject the plan within a 30-day time period after receipt of the plan, the person may operate the platoon.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04655  Rep. Natalie A. Manley

35 ILCS 5/227 new
35 ILCS 5/302 from Ch. 120, par. 3-302
35 ILCS 5/601 from Ch. 120, par. 6-601
35 ILCS 5/701 from Ch. 120, par. 7-701

Amends the Illinois Income Tax Act. Makes changes concerning the allocation of compensation paid to nonresidents to provide that the allocation is based on the number of working days spent in this State. Makes corresponding changes concerning employer withholding requirements. Creates a credit in an amount equal to the amount of the investment made by the taxpayer during the taxable year in qualified property and qualified expenses that are used for tracking and reporting the location of resident and non-resident employees for purposes of compliance with the tracking, reporting, and income tax withholding requirements of the amendatory Act.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04656  Rep. Natalie A. Manley

5 ILCS 375/6.11
55 ILCS 5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.29 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require coverage for hearing instruments and related services for all individuals 65 years of age and older when a hearing care professional prescribes a hearing instrument. Provides that an insurer shall provide coverage for hearing instruments subject to certain restrictions. Provides that an insurer shall not be required to pay a claim if the insured filed such a claim 24 months prior to the date of filing the claim with the insurer and the claim was paid by any insurer.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04657  Rep. Natalie A. Manley, Sara Feigenholtz, Deb Conroy, Camille Y. Lilly, Kathleen Willis and Jonathan Carroll
(Sen. Elgie R. Sims, Jr.)

105 ILCS 5/27-23.11 new

Amends the School Code. Creates the Emotional Intelligence Education Task Force to develop curriculum guidelines on emotional intelligence; sets forth provisions concerning its membership, duties, administration, and dissolution. Provides that, beginning with the 2019-2020 school year, every public elementary school and high school shall include in its curriculum a unit of instruction studying emotional intelligence. Requires this unit of instruction to include teaching how to recognize, direct, and positively express emotions. Permits a school board to use the Task Force's guidelines in developing this unit of instruction. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Creates the Emotional Intelligence and Social and Emotional Learning Task Force (rather than the Emotional Intelligence Education Task Force) to develop curriculum guidelines and best practices on emotional intelligence and social and emotional learning (rather than develop curriculum guidelines on emotional intelligence). Adds to the membership of the Task Force. Removes a provision requiring every public elementary school and high school to include in its curriculum a unit of instruction studying emotional intelligence. Effective immediately.

House Floor Amendment No. 2
Provides that the Task Force shall develop curriculum and assessment guidelines (rather than curriculum guidelines) and best practices on emotional intelligence and social and emotional learning.

Nov 30 18  H Public Act . . . . . . . . . . 100-1139
(Sen. David Koehler-Kimberly A. Lightford, Scott M. Bennett, Bill Cunningham, Omar Aquino, Antonio Muñoz and Laura M. Murphy)  
105 ILCS 5/10-22.39  
105 ILCS 5/34-18.7 from Ch. 122, par. 34-18.7  
Amends the School Code. Requires a school board to adopt and implement a policy on how to recognize mental health issues and how to properly address them. Provides that, as part of this policy, a school board shall require in-service training of licensed school personnel and administrators to include, at least once every 2 years, training on the current best practices regarding the identification of and recommended courses of action for mental health issues. Effective July 1, 2018.  
Fiscal Note (State Board of Education)  
This bill will not have a fiscal impact on the State Board of Education.  
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)  
This bill does not create a State mandate.  
House Floor Amendment No. 1  
Replaces everything after the enacting clause. Amends the School Code. Provides that, at least once every 2 years, a school board shall require in-service training of licensed school personnel and administrators (rather than school guidance counselors, teachers, school social workers, and other school personnel) who work with pupils in kindergarten through grade 12 (rather in grades 7 through 12) to identify the warning signs of mental illness and suicidal behavior in youth (rather than in adolescents and teens).  
Aug 17 18  H  Public Act . . . . . . . . 100-0903

HB 04659  Rep. Robert Martwick  
(Sen. Bill Cunningham)  
40 ILCS 5/5-167.1 from Ch. 108 1/2, par. 5-167.1  
Amends the Chicago Police Article of the Illinois Pension Code. Removes a birthdate restriction on eligibility at age 55 for a 3% automatic annual increase in retirement annuity that is not subject to a maximum increase of 30%. Makes a related change. Specifies the timing of an initial increase in retirement annuity for persons who have not received the initial increase before January 1, 2019. Effective immediately.  
House Committee Amendment No. 3  
Adds reference to:  
40 ILCS 5/6-164 from Ch. 108 1/2, par. 6-164  
Adds reference to:  
30 ILCS 805/8.42 new  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Further amends the Illinois Pension Code. In the Chicago Firefighter Article, removes a birthdate restriction on eligibility at age 55 for a 3% automatic annual increase in retirement annuity that is not subject to a maximum increase of 30%. Makes a related change. Adds provisions concerning calculations of annual increases in retirement annuities of annuitants who retire after September 1, 1967. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.  
May 01 18  S  Referred to Assignments

HB 04660  Rep. Robert Martwick  
40 ILCS 5/8-173 from Ch. 108 1/2, par. 8-173  
Amends the Chicago Municipal Article of the Illinois Pension Code. Provides that if the city fails to transmit required contributions to the pension fund, the fund may certify to the State Comptroller the amount due, and the Comptroller must deduct and remit to (instead of deposit into) the fund the certified amounts from payments of State funds (instead of grants of State funds) to the city. Specifies that the certification must be in accordance with any applicable rules of the Comptroller. Effective immediately.  
Feb 07 18  H  Referred to Rules Committee
HB 04661  Rep. Robert Martwick
(Sen. Linda Holmes and Laura M. Murphy)

40 ILCS 5/1-113.18
Amends the General Provisions Article of the Illinois Pension Code. Provides that for an elected or appointed trustee under the Downstate Police or Downstate Firefighter Article of the Code, fulfillment of certain trustee training requirements satisfies certain ethics training requirements. Effective immediately.
Aug 17 18  H  Public Act . . . . . . . . . 100-0904

HB 04662  Rep. Margo McDermed

720 ILCS 5/24-2
730 ILCS 110/17
730 ILCS 110/17.1 new
730 ILCS 125/26.1 new
Amends the Criminal Code of 2012, the Probation and Probation Officers Act, and the County Jail Act. Permits currently-employed and qualified-retired county correctional officers and county probation officers in a county of 3,000,000 or more inhabitants to carry their own firearms off-duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements. Provides that currently-employed and qualified-retired county correctional officers and county probation officers shall carry a photographic identification and a valid annual firearm certificate while carrying their own firearms off-duty. Limited to correctional officers who have custody and control over inmates in an adult correctional facility and probation officers for adult probationers.
Apr 12 18  H  Tabled

HB 04663  Rep. Avery Bourne-Carol Ammons, Tim Butler, Steven A. Andersson, Bill Mitchell, Will Guzzardi, Grant Wehrli, Terri Bryant, Sara Wojcicki Jimenez, Norine K. Hammond, Tony McCombie, Linda Chapa LaVia and Martin J. Moylan
(Sen. Sue Rezin)

10 ILCS 5/7-10.2  from Ch. 46, par. 7-10.2
10 ILCS 5/7-17  from Ch. 46, par. 7-17
Amends the Election Code. Provides that nothing in provisions concerning the designation of a candidate's name on a nomination petition or ballot shall require a candidate to use his or her spouse's surname after marriage, or to return to his or her previous legal surname following a dissolution of marriage.
May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

210 ILCS 40/4.1 new
210 ILCS 40/5 from Ch. 111 1/2, par. 4160-5
210 ILCS 40/6 from Ch. 111 1/2, par. 4160-6
210 ILCS 40/9 from Ch. 111 1/2, par. 4160-9
210 ILCS 40/10 from Ch. 111 1/2, par. 4160-10
210 ILCS 40/10.2 new
210 ILCS 40/10.3 new
210 ILCS 40/10.4 new
815 ILCS 505/2VVV new

Amends the Life Care Facilities Act. Adds provisions concerning required disclosures and life care contract requirements for providers under the Act. Provides that at the time of or before the execution of a life care contract, or at the time of or before the transfer of any money or other property to a provider by or on behalf of a prospective resident, whichever shall first occur, a provider shall deliver a disclosure statement to the person with whom the life care contract is to be entered into that contains specified information. Provides that residents may receive, upon request, specified information from providers and may submit comments. Provides that providers shall, to the maximum extent practicable, offer specified explanations, inform residents of certain matters, and make use of specified standards and practices. Provides that a violation of these provisions by a provider of a facility is an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Provides that the Department of Financial and Professional Regulation shall take specified enforcement actions if he or she receives notice from an escrow agent that specified provisions of the Act have not been complied with. Provides that the Secretary of Professional and Financial Regulation may conduct audits of providers. Provides that a provider shall provide all residents of a facility and the Department of Public Health with a printed report that contains certain information. Provides that the Department of Public Health shall provide the public with online access to the annual reports, inspection reports, and other specified information. Provides that an increase in a regular periodic charge not outlined in a life care contract must be approved by the Secretary of Financial and Professional Regulation. Makes other changes.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04665  Rep. Robyn Gabel-Litesa E. Wallace
(Sen. Melinda Bush-Julie A. Morrison)

20 ILCS 1705/4.4 new
225 ILCS 46/33
225 ILCS 65/80-41 new
305 ILCS 5/12-21.21 new

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Division of Developmental Disabilities of the Department of Human Services shall implement a direct support professional credential pilot program to assist and attract persons into the field of direct support, advance direct support as a career, and professionalize the developmental disabilities field to promote workforce recruitment and retention efforts, advance skills and competencies, and further ensure the health, safety, and well-being of persons being served. Amends the Health Care Worker Background Check Act. Defines "nursing or nursing-related services for pay". Amends the Nurse Practice Act. Provides that a certified nursing assistant shall lose his or her certification status if he or she goes 24 consecutive months without performing nursing or nursing-related services for pay. Amends the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services and the Department of Human Services shall jointly submit the necessary application to the federal Centers for Medicare and Medicaid Services for a waiver or State Plan Amendment to allow remote monitoring and supports services for persons with intellectual and developmental disabilities and seniors requiring in-home care, as a waiver reimbursable service. Provides that the application shall be submitted no later than September 30, 2018. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
225 ILCS 46/33
Deletes reference to:
225 ILCS 65/80-41 new
Deletes reference to:
305 ILCS 5/12-21.21 new
Adds reference to:
210 ILCS 46/3-206.005 new
Adds reference to:
210 ILCS 47/3-206.005 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Amends the MC/DD Act and the ID/DD Community Care Act. Provides that a certified nursing assistant shall lose his or her certification status if he or she goes 24 consecutive months without performing nursing or nursing-related services for pay. Provides that "nursing or nursing related services for pay" includes work performed as a direct support professional as it is defined in the Community Services Act. Changes references from "direct support professional" to "direct support person". Deletes the amendatory changes to the Health Care Worker Background Check Act and the Nurse Practice Act. Deletes the amendatory changes to the Illinois Public Aid Code that provide that the Department of Healthcare and Family Services and the Department of Human Services shall jointly submit the necessary application to the federal Centers for Medicare and Medicaid Services for a waiver or State Plan Amendment to allow remote monitoring and supports services for persons with intellectual and developmental disabilities and seniors requiring in-home care, as a waiver reimbursable service. Effective immediately.

Aug 10 18  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . 100-0754

HB 04666  Rep. William Davis and Frances Ann Hurley

625 ILCS 60/20

Amends the Pedestrians with Disabilities Safety Act. Provides that the Governor is authorized and requested to issue a proclamation on Pedestrians with Disabilities Safety Day which: (i) reminds citizens, park districts, and other special recreation districts of the State (rather than only citizens) of the policies with respect to persons with disabilities and urges all citizens and governmental personnel (rather than only citizens) to ensure that the policies are upheld; and (ii) emphasize the need of all citizens and governmental personnel (rather than only citizens) to be aware of the presence of persons with disabilities in the community and to keep safe and functional for persons with disabilities the streets, sidewalks, highways, walkways, and walking, running, or bicycle paths of this State. Effective immediately.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04667  Rep. John Cavaletto
745 ILCS 10/9-107 from Ch. 85, par. 9-107
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that funds from certain taxes authorized under the Act may be used for the funding of health or medical insurance premiums or health savings plans. Effective immediately.
Apr 13 18 H  Rule 19(a) / Re-referred to Rules Committee

HB 04668  Rep. John Cavaletto
35 ILCS 200/18-185
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that the term “aggregate extension” does not include special purpose extensions made on an annual basis under certain provisions of the Local Governmental and Governmental Employees Tort Immunity Act or special purpose extensions made under certain provisions of the Illinois Pension Code. Effective immediately.
Feb 07 18 H  Referred to Rules Committee

HB 04669  Rep. Charles Meier
20 ILCS 3405/1 from Ch. 127, par. 2701
Amends the Historic Preservation Agency Act. Makes a technical change in a Section concerning the short title.
Feb 07 18 H  Referred to Rules Committee

HB 04670  Rep. Charles Meier
515 ILCS 5/1-5 from Ch. 56, par. 1-5
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the administration of the Code.
Feb 07 18 H  Referred to Rules Committee

HB 04671  Rep. Charles Meier
520 ILCS 5/1.1 from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Feb 07 18 H  Referred to Rules Committee

HB 04672  Rep. Charles Meier
35 ILCS 5/201 from Ch. 120, par. 2-201
Feb 07 18 H  Referred to Rules Committee

HB 04673  Rep. Charles Meier
30 ILCS 500/53-10
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning concessions and leases of State property.
Feb 07 18 H  Referred to Rules Committee

HB 04674  Rep. Charles Meier
225 ILCS 705/1.01 from Ch. 96 1/2, par. 251
Amends the Coal Mining Act. Makes a technical change in a Section concerning the short title.
Feb 07 18 H  Referred to Rules Committee

HB 04675  Rep. Charles Meier
225 ILCS 725/1a from Ch. 96 1/2, par. 5401a
Amends the Illinois Oil and Gas Act. Makes a technical change in a Section concerning the short title.
Feb 07 18 H  Referred to Rules Committee

HB 04676  Rep. Charles Meier
225 ILCS 740/1 from Ch. 96 1/2, par. 6901
Amends the Forest Products Transportation Act. Makes a technical change in a Section concerning the Act's title.
Feb 07 18 H  Referred to Rules Committee
HB 04677  Rep. Avery Bourne-Robert Martwick-Robyn Gabel  
(Sen. Chuck Weaver)  
430 ILCS 85/2-11 rep.  
Amends the Amusement Ride and Attraction Safety Act. Repeals a provision providing that all fees collected under the Act shall be deposited into the General Revenue Fund. Effective immediately.  
Aug 10 18  H  Public Act .......... 100-0755  

HB 04678  Rep. Brad Halbrook  
10 ILCS 5/7-43  
from Ch. 46, par. 7-43  
Amends the Election Code. Provides that no person is entitled to vote at a primary election if that person has participated in the town political party caucus next preceding the primary of another political party by signing an affidavit of voters attending the caucus. Effective immediately.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee  

HB 04679  Rep. Justin Slaughter  
215 ILCS 5/355.5 new  
Amends the Illinois Insurance Code. Defines "surprise bill" to mean a bill for health care services received by certain out-of-network providers in which the enrollee did not knowingly elect to obtain those services from an out-of-network provider. Provides that a carrier shall require an enrollee to pay only knowingly the expenses of a surprise bill that would be imposed for health care services if the services were rendered by a network provider. Provides for reimbursement to the out-of-network provider or enrollee at the average network rate, unless the carrier and out-of-network provider agree otherwise. Provides that if a carrier has an inadequate network, as determined by the Director of Insurance, the carrier shall ensure that the enrollee obtains covered service at no greater cost to the enrollee than if the service was obtained from a network provider or make other arrangements acceptable to the Director.  
Feb 07 18  H  Referred to Rules Committee  

HB 04680  Rep. Emanuel Chris Welch  
65 ILCS 5/8-11-2.7 new  
Amends the Illinois Municipal Code. Creates the Municipal Gas Use Tax Law. Provides that beginning January 1, 2019, a municipality may impose a self-assessing purchaser tax rate of the lower of 2.4 cents per therm or 5% of the purchase price for the privilege of using in the municipality gas obtained in a purchase of out-of-state gas. Provides that, in the alternative, a purchaser may elect for a tax of 2.4 cents per therm that a delivering supplier maintaining a place of business in the State collects from the purchaser. Provides for registration requirements for self-assessing purchasers and delivering suppliers. Includes procedures for self-assessing purchasers and delivering suppliers to submit returns and to remit the tax to the Department of Revenue. Effective January 1, 2019.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee  

HB 04681  Rep. Fred Crespo  
5 ILCS 430/20-52  
Amends the State Officials and Employees Ethics Act. Provides that the Executive Inspector General may make a summary report and response of the ultimate jurisdictional authority or agency head available to the public if the Executive Ethics Commission does not do so. Provides that, prior to publication by the Executive Inspector General, the Executive Inspector General shall permit the respondents, the Commission, and the Attorney General to review the documents to be made public and offer suggestions for redaction or provide a response that shall be made public with the summary report.  
Feb 07 18  H  Referred to Rules Committee  

HB 04682  Rep. Fred Crespo  
5 ILCS 430/20-70  
Amends the State Officials and Employees Ethics Act. Provides that if an officer or employee objects to a request for information by an Executive Inspector General based on any applicable rights or protections under State or federal law, the officer or employee may seek resolution of the objection by the Executive Ethics Commission. Provides that if an officer or employee refuses or fails to provide information requested by an Executive Inspector General, the Executive Inspector General may notify the Executive Ethics Commission and seek an order compelling the officer or employee to produce the information requested by the Executive Inspector General.  
Feb 07 18  H  Referred to Rules Committee
HB 04683 Rep. Fred Crespo
5 ILCS 430/20-90
5 ILCS 430/20-95
Amends the State Officials and Employees Ethics Act. Provides that the head and employees of a State agency affected by or involved in an investigation shall keep confidential and shall not disclose information exempted from disclosure under the Act or the Freedom of Information Act. Permits disclosure of investigatory files, reports, and requests for information of or by the Office of an Executive Inspector General to the head of a State agency affected by or involved in an investigation.
Feb 07 18 H Referred to Rules Committee

HB 04684 Rep. Robert Martwick
(Sen. Omar Aquino)
40 ILCS 5/15-155.1 new
Amends the State Universities Article of the Illinois Pension Code. Provides that if an employer fails to transmit required contributions to the System for more than 120 days after the payment of those contributions is due, the Board may certify to the State Comptroller the amount of those delinquent employer contributions and the State Comptroller shall deduct the certified amount from State funds to the employer and remit the amount deducted to the System. Provides that if State funds from which those deductions may be made are not available or if deductions are delayed for longer than 120 days after the date of the certification to the Comptroller, the Board may proceed against the employer to recover the amounts of such delinquent payments in the appropriate circuit court. Adds similar provisions if the employer is a community college district. Makes other changes. Effective immediately.
Aug 20 18 H Public Act . . . . . . 100-0988

HB 04685 Rep. John Connor-Grant Wehrli-Mark Batinick-Kelly M. Cassidy-Jonathan Carroll, Margo McDermed, Linda Chapa LaVia, Carol Sente, Laura Fine and Michelle Mussman
(Sen. Thomas Cullerton)
New Act
 Creates the Reducing the Risk of Skin Cancer and Excessive UV Exposure in Children Act. Provides that a student or participant in a youth camp may possess and use a topical sunscreen product while on school property or at a school-sponsored event or activity or youth camp without a physician's note or prescription if certain conditions are met. Provides that a school district or youth camp shall allow a student or participant to use articles of sun-protective clothing outdoors. Provides that, beginning with the 2019-2020 school year, all schools districts shall incorporate in their curriculum a unit of instruction on skin cancer prevention. Effective immediately.
House Committee Amendment No. 1
Provides that a school district may (rather than shall) incorporate in its curriculum a unit of instruction on skin cancer prevention.
House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No. 1 with the following changes. Defines "school personnel". Provides that, except for willful or wanton misconduct, school personnel (rather than school or youth camp personnel) may not be held liable in a criminal or civil action for application of a topical sunscreen product if the topical sunscreen product is available to and used by the student (rather than student or camp participant) in accordance with the Act. Effective immediately.
Nov 28 18 H Passed Both Houses

HB 04686 Rep. Thomas M. Bennett-Emanuel Chris Welch-Michael Halpin-Ann M. Williams-Steena A. Andersson, Randy E. Frese, Avery Bourne, Peter Breen, André Thapedi and Lindsay Parkhurst
(Sen. Tim Bivins-Jason A. Barickman)
755 ILCS 5/11a-5 from Ch. 110 1/2, par. 11a-5
Amends the Guardians For Adults With Disabilities Article of the Probate Act of 1975. Provides that the court shall not appoint as guardian an employee of an agency that is directly providing residential services to the ward.
Aug 10 18 H Public Act . . . . . . 100-0756
HB 04687  Rep. Thomas M. Bennett-Michael Halpin-Ann M. Williams-Steven A. Andersson-Emanuel Chris Welch, Randy E. Frese, Avery Bourne, Peter Breen, André Thapedi, Lindsay Parkhurst and Camille Y. Lilly
(Sen. Scott M. Bennett-Jil Tracy)

755 ILCS 5/11a-17 from Ch. 110 1/2, par. 11a-17

Amends the Guardians for Adults With Disabilities Article of the Probate Act of 1975. Provides that an adult child, spouse, adult grandchild, parent, adult sibling, or other interested person (instead of an adult child) may petition for visitation privileges with the ward. Provides that "other interested person" means any person who has a significant, ongoing relationship based on or productive of strong affection.

House Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and removes the added references to and definition of interested persons.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: (1) deletes language requiring the court to find that the visitation is in the ward's best interests; and (2) provides that the court shall not allow visitation if the court finds that the ward has capacity to evaluate and communicate decisions regarding visitation and expresses a desire not to have visitation with the petitioner.

Aug 24 18  H  Public Act . . . . . . . . . 100-1054
Amends the Nursing Home Administrators Licensing and Disciplinary Act. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Adds provisions concerning confidentiality of information collected by the Department. Makes changes in provisions concerning definitions, the Nursing Home Administrators Licensing and Disciplinary Board, powers and duties of the Department, application procedures, rosters, grounds for disciplinary action, reports of violations of the Act, summary suspensions, hearings and motions for rehearing, administrative review, and certification of record. Repeals provisions concerning Board hearings and recommendations, surrender of licenses, rehearings, and fraud and deception by applicants. Makes other changes. Effective immediately.

House Floor Amendment No. 2

Restores language providing that the Department of Financial and Professional Regulation shall furnish a transcript of proceeding record to any person interested in a formal hearing upon payment of a fee. Restores language in provisions concerning grounds for disciplinary actions that requires material misstatements in furnishing information to be intentional.
HB 04689
Rep. Fred Crespo-Patricia R. Bellock-David Harris and Dave Severin
(Sen. Pamela J. Althoff)

30 ILCS 708/20
30 ILCS 708/25
30 ILCS 708/45
30 ILCS 708/60
30 ILCS 708/100 rep.

Amends the Grant Accountability and Transparency Act. Modifies a Section concerning the adoption of federal rules applicable to grants and provides that specified provisions do not apply to for-profit subrecipients because for-profit subrecipients are not subject to the requirements of a specified provision of the Code of Federal Regulations. Provides that if a Program Audit Guide is not available, the State awarding agency must prepare a Program Audit Guide in accordance with the audit requirements of specified provisions of the Code of Federal Regulations. Requires the Governor's Office of Management and Budget to adopt supplemental rules pertaining to, among other subjects, specific conditions for individual recipients, including (rather than requiring) the use of a fiscal agent and additional corrective conditions. Applies provisions in the Code of Federal Regulations concerning federal agencies that make federal awards to non-federal entities to State grant-making agencies under the Act. Provides that the Grant Accountability and Transparency Unit shall be responsible for providing technical assistance and assuring the Administrative Code proposed by State grant agencies comply with the Act. Repeals the Section specifying a repeal date for the Act. Makes other changes.

House Floor Amendment No. 1

Makes technical amendments to the introduced bill, and provides that the Grant Accountability and Transparency Unit shall be responsible for providing technical assistance to guide the Administrative Code amendments proposed by State grant-making agencies to comply with the Grant Accountability and Transparency Act.

Aug 03 18 H Public Act . . . . . . . . . 100-0676

HB 04690
Rep. Carol Sente

New Act

Creates the Police Service Dog Protection Act. Provides that the law enforcement agency, or handler of the police dog shall be required to have every police dog receive, at minimum, an annual medical examination by a licensed veterinarian. Provides that prior to beginning service as a police dog, the employing law enforcement agency shall require the dog be vaccinated against rabies as required under the Animal Control Act. Provides that a vehicle used to transport a police dog shall be equipped with a heat sensor monitoring device which shall: (1) monitor the internal temperature of the vehicle in which the police dog is being transported; (2) provide an audible and visual notification in the vehicle if the interior temperature reaches 85 degrees Fahrenheit which remotely notifies the law enforcement officer responsible for the police dog or the law enforcement agency's 24 hour dispatch center; and (3) have a safety mechanism to reduce the interior temperature of the vehicle.

Feb 13 18 H Referred to Rules Committee

HB 04691
Rep. Camille Y. Lilly

750 ILCS 5/103 from Ch. 40, par. 103

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.

Feb 13 18 H Referred to Rules Committee

HB 04692
Rep. Camille Y. Lilly

755 ILCS 5/1-4 from Ch. 110 1/2, par. 1-4

Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.

Feb 13 18 H Referred to Rules Committee

HB 04693
Rep. Camille Y. Lilly

730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.

Feb 13 18 H Referred to Rules Committee
HB 04694  Rep. Camille Y. Lilly

820 ILCS 5/1.1 from Ch. 48, par. 2a.1

Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.

Feb 13 18 H Referred to Rules Committee

HB 04695  Rep. David S. Olsen

35 ILCS 200/15-170
35 ILCS 200/15-175

Amends the Property Tax Code. Provides that, for taxable years 2018 and thereafter: (1) the maximum reduction under the senior citizens homestead exemption is $8,000 in all counties (currently, $8,000 in counties with 3,000,000 or more inhabitants and $5,000 in all other counties); and (2) the maximum reduction under the general homestead exemption is $10,000 in all counties (currently, $10,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties). Effective immediately.

Feb 13 18 H Referred to Rules Committee

HB 04696  Rep. David S. Olsen

35 ILCS 105/3-5
35 ILCS 105/3-10
35 ILCS 110/3-5
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-5
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-5
35 ILCS 120/2-10

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2019, the tax is not imposed on prescription medicines or prescription drugs. Effective immediately.

Feb 13 18 H Referred to Rules Committee


(Sen. Kyle McCarter and Chapin Rose)

60 ILCS 1/60-5

Amends the Township Code. Provides that if a vacant township supervisor office is filled by appointment, the appointed supervisor shall fulfill the bond requirement for township supervisors. Provides that the appointed supervisor may be a trustee appointed by a majority vote of the trustees and shall have one vote on any matter properly before the board. Provides for the appointment of a temporary deputy to perform the ministerial functions of a vacant township office until a person can be appointed to fill the vacant position for the remainder of the vacant term (rather than only allowing the appointment of a temporary deputy in a vacant township office due to a physical incapacity of a township officer). Provides that the temporary deputy, including a trustee appointed as a temporary deputy, shall be compensated at the same rate set by the board for the vacant position. Provides that if the appointed deputy is a trustee, his or her trustee compensation shall be suspended until he or she concludes his or her appointment as an appointed deputy upon the permanent appointment to fill the vacancy. Exempts the temporary deputy from the requirement to fill a vacant township office with a member of the same political party. Effective immediately.

House Committee Amendment No. 1

Provides that whenever any township or multi-township office becomes vacant or temporarily vacant due to the physical incapacity of a township officer, the township or multi-township board may temporarily appoint a deputy to perform the ministerial functions of the vacant office. Restores provisions allowing the physically incapacitated township officer to submit a written and sworn statement that he or she is physically able to perform his or her duty. Restores a provision allowing the appropriate board to determine the temporary deputy compensation (removing a new provision providing that the temporary deputy's compensation shall be the same as the compensation set by the board for the vacant position).

Senate Floor Amendment No. 1

Excludes appointments in townships in a county with a population greater than 250,000 from provisions requiring appointees to a vacancy to be a member of the same political party as the person vacating the office if the person vacating the office was elected as a member of an established political party.

Jul 08 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 04698  Rep. Jonathan Carroll

410 ILCS 625/3.08 new

Amends the Food Handling Regulation Enforcement Act. Provides that the Department of Public Health shall establish a food allergy awareness program that requires each food service establishment in the State to either: (1) display, in a prominent location accessible by the food service establishment's consumers, a poster that concerns food allergy awareness and is approved by the Department, or (2) make available, upon request, a comprehensive list of the foods that the food service establishment serves and a list of the allergens contained within the foods that includes information on the risk of cross-contamination for the foods. Provides that a food service establishment that makes available a comprehensive list shall update it as is necessary. Provides that the Department shall maintain a website that lists the food service establishments that have violated these provisions and the number of violations for each food service establishment. Provides that the Department shall adopt any rules necessary to enforce these provisions.

Feb 13 18  H  Referred to Rules Committee

HB 04699  Rep. Jonathan Carroll

745 ILCS 49/66 new

Amends the Good Samaritan Act. Provides that a person who in good faith and without fee administers epinephrine to another person who is suffering from a severe allergic reaction shall not be liable for civil damages as a result of his or her acts or omissions, except for willful or wanton misconduct on the part of the person in administering the epinephrine.

Feb 13 18  H  Referred to Rules Committee

HB 04700  Rep. Jonathan Carroll

430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 66/20
430 ILCS 66/30
430 ILCS 66/50

Amends the Firearm Owners Identification Card Act. Provides that 180 days after the effective date of the amendatory Act, each applicant for the issuance or renewal of a Firearm Owner's Identification Card shall include a full set of his or her fingerprints in electronic format to the Department of State Police for the purpose of identity verification, unless the applicant has previously provided a full set of his or her fingerprints to the Department under this Act or the Firearm Concealed Carry Act. Provides that the fingerprints must be transmitted through a live scan fingerprint vendor licensed by the Department of Financial and Professional Regulation or a criminal justice agency authorized by the Department to submit fingerprints under the Act or the Firearm Concealed Carry Act. Provides that these fingerprints shall be checked against the fingerprint records now and hereafter filed in the Department and Federal Bureau of Investigation criminal history records databases, including all available state and local criminal history record information files, including records of juvenile adjudications. Provides that the Department shall charge applicants a fee for conducting the criminal history record check, which shall be deposited in the State Police Services Fund and shall not exceed the actual cost of the State and national criminal history record check. Amends the Firearm Concealed Carry Act. Provides that an applicant for renewal need not resubmit a full set of his or her fingerprints if the applicant has previously provided a full set of his or her fingerprints to the Department under the Act or the Firearm Owners Identification Card Act. Makes conforming changes.

Feb 13 18  H  Referred to Rules Committee

HB 04701  Rep. Daniel J. Burke

(Sen. Chuck Weaver-Emil Jones, III)

40 ILCS 5/3-111.5 new
30 ILCS 805/8.42 new

Amends the Downstate Police Article of the Illinois Pension Code. Provides that a police officer who previously participated in the Illinois Municipal Retirement Fund (IMRF) for service as a member of the police department of a municipality and was transferred to that municipality's police pension fund upon its creation under the Downstate Police Article shall, for the purposes of determining the applicable tier of benefits under that Article, be deemed to have become a police officer and member of that municipality's police pension fund on the date that he or she first participated in IMRF as a member of the police department of that municipality, notwithstanding whether that start date was before January 1, 2011. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

May 01 18  S  Referred to Assignments
HB 04702  Rep. Michael Halpin  
(Sen. John G. Mulroe)  
New Act  
755 ILCS 5/2-7  from Ch. 110 1/2, par. 2-7  
755 ILCS 5/4-2 rep.  
765 ILCS 320/Act rep.  
765 ILCS 325/Act rep.  
Creates the Uniform Powers of Appointment Act. Defines terms. Adds provisions concerning: governing law, common law and principles of equity; creation of power of appointment; nontransferability; presumption of unlimited authority; rules of classification; power to revoke or amend; requisites for exercise of power of appointment; intent to exercise; donor-imposed formal requirements; permissible appointment; the selective allocation doctrine; the capture doctrine; disposition of unappointed property; appointment to taker in default; the powerholder's authority to revoke or amend exercise; disposition of trust property subject to power; disclaimer; release; power to contract; creditor claims; and other matters. Makes corresponding changes in the Probate Act of 1975. Repeals the Power of Appointment Exercise Act and the Termination of Powers Act.  
Aug 23 18  H  Public Act . . . . . . . . 100-1044  
HB 04703  Rep. Michael Halpin  
New Act  
35 ILCS 5/227 new  
Creates the Historic Preservation Tax Credit Supplemental Pilot Program Act. Provides that an income tax credit is granted to an eligible taxpayer who makes expenditures pursuant to a qualified rehabilitation plan for the rehabilitation of a historic structure located in Rock Island County. Provides that the credit is available for taxable years beginning on or after January 1, 2019 and ending on or before December 31, 2029. Provides that the credit is equal to 25% of the amount of the eligible expenditure. Contains provisions concerning eligible expenditures. Provides that eligible taxpayers must apply with the Department of Commerce and Economic Opportunity within 6 months after the effective date of the Act. Provides that the credit may be carried forward for up to 10 years and may be carried back for up to 3 years. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee  
HB 04704  Rep. Michael Halpin  
105 ILCS 5/27-8.1  from Ch. 122, par. 27-8.1  
Amends the School Code. With respect to the requirement that children in certain grades receive a health examination, provides that the Department of Public Health shall, by rule, extend to November 15 the date by which proof of having the health examination must be presented for children who show an undue burden or a lack of access to a physician licensed to practice medicine in all of its branches, a licensed advanced practice registered nurse, or a licensed physician assistant. Makes related changes. Effective immediately.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee  
HB 04705  Rep. William Davis  
105 ILCS 5/34-74  from Ch. 122, par. 34-74  
Amends the School Code. Makes a technical change in a Section concerning the Chicago school district.  
Feb 13 18  H  Referred to Rules Committee  
HB 04706  Rep. Sue Scherer  
(Sen. Andy Manar, Paul Schimpf, Chuck Weaver and Martin A. Sandoval)  
105 ILCS 5/24-5  from Ch. 122, par. 24-5  
Amends the School Code. Provides that a school board may require of new substitute teachers evidence of physical fitness to perform duties assigned and shall require of new substitute teachers evidence of freedom from communicable disease, and provides that evidence may consist of a physical examination by a health care provider (instead of treating substitute teachers like other new employees who are required to provide evidence of physical fitness to perform duties assigned and freedom from communicable disease through a physical examination by a health care provider). Effective immediately.  
Aug 14 18  H  Public Act . . . . . . . . 100-0855
HB 04707


(Sen. Melinda Bush-Thomas Cullerton, Emil Jones, III, Omar Aquino, Michael E. Hastings, John G. Mulroe, Patricia Van Pelt, Martin A. Sandoval, Steven M. Landek, Bill Cunningham, Michael Connelly, Chapin Rose and Cristina Castro)

225 ILCS 80/15.1
720 ILCS 570/204 from Ch. 56 1/2, par. 1204
720 ILCS 570/206 from Ch. 56 1/2, par. 1206


House Floor Amendment No. 3

Deletes reference to:

225 ILCS 80/15.1
720 ILCS 570/204
720 ILCS 570/206

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Prescription Drug Task Force Act. Creates the Prescription Drug Task Force. Prescribes membership. Provides that the Task Force may seek the assistance of the Departments of Human Services, Financial and Professional Regulation, and Public Health in performing its duties. Provides that the Task Force shall: (1) study prescription opioid abuse in this State; (2) study the over-prescription of opioids such as Hydrocodone and Oxycode; (3) recommend whether restrictions on prescriptions of opioids should be enacted by the General Assembly; and (4) recommend any other legislation, including amendments to the Illinois Controlled Substances Act, that would have the effect of reducing opioid addiction and abuse. Provides that after completion of its duties, the Task Force shall report its recommendations to the General Assembly. Provides that the report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Provides that the Department of Human Services shall provide administrative and other support to the Task Force. Effective immediately.

House Floor Amendment No. 4

Deletes reference to:

225 ILCS 80/15.1
720 ILCS 570/204
720 ILCS 570/206

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Prescription Drug Task Force Act. Creates the Prescription Drug Task Force. Prescribes membership. Provides that the Task Force may seek the assistance of the Departments of Human Services, Financial and Professional Regulation, and Public Health in performing its duties. Provides that the Task Force shall: (1) study prescription opioid abuse in this State; (2) study the over-prescription of opioids such as Hydrocodone and Oxycode; (3) recommend whether restrictions on prescriptions of opioids should be enacted by the General Assembly; and (4) recommend any other legislation, including amendments to the Illinois Controlled Substances Act, that would have the effect of reducing opioid addiction and abuse. Provides that after completion of its duties, the Task Force shall report its recommendations to the General Assembly. Provides that the report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Provides that the Task Force shall focus its efforts in a manner that best utilizes the unique skills and perspectives of the experts on the Task Force. Provides that the Department of Human Services shall provide administrative and other support to the Task Force. Effective immediately.

Senate Floor Amendment No. 1
HB 04707 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Deletes provision that the
Prescription Drug Task Force shall recommend whether restrictions on prescriptions of opioids should be enacted by the General
Assembly. Increases membership on the Task Force from 19 to 25 members. Provides that one member shall be from a statewide
organization representing physician assistants (rather than physicians). Adds to the Task Force: (1) 2 members who are representatives
of providers of addiction treatment services, appointed by the Secretary of Human Services; (2) 2 members who are public defenders,
appointed by the Attorney General; and (3) 2 members who are physicians licensed to practice medicine in all its branches, including
one physician specializing in pain management and one physician specializing in emergency medicine, nominated by a statewide
organization representing physicians licensed to practice medicine in all its branches, appointed by the Secretary of Human Services.
Provides that The Task Force shall submit a report of its recommendations to the General Assembly on or before December 31, 2019.
Provides that the Act is repealed on January 1, 2021. Effective immediately.
Aug 20 18 H Public Act . . . . . . . . . 100-0989

HB 04708 Rep. Sue Scherer
815 ILCS 505/2L
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the prohibition against the modification
or disclaimer of an implied warranty of merchantability regarding certain motor vehicle components for 15 days after the retail sale of
a used vehicle to a consumer by a licensed dealer does not apply to a vehicle sold at an auction that is open to the general public if the
auction company has conducted a mechanical inspection of the vehicle and given notice of any defects to prospective purchasers.
Effective immediately.
Feb 13 18 H Referred to Rules Committee

HB 04709 Rep. Sue Scherer
510 ILCS 20/1a from Ch. 8, par. 123a
510 ILCS 20/2 from Ch. 8, par. 124
510 ILCS 20/2-1.5 new
510 ILCS 20/2b from Ch. 8, par. 124b
510 ILCS 20/2c from Ch. 8, par. 124c
Amends the Bees and Apiaries Act. Provides that every person who keeps bees and who has registered with the
Department of Agriculture who obtains additional colonies from capturing swarms, colony divisions, or any other source within the
State shall report the additional colonies to the Department during the designated annual registration period. Provides that a beekeeper
shall obtain limits on liability who signs a Honey Bee Best Management Practices compliance agreement to be kept on file with the
Department and voluntarily conforms with the Honey Bee Best Management Practices. Provides that a person who keeps bees and who
has registered them with the Department is required to report to the Department additional colonies obtained as packaged bees and any
honey bee queens imported within 10 days of acquisition. Provides that a person who plans to import bees for the express purpose of
pollination service, honey production, or permanent location shall request a permit for entry from the Department at least 10 days prior
to the arrival of the bees. Provides that a valid inspection certificate from the state of origin identifying any bee diseases that are
affecting the bees and the extent of any bee diseases, if any, shall accompany the request. Provides that if the incident of bee disease is,
in the judgment of the Director, that chemical treatment may be successful, the apiary owner shall treat the affected colonies as
directed. Defines "Africanized honey bee", "queen", "undeveloped property", and "water supply". Makes other changes.
Feb 13 18 H Referred to Rules Committee
HB 04710  
(Sen. Steve Stadelman-Jacqueline Y. Collins and Kimberly A. Lightford)

5 ILCS 140/7  
110 ILCS 26/Act rep.  
110 ILCS 305/100 new  
110 ILCS 520/85 new  
110 ILCS 660/5-195 new  
110 ILCS 665/10-195 new  
110 ILCS 670/15-195 new  
110 ILCS 675/20-200 new  
110 ILCS 680/25-195 new  
110 ILCS 685/30-205 new  
110 ILCS 690/35-200 new  
110 ILCS 805/3-29.12 new

Amends various Acts relating to the governance of public universities and community colleges in Illinois. Provides that the Board of Trustees of a public university or community college district in this State may not enter into an agreement or allow any person or group affiliated with the university or district to enter into an agreement with a credit card issuer to allow the credit card issuer to market credit cards to students. Defines terms. Repeals the Credit Card Marketing Act of 2009. Makes conforming changes in the Freedom of Information Act.

House Floor Amendment No. 1  
Deletes reference to:  
5 ILCS 140/7  
Deletes reference to:  
110 ILCS 26/Act rep.  
Deletes reference to:  
110 ILCS 305/100 new  
Deletes reference to:  
110 ILCS 520/85 new  
Deletes reference to:  
110 ILCS 660/5-195 new  
Deletes reference to:  
110 ILCS 665/10-195 new  
Deletes reference to:  
110 ILCS 670/15-195 new  
Deletes reference to:  
110 ILCS 675/20-200 new  
Deletes reference to:  
110 ILCS 680/25-195 new  
Deletes reference to:  
110 ILCS 685/30-205 new  
Deletes reference to:  
110 ILCS 690/35-200 new  
Deletes reference to:  
110 ILCS 805/3-29.12 new  
Adds reference to:  
110 ILCS 26/40 new
HB 04710 (CONTINUED)

Replaces everything after the enacting clause. Amends the Credit Card Marketing Act of 2009. Creates the College Student Credit Card Marketing and Debt Task Force. Provides legislative findings. Provides for the membership of the Task Force. Provides that the Department of Financial and Professional Regulation shall provide technical and administrative support and any other necessary assistance to the Task Force and shall be responsible for administering its operations and ensuring that the requirements of the provisions are met. Provides that the Task Force shall conduct a study on student credit card debt; specifies study requirements. Provides that the Task Force shall report the findings of the study conducted and any recommendations to the General Assembly on or before December 14, 2018, at which time the Task Force shall be dissolved. Repeals these provisions on November 1, 2019. Effective immediately.

Governor Amendatory Veto Message

Recommends the following changes to provisions added to the Credit Card Marketing Act of 2009: Expands the list of legislative findings to include a finding that there is value to the citizens of Illinois in investigating the availability and accessibility of information provided by credit card issuers to better understand factors in the accumulation of student credit card debt and factors mitigating the amount of credit card debt a student faces after graduating. Expands the membership of the College Student Credit Card Marketing and Debt Task Force to include a representative of a credit card issuer. Requires the Task Force to conduct a study that may examine any of the listed factors as determined to be necessary and available by the Task Force (rather than requiring the Task Force to conduct a study that specifically examines all of the listed factors). Expands the list of factors the Task Force may examine to include the following: (i) agreements between credit card issuers and higher education institutions or organizations affiliated with the institutions; (ii) evaluation of the effectiveness of the Credit Card Marketing Act of 2009; (iii) other state actions taken to address the marketing of credit cards to students and the accumulation of student credit card debt; and (iv) other factors the Task Force deems relevant regarding student credit card debt within the consumer credit card market. Requires the Task Force to report its findings on or before December 14, 2019, at which time the Task Force shall be dissolved (rather than on or before December 14, 2018, at which time the Task Force shall be dissolved). Recommends changing the repeal date for all of the added provisions to January 1, 2020 (rather than November 1, 2019).

Nov 28 18    H   Bill Dead - No Positive Action Taken - Amendatory Veto

HB 04711

Rep. Peter Breen-Patricia R. Bellock

(Sen. John F. Curran-Dave Syverson-Steve Stadelman)

55 ILCS 5/5-12017 from Ch. 34, par. 5-12017

Amends the Counties Code. In provisions regarding building or structure zoning violations, provides that, except in relation to county-owned property, the provisions do not authorize any suit against a county or its officials for any act relating to zoning administration, enforcement, or implementation or any ordinance, resolution, or other zoning regulation. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

60 ILCS 1/110-65

Adds reference to:

65 ILCS 5/11-13-15 from Ch. 24, par. 11-13-15

Amends the Township Code and the Illinois Municipal Code. In provisions regarding building or structure zoning violations, provides that, except in relation to township-owned property or municipality-owned property, the provisions do not authorize any suit against the township or municipality or any officials for any act relating to zoning administration, enforcement, or implementation or any ordinance, resolution, or other zoning regulation.

Senate Floor Amendment No. 2

Adds reference to:

70 ILCS 1235/10 new

Amends the Park Commissioners Land Sale Act. Provides that the Rockford Park District may sell all or part of a water park facility owned by the District that has more than 4 distinct amusement attractions located on land exceeding 40 acres but less than 50 acres, no portion of which consists of a neighborhood park or a nature preserve, if: the board of commissioners of the Rockford Park District authorizes the sale by a vote of 80% or more of all commissioners in office at the time of the vote; and the sale price equals or exceeds the average of 3 independent appraisals commissioned by the Rockford Park District. Repeals the provisions on December 31, 2019.

Jun 29 18    H   Public Act . . . . . . . . . 100-0595
HB 04712  Rep. Natalie Phelps Finnie

720 ILCS 5/24-1  from Ch. 38, par. 24-1
720 ILCS 5/24-1.6
720 ILCS 5/24-2

Amends the Criminal Code of 2012. Provides that a person who has been issued a currently valid Firearm Owner's Identification Card may transport in a vehicle an accessible rifle, shotgun, or other long gun without the weapon being broken down in a non-functioning state or without the weapon being enclosed in a case, firearm carrying box, shipping box, or other container if the firearm is unloaded.
Feb 13 18  H  Referred to Rules Committee

HB 04713  Rep. Natalie Phelps Finnie

430 ILCS 66/60

Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $100 (rather than $150), of which $80 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $15 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $5 (rather than $10) shall be apportioned to the State Crime Laboratory Fund. Effective immediately.
Feb 13 18  H  Referred to Rules Committee

HB 04714  Rep. Natalie Phelps Finnie

520 ILCS 5/2.25  from Ch. 61, par. 2.25

Amends the Wildlife Code. Provides that a person may take deer with a .45 caliber or larger air-powered gun. Defines "air-powered gun" as any implement, designed as a gun that will expel a BB or pellet by spring, gas, or air charged from an external high compression power source.
Feb 13 18  H  Referred to Rules Committee

HB 04715  Rep. Natalie Phelps Finnie

430 ILCS 66/20

Amends the Firearm Concealed Carry Act. Provides that the Concealed Carry Licensing Review Board shall have no more than an additional 30 days for a total of 60 days to issue a decision, and upon expiration of the additional 30 days, the application shall be returned for normal processing absent a valid reason for denial as provided in the Act.
Feb 13 18  H  Referred to Rules Committee

HB 04716  Rep. Natalie Phelps Finnie

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Provides that nothing in the provisions prohibiting the carrying of a concealed firearm in certain areas prevents a concealed carry licensee who is a county or State correctional officer, a judge of the Supreme, Appellate, or Circuit Court of this State or an Associate Judge of the Circuit Court, a judge of the United States District Court, United States Court of Appeals, or the United States Supreme Court, a State's Attorney, or Assistant State's Attorney with the consent of the State's Attorney, from carrying a concealed firearm in any area prohibited by these provisions, other than an area where firearms are prohibited under federal law.
Feb 13 18  H  Referred to Rules Committee

HB 04717  Rep. Natalie Phelps Finnie

720 ILCS 510/2  from Ch. 38, par. 81-22
720 ILCS 510/3.2 new

Amends the Illinois Abortion Law of 1975. Defines "dismemberment abortion". Provides that no person shall perform, or attempt to perform, a dismemberment abortion on an unborn child unless: (1) the dismemberment abortion is necessary to preserve the life of the pregnant woman; or (2) a continuation of the pregnancy will cause a substantial and irreversible physical impairment of a major bodily function of the pregnant woman. Provides that no woman upon whom an abortion is performed or attempted to be performed shall be criminally or civilly liable for performing or attempting to perform a dismemberment abortion. Provides that no nurse, technician, secretary, receptionist, or other employee or agent who is not a physician, but who acts at the direction of a physician, and no pharmacist or other individual who is not a physician, but who fills a prescription or provides instruments or materials used in an abortion at the direction of or to a physician shall be criminally or civilly liable for performing or attempting to perform a dismemberment abortion.
Feb 13 18  H  Referred to Rules Committee
HB 04718  Rep. Natalie Phelps Finnie

Amends the Good Samaritan Act. Provides that the immunity extended to disaster relief volunteers extends to any health practitioner, as that term is defined in the Uniform Emergency Volunteer Health Practitioners Act. Provides that the immunity is extended to a class of specified individuals who in good faith and without fee or compensation provide "health services", as that term is defined in the Uniform Emergency Volunteer Health Practitioners Act. Provides that the period of immunity lasts 30 (instead of 10) days following a disaster or catastrophic event or during the time the Governor has declared a disaster pursuant to the Illinois Emergency Management Agency Act. Provides that the immunity applies only to a disaster relief volunteer who provides health services in relief of a disaster, as that term is defined by the Illinois Emergency Management Agency Act (instead of in relief of an earthquake, hurricane, tornado, nuclear attack, terrorist attack, epidemic, or pandemic). Makes other changes. Effective immediately.

Feb 13 18  H  Referred to Rules Committee

HB 04719  Rep. Natalie Phelps Finnie

Amends the Wildlife Code. Removes the prohibition on the use of a silencer or other device to muffle or mute the sound of the explosion or report resulting from the firing of any gun. Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful use of weapons when he knowingly uses, attaches, or possesses with the intent to use or attach any device or attachment of any kind for silencing the report of any handgun, unless the use, attachment, or possession with the intent to use the device or attachment is on the premises of a firing or shooting range; or possess any device or attachment of any kind designed, used, or intended for use in silencing the report of any other firearm if the device or attachment is not possessed in compliance with the National Firearms Act. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly transfers or gives a suppressor or silencer to a person not authorized to possess the suppressor or silencer under federal law. Provides that a violation of this provision is a Class 3 felony. Effective immediately.

Feb 13 18  H  Referred to Rules Committee

HB 04720  Rep. Natalie Phelps Finnie

Amends the Criminal Code of 2012. Provides that the 72 hour waiting period before delivery of a concealable firearm after application for its purchase has been made does not apply to a person who has been issued a valid license to carry a concealed handgun under the Firearm Concealed Carry Act. Effective immediately.

Feb 13 18  H  Referred to Rules Committee

HB 04721  Rep. Natalie Phelps Finnie

Amends the Criminal Code of 2012. Exempts from a violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes concerning the carrying of firearms, the carrying or possessing of firearms by wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of an offense, whether or not the firearms are carried while in the performance of their official duty or whether or not they are commuting between their homes and places of employment (currently, if the corrections officer is not a holder of a concealed carry license, he or she may carry a firearm outside his or her land or outside his or her own abode, legal dwelling, or fixed place of business, or outside the land or outside the legal dwelling of another person as an invitee with that person's permission, only while in the performance of his or her official duty, or while commuting between his or her home and place of employment).

Feb 13 18  H  Referred to Rules Committee

HB 04722  Rep. Natalie Phelps Finnie

Amends the Methamphetamine Control and Community Protection Act. Provides that any person convicted of a second or subsequent offense under the Act shall (rather than may) be sentenced to imprisonment for a term up to twice the maximum term otherwise authorized and fined an amount up to twice that otherwise authorized.

Feb 13 18  H  Referred to Rules Committee
HB 04723  Rep. Natalie Phelps Finnie and Monica Bristow

35 ILCS 200/15-169
Amends the Property Tax Code. Provides that the homestead exemption for veterans with disabilities carries over to the benefit of the veteran's surviving spouse if the veteran resided outside of the State but otherwise qualified for the exemption at the time of his or her death and the surviving spouse relocates to Illinois after the death of the veteran. Effective immediately.
Feb 13 18  H  Referred to Rules Committee

HB 04724  Rep. Natalie Phelps Finnie (Sen. Dale Fowler and Steven M. Landek)

35 ILCS 450/2-30
Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Hydraulic Fracturing Tax Act. Provides that first purchasers shall not be required to obtain exemption certificates from the producer until the first high volume horizontal hydraulic fracturing permit has been approved by the Department of Natural Resources after the effective date of the amendatory Act.
Senate Floor Amendment No. 3
Makes a technical correction to the bill as amended by Senate Amendment 2 to change a reference from "producer" to "operator".
Aug 21 18  H  Public Act . . . . . . . . 100-1006

HB 04725  Rep. Kathleen Willis-Rita Mayfield-Juliana Stratton, Melissa Conyears-Ervin and LaToya Greenwood

100 SB1657eng, Sec. 35
100 SB1657eng, Sec. 70
100SB1657eng, Sec. 150
Provides that if and only if Senate Bill 1657 of the 100th General Assembly becomes law in the form in which it passed the Senate on April 27, 2017, then the Gun Dealer Licensing Act is amended by providing that the requirement that a licensee who operates the business at a permanent physical location that is open to the public, that location shall be equipped with a video surveillance system sufficient to monitor the critical areas of the business premises, including, but not limited to, all places where firearms are stored, handled, sold, transferred, or carried does not take effect until January 1, 2021, provides that a video surveillance system of the licensee's business premises may not be installed in a bathroom and may not monitor the bathrooms located in the business premises, provides the expiration date and renewal period for each license shall be 5 years, and provides that an application fee or renewal fee for a dealership license or a dealer license shall not exceed $1,000 for the 5-year period. Effective upon Senate Bill 1657 of the 100th General Assembly becoming law.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04726  Rep. Thomas M. Bennett

730 ILCS 5/5-5-6  from Ch. 38, par. 1005-5-6
Amends the Unified Code of Corrections. Provides that restitution shall be paid to the victim before any court or law imposed cost, fine, fee, assessment, or other payment by the defendant is paid. Deletes language providing that the court may require the defendant to apply the balance of the cash bond, after payment of court costs, and any fine that may be imposed to the payment of restitution.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04727  Rep. Thomas Morrison

220 ILCS 5/8-406  from Ch. 111 2/3, par. 8-406

220 ILCS 5/9-228 new

220 ILCS 5/9-235 new

220 ILCS 5/9-237 new

Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall determine that proposed construction will promote the public convenience and necessity only if the utility demonstrates, among other requirements, that for construction serving a discrete area, existing customers will not be required to subsidize the cost of new facilities in excess of any refundable or nonrefundable payments by customers to be served by the new facilities. Provides that if any gas public utility connects an applicant or applicants to its gas distribution system, any costs associated with investments in plant addition in excess of any refundable payment or nonrefundable payment shall be excluded from any cost-recovery mechanism that allocates the excess cost among existing customers. Provides that no later than 60 days after the effective date of this amendatory Act, the Commission shall initiate a docketed investigation reviewing each gas public utility tariff that provides for gas main extensions without additional charge to new customers in excess of the default extensions without charge, and provides for other requirements pertaining to the investigation process. Provides that no later than 60 days after the effective date of this amendatory Act, the Commission shall initiate a rulemaking proceeding providing for rules establishing a uniform method by which natural gas public utilities determine the value of any gas main extensions provided to new customers without additional charge.

Feb 13 18  H  Referred to Rules Committee

HB 04728  Rep. Thomas Morrison

20 ILCS 415/11  from Ch. 127, par. 63b111

Amends the Personnel Code. In a Section concerning disciplinary hearings, provides that, if the finding and decision of the Civil Service Commission is to remand the matter for the purpose of taking additional evidence or soliciting additional argument or for any other reason that will assist the Civil Service Commission in rendering its decision, that finding shall be rendered within 60 days after the receipt of the transcript of the proceedings. Provides that, if the finding and decision of the Civil Service Commission is a tie vote of the commissioners, then the finding of the officer or board appointed by the Civil Service Commission to conduct the investigation shall become the finding and decision of the Civil Service Commission. Effective immediately.

Feb 13 18  H  Referred to Rules Committee
HB 04729


625 ILCS 5/4-103 from Ch. 95 1/2, par. 4-103

Amends the Illinois Vehicle Code. Provides that it is a violation for a person not entitled to the possession of a vehicle or essential part of a vehicle to receive, possess, conceal, sell, dispose, or transfer it with the intent to permanently or temporarily deprive the owner of his or her title to or possession of the vehicle. Deletes language providing that it may be inferred that a person exercising exclusive unexplained possession over a stolen or converted vehicle or an essential part of a stolen or converted vehicle has knowledge that such vehicle or essential part is stolen or converted. Provides instead that the trier of fact may infer that a person intends to permanently or temporarily deprive the owner of his or her title to or possession of the vehicle if the person: (i) operates a vehicle or possesses an essential part of a vehicle without the consent of the owner; or (ii) exercises exclusive unexplained possession over a vehicle or an essential part of a vehicle.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that it is a violation for a person not entitled to the possession of a vehicle or essential part of a vehicle to receive, possess, conceal, sell, dispose, or transfer it while knowing or recklessly disregarding that the vehicle or essential part of a vehicle has been stolen or converted (rather than with the intent to permanently or temporarily deprive the owner of his or her title to or possession of the vehicle). Deletes language providing that it may be inferred that a person exercising exclusive unexplained possession over a stolen or converted vehicle or an essential part of a stolen or converted vehicle has knowledge that such vehicle or essential part is stolen or converted. Provides instead that the trier of fact may infer that a person knows or recklessly disregards that the vehicle or essential part of a vehicle has been stolen or converted if the person: (i) operates a vehicle or possesses an essential part of a vehicle without the consent of the owner; or (ii) exercises exclusive unexplained possession over a vehicle or an essential part of a vehicle. Effective immediately.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04730

Rep. Sonya M. Harper and Laura Fine

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

105 ILCS 5/27-6 from Ch. 122, par. 27-6

Amends the School Code. Provides that an approved waiver from or modification to a physical education mandate may remain in effect for a period not to exceed 2 school years (rather than 5 school years like other mandate waivers) and may be renewed no more than 2 times upon application by an eligible applicant. Provides that an approved waiver from or modification to a physical education mandate may be changed within the 2-year period by the school board or regional superintendent of schools, whichever is applicable, following the procedure set forth in the Code for the initial waiver or modification request. Provides that a school board may determine the schedule or frequency of physical education courses, provided that an elementary school pupil engage in a course of physical education for a minimum of 150 minutes per week and a high school pupil engage in a course of physical education for a minimum of 225 minutes per week (rather than engaging in a course of physical education for a minimum of 3 days per 5-day week).

Effective July 1, 2018.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04731 Rep. C.D. Davidsmeyer

205 ILCS 305/1.1 from Ch. 17, par. 4402
205 ILCS 305/2 from Ch. 17, par. 4403
205 ILCS 305/21 from Ch. 17, par. 4422
205 ILCS 305/61 from Ch. 17, par. 4462
205 ILCS 405/1 from Ch. 17, par. 4802
205 ILCS 405/4 from Ch. 17, par. 4808
205 ILCS 405/10 from Ch. 17, par. 4817
205 ILCS 405/29.5
205 ILCS 657/5
205 ILCS 657/25
205 ILCS 657/40
205 ILCS 657/80
205 ILCS 657/90
205 ILCS 660/2 from Ch. 17, par. 5202
205 ILCS 660/6 from Ch. 17, par. 5206
205 ILCS 660/10 from Ch. 17, par. 5223
205 ILCS 660/16.5
205 ILCS 665/2 from Ch. 17, par. 5302
205 ILCS 665/4 from Ch. 17, par. 5304
205 ILCS 665/6 from Ch. 17, par. 5306
205 ILCS 665/10 from Ch. 17, par. 5310
205 ILCS 665/20 from Ch. 17, par. 5323
205 ILCS 670/0.5 new
205 ILCS 670/2 from Ch. 17, par. 5402
205 ILCS 670/8 from Ch. 17, par. 5408
205 ILCS 670/9 from Ch. 17, par. 5409
205 ILCS 670/20.5
215 ILCS 155/3 from Ch. 73, par. 1403
215 ILCS 155/21 from Ch. 73, par. 1421
215 ILCS 155/21.1
215 ILCS 155/21.2
225 ILCS 429/10
225 ILCS 429/20
225 ILCS 429/30
225 ILCS 429/50
225 ILCS 429/95
815 ILCS 122/1-10
815 ILCS 122/3-5
815 ILCS 122/4-10
HB 04731 (CONTINUED)

Amends the Illinois Credit Union Act, the Currency Exchange Act, the Transmitters of Money Act, the Sales Finance Agency Act, the Debt Management Service Act, the Title Insurance Act, the Debt Settlement Consumer Protection Act, the Payday Loan Reform Act, and the Consumer Installment Loan Act. Defines "email address of record". Eliminates references to "certified mail". Provides that a chartered institution, licensee, or applicant shall provide the Department of Financial and Professional Regulation with an accurate and up-to-date email address. Permits the Department to send official notices to the chartered institution, licensee, or applicant's email address of record. Provides that service to the email address of record is completed when sent. Provides that service by mail is completed when the notice is deposited in the U.S. Mail. Makes other changes. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 205/205-48 new
505 ILCS 5/2 from Ch. 5, par. 1002
505 ILCS 5/3 from Ch. 5, par. 1003
505 ILCS 5/3.07 from Ch. 5, par. 1003.07
505 ILCS 5/3.09 new
505 ILCS 5/5 from Ch. 5, par. 1005
505 ILCS 5/8 from Ch. 5, par. 1008

Amends the Department of Agricultural Law of the Civil Administrative Code of Illinois. Provides that the Director of Agriculture, or his or her designee, shall convene a working group between persons in both rural agricultural areas and urban agricultural areas. Provides that the working group shall collaborate to improve farming development in the State, develop plans for a voluntary farmer-to-farmer assistance and mentorship program, and develop a proposal to include urban farming in agricultural educational programs. Amends the Agricultural Areas Conservation and Protection Act. Defines "county board" as the county board of any county in this State (rather than, the county board of any county in this State except those counties with a population of 1,000,000 or more). Removes acreage requirements for the proposal of an agricultural area. Provides that county boards, county committees, or planning commissions, with respect to the formation of any agricultural area shall consider whether the proposed agricultural area is within an urban agricultural area and eliminates the consideration of the nature and extent of land uses other than active farming within the proposed area. Defines "urban agricultural area". Makes other changes.

Feb 13 18  H  Referred to Rules Committee

HB 04733  Rep. Michelle Mussman

(Sen. Don Harmon)

205 ILCS 510/9 from Ch. 17, par. 4659
205 ILCS 510/12

Amends the Pawnbroker Regulation Act. Removes language providing that when a person is found to be the owner of stolen property that has been panned, the property shall be returned to the owner without payment of money advanced to the pawnbroker or any costs or charges. Provides that stolen property subject to a hold order shall be returned to the owner without the payment. Provides that when a hold order expires, title to the property shall vest in the pawnbroker. Provides that a hold order must specify certain information concerning the criminal investigation and property subject to the hold order. Sets forth the requirements for the contents of the hold order. Provides that a pawnbroker or its representative must sign and date a copy of a hold order as evidence of receipt of the hold order and the beginning of the 90-day hold period.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 04734  Rep. Michelle Mussman-Sam Yingling and Ryan Spain

20 ILS 2505/2505-805 new

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that, subject to appropriation, the Department shall establish a rebate program for the purchase of emissions-free electric motorcycles in the State. Provides that the rebate amount shall not exceed $900 per motorcycle. Effective July 1, 2018.

Feb 13 18  H  Referred to Rules Committee
HB 04735  Rep. Michelle Mussman-Jerry Lee Long-Anna Moeller
(Sen. Melinda Bush and Julie A. Morrison-Linda Holmes-Laura M. Murphy)

5 ILCS 490/13 new
Amends the State Designations Act. Designates the month of May as "Monarch Month" to be observed throughout the State as a month to honor the Monarch Butterfly. Effective immediately.
Senate Floor Amendment No. 1
Adds reference to:
   5 ILCS 490/195 new

Further amends the State Commemorative Dates Act by providing that the fifth day of March of each year shall be designated as the Day of the Horse, to be observed throughout the State as a day to encourage citizens to honor and celebrate the role of equines in the history and character of Illinois, and to recognize the benefits of the equine industry to the economy, agriculture, tourism, and quality of life in Illinois.
Aug 22 18  H  Public Act . . . . . . . . . 100-1033

HB 04736  Rep. Fred Crespo-Patricia R. Bellock-Tom Demmer-Carol Ammons-Gregory Harris, Stephanie A. Kifowit, Natalie Phelps Finnie and Frances Ann Hurley
(Sen. David Koehler-Pamela J. Althoff-Patricia Van Pelt-John F. Curran, Julie A. Morrison, Cristina Castro and Laura M. Murphy)

305 ILCS 5/5-2b
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any other provision of law, the Department of Healthcare and Family Services shall not require children made eligible for medical assistance through any home and community-based services waiver program for medically fragile and technology dependent children authorized under the Social Security Act to enroll in or transition to the State's managed care medical assistance program. Provides that any medically fragile and technology dependent child who is enrolled in the State's managed care medical assistance program on or before the effective date of the amendatory Act shall be given the option to disenroll from the State's managed care medical assistance program and receive medical assistance coverage under the State's traditional fee-for-service program.
House Floor Amendment No. 1
Adds reference to:
   305 ILCS 5/5-30a new

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any other provision of law, the Department of Healthcare and Family Services shall not require the following children to enroll in or transition to the State's managed care medical assistance program: (1) children who are authorized by the Department to receive in-home shift nursing services as required by federal regulations concerning Early and Periodic Screening, Diagnostic and Treatment services; and (2) children made eligible for medical assistance through any home and community-based services waiver program for medically fragile and technology dependent children authorized under the Social Security Act. Provides that any children who meet the criteria under item (1) or (2) and who are enrolled in the State's managed care medical assistance program on or before the effective date of the amendatory Act shall be given the option to disenroll from the State's managed care medical assistance program and receive medical assistance coverage under the State's traditional fee-for-service program.
Aug 20 18  H  Public Act . . . . . . . . . 100-0990

HB 04737  Rep. Gregory Harris-Sara Feigenholtz and Robyn Gabel

20 ILCS 505/4e new
Amends the Children and Family Services Act. Requires the Department of Children and Family Services to provide any child age 19 or younger who is still attending high school and not otherwise emancipated the same services and programs that are provided to any child under the age of 18 and on the same terms and conditions as those services or programs are provided to any child under the age of 18.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04738  Rep. Rita Mayfield

35 ILCS 5/203 from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates a deduction in an amount equal to the wages paid to an Illinois-licensed teacher attributable to his or her employment as a teacher in any grade from pre-K through grade 12 at an Illinois public school. Provides that the deduction is exempt from the Act's automatic sunset provision. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04739  Rep. Barbara Wheeler

35 ILCS 175/10
730 ILCS 5/9-1.21
Amends the Live Adult Entertainment Facility Surcharge Act. Doubles the amount of the surcharge imposed under the Act. Provides that 50% of the proceeds collected under the Act shall be deposited into the Sexual Assault Services and Prevention Fund and 50% of the proceeds collected from the surcharge imposed under the Act shall be deposited into the Specialized Services for Survivors of Human Trafficking Fund, less amounts which are required to be paid into the Tax Compliance and Administration Fund. Amends the Unified Code of Corrections to make conforming changes.
Feb 13 18  H  Referred to Rules Committee

HB 04740  Rep. Brad Halbrook

805 ILCS 5/12.45 from Ch. 32, par. 12.45
Amends the Business Corporation Act of 1983. Provides that the requirements for reinstatement of a domestic corporation after its administrative dissolution must be completed no later than 180 days after the administrative dissolution.
House Committee Amendment No. 1
Adds reference to:
805 ILCS 5/12.43
Amends the Business Corporation Act of 1983. Provides that the Secretary of State shall not allow another corporation or limited liability company to use the name of an administratively dissolved domestic corporation until the expiration of 180 days, rather than 3 years, after the issuance of the certificate of dissolution.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Elgie R. Sims, Jr.)
730 ILCS 5/3-7-2 from Ch. 38, par. 1003-7-2
Amends the Unified Code of Corrections. Provides that each committed person is entitled to 30 visits per month. Provides that every committed person may submit a list of at least 50 persons to the Department of Corrections that are authorized to visit the committed person. Provides that the list shall be kept in an electronic format by the Department as well as available in paper form for Department employees.
House Floor Amendment No. 2
Provides that each committed person is entitled to 7 visits per month (in the introduced bill, 30 visits). Provides that every committed person may submit a list of 30 persons (in the introduced bill, 50 persons) to the Department of Corrections that are authorized to visit the committed person. Provides that the list shall be kept in an electronic format by the Department beginning on August 1, 2019.
Aug 03 18  H  Public Act . . . . . . . . . 100-0677
(Sen. Terry Link-Chuck Weaver)

40 ILCS 5/16-106  from Ch. 108 1/2, par. 16-106
40 ILCS 5/16-106.3 from Ch. 108 1/2, par. 16-106.3
40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127
105 ILCS 5/2-3.173 new

Amends the School Code. Provides that, by January 1, 2019, the State Board of Education shall implement a program and adopt rules to allow school districts to supplement their substitute teacher recruitment for elementary and secondary schools with the use of recruiting firms. Defines "recruiting firm". Specifies program requirements. Prohibits school districts from using recruiting firms to circumvent collective bargaining agreements or laws. Amends the Illinois Pension Code. Provides that the term "teacher" or "substitute teacher" does not include and service credit may not be granted to an individual employed by an entity that provides substitute teaching services under the program and is not a school district. Effective immediately.

Fiscal Note (State Board of Education)
This bill will have a limited, unknown, fiscal impact, on the State Board of Education.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a school district may not reduce the number of full-time staff members of a department as a result of hiring a substitute teacher recruiting firm. Provides that, in the event of a teacher's strike, a school district may not use a recruiting firm to hire a substitute teacher. Provides that the Chicago School District may contract with a substitute teacher recruiting firm under the program only if certain requirements are met. Provides that a substitute teacher recruiting firm may enter into an agreement with a labor organization that has a collective bargaining agreement with a school district. Effective immediately.

Aug 13 18  H  Public Act . . . . . . . . . 100-0813

HB 04743  Rep. La Shawn K. Ford-Litesa E. Wallace-Emanuel Chris Welch, Nicholas K Smith, Steven A. Andersson, Rita Mayfield, LaToya Greenwood, Camille Y. Lilly, Marcus C. Evans, Jr., Melissa Conyears-Ervin, Jehan Gordon-Booth and André Thapedi
(Sen. Kimberly A. Lightford-Napoleon Harris, III, Emil Jones, III-Kwame Raoul and Elgie R. Sims, Jr.)

820 ILCS 112/10

Amends the Equal Pay Act of 2003. Provides that no employer may discriminate between employees by paying wages to an African-American employee at a rate less than the rate at which the employer pays wages to another employee who is not African-American for the same or substantially similar work on a job that requires equal skill, effort, and responsibility and is performed under similar working conditions. Sets forth exceptions.

Governor Amendatory Veto Message
Recommends prohibiting pay and wage discrimination against any employee who belongs to a protected class that is based on race, color, national origin, or ancestry and against whom such practices would constitute "unlawful discrimination" under the Illinois Human Rights Act (rather than prohibiting pay and wage discrimination against African-American employees).

Nov 30 18  H  Public Act . . . . . . . . . 100-1140
HB 04744

Rep. La Shawn K. Ford-Emanuel Chris Welch-Juliana Stratton and Elizabeth Hernandez

65 ILCS 5/11-124-1 from Ch. 24, par. 11-124-1

415 ILCS 5/14.8 new

30 ILCS 105/5.886 new

Amends the Illinois Municipal Code. Provides that beginning January 1, 2019, a supplying municipality in Cook County shall not charge another municipality in Cook County more than the actual cost of providing water to the municipality. Provides that a supplying municipality in Cook County shall post on its website and provide to the municipality to which it supplies water the actual cost of providing water. Provides that the Environmental Protection Agency shall monitor all supplying municipalities in Cook County to make sure the municipalities are not charging more than the actual cost of providing water. Defines "supplying municipality in Cook County" as a municipality in Cook County that either receives water directly from Lake Michigan or buys its water from another municipality that receives its water either directly or indirectly from Lake Michigan and "actual cost of providing water" as the cost of providing water along with reasonable fees to deliver the drinking water. Limits home rule powers. Amends the Environmental Protection Act. Creates the Cook County Water Infrastructure Fund. Provides that moneys in the Fund shall be used by the Agency to make grants to municipalities to fund infrastructure improvements to facilitate water supplies from Lake Michigan for residents of Cook County. Provides that the Fund is not subject to sweeps, administrative charges or chargebacks, or any other fiscal or budgetary maneuver that would in any way transfer any funds from the Cook County Water Infrastructure Fund into any other fund of the State. Provides that the Agency may adopt rules to implement the provisions. Amends the State Finance Act making conforming changes. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04745


30 ILCS 500/1-10

Amends the Illinois Procurement Code. Provides that the Code shall not apply to, among other subjects, contracts for services, information technology (IT) purchases, commodities, and equipment to support the delivery of timely newborn screening services provided by the Department of Public Health, including, but not limited to, laboratory tests, such as genetic and metabolic newborn screening tests, in relation to matters involving the protection of the long-term health, life, and safety of the citizens of Illinois. Effective immediately.

House Committee Amendment No. 1

Provides that the Illinois Procurement Code shall not apply to, among other subjects, procurement expenditures necessary for the Department of Public Health to provide the delivery of timely newborn screening services in accordance with the Newborn Metabolic Screening Act.

Aug 10 18 H Public Act . . . . . . . . . . . . . . 100-0757
HB 04746  Rep. Carol Ammons-Sue Scherer-Patricia R. Bellock  
(Sen. Chapin Rose-Scott M. Bennett)  
205 ILCS 670/8  from Ch. 17, par. 5408  
815 ILCS 122/3-5  
Amends the Consumer Installment Loan Act. Provides that the date of renewal for a license is December 1st (rather than December 15th). Amends the Payday Loan Reform Act. Provides that the date of renewal for a license is December 1 (rather than December 31). Effective immediately.  
Senate Floor Amendment No. 1  
Deletes reference to:  
205 ILCS 670/8  
Deletes reference to:  
815 ILCS 122/3-5  
Adds reference to:  
225 ILCS 725/7.5 new  
Adds reference to:  
225 ILCS 725/7.6 new  
Replaces everything after the enacting clause. Amends the Illinois Oil and Gas Act. Requires an operator of a natural gas storage field that lies above a Sole Source Aquifer designated as such in 2015 by the United States Environmental Protection Agency to notify specified parties located within 5 miles of the boundaries of a natural gas incident. Provides that the Department of Natural Resources shall adopt rules no later than 3 months after the effective date of the amendatory Act to establish the minimum criteria for an unintentional release of natural gas that would constitute an incident subject to the provisions. Provides that notices to private residents and businesses must be attempted through verbal communication. Provides that if verbal communication cannot be established, a physical notice must be posted on the premises of the private residence or business in a conspicuous location. Provides that notices shall include the location of the natural gas incident, when the natural gas incident was discovered, contact information of the operator of the natural gas storage field, and any applicable safety information. Provides that operators of natural gas storage fields have a continuous and ongoing obligation to notify affected parties if it is determined that the boundaries of the natural gas incident have increased, moved, or shifted. Provides that the notice requirement shall be construed as broadly as possible. Provides that the Department shall conduct annual inspections at all gas storage fields lying on the footprint of a Sole Source Aquifer designated as such in 2015 by the United States Environmental Protection Agency in the State to ensure that there are no infrastructure deficiencies or failures that could pose any harm to public health. Provides that the owner of the gas storage field shall cover the costs of the annual inspection.  
Aug 16 18  
Public Act . . . . . . . . . 100-0896  

New Act  
Creates the Digital Fair Repair Act. Provides that original equipment manufacturers shall: (i) make available to any independent repair provider or owner of equipment manufactured by the original equipment manufacturer the same diagnostic and repair documentation in the same manner as that information is made available to the manufacturer's authorized repair providers; and (ii) make available for purchase by the owner, his or her authorized agent, or any independent repair provider, parts, inclusive of any updates to the embedded software of the parts, upon fair and reasonable terms. Requires original equipment manufacturers to make available for purchase by owners and independent repair providers all diagnostic repair tools incorporating the same diagnostic, repair, and remote communications capabilities that the original equipment manufacturer makes available to its own repair or engineering staff or an authorized repair provider. Requires an independent repair provider that purchases or acquires embedded software or service parts to notify the owner of the equipment in writing of certain warranties prior to performing any services on digital electronic equipment. Provides, with one exception, an authorized provider shall have all the rights and remedies provided under the Act. Provides for enforcement by the Attorney General. Authorizes the Attorney General to seek to enjoin violations and to recover civil penalties. Requires the Attorney General to establish an outreach program to inform the public of rights under the Act. Defines terms. Excludes motor vehicle manufacturers. Provides for recovery of damages and attorney's fees. Provides for the protection of trade secrets. Effective January 1, 2019.  
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04748  Rep. Mike Fortner-Robyn Gabel-Steven A. Andersson-Kelly M. Cassidy
(Sen. Sue Rezin-Melinda Bush-Cristina Castro and Toi W. Hutchinson)

55 ILCS 5/5-1062  from Ch. 34, par. 5-1062
55 ILCS 5/5-1062.2
55 ILCS 5/5-1062.3
Amends the Counties Code. Changes the application of specified provisions concerning stormwater management in the area served by the Northeastern Illinois Planning Commission to those located in the area served by the Chicago Metropolitan Agency for Planning. Authorizes counties containing all or a part of an urbanized area (rather than only 9 specified counties) to adopt stormwater management plans by referendum. Requires a county to adopt and enforce a floodplain management ordinance or a stormwater management ordinance that has been approved by the Office of Water Resources of the Department of Natural Resources and designate a Certified Floodplain Manager before the county may submit a referendum question to the electors for an annual tax. Prohibits a county from levying the tax if they are not in full compliance with specified provisions. Provides for specified special districts to be represented on the stormwater management planning committee in specified counties. Provides that a county’s minimum standards for floodplain and stormwater management should have an emphasis on the use of cost-effective solutions to flooding problems. Provides that the stormwater management plans shall evaluate flooding problems caused by urban flooding. Defines “urban flooding”. Provides that a stormwater management planning committee may make grants to units of local government, not-for-profit organization, and landowners under specified conditions. Provides that a municipality receiving grant moneys must have adopted an ordinance requiring actions consistent with the stormwater management plan. Makes other changes. Makes similar changes to provisions regarding DuPage and Peoria counties.

Aug 10 18   H   Public Act . . . . . . . . 100-0758

HB 04749  Rep. Mike Fortner

10 ILCS 5/1A-16.2
Amends the Election Code. Provides that provisions concerning automatic voter registration and designated automatic voter registration agencies shall be implemented no later than 90 days after the federal Real ID database is certified by the Secretary of State (rather than July 1, 2019).

Apr 13 18   H   Rule 19(a) / Re-referred to Rules Committee

HB 04750  Rep. Michael J. Zalewski

625 ILCS 5/11-208.7
Amends the Illinois Vehicle Code. Provides that an impounded vehicle can be released to a lessor of record. Provides that notice shall be given by the towing company to the lienholder of record, or, if the lessor's information is reasonably available, the lessor of the vehicle. Provides that a lienholder or lessor shall be entitled to take possession of a vehicle impounded and defer payment of any applicable administrative fees upon submission by the lienholder or lessor to the municipality or its designated agent proof of ownership of the vehicle or proof of the right to possession of the vehicle. Provides that, except for municipalities with 1,000,000 or more inhabitants with a local ordinance, no vehicle shall be released to the lienholder or lessor until payment of the authorized towing and storage fees charged by the person, firm, or entity that tows and stores the impounded vehicle and the cost of certified mail sent as required. Provides that upon the request of a lienholder or lessor to obtain possession of a vehicle impounded under any ordinance, the municipality or its agent shall provide to the lienholder or lessor an opportunity to view the vehicle within 2 business days of the request and provide a statement in writing setting forth the amount of the applicable administrative, towing, and storage fees. Effective immediately.

Apr 13 18   H   Rule 19(a) / Re-referred to Rules Committee

15 ILCS 505/16.5

Amends the State Treasurer Act. Modifies and reorganizes the provisions of a Section concerning the College Savings Pool. Provides that the State Treasurer may establish and administer a College Savings Pool as a qualified tuition program under the Internal Revenue Code, and that the Pool may consist of one or more college savings programs. Provides that the State Treasurer, in administering the College Savings Pool, may receive, hold, and invest moneys paid into the Pool and perform such other actions as are necessary to ensure that the Pool operates as a qualified tuition program under the Internal Revenue Code. Provides provisions concerning administration, availability, fees, and investment restrictions of the Pool. Modifies the way in which investments, distributions, contributions, and bonds are made regarding the Pool. Defines terms. Makes conforming, technical, and other changes. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

35 ILCS 5/203 from Ch. 120, par. 2-203

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Modifies the term “nonqualified withdrawal”, and defines the term “member of the family”. Provides that funds contained in a College Savings Pool account may be rolled over into an eligible ABLE account to the extent permitted by specified provisions of the Internal Revenue Code. Amends the Illinois Income Tax Act. Provides for a modification to adjusted gross income concerning the transfer of moneys from a qualified tuition program that is administered by the State to an ABLE account established under an out-of-state ABLE account program.

Senate Floor Amendment No. 2

Makes further changes to the Illinois Income Tax Act to provide for modifications to adjusted gross income concerning the distribution, transfer, withdrawal, refund, and contribution of moneys from and to a qualified tuition program or a qualified ABLE program. Makes conforming changes.

Aug 17 18 H Public Act . . . . . . . . 100-0905

HB 04752 Rep. Jaime M. Andrade, Jr., Katie Stuart, Deb Conroy and Sam Yingling

735 ILCS 5/2-2302 new

Amends the Code of Civil Procedure. Provides that a settlement agreement in an action for damages for personal injury based on childhood sexual abuse shall not include the following: (1) a confidentiality provision binding on the person abused; or (2) a non-disparagement provision binding on the person abused.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04753 Rep. Will Guzzardi

New Act

Creates the Investment Advisor Disclosure Act. Provides a short title only.

Feb 13 18 H Referred to Rules Committee
HB 04754 Rep. Kelly M. Burke-Peter Breen-David Harris
(Sen. Scott M. Bennett)

15 ILCS 505/16.6
Amends the State Treasurer Act. Provides that unless prohibited by federal law, upon the death of a designated beneficiary, proceeds from an ABLE account may be transferred to the estate of a designated beneficiary, or to an account for another eligible individual specified by the designated beneficiary or the estate of the designated beneficiary. Provides that an agency or instrumentality of the State may not seek payment under specified provisions of the federal Internal Revenue Code from the account or its proceeds for benefits provided to a designated beneficiary. Effective immediately.

House Floor Amendment No. 2
Adds reference to:
760 ILCS 5/15.1 from Ch. 17, par. 1685.1

Replaces everything after the enacting clause. Re-inserts the provisions of the introduced bill. Amends the Trusts and Trustees Act. Provides that the court or a person with a disability may irrevocably assign resources of that person to either or both of: (i) an ABLE account; or (ii) a discretionary trust that complies with the Medicaid reimbursement requirements of federal law. Provides that "resources" includes, but is not limited to, any interest in real or personal property, judgment, settlement, annuity, maintenance, minor child support, and support for non-minor children. Provides that assignment is not authorized if otherwise prohibited by law. Provides that a court may reserve the right to determine the amount, duration, or enforcement of the irrevocable assignment.

Nov 28 18 H Total Veto Stands - No Positive Action Taken

HB 04755 Rep. Jay Hoffman

105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new

Amends the School Code. Provides that no less than 50% of the custodial employees employed by a school board shall be certified as structural pest control technicians by the Department of Public Health. Provides that the school board shall pay any application or examination fee required for the certification of a custodial employee.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04756 Rep. Deb Conroy

35 ILCS 5/218

Amends the Illinois Income Tax Act. Provides that the credit for student assistance contributions sunsets on December 30, 2025 (instead of December 30, 2020). Provides that the credit for student-assistance contributions may not exceed $1,000 (currently, $500) per contributing employee per taxable year. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04757

(Sen. Scott M. Bennett-Elgie R. Sims, Jr., Heather A. Steans, Steven M. Landek-Melinda Bush and Neil Anderson)

20 ILCS 605/605-705 was 20 ILCS 605/46.6a
20 ILCS 665/4a from Ch. 127, par. 200-24a
35 ILCS 145/6 from Ch. 120, par. 481b.36

Amends the Illinois Promotion Act. Provides that moneys that are required to be deposited into the Tourism Promotion Fund from the proceeds of the tax imposed under the Hotel Operators' Occupation Tax Act shall be deposited directly into the Tourism Promotion Fund. Provides that, if the available proceeds from the Hotel Operators' Occupation Tax Act after certain other deposits have been made is less than the amount required to be deposited into the Tourism Promotion Fund, then the amount of the deficiency shall be transferred from the General Revenue Fund to the Tourism Promotion Fund in the next calendar month. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes changes concerning grants from the Local Tourism Fund. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 665/4a
Deletes reference to:
35 ILCS 145/6

Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. With regard to a grant program for local tourism and convention bureaus, removes a provision providing that the Department of Commerce and Economic Opportunity may reserve up to 10% of total local tourism funds available for costs of administering the program to conduct audits of grants, to provide incentive funds to those bureaus that will conduct promotional activities designed to further the Department's statewide advertising campaign, to fund special statewide promotional activities, and to fund promotional activities that support an increased use of the State's parks or historic sites. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. With regard to a grant program for local tourism and convention bureaus, provides that the Department of Commerce and Economic Opportunity may reserve up to 3% (rather than 10%) of total local tourism funds available for costs of administering the program to conduct audits of grants, to provide incentive funds to those bureaus that will conduct promotional activities designed to further the Department's statewide advertising campaign, to fund special statewide promotional activities, and to fund promotional activities that support an increased use of the State's parks or historic sites. Effective immediately.

Aug 03 18 Public Act . . . . . . . . 100-0678

HB 04758

Rep. Terri Bryant

305 ILCS 5/4-8a new
Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Provides that no person shall knowingly use or accept cash assistance benefits provided under the Temporary Assistance for Needy Families Program for the purchase or sale of certain services or products, including alcoholic beverages, lottery tickets, firearms or firearms ammunition, admission to any performance, gambling games, and rental goods.

Feb 13 18 Referred to Rules Committee

HB 04759

Rep. Terri Bryant

520 ILCS 5/2.23-5 new
Amends the Wildlife Code. Provides that a person shall not establish or use a blind or pit for the taking of wild ducks within 100 yards of the boundary of property on which the blind or pit is located without consent from the landowner of the adjacent property. Provides that the provision only applies to property located in Alexander County, Union County, Williamson County, or Jackson County. Effective immediately.

Feb 13 18 Referred to Rules Committee
Lilly, Sonya M. Harper, Carol Ammons, Nicholas K Smith, Will Guzzardi, Arthur Turner, Rita Mayfield, LaToya
Greenwood, Thaddeus Jones, Justin Slaughter, Mary E. Flowers, Marcus C. Evans, Jr., William Davis and Al Riley

735 ILCS 5/9-121
735 ILCS 5/9-122 new
815 ILCS 505/2Z

Amends the Code of Civil Procedure. Provides that upon the filing of an eviction action, the clerk of the circuit court shall
immediately seal the court file and mail a specified notice to the defendants in the action. Provides that the clerk shall unseal the file
after 30 days after the entry of an eviction order under specified circumstances. Provides that unsealed files shall be re-sealed no later
than 5 years after the eviction action was filed or by order of the court. Restricts access to a sealed court record to specified persons.
Provides that the clerk of the circuit court shall maintain a record in the aggregate of the number of for-cause and not-for-cause
eviction actions, and a count of the final dispositions of for-cause and not-for-cause eviction actions. Restricts the dissemination of any
information contained in a sealed court file and provides that certain violations of the restrictions constitute an unlawful practice under
the Consumer Fraud and Deceptive Business Practices Act. Makes a corresponding change in the Consumer Fraud and Deceptive

May 01 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04761  Rep. Emanuel Chris Welch

35 ILCS 200/23-35

Amends the Property Tax Code. In provisions concerning tax objections based on budget or appropriation ordinances,
provides that no objection to any property tax levied by any municipality or county (rather than by any municipality) shall be sustained
by any court under certain conditions. Removes forest preserve districts having a population of 3,000,000 or more from the definition
of “municipality” in those provisions. Effective immediately.

Feb 13 18  H  Referred to Rules Committee

HB 04762  Rep. Jerry Lee Long-Rita Mayfield

625 ILCS 5/3-402.1  from Ch. 95 1/2, par. 3-402.1
625 ILCS 5/20-101  from Ch. 95 1/2, par. 20-101
625 ILCS 5/3-815.1 rep.

Amends the Illinois Vehicle Code. Repeals a provision providing for the collection of an annual commercial distribution
fee on vehicles of the second division weighing more than 8,000 pounds. Makes conforming changes. Effective July 1, 2019.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04763  Rep. Jerry Lee Long

625 ILCS 5/11-701  from Ch. 95 1/2, par. 11-701

Amends the Illinois Vehicle Code. Limits the concurrent exercise of home rule powers with respect to regulating motor
vehicles driving on the right side of a roadway in a manner inconsistent with State law.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04764  Rep. Arthur Turner

Makes an appropriation to the Court of Claims from the General Revenue Fund for the payment of a specified claim.
Effective July 1, 2018.

Feb 13 18  H  Referred to Rules Committee
HB 04765  Rep. Arthur Turner  
(Sen. Omar Aquino)  
55 ILCS 5/3-5018  from Ch. 34, par. 3-5018  
55 ILCS 5/4-12002  from Ch. 34, par. 4-12002  
55 ILCS 5/4-12002.1 new  
Amends the Counties Code. Provides that on and after January 1, 2020, counties of the third class (counties with a population of greater than 1,000,000) shall adopt and implement a predictable fee schedule for standard documents that eliminates surcharges or fees based upon the individual attributes of documents to be recorded with the county recorder. Provides for notice and a public hearing prior to approval of the predictable fee schedule. Provides that each standard document shall fall within one of 5 document class flat fee classifications and the fees are inclusive of county and State fees required for each recorded document. Provides that the county board may increase the document flat fees by ordinance or resolution if the established fees are not sufficient to cover the costs of providing the services related to the document class. Makes conforming changes.  
Aug 22 18 H  Public Act . . . . . . . . . 100-1034  

40 ILCS 5/17-132  from Ch. 108 1/2, par. 17-132  
Amends the Chicago Teacher Article of the Illinois Pension Code. In a provision that requires Employers to submit payroll records and pension contributions within 30 calendar days after each predesignated payday and establishes penalties for delinquent submissions, requires the Fund to provide a written notice of delinquency to an Employer within 10 business days of the Fund's discovery of any payroll record that is not timely certified or submitted or any incomplete pension contribution. Prohibits the Fund from administering certain penalties if the Fund fails to provide the written notice of delinquency. Provides that an Employer that provides necessary corrections to a payroll record or makes the required contribution within 12 months after receipt of the notice of delinquency shall not be subject to certain penalties. Makes changes to an exception to the mandatory penalty for delinquent payments. Provides that any penalties that are outstanding on the effective date of the amendatory Act shall be waived if the Employer makes the necessary corrections or amendments to the required payroll records or submits the required contribution within 12 months after the effective date of the amendatory Act. Effective immediately.  
Apr 13 18 H  Rule 19(a) / Re-referred to Rules Committee  

HB 04767  Rep. Luis Arroyo  
815 ILCS 505/2VVV new  
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the new provisions may be referred to as the Cell Phone Lemon Law. Provides that if, within the period of a contract for wireless telephone service, a wireless telephone sold in conjunction with a contract for wireless telephone service requires repair or replacement on 3 or more occasions, the consumer may, in lieu of having the telephone repaired or replaced on the third or subsequent occasion: choose to cancel the contract for wireless telephone service without paying any early termination fee, penalty, or charge; or elect to upgrade or downgrade the telephone in accordance with specified provisions. Requires a wireless telephone service provider to give a consumer a written statement of the consumer's rights. Provides that a violation is an unlawful practice within the meaning of the Act.  
Apr 13 18 H  Rule 19(a) / Re-referred to Rules Committee  

HB 04768  Rep. Barbara Wheeler and Camille Y. Lilly  
(Sen. Linda Holmes-Pamela J. Althoff)  
105 ILCS 5/10-16.5  
Amends the School Code. Adds to the oath of office required of a school board member before taking his or her seat on the board.  
Senate Committee Amendment No. 2  
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes to the provisions amending a school board member's oath of office.  
Senate Floor Amendment No. 3  
Makes a grammatical change to the school board member's oath of office.  
Aug 24 18 H  Public Act . . . . . . . . . 100-1055  

HB 04769  Rep. Ryan Spain  
720 ILCS 5/1-1  from Ch. 38, par. 1-1  
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.  
Feb 13 18 H  Referred to Rules Committee
HB 04770  Rep. Ryan Spain

35 ILCS 200/9-275

Amends the Property Tax Code. Provides that, if the county board of a county with fewer than 3,000,000 inhabitants passes an ordinance providing that provisions of the Code concerning erroneous homestead exemptions shall apply in that county, then those provisions shall apply in that county beginning in the first tax year to occur after the effective date of the ordinance. Contains provisions concerning an amnesty period for those counties.

Feb 13 18   H   Referred to Rules Committee
HB 04771


305 ILCS 5/11-5.4

Amends the Illinois Public Aid Code. Requires the Department of Human Services and the Department of Healthcare and Family Services' Office of the Inspector General to perform the following actions to ensure that applicants submit completed applications for long-term care benefits: (i) provide each applicant with a checklist of information and documents the applicant must submit to complete an application for long-term care benefits; (ii) notify each applicant of the date upon which such information or documents were received by the Department; (iii) update and maintain the Department's computer hardware and software to ensure each applicant receives a timely response to any email sent by the applicant to the Department; and (iv) notify each applicant of the 30-day time period to submit all requested information or documents to the Department.

House Floor Amendment No. 1

Adds reference to:

305 ILCS 5/5-5g new

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Requires long-term care providers to submit all changes in resident status, including, but not limited to, death, discharge, changes in patient credit, third party liability, and Medicare coverage to the Department of Healthcare and Family Services through the Medical Electronic Data Interchange System, the Recipient Eligibility Verification System, or the Electronic Data Interchange System under a specified schedule. Requires the Department of Healthcare and Family Services to serve as the lead agency assuming primary responsibility for the full implementation of provisions concerning expedited long-term care eligibility determinations, renewals, enrollments, and payments, including the establishment and operation of the expedited long-term care system. Provides that beginning on June 29, 2018, provisional eligibility must be issued to any individual who has not received a final eligibility determination on the individual's application for Medicaid or Medicaid long-term care benefits or a notice of an opportunity for a hearing within the federally prescribed deadlines for the processing of such applications. Requires the Department to maintain the individual's provisional Medicaid enrollment status until a final eligibility determination is approved or the individual's appeal has been adjudicated and eligibility is denied. Provides that the Department or the managed care organization, if applicable, must reimburse providers for all services rendered during an individual's provisional eligibility period. Requires the Department to adopt, by rules, policies and procedures to ensure prospective compliance with the federal deadlines for Medicaid and Medicaid long-term care benefits eligibility determinations. Sets forth certain standards and principles the policies must address, including: (i) a streamlined application and enrollment process; (ii) protocols to expedite the eligibility processing system for applicants meeting certain guidelines, regardless of the age of the application; (iii) the review of applications for long-term care benefits when there exists credible evidence that an applicant has transferred assets with the intent of defrauding the State; and other matters. Contains provisions concerning: (1) the adoption of policies and procedures to improve communication between long-term care benefits central office personnel, applicants, and facilities in which the applicants reside; the establishment of policies and procedures to improve accountability and provide for the expedited payment of services rendered; (3) the Department's investigation of public-private partnerships in use in Ohio, Michigan, and Minnesota that are aimed at redeploying caseworkers to targeted high-Medicaid facilities for the purpose of expediting initial Medicaid and Medicaid long-term care benefits applications, renewals, and all other things related to enrollment, reimbursement, and application processing; (4) provider association meetings; (5) presumptive eligibility of benefits; (6) the prioritization of processing applications on a last-in, first-out basis; and other matters.

Senate Committee Amendment No. 1
HB 04771 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, but with the following changes:

Provides that an applicant with provisional enrollment status must have his or her benefits paid for under the State's fee-for-service system until such time as the State makes a final determination on the applicant's Medicaid or Medicaid long-term care application (rather than an applicant with provisional enrollment status, who is not enrolled in a managed care organization at the time the applicant's provisional status is issued, must continue to have his or her benefits paid for under the State's fee-for-service system until such time as the State makes a final determination on the applicant's Medicaid or Medicaid long-term care application). Provides that if an individual is enrolled with a managed care organization for community benefits at the time the individual's provisional status is issued, the managed care organization is only responsible for paying benefits covered under the capitation payment received by the managed care organization for the individual. Requires the Department of Healthcare and Family Services to clearly identify as provisional eligibility vouchers those vouchers submitted to the Office of the Comptroller on behalf of applicants with provisional enrollment status. Adds a definition for the term "renewal". Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

305 ILCS 5/5-5g new

Adds reference to:

305 ILCS 5/11-5.4

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Provides that, beginning on June 29, 2018, provisional eligibility, in the form of a recipient identification number and any other necessary credentials to permit an applicant to receive benefits, must be issued to any applicant who has not received a final eligibility determination on his or her application for Medicaid or Medicaid long-term care benefits or a notice of an opportunity for a hearing within the federally prescribed deadlines for the processing of such applications. Requires the Department of Healthcare and Family Services to maintain the applicant's provisional Medicaid enrollment status until an eligibility determination is made. Effective immediately.

Governor Amendatory Veto Message

Recommends the following changes to provisions added by the bill to the Illinois Public Aid Code: Removes a provision that prohibits rulemaking from delaying the full implementation of certain provisions concerning Medicaid expedited long-term care eligibility determinations and enrollment. Provides that provisional eligibility must be issued to any applicant who, due to delay by the State, has not received an eligibility determination on his or her application for Medicaid long-term care benefits (rather than beginning on June 29, 2018, provisional eligibility must be issued to any applicant who has not received a final eligibility determination on his or her application for Medicaid or Medicaid long-term care benefits). Requires the Department of Healthcare and Family Services to maintain an applicant's provisional Medicaid enrollment status until an eligibility determination is made (rather than until a final determination is approved or the applicant's appeal has been adjudicated and eligibility is denied). Provides that the Department or the managed care organization, if applicable, must reimburse providers for services rendered during an applicant's provisional eligibility period. Provides: (i) that claims for services rendered to an applicant with provisional eligibility status must be submitted and processed in the same manner as those submitted on behalf of beneficiaries determined to qualify for benefits; (2) that an applicant with provisional enrollment status must have his or her benefits paid for under the State's fee-for-service system until such time as the State makes a final determination on the applicant's Medicaid or Medicaid long-term care application; and that the Department, within 10 business days of issuing provisional eligibility to an applicant, must submit to the Office of the Comptroller for payment a voucher for all retroactive reimbursement due. Requires the Department to adopt rules. Effective immediately.
HB 04772  Rep. Ryan Spain and Tony McCombie

625 ILCS 5/11-501.6 from Ch. 95 1/2, par. 11-501.6

Amends the Illinois Vehicle Code. Provides that any person who drives or is in actual control of a motor vehicle upon the public highways of this State and who has been involved in a fatal motor vehicle accident shall be deemed to have given consent, regardless of whether an arrest takes place, to tests of blood, breath, other bodily substance, or urine to detect alcohol, drugs, or intoxicating compounds. Provides that both a test of the concentration of alcohol in the person's breath and a test of blood, other bodily substance, or urine for the purpose of determining the content of alcohol, drugs, or intoxicating compounds of the person's blood shall be administered. Provides that the required tests be conducted within one hour of the arrival of law enforcement personnel at the scene of the accident or, if the driver has fled the scene of the accident, within one hour of apprehending the driver.

Feb 13 18   H   Referred to Rules Committee

HB 04773  Rep. Ryan Spain

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1

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

Feb 13 18   H   Referred to Rules Committee


55 ILCS 5/5-1022 from Ch. 34, par. 5-1022
60 ILCS 1/85-30
60 ILCS 1/205-105
65 ILCS 5/8-9-1 from Ch. 24, par. 8-9-1

Amends the Counties Code. In provisions regarding determination of the lowest responsible bidder in purchases by a county with fewer than 2,000,000 inhabitants for services, materials, and equipment, a local company that bids within 5% to 10% of the lowest bid, if that lowest bid is made by a non-local company, is the lowest responsible bidder. Provides that if more than one local company's bid is within 5% to 10% of the lowest bid made by a non-local company, the county board shall award the contract to the lowest responsible bidder among the local company bids. Defines "local company" as a company or business entity located within the contracting county or any contiguous county in the State that has the majority of its regular, full-time workforce located within the contracting county or contiguous county. Amends the Township Code. Makes similar changes in provisions concerning construction contracts and contracts for services, materials, equipment, or supplies. Amends the Illinois Municipal Code. Makes similar changes in provisions concerning purchasing and public works contracts in municipalities of less than 500,000.

House Committee Amendment No. 1

Provides that in determining the lowest responsible bidder, a local company that bids no more than 10% higher than (rather than within 5% to 10% of) the lowest bid, if that lowest bid is made by a non-local company, is the lowest responsible bidder. Makes conforming changes.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the introduced bill, as amended by House Amendment No. 1, with the following changes: provides that the new language does not apply to contracts for construction, which includes, but is not limited to, all work on public works involving laborers, workers, or mechanics, including maintenance, repair, assembly, or disassembly work performed on equipment whether owned, leased, or rented; and provides that "local company" means a company or business entity located within the contracting township or municipality or the county or counties in which the township or municipality is located (rather than any contiguous township or municipality) in the State that has the majority of its regular, full-time workforce located within the contracting township or municipality or the county or counties in which the township or municipality is located (rather than a contiguous township or municipality).

House Floor Amendment No. 3

Deletes reference to:

60 ILCS 1/205-105

Removes provisions in the Township Code from the bill relating to contracts for construction and competitive bidding.

Apr 27 18   H   Third Reading - Standard Debate - Lost 042-046-008

35 ILCS 5/203  from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction in an amount equal to the difference between (i) the amount paid by the taxpayer in property taxes during the taxable year and (ii) $10,000, but not to exceed $5,000 per taxpayer in any taxable year.

Effective immediately.

Feb 13 18  Referred to Rules Committee


105 ILCS 5/34-3.5

115 ILCS 5/12  from Ch. 48, par. 1712

115 ILCS 5/4.5 rep.

Amends the Illinois Educational Labor Relations Act. Removes language concerning impasse procedures involving an educational employer whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000. Repeals provisions concerning subjects of collective bargaining with that educational employer. Amends the School Code to make corresponding changes. Effective immediately.

Fiscal Note (Educational Labor Relations Board)

HB 4776 is not expected to have any measurable fiscal impact on the Illinois Educational Labor Relations Board.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

Apr 27 18  Rule 19(a) / Re-referred to Rules Committee

HB 04777  Rep. Linda Chapa LaVia

105 ILCS 5/34-2.3  from Ch. 122, par. 34-2.3

Amends the Chicago School District Article of the School Code. Provides that if a principal is rated as exceeding expectations in his or her evaluation, the local school council's vote to not renew the principal's contract must be agreed to by a minimum of 90% of the council's members. Provides that if the principal is rated as meeting expectations, the vote to not renew the contract must be agreed to by a minimum of 75% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises at least 2 levels during his or her tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 90% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises one level during his or tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 75% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises one level during his or tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 75% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises one level during his or tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 75% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises one level during his or tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 75% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises one level during his or tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 75% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises one level during his or tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 75% of the council's members.

Effective July 1, 2018.

Apr 13 18  Rule 19(a) / Re-referred to Rules Committee

HB 04778  Rep. Luis Arroyo

55 ILCS 5/3-6039

705 ILCS 405/5-710

705 ILCS 405/5-805

Amends the Counties Code. Provides that a juvenile convicted of aggravated vehicular hijacking may participate in a juvenile impact incarceration program. Amends the Juvenile Court Act of 1987. Provides a minor found to be guilty for a violation of aggravated vehicular hijacking may be sentenced to a home detention program, electronic monitoring, an alternative school program, or boot camp rather than be committed to the Department of Juvenile Justice for detention. Provides that a minor found to be guilty for a second or subsequent violation of aggravated vehicular hijacking shall not be sentenced to probation but shall be committed to the Department of Juvenile Justice for detention. Permits the presumptive transfer of a juvenile to criminal court of a minor who is 15 years of age or older if the offense charged is a subsequent offense for aggravated vehicular hijacking.

Apr 13 18  Rule 19(a) / Re-referred to Rules Committee
HB 04779  Rep. Avery Bourne-Jerry Lee Long

305 ILCS 5/5-5 from Ch. 23, par. 5-5

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to provide coverage for applied behavior analysis and other social therapies for children with autism who otherwise qualify for medical assistance. Requires the Department to establish, by rule, treatment criteria and reimbursement methodologies for the covered services. Effective immediately.

Feb 13 18 H Referred to Rules Committee

HB 04780  Rep. David S. Olsen

50 ILCS 710/3 from Ch. 85, par. 517

Amends the Peace Officer and Probation Officer Firearm Training Act. Provides that the fee required for an applicant for a retired law enforcement officer concealed carry certification shall be no more than 20% of the fee required under the Firearm Concealed Carry Act for application or renewal for a concealed carry license.

Feb 13 18 H Referred to Rules Committee


(Sen. Pat McGuire, Melinda Bush, Scott M. Bennett, Michael E. Hastings-Thomas Cullerton, John G. Mulroe, Patricia Van Pelt, Martin A. Sandoval, Steven M. Landek, Cristina Castro-Chapin Rose-Sue Rezin and Paul Schimpf)

110 ILCS 49/15

Amends the Higher Education Veterans Service Act. Requires a public college or university to use its best efforts to hire a veteran of the armed services as the Coordinator of Veterans and Military Personnel Student Services. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

110 ILCS 49/15

Adds reference to:

110 ILCS 205/9.37 new

Replaces everything after the enacting clause. Amends the Board of Higher Education Act. Creates the College and Career Interest Task Force. Provides for the membership of the Task Force. Requires the Task Force to study the feasible methods by which the college or career interest data of a high school student in this State may be collected and shared amongst public institutions of higher education. Requires the Task Force to submit the findings of the study to the General Assembly on or before January 30, 2019, at which time the Task Force is dissolved. Repeals the provision on July 1, 2019. Effective immediately.

Aug 21 18 H Public Act . . . . . . . . . . . . . . . . . . . . 100-1007

HB 04782  Rep. Kelly M. Burke

215 ILCS 5/356z.10

305 ILCS 5/5-5 from Ch. 23, par. 5-5

Amends the Illinois Insurance Code and the Illinois Public Aid Code. In provisions concerning coverage for amino acid-based elemental formulas, provides coverage for the diagnosis and treatment of milk protein allergies and intolerances when the prescribing physician has issued a written order stating that the amino acid-based elemental formula is medically necessary.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04783  Rep. Avery Bourne-Dave Severin  
(Sen. Chuck Weaver)  
520 ILCS 5/1.2v-1 new  
520 ILCS 5/3.1 from Ch. 61, par. 3.1  
520 ILCS 5/3.1-5  
520 ILCS 5/3.1-9  
520 ILCS 5/3.2 from Ch. 61, par. 3.2  
520 ILCS 5/3.3 from Ch. 61, par. 3.3  
Amends the Wildlife Code. Defines "youth". Combines the Youth Hunting License and the Youth Trapping License to create a Youth Hunting and Trapping License. Provides that before any youth may take or attempt to take any species protected by the Code for which an open season is established, he or she shall first procure and possess a valid Youth Hunting and Trapping License for a fee of $7. Provides that a Youth Hunting and Trapping License shall entitle the licensee to hunt while supervised by an adult who is 21 years of age or older and who has a valid Illinois hunting license. Provides that if a youth has a valid certificate of competency for hunting or trapping from a hunter safety course or a trapper safety course approved by the Department of Natural Resources, he or she is exempt from the supervision requirements for youth hunters or youth trappers under the provision. Makes conforming changes.  
 Jul 27 18  H  Public Act . . . . . . . . 100-0638  
HB 04784  Rep. Thomas Morrison  
720 ILCS 5/9-1 from Ch. 38, par. 9-1  
Amends the Criminal Code of 2012. Provides that a defendant who has been found guilty of first degree murder and who at the time of the commission of the offense had attained the age of 18 years or more may be sentenced to natural life imprisonment if the murder was committed against a victim who was the parent of a child under 18 years of age at the time of the commission of the offense and the defendant is: (1) the spouse or former spouse of the victim; (2) a person who shares or formerly shared a common dwelling with the victim; or (3) a person who has or allegedly had a child in common with the victim.  
 Feb 13 18  H  Referred to Rules Committee  
HB 04785  Rep. Thomas Morrison  
305 ILCS 5/12-4.51 new  
Amends the Illinois Public Aid Code. Provides that in no case shall the resource limit standards of the Supplemental Nutrition Assistance Program exceed the standards specified in a provision of the United States Code, unless expressly required by federal law. Provides that in no case shall categorical eligibility exempting households from these resource limits be granted for any non-cash, in-kind or other benefit, unless expressly required by federal law.  
 Feb 13 18  H  Referred to Rules Committee  
HB 04786  Rep. Brian W. Stewart  
815 ILCS 601/5  
Amends the Automatic Contract Renewal Act. Removes school districts from the list of entities excluded from the definition of the term "parties". Effective immediately.  
 Feb 13 18  H  Referred to Rules Committee  
HB 04787  Rep. Brian W. Stewart and Camille Y. Lilly  
35 ILCS 5/227 new  
Amends the Illinois Income Tax Act. Creates the Lincoln-Douglas Historic Tax Credit. Provides that a taxpayer is entitled to a credit of up to 25% of the qualified expenditures incurred by the taxpayer for a qualified rehabilitation of a historic structure located in a Lincoln-Douglas debate community. Effective immediately.  
 Feb 13 18  H  Referred to Rules Committee
HB 04788  Rep. Brian W. Stewart

820 ILCS 130/1a new

820 ILCS 130/11c new

Amends the Prevailing Wage Act. Provides that the Act does not apply to wages paid to all laborers, workers, and mechanics employed by or on behalf of a public body engaged in a public works project with a total cost of $20,000 or less if the public body notifies the Department of Labor of each project for which the waiver is used within 60 days of commencing the project. Provides that the Department shall make available a form with which public bodies may make this notification. Provides that the Department shall submit an annual report detailing the number of projects engaged using the waiver in the preceding year, the total number of employees engaged in those projects, the total cost of those projects without using prevailing wage standards, the total cost of those projects using prevailing wage standards, and any other information the Department deems appropriate. Effective immediately.

Feb 13 18  H  Referred to Rules Committee

HB 04789  Rep. Peter Breen-Rita Mayfield-Thomas Morrison, Margo McDermed and Randy E. Frese

105 ILCS 5/17-1.5

105 ILCS 5/34-43.1 from Ch. 122, par. 34-43.1

Amends the School Code. Makes changes with regard to the limitation of administrative costs. Defines "consumer price index", "expenditures per pupil", "general administration expenditures", and "school administration expenditures". Provides that for each school year, beginning with the 2019-2020 school year, each school district shall undertake budgetary and expenditure control actions so that the increase in each of administrative expenditures (with the exception of the Chicago school district, whose limit is not changed), general administration expenditures, and school administration expenditures per pupil for that school year over the prior school year does not exceed the percentage increase, if any, in the consumer price index for the 12 months ending on the previous December 31 or 5%, whichever one is less. Makes conforming changes.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. Makes changes with regard to the limitation of administrative costs. Defines "consumer price index", "expenditures per pupil", "general administration expenditures", and "school administration expenditures". Provides that for the 2019-2020 school year and each school year thereafter, each school district shall undertake budgetary and expenditure control actions so that the increase in each of the budgeted administrative expenditures per pupil (with the exception of the Chicago school district, whose limit is not changed), budgeted general administration expenditures per pupil, and budgeted school administration expenditures per pupil for that school year over the expenditures per pupil for the prior school year does not exceed the percentage increase, if any, in the consumer price index for the 12 months ending on the December 31 prior to the budgetary year or 5%, whichever one is less. Makes conforming changes and other changes.

Apr 27 18  H  Third Reading - Short Debate - Lost 020-066-003
HB 04790


(Sen. David Koehler)

New Act

Creates the Compost-Amended Soil Construction Act. Provides that any State agency that undertakes a construction project that requires the use of offsite soil and that is located within 20 miles of any Illinois Environmental Protection Agency-permitted compost facility shall request a separate bid for compost-amended soil for that project. Provides that the State agency shall consider whether compost-amended soil shall be used based upon the construction cost. Provides that the State agency shall incorporate compost-amended soil into a construction project if the State agency deems the use of compost-amended soil to be appropriate. Provides that, in the 2019 calendar year, the Department of Transportation shall conduct 2 pilot road construction demonstrations using compost-amended soil. Provides that within one year of substantial completion of both projects, the Department shall report to the General Assembly stating the immediate cost of construction, long term operational cost savings, and advantages and disadvantages of using compost-amended soil.

House Floor Amendment No. 4

Deletes reference to:

New Act

Adds reference to:

30 ILCS 500/45-22 new

Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that any State agency that undertakes a landscaping project that requires the use of new or offsite soil for landscape-related use and that is located within 10 miles of any Illinois Environmental Protection Agency-permitted compost facility shall request a base bid with an alternative for compost-amended soil for that project. Provides that the State agency shall consider whether compost-amended soil shall be used. Provides that the State agency shall incorporate compost-amended soil into a landscaping project if the cost of using compost-amended soil is equal to or less than the cost of using other new or offsite soil. Provides that, in the 2019 calendar year, the Department of Transportation shall conduct 2 pilot demonstration projects using compost-amended soil. Provides that within one year of substantial completion of both projects, the Department shall report electronically to the General Assembly stating the immediate costs of the projects, long-term operational cost savings, and advantages and disadvantages of using compost-amended soil. Defines terms.

Aug 19 18 H Public Act . . . . . . . 100-0951

HB 04791

Rep. Carol Sente

65 ILCS 5/10-1-7.3

65 ILCS 5/10-2.1-4 from Ch. 24, par. 10-2.1-4

70 ILCS 705/16.04b

Amends the Illinois Municipal Code and the Fire Protection District Act. Provides that a person shall not be appointed as the chief, the acting chief, the department head, or a position, by whatever title, that is responsible for day-to-day operations of a fire department or fire protection district for greater than 180 days unless he or she possesses certification that meets the National Fire Protection Association's NFPA 1001, Standard for Fire Fighter Professional Qualifications, Fire Fighter II job performance requirements; certification that meets the National Fire Protection Association's NFPA 1021, Standard for Fire Officer Professional Qualifications, Fire Officer II job performance requirements (rather than Office of the State Fire Marshal Firefighter Basic Certification or Firefighter II Certification; Office of the State Fire Marshal Fire Officer I and II Certifications).

Apr 26 18 H Tabled

35 ILCS 200/11-155
35 ILCS 200/11-160 rep.
Amends the Property Tax Code. Provides that a regional water treatment facility shall be certified by providing to the Department of Revenue proof of a valid facility number issued by the Illinois Environmental Protection Agency. Repeals a Section concerning applications for approval as a water treatment facility.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04793  Rep. Tom Demmer

20 ILCS 3310/1

Feb 14 18  H  Referred to Rules Committee

HB 04794  Rep. Tom Demmer

420 ILCS 20/1 from Ch. 111 1/2, par. 241-1

Feb 14 18  H  Referred to Rules Committee
HB 04795  Rep. Tom Demmer-Patricia R. Bellock
(Sen. Dave Syverson)

20 ILCS 301/Act title
20 ILCS 301/1-1
20 ILCS 301/1-5
20 ILCS 301/1-10
20 ILCS 301/5-5
20 ILCS 301/5-10
20 ILCS 301/5-20
20 ILCS 301/5-23
20 ILCS 301/10-5
20 ILCS 301/10-10
20 ILCS 301/10-15
20 ILCS 301/10-35
20 ILCS 301/15-5
20 ILCS 301/15-10
20 ILCS 301/20-5
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20 ILCS 301/20-15
20 ILCS 301/25-5
20 ILCS 301/25-10
20 ILCS 301/25-15
20 ILCS 301/25-20
20 ILCS 301/30-5
20 ILCS 301/35-5
20 ILCS 301/35-10
20 ILCS 301/Art. 40 heading
20 ILCS 301/40-5
20 ILCS 301/40-10
20 ILCS 301/40-15
20 ILCS 301/45-5
20 ILCS 301/50-10
20 ILCS 301/50-20
20 ILCS 301/50-40
20 ILCS 301/55-25
20 ILCS 301/55-30
20 ILCS 301/10-20 rep.
20 ILCS 301/10-25 rep.
20 ILCS 301/10-30 rep.
20 ILCS 301/10-55 rep.
20 ILCS 301/10-60 rep.
20 ILCS 505/5

from Ch. 23, par. 5005
20 ILCS 1305/1-40
20 ILCS 1305/10-15
HB 04795 (CONTINUED)

20 ILCS 1305/10-66
20 ILCS 1340/10
20 ILCS 1340/15
20 ILCS 1340/20
20 ILCS 1340/25
20 ILCS 1705/10
20 ILCS 1705/18.6
20 ILCS 2605/2605-54
20 ILCS 2605/2605-97
20 ILCS 2630/2.1
20 ILCS 2630/5.2
20 ILCS 2635/3
30 ILCS 732/5
50 ILCS 705/7
50 ILCS 705/10.18
50 ILCS 740/8
50 ILCS 740/12.5
55 ILCS 5/5-1103
55 ILCS 130/10
55 ILCS 130/15
55 ILCS 130/40
60 ILCS 1/30-145
60 ILCS 1/190-10
105 ILCS 5/22-30
210 ILCS 85/3
215 ILCS 5/367d.1
225 ILCS 10/3
225 ILCS 10/8
225 ILCS 85/19.1
305 ILCS 5/4-8
305 ILCS 5/4-9
305 ILCS 5/5-5
305 ILCS 5/6-1.3
305 ILCS 5/6-11
305 ILCS 5/9-9
305 ILCS 5/9A-8
325 ILCS 5/7.3b
325 ILCS 5/8.2
405 ILCS 5/1-129
405 ILCS 30/2
405 ILCS 30/3
405 ILCS 30/4
405 ILCS 105/5
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Changes the short title of the Act to the Substance Use Disorder Act. Removes the terms "addict", "addiction", "alcoholic", "alcoholism", and "substance abuse" and their corresponding definitions. Requires the Department of Human Services to reduce the incidence of substance use disorders (rather than reduce the incidence and consequences of the abuse of alcohol and other drugs). Defines "substance use disorder". Requires the Department to design, coordinate, and fund prevention, early intervention, treatment, and other recovery support services for substance use disorders that are accessible and address the needs of at-risk individuals and their families. Requires the Department to develop a comprehensive plan on the provision of such services; assist other State agencies in developing and establishing substance use disorder services for the agencies' clients; adopt medical and clinical standards on how to determine a substance use disorder diagnosis; and other matters. Contains provisions concerning the licensing of substance use disorder treatment providers; licensure categories and services; the identification of individuals who need substance use disorder treatment using "SBIRT"; patients' rights; services for pregnant women, mothers, and criminal justice clients; and other matters. Repeals a provision of the Act establishing the Committee on Women's Alcohol and Substance Abuse Treatment. Repeals a provision of the Act setting forth the powers and duties of the Medical Advisory Committee. Makes conforming changes concerning the Substance Use Disorder Act to several Acts including the Department of Human Services Act, the Children and Family Services Act, and the Mental Health and Developmental Disabilities Administrative Act. Effective January 1, 2019.

House Floor Amendment No. 1
HB 04795 (CONTINUED)

Further amends the Alcoholism and Other Drug Abuse and Dependency Act. Defines the terms "designated program", "recovery", "recovery support", "substance use disorder", and "withdrawal management". Restores all references to "designated program". Requires the Department of Human Services to promulgate regulations to identify and disseminate best practice guidelines that can be utilized by publicly and privately funded programs as well as for levels of payment to government funded programs that provide prevention, early intervention, treatment, and other recovery support services for substance use disorders and those services referenced in specified provisions of the Substance Use Disorder Act. Requires the Department to identify and disseminate evidence-based best practice guidelines as maintained in administrative rule that can be utilized to determine a substance use disorder diagnosis. Requires the Department to encourage all health and disability insurance programs to include substance use disorder treatment as a covered service and to use evidence-based best practice criteria as maintained in administrative rule and as required in Public Act 99-0480 in determining the necessity for such services and continued stay (rather than to use the clinical standards adopted by the Department in determining medical necessity for such services and criteria for continuing stay). Requires the Department to post on its website a licensed provider directory updated at least quarterly. In provisions allowing an individual who is charged with or convicted of a crime to receive substance use disorder treatment from a designated program as a condition of probation, requires case management services to be delivered by the designated program. Makes other changes.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (Dept. of Human Services)
No fiscal impact associated with this bill.
Aug 10 18 H Public Act . . . . . . . . . 100-0759

HB 04796
Rep. Sara Feigenholtz-Kelly M. Cassidy-Litesa E. Wallace-Carol Ammons
(Sen. Mattie Hunter and Elgie R. Sims, Jr.-Patricia Van Pelt)
725 ILCS 5/112A-4 from Ch. 38, par. 112A-4
725 ILCS 5/112A-4.5
750 ILCS 60/201 from Ch. 40, par. 2312-1

Amends the Illinois Domestic Violence Act of 1986 and the Protective Orders Article of the Code of Criminal Procedure of 1963. To the list of protected persons, adds any of the following persons abused by a family or household member of a child: (1) a foster parent of that child if the child has been placed in the foster parent's home by the Department of Children and Family Services or by another state's public child welfare agency; (2) a legally appointed guardian or legally appointed custodian of that child; (3) an adoptive parent of that child; or (4) a prospective adoptive parent of that child if the child has been placed in the prospective adoptive parent's home pursuant to the Adoption Act or pursuant to another state's law. Includes these persons in the list of persons permitted to file a petition for an order of protection. Provides that, for purposes of the provisions of the amendatory Act, individuals who would have been considered "family or household members" of the child before a termination of the parental rights with respect to the child continue to meet the definition of "family or household members" of the child.

Jul 27 18 H Public Act . . . . . . . . . 100-0639

HB 04797
Rep. Robyn Gabel
20 ILCS 1705/55.5 new
305 ILCS 5/5-5.4j new

Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall progressively increase rates and reimbursements so that by July 1, 2018 direct support persons earn a base wage of not less than $5.25 per hour above the highest of the federal, State, county, or municipal minimum wages, and so that other front-line personnel earn a commensurate wage, and by July 1, 2020 direct support persons earn a base wage of not less than $6.75 per hour above the highest of the federal, State, county, or municipal minimum wages. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04798
Rep. Emanuel Chris Welch and Will Guzzardi
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/205 from Ch. 120, par. 2-205

Amends the Illinois Income Tax Act. Provides that a Personal Property Tax Replacement Income Tax in an additional amount equal to 7.5% of its net income shall be imposed on limited liability companies. Deletes language that exempts investment partnerships from a Personal Property Tax Replacement Income Tax.

Feb 14 18 H Referred to Rules Committee
HB 04799
(Sen. Mattie Hunter-Omar Aquino-Cristina Castro)

105 ILCS 5/27-13.2 from Ch. 122, par. 27-13.2
105 ILCS 5/27-17 from Ch. 122, par. 27-17

Amends the School Code. Provides that, in every public school maintaining any of grades kindergarten through 8, there shall be instruction, study, and discussion of effective methods for the prevention and avoidance of traffic injuries related to walking and bicycling. Provides that if a school board provides instruction on safety education under a provision in the Code, the instruction shall include pedestrian and bicycling safety.

House Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/27-13.2

Deletes reference to:
105 ILCS 5/27-17

Adds reference to:
105 ILCS 5/27-23.1 new

Replaces everything after the enacting clause. Amends the School Code. Requires the school board of a school district that maintains any of grades kindergarten through 8 to adopt a policy on educating students on the effective methods of preventing and avoiding traffic injuries related to walking and bicycling, which education must be made available to students in grades kindergarten through 8. Provides that a school board shall review and, if necessary, update its policy at least once every 2 years. Effective July 1, 2018.

Senate Floor Amendment No. 1
Removes a provision requiring a school board to review and, if necessary, update its policy at least once every 2 years.

Aug 24 18 Public Act . . . . . . . . . 100-1056

HB 04800

65 ILCS 5/11-74.4-2 from Ch. 24, par. 11-74.4-2
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4
65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7
65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8
65 ILCS 5/11-74.4-8a from Ch. 24, par. 11-74.4-8a

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that surplus tax revenues may be used to pay for costs of special education, social services, and other costs of a public school district. Provides that for municipalities with a population of over 1,000,000, redevelopment project costs include public school district qualified workers, costs of providing special educational facilities and services, school psychological services, and school social work services, and any surplus balance in the special tax allocation fund at the end of the fiscal year shall be used for these workers, facilities, and services. Removes provisions allowing anticipated redevelopment project costs to be deemed surplus funds.

May 01 18 Rule 19(a) / Re-referred to Rules Committee

HB 04801

20 ILCS 1305/1-5

Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.

Feb 14 18 H Referred to Rules Committee

HB 04802

20 ILCS 505/1.1 from Ch. 23, par. 5001.1

Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.

Feb 14 18 H Referred to Rules Committee
HB 04803  Rep. Lindsay Parkhurst

New Act

Creates the Local Government Transparency Act. Provides that a mayor, president, vice president, chairman, director, or chief administrator of a unit of local government, either appointed or elected, may not be appointed, elected, or otherwise serve as the treasurer of that unit of local government. Provides that a mayor, president, vice president, chairman, director, or chief administrator of a unit of local government who is also the treasurer of that unit of local government on the effective date of the Act must comply with the provisions of the Act no later than 90 days after the effective date of the Act. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

New Act

Adds reference to:

805 ILCS 105/108.50 from Ch. 32, par. 108.50

Replaces everything after the enacting clause. Amends the General Not For Profit Corporation Act of 1986. Provides that an individual may not simultaneously serve as the treasurer of a corporation and as an officer or chief executive of a political subdivision if the individual has the authority to unilaterally authorize transactions between both the corporation and the political subdivision. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04804  Rep. Joe Sosnowski

35 ILCS 200/21-205

Amends the Property Tax Code. Requires county collectors to adopt a single bidder rule sufficient to prohibit a tax purchaser from registering more than one related bidding entity. Provides that violation of a single bidder rule is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense. Provides that a second or subsequent offense shall operate as a bar to any future participation in tax sales within Illinois. Effective immediately.

Feb 14 18  H  Referred to Rules Committee

HB 04805  Rep. David S. Olsen

(Sen. Chapin Rose)

205 ILCS 657/30

Amends the Transmitters of Money Act. Provides that a money transmitter applicant or a money transmitter licensee shall post a bond in the amount of $50,000 or an amount equal to 1% of all Illinois-based activity, whichever is greater (rather than the greater of $100,000 or an amount equal to the daily average of outstanding payment instruments for the preceding 12 months or operational history). Effective immediately.

Jul 27 18  H  Public Act . . . . . . . . . . . . . . . . . 100-0640

HB 04806  Rep. Jay Hoffman

105 ILCS 5/2-3.64a-5

Amends the School Code. With regard to State assessments, provides that the State Board of Education shall develop a process for the college and career ready assessment that allows a school board to apply to the State Board to utilize the nationally recognized and locally selected assessment option of the federal Every Student Succeeds Act. Requires that the State Board of Education adopt technical criteria under specified federal law and rule to evaluate the proposed assessment. Effective immediately.

Feb 14 18  H  Referred to Rules Committee

HB 04807  Rep. Jay Hoffman

225 ILCS 720/1.06 from Ch. 96 1/2, par. 7901.06

Amends the Surface Coal Mining Land Conservation and Reclamation Act. Exempts from the scope of the Act the extraction of coal incidental to the development or operation of a sanitary landfill. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04808  Rep. Mike Fortner
(Sen. Terry Link)
10 ILCS 5/7-59  from Ch. 46, par. 7-59
10 ILCS 5/17-16.1  from Ch. 46, par. 17-16.1
10 ILCS 5/18-9.1  from Ch. 46, par. 18-9.1

Amends the Election Code. Provides that write-in votes shall be counted only for persons who have filed notarized declarations of intent to be write-in candidates with the proper election authority, authorities, or State Board of Elections no earlier than 120 days prior to the primary or general election, but no later than 70 (rather than 61) days prior to the primary or general election. Provides that declarations of intent to be a write-in candidate shall include specified information. Provides that declarations of intent to be a write-in candidate that do not include the specified information shall not be accepted. Provides that persons intending to become write-in candidates for the Offices of President and Vice President or Governor and Lieutenant Governor shall file one joint declaration of intent to be a write-in candidate with the State Board of Elections. Makes conforming changes. Effective immediately.

HB 04809  Rep. Mike Fortner
10 ILCS 5/10-10  from Ch. 46, par. 10-10
10 ILCS 5/28-9  from Ch. 46, par. 28-9
10 ILCS 5/28-11  from Ch. 46, par. 28-11
10 ILCS 5/28-12  from Ch. 46, par. 28-12
10 ILCS 5/28-13  from Ch. 46, par. 28-13

Amends the Election Code. Provides for various changes concerning requirements for petitions for proposed constitutional amendments. Provides requirements for petition sheets for proposed constitutional amendments. Provides for the design of a standard and scientific random sampling method for the verification of petition signatures for proposed constitutional amendments, and for the adoption of rules of procedure for the petition filing process. Modifies the requirements following completion of the petition signature verification process. Provides that each political party and civic organization as well as the registered proponents and opponents of a proposed constitutional amendment shall be entitled to observe the conduct of the sample signature verification and participate in any related proceedings. Modifies the duties of the State Board of Elections concerning petitions for proposed constitutional amendments. Makes conforming and other changes. Effective immediately.

HB 04810  Rep. Mike Fortner
15 ILCS 20/50-23 new

Amends the State Budget Law of the Illinois Civil Administrative Code. Creates the State Board of Elections Independent Funding Law. Creates a continuing appropriation for the State Board of Elections which provides that total appropriations from all sources shall be no less than total appropriations from all sources for the previous fiscal year. Creates an irrevocable and continuing appropriation for the State Board of Elections for the distribution of any federal funds received by the State Board of Elections for the purposes authorized by the federal government for those funds. Authorizes the State Treasurer and State Comptroller to make distributions of federal funds as provided. Defines "total appropriations from all sources". Effective immediately.
HB 04811

Rep. Michael J. Zalewski
(Sen. John G. Mulroe)

40 ILCS 5/8-162 from Ch. 108 1/2, par. 8-162

Amends the Chicago Municipal Article of the Illinois Pension Code. Provides that each disabled employee who receives duty or ordinary disability benefit shall be examined at least once a year, or a longer period of time as determined by the Board of the Fund (rather than shall be examined at least once a year), by one or more licensed and practicing physicians appointed by the Board. Effective immediately.

House Floor Amendment No. 1
Adds reference to:
40 ILCS 5/1-160
Adds reference to:
40 ILCS 5/8-174 from Ch. 108 1/2, par. 8-174
Adds reference to:
40 ILCS 5/11-170 from Ch. 108 1/2, par. 11-170
Adds reference to:
40 ILCS 5/11-197.7

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Amends the General Provisions and Chicago Laborers Articles of the Illinois Pension Code and further amends the Chicago Municipal Article of the Code. Changes the way a person who first becomes a member or a participant under the Chicago Laborers Article or Chicago Municipal Article on or after the effective date of Public Act 100-23 is referenced in provisions concerning new hires. Makes related changes. Changes the way a Tier 2 employee that made a specified election is referred to in these Articles. In provisions of the Chicago Laborers and Chicago Municipal Articles concerning employee contributions, provides that beginning July 6, 2017, the fund under each Article shall credit sums equal to 6% of each payment of an employee's salary for annuity purposes. Provides that the amounts credited for annuity purposes shall not be credited for refund purposes. Makes related changes. Provides that for the one-year period beginning with the first pay period in January of each year (rather than on or) after the date when the funded ratio of the fund as determined in the annual actuarial valuation is first determined to have reached the 90% funding goal, and each subsequent one-year period (rather than pay period) thereafter for as long as the fund maintains a funding ratio of 75% or more, employee contributions for age and service annuity for each employee who first became a member or participant under the Chicago Laborers Article or Chicago Municipal Article on or after the effective date of Public Act 100-23 or a Tier 2 employee that made a specified election shall be 5.5% of each payment of salary. Amends the Chicago Laborers Article. Provides that an annuitant who directs the retirement board to pay the annuity due him or her to a financial institution shall hold the board and the fund harmless from any claim or loss related to any error as to whether the financial institution is or continues to be federally insured. Deletes language providing that the board may also, in the case of any disability beneficiary or annuitant for whom no estate guardian has been appointed and who is confined in a publicly owned and operated mental institution, pay such disability benefit or annuity due such person to the superintendent or other head of such institution or hospital for deposit to such person's trust fund account maintained for him or her by such institution or hospital, if by law such trust fund accounts are authorized or recognized. Makes other changes. Effective immediately.

Governor Amendatory Veto Message

Recommends restoring the requirement that each disabled employee who receives duty or ordinary disability benefit be examined at least once a year by one or more licensed and practicing physicians appointed by the Board of the Municipal Employees', Officers' and Officials' Annuity and Benefit Fund (rather than requiring each disabled employee who receives duty or ordinary disability benefit to be examined by a licensed physician at least once a year or a longer period of time as determined by the Board of the Fund). (Deletes reference to: 40 ILCS 5/8-162)

Nov 28 18 Bill Dead - No Positive Action Taken - Amendatory Veto
Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that the final average salary of a person who first becomes a firefighter under the Article on or after January 1, 2011 shall be the greater of (1) the average monthly salary obtained by dividing the total salary of the firefighter during the 96 consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period, or (2) the average monthly salary obtained by dividing the total salary of the firefighter during the 48 consecutive months of service within the last 60 months of service in which the total salary was the highest by the number of months of service in that period (currently, the final average salary is the average monthly salary obtained by dividing the total salary of the firefighter during the 96 consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

Amends the Downstate Firefighters Article of the Illinois Pension Code. Provides that each annual increase for Tier 2 members shall be calculated at 3% of the originally granted pension (rather than the lesser of 3% or one-half the annual unadjusted percentage increase (but not less than zero) in the consumer price index-u for a 12-month period ending in September preceding each November 1). Provides that the changes shall apply without regard to whether a Tier 2 member is in active service under the Article on or after the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that if a person who first becomes a firefighter under the Article on or after January 1, 2011 and who is not receiving a disability pension under specified provisions dies for specified reasons, then a pension shall be paid to his or her survivors in the amount equal to the greater of (i) 54% of the firefighter's monthly salary at the date of death, or (ii) 66 2/3% of the firefighter's earned pension at the date of death (rather than the amount of 66 2/3% of the firefighter's earned pension at the date of death). Provides that the changes apply without regard to whether the deceased firefighter was in service on or after the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

May 01 18 H Rule 19(a) / Re-referred to Rules Committee

Amends the Condominium Property Act. Provides that the board of managers of an association or any person who obtains information under the Act shall not sell or distribute the names, addresses, email addresses, telephone numbers, and weighted vote of members entitled to vote to any commercial or other entity not related to the condominium association. Provides that the information may be used only for matters related to the condominium association. Effective immediately.

Feb 14 18 H Referred to Rules Committee
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning licensure.

Pension Note (Government Forecasting & Accountability)
HB 4817 will not impact any public pension fund or retirement system in Illinois.
State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.
Correctional Note (Dept of Corrections)
This legislation will have no impact on the Department of Corrections.
Feb 14 18  H Referred to Rules Committee

HB 04818  Rep. Al Riley and Steven Reick
35 ILCS 200/18-210
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a municipality that has not extended property taxes for any purpose for a continuous 5-year period immediately preceding the tax year of the initial levy may establish an initial levy without resort to referendum, but not to exceed an aggregate rate of 0.25% and further subject to the Truth in Taxation Law. Effective immediately.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee
HB 04819

New Act

Creates the Broadband Procurement and Disclosure Act. Provides that no State broadband purchaser may award any contract to an Internet service provider that includes broadband service unless the contract provides specified terms concerning access to and impairment of Internet services. Requires each Internet service provider to make available on its website a clear and conspicuous statement informing end users of the Internet service provider's network management practices and performance, including commercial terms offered to end users. Provides enforcement and damages provisions. Provides that nothing in the Act supersedes any obligation or authorization or limits the ability of an Internet service provider to address the needs of emergency communications or law enforcement, public safety, or national security authorities consistent with or as permitted by applicable law. Provides legislative findings. Defines terms.

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Balanced Budget Note (Office of Management and Budget)
A Balanced Budget Note does not apply to House Bill 4819, as it is not a supplemental appropriation that increases or decreases appropriations.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Fiscal Note (Dept of Innovation & Technology)
The fiscal impact of this proposed legislation is unknown at this time. The proposed legislation has the potential to reduce the pool of vendors willing to contract with the State for these services, possibly resulting in less competition and higher pricing, resulting in a negative fiscal impact. This legislation may also result in reduced service offerings in some state offices due to lack of availability of service providers willing to contract with the State.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Pension Note (Government Forecasting & Accountability)
HB 4819 will not impact any public pension fund or retirement system in the State of Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
HB 4819 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note (Dept of Corrections)
There is no corrections population impact or fiscal impact to the Department of Corrections.

HB 04820
Rep. Laura Fine

215 ILCS 5/368d
305 ILCS 5/12-4.25d new

Amends the Accident and Health Insurance Article of the Illinois Insurance Code. Provides that remittance advice for recoupment may not reject a Current Procedural Terminology code without clear explanation of the reasons. Requires remittance advice to provide for payment for all services provided, including when more than one procedure is performed in one day. Requires that a recoupment or offset be requested or withheld from future payments within 60 days (rather than 18 months) of the original payment, unless one of the specific exceptions applies. Amends the Illinois Public Aid Code. Allows the Department of Healthcare and Family Services to recover money improperly or erroneously paid, or overpayments, within 60 days of any payment.
HB 04821  Rep. Laura Fine, Katie Stuart, John Connor, Sam Yingling, Robyn Gabel, Jonathan Carroll, Michelle Mussman, Deb Conroy, William Davis, Stephanie A. Kifowit, Sue Scherer, Mary E. Flowers, Gregory Harris, Marcus C. Evans, Jr. and Al Riley  
(Sen. Julie A. Morrison-Pamela J. Althoff-Jacqueline Y. Collins-Terry Link-Mattie Hunter, Linda Holmes, Kwame Raoul, John G. Mulroe and Laura M. Murphy)

5 ILCS 375/6.11  
55 ILCS 5/5-1069.3  
65 ILCS 5/10-4-2.3  
105 ILCS 5/10-22.3f  
215 ILCS 5/356z.29 new  
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2  
215 ILCS 130/4003 from Ch. 73, par. 1504-3  
215 ILCS 165/10 from Ch. 32, par. 604  
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that no individual or group policy of accident and health insurance amended, issued, delivered, or renewed in the State after the effective date of the amendatory Act that covers the treatment of stage 4 advanced, metastatic cancer shall limit or exclude coverage for a drug by mandating that the insured shall first be required to fail to successfully respond to a different drug or prove a history of failure of the drug unless the use of the drug is consistent with best practices for the treatment of stage 4 advanced, metastatic cancer and is supported by peer-reviewed medical literature. Makes conforming changes in the State Employee Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code.

House Floor Amendment No. 1
In provisions amending the Illinois Insurance Code concerning a policy that covers the treatment of stage 4 advanced, metastatic cancer, prohibits the policy from limiting or excluding coverage for a drug by mandating that the insured shall first be required to fail to successfully respond to a different drug or prove a history of failure of the drug as long as (rather than unless) the use of the drug is consistent with best practices for the treatment of stage 4 advanced, metastatic cancer and is supported by peer-reviewed medical literature.

Senate Committee Amendment No. 1
In provisions amending the Illinois Insurance Code, provides that a provision concerning the prohibition of coverage restrictions or exclusions for the treatment of stage 4 advanced, metastatic cancer is inoperative other than any such coverage authorized under specified provisions of the Social Security Act and the State shall not assume any obligation for the cost of the prohibition of coverage restrictions or exclusions for the treatment of stage 4 advanced, metastatic cancer if, at any time, the Secretary of the United States Department of Health and Human Services, or its successor agency, promulgates rules or regulations to be published in the Federal Register, publishes a comment in the Federal Register, or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the Patient Protection and Affordable Care Act, to defray the cost of that prohibition of coverage restrictions or exclusions.
(Sen. Chapin Rose-Michael Connelly)

New Act
5 ILCS 140/7.5

Creates the Local Government Electronic Notification Act. Allows a unit of local government to establish a process to allow people to select electronic notifications through an electronic notification delivery system for governmental mailings that are being sent by United States mail. Sets forth requirements for the process. Allows a unit of local government to utilize the electronic notification delivery system to notify people of information that is not statutorily required upon request of an electronic notification recipient. Provides that electronic notifications sent by a unit of local government through an electronic notification delivery system and email addresses provided to receive the electronic notifications regarding one's property or residence are not subject to the Freedom of Information Act. Provides that a unit of local government may enter into an intergovernmental agreement with another unit of local government to provide the electronic notifications and to share data for that purpose.

House Floor Amendment No. 1

Deletes reference to:
5 ILCS 140/7.5

Allows county officers (in addition to units of local government) to establish a process to allow people to select electronic notifications for government mailings. Provides that any electronic notifications authorized by statute shall continue to be authorized and the General Assembly by law may authorize other electronic notifications. Specifies that the Act does not apply to a school district. Removes provisions concerning disclosure of electronic notification and email addresses under the Freedom of Information Act.

Aug 14 18  H  Public Act . . . . . . . 100-0856

HB 04823  Rep. Michael J. Zalewski

40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109
30 ILCS 805/8.42 new

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that the limit on salary for all purposes under the Code for Tier 2 firefighters shall annually be increased by the lesser of 3%, including all previous adjustments, or the annual unadjusted percentage increase in the consumer price index-u (rather than one-half the annual unadjusted percentage increase in the consumer price index-u) for the 12 months ending with the September preceding each November 1, including all previous adjustments. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


110 ILCS 73/30
110 ILCS 73/90

Amends the State University Certificates of Participation Act. Sets forth the maximum annual debt service amount for a State university's total outstanding (instead of total) certificate of participation obligation. Provides that the Act applies until December 31, 2028 (instead of December 31, 2014); makes a related change. Effective immediately.

Feb 14 18  H  Referred to Rules Committee

215 ILCS 5/512-11 new
215 ILCS 5/512-12 new
215 ILCS 5/512-13 new

Amends the Illinois Insurance Code. Provides that all entities providing prescription drug coverage shall permit and apply a prorated daily cost-sharing rate to prescriptions that are dispensed by a pharmacy for less than a 30-day supply if the prescriber or pharmacist indicates the fill or refill could be in the best interest of the patient or is for the purpose of synchronizing the patient's chronic medications. Provides that no entity providing prescription drug coverage shall deny coverage for the dispensing of any drug prescribed for the treatment of a chronic illness that is made in accordance with a plan among the insured, the prescriber, and a pharmacist to synchronize the refilling of multiple prescriptions for the insured. Provides that no entity providing prescription drug coverage shall use payment structures incorporating prorated dispensing fees determined by calculation of the days' supply of medication dispensed. Provides that dispensing fees shall be determined exclusively on the total number of prescriptions dispensed. Establishes criteria for an entity conducting audits (either on-site or remotely) of pharmacy records. Provides that the Department of Insurance and Director of Insurance shall have the authority to enforce the provisions of the Act and impose financial penalties. Effective January 1, 2019.

Feb 14 18  H  Referred to Rules Committee

HB 04826  Rep. Melissa Conyears-Ervin

20 ILCS 1305/10-75 new

Amends the Department of Human Services Act. Provides that a person is eligible for a diaper allowance of $30 per month per child if: the person's household income is at or below 50% of the federal poverty guidelines; the person is responsible for the welfare of a child 3 years of age or younger; and the child who is 3 years of age or younger receives medical assistance under the Illinois Public Aid Code. Provides that the diaper allowance may be used only to purchase diapers and shall be issued through an electronic benefit transfer card. Provides that the diaper allowance is not considered income for purposes of determining eligibility or the amount of assistance for any public aid benefit provided under State law. Effective July 1, 2018.

Feb 14 18  H  Referred to Rules Committee

HB 04827  Rep. Lindsay Parkhurst

70 ILCS 1205/4-10 new

Amends the Park District Code. Provides that a president, vice president, or director of a park district, either appointed or elected, may not be appointed or otherwise serve as the treasurer of that park district. Provides that a president, vice president, or director of a park district who is also the treasurer of that park district on the effective date of the Act must comply with the provisions of the Act no later than 90 days after the effective date of the Act. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


725 ILCS 5/116-2.2 new

Amends the Code of Criminal Procedure of 1963. Provides that a person serving a sentence for any criminal offense under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance for which the statutory penalty has been subsequently reduced or altered may petition the trial court that entered the judgment of conviction to request resentencing or dismissal in accordance with the statutory penalty in effect at the time of the filing of the petition. Provides that upon verified petition for resentencing by the defendant, the trial court that entered the judgment of conviction in a defendant's case may order resentencing at any time after 30 days have passed following the imposition of a sentence under a guilty verdict or a finding of guilt for any criminal offense under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance provided: (1) the State's Attorney or other prosecuting attorney is given at least 30-day notice of the filing of the petition seeking resentencing; (2) the statutory penalty for the offense for which the defendant was found guilty or convicted, since his or her plea of guilty or conviction, has been subsequently reduced or altered in a manner that includes, but is not limited to: (A) reducing the minimum or maximum sentence for the offense; (B) granting the court more discretion over the range of penalties available for the offense; or (C) changing the penalties associated with the offense or conduct underlying the offense in any way.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04829  Rep. Sara Wojcicki Jimenez and Carol Sente
775 ILCS 5/2-101 from Ch. 68, par. 2-101
Amends the Illinois Human Rights Act. Deletes language providing that "employee" does not include elected public officials or the members of their immediate personal staffs. Deletes language providing that "public employee" does not include public officers or employees of the General Assembly or agencies thereof.
Feb 14 18  H  Referred to Rules Committee

HB 04830  Rep. Jeanne M Ives
35 ILCS 5/201 from Ch. 120, par. 2-201
Amends the Illinois Income Tax Act. Increases the maximum amount of the education expense credit to $1,500 (currently, $750). Adds athletic fees, driver's education fees, and fees and costs associated with certain out-of-school activities to the list of qualified education expenses. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04831  Rep. Jeanne M Ives, Sheri Jesiel, David McSweeney and Mary E. Flowers
210 ILCS 5/6 from Ch. 111 1/2, par. 157-8.6
Amends the Ambulatory Surgical Treatment Center Act. Removes provisions requiring the physician, podiatric physician, or dentist that performs surgery at an applicant facility to have surgery privileges with at least one Illinois hospital in order for the facility to receive a license.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04832  Rep. Jeanne M Ives
35 ILCS 200/27-30
35 ILCS 200/27-55
Amends the Special Service Area Tax Law in the Property Tax Code. Provides that a list of the names and addresses of the individuals and entities receiving a mailed notice of the public hearing concerning the establishment of a special service area shall be published at the time notice is given and shall be available at the public hearing. Provides that no special service area may be created or enlarged; no special service area tax may be levied, imposed, or increased; and no bonds may be issued in connection with a special service area, unless an authorization petition is filed with the municipal clerk or county clerk. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04833  Rep. Jeanne M Ives
50 ILCS 145/2
Amends the Local Government Officer Compensation Act. In provisions regarding compensation of elected officers of school districts and units of local government, defines "compensation" as wages, salaries, commissions, and any other form of remuneration. Effective immediately.
Feb 14 18  H  Referred to Rules Committee

HB 04834  Rep. Jeanne M Ives
625 ILCS 5/3-808.1 from Ch. 95 1/2, par. 3-808.1
Amends the Illinois Vehicle Code. Beginning with the 2020 registration year, allows vehicles owned or operated by or for a private or public university police department or a private or public college police department to be registered for a one-time fee of $8.00. Requires registration plates for vehicles owned or operated by or for a private or public university police department or a private or public college police department to contain the designation "university police" or "college police" and to be numbered and distributed as prescribed by the Secretary of State.
Feb 14 18  H  Referred to Rules Committee

HB 04835  Rep. Jeanne M Ives
105 ILCS 5/2-3.84a new
Amends the School Code. Requires the State Board of Education to withhold a school district's evidence-based funding for any given school year in which the chief county assessment officer for any portion of the district intentionally fails to properly and accurately prepare assessments under the Property Tax Code for property within the district for the preceding levy year until such time as the State Board determines that such assessments have been correctly prepared. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04836  Rep. Jeanne M Ives-Jaime M. Andrade, Jr., Margo McDermed and Sheri Jesiel
(Sen. Tim Bivins)

405 ILCS 80/2-3  from Ch. 91 1/2, par. 1802-3

Amends the Developmental Disability and Mental Disability Services Act. Provides that in one's "own home" means that an adult with a mental disability lives alone; or that an adult with a mental disability is in full-time residence with his or her parents, legal guardian, or other relatives; or that an adult with a mental disability is in full-time residence in a setting not subject to licensure under the Nursing Home Care Act, the Specialized Mental Health Rehabilitation Act of 2013, the ID/DD Community Care Act, the MC/DD Act, or the Child Care Act of 1969 with 5 (rather than 3) or fewer other adults unrelated to the adult with a mental disability who do not provide home-based services to the adult with a mental disability.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Developmental Disability and Mental Disability Services Act. Provides that in one's "own home" includes a facility that is licensed by a unit of local government authority with 4 or 5 other adults unrelated to the adult with a mental disability who do not provide home-based services to the adult with a mental disability.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 04837  Rep. Jeanne M Ives

10 ILCS 5/4-16  from Ch. 46, par. 4-16
10 ILCS 5/4-50
10 ILCS 5/5-23  from Ch. 46, par. 5-23
10 ILCS 5/5-50
10 ILCS 5/6-53  from Ch. 46, par. 6-53
10 ILCS 5/6-100
10 ILCS 5/10-8  from Ch. 46, par. 10-8
10 ILCS 5/19-8  from Ch. 46, par. 19-8
10 ILCS 5/19A-10
10 ILCS 5/20-8  from Ch. 46, par. 20-8

Amends the Election Code. Creates a pilot program for DuPage County that allows the election authority to obtain driver's license pictures to help verify a voter's identity. Removes provisions that an unregistered qualified elector may register to vote or a registered voter may submit a change of address form at any other early voting site beginning 15 days prior to the election, and provides that registration or changes to address may be submitted at a permanent polling place (rather than a polling place). Provides that certain election authorities may opt out of registration in the polling place if, among other requirements, the election authority establishes grace period registration and voting in a polling place in each municipality where 20% or more of the county's registered voters (rather than residents) reside. Requires any individual challenging the validity of petitions to notify the applicable election authority when a challenge is filed in court contesting the decision of the election authority. Provides that votes by mail may be processed as they arrive in the mail, and that election authorities shall have more than 15 days to process votes by mail. Removes provision that any person entitled to vote early by personal appearance may do so at any polling place established for early voting. Effective immediately.

Feb 14 18  H  Referred to Rules Committee
HB 04838  Rep. Jeanne M Ives

5 ILCS 120/2.03.5 new
5 ILCS 140/7.5
20 ILCS 405/405-335
30 ILCS 805/8.42 new

Amends the Open Meetings Act. Requires a unit of local government or school district with an operating budget of $1 million or more to maintain an Internet website and post to that website, for the current calendar or fiscal year, the following information: (1) information about elected and appointed officials; (2) notice of and materials prepared for meetings; (3) procedures for requesting information from the unit of local government or school district; (4) annual budget; (5) ordinances; (6) procedures to apply for building permits and zoning variances; (7) financial reports and audits; (8) information concerning employee compensation; (9) contracts with lobbying firms; (10) taxes and fees imposed by the unit of local government or school district; (11) rules governing the award of contracts; (12) bids and contracts worth $25,000 or more; (13) a debt disclosure report; and (14) public notices. Provides that any citizen who is a resident of the unit of local government or school district may bring a mandamus or injunction action to compel the unit of local government or school district to comply with the Internet posting requirements. Limits home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Amends the Freedom of Information Act. Provides for a statutory exemption for any electronic copy of a record or information maintained on specified websites. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois to make conforming changes. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
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<tr>
<th>Bill Number</th>
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<td>5 ILCS 375/3</td>
<td>from Ch. 127, par. 523</td>
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HB 04839 (CONTINUED)

40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-106.42 new
40 ILCS 5/16-123 from Ch. 108 1/2, par. 16-123
40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-110.3 new
40 ILCS 5/18-120 from Ch. 108 1/2, par. 18-120
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124 from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125 from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1 from Ch. 108 1/2, par. 18-125.1
40 ILCS 5/18-127 from Ch. 108 1/2, par. 18-127
40 ILCS 5/18-128.01 from Ch. 108 1/2, par. 18-128.01
40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133
40 ILCS 5/18-161.5 new
40 ILCS 5/18-169
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/1-161 rep.
40 ILCS 5/14-103.40 rep.
40 ILCS 5/15-155.2 rep.
40 ILCS 5/16-106.4 rep.
40 ILCS 5/16-158.3 rep.
40 ILCS 15/1.9 new
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/10.6 new
115 ILCS 5/17 from Ch. 48, par. 1717
30 ILCS 805/8.42 new
HB 04839 (CONTINUED)

Amends the Illinois Pension Code. For the 5 State-funded Retirement Systems: Requires implementation of a Tier 3 plan that aggregates State and employee contributions in individual participant accounts. Provides that a person who becomes a participant on or after July 1, 2019 shall participate in the Tier 3 plan. Authorizes a Tier 1 or Tier 2 participant to elect to participate in the Tier 3 plan. Repeals provisions relating to a hybrid benefit plan and makes related changes. Requires Systems to offer an optional accelerated benefit payment to certain members in lieu of receiving a pension and authorizes the issuance of bonds for those payments. Authorizes a person to elect not to participate or to terminate participation in the Systems. Restricts participation in the General Assembly Retirement System to current participants. In Articles 7, 14, 15, and 16, for new participants, prohibits unused sick or vacation time from being used to calculate pensionable salary or establish service credit. In Articles 15 and 16, requires an employer to pay the projected costs of the increase in pension benefits associated with an increase in salary. In Article 16, prohibits an employer from making employee contributions on behalf of an employee, except as specified. Amends other Acts to prohibit collective bargaining over that prohibition and make conforming changes. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04840


5 ILCS 430/1-5
5 ILCS 430/5-70 new


Apr 13 18  H  Tabled

HB 04841

Rep. Jeanne M Ives

5 ILCS 120/2  from Ch. 102, par. 42
5 ILCS 140/7  from Ch. 116, par. 207
5 ILCS 315/7  from Ch. 48, par. 1607
5 ILCS 315/24  from Ch. 48, par. 1624
115 ILCS 5/10  from Ch. 48, par. 1710
115 ILCS 5/18  from Ch. 48, par. 1718

Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that, once an agreement is reached between a public or educational employer and its employees regarding all of the terms of a collective bargaining agreement, the agreement shall be reduced to writing and published on the website of the public or educational employer. Requires the public or educational employer, not less than 14 days after publishing such an agreement, to hold an open public meeting on the ratification of that agreement. Provides that any contract between a public employer and an employee where the total compensation exceeds $150,000 shall be published on the employer's website for a period of not less than 14 days prior to being signed by both the employer and the employee. Requires the public employer to hold an open public meeting on the contract in addition to posting it for 14 days if that contract is subject to board approval. Makes conforming changes in the Open Meetings Act and the Freedom of Information Act. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04842

Rep. Jeanne M Ives

40 ILCS 5/16-152.1  from Ch. 108 1/2, par. 16-152.1

Amends the Downstate Teachers Article of the Illinois Pension Code. Prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Provides that employment contracts or collective bargaining agreements in effect on the effective date of the amendatory Act are not subject to the prohibition, but any such contract or collective bargaining agreement that is subsequently modified, amended, or renewed or that is in effect 3 or more years after the effective date of the amendatory Act shall be subject to the prohibition. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04843
(Sen. Linda Holmes, Julie A. Morrison, Bill Cunningham, Laura M. Murphy and John F. Curran)

New Act

Creates the Ivory Ban Act. Provides that it shall be unlawful for any person to import, sell, offer for sale, purchase, barter, or possess with intent to sell, any ivory, ivory product, rhinoceros horn, or rhinoceros horn product. Provides that these provisions do not apply to specified antique weapons or musical instruments. Establishes penalties for violation of the Act. Provides that the Department of Natural Resources may permit, under terms and conditions as the Department may adopt by rule, the import, sale, offer for sale, purchase, barter, or possession with intent to sell, of any ivory, ivory product, rhinoceros horn, or rhinoceros horn product for bona fide educational or scientific purposes, unless this activity is prohibited by federal law. Provides that the Department may adopt any rules necessary for the implementation of the Act.

Aug 14 18 H Public Act . . . . . . . 100-0857

HB 04844
Rep. Deb Conroy-Steven A. Andersson-Laura Fine, Gregory Harris, Kathleen Willis, Lou Lang, Sara Feigenholtz, Robyn Gabel, Ann M. Williams, André Thapedi and Juliana Stratton

5 ILCS 375/6.11
55 ILCS 5/1069.3
65 ILCS 5/10-4.2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.29 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code. Provides that, for purposes of treatment in the early stages of a mental health condition, a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed shall provide coverage for the treatment of serious mental illnesses and serious emotional disturbances. Provides that coverage shall include, but not be limited to, certain evidence-based and evidence-informed bundled treatment approaches. Provides that payment for the services performed under the treatment models shall be based on all the components of the treatment model combined, rather than for each separate service. Provides that disability or functional impairment shall not be a precondition to receive treatment under the provisions. Provides that if federal regulations require the State to defray the cost of coverage for serious mental illnesses or serious emotional disturbances, then the provisions are inoperative and the State shall not assume any obligation for the cost of the coverage. Makes conforming changes in the State Employee Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Provides that the amendatory Act may be referred to as the Fair Insurance Coverage for Early Treatment of Serious Mental Health Conditions Act. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04845
Rep. Robert Martwick

35 ILCS 200/21-305

Amends the Property Tax Code. In provisions concerning payments from the Indemnity Fund, provides that the indemnity amount is limited to the fair cash value of the property as of the date the tax deed was issued (currently, fair cash value of the property) less any mortgages or liens on the property. Effective immediately.

Feb 14 18 H Referred to Rules Committee
HB 04846  Rep. John C. D'Amico-Dave Severin  
(Sen. Cristina Castro)  
625 ILCS 5/12-610.2  
Amends the Illinois Vehicle Code. Provides that a violation (rather than a second or subsequent violation) of a provision in the Code governing the use of an electronic communication device while operating a motor vehicle is an offense against traffic regulations governing the movement of vehicles. Removes a provision providing that a person who violates the governing provision shall be fined a maximum of $75 for a first offense, $100 for a second offense, $125 for a third offense, and $150 for a fourth or subsequent offense. Effective July 1, 2019.  
House Committee Amendment No. 1  
Restores language providing that a person who violates the governing provision shall be fined a maximum of $75 for a first offense, $100 for a second offense, $125 for a third offense, and $150 for a fourth or subsequent offense.  
Aug 14 18  H  Public Act . . . . . . . . . 100-0858

(Sen. Iris Y. Martinez-John F. Curran, Julie A. Morrison, Laura M. Murphy and Chris Nybo)  
320 ILCS 20/2  
from Ch. 23, par. 6602  
Amends the Adult Protective Services Act. Expands the definition of "eligible adult" to include an adult who resides in any of the facilities that are excluded from the definition of "domestic living situation" if either: (i) the alleged abuse or neglect occurs outside of the facility and not under facility supervision and the alleged abuser is a family member, caregiver, or another person with a continuing relationship with the adult; or (ii) the alleged financial exploitation is perpetrated by a family member, caregiver, or another person with a continuing relationship with the adult, but who is not an employee of the facility where the adult resides.  
Jul 27 18  H  Public Act . . . . . . . . . 100-0641

HB 04848  Rep. Daniel Swanson-Mary E. Flowers-Dave Severin, Michael Halpin, Steven Reick, Linda Chapa LaVia and Charles Meier  
(Sen. Pamela J. Althoff-Thomas Cullerton)  
735 ILCS 5/8-2001  
from Ch. 110, par. 8-2001  
Amends the Code of Civil Procedure. Provides that notwithstanding any other provision of the law in recognition of service provided, a health care facility or health care practitioner shall provide without charge one complete copy of a patient's records if: (1) the patient is an indigent homeless veteran; and (2) the records are being requested by the patient or a person, entity, or organization presenting a valid authorization for the release of records signed by the patient or the patient's legally authorized representative, for the purpose of supporting a claim for federal veterans' disability benefits.  
Aug 13 18  H  Public Act . . . . . . . . . 100-0814

HB 04849  Rep. Daniel Swanson-Dave Severin and David S. Olsen  
(Sen. Paul Schimpf)  
20 ILCS 1805/22-3  
from Ch. 129, par. 220.22-3  
20 ILCS 1805/22-6 rep.  
Amends the Military Code of Illinois. Provides that all moneys received from the transfer or exchange of any realty under the control of the Department of Military Affairs pursuant to authority contained in specified provisions, and all funds received from the federal government under terms of the federal Master Cooperative Agreement related to constructing and maintaining real property between the Department of Military Affairs and the United States Property and Fiscal Officer for Illinois shall be deposited (rather than covered) into the Illinois National Guard Construction Fund. Provides that the moneys in the Fund shall be used exclusively by the Adjutant General for purposes including rehabilitating existing facilities and making other capital improvements. Provides that the distributions from the Illinois National Guard Construction Fund provided for in these provisions shall constitute an irrevocable and continuing appropriation. Provides that the Treasurer and Comptroller are authorized and directed to make distributions from the Fund. Removes language providing that expenditures from the Fund shall be subject to appropriation by the General Assembly and written release by the Governor. Makes corresponding changes. Effective immediately.  
House Committee Amendment No. 1  
Provides that expenditures from the Illinois National Guard Construction Fund shall be subject to appropriation by the General Assembly. Removes language providing that the distributions from the Fund shall constitute an irrevocable and continuing appropriation. Removes language providing that the Treasurer and Comptroller are authorized and directed to make distributions from the Fund.  
Aug 13 18  H  Public Act . . . . . . . . . 100-0815
HB 04850  Rep. Grant Wehrli
5 ILCS 315/3 from Ch. 48, par. 1603
Amends the Illinois Public Labor Relations Act. Modifies the definition of "public employee" or "employee" to exclude from bargaining unit status any employee of the Department of Human Services who is classified as or who holds the position of Public Service Administrator, but not including persons holding the position of Public Service Administrator on and before the effective date of this amendatory Act.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04851  Rep. Jerry Lee Long
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Provides that a licensee under the Act who is a current member of the General Assembly or a State employee may carry a concealed weapon on State property, except he or she shall not carry a concealed weapon on the grounds of the Capitol Complex.
Apr 12 18 H Tabled

HB 04852  Rep. Jerry Lee Long and Kelly M. Cassidy
305 ILCS 5/5-36 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that beginning no later than October 1, 2018, and for each State fiscal year thereafter, the monthly personal needs allowance required under Title XIX of the Social Security Act for any person residing in a facility licensed under the Community-Integrated Living Arrangements Licensure and Certification Act who is determined to be eligible for medical assistance under the Code and who is enrolled in the State's Home and Community-Based Services Waiver Program for adults with developmental disabilities shall be no less than 15% of the individual's monthly Supplemental Security Income benefits or Social Security Disability Insurance benefits, or both, for the previous calendar year. Establishes a similar personal needs allowance amount for any person residing in a facility licensed under the ID/DD Community Care Act who is determined to be eligible for medical assistance under the Code beginning no later than October 1, 2018 and for each State fiscal year thereafter. Effective immediately.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04853  Rep. Jerry Lee Long
(Sen. Sue Rezin)
65 ILCS 5/11-74.4-3.5
Aug 14 18 H Public Act . . . . . . . 100-0859

HB 04854  Rep. Joe Sosnowski
10 ILCS 5/11-2 from Ch. 46, par. 11-2
10 ILCS 5/11-3 from Ch. 46, par. 11-3
10 ILCS 5/11-5 from Ch. 46, par. 11-5
10 ILCS 5/13-1 from Ch. 46, par. 13-1
10 ILCS 5/13-2 from Ch. 46, par. 13-2
10 ILCS 5/14-1 from Ch. 46, par. 14-1
Amends the Election Code. Provides that each election precinct shall contain 1,500 voters (now, 500 voters in counties, 600 voters in a municipality with a board of election commissioners and fewer than 500,000 inhabitants, or 400 voters in a municipality with a board of election commissioners and more than 500,000 inhabitants). Provides that, in a city with fewer than 500,000 inhabitants, if any election precinct casts more than 1,500 votes (now, 800 votes) at 2 consecutive general elections, the state's attorney shall apply to the Circuit Court to compel the board to divide the precinct. Provides that, in a city with more than 500,000 inhabitants, if any election precinct casts more than 1,500 votes (now, 600 votes) at 2 consecutive general elections, the state's attorney shall apply to the Circuit Court to compel the board to divide the precinct. In provisions concerning the appointment of judges of election, provides that a county board or board of election commissioners may appoint or select, respectively, 3 or 5 judges of election for any general election (currently, 5 judges of election must be appointed or selected). Effective immediately.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

Amends the Firearm Owners Identification Card Act. Defines "patient" for purposes of the Act. Provides that renewal applications shall be approved or denied within 60 business days, provided the applicant submitted his or her renewal application prior to the expiration of his or her Firearm Owner's Identification Card. Provides that if a renewal application has been submitted prior to the expiration date of the applicant's Firearm Owner's Identification Card, the Firearm Owner's Identification Card shall remain valid while the Department processes the application, unless the person is subject to or becomes subject to revocation under the Act. Provides that the cost for a renewal application shall be $10 which shall be deposited into the State Police Firearm Services Fund. Provides that the Department of State Police may, by rule in a manner consistent with the Department's rules concerning revocation, provide for the suspension of the Firearm Owner's Identification Card of a person whose Firearm Owner's Identification Card is subject to revocation and seizure under the Act for the duration of the disqualification if the disqualification is not a permanent grounds for revocation of a Firearm Owner's Identification Card under the Act. Provides that the cost for replacement of a lost, destroyered, or stolen card shall be $5 if the loss, destruction, or theft of the card is reported to the Department of State Police. Provides the fee shall be deposited into the State Police Firearm Services Fund. Makes other changes.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Defines "patient" for purposes of the Act as a person who is admitted as an inpatient or resident of a public or private mental health facility for mental health treatment under the Mental Health and Developmental Disabilities Code as an informal admission, a voluntary admission, a minor admission, an emergency admission, or an involuntary admission, unless the treatment was solely for an alcohol abuse disorder; or a person who voluntarily or involuntarily receives mental health treatment as an outpatient or is otherwise provided services by a public or private mental health facility, and who poses a clear and present danger to himself, herself, or to others (in the introduced bill, as a person who: is admitted as an in-patient or resident of a public or private mental health facility for mental health treatment under the Mental Health and Developmental Disabilities Code as an informal admission, a voluntary admission, a minor admission, an emergency admission, or an involuntary admission; or is otherwise provided mental health treatment as an in-patient or resident by a public or private mental health facility, unless the treatment was solely for an alcohol abuse disorder and no other secondary substance abuse disorder or mental illness; or a person who voluntarily or involuntarily receives mental health treatment as an out-patient or is otherwise provided services by a public or private mental health facility, and who poses a clear and present danger to himself, herself, or to others).

Aug 17 18     H    Public Act . . . . . . . . . . . 100-0906  

HB 04856  Rep. Kathleen Willis

820 ILCS 320/3

Amends the Public Safety Employee Benefits Act. Includes a paramedic employed by a unit of local government and an emergency medical technician employed by a unit of local government in the definition of "firefighter". Effective immediately.

Apr 13 18     H    Rule 19(a) / Re-referred to Rules Committee 


New Act

Creates the Cancer Patient Choice Act. Provides that commercial insurance that covers specified radiation therapy for the delivery of a biological effective dose shall cover the delivery of the same biological effective dose for the same indication with physician-prescribed proton therapy and pay the same aggregate amount as an in-network service. Provides that the appropriate course of radiation therapy shall be determined and prescribed by the patient's treating radiation oncologist. Provides that the benefits required under the Act are subject to deductible and co-insurance amounts within the policy if the deductible and co-insurance are no greater than the deductible and co-insurance established for all other similar benefits within that policy. Provides that the Act does not apply to certain insurance coverage. Effective January 1, 2019.

Feb 14 18     H    Referred to Rules Committee
HB 04858  Rep. Robert W. Pritchard-Litesa E. Wallace
         (Sen. Dave Syverson and Michael E. Hastings)
30 ILCS 720/3 from Ch. 85, par. 893
30 ILCS 720/6 from Ch. 85, par. 896

Amends the Industrial Development Assistance Law. Allows local school districts and community colleges to apply for
and receive grants under the Act for the acquisition of land, construction of facilities, and purchase of equipment, dedicated solely to
the instruction of occupations in manufacturing. Provides additional eligibility requirements for local school districts and community
colleges applying for grants under the Act. Modifies the term "industrial development agency" to include local school districts and
community colleges.

House Floor Amendment No. 1

Makes changes to the introduced bill to provide that a community college is eligible for a grant if it provides instruction
leading to industry-based certificates or degrees, or both, and its application is supported in writing by not less than 25 (in the
introduced bill, 100) manufacturing employers.

Aug 03 18  H  Public Act . . . . . . . 100-0679

HB 04859  Rep. Robert W. Pritchard

New Act

Creates the Grow Your Own STEM and Vocational Education Teachers Act. Requires a public university to waive any
tuition, fees, and on-campus housing costs of a student who agrees to pursue a minimum of a bachelor's degree in science, technology,
engineering, or mathematics for a teaching occupation that includes, but is not limited to, mathematics, natural sciences, or career and
vocational education in the areas of technology teacher, industrial arts teacher, trade teacher, health care teacher, or information
technology teacher and maintains a 3.0 cumulative grade point average. Provides that the student shall agree to fully reimburse the
public university if the student fails to teach at least 3 years at an Illinois high school or at least 5 years at an Illinois public institution
of higher education. Provides for funding. Requires the Board of Higher Education to adopt rules it determines are necessary for the

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04860  Rep. Mike Fortner
         (Sen. Michael Connelly)
105 ILCS 5/10-20.56

Amends the School Code. Removes the end date of the electronic-learning days pilot program for the 3 school districts in
the program. Makes conforming changes. Effective immediately.

Aug 10 18  H  Public Act . . . . . . . 100-0760


Appropriates funding from the General Revenue Fund to the State Board of Elections for grants to county clerks and
boards of election commissioners for the funding of election cybersecurity infrastructure for the fiscal year beginning July 1, 2018.
Effective immediately.

Feb 14 18  H  Referred to Rules Committee

10 ILCS 5/22-19 new

Amends the Election Code. Authorizes election authorities to conduct risk-limiting audits before and after the certification
of election results. Provides that the determination to conduct a risk-limiting audit, the scope of an audit, and the uses of the results of
an audit are entirely within the discretion of the election authority. Requires the State Board of Elections to adopt rules for the creation
of a certification process for certifying that the procedure to be used by an election authority comports with the specified requirements.
Provides for waiver of the certification process. Defines "risk-limiting audit". Effective immediately.

Feb 14 18  H  Referred to Rules Committee
HB 04863  Rep. Kelly M. Burke

770 ILCS 60/24 from Ch. 82, par. 24

Amends the Mechanics Lien Act. Deletes language providing that a subcontractor shall, within 90 days after the completion his or her obligations under the contract between the contractor and the subcontractor, or, if extra or additional work or material is delivered thereafter, within 90 days after the date of completion of such extra or additional work or final delivery of such extra or additional material, cause a written notice of his or her claim and the amount due. Provides instead that a subcontractor shall, within 90 days after the completion of the work or extra work or materials are furnished under the contractor's contract with the owner, cause a written notice of his or her claim and the amount due.

Feb 14 18  H  Referred to Rules Committee

HB 04864  Rep. Kelly M. Burke

30 ILCS 230/2 from Ch. 127, par. 171

410 ILCS 625/1
410 ILCS 625/3
410 ILCS 625/3.05
410 ILCS 625/3.06
410 ILCS 625/3.07
410 ILCS 625/4

Amends the Food Handling Regulation Enforcement Act. Removes the requirement for each food service establishment to be under the operational supervision of a certified food service sanitation manager. Changes references from "certified food service sanitation manager" to "certified food protection manager" and makes related changes. Removes provisions requiring the Department of Public Health to be involved in the certification process. Amends the State Officers and Employees Money Disposition Act and Compassionate Use of Medical Cannabis Pilot Program Act to make corresponding changes. Makes other changes.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04865  Rep. Robyn Gabel

20 ILCS 1705/55.5 new
305 ILCS 5/5-5.4j new

Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall establish reimbursement rates that build toward livable wages for front-line personnel in residential and day programs and service coordination agencies serving persons with intellectual and developmental disabilities, including, but not limited to, intermediate care facilities for persons with developmental disabilities, community-integrated living arrangements, developmental training programs, employment, and other residential and day programs for persons with intellectual and developmental disabilities supported by State funds or funding under Title XIX of the federal Social Security Act. Provides that the Department shall increase rates and reimbursements so that direct support persons earn a base wage of not less than $15 per hour and so that other front-line personnel earn a commensurate wage. Defines "front-line personnel". Effective immediately.

Feb 14 18  H  Referred to Rules Committee
HB 04866  Rep. David S. Olsen

10 ILCS 5/11-1  from Ch. 46, par. 11-1
10 ILCS 5/11-2  from Ch. 46, par. 11-2
10 ILCS 5/11-3  from Ch. 46, par. 11-3
10 ILCS 5/11-5  from Ch. 46, par. 11-5

Amends the Election Code. Provides that each election precinct shall contain 1,200 voters (now, 500 voters in counties, 600 voters in a municipality with a board of election commissioners and fewer than 500,000 inhabitants, or 400 voters in a municipality with a board of election commissioners and more than 500,000 inhabitants). Provides that, in a city with fewer than 500,000 inhabitants, if any election precinct casts more than 1,500 votes (now, 800 votes) at 2 consecutive general elections, the state's attorney shall apply to the Circuit Court to compel the board to divide the precinct. Provides that, in a city with more than 500,000 inhabitants, if any election precinct casts more than 1,200 votes (now, 600 votes) at 2 consecutive general elections, the state's attorney shall apply to the Circuit Court to compel the board to divide the precinct. Provides that in counties not under township organization, the election precincts shall remain as now established until changed by the Board of County Commissioners, but said County Board may change (rather than, may, from time to time, change) the boundaries of election precincts and establish new ones, but only to the extent a significant shift in voter population has occurred. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04867  Rep. David S. Olsen

(Sen. Dave Syverson and Laura M. Murphy)

755 ILCS 5/11a-5.1 new

Amends the Guardians for Adults With Disabilities Article of the Probate Act of 1975. Provides that the court may not appoint an individual the guardian of the person or estate of an adult with disabilities before the individual has disclosed to the court the number of adults with disabilities over which the individual is currently appointed as guardian. Provides that if the court determines that an individual is appointed guardian over more than 5 adults with disabilities, then the court shall issue an order directing the circuit court clerk to notify the Guardianship and Advocacy Commission, in a form and manner prescribed by the Commission. Provides that the clerk shall notify the Commission no later than 7 days after the entry of the order. Exempts the Office of the State Guardian and public guardians from the new provisions.

House Committee Amendment No. 1

Provides that the Guardianship and Advocacy Commission shall maintain a list of all notifications it receives under the new provisions for reference by other agencies or units of government or the public.

Aug 01 18  H  Public Act . . . . . . . 100-0659

HB 04868  Rep. David S. Olsen

40 ILCS 5/16-121  from Ch. 108 1/2, par. 16-121

Amends the Downstate Teachers Article of the Illinois Pension Code. Provides that "salary" does not include expense reimbursements, expense allowances, or fringe benefits unless included in a reportable flexible benefit plan. Effective immediately.

Feb 14 18  H  Referred to Rules Committee

HB 04869  Rep. Linda Chapa LaVia

10 ILCS 5/20-3  from Ch. 46, par. 20-3

Amends the Election Code. Allows specified persons on an application for a ballot to provide an email address or fax number to which registration materials or a ballot should be sent. Effective immediately.

Feb 14 18  H  Referred to Rules Committee
HB 04870 Rep. Lou Lang-Kelly M. Cassidy-Carol Ammons, Nicholas K Smith and Laura Fine
(Sen. Cristina Castro-Laura M. Murphy-Linda Holmes-Iris Y. Martinez-Patricia Van Pelt and Neil Anderson)

105 ILCS 5/22-33 new
410 ILCS 130/30
Amends the School Code. Requires a school district, public school, charter school, or nonpublic school to authorize a parent or guardian of a student who is a qualifying patient to administer a medical cannabis infused product to the student on school premises or a school bus if both the student (as a qualifying patient) and the parent or guardian (as a designated caregiver) have been issued registry identification cards under the Compassionate Use of Medical Cannabis Pilot Program Act. Defines terms. Provides that a parent or guardian may not administer a medical cannabis infused product if the administration would create disruption to the school’s educational environment or would cause exposure of the product to other students. Provides that nothing in the provision requires a member of the school's staff to administer a medical cannabis infused product to a student. Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes conforming changes. Effective immediately.

House Floor Amendment No. 1
Provides that the provision may be referred to as Ashley's Law. Defines terms. Provides that, in addition to the parent or guardian of a student who is a registered qualifying patient, an individual registered with the Department of Public Health as a designated caregiver may administer a medical cannabis infused product to that student. Makes conforming changes. Provides that a parent or guardian or other individual may not administer a medical cannabis infused product in a manner that, in the opinion of the school district or school, would create a disruption to the school's educational environment or would cause exposure of the product to other students (rather than prohibiting any administration that would create a disruption or cause exposure). Makes other changes concerning restrictions.

Aug 01 18 H Public Act . . . . . . . . . 100-0660

HB 04871 Rep. Lou Lang-Carol Ammons-André Thapedi, Theresa Mah, Jonathan Carroll, Michelle Mussman, Stephanie A. Kifowit, Linda Chapa LaVia and Sara Feigenholtz
20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Amends the Illinois Act on the Aging. In provisions concerning the Community Care Program, provides that within 30 days after the effective date of the amendatory Act, rates for adult days services shall be increased to $15.02 per hour and rates for each way transportation services for adult day services shall be increased to $10.30 per hour. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04872 Rep. Lou Lang
820 ILCS 305/8.2
Amends the Workers' Compensation Act. Provides that when a patient notifies a provider that the patient is seeking treatment for a work-related injury, the provider shall bill the employer or its designee directly (currently only bill employer directly). Provides for the payment of interest to providers. Effective immediately.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04873  Rep. Lou Lang and C.D. Davidsmeyer
(Sen. Terry Link)

815 ILCS 122/2-10
815 ILCS 122/2-15

Amends the Payday Loan Reform Act. Authorizes a lender to charge a borrower for the verification that the proposed loan agreement is permissible: a fee not to exceed $1 for a payday loan or a fee not to exceed $1 for each month that a balance is scheduled to be outstanding on an installment payday loan (rather than a fee not to exceed $1). Authorizes a certified consumer reporting service to charge the following verification fees upon a loan being made or entered into a certified database: a fee not to exceed $1 for a payday loan or a fee not to exceed $1 for each month that a balance is scheduled to be outstanding on an installment payday loan (rather than a fee not to exceed $1). Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) authorizes a lender to charge a borrower a fee not to exceed $3 to verify an installment payday loan (rather than a fee not to exceed $1 for each month that a balance is scheduled to be outstanding on an installment payday loan); and (2) authorizes a certified consumer reporting service to charge a fee not to exceed $3 to verify an installment payday loan (rather than a fee not to exceed $1 for each month that a balance is scheduled to be outstanding on an installment payday loan). Removes the effective date from the bill.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) authorizes a lender after July 1, 2020 to charge a borrower a fee not to exceed $3 to verify an installment payday loan (rather than a fee not to exceed $1 for each month that a balance is scheduled to be outstanding on an installment payday loan); and (2) authorizes a certified consumer reporting service after July 1, 2020 to charge a fee not to exceed $3 to verify an installment payday loan (rather than a fee not to exceed $1 for each month that a balance is scheduled to be outstanding on an installment payday loan). Removes the effective date from the bill.

Nov 28 18  H Passed Both Houses

HB 04874  Rep. Lou Lang

510 ILCS 70/1  from Ch. 8, par. 701

Amends the Humane Care for Animals Act. Makes a technical change in a Section concerning the short title.

Feb 14 18  H Referred to Rules Committee

HB 04875  Rep. Tim Butler

10 ILCS 5/9-3  from Ch. 46, par. 9-3

Amends the Election Code. Modifies the requirements for political committee statements of organization to include the phone number and email address of a political committee and specified persons. Effective immediately.

Apr 27 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04876  Rep. Tim Butler

10 ILCS 5/9-28

Amends the Election Code. Provides that electronic filing is required for all political committees, regardless of the amount of contributions, expenditures, or loans received by that political committee. Removes language allowing the State Board of Elections to provide by rule for the optional electronic filing of expenditure and contribution reports for political committees. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04877  Rep. Tim Butler-Dave Severin

20 ILCS 210/8  from Ch. 127, par. 1708

Amends the State Fair Act. Provides that up to 15 (rather than 20) persons may be appointed by the Governor to the Board of State Fair Advisors. Provides that initial appointments made after the effective date of bill shall be for terms of one, 2, and 3 years staggered to provide for the selection of 5 members each year. Provides that all subsequent appointments shall be for terms of 3 years. Provides that all terms shall commence on the 3rd Monday in January. Provides that members may not serve more than 2 consecutive 3-year terms or a total of 8 consecutive years if the member's initial appointment is less than a 3-year term. Provides that a former member may return to the Board if he or she has not been a member for at least one year prior to reappointment. Makes other technical changes. Effective January 1, 2019.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee
HB 04878  Rep. Dave Severin

20 ILCS 2505/2505-805 new
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
55 ILCS 5/5-1184 new
65 ILCS 5/8-1-19 new
70 ILCS 200/245-13 new
70 ILCS 210/13.4 new
70 ILCS 750/27 new
70 ILCS 3610/5.7 new
70 ILCS 3615/4.17 new
70 ILCS 3720/4.5 new

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that if an in-State retailer or serviceman bids on a purchase order or contract to provide materials, equipment, or supplies to a municipality with a population under 1,000,000, and that purchase order or contract involves an amount in excess of $25,000, then the municipality may apply to the Department of Revenue for a certificate of exemption from the taxes imposed under specified local provisions of the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act for the in-State retailer or serviceman, or a third-party supplier of the retailer or serviceman, with respect to the materials, equipment, or supplies covered by the bid if: at least one other bid is received from an out-of-State retailer or serviceman; the in-State retailer or serviceman demonstrates the necessity of the exemption in order to submit the lowest responsible bid, including substantive proof furnished by the retailer or serviceman to the municipality or the Department of Revenue; and the in-State retailer provides an itemized estimate of cost to the corporate authorities of the municipality. Defines terms. Makes confirming changes in the following Acts and Codes: the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Counties Code, the Illinois Municipal Code, the Salem Civic Center Law of 1997 of the Civic Center Code, the Metropolitan Pier and Exposition Authority Act, the Flood Prevention District Act, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04879  Rep. Ryan Spain  (Sen. Jim Oberweis)

755 ILCS 45/2-7 from Ch. 110 1/2, par. 802-7

Amends the Illinois Power of Attorney Act. Provides that if the agent fails to provide his or her record of all receipts, disbursements, and significant actions taken under the authority of the agency within 21 days after a request by specified persons, a representative of the Office of the State Long Term Care Ombudsman (rather than the State Long Term Care Ombudsman) may petition the court for an order requiring the agent to produce his or her record of receipts, disbursements, and significant actions. Provides that if the court finds that the agent's failure to provide his or her record in a timely manner to a representative of the Office of the State Long Term Care Ombudsman was without good cause, the court may assess reasonable costs and attorney's fees against the agent, and order such other relief as is appropriate.

Aug 19 18  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 100-0952

HB 04880  Rep. David Harris

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

Amends the Criminal Code of 2012 concerning unlawful use of weapons. Provides that 120 days after the bill's effective date, it is unlawful for a person to knowingly import, sell, manufacture, transfer, or possess, in this State, a bump stock for a semi-automatic firearm that does not convert the semi-automatic firearm into a machine gun. Defines "bump stock" as a device that is designed to attach to a semi-automatic firearm in order to fire shots in rapid succession in a manner that simulates an automatic firearm. Provides that a violation is a Class 3 felony. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04881  Rep. Rita Mayfield

625 ILCS 5/3-402.1 from Ch. 95 1/2, par. 3-402.1
625 ILCS 5/20-101 from Ch. 95 1/2, par. 20-101
625 ILCS 5/3-815.1 rep.

Amends the Illinois Vehicle Code. Repeals a provision providing for the collection of an annual commercial distribution fee on vehicles of the second division weighing more than 8,000 pounds. Makes conforming changes. Effective July 1, 2019.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Iris Y. Martinez-Terry Link-Jacqueline Y. Collins and Kwame Raoul)

110 ILCS 48/1

Amends the Grow Your Own Teacher Education Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1
Deletes reference to:
110 ILCS 48/1
Adds reference to:
110 ILCS 48/10
Adds reference to:
110 ILCS 48/20
Replaces everything after the enacting clause. Amends the Grow Your Own Teacher Education Act. Makes changes to the definition of "cohort", "eligible school", and "hard-to-staff school". In provisions concerning selection of grantees, removes the language providing that the consortium shall consider whether a candidate has experienced an interruption in his or her college education when recruiting potential candidates for the program. Provides that, subject to the requirements under the Dual Credit Quality Act, an institution of higher education may offer a high school student a dual credit course under the program; defines "dual credit course". Provides that the Board of Higher Education may not adopt rules regarding candidate eligibility that are more restrictive than those in the Act. Effective immediately.

Nov 28 18  H  Total Veto Stands - No Positive Action Taken

HB 04883  Rep. Rita Mayfield
(Sen. Chuck Weaver)

225 ILCS 410/2-7 from Ch. 111, par. 1702-7
225 ILCS 410/3-6 from Ch. 111, par. 1703-6
225 ILCS 410/3A-5 from Ch. 111, par. 1703A-5
225 ILCS 410/3C-7 from Ch. 111, par. 1703C-7

Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Provides that an applicant for licensure as a barber or teacher of barbering may take the licensure examination after completing 1,200 hours in the study of barbering. Provides that an applicant for licensure as a cosmetologist or teacher of cosmetology may take the licensure examination after completing 1,200 hours in the study of cosmetology. Provides that an applicant for licensure as an esthetician or teacher of esthetics may take the licensure examination after completing 600 hours in the study of esthetics. Provides that an applicant for licensure as a nail technician or teacher of nail technology may take the licensure examination after completing 280 hours in the study of nail technology.

Fiscal Note (Financial & Professional Regulation)
The Department of Financial and Professional Regulation anticipates no fiscal impact to the Department.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
House Floor Amendment No. 1

Provides that provisions concerning an applicant's qualification to sit in a licensure examination for barber, cosmetologist, esthetician, or nail technician after completing a specified amount of study do not apply to teachers of barbering, cosmetology, esthetics, or nail technology.

Jul 27 18  H  Public Act . . . . . . . . . . 100-0642
HB 04884  Rep. Robyn Gabel

10 ILCS 5/9-8.10

Amends the Election Code. Provides that child care expenses for minor children of an officeholder or candidate are customary and reasonable expenses of an officeholder in connection with the performance of governmental and public service functions and that nothing in provisions concerning the use of political committee and other reporting organization funds prohibits the expenditure of funds of a political committee controlled by an officeholder or by a candidate to defray these expenses.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Pat McGuire - Mattie Hunter, Julie A. Morrison - Jacqueline Y. Collins - Cristina Castro - Melinda Bush, Omar Aquino, Laura M. Murphy, Scott M. Bennett, Michael E. Hastings, Karen McConnaughay, John G. Mulroe, Patricia Van Pelt and Iris Y. Martinez)

305 ILCS 5/9A-11  from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that families with children under the age of 5 who have an open intact family services case with the Department of Children and Family Services shall be eligible for child care assistance under the Department of Humans Services' child care assistance program. Provides that eligible families shall remain eligible for child care assistance 6 months after the child's intact family services case is closed, regardless of whether the child's parents or other relatives as defined by rule are working or participating in employment or education or training programs. Effective immediately.

House Floor Amendment No. 2

Further amends provisions in the Illinois Public Aid Code concerning child care assistance. Requires the Department of Human Services, in consultation with the Department of Children and Family Services, to adopt rules to protect the privacy of families who are the subject of an open intact family services case when such families enroll in child care services. Provides that additional rules shall be adopted to offer children who have an open intact family services case the opportunity to receive an Early Intervention screening and other services that their families may be eligible for as provided by the Department of Human Services. Changes the effective date of the bill to 6 months after it becomes law (rather than immediate).

Aug 14 18  H  Public Act . . . . . . . . . 100-0860

HB 04886  Rep. Laura Fine

New Act

Creates the Access to Basic Mental Health Information Act. Provides definitions for "mental health facility", "physician", and "recipient". Provides that specified individuals are entitled, upon request, to obtain certain information regarding a recipient in a mental health facility if the individual declares that he or she is involved in the recipient's care or paying for the recipient's care and the individual meets specified requirements. Provides that an individual requesting information must submit to the mental health facility specified information. Provides that a mental health facility is required to receive information relevant to the recipient's mental health treatment. Provides that if the recipient requests the mental health record from the mental health facility, any information that was tendered to the mental health facility under a promise of confidentiality may be withheld from the recipient if disclosure of the information would be reasonably likely to reveal the source of the mental health information. Provides that whenever access or modification is requested, the request, the grounds for its acceptance or denial, and any action taken thereon shall be noted in the recipient's record. Provides that a mental health facility and its employees or agents are not liable for any action under the Act unless the release was made deliberately or the release constituted gross negligence. Provides that nothing in the Act constitutes an infringement on an individual's right to obtain mental health records of the recipient if the individual has another right to the mental health records by law, regulation, or consent of the recipient. Provides that the Act shall be liberally construed to allow receipt of mental health information to individuals entitled to a recipient's information. Provides that the Act supersedes the Mental Health and Developmental Disabilities Code and any other law that would be viewed to limit the access of an individual to a recipient's mental health records to the extent necessary to give the Act full implementation.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04887
Rep. Kelly M. Cassidy-Ann M. Williams-Nick Sauer, Gregory Harris, Sara Feigenholtz, Laura Fine and Emanuel Chris Welch
(Sen. Julie A. Morrison)

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to assist youth in care in identifying and obtaining documents necessary to function as an independent adult prior to the closure of the youth's case to terminate wardship under the Juvenile Court Act of 1987. Provides that the necessary documents shall include, but not be limited to: State identification card or driver's license; social security card; medical records; educational records; and other documents. Provides that if a court orders that the wardship of a youth in care be terminated and all proceedings under the Juvenile Court Act of 1987 respecting the youth in care finally closed and discharged, the Department shall ensure that the youth in care has a copy of the court's order. Provides that a court shall find that it is in the minor's best interest to continue wardship of a minor if the Department of Children and Family Services has not made reasonable efforts to ensure that the minor has documents necessary for adult living. Provides that it shall not be in the minor's best interest to terminate wardship of a minor over the age of 18 who is in the Department's guardianship if the Department has not made reasonable efforts to ensure that the minor has documents necessary for adult living.

Aug 03 18 H Public Act ............. 100-0680

HB 04888
(Sen. Cristina Castro-Karen McConnaughay and Dale Fowler)

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall collect and report data regarding violence within Department institutions and facilities. Provides that the Department of Corrections shall collect and report data regarding public safety of released committed persons. Provides that the data shall be published not less than once each quarter and published with an aggregate chart at the agency level and individual reports by each correctional institution or facility of the Department of Corrections. Provides that the Director of Corrections shall ensure that the agency level data is reviewed by the Director's executive team on a quarterly basis. Provides that the correctional institution or facility's executive team and each chief administrative officer of the correctional institution or facility shall examine statewide and local data at least quarterly. Provides that during these reviews each chief administrative officer shall: (1) identify trends; (2) develop action items to mitigate the root causes of violence; and (3) establish committees at each correctional institution or facility which shall review the violence data on a quarterly basis and develop action plans to reduce violence. These plans shall include a wide range of strategies to incentivize good conduct.

House Floor Amendment No. 1
Adds reference to:

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides the data collected on a rate per 100 of committed persons regarding violence within Department of Corrections institutions and facilities shall use, if applicable, terms as defined in the Department's discipline and grievance provisions in the Illinois Administrative Code. Allows data collected for the report of violence in the Department of Corrections to be included in the Department's quarterly report to the General Assembly (rather than be published on a quarterly basis) and requires a copy of it to be posted to the Department's Internet website at the time the report is submitted to the General Assembly. Further amends the Unified Code of Corrections. Provides the Department of Corrections quarterly report to the General Assembly shall include information reflecting the period ending 30 days (rather than 15 days) prior to the submission of the report. Provides the quarterly report shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Makes conforming and technical changes. Effective January 1, 2019.

Senate Committee Amendment No. 1
Provides that the data collected and reported by the Department of Corrections shall include on a rate per 100 of committed persons the type of housing facility, whether a private residence, transitional housing, homeless shelter or other, committed persons are released to from Department correctional institutions and facilities (rather than released committed persons who are homeless by county).

Aug 17 18 H Public Act ............. 100-0907
HB 04889  Rep. William Davis
10 ILCS 5/7-10 from Ch. 46, par. 7-10

Amends the Election Code. Modifies the language of the petition nomination form for candidates. Provides that a candidate for an office must certify that he or she has not exceeded any limitations on the number of terms that he or she may serve for the office. Effective immediately.

House Committee Amendment No. 1
 Adds reference to:
      10 ILCS 5/10-5 from Ch. 46, par. 10-5
Replaces everything after the enacting clause. Amends the Election Code. Modifies the language of the petition nomination form for candidates of established parties and new political parties. Provides that a candidate for an office must swear that he or she has not exceeded any limitations on the number of terms that he or she may serve for the office. Effective immediately.

May 31 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04890  Rep. William Davis
65 ILCS 5/11-74.4-3.5


House Floor Amendment No. 1
Deletes reference to:
       65 ILCS 5/11-74.4-3.5
Adds reference to:
       70 ILCS 1205/6-2 from Ch. 105, par. 6-2
Replaces everything after the enacting clause. Amends the Park District Code. Provides that up to $13,000,000 in bonds issued by the Midlothian Park District approved by referendum at the March 20, 2018 general primary election are not subject to the percentage limitations imposed by, and shall not be considered as part of the existing principal indebtedness of that district for the purposes of, specified statutory debt limitations. Effective immediately.

May 31 18  H Rule 19(a) / Re-referred to Rules Committee

HB 04891  Rep. William Davis
20 ILCS 3960/4 from Ch. 111 1/2, par. 1154

Amends the Illinois Health Facilities Planning Act. Provides that a majority of the filled appointments, but no less than 4 appointed members, to the Health Facilities and Services Review Board (currently, 5 members) shall constitute a quorum. Provides that the affirmative vote of the majority of the filled appointments, but no less than 4 appointed members, (currently, 5 members) shall be necessary for any action requiring a vote to be taken by the State Board. Effective immediately.

Feb 14 18  H Referred to Rules Committee
HB 04892  Rep. William Davis and Camille Y. Lilly
   (Sen. Napoleon Harris, III-Iris Y. Martinez-Patricia Van Pelt)

20 ILCS 3960/4  from Ch. 111 1/2, par. 1154
20 ILCS 3960/4.2
20 ILCS 3960/5  from Ch. 111 1/2, par. 1155
20 ILCS 3960/5.2
20 ILCS 3960/5.3
20 ILCS 3960/6  from Ch. 111 1/2, par. 1156
20 ILCS 3960/6.2
20 ILCS 3960/7  from Ch. 111 1/2, par. 1157
20 ILCS 3960/10 from Ch. 111 1/2, par. 1160
20 ILCS 3960/12 from Ch. 111 1/2, par. 1162
20 ILCS 3960/12.2
20 ILCS 3960/12.3
20 ILCS 3960/12.4
20 ILCS 3960/12.5
20 ILCS 3960/13 from Ch. 111 1/2, par. 1163
20 ILCS 3960/14.1

Amends the Illinois Health Facilities Planning Act. Provides that the Health Facilities and Services Review Board may approve the transfer of an existing permit without regard to whether the permit to be transferred has yet been financially committed, except for permits to establish a new facility or category of service. Provides requirements for the reporting of financial commitments by permit holders. Removes existing provisions regarding annual reporting by permit holders. Removes provisions concerning major construction projects. Modifies provisions regarding the application for permits or exemptions, and exemption regulations. Modifies provisions regarding the approval of a permit application. Modifies the powers and duties of the Board and Board staff. Makes changes regarding the revision of criteria, standards, and rules; the giving of written notice of the reduction in hospital service; and issues concerning bed inventory. Makes specified provisions concerning fines for permit holders also apply to exemption holders under the Act. Makes conforming and other changes. Effective immediately.

Aug 03 18  H  Public Act . . . . . . . 100-0681

HB 04893  Rep. Jay Hoffman

820 ILCS 130/2  from Ch. 48, par. 39s-2

Amends the Prevailing Wage Act. Defines the term "subcontractor" to include trucking firms, independent truck owner-operators, and trucking brokers. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


30 ILCS 605/7.7 new

Amends the State Property Control Act. Provides that the Board of Trustees of any public institution of higher education in this State is authorized to dispose of surplus real estate of that public institution of higher education. Specifies the manner in which a Board of Trustees may dispose of surplus real estate. Provides that a Board of Trustees may retain the proceeds from the sale, lease, or other transfer of all or any part of the real estate deemed surplus real estate in a separate account in the treasury of the institution for the purpose of deferred maintenance and emergency repair of institution property. Requires the Auditor General to examine the separate account to ensure the use or deposit of the proceeds in a manner consistent with the stated purpose. Defines "public institution of higher education". Effective immediately.

Feb 14 18  H  Referred to Rules Committee
HB 04895  Rep. Michael Halpin and Elizabeth Hernandez

20 ILCS 1705/4.4 new

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that beginning July 1, 2018, and quarterly thereafter, the Department of Human Services shall submit to the General Assembly a written report providing, at minimum, for each State-operated mental health center and State-operated developmental center: (1) the number of employees; (2) the number of patient or resident initiated workplace violence incidents which occurred, including the number which were a direct assault on staff and the number which were a violent incident to which staff responded; (3) the number of employees impacted in each incident; and (4) the rate of workplace violence that quarter expressed as total number of employees impacted to total number of employees. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04896  Rep. John M. Cabello

50 ILCS 710/1  from Ch. 85, par. 515
50 ILCS 710/3  from Ch. 85, par. 517

Amends the Peace Officer and Probation Officer Firearm Training Act. Provides that for an employer who is unable or unwilling to make an annual certification under the Act, the Illinois Law Enforcement Training Standards Board shall make the certification for an otherwise qualified retired law enforcement officer. Makes changes to the definition to "peace officer" concerning qualified retired law enforcement officers. Effective immediately.

Feb 14 18  H  Referred to Rules Committee
HB 04897

Rep. Will Guzzardi-Tim Butler-Emanuel Chris Welch and Gregory Harris

(Sen. Antonio Muñoz, Jason A. Barickman, Jim Oberweis, Michael Connelly and John F. Curran)

235 ILCS 5/3-12

235 ILCS 5/5-1 from Ch. 43, par. 115

235 ILCS 5/6-4 from Ch. 43, par. 121

Amends the Liquor Control Act of 1934. Authorizes a brewer, class 1 brewer, or class 2 brewer to sell beer manufactured by any other brewer, class 1 brewer, or class 2 brewer to non-licensees and to sell cider. Authorizes a distributor licensee to sell beer, cider, or both beer and cider to brewers, class 1 brewers, and class 2 brewers that, pursuant to a specified provision of the Act, sell beer, cider, or both beer and cider to non-licensees at their breweries. Provides that (i) a person licensed to make wine under the laws of another state who has a winery shipper's license and annually produces less than 25,000 gallons of wine or (ii) a person who has a first-class or second-class wine manufacturer's license, a first-class or second-class wine-maker's license, or a limited wine manufacturer's license and annually produces less than 25,000 gallons of wine may make application to the Commission for a self-distribution exemption to allow the sale of wine to brewers, class 1 brewers, and class 2 brewers that, pursuant to a specified provision of the Act, sell beer, cider, or both beer and cider to non-licensees at their breweries. Makes conforming changes. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Removes amendatory language allowing a person licensed to make wine under the laws of another state who has a winery shipper's license and annually produces less than 25,000 gallons of wine to make application to the Illinois Liquor Control Commission for a self-distribution exemption to allow the sale of wine to brewers, class 1 brewers, and class 2 brewers that, pursuant to a specified provision of the Liquor Control Act of 1934, sell beer, cider, or both beer and cider to non-licensees at their breweries. Effective immediately.

Senate Committee Amendment No. 2

Provides that if the State Commission provides prior approval, a class 1 brewer may annually transfer up to 930,000 gallons of beer manufactured by that class 1 brewer to the premises of a licensed class 1 brewer wholly owned and operated by the same licensee. Provides that a class 2 brewer may transfer beer to a brew pub wholly owned and operated by the class 2 brewer subject to the following limitations and restrictions: (i) the transfer shall not annually exceed more than 31,000 gallons; (ii) the annual amount transferred shall reduce the brew pub's annual permitted production limit; (iii) all beer transferred shall be subject to specified provisions concerning taxation; (iv) a written record shall be maintained by the brewer and brew pub specifying the amount, date of delivery, and receipt of the product by the brew pub; and (v) the brew pub shall be located no farther than 80 miles from the class 2 brewer's licensed location. Provides that a class 2 brewer shall, prior to transferring beer to a brew pub wholly owned by the class 2 brewer, furnish a written notice to the State Commission of intent to transfer beer setting forth the name and address of the brew pub and shall annually submit to the State Commission a verified report identifying the total gallons of beer transferred to the brew pub wholly owned by the class 2 brewer.

Senate Floor Amendment No. 3

Adds reference to:

235 ILCS 5/5-3 from Ch. 43, par. 118

Creates a brewer warehouse permit that may be issued to the holder of a class 1 brewer license or a class 2 brewer license. Provides that if the holder of the permit is a class 1 brewer licensee, the brewer warehouse permit shall allow the holder to store or warehouse up to 930,000 gallons of tax-determined beer manufactured by the holder of the permit at the premises specified on the permit. Provides that if the holder of the permit is a class 2 brewer licensee, the brewer warehouse permit shall allow the holder to store or warehouse up to 3,720,000 gallons of tax-determined beer manufactured by the holder of the permit at the premises specified on the permit. Provides that sales to non-licensees are prohibited at the premises specified in the brewer warehouse permit. Further amends the Liquor Control Act of 1934 to establish a fee for the brewer warehouse permit.

Aug 13 18 H Public Act . . . . . . . . . 100-0816

HB 04898

Rep. Will Guzzardi-Mary E. Flowers, Luis Arroyo and Theresa Mah

220 ILCS 5/9-220.3

Amends the Public Utilities Act. Provides that provisions concerning natural gas surcharges do not apply to a natural gas utility in northern Illinois serving less than 1,000,000 customers on and after the effective date of the amendatory Act. Effective May 31, 2018.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04899  Rep. Will Guzzardi

105 ILCS 5/27A-5

Amends the School Code. Provides that there is a moratorium on the establishment of new charter schools in financially distressed school districts, including new campuses of existing charter schools, for such a time as the school district meets the definition of a financially distressed school district.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Melinda Bush-Iris Y. Martinez-Cristina Castro, Mattie Hunter-Laura M. Murphy, Linda Holmes-Jacqueline Y. Collins, Omar Aquino, Daniel Biss, Wm. Sam McCann, David Koehler, Patricia Van Pelt, Heather A. Steans, Kimberly A. Lightford, Steve Stadelman, Napoleon Harris, III, Toi W. Hutchinson, Scott M. Bennett, Emil Jones, III, Ira I. Silverstein, Kwame Raoul, Jennifer Bertino-Tarrant, Thomas Cullerton and Martin A. Sandoval)

New Act

Creates the Illinois Generic Drug Pricing Fairness Act. Provides that a manufacturer or wholesale drug distributor shall not engage in price gouging in the sale of an essential off-patent or generic drug. Provides that the Director of Healthcare and Family Services or Director of Central Management Services may notify the Attorney General of any increase in the price of any essential off-patent or generic drug under the Medical Assistance Program under the Illinois Public Aid Code or a State health plan, respectively, that amounts to price gouging. Provides that whenever the Attorney General has reason to believe that a manufacturer or wholesale drug distributor of an essential off-patent or generic drug has violated the Act, the Attorney General shall send a notice to the manufacturer or wholesale drug distributor requesting a specified statement. Provides that within 45 days after receipt of the request, the manufacturer or wholesale drug distributor shall submit the statement to the Attorney General. Provides that to accomplish the objectives and carry out the duties prescribed in the Act, the Attorney General may issue subpoenas or examine under oath any person to determine whether a manufacturer or wholesale drug distributor has violated the Act. Provides that upon petition of the Attorney General, a circuit court may issue specified orders against violations of the Act. Contains provisions concerning the disclosure of financial information provided by a manufacturer or wholesale drug distributor to the Attorney General. Effective January 1, 2019.

Fiscal Note (Office of the Attorney General)

HB 4900 would not have a significant fiscal impact on the Office of the Attorney General as the work could be covered by an existing bureau within the office.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Judicial Note (Admin Office of the Illinois Courts)

HB 4900 would neither increase nor decrease the number of judges needed in the State.

Pension Note (Government Forecasting & Accountability)

HB 4900 will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note (Government Forecasting & Accountability)

HB 4900 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Balanced Budget Note (Office of Management and Budget)

Please be advised that the Balanced Budget Note Act does not apply to House Bill 4900 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note (Dept of Corrections)

This bill will have no corrections population or fiscal impact on the Department of Corrections.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
HB 04901  
Rep. Will Guzzardi  
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.  
Feb 14 18  H  Referred to Rules Committee

HB 04902  
Rep. Barbara Wheeler-Jerry Lee Long  
New Act  
105 ILCS 5/2-3.25g  
Creates the School Districts of Innovation Act, the purpose of which is to grant school districts greater autonomy to implement innovative practices that improve student academic performance and benefit the whole child by removing obstacles that currently exist in law or rules. Provides that school districts seeking to obtain designation as a district of innovation from the State Superintendent of Education must establish an innovation committee to develop an innovation plan; sets forth provisions concerning the committee and plan. Contains provisions concerning statutory and regulatory mandates; innovation plan submission and designation; financial support for innovation planning; district of innovation review, renewal, and revocation; reporting; and rulemaking. Effective immediately.  
Feb 14 18  H  Referred to Rules Committee

HB 04903  
Rep. Barbara Wheeler  
25 ILCS 145/5.09  
Amends the Legislative Information System Act. Requires the Legislative Information System to maintain and archive on its Internet website all audio-visual recordings of General Assembly proceedings, including, but not limited to, legislative floor sessions and hearings.  
Feb 14 18  H  Referred to Rules Committee

HB 04904  
Rep. Barbara Wheeler-Grant Wehrli, Margo McDermed and Patricia R. Bellock  
720 ILCS 5/24-4  
Amends the Criminal Code of 2012. Provides that any federal firearms licensee, other than a licensed collector of curios and relics, when he or she operates from a permanent place of business shall maintain a security system that either: (1) maintains video surveillance on each entrance and exit; or (2) is connected to an alarm monitoring system that will notify local law enforcement of an unauthorized intrusion into the licensee's place of business. Provides that any federal firearms licensee, other than a licensed collector of curios and relics, may not allow any employee to conduct a sale or transfer of a firearm if that person does not possess a valid Firearm Owner's Identification Card or concealed carry license. Provides that if the employee is exempt from the requirement, as a condition of acquiring or possessing a firearm, of having in his or her possession a valid Firearm Owner's Identification Card or concealed carry license, the seller shall ensure the employee is not prohibited under State or federal law from possessing a firearm. Provides that any federal firearms licensee, other than a licensed collector of curios and relics, shall ensure that any person who sells or conducts transfers of firearms shall receive at least 2 hours of training on the laws governing the sale and transfer of firearms during the duration of the license. Provides that a violation is a Class B misdemeanor.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04905  
Rep. Michael P. McAuliffe  
55 ILCS 5/5-1009  
Amends the Counties Code and Illinois Municipal Code. Prohibits specified county and municipal taxes based on the (i) selling or purchase price, gross receipts, or weight or volume from the use, sale, or purchase of tangible personal property; or (ii) number of units of tangible personal property based on the gross receipts from such sales or the selling or purchase price of said tangible personal property.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04906  
Rep. Michael P. McAuliffe  
225 ILCS 5/2  
Feb 14 18  H  Referred to Rules Committee
HB 04907  Rep. Michael P. McAuliffe-Patricia R. Bellock and Tim Butler
(Sen. Dave Syverson, Omar Aquino, Michael E. Hastings, Steven M. Landek and Cristina Castro)

720 ILCS 570/316
720 ILCS 570/320

Amends the Illinois Controlled Substances Act. Provides that the Department of Human Services, in consultation with the Advisory Committee, shall adopt rules allowing licensed prescribers or pharmacists who have registered to access the Prescription Monitoring Program to authorize a licensed or non-licensed designee (rather than any designee) employed in that licensed prescriber's office or licensed pharmacist's pharmacy and who has received training in the federal Health Insurance Portability and Accountability Act to consult the Prescription Monitoring Program on their behalf. Requires the Clinical Director of the Prescription Monitoring Program to select 6 members (rather than 5 members), 3 physicians, 2 pharmacists, and one dentist, of the Prescription Monitoring Program Advisory Committee to serve as members of the peer review subcommittee. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Reinserts the provisions of the bill. Provides that the Department of Human Services, in consultation with the Advisory Committee, shall adopt rules allowing licensed prescribers or pharmacists who have registered to access the Prescription Monitoring Program to authorize a licensed or non-licensed designee employed in that licensed prescriber's office or a licensed designee in a licensed pharmacist's pharmacy, and who has received training in the federal Health Insurance Portability and Accountability Act (rather than a designee) to consult the Prescription Monitoring Program on their behalf. Effective immediately.

House Floor Amendment No. 2
Provides that the annual report of the peer review subcommittee to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

Aug 15 18  H  Public Act . . . . . . . . . 100-0861

HB 04908  Rep. Anna Moeller, Deb Conroy, Kathleen Willis, Will Guzzardi, Linda Chapa LaVie and Camille Y. Lilly
(Sen. Heather A. Steans and Michael Connelly-Cristina Castro)

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Amends the School Code. Provides that all children in kindergarten and the second, sixth, and ninth grades (rather than all children in kindergarten and the second and sixth grades) of any public, private, or parochial school shall have a dental examination.

Aug 13 18  H  Public Act . . . . . . . . . 100-0829

HB 04909  Rep. Will Guzzardi-Carol Ammons-Elizabeth Hernandez-Patricia R. Bellock, Gregory Harris, Laura Fine and Robyn Gabel
(Sen. Daniel Biss-Julie A. Morrison)

410 ILCS 535/25.4 new

Amends the Vital Records Act. Provides that specified fees for birth record searches or certified copies of birth records shall be waived for all requests made by a youth in care, as defined in the Children and Family Services Act, or a person under the age of 27 who was a youth in care, as defined in the Children and Family Services Act, on or after his or her 18th birthday. Sets forth provisions concerning verification of a person's youth in care status. Provides that a person whose fees are waived must not be charged for verification. Provides that a person who knowingly or purposefully falsifies the verification is subject to a penalty of $100. Requires the State Registrar of Vital Records to establish standards and procedures for waiver of the applicable fees. Limits a person to no more than 4 birth records annually under these provisions.

Jul 20 18  H  Public Act . . . . . . . . . 100-0619

HB 04910  Rep. André Thapedi

765 ILCS 160/1-95 new
765 ILCS 605/18.11 new

Amends the Common Interest Community Association Act. Limits the concurrent exercise by units of local government of powers and functions exercised by the State with respect to amendments to the community instruments and accounting practices. Amends the Condominium Property Act. Limits the concurrent exercise by units of local government of powers and functions exercised by the State with respect to an association's: budgeting practices; sale of property; notice requirements; contracts with board members; voting procedures; property improvement procedures; accounting practices; collection and sharing of records; amendment to the condominium instruments; and subdivision or combination of units. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04911  Rep. André Thapedi
(Sen. Chuck Weaver and Omar Aquino)

770 ILCS 23/5

Amends the Health Care Services Lien Act. Adds to the definition of "health care provider" ambulatory surgical treatment facilities accredited by one of the following organizations: the American Association for the Accreditation of Ambulatory Surgical Facilities; the Joint Commission (formerly the Joint Commission on Accreditation of Healthcare Organizations); the Healthcare Facilities Accreditation Program; or the Accreditation Association for Ambulatory Health Care. Provides that the amendatory changes apply to causes of action accruing on or after the effective date.

Jul 31 18  H  Public Act . . . . . . . . 100-0653

HB 04912  Rep. André Thapedi

New Act

720 ILCS 5/48-8.5 new

Creates the Assistance and Service Animal Integrity Act. Defines terms. Provides that a landlord who receives a request from a person to make an exception to the landlord's policy prohibiting animals on the landlord's property because the person requires the use of an assistance animal or service animal may require the person to produce reliable documentation of the disability and disability-related need for the animal, verified under penalty of perjury by the person, only if the disability or disability-related need is not readily apparent or known to the landlord. Provides that requests for an exception are allowed for only one animal unless the documentation specifically indicates more than one is required. Provides requirements for the documentation submitted to a landlord under the Act. Provides that the landlord may require recertification every year. Provides that a landlord shall not be liable for injuries caused by a person's assistance animal or service animal permitted on the landlord's property. Amends the Criminal Code of 2012. Creates the criminal offenses of misrepresentation of entitlement to an assistance animal or service animal; misrepresentation of an animal as an assistance animal or service animal; misrepresentation of service animal training; and misrepresentation of a medical professional. Provides penalties for violations.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04913  Rep. Steven A. Andersson

20 ILCS 301/55-35 new

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Requires the Department of Human Services to develop and maintain an online registry for recovery residences that operate in Illinois. Defines "recovery residence" to mean a sober, safe, and healthy living environment that promotes recovery from alcohol and other drug use and associated problems. Requires non-licensable recovery residences to register with the Department. Provides that the registry shall be publicly available through online posting and shall highlight attributes of the recovery residences and their locations. Provides that registrants are encouraged to seek national accreditation from any entity that has developed uniform national standards for recovery residences. Effective January 1, 2019.

Feb 14 18  H  Referred to Rules Committee


35 ILCS 200/15-35

Amends the Property Tax Code. Provides that school-approved nonprofit dormitory or residence halls occupied in whole or in part by students who belong to fraternities, sororities, or other campus organizations are exempt. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04915  Rep. Lawrence Walsh, Jr.

New Act

Creates the Logistics Center Impact Fee Act. Provides that an annual fee is imposed on the owner of each logistics center located in the State. Sets forth the amount of the fee. Contains provisions concerning returns. Effective immediately.

Feb 14 18  H  Referred to Rules Committee

HB 04916  Rep. Camille Y. Lilly

105 ILCS 5/27-3.10 new

Amends the School Code. Provides that every public elementary school shall include in its 6th, 7th, and 8th grade curriculum, beginning with the 2018-2019 school year, at least one semester of civics education. Sets forth requirements for the course content. Allows school districts to utilize private funding available for the purposes of offering civics education. Effective July 1, 2018.

Feb 14 18  H  Referred to Rules Committee
HB 04917
Rep. Camille Y. Lilly and Nicholas K Smith
Provides that specified amounts shall be appropriated to specified units of local government for each of 28 specified Representative Districts for grants to community-based organizations based entirely within each of the specified Representative Districts that address violence prevention using a culturally competent approach and that are capable of decreasing violence in those Representative Districts. Effective July 1, 2018.
Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee

HB 04918
Rep. Camille Y. Lilly
405 ILCS 80/Art. VII heading new
405 ILCS 80/7-1 new
Amends the Developmental Disability and Mental Disability Services Act. Provides that the Department of Human Services shall establish family resource centers throughout this State to provide counseling and mental health services to families who are indigent based on any behavior or mental health condition as determined by Department rule. Provides that the Department shall employ or contract with psychiatrists, clinical psychologists, clinical social workers, and licensed marriage and family therapists to provide those services.
Fiscal Note (Dept. of Human Services)
HB 4918 amends the Developmental Disability and Mental Disability Services Act. The bill requires the Department of Human Services to establish family resource centers throughout the State to provide counseling and mental health services to indigent populations based on any behavior or mental health conditions as determined by Department rule. As written, family resource centers appear to be duplicative of current community based mental health services. The Department of Human Services spending for community mental health based services is approximately $260M annually. If the family resource centers were in addition to the current state investment in community mental health services, the cost could be significant.
May 31 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04919
Rep. Camille Y. Lilly
605 ILCS 10/19 from Ch. 121, par. 100-19
Amends the Toll Highway Act. Provides that a person is permitted to use a toll highway without paying the toll on August 7 of each year, the designated Purple Heart Day, if the person is displaying a Purple Heart license plate on his or her vehicle. Effective immediately.
Feb 14 18 H Referred to Rules Committee

HB 04920
Rep. Barbara Wheeler
(Sen. David Koehler and Paul Schimpf)
760 ILCS 15/10 from Ch. 30, par. 510
760 ILCS 15/15 from Ch. 30, par. 515
Amends the Principal and Income Act. Provides that, only for oil or gas from non-coal formations held in nontrust estates and by legal tenants and remaindermen (instead of "with respect only to nontrust estates, for oil or gas from non-coal formations"), proceeds from the sale of such minerals produced and received as royalty, overriding royalty, limited royalty, working interest, net profit interest, time-limited interest or term interest, or lease bonus shall be deemed income. Deletes language providing that a Section concerning non-trust estates does not apply to life estates and remainder interests in oil or gas from non-coal formations, or royalties or overriding royalties created under leases of such minerals. Makes other changes.
Aug 10 18 H Public Act . . . . . . . . . 100-0761

HB 04921
Rep. Natalie A. Manley
15 ILCS 505/16.6
35 ILCS 5/203 from Ch. 120, par. 2-203
Amends the State Treasurer Act. Provides that contributions to an ABLE account during the taxable year may be deducted from adjusted gross income in a specified Section of the Illinois Income Tax Act. Defines "donor". Amends the Illinois Income Tax Act. Provides for the modification of adjusted gross income for taxable years beginning on or after January 1, 2019 by adding a maximum of $10,000 contributed in the taxable year to an ABLE account to the calculation of adjusted gross income. Effective immediately.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04922
815 ILCS 505/2LLL
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to offer to consumers at retail a rebate made on a stored-value card that charges dormancy fees or other post-issuance fees. Defines terms.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to offer to consumers at retail a rebate made on a rebate card, rather than a stored-value card, that charges dormancy fees or other post-issuance fees. Defines terms. Excludes gift cards issued under the Revised Uniform Unclaimed Property Act, payroll cards issued under the Illinois Wage Payment and Collection Act, certain stored-value cards, and cards issued for in-store credit from the scope of the term "rebate card".

Nov 28 18 H Total Veto Stands - No Positive Action Taken

HB 04923
Rep. Barbara Flynn Currie
(Sen. Daniel Biss-Patricia Van Pelt and Cristina Castro)
820 ILCS 80/45
820 ILCS 80/65
820 ILCS 80/80
Amends the Illinois Secure Choice Savings Program Act. Provides that an investment option may be a conservative fund rather than a conservative principal protection fund. Provides that the Illinois Secure Choice Savings Board may establish deadlines for payment of payroll deductions to the Fund. Provides for audits on a fiscal year basis rather than a calendar year basis and report by the following January rather than July. Requires the Treasurer to prepare annual reports on benefits provided by the Program and post the report on the Program website. Effective immediately.

House Floor Amendment No. 1
Further amends a provision of the Illinois Secure Choice Savings Program Act. Provides that the audited financial report the Illinois Secure Choice Savings Board is required to submit annually to the General Assembly shall be filed electronically with the General Assembly as provided under the General Assembly Organization Act and shall be provided electronically to any member of the General Assembly upon request.

Governor Amendatory Veto Message

Nov 28 18 H Bill Dead - No Positive Action Taken - Amendatory Veto

HB 04924
Rep. Jerry Lee Long
35 ILCS 200/15-173
35 ILCS 200/15-173.5 new
Amends the Property Tax Code. Creates the Natural Disaster Home Repair Assistance Homestead Exemption. Creates a homestead exemption for homestead property that meets the following criteria: (1) the property sustains damage as a result a natural disaster occurring in assessment year 2017 or any assessment year thereafter; and (2) the homeowner incurs costs to repair that damage during the assessment year for which the exemption is sought. Provides that the exemption is a reduction in the equalized assessed value of the property in an amount equal to the costs incurred by the homeowner, but not to exceed $5,000 per year. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04925
Rep. Peter Breen
105 ILCS 5/22-80
Amends the School Code. With regard to the provision governing concussion protocol during an interscholastic athletic activity, provides that the term "physician" includes a chiropractic physician licensed under the Medical Practice Act of 1987.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 04926 Rep. Linda Chapa LaVia

215 ILCS 5/155.29 from Ch. 73, par. 767.29
815 ILCS 308/15

Amends the Illinois Insurance Code and the Automotive Collision Repair Act. Provides that the use of non-original equipment manufacturer aftermarket crash parts may not be included in an estimate for repair of a motor vehicle unless the customer is advised of that fact in writing. Requires the use of original equipment manufacturer specifications.
Feb 14 18 H Referred to Rules Committee

HB 04927 Rep. Robert Martwick-Juliana Stratton
(Sen. John G. Mulroe and Martin A. Sandoval-Jacqueline Y. Collins-Omar Aquino)

105 ILCS 5/34-85d new

Amends the Chicago School District Article of the School Code. Requires the school district to provide all copies of teacher evaluations to the exclusive bargaining representative of the school district's teachers within 7 days after issuing the evaluations.
Aug 03 18 H Public Act . . . . . . . 100-0682

HB 04928 Rep. Tony McCombie

30 ILCS 105/5.886 new
30 ILCS 105/6z-65.1 new
30 ILCS 605/7.1 from Ch. 127, par. 133b10.1

Amends the State Property Control Act. Provides that "surplus real property" means property that is determined by the head of the owning agency to no longer be required for the State agency's needs and responsibilities (currently, vacant, unoccupied or unused and having no foreseeable use by the owning agency). Makes changes concerning transfers of surplus real property to State agencies. Provides that surplus real property may be conveyed by the Administrator for less than fair market value if the Administrator makes a written determination that it is in the best interests of the State to establish a different value. Provides that the determination shall be published in the Illinois Procurement Bulletin and filed with the Executive Ethics Commission. Provides that the proceeds from the sale of surplus real property shall be deposited into the Deferred Maintenance Property Fund and shall be used for the maintenance and repair of State properties. Amends the State Finance Act to create the Deferred Maintenance Property Fund.
Feb 14 18 H Referred to Rules Committee

HB 04929 Rep. David A. Welter

820 ILCS 120/1 from Ch. 48, par. 2251
820 ILCS 120/3 from Ch. 48, par. 2253

Amends the Sales Representative Act. Changes the definition of "principal" to mean a sole proprietorship, partnership, corporation or other business entity which offers a product or service for sale (rather than manufactures, produces, imports, or distributes a product for sale). Removes from the definition of "sales representative" a person who qualifies as an employee of a principal pursuant to the Illinois Wage Payment and Collection Act. Provides that a principal who fails to comply with certain provisions under the Act concerning timely payment or with any contractual provision concerning timely payment of commissions due upon the termination of the contract with the sales representative, shall be liable in a civil action for exemplary damages in an amount which is at least the amount of the commission owed and does not exceed 3 times the amount of the commissions owed to the sales representative (rather than which does not exceed 3 times the amount of the commissions owed to the sales representative). Effective immediately.
Feb 14 18 H Referred to Rules Committee
HB 04930  Rep. David A. Welter
105 ILCS 5/15-7.5 new
from Ch. 122, par. 15-18

Amends the School Code. Provides that township land commissioners or trustees of schools that have title to any school real estate or lands may authorize by resolution the sale of common school lands to a government entity if two-thirds of the township land commissioners or trustees of schools approve the resolution. Provides that the regional superintendent of schools of the county in which the lands are located shall complete the sale and deliver a certificate of purchase to the government entity. Provides that a government entity that purchases common school lands, or its assigns, may obtain a copy of a certificate of purchase or patent by (1) for a certificate of purchase, filing an affidavit with the regional superintendent in which the lands are located proving the loss or destruction of the original; (2) for a patent, filing an affidavit with the Secretary of State proving loss or destruction of the original; and (3) presenting a copy of the certified resolution approving the sale that has been filed by the township land commissioners or trustees of schools with the county recorder of deeds to the regional superintendent or Secretary of State. Provides that the regional superintendent or the Secretary of State shall issue a replacement certificate or patent, which shall have the effect of the originals and shall reflect the effective date of the transfer of title as the date of the filing of the resolution by the township land commissioners or trustees of schools with the county recorder of deeds. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04931  Rep. David A. Welter
10 ILCS 5/24-1 from Ch. 46, par. 24-1

Amends the Election Code. Provides that a voting machine or machines sufficient in number to provide a machine for each 500 (rather than 400) voters or fraction thereof shall be supplied for use at all elections.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Linda Holmes, Cristina Castro-Tim Bivins and Neil Anderson)

5 ILCS 140/2.15 from Ch. 116, par. 207

Amends the Freedom of Information Act. Provides that a request for an arrest report or criminal history record must be made to the public body that created the public record being sought. Provides that a public body that merely maintains a copy of the public record being sought shall not release the public record. Provides that if a public body receives a request for a public record that it did not create, the public body shall direct the requester to the public body that created the public record.

House Floor Amendment No. 1

Deletes reference to:

- 5 ILCS 140/2.15

Adds reference to:

- 5 ILCS 140/7

Replaces everything after the enacting clause. Amends the Freedom of Information Act. Exempts from inspection and copying a law enforcement record created for law enforcement purposes if the public body that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record. Provides that if a public body receives a request for a law enforcement record created for law enforcement purposes that it did not create, the public body shall direct the requester to the public body that created the law enforcement record. Deletes language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
HB 04933  Rep. David A. Welter-Jonathan Carroll
New Act

215 ILCS 5/355a.5 new

Creates the Health Care Cost Estimate Act and amends the Illinois Insurance Code. Provides that prior to an admission, procedure, or service and upon request by a patient or prospective patient, a health care provider shall, within 2 working days, disclose the allowed amount or charge of the admission, procedure, or service. Provides that if the health care provider is unable to quote a specific amount in advance, the health care provider shall disclose the estimated maximum allowed amount or charge for the proposed admission, procedure, or service. Requires every company that issues, delivers, amends, or renews any individual or group policy of accident and health insurance to establish a toll-free telephone number and Internet website that enables consumers to request and obtain from the company, in real time, the estimated or maximum allowed amount or charge for a proposed admission, procedure, or service and the estimated amount the insured will be responsible to pay for a proposed admission, procedure, or service for the patient or prospective patient to use the applicable toll-free telephone number and Internet website of the provider of the health insurance policy.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 04934  Rep. David A. Welter

720 ILCS 5/11-9.3

Amends the Criminal Code of 2012. Provides that it is unlawful for a child sex offender to knowingly be present within 500 feet of any public park building, a playground or recreation area within any publicly accessible privately owned building, or on real property comprising any public park when persons under the age of 18 are present in the building or on the grounds and to approach, contact, or communicate with a child under 18 years of age, unless the offender is a parent or guardian of a person under 18 years of age present in the building or on the grounds. Provides that a violation is Class A misdemeanor, and a second or subsequent violation is a Class 4 felony.

Feb 14 18 H Referred to Rules Committee

HB 04935  Rep. David A. Welter

730 ILCS 150/6

Amends the Sex Offender Registration Act. Provides that a person required to register as a sex offender shall notify his or her employer that he or she is subject to registration under the Act.

Feb 14 18 H Referred to Rules Committee
HB 04936  Rep. Tom Demmer-Patricia R. Bellock-Lou Lang-Gregory Harris

(Sen. Tim Bivins)

20 ILCS 1705/5.2 new

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that notwithstanding any State licensing law to the contrary, the Department of Human Services shall adopt rules, which shall be implemented within 6 months after the effective date of the bill, that would allow a person who has completed a psychiatric training program certification from any branch of the United States Armed Forces with at least one year of experience in a mental health setting to be recognized as a mental health professional for purposes of programs authorized or funded by the Department under the standards of practice and under the direction of a licensed mental health professional as authorized by the Department. Defines “licensed mental health professional”.

House Committee Amendment No. 1

Deletes definition of “licensed mental health professional”.

Senate Floor Amendment No. 1

Deletes reference to:

20 ILCS 1705/5.2 new

Adds reference to:

305 ILCS 5/5-5.09 new

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to seek federal approval of an amendment to the Illinois Title XIX State Plan for the purpose of allowing a person who has completed a psychiatric training certification program from any branch of the United States Armed Forces and who has at least one year of experience in a mental health setting to be recognized as a mental health professional. Provides that upon receipt of federal approval, the Department shall adopt any necessary rules that would allow a person who has completed a psychiatric training certification program from any branch of the United States Armed Forces and who has at least one year of experience in a mental health setting to be recognized as a mental health professional for purposes of programs authorized or funded by the Department.

Aug 17 18 H Public Act . . . . . . . . 100-0908

HB 04937  Rep. Tom Demmer

225 ILCS 46/1

Amends the Health Care Worker Background Check Act. Makes a technical change in a Section concerning the short title.

Feb 14 18 H Referred to Rules Committee

HB 04938  Rep. Tom Demmer

225 ILCS 5/2 from Ch. 111, par. 7602


Feb 14 18 H Referred to Rules Committee

HB 04939  Rep. Thomas M. Bennett

40 ILCS 5/4-112 from Ch. 108 1/2, par. 4-112

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that a firefighter receiving a disability pension for post-traumatic stress disorder (PTSD) shall not be required to undergo a medical examination to verify continuance of disability after attaining the age of 45 (rather than 50). Effective immediately.

Feb 14 18 H Referred to Rules Committee

HB 04940  Rep. Thomas M. Bennett

40 ILCS 5/3-144.7 new

40 ILCS 5/4-138.7 new

Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Provides that, subject to appropriation, beginning with fiscal year 2019, a municipality that has a fund created after July 1, 2012 may apply to the Department of Insurance for reimbursement for administrative costs associated with the creation and administration of the fund, including, but not limited to, legal fees, actuarial analyses, continuing education for board members, and other qualified costs, as determined by the Department of Insurance. Provides that reimbursement may only be made for administrative costs associated with the first 5 years after the fund is created. Provides that a municipality that established a fund pursuant to a referendum is not eligible for reimbursement. Authorizes rulemaking. Effective immediately.

Feb 14 18 H Referred to Rules Committee
HB 04941  Rep. Thomas M. Bennett

65 ILCS 5/11-1-10.5 new

Amends the Illinois Municipal Code. Provides for a veteran's and educational preference for appointments to offices, positions, and places of employment in the police department of non-home rule municipalities that do not have a civil service commission or board of fire and police commissioners in the municipality. Requirements for the veteran's and educational preference include a specified associate degree, successful completion of the Minimum Standards Basic Law Enforcement Training Course, and specified military or naval service of the United States. Provides for an employment preference for persons who have participated in a municipality's police explorer or cadet program. Provides that the preference points awarded under these provisions are not cumulative. Effective immediately.

Feb 14 18  H  Referred to Rules Committee

HB 04942  Rep. Thomas M. Bennett

520 ILCS 5/3.4b new

Amends the Wildlife Code. Provides that persons licensed to possess a concealed firearm under the Firearm Concealed Carry Act and current or retired police officers authorized by law to possess a concealed firearm shall be exempt from provisions of the Code prohibiting possession of those firearms.

Feb 14 18  H  Referred to Rules Committee

HB 04943  Rep. Nick Sauer

35 ILCS 5/227 new

35 ILCS 5/507III new

30 ILCS 105/5.886 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to the qualified adoption expenses paid or incurred by a taxpayer who, during the taxable year, legally adopts a child who was in the custody of the Department of Children and Family Services. Provides that the credit may not exceed $2,500 for each such child. Creates an income tax checkoff for the Helping Illinois Youth in Care Income Tax Checkoff Fund. Amends the State Finance Act to create the Fund. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/13-109 from Ch. 95 1/2, par. 13-109

Amends the Illinois Vehicle Code. Provides that a vehicle weighing 10,000 pounds to 26,000 pounds (rather than only a truck tractor in combination with a semitrailer) shall be subject to a safety test at an official testing station at least every 12 months.

House Floor Amendment No. 1

Provides that the requirement of a safety test at least every 12 months applies to truck tractors, semitrailers, and property-carrying vehicles weighing more than 10,000 pounds but less than 26,001 (rather than truck tractors in combination with a semitrailer and vehicles weighing 10,000 to 26,000 pounds).

Aug 03 18  H  Public Act . . . . . . . . . . 100-0683

HB 04945  Rep. Nick Sauer

625 ILCS 5/3-414.1 from Ch. 95 1/2, par. 3-414.1

Amends the Illinois Vehicle Code. Provides that beginning with the 2020 registration year, the Secretary of State shall offer to each owner of a motor vehicle of the first division or motor vehicle of the second division weighing no more than 8,000 pounds a registration period based on a one calendar year or 2 calendar year basis. Provides that the owner of the motor vehicle shall pay a one-time registration fee under the Code that shall, if applicable, be increased to reflect the registration year period chosen by the motor vehicle owner. Provides that if a vehicle issued a multi-year registration is subject to specified annual surcharges, the Secretary shall collect the surcharge for each registration year of the multi-year registration at the same time the Secretary collects the one-time registration fee. Effective immediately.

Feb 14 18  H  Referred to Rules Committee
HB 04946  Rep. Nick Sauer
765 ILCS 835/1 from Ch. 21, par. 15

Amends the Cemetery Protection Act. Provides that any person who acts without proper legal authority and who willfully and knowingly destroys or damages the remains of a deceased human being or who desecrates human remains is guilty of a Class 2 (instead of a Class 3) felony. Provides that any person who acts without proper legal authority and who willfully and knowingly removes any portion of the remains of a deceased human being from a burial ground where skeletal remains are buried or from a grave, crypt, vault, mausoleum, or other repository of human remains is guilty of a Class 2 (instead of Class 4) felony.

Feb 14 18  H Referred to Rules Committee

HB 04947  Rep. Natalie A. Manley
205 ILCS 5/16 from Ch. 17, par. 323
205 ILCS 5/35 from Ch. 17, par. 343
205 ILCS 5/80.5 new

Amends the Illinois Banking Act. Provides that a State bank that has been in existence for 10 years or more and has less than $50,000,000 (rather than $20,000,000) in assets may have a minimum of 3 directors. Extends the exemptions from loan and investment limits described in specified provisions of this Act to any department, bureau, board, commission, or establishment of the United States, including any corporation wholly owned by the United States. Provides that the Secretary shall provide information relating to the prior fiscal year upon the request of the State Banking Board.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

720 ILCS 5/12-7.3 from Ch. 38, par. 12-7.3
720 ILCS 5/12-7.4 from Ch. 38, par. 12-7.4
720 ILCS 5/12-7.5

Amends the Criminal Code of 2012. Increases the penalties for stalking, aggravated stalking, and cyberstalking by one class if the victim of the offense is under 18 years of age at the time of the offense.

Feb 14 18  H Referred to Rules Committee

225 ILCS 47/55 new
225 ILCS 60/22.2
815 ILCS 505/2VVV new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for any person to engage in misleading or false advertising or promotion that misrepresents the need to seek mental health disorder or substance use disorder treatment outside of the State of Illinois. Requires any marketing, advertising, promotional, or sales materials directed to Illinois residents concerning mental health disorder or substance use disorder treatment to (i) prominently display or announce the full physical address of the treatment program or facility; (ii) include a link to the Internet website for the Department of Human Services' Division of Mental Health and Division of Alcoholism and Substance Abuse; and (iii) provide that mental health disorder and substance use disorder treatment may be available at a reduced cost or for free for Illinois residents. Prohibits arrangements under which a patient seeking mental health disorder or substance use disorder treatment is referred to a mental health disorder or substance use disorder treatment program or facility in exchange for a fee or other remuneration. Amends the Health Care Worker Self-Referral Act. Provides that a violation of any provision of the Act constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Amends the Medical Practice Act of 1987. Provides that a violation of the Act's prohibition against fee splitting constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.

House Floor Amendment No. 1

Further amends the Consumer Fraud and Deceptive Business Practices Act. In a provision requiring certain information to be displayed in any marketing materials directed to Illinois residents concerning a mental health disorder or substance use disorder treatment program, requires such materials to also display: (i) whether the treatment program or facility is licensed in the State of Illinois; (ii) whether the treatment program or facility has locations in Illinois; (iii) whether the services provided by the treatment program or facility are covered by an insurance policy issued to an Illinois resident; (iv) whether the treatment program or facility is an in-network or out-of-network provider; and (v) a link to the Internet website for the Department of Human Services' Division of Mental Health and Division of Alcoholism and Substance Abuse, or any successor State agency that provides information regarding licensed providers of services. Provides that such marketing materials must disclose (rather than provide) that mental health disorder and substance use disorder treatment may be available at a reduced cost or for free for Illinois residents within the State of Illinois. Makes other changes.

Senate Committee Amendment No. 1

Exempts hospitals and hospital affiliates licensed in Illinois from the provisions of the bill.

Aug 24 18  H  Public Act ........... 100-1058

HB 04950  Rep. Sara Feigenholtz-Steven A. Andersson-Frances Ann Hurley, Deb Conroy, Lou Lang, Gregory Harris, Laura Fine, Kathleen Willis, Robyn Gabel, Ann M. Williams, André Thapedi and Juliana Stratton

New Act

 Creates the Early Mental Health and Addictions Treatment Act. Requires the Department of Healthcare and Family Services, and other specified agencies and entities, to develop a pilot program under which a qualifying adolescent or young adult may receive community-based mental health treatment from a youth-focused community support team for early treatment that is specifically tailored to the needs of youth and young adults in the early stages of a serious emotional disturbance or serious mental illness. Requires the Department to apply, no later than September 30, 2019, for any necessary federal waiver or State Plan amendment to implement the pilot program. Requires the Department to implement the pilot program no later than December 31, 2019 if federal approval is not necessary. Contains provisions concerning the creation of a community-based treatment model under the pilot program; the development of a pay-for-performance payment model; Department rules to implement the pilot program; and analytics and outcomes report. Requires the Department to develop an Assertive Engagement and Community-Based Clinical Treatment Pilot Program for individuals with opioid and other drug addictions. Contains provisions on in-office, in-home, and in-community services provided under the pilot program; application for a federal waiver or State Plan amendment to implement the pilot program; development of a pay-for-performance payment model; Department rules to implement the pilot program; and analytics and outcomes report. Effective immediately.

Feb 14 18  H  Referred to Rules Committee
HB 04951  Rep. Michael Halpin-Carol Ammons
(Sen. Kwame Raoul)
765 ILCS 710/1  from Ch. 80, par. 101
Amends the Security Deposit Return Act. Provides that for a written lease that specifies costs, the costs specified shall be for damage beyond normal wear and tear and reasonable to restore the leased premises to the same condition at the time the lease began. Effective immediately.
Jul 31 18  H  Public Act . . . . . . . . . 100-0654

415 ILCS 5/57.5
415 ILCS 5/57.8
415 ILCS 5/57.9
415 ILCS 5/57.11
Amends the Environmental Protection Act. Provides that for an underground storage tank release reported on or after the effective date of the amendatory Act, an owner or operator may access the Underground Storage Tank Fund for costs associated with an Environmental Protection Agency approved plan, and the Agency shall approve the payment of costs associated with corrective action without the application of a deductible, except a $5,000 deductible shall apply to an owner or operator of an underground storage tank that is not registered under the Gasoline Storage Act. Makes changes, applicable to a release reported on or after the effective date, to provisions concerning payments from the Underground Storage Tank Fund for an application for payment from the Fund for an approved plan and budget for a tank that is registered under the Gasoline Storage Act. Provides that if a full payment is not made within specified periods for the applications for these registered tanks, then the Fund must pay the owner or operator 2% interest per month on any unpaid amount until the owner or operator is fully paid. Provides that if the balance in the Underground Storage Tank Fund falls below $10,000,000 for a period of 6 months, then the 2% percent monthly interest payments shall be suspended until the Fund balance is above $10,000,000. Makes other changes. Effective January 1, 2019.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04953  Rep. Michael P. McAuliffe
(Sen. Melinda Bush-Cristina Castro-Thomas Cullerton, Michael E. Hastings and Steven M. Landek-Patricia Van Pelt)
20 ILCS 2105/2105-15.5 new
Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that the Department of Financial and Professional Regulation shall require each new applicant complete a sexual harassment training program provided by the Department and each licensee complete a sexual harassment training program provided by the Department before renewal of his or her license. Contains minimum requirements for the content of the training. Provides that the Department shall compile a report annually that summarizes the sexual harassment training program that was completed during the previous year and prescribes the plan for the training program in the coming year and includes a list of individuals who failed to complete the required training program. Requires the Department to make the report available on its website. Effective immediately.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that for professions that have continuing education requirements, the required continuing education hours shall include at least one hour of sexual harassment prevention training for license renewals occurring on or after January 1, 2020. Provides that the Department of Financial and Professional Regulation may adopt rules to implement the provisions.
Aug 10 18  H  Public Act . . . . . . . . . 100-0762

HB 04954  Rep. John Cavaletto-Dave Severin
(Sen. Dale Fowler, Neil Anderson, Laura M. Murphy and Antonio Muñoz)
5 ILCS 490/93 new
Amends the State Commemorative Dates Act. Provides that the 4th day of November of each year is designated as "G.I. Bill of Rights Day", to be observed throughout the State as a day in recognition of the landmark legislation that provided benefits to World War II veterans, and would serve as the basis of future legislation to extend benefits to all who serve in the United States Armed Forces.
Aug 13 18  H  Public Act . . . . . . . . . 100-0817
HB 04955
Rep. John Cavaletto

305 ILCS 5/12-4.4a new
305 ILCS 5/12-4.51 new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2020, electronic benefits transfer ("LINK") cards used to obtain SNAP benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may use the LINK card only if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2020. Provides that the Department shall not seek to renew or extend any federal waiver of the 3-month time limit or work requirements for able-bodied adults without dependent children who apply for or receive benefits under the Supplemental Nutrition Assistance Program. Effective immediately.

Feb 14 18 Referred to Rules Committee

HB 04956
Rep. John Cavaletto
(Sen. Bill Cunningham)

105 ILCS 5/21B-48 new

Amends the Educator Licensure Article of the School Code. Provides that, beginning with the 2019-2020 academic year, every public university in this State that offers an educator preparation program must offer to those students enrolled in the educator preparation program a 3-year degree completion program. Provides that prior to implementation of the program, a public university shall submit to the Board of Higher Education the curriculum and requirements of its program for approval. Provides that upon completion of the program, a student shall receive a bachelor's degree and qualify for entitlement for licensure. Requires the Board of Higher Education, in consultation with the State Educator Preparation and Licensure Board and the State Board of Education, to adopt rules to implement the program. Effective immediately.

May 11 18 Rule 3-9(a) / Re-referred to Assignments

HB 04957
Rep. John Cavaletto

625 ILCS 5/1-102.1a new

625 ILCS 5/3-107 from Ch. 95 1/2, par. 3-107
625 ILCS 5/3-112.1 from Ch. 95 1/2, par. 3-112.1
625 ILCS 5/3-406 from Ch. 95 1/2, par. 3-406
625 ILCS 5/3-804a new

625 ILCS 5/4-209 from Ch. 95 1/2, par. 4-209
625 ILCS 5/12-205 from Ch. 95 1/2, par. 12-205
625 ILCS 5/12-208 from Ch. 95 1/2, par. 12-208
625 ILCS 5/12-301 from Ch. 95 1/2, par. 12-301
625 ILCS 5/13-101 from Ch. 95 1/2, par. 13-101

Amends the Illinois Vehicle Code. Defines "restored antique vehicle". Provides that an applicant who seeks to have a vehicle titled as a restored antique vehicle must state so in the application. Provides that the restored antique vehicle must be inspected by the Secretary of State Department of Police before a title can be issued. Provides that, upon a successful inspection, the vehicle shall be titled appropriately or may be issued a corrected title. Provides that a restored antique vehicle does not have to provide an odometer certification. Provides that an owner of a restored antique vehicle may register that vehicle for the standard registration fee for a vehicle of the first division and obtain a restored antique vehicle plate. Provides original and renewal issuance fees for special plates and that such fees shall be deposited into the Secretary of State Special License Plate Fund. Provides that an application for registration must be accompanied by an affirmation of the owner with specific affirmations. Provides that a registered owner of a restored antique vehicle may display a historical license plate. Provides that a restored antique vehicle may be equipped with lamps and brakes of the same type originally installed. Provides that a restored antique vehicle need not be equipped with electric turn signals unless such were originally installed. Requires that a restored antique vehicle shall have service brakes adequate to stop that vehicle within a distance of 40 feet and a hand brake adequate to stop within a distance of 55 feet. Provides that a restored antique vehicle does not need to submit to a safety test nor secure a certificate of safety.

Feb 14 18 Referred to Rules Committee
HB 04958  Rep. Margo McDermed and Sheri Jesiel

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for levy years 2019 and later, for school districts, the "aggregate extension base" is the greater of (A) the district's last preceding aggregate extension limit or (B) the district's last preceding aggregate extension, subject to certain adjustments. Provides that the term "aggregate extension limit" means the district's last preceding aggregate extension if the taxing district had utilized the maximum limiting rate permitted without referendum for each of the 3 immediately preceding levy years. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04959  Rep. Margo McDermed

625 ILCS 5/15-107  from Ch. 95 1/2, par. 15-107
625 ILCS 5/15-111  from Ch. 95 1/2, par. 15-111
625 ILCS 5/15-113.1 from Ch. 95 1/2, par. 15-113.1
625 ILCS 5/15-113.2 from Ch. 95 1/2, par. 15-113.2
625 ILCS 5/15-113.3 from Ch. 95 1/2, par. 15-113.3
625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301
625 ILCS 5/15-302 from Ch. 95 1/2, par. 15-302
625 ILCS 5/15-319 rep.

Amends the Illinois Vehicle Code. Repeals the Section that allows applicants for special permits to apply to the Department of Transportation for a registration number and classification identification label for the purpose of identifying and classifying vehicles or combinations of vehicles that may be operated or moved by special permit. Makes conforming changes.

Feb 14 18  H  Referred to Rules Committee

HB 04960  Rep. Margo McDermed

30 ILCS 105/6z-68
30 ILCS 330/13  from Ch. 127, par. 663
30 ILCS 740/2-04  from Ch. 111 2/3, par. 662.04
30 ILCS 740/2-15  from Ch. 111 2/3, par. 675.1
35 ILCS 505/8  from Ch. 120, par. 424
70 ILCS 3615/4.09  from Ch. 111 2/3, par. 704.09
705 ILCS 105/27.5  from Ch. 25, par. 27.5
705 ILCS 105/27.6
730 ILCS 5/5-9-1.18

Amends the State Finance Act. Provides that beginning after June 1, 2017, the chief operating officer of Amtrak or its successor shall no longer be required to certify to the State Treasurer the number of Amtrak tickets sold at the State rate during the current fiscal year. Provides that beginning July 1, 2017, the State Treasurer shall no longer be required to transfer from the General Revenue Fund to the Intercity Passenger Rail Fund an amount equal to the tickets certified by the chief operating officer of Amtrak multiplied by $50. Amends the General Obligation Bond Act. Modifies the money received by the Department of Transportation under a Section concerning appropriation of proceeds from the sale of bonds. Amends the Downstate Public Transportation Act. Modifies the maximum eligible operating expenses for various participants under the Act. Modifies the transfer of funds by the Department of Transportation under a Section concerning residual fund balance. Amends the Motor Fuel Tax Law. Provides for the costs of the Illinois Environmental Protection Agency for the administration of the Vehicle Emissions Inspection Law of 2005 to be paid by the State Comptroller and Treasurer from the Motor Fuel Tax Fund into the Vehicle Inspection Fund. Amends the Regional Transportation Authority Act, the Clerks of Courts Act, and the Unified Code of Corrections to provide that all moneys in the Roadside Memorial Fund shall be used by the Department of Veterans' Affairs to pay for the cartage and erection of veterans' headstones. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04961    Rep. Litesa E. Wallace

720 ILCS 5/21-1.3

Amends the Criminal Code of 2012. Provides that criminal defacement of property is a Class 3 (rather than a Class 4) felony when the aggregate value of the damage to property does not exceed $500 and the property damaged is a place of worship. Criminal defacement of property is a Class 2 (rather than a Class 3) felony when the aggregate value of the damage to property exceeds $500 and the property damaged is a place of worship. 
Apr 13 18    H    Rule 19(a) / Re-referred to Rules Committee

HB 04962    Rep. Litesa E. Wallace-Juliana Stratton-Carol Ammons-Sonya M. Harper and Stephanie A. Kifowit

5 ILCS 815/10

Amends the Law Enforcement Criminal Sexual Assault Investigation Act. Provides that upon receipt of an allegation or complaint of an officer-involved criminal sexual assault against a law enforcement officer employed by a municipality with a population over 1,000,000, the municipality shall promptly notify the Department of State Police (rather than promptly notify an independent agency, created by ordinance of the municipality, tasked with investigating incidents of police misconduct). Provides that the Department of State Police shall investigate incidents of officer-involved criminal sexual assault by a law enforcement officer employed with a municipality with a population over 1,000,000. Provides that upon receipt of an allegation or complaint of an officer-involved criminal sexual assault against a law enforcement officer employed by the Department of State Police, the Department of State Police shall promptly notify the State's Attorney of the county in which the alleged offense occurred. Provides that the State's Attorney in the county in which the alleged officer-involved criminal sexual assault occurred shall investigate incidents of officer-involved criminal sexual assault by a law enforcement officer employed with the Department of State Police (rather than investigated by an officer who is not assigned to the same division or unit as the accused officer). Effective immediately. 
Apr 13 18    H    Rule 19(a) / Re-referred to Rules Committee

HB 04963    Rep. Litesa E. Wallace

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

Feb 14 18    H    Referred to Rules Committee

HB 04964    Rep. Litesa E. Wallace-Robyn Gabel, Gregory Harris, Laura Fine and Camille Y. Lilly

20 ILCS 505/7.8 new

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to place youth in care in the least restrictive and most family-like setting that is consistent with the youth's needs and best interests. Creates a private right of action for: (i) a youth in care who remains in a psychiatric hospital for more than 14 days beyond the time the youth was clinically ready for discharge or beyond medical necessity; and (ii) a youth in care who remains in a detention center or Department of Juvenile Justice facility for more than 14 days after the youth could have been released. Provides that a youth aggrieved by any violation of this provision is entitled to damages in the amount of $600 per day for each day the youth remained psychiatrically hospitalized beyond necessity or remained in a detention center or Department of Juvenile Justice facility after the youth could have been released. Provides that the Department of Children and Family Services shall not be relieved of its liability or obligation to pay damages because the youth was placed in a shelter or in another type of placement that was not identified as an appropriate placement. Provides that the remedies are in addition to any remedies available under local, State, or federal law.

Fiscal Note (Dept. of Children & Family Services)

The Department of Children and Family Services estimates that House Bill 4964, regarding youth placed in psychiatric hospital units, would cost the State $5,200,000. In the case of incarcerated youth, the annual liability would be $1,800,000. The Department estimates a total annual liability of $7,000,000.

Apr 27 18    H    Rule 19(a) / Re-referred to Rules Committee
305 ILCS 5/9A-11  from Ch. 23, par. 9A-11
Amends the Illinois Public Aid Code. In provisions concerning the child care assistance program, provides that a family’s eligibility for child care services shall be redetermined no sooner than 12 months following the initial determination or most recent redetermination. Provides that during the 12-month periods, the family shall remain eligible for child care services regardless of (i) a change in family income, unless family income exceeds 85% of State median income, or (ii) a temporary change in the ongoing status of the parents as working or attending a job training or educational program. Effective October 1, 2018.
Aug 17 18  H  Public Act . . . . . . . . 100-0909

HB 04966  Rep. Litesa E. Wallace
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Feb 14 18  H  Referred to Rules Committee

HB 04967  Rep. Litesa E. Wallace
305 ILCS 5/9A-10  from Ch. 23, par. 9A-10
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding support services provided to Temporary Assistance for Needy Families recipients.
Feb 14 18  H  Referred to Rules Committee

HB 04968  Rep. Litesa E. Wallace-Sonya M. Harper-Carol Ammons
705 ILCS 105/27.2c new
735 ILCS 5/9-121
Amends the Code of Civil Procedure. Provides that upon motion or petition, the court shall order the sealing and impoundment of a court file for an eviction action in which the court does not find that a tenant or an occupant has materially breached the lease. Provides that the records of the circuit court clerk pertaining to a court file that is ordered sealed and impounded shall be impounded until further order of the court upon good cause shown and the name of the petitioner obliterated on the official index required to be kept by the circuit court clerk under the Clerks of Courts Act. Provides that the clerk of the court may not collect a filing fee for a petition filed under the new provisions. Makes a corresponding change in the Clerks of Courts Act.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04969  Rep. Litesa E. Wallace
20 ILCS 605/605-1025 new
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall make grants to units of local government and school districts for the redevelopment of unused public buildings into commercial and retail space to be rented at below-market rates to start-up businesses and existing small businesses. Provides that a portion of the space redeveloped with grants and financial assistance provided under this provision is to be set aside for start-up businesses and existing small businesses owned by minorities, women, and persons with disabilities.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04970  Rep. Litesa E. Wallace-Sonya M. Harper

35 ILCS 5/5.886 new
35 ILCS 105/3-10
35 ILCS 105/9  from Ch. 120, par. 439.9
35 ILCS 110/3-10  from Ch. 120, par. 439.33-10
35 ILCS 110/9  from Ch. 120, par. 439.39
35 ILCS 115/3-10  from Ch. 120, par. 439.103-10
35 ILCS 115/9  from Ch. 120, par. 439.109
35 ILCS 120/2-10
35 ILCS 120/3  from Ch. 120, par. 442

35 ILCS 120/2-10
105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new
110 ILCS 330/10 new
210 ILCS 85/6.27 new

Amends the State Finance Act to create the Trauma Response Fund as a special fund in the State treasury. Amends the School Code. Requires school boards to develop a trauma response protocol that shall be implemented in response to a traumatic event at a school, including, but not limited to, a shooting at the school. Sets forth various requirements for the protocol, including response by hospitals, trauma intervention services, and community engagement. Provides that all moneys in the Trauma Response Fund shall be paid as grants to school districts to implement the trauma response protocol. Amends the University of Illinois Hospital Act and Hospital Licensing Act to make conforming changes. Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Imposes a 1% surcharge on firearm ammunition, which shall be deposited into the Trauma Response Fund. Effective immediately.

Feb 14 18  H  Referred to Rules Committee

HB 04971  Rep. Daniel J. Burke

30 ILCS 105/5.886 new
510 ILCS 70/19 new

Amends the Humane Care for Animals Act and the State Finance Act. Provides that the Department of Agriculture shall create and maintain an animal abuse registry. Requires a person 18 years of age or older who resides in or is domiciled in the State and has been convicted of specified offenses involving animal cruelty or torture to register with the Department to be placed on the registry. Requires a person required to register to pay an annual fee of $50 to the Department. Prohibits a person required to register from owning a companion animal or being employed at an animal shelter, pound, pet shop, zoo, or other business where companion animals are present. Creates the Animal Abuse Registry Fund as a special fund in the State treasury. Provides that registration fees shall be deposited into the Fund to be used by the Department for establishing and maintaining the animal abuse registry.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04972  Rep. Kelly M. Cassidy

210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.

Feb 14 18  H  Referred to Rules Committee

HB 04973  Rep. Kelly M. Cassidy

210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.

Feb 14 18  H  Referred to Rules Committee

HB 04974  Rep. Kelly M. Cassidy

305 ILCS 5/1-5  from Ch. 23, par. 1-5


Feb 14 18  H  Referred to Rules Committee
HB 04975  Rep. Kelly M. Cassidy
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 14 18  H  Referred to Rules Committee

HB 04978  Rep. Kelly M. Cassidy
215 ILCS 5/1  from Ch. 73, par. 613
Feb 14 18  H  Referred to Rules Committee

HB 04979  Rep. Kelly M. Cassidy
35 ILCS 5/101  from Ch. 120, par. 1-101
Feb 14 18  H  Referred to Rules Committee

HB 04981  Rep. Kelly M. Cassidy
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Feb 14 18  H  Referred to Rules Committee

HB 04984  Rep. Kelly M. Cassidy
20 ILCS 2405/1  from Ch. 23, par. 3430
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.
Feb 14 18  H  Referred to Rules Committee

HB 04985  Rep. Kelly M. Cassidy
50 ILCS 150/1
Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.
Feb 14 18  H  Referred to Rules Committee
HB 04986  Rep. Kelly M. Cassidy
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-104 from Ch. 127, par. 604A-104
Amends the Illinois Governmental Ethics Act. Modifies the required statement of economic interests under the Act to include disclosure of income received from specified entities on which a person is required to report. Modifies the statement of economic interests forms to make conforming changes.
Feb 14 18  H  Referred to Rules Committee

HB 04987  Rep. Michael J. Zalewski-Brian W. Stewart, Margo McDermed, Ryan Spain and Robert W. Pritchard
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-4 from Ch. 43, par. 121
Amends the Liquor Control Act of 1934. Provides that a craft distiller license shall allow the sale and offering for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor. Provides that a craft distiller may sell up to 5,000 gallons (rather than 2,500 gallons) of spirits to non-licensees to the extent permitted by an exemption approved by the Illinois Liquor Control Commission pursuant to a specified provision. Makes a conforming change. Provides that a craft distiller tasting permit allows a craft distiller to sell and offer for sale at retail, but not for resale in any form, up to 5,000 gallons of the alcoholic liquor transferred from the craft distiller's premises to the extent approved by the State Commission pursuant to a specified provision.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04988  Rep. Fred Crespo
35 ILCS 200/Art. 18 Div. 7 heading new
35 ILCS 200/18-280 new
35 ILCS 200/18-285 new
35 ILCS 200/18-290 new
35 ILCS 200/20-15
Amends the Property Tax Code. Creates the School District Extension Freeze Law. Provides that, if at the end of any levy year, a school district has reserves of 50% or more in its educational fund, then the school district's extension for educational purposes may not exceed its extension for the previous levy year. Provides that, if the school district has reserves of 60% or more at the end of the immediately preceding levy year, then the district's extension for educational purposes shall be reduced by an amount equal to the difference between the district's educational reserve amount for the immediately preceding levy year and a reserve amount of 60% for that levy year. Effective July 1, 2019.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04989  Rep. Fred Crespo
65 ILCS 5/Art. 11 Div. 15.4 heading new
65 ILCS 5/11-15.4-1 new
Amends the Illinois Municipal Code. Defines "underground" and "undergrounding". Provides that public utilities shall underground specified electric transmission lines under certain conditions. Provides that the Illinois Commerce Commission shall allow a public utility to recover from all retail customers in its service territory all reasonable and prudent costs that it incurs related to the undergrounding of such transmission lines. Provides that a public utility shall record and defer such costs as a regulatory asset to be included in the public utility's total rate base and amortized over a reasonable period that is equal to the expected life of such transmission line. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 04990  Rep. Fred Crespo-Carol Ammons
(Sen. Laura M. Murphy, Steven M. Landek, Dave Syverson-Kwame Raoul and Neil Anderson)

20 ILCS 665/8b
Amends the Illinois Promotion Act. Provides that grants from the Tourism Promotion Fund awarded to a unit of local government, municipal convention center, or convention center authority may be made by the Department of Commerce and Economic Opportunity from appropriations for those purposes for any fiscal year, without regard to the fact that the qualification or obligation may have occurred in a prior fiscal year. Provides that the Department of Commerce and Economic Opportunity shall submit a report on the effectiveness of the program no later than January 1, 2022 (currently, January 1, 2020). Effective immediately.

House Committee Amendment No. 1
Further amends the Illinois Promotion Act to provide that the Department of Commerce and Economic Opportunity may make grants from the Tourism Promotion Fund until July 1, 2022 (currently, July 1, 2020). Makes corresponding changes concerning certifications by units of local government, municipal convention centers, and convention center authorities.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and further amends the Illinois Promotion Act to provide that the Department of Commerce and Economic Opportunity may make grants from the Tourism Promotion Fund until July 1, 2022 (currently, July 1, 2020). Provides that a report by the Department of Commerce and Economic Opportunity concerning convention center and sports facility grants must be provided electronically. Effective immediately.

Jul 27 18   H  Public Act . . . . . . . . . 100-0643

HB 04991  Rep. Fred Crespo

110 ILCS 205/8  from Ch. 144, par. 188
Amends the Board of Higher Education Act. Provides that beginning in Fiscal Year 2019, allocations to public universities based upon performance metrics shall not amount to less than 5% of the overall higher education budget amount for public universities from the General Revenue Fund. Effective immediately.

Apr 13 18   H  Rule 19(a) / Re-referred to Rules Committee

HB 04992  Rep. Fred Crespo

35 ILCS 200/15-170
Amends the Property Tax Code. Provides that a person who has been granted a senior citizens homestead exemption need not reapply for the exemption. Effective immediately.

Feb 14 18   H  Referred to Rules Committee

HB 04993  Rep. Fred Crespo

15 ILCS 20/50-25
Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that all agencies shall submit their most recent biennial audit conducted by the Auditor General and any other management, performance, or other audits conducted by the Auditor General within the preceding 2 years to the appropriations committees of the House of Representatives and the Senate. Provides that appropriations committees shall take audit reports released by the Auditor General into consideration during the budgeting process.

Apr 13 18   H  Rule 19(a) / Re-referred to Rules Committee

HB 04994  Rep. Fred Crespo

New Act
Creates the Saving Illinois' Pollinators Act. Provides that beginning 9 months after the effective date of the Act, it shall be unlawful to apply neonicotinoid insecticides on public lands owned or maintained by this State. Provides that beginning 9 months after the effective date of the Act, it shall be unlawful to apply neonicotinoid insecticides in other outdoor residential settings, including landscaping, ornamental, or other outdoor applications in this State. Establishes exemptions to the prohibitions. Provides that the Department of Agriculture shall, within 6 months after the effective date of the Act, adopt rules to implement the Act. Provides that the Department shall, within one year after the effective date of the Act, issue a draft report evaluating whether clear, peer-reviewed, published scientific evidence exists that outdoor applications of these insecticides are safe for monarch butterflies, other pollinators, other beneficial insects, the broader environment, and human health. Provides that a person who impedes, obstructs, hinders, or otherwise prevents or attempts to prevent the Director of Agriculture in the performance of his or her official duties under the Act is guilty of a Class A misdemeanor. Provides that a person using physical force against the Director in the performance of his or her official duties under the Act is guilty of a Class 4 felony. Effective immediately.

Feb 14 18   H  Referred to Rules Committee
HB 04995  Rep. Fred Crespo
215 ILCS 5/364.3 new
305 ILCS 5/5-12b new
Amends the Illinois Insurance Code and the Illinois Public Aid Code. Requires that on or before July 1, 2019, the Department of Insurance and Department of Healthcare and Family Services to jointly develop a uniform prior authorization form to be used by prescribing providers to request prior authorization for prescription drug benefits. Provides that on and after January 1, 2020, or 6 months after the uniform prior authorization form is developed, whichever is later, health insurers, managed care organizations, and fee-for-service medical assistance programs that provide prescription drug benefits shall utilize and accept the uniform prior authorization form and prescribing providers may use the uniform prior authorization form. Provides criteria for developing the uniform prior authorization form. Provides requirements and limitations of prior authorization requests.
Feb 14 18  H  Referred to Rules Committee

HB 04996  Rep. Fred Crespo
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-242 new
30 ILCS 805/8.42 new
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if, at the end of any levy year, a taxing district has reserves of 50% or more of its operating budget for that levy year, then, for the next levy year, "extension limitation" means 0% or the rate of increase approved by the voters. Preempts the power of home rule units to tax. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04997  Rep. Fred Crespo
35 ILCS 200/Art. 18 Div. 7 heading new
35 ILCS 200/18-280 new
35 ILCS 200/18-285 new
35 ILCS 200/18-290 new
35 ILCS 200/20-15
Amends the Property Tax Code. Creates the School District Extension Freeze Law. Provides that, if at the end of any levy year, a school district has reserves of 50% or more of its operating budget, then the school district's extension for all purposes may not exceed its extension for the previous levy year. Provides that, if the school district has reserves of 60% or more at the end of the immediately preceding levy year, then the district's extension shall be reduced by an amount equal to the difference between the district's reserve amount for the immediately preceding levy year and a reserve amount of 60% for that levy year. Effective July 1, 2019.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 04998  Rep. Terri Bryant-Dave Severin
(Sen. William E. Brady)
15 ILCS 335/4 from Ch. 124, par. 24
15 ILCS 335/12 from Ch. 124, par. 32
Amends the Illinois Identification Card Act. Requires the Secretary of State to issue standard Illinois Identification Cards and limited-term Illinois Identification Cards to persons upon conditional release or absolute discharge from the custody of the Department of Human Services with specified requirements. Provides the fee requirement for issuance of standard Illinois Identification Cards and limited-term Illinois Identification Cards. Effective January 1, 2019.
House Committee Amendment No. 1
Provides for the issuance of standard Illinois Identification Cards and limited-term Illinois Identification Cards to persons upon conditional release or absolute discharge from the custody of the Department of Human Services if, among other requirements, they present a document (rather than 2 documents) proving their Illinois residence address. Provides that documents proving residence address may include any official document of the Department of Human Services showing the person's address after release and a Secretary of State prescribed verification form (rather than certificate of residency form). Effective July 1, 2019 (rather than January 1, 2019).
Apr 19 18  S  Referred to Assignments
HB 04999 Rep. Avery Bourne-Dave Severin
(Sen. Neil Anderson)

20 ILCS 5/5-525 was 20 ILCS 5/6.01

Amends the Civil Administrative Code of Illinois. Provides that the Director of Agriculture shall call annual meetings (currently, semiannual) of the Advisory Board of Livestock Commissioners and may call other meetings of the Board as deemed necessary (currently, from time to time or when requested by 3 or more appointed members of the Board). Effective immediately.

Aug 14 18 H Public Act . . . . . . . . . 100-0841

HB 05000 Rep. Randy E. Frese
(Sen. Dan McConchie-Dale A. Righter)

20 ILCS 1305/1-17

Amends the Department of Human Services Act. In a provision concerning investigative reports issued by the Office of the Inspector General upon completion of an abuse or neglect investigation, provides that the victim and the victim's guardian shall be provided with a redacted copy of the investigative report if the allegations of abuse or neglect are substantiated. Provides that unredacted investigative reports, as well as raw data, may be shared with a local law enforcement entity, a State's Attorney's office, or a county coroner's office upon written request. Effective immediately.

Aug 20 18 H Public Act . . . . . . . . . 100-0991

HB 05001 Rep. Keith R. Wheeler-Patricia R. Bellock

35 ILCS 105/3-5

35 ILCS 105/3-50 from Ch. 120, par. 439.3-50

35 ILCS 110/2 from Ch. 120, par. 439.32

35 ILCS 115/2 from Ch. 120, par. 439.102

35 ILCS 120/2-45 from Ch. 120, par. 441-45

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to extend the Manufacturing Machinery and Equipment Exemption to production related tangible personal property. Provides that the term "production related tangible personal property" includes certain supplies and consumables used in a manufacturing facility. Effective immediately.

Feb 14 18 H Referred to Rules Committee

HB 05002 Rep. Keith R. Wheeler-Patricia R. Bellock

35 ILCS 5/227 new

35 ILCS 735/3-3 from Ch. 120, par. 2603-3

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 1% of the expenses claimed by the taxpayer as a federal income tax deduction pursuant to Section 179 of the Internal Revenue Code for the tax year. Provides that the taxpayer may sell, assign, or transfer the credit. Provides that the maximum aggregate amount of credits awarded for those purposes may not exceed $45,000,000 in any calendar year. Amends the Uniform Penalty and Interest Act to provide that, if the amount of the credit is reduced because the claims for credit exceed the maximum aggregate amount of the credit, then no underpayment penalty or interest shall accrue on the additional tax so long as the additional tax is paid within 60 days after the notice of reduction. Effective immediately.

Feb 14 18 H Referred to Rules Committee

HB 05003 Rep. David S. Olsen

65 ILCS 5/1-2-1.7 new

Amends the Illinois Municipal Code. Provides that if an ordinance that more restrictively impacts a method of doing business, more restrictively increases existing costs of doing business, limits or impairs the use of property, or imposes additional restrictions or costs to procure a permit or business license, the ordinance may not be enforced against a person unless, before its adoption, the ordinance is presented for reading at at least 2 regular meetings of the corporate authorities that are held at least 7 days apart and the affected person has actual knowledge of the proposed law or ordinance. Provides that an ordinance that imposes additional restrictions on the process of securing a permit or a business license may not take effect until 90 days after the ordinance is adopted or 60 days after the average processing time for a permit or business license in the class requested, whichever is later. In a proceeding in which compliance with the provisions is an issue, provides that the burden of proof is on the municipality to demonstrate by clear and convincing evidence that it has complied with this Section. Limits home rule powers. Effective immediately.

Feb 14 18 H Referred to Rules Committee
HB 05004  Rep. Keith R. Wheeler-Patricia R. Bellock

705 ILCS 505/8 from Ch. 37, par. 439.8
740 ILCS 175/4 from Ch. 127, par. 4104
740 ILCS 175/4.5 new

Amends the Illinois False Claims Act. Provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. Provides that the Department of Revenue has the sole authority to bring an administrative action and that the Attorney General has the sole authority to bring a judicial action under the Act for a false claim, statement, or record pertaining to certain taxes administered by the Department of Revenue. Contains provisions concerning reporting, investigative, and enforcement procedures for allegations of false claims pertaining to certain taxes. Contains provisions governing the payment of rewards to persons who provide information that leads to recovery of funds under the new provisions. Provides that the appeal of a determination regarding an award may be appealed exclusively to the Court of Claims and must be filed within 30 days of the determination of the award. Makes other changes, including a corresponding change in the Court of Claims Act.

Feb 14 18  H Referred to Rules Committee

(Sen. Karen McConnaughay-Jennifer Bertino-Tarrant-Jason A. Barickman and Toi W. Hutchinson)

20 ILCS 415/12g new
105 ILCS 5/13-43.17 from Ch. 122, par. 13-43.17

Amends the Personnel Code. Provides that the Department of Central Management Services is not required to verify the State educator license of a teacher employed by the Department of Juvenile Justice if the license is verified by the State Board of Education. Provides that the provision shall become inoperative when the consent decree entered into on December 6, 2012 (as has been or may be corrected, amended, or modified in the action entitled R.J., et al. v. Mueller, case no. 12-cv-07289, in the United States District Court for the Northern District of Illinois, Eastern Division) is no longer in force. Amends the Department of Juvenile Justice School District Article of the School Code. Provides that the salary of a teacher employed by the Department of Juvenile Justice shall be comparable to the salary of a teacher employed by a school district in the same geographical area in which the institution or facility is located. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/13-43.17

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Removes the amendment to the School Code providing that the salary of a teacher employed by the Department of Juvenile Justice shall be comparable to the salary of a teacher employed by a school district in the same geographical area in which the institution or facility is located. Effective immediately.

Aug 19 18  H Public Act . . . . . . . . . . 100-0953
HB 05006  Rep. Ryan Spain

New Act

20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 from Ch. 48, par. 39s-2

Adds provisions governing: authorization of project delivery methods; preconditions to commencement of procurement; procurement; evaluation and selection of proposals; project records; confidentiality; public disclosure; design-build contracts; construction manager/general contractor contracts; funding and financing; minority, disadvantaged, and women-owned businesses; acquisition of property; federal requirements; powers of the Department of Transportation and the Illinois State Toll Highway Authority; and rulemaking. Makes corresponding changes in the Department of Transportation Law of the Civil Administrative Code of Illinois; Illinois Finance Authority Act; the Illinois Procurement Code; the Public Construction Bond Act; the Employment of Illinois Workers on Public Works Act; the Business Enterprise for Minorities, Women, and Persons with Disabilities Act; the Toll Highway Act; the Eminent Domain Act; and the Prevailing Wage Act. Provides that the provisions of the Act are severable. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05007  Rep. Ryan Spain

625 ILCS 5/11-1426.1

Amends the Illinois Vehicle Code. Provides that municipalities may waive the requirement that a person may not operate a non-highway vehicle unless he or she has a valid driver's license issued in his or her name for golf cart owners upon municipality approved roads.

Feb 14 18  H Referred to Rules Committee

HB 05008  Rep. Ryan Spain

220 ILCS 5/5-119 new

Amends the Public Utilities Act. Adds provisions concerning pricing of water assets, meaning a for profit water utility or water distribution company and its tangible and intangible properties, by an Illinois governmental purchaser. Provides that the determination of value or price for the purchase or acquisition of water assets by the Illinois governmental purchaser: may not distinguish, penalize, or increase the value or price to be paid by an Illinois governmental purchaser based on specified characteristics of the purchaser; or may not use as a factor any excess of replacement cost new minus depreciation over the value of price based on fair market value of the water assets, as determined by what a willing buyer in the private sector would value, price, or pay for the water assets. Provides for application of the provisions to contracts already in place. Contains a severability clause. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05009  Rep. Ryan Spain

220 ILCS 5/5-118 new

Amends the Public Utilities Act. Provides that, on April 1 of each year beginning the year after the effective date of the amendatory Act, privately held public water utilities shall provide annual reports to the Illinois Commerce Commission with specified information for each district served by the utility. Provides that privately held public water utilities shall provide to the local emergency services disaster agency any reports discussing the condition of the system in each district for the previous calendar year with information relevant to public safety. Provides that the utilities shall certify the accuracy of the information provided in the reports. Provides that the provisions do not apply to nonprofit water utilities that are exempt from federal income taxation under Section 501(c)(12) of the federal Internal Revenue Code of 1986. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee
HB 05010  Rep. Ryan Spain
210 ILCS 50/3.20
Amends the Emergency Medical Services (EMS) Systems Act. Provides that the Department of Public Health shall permit
EMS System participation by facilities contracted with the Department of Human Services to provide crisis psychiatric services.
Provides that a facility contracted with the Department of Human Services to provide crisis psychiatric services seeking limited
participation in an EMS System shall agree to comply with all Department of Public Health administrative rules implementing
provisions concerning Emergency Medical Services (EMS) Systems. Provides that the Department of Public Health may adopt rules,
including, but not limited to, the types of facilities contracted with the Department of Human Services to provide crisis psychiatric
services that may participate in an EMS System and the limitations of participation. Effective January 1, 2019.
Feb 14 18   H  Referred to Rules Committee

HB 05011  Rep. Ryan Spain
(Sen. David Koehler)
410 ILCS 625/3 from Ch. 56 1/2, par. 333
Amends the Food Handling Regulation Enforcement Act. Provides that a food service sanitation manager certificate issued
by the Department of Public Health under provisions concerning food service sanitation manager certification before January 1, 2018
is valid until the expiration date stated on the certificate. Effective January 1, 2018.
Aug 19 18   H  Public Act . . . . . . . . . . . . 100-0954

HB 05012  Rep. Ryan Spain and Allen Skillicorn
35 ILCS 405/2 from Ch. 120, par. 405A-2
35 ILCS 405/3 from Ch. 120, par. 405A-3
35 ILCS 405/4 from Ch. 120, par. 405A-4
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act
for persons dying on or after the effective date or for transfers made on or after the effective date.
Feb 14 18   H  Referred to Rules Committee
HB 05013 Rep. Ryan Spain-Thomas Morrison-Steven Reick

40 ILCS 5/1-101.6 new
40 ILCS 5/1-101.7 new
40 ILCS 5/1-109.3
40 ILCS 5/1-113.05 new
40 ILCS 5/1-113.1
40 ILCS 5/1-113.2
40 ILCS 5/1-113.3
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.5
40 ILCS 5/1-113.6
40 ILCS 5/1-113.7
40 ILCS 5/1-136 new
40 ILCS 5/1A-112
40 ILCS 5/1A-113
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/3-127 from Ch. 108 1/2, par. 3-127
40 ILCS 5/3-132 from Ch. 108 1/2, par. 3-132
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-135.1 new
40 ILCS 5/3-135.2 new
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-120 from Ch. 108 1/2, par. 4-120
40 ILCS 5/4-123 from Ch. 108 1/2, par. 4-123
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-128.1 new
40 ILCS 5/4-128.2 new
40 ILCS 5/Art. 22B heading new
40 ILCS 5/22B-101 new
40 ILCS 5/22B-102 new
40 ILCS 5/22B-103 new
40 ILCS 5/22B-105 new
40 ILCS 5/22B-106 new
40 ILCS 5/22B-107 new
40 ILCS 5/22B-108 new
40 ILCS 5/22B-108.1 new
40 ILCS 5/22B-109 new
40 ILCS 5/22B-110 new
40 ILCS 5/22B-111 new
40 ILCS 5/22B-112 new
40 ILCS 5/22B-113 new
40 ILCS 5/22B-113.1 new
40 ILCS 5/22B-113.2 new
Amends the Illinois Pension Code. Creates the Downstate Police Pension Investment Board and the Downstate Firefighter Pension Investment Board. Moves the investment authority of downstate police and firefighter pension funds to those Investment Boards. Includes provisions relating to the transfer and investment of the affected assets, auditing and reporting requirements, and the operation and administration of the Investment Boards. Reduces the amount of training required for trustees of those pension funds. Changes all downstate police and firefighter pension funds to a fiscal year beginning May 1. Doubles the annual compliance fee paid by the funds to the Department of Insurance. Requires the Department of Insurance to impose penalties of up to $2,000 per day for noncompliance with certain provisions relating to the transfer of investment assets. Makes conforming and other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05014  Rep. Barbara Flynn Currie, Justin Slaughter, Nicholas K Smith, Marcus C. Evans, Jr., Theresa Mah, Sonya M. Harper, Silvana Tabares and Gregory Harris

50 ILCS 20/2.5
50 ILCS 20/3  from Ch. 85, par. 1033
50 ILCS 20/20  from Ch. 85, par. 1050
50 ILCS 20/20.3
50 ILCS 20/20.4
50 ILCS 20/20.5
50 ILCS 20/20.10
50 ILCS 20/20.15
50 ILCS 20/20.20
50 ILCS 20/20.25
50 ILCS 20/23.5

Amends the Public Building Commission Act. Removes various repeal dates of June 1, 2018 in provisions concerning allowing public building commissions to use the design-build delivery method for public projects. Makes conforming changes.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05015  Rep. Ryan Spain

20 ILCS 805/805-40  was 20 ILCS 805/63a41
20 ILCS 805/805-45

Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Amends provisions concerning the Department of Natural Resources Adopt-A-Park and Adopt-A-Trail programs. Provides that a volunteer may bring his or her own light equipment, including, but not limited to, a lawn mower, chainsaw, or other appropriate equipment to carry out functions granted by the Department at his or her own risk, so long as it does not interfere with work historically performed by Department employees.

House Committee Amendment No. 1

Provides that for both the Adopt-A-Park and Adopt-A-Trail programs, the Department of Natural Resources shall not be liable for civil damages arising from a volunteer operating his or her own light equipment in carrying out functions granted by the Department, except for willful or wanton misconduct on the part of the Department.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


410 ILCS 130/60
410 ILCS 130/65

Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Removes the fingerprinting and background check requirements for a prospective qualifying patient or designated caregiver. Provides that each applicant for a registry identification card shall sign an affidavit stating that the applicant has not been convicted of violation of a state or federal controlled substance law, the Cannabis Control Act, or the Methamphetamine and Community Protection Act that was classified as a felony in the jurisdiction where the person was convicted. Provides that an applicant may sign the affidavit if the applicant was convicted of a felony under the Cannabis Control Act, but the crime that the applicant was convicted of under the Cannabis Control Act is not considered a felony at the time the affidavit is signed.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05017 Rep. Robert Rita

230 ILCS 40/10 new

Amends the Video Gaming Act. Provides that the General Assembly states that it is the policy of the State that the primary purpose of the Act is to protect the health, safety, and welfare of the State through the sound and careful control and regulation of video gaming through a tiered regulatory system of manufacturers, distributors, terminal operators, licensed establishments, licensed fraternal establishments, licensed veterans establishments, and licensed truck stop establishments. Provides that to ensure and maintain a tiered regulatory system, the General Assembly finds that it is the obligation and duty of the Illinois Gaming Board to construe the provisions of the Act in a manner that conforms to State policy and the Act's primary purpose and to exercise its statutory authority in a manner consistent with that purpose whether or not the provisions of this Act are unambiguous or capable of one or more reasonable constructions.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05018 Rep. Justin Slaughter

20 ILCS 1705/7.2a new

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that as the Department of Human Services establishes reimbursement rates that build toward livable wages for front-line personnel in programs serving persons with intellectual and developmental disabilities, the Department shall include rates for therapeutic schools and other programs serving children with intellectual and developmental disabilities. Defines “front-line personnel”. Effective immediately.

Feb 14 18 H Referred to Rules Committee


5 ILCS 365/4 from Ch. 127, par. 354
15 ILCS 405/10.05 from Ch. 15, par. 210.05
15 ILCS 405/10.05d
15 ILCS 410/10b.7 from Ch. 15, par. 432
30 ILCS 210/5 from Ch. 15, par. 155

Amends the State Salary and Annuity Withholding Act. Provides that an employee or annuitant may authorize the withholding of a portion of his salary, wages, or annuity, among other purposes, for investment purchases made as a participant in College Savings Programs established under the federal Internal Revenue Code. Amends the State Comptroller Act. Provides that no request for an amount to be deducted from pension annuity payments made under the Illinois Pension Code shall exceed 25% of the net amount of such payment. Provides that notice given by the Comptroller to a person upon a deduction for delinquent obligations owed to a specified government entity may inform the person that, in lieu of protest, he or she may provide written authority to the Comptroller to process the deduction immediately. Amends the Comptroller Merit Employment Code. Provides for a veteran's preference of 3 points if the person has served in the armed forces of the United States, the Illinois National Guard, or any reserve component of the armed forces of the United States, and the person, among other qualifying factors, has served a minimum of 4 years in the Illinois National Guard or reserve component of the armed forces of the United States, regardless of whether or not the person was mobilized to active duty. Amends the Illinois State Collection Act of 1986. Provides that upon processing a deduction to satisfy a debt owed to a university or a State agency, the Comptroller may provide notice informing a person that, in lieu of protest, he or she may provide written authority to the Comptroller to process the deduction immediately. Effective immediately.

House Committee Amendment No. 1

Adds reference to:
15 ILCS 405/16.1 from Ch. 15, par. 216.1

Adds reference to:
15 ILCS 405/27

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Further amends the State Salary and Annuity Withholding Act. Provides that an employee or annuitant may authorize the withholding of a portion of his or her salary, wages, or annuity, among other purposes, for investment purchases made as a participant or contributor to qualified tuition programs and qualified ABLE programs (rather than College Savings Programs) established under the Internal Revenue Code. Further amends the State Comptroller Act. Makes changes concerning the Comptroller's "Warehouse" and the Comptroller's "Online Ledger".

Aug 10 18 H Public Act ............... 100-0763
HB 05020


(Sen. Scott M. Bennett-Chapin Rose-Neil Anderson-Sue Rezin, Jason A. Barickman, Jacqueline Y. Collins, Kimberly A. Lightford-Pat McGuire, Elgie R. Sims, Jr., Dale A. Righter, Dale Fowler, Paul Schimpf, Jil Tracy and Dave Syverson)

110 ILCS 930/3
from Ch. 144, par. 2303

Amends the Diversifying Higher Education Faculty in Illinois Act. Provides that the Program Board created to administer the grant program authorized by the Act shall be comprised of 11 (rather than 21) members. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:

110 ILCS 930/3

Adds reference to:

110 ILCS 947/3

Replaces everything after the enacting clause. Amends the Higher Education Student Assistance Act. With regard to the Monetary Award Program, provides that beginning with the processing of applications for the 2020-2021 academic year, the Illinois Student Assistance Commission shall annually publish a priority deadline date for renewing applicants and, subject to appropriation, a renewing applicant who files by the published priority deadline date shall receive a grant if he or she continues to meet the program's eligibility requirements; defines "renewing applicant". Provides that a renewing applicant's failure to apply by the established priority deadline date shall not disqualify him or her from receiving a grant if sufficient funding is available to provide awards after that date. Provides that beginning with the 2019-2020 academic year, the Commission may not make any Monetary Award Program grants to an applicant enrolled at a for-profit institution; except that until July 1, 2023, the Commission may award a grant renewal to an applicant enrolled at a for-profit institution if he or she otherwise meets the renewal requirements. Allows for rulemaking. Effective immediately.

Senate Floor Amendment No. 2
Removes language providing that beginning with the 2019-2020 academic year, the Illinois Student Assistance Commission may not make any Monetary Award Program grants to an applicant enrolled at a for-profit institution.

Senate Floor Amendment No. 3
Changes the definition of "renewing applicant" to mean a student attending an institution of higher learning (rather than a public institution of higher learning) who received a Monetary Award Program grant during the prior academic year.

Aug 13 18 H Public Act . . . . . . . . . 100-0823

HB 05021

Rep. Robert W. Pritchard-Carol Ammons

(Sen. Jil Tracy-Pat McGuire)

110 ILCS 205/16 new

Amends the Board of Higher Education Act. Provides that when a public institution of higher education proposes to discontinue operations, it shall file with the Board the original or legible true copies of all academic records of the institution. Provides for the specific contents of the records required to be filed. Provides that where it appears to the Board that any such records are in danger of being lost, hidden, destroyed, or otherwise made unavailable to the Board, the Board may seize and take possession of the records, on its own motion and without order of a court. Requires the Board to maintain a permanent file of all such records coming into its possession. Provides that, as an alternative to the deposit of records with the Board, the public institution of higher education may propose a different means for permanent retention of the records, subject to the approval of the Board. Effective immediately.

House Committee Amendment No. 2
Replaces everything after the enacting clause. Amends the Board of Higher Education Act. Provides that if an institution of higher education proposes to discontinue its operations, the chief administrative officer of the institution shall submit a plan to the Board of Higher Education for permanent retention of all academic records of the institution; defines "academic records" and "institution of higher education". Requires the plan to be approved by the Executive Director of the Board before it is executed. Provides that if it appears to the Board that the academic records may become lost, hidden, destroyed, or otherwise made unavailable to the Board, the Board may seize and take possession of the records, on its own motion and without order of a court. Effective immediately.

Aug 21 18 H Public Act . . . . . . . . . 100-1008

HB 05022

Rep. Litesa E. Wallace

20 ILCS 2405/1
from Ch. 23, par. 3430

Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.

Feb 14 18 H Referred to Rules Committee
HB 05023  Rep. Litesa E. Wallace
820 ILCS 105/1 from Ch. 48, par. 1001
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.
Feb 14 18  H  Referred to Rules Committee

HB 05024  Rep. Litesa E. Wallace
35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 14 18  H  Referred to Rules Committee

HB 05025  Rep. Litesa E. Wallace
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Feb 14 18  H  Referred to Rules Committee

HB 05026  Rep. Litesa E. Wallace
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Feb 14 18  H  Referred to Rules Committee

HB 05027  Rep. Randy E. Frese
(Sen. Jil Tracy)
20 ILCS 1128/5-25 rep.
Aug 10 18  H  Public Act . . . . . . . . 100-0764

HB 05028  Rep. Charles Meier
35 ILCS 450/2-75
30 ILCS 105/5.886 new
Amends the Illinois Hydraulic Fracturing Tax Act. Provides that 50% of the moneys received under the Act shall be paid into the General Revenue Fund and 50% of the moneys received under the Act shall be paid into the Pension Relief Fund (currently, all of the moneys are paid into the General Revenue Fund). Provides that moneys in the Pension Relief Fund shall be used to make employer contributions required under certain provisions of the Illinois Pension Code. Amends the State Finance Act to make conforming changes.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05029  Rep. Terri Bryant-Charles Meier  
(Sen. Paul Schimpf)  
20 ILCS 205/205-15  
was 20 ILCS 205/40.7 and 205/40.8  
Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that "agribusiness" means a business or businesses under the same name or ownership that are collectively associated with the production, processing, or distribution of agricultural products, or an organization that promotes the economic well-being and expansion of this State's agriculture industry. Effective immediately.  
House Floor Amendment No. 1  
Deletes reference to:  
20 ILCS 205/205-15  
Adds reference to:  
225 ILCS 605/2 from Ch. 8, par. 302  
Adds reference to:  
225 ILCS 605/2.2 from Ch. 8, par. 302.2  
Adds reference to:  
225 ILCS 605/3 from Ch. 8, par. 303  
Adds reference to:  
225 ILCS 605/3.1 from Ch. 8, par. 303.1  
Replaces everything after the enacting clause. Amends the Animal Welfare Act. Provides that a person who sells, offers to sell, exchanges, or offers for adoption with or without charge cats that he or she has produced and raised, except for a person who owns, has possession of, or harbors 5 or less females capable of reproduction, is a cat breeder (rather than a kennel operator). Provides that a person who sells, offers to sell, exchanges, or offers for adoption with or without charge dogs that he or she has produced and raised, except for a person who owns, has possession of, or harbors 5 or less females capable of reproduction, is a dog breeder (rather than a kennel operator). Removes the definition of "cattery operator". Defines "day care operator". Makes provisions currently applicable to kennel operators and cattery operators applicable to dog breeders, cat breeders, and day care operators.  
Aug 14 18  H Public Act . . . . . . . . . 100-0842  

HB 05030  Rep. Ryan Spain  
20 ILCS 2505/2505-251 new  
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that the Department of Revenue shall be responsible for collecting any use or occupation taxes imposed by a unit of local government on online sales of tangible personal property. Effective immediately.  
Feb 14 18  H Referred to Rules Committee  

HB 05031  Rep. David S. Olsen  
(Sen. Pamela J. Althoff)  
20 ILCS 1305/1-37a rep.  
Amends the Department of Human Services Act. Repeals a provision concerning cross-agency master service agreements between State agencies and human service providers. Effective immediately.  
Aug 19 18  H Public Act . . . . . . . . . 100-0955  

HB 05032  Rep. David S. Olsen  
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1  
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.  
Feb 14 18  H Referred to Rules Committee  

HB 05033  Rep. David S. Olsen  
40 ILCS 5/1A-103  
Feb 14 18  H Referred to Rules Committee
HB 05034  Rep. Mike Fortner
25 ILCS 115/1 from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that in any year in which the total allowance for lodging, meals, and mileage for automobile travel provided under the Act is less than the total amount allowed for such expenses under the Internal Revenue Code regarding tax deductions for trade or business expenses and the Code of Federal Regulations regarding travel expenses of state legislators, a member of the General Assembly may elect during that year to be reimbursed for the difference between the lodging, meals, and mileage reimbursement provided under the Act and the full lodging, meals, and mileage expenses allowed by the Internal Revenue Code and the Code of Federal Regulations, in lieu of receiving an equivalent portion of annual salary. Provides that the full reimbursement amount paid to a member shall be reduced by an amount equal to the rate of State income tax provided under a specified Section of the Illinois Income Tax Act. Provides that the member shall make the election in a manner provided by the Comptroller and shall be made in sufficient time for the processing by the Comptroller of the relevant salary and reimbursements. Provides that members of the General Assembly Retirement System shall contribute and be credited for salary without regard to the equivalent portion salary reduction. Effective immediately.

Feb 14 18  H Referred to Rules Committee

HB 05035  Rep. Bill Mitchell
305 ILCS 5/12-4.51 new

Amends the Illinois Public Aid Code. Provides that subject to federal approval, applicants for or recipients of benefits under the federal Supplemental Nutrition Assistance Program (SNAP) or the State's medical assistance program shall prepare and submit a personal plan for achieving employment and self-sufficiency at the time of application or redetermination of eligibility for such benefits. Provides that in order to receive SNAP benefits or benefits under the State's medical assistance program, a single parent who heads an assistance unit and who is able to work shall be required to work or participate in a work activity for at least 30 hours per week; 2 parents who head an assistance unit shall be required to work a combined 35 hours per week. Requires the Department of Human Services and the Department of Healthcare and Family Services to seek any necessary waiver from the federal government in order to implement these provisions.

Feb 14 18  H Referred to Rules Committee

HB 05036  Rep. Bill Mitchell
305 ILCS 5/12-4.51 new

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall not seek to renew or extend any federal waiver of the 3-month time limit or work requirements for able-bodied adults without dependent children who apply for or receive benefits under the Supplemental Nutrition Assistance Program. Effective immediately.

Feb 14 18  H Referred to Rules Committee

HB 05037  Rep. Bill Mitchell
305 ILCS 5/12-4.4a new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2019, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program (SNAP) benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may only use the LINK card if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms that he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2019. Effective immediately.

Feb 14 18  H Referred to Rules Committee

HB 05038  Rep. Bill Mitchell
35 ILCS 10/5-5
35 ILCS 10/5-35

Amends the Economic Development for a Growing Economy Tax Credit Act. Repeals provisions allowing an applicant to move its operations from one location in the State to another location in the State for the purpose of expanding the operation. Provides that an employee of the Taxpayer who was previously employed in Illinois by the Taxpayer and whose employment was shifted to the project after the Taxpayer entered into the Agreement is not considered a new employee for purposes of the Act. Effective immediately.

Feb 14 18  H Referred to Rules Committee

New Act

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

Creates the Human Trafficking and Child Exploitation Prevention Act. Provides that it is unlawful to make available a device that makes content accessible on the Internet unless the product contains digital blocking capability that renders obscene material inaccessible. Permits the blocking capability to be deactivated. Provides a remedy if non-obscene material is blocked. Imposes a fee upon devices for which blocking capability is disabled. Permits the collection of opt-in fees for products that make Internet content available. Authorizes the Attorney General or a consumer to seek damages. Provides that fees shall be remitted to the Department of Revenue. Specifies the purposes for which, subject to appropriation, the fees may be used. Amends the Consumer Fraud and Deceptive Business Practices Act to include this Act within the list of Acts subject to the Consumer Fraud and Deceptive Business Practices Act.

Feb 14 18  H  Referred to Rules Committee

HB 05040  Rep. La Shawn K. Ford

35 ILCS 200/1-150

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".

Feb 14 18  H  Referred to Rules Committee

HB 05041  Rep. La Shawn K. Ford

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Feb 14 18  H  Referred to Rules Committee


(Sen. Michael Connelly)

625 ILCS 5/2-118.1 from Ch. 95 1/2, par. 2-118.1

Amends the Illinois Vehicle Code. Provides that any court order rescinding a statutory summary suspension or revocation must contain a factual basis for rescission. Provides that upon receipt of a court order rescinding a statutory summary suspension or revocation that does not contain a factual basis for the rescission, the Secretary of State shall return the order to the court and shall be prohibited from rescinding the statutory summary suspension until such time as the Secretary receives a court order containing a factual basis for rescission. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
HB 05043  Rep. Robert Martwick

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/21B-75
105 ILCS 5/24-9.5 new
105 ILCS 5/24-11 from Ch. 122, par. 24-11
105 ILCS 5/24-12 from Ch. 122, par. 24-12
105 ILCS 5/24-16.5
105 ILCS 5/24A-4 from Ch. 122, par. 24A-4
105 ILCS 5/24A-5 from Ch. 122, par. 24A-5
105 ILCS 5/24A-5.5 new
105 ILCS 5/24A-7 from Ch. 122, par. 24A-7
105 ILCS 5/34-84 from Ch. 122, par. 34-84
115 ILCS 5/18 from Ch. 48, par. 1718

Amends the School Code and the Illinois Educational Labor Relations Act. Provides that, on and after September 1, 2019, all teacher evaluation ratings on record as "excellent", "proficient", or "needs improvement" are considered "effective", and all teacher evaluation ratings on record as "unsatisfactory" are considered "ineffective" for the purposes of the Employment of Teachers Article. Makes other changes concerning the waiver or modification of mandates; school report cards; license suspension or revocation; contractual continued service; removal or dismissal of teachers; an optional alternative evaluative dismissal process; evaluation plans; a local appeal process for ineffective ratings; rules; the appointment and promotion of teachers in Chicago; alternative procedures for teacher evaluation, remediation, and removal in Chicago; and the Open Meetings Act.

Feb 14 18  H  Referred to Rules Committee


20 ILCS 605/605-870 new
220 ILCS 5/8-306
415 ILCS 5/17.11
415 ILCS 5/17.12 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall by rule establish a comprehensive low-income water assistance policy and program. Contains various provisions concerning the policy and program. Amends the Public Utilities Act. Adds requirements related to billing statements and reconnection of service for water and sewer utilities. Provides that upon request by a water utility, the Illinois Commerce Commission may allow, but may not require, a water utility to establish a customer assistance program. Provides that an entity subject to certain federal laws that serves or provides water or sewer services to a specified number of people shall conduct a cost of service study every 5 years. Amends the Environmental Protection Act. Provides that within one year of the effective date of the amendatory Act, every community water system shall create a plan to remove all known lead service lines within 10 years from the completion of the plan. Requires each community water system to implement an asset management plan designed to inspect, maintain, repair, and renew its infrastructure within 18 months of the effective date of the amendatory Act. Requires the Department of Public Health to adopt rules for lead replacement that require an expedited timeline for high risk facilities and communities within 18 months of the effective date of the amendatory Act. Creates the Statewide Advisory Council on Lead in Drinking Water and requires specified community water supplies to create water system advisory councils tasked with various duties related to lead in drinking water awareness. Makes other changes.

Feb 14 18  H  Referred to Rules Committee
HB 05045  Rep. Mark Batinick
35 ILCS 735/3-3 from Ch. 120, par. 2603-3
35 ILCS 735/3-9 from Ch. 120, par. 2603-9
Amends the Uniform Penalty and Interest Act. Provides that the penalty for failure to pay the tax shown due or required to be shown due on a return shall be 15% (instead of 20%) of any amount that is paid after the date the Department of Revenue has initiated an audit or investigation of the taxpayer. Provides that the penalty shall be abated if the taxpayer paid to the Department at least 95% of the final liability resulting from an audit or investigation prior to the initiation of the audit or investigation. Effective January 1, 2019.
Feb 14 18  H  Referred to Rules Committee

HB 05046  Rep. Emanuel Chris Welch-Kelly M. Cassidy-Litesa E. Wallace and Silvana Tabares
New Act
30 ILCS 105/5.886 new
Creates the Fair Scheduling Act. Requires employers to provide work schedules to employees at least 72 hours before the start of the first shift of the work schedule. Provides for reporting pay when an employee's work shift is canceled or reduced within 72 of the beginning of the shift. Prohibits retaliation by employers when employees seek to enforce rights under the Act. Authorizes private actions for damages. Provides for administration and enforcement by the Department of Labor. Provides for monetary penalties. Amends the State Finance Act to create the Fair Scheduling Act Enforcement Fund, a special fund in the State treasury. Sets forth the uses of moneys in the Fund. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05047  Rep. Emanuel Chris Welch
(Sen. Don Harmon)
755 ILCS 5/4a-5
755 ILCS 5/4a-10
Amends the Presumptively Void Transfers Article of the Probate Act of 1975. Includes a civil union partner within the scope of the term "family member" and includes a transfer on death instrument within the scope of the term "transfer instrument". Makes changes regarding the rebuttable presumption that a transfer instrument is void if the transferee is a caregiver and the fair market value of the transferred property exceeds $20,000. Provides that if the property in question is an interest in real property, a bona fide purchaser or mortgagee for value shall take the subject property free and clear of the action challenging the transfer instrument if the transfer to the bona fide purchaser or mortgagee for value occurs prior to the recordation of a lis pendens for an action challenging the transfer. Sets forth conditions under which a financial institution or similar entity is not liable for distributing or releasing property when the transfer is challenged. Effective immediately.
House Floor Amendment No. 1
Makes changes in the notice requirement for a holder of property that is a financial institution, trust company, or similar entity. Provides that liability does not attach for a transfer of property if the distribution occurs before the holder's registered agent receives notice that a complaint has been filed. Specifies that the notice must include a copy of the complaint.
Aug 24 18  H  Public Act . . . . . . . . . . . . . . . 100-1059

HB 05048  Rep. Marcus C. Evans, Jr.-Kelly M. Cassidy-Luis Arroyo
FY19 Department of Transportation Capital Appropriation.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 05049  Rep. Michael J. Zalewski
520 ILCS 5/2.26 from Ch. 61, par. 2.26
Amends the Wildlife Code. Provides that deer hunting permits for youth hunters shall be open statewide and not limited to one specific county.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05050  Rep. Peter Breen
820 ILCS 305/8 from Ch. 48, par. 138.8
820 ILCS 305/8.1b
Amends the Workers' Compensation Act. Provides that compensation for certain shoulder injuries is limited to 253 weeks. Limits total compensation for all injuries to an individual employee to 500 weeks. Provides that a decision by the Commission shall be based upon the most current edition of the American Medical Association's "Guides to the Evaluation of Permanent Impairment". Effective immediately.
Feb 14 18  H  Referred to Rules Committee

HB 05051  Rep. Nick Sauer
70 ILCS 605/1-1 from Ch. 42, par. 1-1
Feb 14 18  H  Referred to Rules Committee

HB 05052  Rep. Nick Sauer
70 ILCS 2805/0.1 from Ch. 42, par. 411.99
Amends the Sanitary District Act of 1936. Makes a technical change in a Section concerning the short title.
Feb 14 18  H  Referred to Rules Committee

HB 05053  Rep. Nick Sauer
220 ILCS 50/1 from Ch. 111 2/3, par. 1601
Feb 14 18  H  Referred to Rules Committee

HB 05054  Rep. Peter Breen
(Sen. Dan McConchie)
605 ILCS 10/31 from Ch. 121, par. 100-31
625 ILCS 5/11-603 from Ch. 95 1/2, par. 11-603
Amends the Toll Highway Act. Provides that any person or persons may bring a civil action to recover damages for injury to his or her person or property caused by any act of the Illinois State Toll Highway Authority or any of its officers, agents, or employees. Provides that any such action is subject to the same limits and requirements applicable to actions against the State under the Court of Claims Act and the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Amends the Illinois Vehicle Code. Provides that in order to post a speed limit on a highway under its jurisdiction that is less than the limit prescribed in a provision of the Code concerning general speed restrictions, the Authority shall obtain approval from the Joint Committee on Administrative Rules. Provides that the Authority shall not issue a regulation to change the speed limit for vehicles of the second division weighing more than 8,000 pounds that is more than 10 miles per hour less than the maximum speed limit of that highway. Provides that beginning 12 months after the effective date of the bill, the effective absolute maximum speed limit on any part of a highway under the Authority's jurisdiction shall be: (1) except for Interstate Route 294 and the portion of Interstate Route 94 that is between Interstate Route 294 and U.S. Route 41, 70 miles per hour or the maximum speed limit authorized in the Code, whichever is less; and (2) 60 miles per hour or the maximum speed limit authorized in the Code, whichever is less, on Interstate Route 294 and the portion of Interstate Route 94 that is between Interstate Route 294 and U.S. Route 41. Provides that if Interstate Route 294 undergoes construction that results in an increase in the maximum design speed limit, the effective absolute maximum speed limit shall be the design speed limit or the maximum speed limit authorized in the Code, whichever is less. Provides that the Authority shall issue regulations to implement a change in the speed limits. Provides that the Authority and its employees, officers, and agents shall not be subject to an action for any injury to person or property fairly traceable to the setting of speed limits. Effective immediately.
House Floor Amendment No. 2
Deletes reference to:
605 ILCS 10/31 from Ch. 121, par. 100-31
Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) removes changes made to the Toll Highway Act; (2) provides that, with respect to the setting of speed limits, nothing in the Section shall be construed to increase liability under existing law; and (3) deletes language providing that the Authority and its employees, officers, and agents shall not be subject to an action for any injury to person or property fairly traceable to the setting of speed limits. Effective immediately.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
HB 05055    Rep. John Cavaletto

305 ILCS 5/4-8a new

Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Provides that no person shall knowingly use cash assistance benefits provided under the Temporary Assistance for Needy Families Program for the payment of bail ordered by a court. Provides that any person who fails to comply with this provision is subject to immediate termination of his or her benefits.

Feb 14 18    H    Referred to Rules Committee
(Sen. Bill Cunningham-Tim Bivins)

625 ILCS 5/1-177.5 new
625 ILCS 5/3-117.1 from Ch. 95 1/2, par. 3-117.1
625 ILCS 5/3-405.1 from Ch. 95 1/2, par. 3-405.1
625 ILCS 5/3-414 from Ch. 95 1/2, par. 3-414
625 ILCS 5/3-600 from Ch. 95 1/2, par. 3-600
625 ILCS 5/3-803 from Ch. 95 1/2, par. 3-803
625 ILCS 5/3-804.01
625 ILCS 5/3-808.1 from Ch. 95 1/2, par. 3-808.1
625 ILCS 5/3-815 from Ch. 95 1/2, par. 3-815
625 ILCS 5/3-821 from Ch. 95 1/2, par. 3-821
625 ILCS 5/4-107 from Ch. 95 1/2, par. 4-107
625 ILCS 5/5-101 from Ch. 95 1/2, par. 5-101
625 ILCS 5/5-102 from Ch. 95 1/2, par. 5-102
625 ILCS 5/5-401.3 from Ch. 95 1/2, par. 5-401.3
625 ILCS 5/3-807 rep.

Amends the Illinois Vehicle Code. Defines "road machine". Provides that the owner of a junk vehicle is not required to surrender the vehicle's certificate of title under certain circumstances. Provides that the Secretary of State may use alternating numeric and alphabetical characters when issuing a special registration plate. Provides that a permanent vehicle registration plate shall be issued for a one-time fee of $8 to certain types of buses operating within a municipality. Provides that any vehicle with a permanent vehicle registration plate owned or operated by a public school district from grades K-12, a public community college, or a medical facility or hospital is exempt from any fee for the transfer of registration. Provides that the Secretary shall notify the State Police or the Secretary of State Department of Police if an application for a certificate of title or registration of a vehicle and the vehicle has been reported stolen or converted is received. Provides that the Secretary of State Department of Police shall conduct an investigation concerning the identity of the registered owner of the vehicle. Allows the Secretary of State Department of Police to restore, restamp, or reaffix a vehicle identification number plate or affix a new plate bearing the original manufacturer's vehicle identification number. Provides that a new or used vehicle dealer cannot issue any other person a newly created key to a vehicle without a color photocopy or electronic scan of the driver's license or identification card. Provides that for certain recyclable metals, a scrap processor shall obtain a color photocopy or electronic scan of the driver's license or identification card. Repeals a provision providing for 2-year registration period for buses operating within a municipality. Makes other changes. Effective January 1, 2019.

House Committee Amendment No. 1

Adds reference to:

625 ILCS 5/13-101 from Ch. 95 1/2, par. 13-101

Provides that each second division motor vehicle that pulls or draws a trailer, semitrailer, or pole trailer with a gross weight of 10,001 pounds or more (instead of more than 8,000 pounds) or is registered for a gross weight of 10,001 pounds or more (instead of more than 8,000 pounds) is subject to inspection by the Department of Transportation. Provides that a second division vehicle registered for a gross weight of 10,000 pounds (rather than 8,000 pounds) or less, except when the second division motor vehicle pulls or draws a trailer, semitrailer, or pole trailer having a gross weight of or that is registered for a gross weight of more than 10,000 pounds (rather than 8,000 pounds), is exempt from safety test or certificate of safety requirements.

Senate Committee Amendment No. 2

Provides that the safety test or certification of safety requirements apply to any property carrying vehicles that are registered for a gross weight of more than 8,000 lbs but less than 10,001 lbs and are being operated in commerce.

Aug 19 18  H  Public Act . . . . . . . . . . . . . . 100-0956
HB 05057

(Sen. Karen McConnaughay)

20 ILCS 2610/18 from Ch. 121, par. 307.18
625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301

Amends the State Police Act. Provides that the Director of State Police may also authorize any civilian employee of the Department of State Police who is not a State policeman to be a truck weighing inspector with the power of enforcing a provision of the Illinois Vehicle Code which allows upon application and good cause for the issuing of a special permit authorizing the applicant to operate or move a vehicle or combination of vehicles of a size or weight of vehicle or load exceeding the maximum permitted or otherwise not in conformity with the Illinois Vehicle Code upon any highway under the jurisdiction of the party granting the permit. Amends the Illinois Vehicle Code. Provides that any person, firm, or corporation convicted of a violation for a permit issued for excess size and weight for the third offense by the same person, firm, or corporation within a period of one year after the date of the first offense, not less than $300 nor more than $500 and the Department of State Police may not issue permits to the person, firm, or corporation convicted of a third offense during a period of one year after the date of conviction or supervision for such third offense, unless the violation is the cause or contributing cause in a motor vehicle accident causing damage to property, injury, or death to a person. Provides that if the violation is the cause or contributing cause in a motor vehicle accident of damage to property, injury, or death to a person, the person, firm, or corporation shall not be issued a permit for one year after the date of conviction or supervision for the offense.

House Committee Amendment No. 1

Provides the Department of Transportation may, in its discretion, not issue a permit (in the introduced version, may not issue) to the person, firm, or corporation convicted of a third excess size and weight vehicle offense, during a period of one year after the date of conviction or supervision on the third offense. Provides that if any violation is the cause or contributing cause in a motor vehicle accident causing damage to property, injury, or death to a person, the Department may, in its discretion, not issue a permit to the person, firm, or corporation for a period of one year after the date of conviction or supervision for the offense.

Senate Floor Amendment No. 1

Adds reference to:

625 ILCS 5/15-102 from Ch. 95 1/2, par. 15-102

Further amends the Illinois Vehicle Code. Provides that a civilian escort vehicle shall be a vehicle (rather than a passenger car or a second division vehicle) not exceeding a gross vehicle weight rating of 26,000 pounds (rather than not exceeding a gross vehicle weight of 8,000 pounds) that is designed to afford clear and unobstructed vision to both front and rear.

Aug 13 18 H Public Act . . . . . . . 100-0830

HB 05058

30 ILCS 545/2 from Ch. 127, par. 132.52

Amends the Public Contract Fraud Act. Exempts from certain penalties under the Act projects constructed by the Department of Transportation where title to all the lands needed and where full legal possession has not been obtained as provided but a right of entry to occupy and to use the property has been voluntarily obtained in the name of the State of Illinois, through the Department, from the property owner. Provides that certain provisions concerning spending money without obtaining title to the land do not apply to any public work or improvement project by the Department or the Illinois State Toll Highway Authority and constructed using specified methods. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

New Act
20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Innovations for Transportation Infrastructure Act. Contains a statement of legislative policy. Defines terms. Adds provisions governing: authorization of project delivery methods; preconditions to commencement of procurement; procurement; evaluation and selection of proposals; project records; confidentiality; public disclosure; design-build contracts; construction manager/general contractor contracts; funding and financing; minority, disadvantaged, and women-owned businesses; acquisition of property; federal requirements; powers of the Department of Transportation and the Illinois State Toll Highway Authority; and rulemaking. Makes corresponding changes in the Department of Transportation Law of the Civil Administrative Code of Illinois; Illinois Finance Authority Act; the Illinois Procurement Code; the Public Construction Bond Act; the Employment of Illinois Workers on Public Works Act; the Business Enterprise for Minorities, Women, and Persons with Disabilities Act; the Toll Highway Act; the Eminent Domain Act; and the Prevailing Wage Act. Provides that the provisions of the Act are severable. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05060  Rep. Justin Slaughter

720 ILCS 5/16-1 from Ch. 38, par. 16-1
720 ILCS 5/16-25

Amends the Criminal Code of 2012. Increases the threshold amount of theft not from the person and retail theft that enhances the offense from a misdemeanor to a felony to $2,000. Provides that an enhancement from a misdemeanor to a felony based on a prior conviction must only be for felony theft.

Feb 14 18  H  Referred to Rules Committee

HB 05061  Rep. Justin Slaughter

730 ILCS 5/5-4.5-95

Amends the Unified Code of Corrections. Requires that for purposes of the habitual criminal sentencing provision the first offense must be committed when the person was 21 years of age or older. Provides that when a defendant, over the age of 21 years, is convicted of a Class 1 or Class 2 forcible felony (rather than Class 1 or 2 felony), after having twice been convicted in any state or federal court of an offense that contains the same elements as an offense now classified in Illinois as a Class 2 or greater Class forcible felony (rather than Class 1 or 2 felony), and those charges are separately brought and tried and arise out of different series of acts, that defendant shall be sentenced as a Class X offender. Makes other technical changes.

Feb 14 18  H  Referred to Rules Committee

105 ILCS 5/2-3.173 new

Amends the School Code. Provides that, beginning with the 2018-2019 school year, the State Board of Education shall develop and maintain a program aimed at facilitating education in advanced manufacturing technical skills. Provides that the program shall be implemented in no less than 12 public high schools, over the span of 3 years, where the youth unemployment rate is at least twice the national average. Specifies program requirements. Provides that the State Board shall ensure that each high school participating in the program has adequate funding for at least one industry coordinator, tutoring, pre-employment and on-the-job mentoring, professional and leadership development, and life and financial management instruction. Provides that the State Board shall use a program provider to help design, build, and accredit the training program. Effective immediately.

May 31 18  S Rule 3-9(a) / Re-referred to Assignments

HB 05063  Rep. LaToya Greenwood 

105 ILCS 5/21B-40

Amends the School Code. Provides that, beginning July 1, 2018, an individual who has not been entitled to teach in this State by an Illinois-approved educator preparation program and obtains an educator license under the Code may apply for a refund of the required application fee after 12 months of issuance and shall be issued a refund from the State Board of Education if the individual provides evidence that he or she has taught at a school district for at least 12 months. Effective immediately.

Apr 27 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05064  Rep. Jay Hoffman 

105 ILCS 85/10

105 ILCS 85/20

Amends the Student Online Personal Protection Act. Provides that a national assessment provider may sell or rent a student's information if the provider secures express written consent from the student or the parent or guardian of the student given in response to a clear and conspicuous notice and the information is used solely to provide access to employment, educational scholarships or financial aid, or post-secondary educational opportunities. Provides that an operator may use or disclose covered information of a student, if no information is used for advertising or to amass a profile on the student for purposes other than K through 12 school purposes, for legitimate research purposes as required or allowed by State or federal law and in furtherance of K through 12 school purposes or post-secondary educational purposes (instead of for legitimate research purposes as required or allowed by State or federal law and under the direction of a school, a school district, or the State Board of Education if the information is not used for advertising or to amass a profile on the student for purposes other than for K through 12 school purposes). Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05065  Rep. Natalie Phelps Finnie 

55 ILCS 5/5-1006.7

Amends the Counties Code. Provides that 1% of the school facility occupation taxes collected shall be distributed to the regional superintendent of schools (currently, these moneys are deposited into the Tax Compliance and Administration Fund) to cover the costs in administering and enforcing the provisions of the school facility occupation taxes Section of the Code. Effective July 1, 2018.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05066  Rep. Avery Bourne-Tim Butler-Natalie Phelps Finnie-Jerry Lee Long 

Authorizes the Department of Natural Resources to make certain real estate conveyances in Bureau County, Menard County, and Pulaski County, subject to specified conditions. Authorizes the Department of Transportation to make certain real estate conveyances in Grundy County, DuPage County, DeKalb County, Montgomery County, Tazewell County, and Mason County, subject to specified conditions. Effective immediately.

Feb 14 18  H Referred to Rules Committee
HB 05067  Rep. Emanuel Chris Welch-Terri Bryant-Reginald Phillips

105 ILCS 426/15
105 ILCS 426/20
105 ILCS 426/30
110 ILCS 1005/1.5 new
110 ILCS 1010/11 from Ch. 144, par. 241

Amends the Private Business and Vocational Schools Act of 2012, the Private College Act, and the Academic Degree Act. Defines "religious institution" in these Acts. Provides that any religious institution (instead of any institution devoted entirely to the teaching of religion or theology) shall not be considered to be a private business and vocational school; makes related changes. Provides that no religious institution shall be subject to the educational requirements, standards, or demands contained in the Private College Act or the Academic Degree Act or in those Acts' administrative rules, and requires a religious institution to notify each of its students in writing that the religious degree being earned or course work earned at a religious, non-accredited, post-secondary educational institution may not transfer to other institutions.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05068  Rep. Patricia R. Bellock

755 ILCS 5/1-4 from Ch. 110 1/2, par. 1-4

Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.

Feb 16 18  H  Referred to Rules Committee

HB 05069  Rep. Sheri Jesiel-Patricia R. Bellock

(Sen. Chris Nybo)

20 ILCS 3960/3 from Ch. 111 1/2, par. 1153
20 ILCS 3960/13 from Ch. 111 1/2, par. 1163
30 ILCS 105/5.590 rep.
210 ILCS 62/Act rep.
410 ILCS 406/15

Repeals the End Stage Renal Disease Facility Act. Amends the Illinois Health Facilities Planning Act, State Finance Act, and Alzheimer's Disease and Related Dementias Services Act to make corresponding changes.

House Committee Amendment No. 1

In the definitions provisions of the Illinois Health Facilities Planning Act, provides that "health care facilities" means and includes kidney disease treatment centers, including a free-standing hemodialysis unit required to meet the requirements of 42 CFR 494 in order to be certified for participation in Medicare and Medicaid under Titles XVIII and XIX of the federal Social Security Act. Makes a corresponding change. In provisions of the Illinois Health Facilities Planning Act concerning the investigation of applications for permits and certificates of recognition, provides that among the reports to be required by the Health Facilities and Services Review Board are facility questionnaires for health care facilities that meet the requirements of 42 CFR 494 in order to be certified for participation in Medicare and Medicaid under Titles XVIII and XIX of the federal Social Security Act.

House Floor Amendment No. 3

Adds an immediate effective date.

Aug 19 18  H  Public Act . . . . . . . . . 100-0957

HB 05070  Rep. Patricia R. Bellock-Mike Fortner-Barbara Wheeler, Randy E. Frese and Tim Butler

(Sen. Pamela J. Althoff and Cristina Castro)

225 ILCS 150/5

Amends the Telehealth Act. Includes clinicians licensed to provide medical services under Illinois law in the definition of "health care professional".

House Floor Amendment No. 1

Provides that "health care professional" includes dentists, occupational therapists, pharmacists, physical therapists, clinical social workers, speech-language pathologists, audiologists, and hearing instrument dispensers (rather than any clinician licensed to provided medical services under Illinois law). Changes a reference to "advanced practice nurses" to "advanced practice registered nurses".

Jul 27 18  H  Public Act . . . . . . . . . 100-0644
HB 05071  Rep. Patricia R. Bellock

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that before a municipality installs and operates an automated traffic law enforcement system, the municipality shall send a notification of its intention to install and operate an automated traffic law enforcement system to any municipalities within 15 miles of the municipality.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05072  Rep. Patricia R. Bellock

20 ILCS 105/4.04  from Ch. 23, par. 6104.04
210 ILCS 9/105
210 ILCS 9/107 new
210 ILCS 49/4-108
210 ILCS 49/4-108.3 new
305 ILCS 5/5-5.01a
815 ILCS 505/2BBB

Amends the Illinois Act on the Aging. Requires the Office of State Long Term Care Ombudsman, in collaboration with the Attorney General, to create a Consumer Choice Information Report form for assisted living establishments and shared housing establishments under the Assisted Living and Shared Housing Act and supportive living facilities established under the Illinois Public Aid Code. Requires the Office to create a Consumer Choice Information Report and report database for these entities. Provides that the Office and Attorney General have the authority to verify the information provided by these entities. Provides that the Office may request a new report from these entities whenever it deems necessary. Amends the Assisted Living and Shared Housing Act, Specialized Mental Health Rehabilitation Act of 2013, and Illinois Public Aid Code. Requires an assisted living establishment, shared housing establishment, specialized mental health rehabilitation facility, or supportive living facility to complete and file a Consumer Choice Information Report on an annual basis and as requested by the Office. Requires the Department of Public Health to verify submission of a report by an assisted living establishment, shared housing establishment, or specialized mental health rehabilitation facility during an inspection. Requires the Department of Healthcare and Family Services to verify submission of a report by a supportive living facility during an inspection. Provides that a violation of the Consumer Choice Information Report provisions is an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Amends the Consumer Fraud and Deceptive Business Practices Act to make corresponding changes.

Feb 16 18  H  Referred to Rules Committee

HB 05073  Rep. Patricia R. Bellock

20 ILCS 4075/35
20 ILCS 4075/40 new

Amends the Commission on Children and Youth Act. Extends the date by which the Commission on Children and Youth shall issue an interim report to the Governor and to the General Assembly on the Commission's activities from December 31, 2009 to December 31, 2019. Extends the date by which a draft strategic plan shall be submitted to the Governor and to the General Assembly from December 31, 2010 to December 31, 2020. Extends the date by which the final strategic plan shall be submitted to the Governor and to the General Assembly from June 1, 2011 to June 1, 2021. Repeals the Act on January 1, 2023. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05074  Rep. Patricia R. Bellock-Elizabeth Hernandez-Jeanne M Ives-Monica Bristow

105 ILCS 5/2-3.142a new

Amends the School Code. Provides that, subject to appropriation, the State Board of Education shall develop, implement, and administer a program to award grants to school districts for the purpose of collaborating with community mental health providers to provide mental health services to the students of a school district. Requires the State Board to adopt any rules necessary to implement the provision.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05075  Rep. Patricia R. Bellock
35 ILCS 200/12-13 new
35 ILCS 200/16-55
Amends the Property Tax Code. Provides that, if there is a revision or correction affecting the assessed value of property that is used as a comparable property for the purposes of determining the assessed value of the taxpayer's property, then an assessment complaint may be filed with respect to the taxpayer's property within one year after the assessment for the comparable property is revised or corrected. Requires the chief county assessment officer and each township or multi-township assessor to post certain information on the assessor's Internet website. Provides that the chief county assessment officer is responsible for the accuracy of any information posted on the website. Provides that, if the information posted on the website contains an error with respect to the assessed value of comparable property, then an assessment complaint may be filed within one year after the taxpayer discovers, or through the use of reasonable diligence should have discovered, the error.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 505/39.3
Amends the Children and Family Services Act. Requires the Department of Children and Family Services to place a locked suggestion box in each group home, shelter, and transitional living arrangement that accepts youth in care for placement by the Department.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

705 ILCS 405/5-750
Amends the Juvenile Court Act of 1987. Provides that if a minor is committed to the Department of Juvenile Justice, the clerk of the court shall forward to the Department the sentencing order and copies of committing petition and an accurate reporting of the minor's criminal history in a manner and form prescribed by the Department of Juvenile Justice. Effective immediately.
House Floor Amendment No. 1
Provides that if a minor is committed to the Department of Juvenile Justice, the clerk of the court shall forward to the Department a report detailing the minor's criminal history in a manner and form prescribed by the Department of Juvenile Justice (in the introduced bill, an accurate reporting of the minor's criminal history in a manner and form prescribed by the Department).
Aug 10 18  H  Public Act . . . . . . . . 100-0765

HB 05078  Rep. Patricia R. Bellock
625 ILCS 5/6-106  from Ch. 95 1/2, par. 6-106
Amends the Illinois Vehicle Code. Provides that every first-time applicant for a driver's permit or license shall submit a completed vision specialist report by a licensed optometrist, ophthalmologist, or physician within 6 months of apply for a driver's permit or license.
Apr 12 18  H  Tabled

HB 05079  Rep. Deanne M. Mazzochi-Carol Ammons-Sheri Jesiel-Barbara Wheeler
720 ILCS 5/10-9
730 ILCS 150/2  from Ch. 38, par. 222
735 ILCS 5/13-202.4 new
Amends the Criminal Code of 2012. Increases the penalties for trafficking in persons, involuntary servitude, and related offenses. For some Class X offenses, imposes a term of imprisonment of not less than 12 years and not more than 30 years. Amends the Sex Offender Registration Act. Provides that "sex offense" for registration purposes of the Act includes involuntary sexual servitude of a minor on and after January 1, 2019. Amends the Code of Civil Procedure. Provides that a victim of trafficking may bring a civil action against a person who pleads guilty to or is convicted of a human trafficking offense to recover actual damages sustained by the victim, court costs, including reasonable attorney's fees, and punitive damages determined by the court. Provides that an action commenced under the provision shall be filed within 10 years after the latest of the following events: (1) the final order in the related case; (2) the victim's emancipation from the defendant; or (3) the victim's 18th birthday.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05080  Rep. Patricia R. Bellock
35 ILCS 5/227 new

Amends the Illinois Income Tax Act. Creates a credit for taxpayers who, for at least 27 weeks during the taxable year, employ a disabled individual. Sets forth the amount of the credit based on the average number of hours per week that the disabled individual worked. Provides that the credit may not be carried forward or back and may not reduce the taxpayer’s liability to less than zero. Requires the Department of Revenue, in cooperation with the Department of Human Services, to adopt rules concerning the credit, including criteria for designating an employee as a “disabled individual”. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05081  Rep. Patricia R. Bellock
20 ILCS 105/4.01 from Ch. 23, par. 6104.01
20 ILCS 105/4.15
20 ILCS 105/6.02 from Ch. 23, par. 6106.02
20 ILCS 105/6.04 rep.
35 ILCS 200/20-15

Amends the Illinois Act on the Aging. Deletes a provision requiring the Department on Aging to make a grant to an institution of higher learning to study the feasibility of establishing and implementing an affirmative action employment plan for the recruitment, hiring, training, and retraining of persons 60 or more years old. In provisions authorizing the Department to make eligibility determinations for benefits administered by other governmental bodies based on the income eligibility limitation in the Senior Citizens and Persons with Disabilities Property Tax Relief Act, specifies a particular location in that Act. Provides that the Director of Aging shall receive an annual salary as set by the Compensation Review Board. Repeals a provision requiring the Director to give a bond of not less than $10,000 conditioned for the faithful performance of his or her duties. Amends the Property Tax Code. Deletes a provision requiring counties to include in property tax bills information that taxpayers may be eligible for benefits under the Senior Citizens and Persons with Disabilities Property Tax Relief Act and that applications are available from the Department on Aging. Effective January 1, 2019.

Feb 16 18  H  Referred to Rules Committee

HB 05082  Rep. Thomas Morrison
220 ILCS 5/8-512 new

Amends the Service Obligations and Conditions Article of the Public Utilities Act. Requires a natural gas public utility serving more than 35,000 customers to submit with its annual filing certain information concerning existing and newly installed pipeline facilities to the Illinois Commerce Commission. Requires the Commission to submit a report containing the information and evaluating the safety and reliability of the natural gas distribution system in Illinois to the General Assembly. Requires the reports to be made available to the public on the Commission’s website.

Feb 16 18  H  Referred to Rules Committee

HB 05083  Rep. Thomas Morrison
220 ILCS 5/8-406 from Ch. 111 2/3, par. 8-406
220 ILCS 5/9-220.3
220 ILCS 5/9-228 new
220 ILCS 5/9-235 new
220 ILCS 5/9-237 new

Amends the Public Utilities Act. Provides that a public utility shall demonstrate to the Illinois Commerce Commission that existing customers will not subsidize the cost of new facilities beyond what is provided for in rules and in excess of certain payments by customers for the Commission to approve new construction. Provides that the Commission’s order concerning new construction shall explicitly address the economic impact on customers. Requires the Commission to annually report to the General Assembly a gas utility’s projects related to a qualifying infrastructure plant, the projected timeline for the replacement of the cast iron and bare and vintage steel in the utility’s system, and whether that timeline is adequate to address public safety concerns and reliability. Provides that when a gas public utility connects an applicant to its gas distribution system, certain costs associated with investments in plant additions shall be excluded from a cost-recovery mechanism that allocates the excess cost among existing customers. Requires the Commission to investigate each gas public utility tariff that provides for gas main extensions without additional charge to new customers. Requires the Commission to initiate a rulemaking proceeding providing for rules to establish a uniform method by which a natural gas public utility determines the value of a gas main extension provided to new customers without additional charge.

Feb 16 18  H  Referred to Rules Committee
HB 05084
Rep. Jay Hoffman

705 ILCS 405/5-410
705 ILCS 405/5-415
705 ILCS 405/5-420 new

730 ILCS 110/15 from Ch. 38, par. 204-7

Amends the Juvenile Court Act of 1987. Provides that on and after July 1, 2020, a detention screening instrument shall be used for referrals to all authorized juvenile detention facilities in this State prior to a judicial hearing. Provides a minor alleged to be a delinquent minor taken into temporary custody must be brought before a judicial officer within 48 hours (rather than 40 hours, excluding Saturdays, Sundays and court designated holidays). Provides that if an appearance is required of any minor taken and held in a place of custody or confinement operated by the State or any of its political subdivisions, including counties and municipalities, the chief judge of the circuit may permit by rule for the minor's personal appearance to be made by means of two-way audio-visual communication, including closed circuit television and computerized video conference, in the following proceedings: the initial appearance before a judge; a detention or shelter care hearing; or any status hearing. Amends the Probation and Probation Officers Act. Provides that the Division of Probation Services of the Supreme Court shall adopt a statewide juvenile detention screening instrument that has been verified through evidence-based and data-based practices that is to be used by all authorized juvenile detention facilities. Makes other changes. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05085
Rep. Jay Hoffman

730 ILCS 110/13a from Ch. 38, par. 204-5a

Amends the Probation and Probation Officers Act. Provides that the appointment of officers to probation or court services departments under the Juvenile Court Act of 1987 and the Pretrial Services Act shall be in accordance with the provisions of the Act (rather than only the Juvenile Court Act of 1987).

Feb 16 18 H Referred to Rules Committee

HB 05086
Rep. Brian W. Stewart

105 ILCS 5/1-2 from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Feb 16 18 H Referred to Rules Committee
HB 05087  Rep. Brian W. Stewart

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997, the Cigarette Machine Operators' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Tobacco Products Tax Act of 1995, the Hotel Operators' Occupation Tax Act, the Live Adult Entertainment Facility Surcharge Act, the Illinois Hydraulic Fracturing Tax Act, the Motor Fuel Tax Law, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Telecommunications Excise Tax Act, the Electricity Excise Tax Law, the Illinois Pull Tabs and Jar Games Act, the Bingo License and Tax Act, the Charitable Games Act, the Liquor Control Act of 1934, the Energy Assistance Act, the Environmental Protection Act, the Environmental Impact Fee Law, and the Drycleaner Environmental Response Trust Fund Act. Provides that, if a payment provided for under one of those Acts exceeds the taxpayer's liability under that Act, then the taxpayer may credit the excess payment against liability subsequently to be remitted to the Department of Revenue.

Feb 16 18  Referred to Rules Committee

20 ILCS 2605/2605-25 was 20 ILCS 2605/55a-1
20 ILCS 2605/2605-30 was 20 ILCS 2605/55a-2
20 ILCS 2605/2605-35 was 20 ILCS 2605/55a-3
20 ILCS 2605/2605-40 was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-50 was 20 ILCS 2605/55a-6
20 ILCS 2605/2605-52
20 ILCS 2605/2605-125 new
20 ILCS 2605/2605-300 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-330 was 20 ILCS 2605/55a in part

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police is divided into the Office of the Statewide 9-1-1 Administrator (removes the Illinois State Police Academy) and 5 divisions (rather than 4 divisions): the Division of Patrol (rather than the Division of Operations), the Division of Investigation, the Division of Forensic Services, the Division of Administration, and the Division of Internal Investigation. Provides that for each Division, the Director of State Police shall appoint one Deputy Director and one Assistant Deputy Director. Provides that the position of Deputy Director may be given an appointed rank of Colonel and the Assistant Deputy Director may be given an appointed rank of Lieutenant Colonel. Eliminates the Office of Coordination of Gang Prevention in the Division of Operations. Makes other changes. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

5 ILCS 350/1  from Ch. 127, par. 1301
20 ILCS 5/5-20  was 20 ILCS 5/4
20 ILCS 5/5-240 new
20 ILCS 5/5-410  was 20 ILCS 5/9.11
20 ILCS 5/5-180 rep.
20 ILCS 2605/2605-5
20 ILCS 2605/2605-25  was 20 ILCS 2605/55a-1
20 ILCS 2605/2605-30  was 20 ILCS 2605/55a-2
20 ILCS 2605/2605-35  was 20 ILCS 2605/55a-3
20 ILCS 2605/2605-40  was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-45  was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-51 new
20 ILCS 2605/2605-55
20 ILCS 2605/2605-90
20 ILCS 2605/2605-95
20 ILCS 2605/2605-140  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-200  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-250  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-375  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-400  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-405  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-485
20 ILCS 2605/2605-605
20 ILCS 2610/1  from Ch. 121, par. 307.1
20 ILCS 2610/2  from Ch. 121, par. 307.2
20 ILCS 2610/8  from Ch. 121, par. 307.8
20 ILCS 2610/9  from Ch. 121, par. 307.9
20 ILCS 2610/10  from Ch. 121, par. 307.10
20 ILCS 2610/13  from Ch. 121, par. 307.13
20 ILCS 2610/14  from Ch. 121, par. 307.14
20 ILCS 2610/18  from Ch. 121, par. 307.18
20 ILCS 2610/21  from Ch. 121, par. 307.18b
20 ILCS 2610/22  from Ch. 121, par. 307.18c
20 ILCS 2610/23  from Ch. 121, par. 307.18d
20 ILCS 2615/10
20 ILCS 2620/1  from Ch. 127, par. 55d
20 ILCS 2620/3  from Ch. 127, par. 55f
20 ILCS 2620/4  from Ch. 127, par. 55g
20 ILCS 2620/7  from Ch. 127, par. 55j
20 ILCS 2620/9  from Ch. 127, par. 55l
20 ILCS 2630/1  from Ch. 38, par. 206-1
20 ILCS 2635/3  from Ch. 38, par. 1603
20 ILCS 2635/6  from Ch. 38, par. 1606
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HB 05089 (CONTINUED)

325 ILCS 40/8 from Ch. 23, par. 2258
410 ILCS 535/15.1 from Ch. 111 1/2, par. 73-15.1
430 ILCS 50/4 from Ch. 127, par. 1254
430 ILCS 65/10 from Ch. 38, par. 83-10
430 ILCS 65/11 from Ch. 38, par. 83-11
430 ILCS 65/13.3
430 ILCS 65/15b
430 ILCS 66/5
430 ILCS 66/87
625 ILCS 5/3-648
625 ILCS 5/4-109
625 ILCS 5/4-302 from Ch. 95 1/2, par. 4-302
625 ILCS 5/6-106.1a
625 ILCS 5/11-501.2 from Ch. 95 1/2, par. 11-501.2
625 ILCS 5/11-501.8
625 ILCS 65/5
705 ILCS 105/27.3a from Ch. 37, par. 801-3
705 ILCS 405/1-3
705 ILCS 405/5-105
720 ILCS 5/14-3
720 ILCS 5/17-6.3
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
720 ILCS 5/29B-1 from Ch. 38, par. 29B-1
720 ILCS 5/36-1.1
720 ILCS 5/36-1.3
720 ILCS 5/36-2.2
720 ILCS 5/36-7
720 ILCS 550/3 from Ch. 56 1/2, par. 703
720 ILCS 550/13 from Ch. 56 1/2, par. 713
720 ILCS 550/14 from Ch. 56 1/2, par. 714
720 ILCS 646/10
725 ILCS 5/108B-13 from Ch. 38, par. 108B-13
725 ILCS 5/124B-705
725 ILCS 5/124B-710
725 ILCS 5/124B-930
725 ILCS 150/3.1
725 ILCS 150/3.3
725 ILCS 150/5.1
725 ILCS 150/15
725 ILCS 202/10
725 ILCS 202/20
725 ILCS 202/43
730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3
HB 05089 (CONTINUED)
730 ILCS 5/5-5.5-40

Amends the Departments of State Government Law. Changes the head of the Department of State Police from Director of State Police to Superintendent of State Police. Provides that any reference to the Director or Assistant Director of State Police in the Illinois Compiled Statutes or the Administrative Code shall be interpreted to mean the Superintendent or Assistant Superintendent of State Police. Provides that the Superintendent of State Police must either be a current sworn State Police officer or a sworn State Police officer who retired in good standing. Provides that if the Superintendent is a sworn State Police officer who retired in good standing, that person shall both receive an annual salary and continue to receive his or her retirement annuity. Amends the Department of State Police Law to provide for duties of the Office of the Superintendent of State Police, including appointment of an Assistant Superintendent and a Chief of Staff. Amends the State Employee Article of the Illinois Pension Code. Establishes a defined contribution plan for Superintendents of State Police who receive a retirement annuity during their service in that capacity. Adds provisions concerning employee and employer contributions, vesting, investment options, and qualified plan status. Provides that an annuitant who serves as the Superintendent of State Police is excluded from provisions requiring the suspension of a retirement annuity of a person who re-enters service. Makes related and conforming changes throughout the Illinois Compiled Statutes. Effective immediately.

Apr 13 18 
H Rule 19(a) / Re-referred to Rules Committee

HB 05090

Appropriates $1,500,000 from the Technology Management Revolving Fund to the Office of the Executive Inspector General for the purpose of assessing State agency cybersecurity practices. Effective immediately.

Feb 16 18 
H Referred to Rules Committee

HB 05091

Amends the Department of State Police Law of the Civil Administrative Code of Illinois and the School Code. Requires the Department of State Police to annually determine the 5 most frequently committed crimes by minors and any criminal, civil, or other penalties associated with these crimes, compile a report of this information, and make the report publicly available on the Department's website. Provides that the Chicago Board of Education shall require each high school to annually distribute the report to its students electronically or in the form of a letter; permits other school boards to require a high school to distribute the report. Provides that if a high school distributes the report electronically, it shall obtain from its students electronic acknowledgment of receipt of the report.

Apr 13 18 
H Rule 19(a) / Re-referred to Rules Committee

HB 05092

Amends the Illinois Vehicle Code. Defines "relay box". Provides that any seller of a relay box in this State who reaches an agreement with a buyer for the purchase of the relay box shall conduct a criminal background check of the buyer before completing the purchase. Provides that a seller of a relay box who conducts a criminal background check shall not complete the purchase of the relay box if the background check reveals that the buyer has been convicted of a felony. Provides that a seller who violates the provision is guilty of a Class 4 felony. Effective immediately.

Feb 16 18 
H Referred to Rules Committee
HB 05093
(Sen. Iris Y. Martinez-Bill Cunningham)

New Act

Creates the Illinois Information Security Improvement Act. Creates the Office of the Statewide Chief Information Security Officer within the Department of Innovation and Technology. Provides for the duties and powers of the Office. Creates the position of Statewide Chief Information Security Officer to serve as the head of the Office. Provides for the qualifications, powers, and duties of the Statewide Chief Information Security Officer, and for the appointment of the Statewide Chief Information Security Officer by the Secretary of Innovation and Technology. Defines terms. Effective January 1, 2019.

House Floor Amendment No. 1
Deletes reference to:

New Act

Adds reference to:

100HB5611eng, Sec. 1-5

Adds reference to:

100HB5611eng, Sec. 1-30

Replaces everything after the enacting clause. Provides that if and only if House Bill 5611 of the 100th General Assembly becomes law in the form in which it passed the House on April 23, 2018, then the Department of Innovation and Technology Act is amended to make the following changes: (1) to modify the term "client agency" so that it may include, when applicable, any other public agency to which the Department of Innovation and Technology provides service to the extent specified in an interagency contract with the public agency; (2) to remove the Illinois Student Assistance Commission as a "transferring agency" under the Department of Innovation and Technology Act, and to specify that a "transferring agency" does not include a State constitutional office, the Office of the Executive Inspector General, or any office of the legislative or judicial branches of State government; and (3) to provide powers of the Department of Innovation and Technology with respect to examination of the accounts and information technology-related data of the Office of the Executive Inspector General and any office of the legislative or judicial branches of State government. Makes conforming changes.

HB 05094
Rep. Jaime M. Andrade, Jr.-Laura Fine

220 ILCS 5/13-805 new

Amends the Telecommunications Article of the Public Utilities Act. Requires broadband providers to publicly disclose accurate information regarding network management practices, performance, and commercial terms of its broadband Internet access service sufficient for consumers to make informed choices concerning the use of the service. Restricts broadband providers from blocking lawful content, applications, services, or non-harmful devices subject to reasonable network management practices. Restricts broadband providers from impairing or degrading Internet traffic on the basis of content, application, or service. Restricts broadband providers from engaging in paid prioritization. Restricts broadband providers from unreasonably interfering with or unreasonably disadvantaging a consumer's ability to use the service or a content provider's ability to make content available to a customer. Provides that the Attorney General may enforce a violation of the provisions as an unlawful practice within the meaning of the Consumer Fraud and Deceptive Business Practices Act. Amends the Consumer Fraud and Deceptive Business Practices Act to make conforming changes. Effective immediately.

Feb 16 18 H Referred to Rules Committee

New Act

20 ILCS 5/5-10  was 20 ILCS 5/2.1
20 ILCS 5/5-15  was 20 ILCS 5/3
20 ILCS 5/5-20  was 20 ILCS 5/4
20 ILCS 5/5-195 new
20 ILCS 5/5-357 new
20 ILCS 5/5-605  was 20 ILCS 5/12
20 ILCS 405/405-10  was 20 ILCS 405/35.3
20 ILCS 405/405-270  was 20 ILCS 405/67.18
20 ILCS 405/405-410
20 ILCS 405/405-20 rep.
20 ILCS 405/405-250 rep.
20 ILCS 405/405-255 rep.
20 ILCS 405/405-260 rep.
20 ILCS 405/405-265 rep.
20 ILCS 605/605-680
20 ILCS 605/605-1007
20 ILCS 2905/2.5
20 ILCS 3921/5
20 ILCS 3921/7 new
20 ILCS 3921/10
20 ILCS 3921/15
20 ILCS 3921/20 rep.
30 ILCS 105/6p-1  from Ch. 127, par. 142p1
30 ILCS 105/6p-2  from Ch. 127, par. 142p2
30 ILCS 105/8.16a  from Ch. 127, par. 144.16a
30 ILCS 105/8.16b  from Ch. 127, par. 144.16b
30 ILCS 500/20-60
30 ILCS 707/10
40 ILCS 5/1-160
40 ILCS 5/14-110  from Ch. 108 1/2, par. 14-110
40 ILCS 5/15-106  from Ch. 108 1/2, par. 15-106
225 ILCS 732/1-110
305 ILCS 5/12-10.10
720 ILCS 649/20
HB 05095 (CONTINUED)

Creates the Department of Innovation and Technology Act to codify the changes made in Executive Order 2016-001. Creates the Department of Innovation and Technology. Abolishes the Information Technology Office (also known as the Office of the Chief Information Officer) within the Office of the Governor and transfers its functions, personnel, and property to Department of Innovation and Technology. Provides for the transfer of information technology functions, including related personnel and property, from specified State agencies, boards, and commissions to the Department of Innovation and Technology. Provides for the powers and responsibilities of the Department of Innovation and Technology, including specified programs and initiatives. Provides for the appointment of the Secretary and Assistant Secretary of Innovation and Technology by the Governor, with the advice and consent of the Senate. Provides that the Secretary shall serve as the Chief Information Officer of the State. Amends the Illinois Procurement Code concerning the leasing for dark fiber networks. Amends the Open Meetings Act, the Gubernatorial Boards and Commissions Act, the Civil Administrative Code of Illinois, the Department of Central Management Services Law of the Civil Administrative Code of Illinois, the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois, the State Fire Marshal Act, the Illinois Century Network Act, the State Finance Act, the Grant Information Collection Act, the Illinois Pension Code, the Hydraulic Fracturing Regulatory Act, the Public Aid Code, the Methamphetamine Precursor Precursor Tracking Act, the Workers' Compensation Act, and the Workers' Occupational Diseases Act to make conforming changes and other changes. Effective immediately.

Feb 16 18 H Referred to Rules Committee


105 ILCS 5/27-20.08 new

Amends the School Code. Provides that, beginning with the 2018-2019 school year, every public high school shall include in its curriculum a unit of instruction on media literacy; defines "media literacy". Provides requirements for the unit of instruction. Provides that the State Superintendent of Education may prepare and make available to school boards instructional materials that may be used as guidelines for the unit of instruction. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change.
Provides that a public high school may (rather than shall) include in its curriculum a unit of instruction on media literacy. Effective immediately.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05097 Rep. Elizabeth Hernandez

20 ILCS 2105/2105-15

Amends the Department of Professional Regulation Law. Provides that the Department of Financial and Professional Regulation shall not prohibit a person from receiving a license solely because the person is not a citizen of the United States. Provides that the Department may grant a license to a person who satisfies specific requirements regarding immigration status and fulfills other necessary requirements to obtain a license. Effective immediately.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Fiscal Note (Financial & Professional Regulation)
FISCAL IMPACT: The Department of Financial and Professional Regulation anticipates HB 5097 to result in approximately $396,000 (of which an estimated one-time $20,000 IT cost would drop off in the second year of implementation) in recurring annual expenses to the Department related to additional responsibilities assigned to the Department. HB 5097 does not provide any additional revenue sources to the Department to offset these costs.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05098 Rep. Elizabeth Hernandez

15 ILCS 305/30 new

Amends the Secretary of State Act. Provides that upon the issuance of an Illinois Identification Card or a driver's license, the Secretary of State shall make available to all applicants, without charge, a listing of free adult English classes which may be available in the county in which the applicant resides.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05099 Rep. Elizabeth Hernandez

5 ILCS 460/20 rep.

Amends the State Designations Act. Repeals English as the official State language of Illinois.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05100  Rep. Elizabeth Hernandez

305 ILCS 5/5-5  from Ch. 23, par. 5-5

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any other law to the contrary, the Department of Healthcare and Family Services shall not adopt any rule or enter into any contract that prohibits reimbursement under the medical assistance program to an eligible clinic for a dental encounter for services performed by an individual licensed to practice dentistry or dental hygiene under the Illinois Dental Practice Act. Effective immediately.

Apr 13 18     H  Rule 19(a) / Re-referred to Rules Committee


220 ILCS 5/16-101A
220 ILCS 5/16-118
220 ILCS 5/19-107 new
220 ILCS 5/19-135

Amends the Public Utilities Act. In provisions concerning services provided by electric utilities to alternative retail electric suppliers, requires that customers are enrolled with an alternative retail electric supplier through the municipal aggregation process described in the Illinois Power Agency Act when certain electric utilities file a tariff. Creates a natural gas aggregation process by municipalities, townships, and counties. Provides that the corporate authorities of a municipality, township board, or county board of a county may adopt an ordinance under which it may aggregate residential and small commercial retail natural gas loads located within the municipality, township, or county and may enter into service agreements to facilitate for those loads the sale and purchase of natural gas and related services and equipment. Provides that a single billing option shall be offered to customers for both the services provided by the alternative gas supplier and the delivery services provided by the gas utility, provided that the customers are enrolled with the natural gas aggregation process. Requires a gas utility to file a tariff that allows alternative gas suppliers to issue single bills to residential and small commercial customers, provided that the customers are enrolled with the natural gas aggregation process. Makes other changes. Effective immediately.

Apr 27 18     H  Rule 19(a) / Re-referred to Rules Committee

HB 05102  Rep. Randy E. Frese

225 ILCS 470/16  from Ch. 147, par. 116
225 ILCS 470/17  from Ch. 147, par. 117
225 ILCS 470/40  from Ch. 147, par. 140
225 ILCS 470/41  from Ch. 147, par. 141
225 ILCS 470/9 rep.
225 ILCS 470/19 rep.
225 ILCS 470/20 rep.
225 ILCS 470/21 rep.

Amends the Weights and Measures Act. Provides that a city with a population of 2,000,000 or more shall have a sealer of weights and measures and such deputy sealers as may be required (rather than allowing a city with a population of 25,000 or more to have those individuals). Provides that the city sealer and deputy sealers shall be responsible for all aspects of the weights and measures program within the city. Removes provisions requiring the Director of Agriculture to test the standards of weights and measures procured by a city sealer. Removes provisions requiring a city inspector of weights and measures to submit an annual report. Removes provisions requiring a city with a sealer to provide certain equipment and resources at the city's expense. Removes provisions allowing the Director concurrent authority with the city to enforce the provisions of the Act. Removes language allowing a city sealer to collect and receive certain inspection fees. Makes other changes.

Apr 13 18     H  Rule 19(a) / Re-referred to Rules Committee
Amends the Biometric Information Privacy Act. Provides that nothing in the Act shall be deemed to apply to a private entity collecting, storing, or transmitting biometric information if: (i) the biometric information is used exclusively for employment, human resources, fraud prevention, or security purposes; (ii) the private entity does not sell, lease, trade, or similarly profit from the biometric identifier or biometric information collected; or (iii) the private entity stores, transmits, and protects the biometric identifiers and biometric information in a manner that is the same as or more protective than the manner in which the private entity stores, transmits, and protects other confidential and sensitive information.

Apr 13 18   H   Rule 19(a) / Re-referred to Rules Committee
HB 05104


(Sen. Elgie R. Sims, Jr., Michael E. Hastings and Mattie Hunter)

Amends the Unified Code of Corrections. Deletes provision that the Department of Corrections shall require the committed person receiving medical or dental services on a non-emergency basis to pay a $5 co-payment to the Department for each visit for medical or dental services. Provides that if a Department facility maintains a commissary or commissaries serving inmates, the selling prices for all goods shall be sufficient to cover the costs of the goods and an additional charge of up to 10% (rather than 35% for tobacco products and up to 25% for non-tobacco products). Deletes provisions that the Department shall notify the Attorney General of the existence of any proceeds which it believes should be applied towards a satisfaction, in whole or in part, of the person's incarceration costs. Deletes provision that of the compensation earned for work assignments, a portion, as determined by the Department, shall be used to offset the cost of the committed person's incarceration.

Correctional Note (Dept of Corrections)

The total impact of HB 5104 would result in a budget reduction of $59,000,000 over ten years. The reduction in operating funds will also impact the offender population as the elimination of funds described under the bill currently provide a direct quality of life benefit to incarcerated persons. Therefore, the impact of this proposal on the Department of Corrections is not limited to budgetary concerns, but will also negatively impact those it seeks to assist.

House Floor Amendment No. 1

Deletes reference to:
730 ILCS 5/3-7-2a

Deletes reference to:
730 ILCS 5/3-12-1

Deletes reference to:
730 ILCS 5/3-12-2

Deletes reference to:
730 ILCS 5/3-12-5

Restores provision that if a Department of Corrections facility maintains a commissary or commissaries serving inmates, the selling prices for all goods shall be sufficient to cover the costs of the goods and an additional charge of up to 35% for tobacco products and up to 25% for non-tobacco products. Restores provisions that the Department shall notify the Attorney General of the existence of any proceeds which it believes should be applied towards a satisfaction, in whole or in part, of the person's incarceration costs. Restores provision that of the compensation earned for work assignments, a portion, as determined by the Department, shall be used to offset the cost of the committed person's incarceration.

House Floor Amendment No. 2

Restores that notwithstanding any other provision to the contrary, any person committed to any facility operated by the Department of Juvenile Justice is exempt from the co-payment requirement for the duration of confinement in those facilities.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Deletes provision that the Department of Corrections shall require the committed person receiving medical or dental services on a non-emergency basis to pay a $5 co-payment to the Department for each visit for medical or dental services. Provides that neither the Department of Corrections nor the Department of Juvenile Justice may require a committed person or person committed to any facility operated by the Department of Juvenile Justice to pay any co-payment for receiving medical or dental services.

Governor Amendatory Veto Message

Recommends reducing from $5 to $3.90 the co-payment for non-emergency medical or dental services for persons committed to the Department of Corrections or the Department of Juvenile Justice (rather than prohibiting the Department of Corrections and the Department of Juvenile Justice from requiring a committed person to pay a co-payment for medical or dental services).

Nov 29 18  H  Bill Dead - No Positive Action Taken - Amendatory Veto

65 ILCS 5/11-124.3 new

Amends the Illinois Municipal Code. Provides that a municipality that supplies water to 2 or more municipalities must submit a report no later than 60 days after the effective date of the amendatory Act and then annually on or before January 1 to each municipality to which it supplies water. Provides that the report must contain the water rates for each municipality that is supplied water and, if the water rates differ between the municipalities that receive water, a justification as to why water rates are different between municipalities. Provides that if the municipality changes water rates causing water rates to be different between the municipalities, the municipality must submit a report to each municipality to which it supplies water no later than 5 business days after the change in water rates unless the change is reflected in the annual report. Limits home rule powers.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05106  Rep. Kathleen Willis

30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254

Amends the State Finance Act, the Counties Code, the Illinois Municipal Code, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. In provisions concerning disbursement of moneys collected for specified local taxes, removes provisions requiring 2% of those moneys be transferred into the Tax Compliance and Administration Fund.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05107  Rep. Theresa Mah

220 ILCS 5/13-503 from Ch. 111 2/3, par. 13-503
220 ILCS 5/13-505 from Ch. 111 2/3, par. 13-505
220 ILCS 5/13-505.4 from Ch. 111 2/3, par. 13-505.4

Amends the Public Utilities Act. Provides for the giving of notice and information concerning rates, charges, terms, and conditions of service to customers of telecommunications carriers.

Feb 16 18  H  Referred to Rules Committee

HB 05108  Rep. Theresa Mah-David Harris

220 ILCS 5/22-501

Amends the Public Utilities Act. Provides that cable or video providers shall cease charging customers for modems and routers, whether rented together or separately, when the customer has paid to the provider the wholesale cost of the modem or router, or modem and router if rented together, plus a reasonable mark-up not to exceed 5% of the modem, router, or modem and router wholesale cost to the provider. Provides that the cable and video provider shall provide notice regarding the discontinuance of rental charges to the customer in each billing statement. Provides that the notice shall include a disclosure of rights and responsibilities relating to the maintenance of modems and routers.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05109

Rep. Lou Lang-Deb Conroy, Laura Fine, Natalie A. Manley, Stephanie A. Kifowit, Sara Feigenholtz, Michelle Mussman, Camille Y. Lilly and Jonathan Carroll


New Act

Creates the Community Behavioral Health Care Professional Loan Repayment Program Act. Creates the Community Behavioral Health Care Professional Loan Repayment Program to be administered by the Illinois Student Assistance Commission. Provides that the Program shall provide loan assistance, subject to appropriation, to eligible mental health and substance use professionals practicing in a community mental health center in an underserved or rural federally designated Mental Health Professional Shortage Area. Provides that applicants must enter into a minimum 2-year contract. Provides that the Commission may extend the contract a third or fourth year to individual applicants upon completion of the initial 2-year obligation. Provides that the Commission may extend the contract a third or fourth year to individual applicants upon completion of the initial 2-year obligation. Provides that Program participants who, for any reason, fail to begin or complete the required period of obligated service shall be liable to the Commission for an amount equal to the number of months of obligated service not completed multiplied by $2,500 and interest on the amount at the maximum legal prevailing rate, as determined by the Treasurer of the United States from the date of breach.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Creates the Community Behavioral Health Care Professional Loan Repayment Program Act. Beginning on July 1, 2019, creates the Community Behavioral Health Care Professional Loan Repayment Program to be administered by the Illinois Student Assistance Commission. Provides that the program shall provide loan repayment assistance, subject to appropriation, to eligible mental health and substance use professionals practicing in a community mental health center in an underserved or rural federally designated Mental Health Professional Shortage Area. Provides that the Commission shall award a grant to each qualified applicant for a maximum of 4 years; specifies grant amounts and eligibility and work requirements.

Aug 14 18 H Public Act . . . . . . . . 100-0862

HB 05110


(Sen. Heather A. Steans and Pamela J. Althoff)

225 ILCS 20/12.5

225 ILCS 107/70

Amends the Clinical Social Work and Social Work Practice Act and the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act. Provides that the Department of Financial and Professional Regulation shall (rather than may) issue a license as a clinical social worker, social worker, professional counselor, or clinical professional counselor, without the required examination, to an applicant licensed under the laws of another jurisdiction if the requirements for licensure in that jurisdiction are, on the date of licensure, substantially equivalent to the requirements under the Act or to any person who, at the time of his or her licensure, possessed individual qualifications that were substantially equivalent to the requirements then in force in this State. Requires the Department to issue the license not more than 60 days after a completed application is received by the Department. Effective immediately.

House Floor Amendment No. 1

Adds reference to:

225 ILCS 55/65 from Ch. 111, par. 8351-65

Replaces everything after the enacting clause. Amends the Clinical Social Work and Social Work Practice Act, the Marriage and Family Therapy Licensing Act, and the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act. Provides that an individual who applies for licensure as a clinical social worker, licensed marriage and family therapist, or clinical professional counselor that has been licensed at the independent level in another United States jurisdiction for 10 consecutive years without discipline is not required to submit proof of completion of specified requirements. Provides that the applicant seeking licensure may be required to provide additional information if the accuracy of the required information submitted is questioned by the Department of Financial and Professional Regulation, the Social Work Examining and Disciplinary Board, the Illinois Marriage and Family Therapy Licensing and Disciplinary Board, or the Professional Counselor Licensing and Disciplinary Board. In the Clinical Social Work and Social Work Practice Act, provides that applicants have 3 years from the date of application to complete the application process.

Aug 10 18 H Public Act . . . . . . . . 100-0766
HB 05111  

New Act

Creates the Behavioral Health Workforce Act. Creates the Behavioral Health Education Center, administered by a teaching or research State university, or both. Provides that the Center shall be operational on or before July 1, 2019. Provides that the Center shall: (1) provide funds for 2 additional medical residents in a State-based psychiatry program each year beginning July 1, 2019 until a total of 8 additional psychiatry residents are added in 2022; (2) provide funds for 5 one-year doctoral-level psychology internships, master social workers, and master level clinical professional counselors in this State within 12 months after the effective date of this Act and every year thereafter and increase the number of interns in the program to 10 within 36 months after the effective date of this Act. Provides that the interns shall be placed in communities so as to increase access to behavioral health services for patients residing in rural and underserved areas of this State; and (3) beginning July 1, 2020, develop 5 behavioral health interdisciplinary training sites each year until a total of 20 sites have been developed. Provides that 10 of the 20 sites shall be in counties with a population of fewer than 50,000 inhabitants. Requires the Center to perform other duties. Provides that no later than December 1 of every odd-numbered year, the Center shall prepare a report of its activities under the Behavioral Health Workforce Act. Provides that the report shall be filed electronically with the General Assembly and shall be provided electronically to any member of the General Assembly upon request.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Creates the Behavioral Health Workforce Education Center Task Force Act. Creates the Behavioral Health Workforce Education Center Task Force. Establishes membership. Provides that the Task Force shall meet to organize and select a chairperson from the non-governmental members of the Task Force upon appointment of a majority of the members. Provides that the chairperson shall be elected by a majority vote of the members of the Task Force. Provides that the Board of Higher Education shall provide technical support and administrative assistance to the Task Force and shall be responsible for administering its operations and ensuring that the requirements of this Act are met. Provides that the Task Force may consult with any persons or entities it deems necessary to carry out its purposes. Provides that the members of the Task Force shall receive no compensation for serving as members of the Task Force. Provides that the Task Force shall study the concepts presented in House Bill 5111, as introduced, of the 100th General Assembly, Provides that the Task Force shall consider the fiscal means by which the General Assembly might most effectively fund implementation of the concepts presented in House Bill 5111, as introduced, of the 100th General Assembly. Effective immediately.

Aug 10 18 H Public Act . . . . . . 100-0767

HB 05112  
Rep. Keith R. Wheeler, Grant Wehrli, Mark Batinick, William Davis, Emanuel Chris Welch and Barbara Wheeler

Amends the Criminal Code of 2012. Provides that a prosecution for criminal sexual assault, aggravated criminal sexual assault, or aggravated criminal sexual abuse may be commenced at any time (rather than within 10 years of the commission of the offense if the victim reported the offense to law enforcement authorities within 3 years after the commission of the offense). Makes conforming changes.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05113  
Rep. Keith R. Wheeler

Amends the Workers' Compensation Act. Provides that beginning January 1, 2019, employers must report injuries resulting in the loss of 3 or more calendar days of work to the Commission, the employee, and the employer's insurer. Imposes penalties for noncompliance. Requires the Commission to mail to the injured worker information on how to access the handbook on the rights and obligations of employees and employers. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05114  Rep. Chad Hays

40 ILCS 5/3-111.5 new
40 ILCS 5/15-135  from Ch. 108 1/2, par. 15-135
40 ILCS 5/15-136  from Ch. 108 1/2, par. 15-136
30 ILCS 805/8.42 new

Amends the Downstate Police and State Universities Articles of the Illinois Pension Code. In the Downstate Police Article, provides that a police officer who previously participated in the Illinois Municipal Retirement Fund (IMRF) for service as a member of the police department of a municipality and was transferred to that municipality's police pension fund upon its creation under the Downstate Police Article shall, for the purposes of determining the applicable tier of benefits under that Article, be deemed to have become a police officer and member of that municipality's police pension fund on the date that he or she first participated in IMRF as a member of the police department of that municipality, notwithstanding whether that start date was before January 1, 2011. In the State Universities Article, provides that a Tier 2 member who has at least 20 years of service in the System as a police officer or firefighter is entitled to a retirement annuity on or after the attainment of age 60, if a specified rule applies to that participant. Makes a conforming change. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05115  Rep. Chad Hays

50 ILCS 706/10-20

Amends the Law Enforcement Officer-Worn Body Camera Act. Provides that recordings made with the use of an officer-worn body camera are not subject to disclosure under the Freedom of Information Act, unless the State's Attorney has determined in writing, that the recording is not and shall not be used as evidence at trial, and (1) if the subject of the encounter has a reasonable expectation of privacy, at the time of the recording, any recording which is flagged, due to the filing of a complaint, discharge of a firearm, use of force, arrest or detention, or resulting death or bodily harm, shall be disclosed in accordance with the Freedom of Information Act if: (i) the subject of the encounter captured on the recording is a victim or witness; and (ii) the law enforcement agency obtains written permission of the subject or the subject's legal representative; (2) any recording which is flagged due to the filing of a complaint, discharge of a firearm, use of force, arrest or detention, or resulting death or bodily harm shall be disclosed in accordance with the Freedom of Information Act; and (3) upon request, the law enforcement agency shall disclose, in accordance with the Freedom of Information Act, the recording to the subject of the encounter captured on the recording or to the subject's attorney, or the officer or his or her legal representative.

Feb 16 18  H  Referred to Rules Committee

HB 05116  Rep. Kelly M. Cassidy

105 ILCS 5/2-3.25g  from Ch. 122, par. 2-3.25g
105 ILCS 5/10-20.21

Amends the School Code. For school districts other than the Chicago school district (which already has similar provisions), provides that for a one-year period after the expiration of the term of a school board member or other termination of a school board member's service, (i) the former board member is not eligible for employment by the board, an attendance center, or any other subdivision or agent of the board or the school district governed by the board and (ii) the board and the chief purchasing officer may not let any contract for services, employment, or other work to the former board member or to any corporation, partnership, association, sole proprietorship, or other entity other than publicly traded companies from which the former board member receives an annual income, dividends, or other compensation in excess of $1,500. Provides that a waiver from mandates of the Code may not be requested from the provision. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05117  Rep. Robert Martwick
40 ILCS 5/9-228 from Ch. 108 1/2, par. 9-228

Amends the Cook County Article of the Illinois Pension Code. Provides that if a person certified by a medical doctor to be under legal disability (i) has no spouse, blood relative, or other person providing or caring for him or her, (ii) has no guardian of his or her estate, and (iii) is confined to a Medicare approved, State certified nursing home or to a publicly owned and operated nursing home, hospital, or mental institution, the Board may pay any benefit due that person to the nursing home, hospital, or mental institution, to be used for the sole benefit of the person under legal disability. Provides that the payment to a person, nursing home, hospital, or mental institution for the benefit of a minor or person under legal disability shall be an absolute discharge of the Fund's liability with respect to the amount so paid. Requires any person, nursing home, hospital, or mental institution accepting that payment to notify the Fund of the death or any other relevant change in the status of the minor or person under legal disability. Effective immediately.
Feb 16 18  H Referred to Rules Committee

HB 05118  Rep. Robert Martwick
40 ILCS 5/9-169 from Ch. 108 1/2, par. 9-169
40 ILCS 5/10-107 from Ch. 108 1/2, par. 10-107
30 ILCS 805/8.42 new

Amends the Cook County Forest Preserve Article of the Illinois Pension Code. Removes language providing how the Cook County Forest Preserve shall levy and collect a property tax levied to provide revenue for the fund under that Article. Amends the Cook County and Cook County Forest Preserve Articles of the Illinois Pension Code. Specifies the dollar amount of the required employer contributions through 2022. Beginning in the year 2023, provides for the annual required contribution to be the amount determined by the Fund to be equal to the sum of (i) the employer's portion of the projected normal cost for that fiscal year, plus (ii) an amount that is sufficient to bring the total actuarial assets of the Fund up to 100% of the total actuarial liabilities of the Fund by the end of 2052. Provides that the contributions may be taken from any revenue source, including, but not limited to, other tax revenues, proceeds of borrowings, or State or federal funds. Amends the State Mandates Act to require implementation without reimbursement. Makes technical and other changes. Effective immediately.
Feb 16 18  H Referred to Rules Committee

735 ILCS 5/3-101 from Ch. 110, par. 3-101
735 ILCS 5/3-101.5 new
735 ILCS 5/3-102 from Ch. 110, par. 3-102
735 ILCS 5/3-103 from Ch. 110, par. 3-103
735 ILCS 5/3-107 from Ch. 110, par. 3-107
735 ILCS 5/3-110 from Ch. 110, par. 3-110
735 ILCS 5/3-111 from Ch. 110, par. 3-111
735 ILCS 5/3-113

Amends the Administrative Review Law of the Code of Civil Procedure. In the definition of "administrative decision", changes references to "parties" to "persons". Provides that administrative decisions made reviewable by statute and final administrative decisions for which there is no other adequate remedy in a court are subject to judicial review. Provides that a person suffering legal wrong because of an administrative decision, or adversely affected or aggrieved by an administrative decision, is entitled to judicial review of the administrative decision. Provides that the Administrative Review Law shall apply to and govern every action to review judicially a final decision of any administrative agency unless the action is governed by the procedures or provisions of another statute. Strikes language concerning the scope of the Administrative Review Law. Provides that every action to review a final administrative decision shall be commenced by the filing of a complaint and the issuance of summons within 60 (instead of 35) days from the date that a copy of the decision sought to be reviewed was served upon the party affected by the decision. Makes other changes in Sections concerning commencement of action; defendants; scope of review; powers of the circuit court; and direct review of administrative orders by the appellate court. Effective immediately.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee
HB 05120
Rep. William Davis-Rita Mayfield-Carol Ammons, André Thapedi, Jay Hoffman, Martin J. Moylan and Mary E. Flowers

15 ILCS 405/23.9
30 ILCS 575/5
Amends the State Comptroller Act. Provides that the Business Enterprise Council created under the Business Enterprise for Minorities, Women, and Persons with Disabilities Act shall provide the Comptroller with information necessary to fulfill the Comptroller's responsibilities with respect to the Minority Contractor Opportunity Initiative. Provides that the Comptroller shall annually prepare and submit a report to the Governor and the General Assembly concerning the progress of the initiative for the preceding fiscal year (rather than calendar year). Provides that each Chief Procurement Officer shall provide to the Comptroller information necessary to fulfill the Comptroller's responsibilities with respect to the Minority Contractor Opportunity Initiative. Makes a conforming changes. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Adds the State Comptroller to the Business Enterprise Council for Minorities, Women, and Persons with Disabilities. Effective immediately.

House Committee Amendment No. 2
Adds reference to:
30 ILCS 575/3
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes and additions. Specifies the information with which the Business Enterprise Council is required to provide the Comptroller with in order to fulfill his or her responsibilities under specified provisions. Provides that the Comptroller shall serve as an advisory member of the Business Enterprise Council (rather than a participating member). Inserts a Section concerning implementation and applicability. Requires State constitutional officers to establish aspirational goals for contract awards substantially in accordance with specified provisions of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that no State constitutional officer shall be subject to the jurisdiction of another State constitutional officer, or any agency that reports to another State constitutional officer, including the Business Enterprise Council, with regard to steps taken to achieve aspirational goals. Requires State constitutional officers to annually post their utilization of businesses owned by minorities, women, and persons with disabilities during the preceding fiscal year annually on their Internet websites.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05121

5 ILCS 220/4.5
30 ILCS 105/9.03
Amends the Intergovernmental Cooperation Act. Provides that no intergovernmental or interagency agreement or contract may be entered into, implemented, or given effect if the agreement's or contract's intent or effect is, among other requirements, to circumvent any limitation established by law pertaining to payroll certification under the State Finance Act or to authorize the payment of employees of the Office of the Governor out of appropriations other than those established for that purpose. Amends the State Finance Act. Provides that, for the Office of the Governor, the certification on every State payroll voucher shall be required for expenditures from amounts appropriated to the Office of the Governor for payment of salaries of Governor's Office employees and executed by the Governor, or his or her designee, in addition to any other certifications or approvals which may be required by law to be made. Provides that in no event shall salaries of employees of the Office of the Governor be paid from appropriations other than those established for that purpose. Effective immediately.

House Committee Amendment No. 1
Adds language specifying that certain provisions apply to appropriations for the Office of the Governor enacted after the effective date of this amendatory Act.

Jul 31 18 H Public Act . . . . . . . . . 100-0655
HB 05122
(Sen. Cristina Castro, Omar Aquino, John G. Mulroe-Jacqueline Y. Collins and Karen McConnaughay)

20 ILCS 505/8 from Ch. 23, par. 5008
Amends the Children and Family Services Act. Makes post-secondary education tuition and fee waivers available to youth for whom the Department of Children and Family Services has court-ordered legal responsibility, youth who aged out of care at age 18 or older, or youth formerly under care who have been adopted and were the subject of an adoption assistance agreement or who have been placed in private guardianship and were the subject of a subsidized guardianship agreement. Requires applicants to have earned a high school diploma from an accredited institution or a high school equivalency certificate or have met the State criteria for high school graduation before the start of the school year for which they are applying for the waivers. Limits the tuition and fee waivers to persons under the age of 26 and provides that waivers shall be available to a student for at least the first 5 years the student is enrolled in a community college, university, or college maintained by the State. Provides that the age requirement and 5-year cap on tuition and fee waivers shall be waived and eligibility extended for applicants or students who were unable to enroll in a qualifying post-secondary school or complete an academic term because the student: (i) was called into active duty with the United States Armed Forces; (ii) was deployed for service in the United States Public Health Service Commissioned Corps; or (iii) volunteered in the Peace Corps or the AmeriCorps. Permits the Department to provide the student with a stipend to cover maintenance and school expenses during the academic years to supplement the student's earnings. Requires the Department to develop outreach programs to ensure qualifying youths are aware of the availability of the tuition and fee waivers.

House Floor Amendment No. 1
Provides that qualifying youth shall receive a tuition and fee waiver to assist them in attending and completing their post-secondary education (rather than a waiver of all tuition and fees to attend and complete their post-secondary education). In provisions requiring an applicant to meet certain academic and age requirements, provides that the applicant must also apply for federal and State grant assistance by completing the Free Application for Federal Student Aid. Provides that the community college or public university that an applicant attends must waive any tuition and fee amounts that exceed the amounts paid to the applicant under the federal Pell Grant Program or the State's Monetary Award Program.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Fiscal Note (Dept. of Children & Family Services)
If just 10% of the 11,000 eligible youth took advantage of the opportunity, the Department of Children and Family Services would be looking at an additional cost to the stipend program of $562,000 per month and $6,744,000 annually.

Aug 23 18 Public Act . . . . . . . . 100-1045

HB 05123
Rep. Deb Conroy-Peter Breen-David S. Olsen-Kathleen Willis-Patricia R. Bellock and Grant Wehrli
(Sen. Thomas Cullerton, John F. Curran, Cristina Castro-Chris Nybo, Jennifer Bertino-Tarrant-Don Harmon-Laura M. Murphy-Linda Holmes and Michael Connelly)
10 ILCS 5/6A-7 from Ch. 46, par. 6A-7
Amends the Election Code. Provides that a county board in a county in which there is no city, village, or incorporated town with a board of election commissioners that has established a county board of election commissioners may, by ordinance or resolution, dissolve the county board of election commissioners and transfer its functions to the county clerk.

Jul 23 18 Public Act . . . . . . . . 100-0628

HB 05124
Rep. Brad Halbrook
35 ILCS 200/21-115
Amends the Property Tax Code. Provides that, in the case of an error on the part of the newspaper publishing an advertisement of judgment hearing, the collector may notify any taxpayer affected by the error with a corrected notice via certified mail. Effective immediately.

Apr 13 18 Rule 19(a) / Re-referred to Rules Committee
HB 05125  Rep. Marcus C. Evans, Jr.-Kathleen Willis, Margo McDermed and Silvana Tabares

720 ILCS 5/16-1  from Ch. 38, par. 16-1

Amends the Criminal Code of 2012. Provides that theft of property that is delivered either by United States mail or an express company, common carrier, or contract carrier and left on the stoop or porch of a residence is a Class 4 felony. Defines "stoop or porch of a residence".

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05126  Rep. Kelly M. Cassidy-Sara Feigenholtz and Steven A. Andersson

765 ILCS 605/18  from Ch. 30, par. 318
765 ILCS 605/19  from Ch. 30, par. 319

Amends the Condominium Property Act. Provides that the association shall provide each member with the opportunity to specify whether the association may disclose the name, address, email address, or telephone numbers of the member to other association members. Provides that if a member indicates that he or she does not want the information disclosed to other members of the association, the information shall not be disclosed. Provides that the association shall impose a fine upon any person who discloses the information in violation of the expressed wishes of the member. Makes a corresponding change in a Section concerning the contents of bylaws.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05127  Rep. Terri Bryant

320 ILCS 20/1  from Ch. 23, par. 6601

Amends the Adult Protective Services Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  H  Referred to Rules Committee

HB 05128  Rep. Terri Bryant

70 ILCS 2105/4a  from Ch. 42, par. 386a

Amends the River Conservancy Districts Act. In the case of a board representing a district that embraces Franklin and Jefferson counties, provides that trustees shall be appointed as follows: (1) for municipalities in the district with a population of 6,500 or more, one trustee shall be appointed per 6,500 in population from each municipality by the presiding officer of the municipality with the advice and consent of the corporate authorities of the municipality; and (2) for each county in the district, one trustee shall be appointed from the area within the district outside of each municipality and one trustee shall be appointed at large for each county, appointed by the chairperson of the county board with the advice and consent of the county board. Provides that these requirements only apply to appointments made on and after the effective date of the amendatory Act. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05129  Rep. Terri Bryant

720 ILCS 5/31A-0.1
720 ILCS 5/31A-1.1  from Ch. 38, par. 31A-1.1
720 ILCS 5/31A-1.2  from Ch. 38, par. 31A-1.2
720 ILCS 5/31A-1.3 new
720 ILCS 5/31A-1.4 new

Amends the Criminal Code of 2012 concerning the Interference With Penal Institution Article of the Code. Provides that one year of imprisonment shall be added to the sentence of a person who commits bringing contraband into a penal institution or unauthorized bringing or delivery of contraband into a penal institution by an employee by using an unmanned aerial vehicle. Provides that a person who knowingly and intentionally operates an unmanned aerial vehicle below the navigable airspace over a State penal institution is guilty of a Class A misdemeanor. Provides that this provision does not apply to an employee who operates the unmanned aerial vehicle within the scope of his or her employment, or a person who receives prior permission from the penal institution to operate the unmanned aerial vehicle. Provides that a person who knowingly and intentionally captures images or data of a State penal institution through the operation of an unmanned aerial vehicle is guilty of a Class 4 felony. Provides that this provision does not apply to an employee who captures images or data of a State penal institution through the operation of an unmanned aerial vehicle within the scope of his or her employment, or a person who receives prior permission from the penal institution to capture images or data of a State penal institution through the operation of an unmanned aerial vehicle. Defines "State penal institution" and "unmanned aerial vehicle".

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

615 ILCS 5/29a  from Ch. 19, par. 78

Amends the Rivers, Lakes, and Streams Act. Provides that when considering whether to issue a permit for construction or maintenance or repair of a levee or flood wall under a provision in the Act, the Department of Natural Resources shall consider the flood discharge that would just overtop a levee or flood wall when conducting a worst-case scenario analysis. Defines “worst-case scenario analysis”. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


325 ILCS 5/4
325 ILCS 5/4.02  from Ch. 23, par. 2054.02

Amends the Abused and Neglected Child Reporting Act. Provides that recreational or athletic program or facility personnel who are required to report child abuse must complete mandated reporter training by a provider or agency with expertise in recognizing and reporting child abuse. Enhances the criminal penalty for any person who knowingly and willfully violates certain reporting requirements for mandated reporters. Makes a violation a Class 4 felony (rather than a Class A misdemeanor for a first violation and a Class 4 felony for a second or subsequent violation), except that if the person acted as part of a plan or scheme having as its object the prevention of discovery of an abused or neglected child by lawful authorities for the purpose of protecting or insulating any person or entity from arrest or prosecution, the person commits a Class 3 felony (rather than a Class 4 felony for a first offense and a Class 3 felony for a second or subsequent offense). Enhances the criminal penalty for any other person required to report suspected child abuse or neglect who willfully fails to report such abuse or neglect by making it a Class 4 felony (rather than a Class A misdemeanor for a first violation and a Class 4 felony for a second or subsequent violation). Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05132  Rep. Sara Wojcicki Jimenez

230 ILCS 40/25

Amends the Video Gaming Act. Provides that of the after-tax profits from a video gaming terminal located in a licensed veterans establishment, 40% shall be paid to the terminal operator and 60% shall be paid to the licensed veterans establishment (rather than 50% shall be paid to the terminal operator and 50% shall be paid to the licensed veterans establishment), notwithstanding any agreement to the contrary. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05133  Rep. Michael J. Zalewski, Katie Stuart, John Connor and Sam Yingling

35 ILCS 5/227 new


Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05134  Rep. Linda Chapa LaVia-Avery Bourne

20 ILCS 3855/1-20
20 ILCS 3855/1-75
220 ILCS 5/16-111.5
220 ILCS 5/16-115A

Creates the Downstate Illinois Competitive Generation Procurement and Reliability Security Act of 2018 with legislative findings. Provides for the establishment and implementation of an Illinois-specific process for securing electric generation resource adequacy and stable pricing for electric capacity within Midcontinent Independent System Operator, Inc., (MISO) Zone 4. Amends the Illinois Power Agency Act. Authorizes the Illinois Power Agency to develop capacity procurement plans and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Requires the Agency's Planning and Procurement Bureau to develop plans and processes and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Modifies the calculation of the projected capacity price for delivering energy under the Act. Amends the Public Utilities Act to make changes regarding capacity procurement and delivery of energy by the Illinois Power Agency and the Illinois Commerce Commission. Makes conforming changes. Defines terms. Effective immediately.

Feb 16 18  H  Referred to Rules Committee
HB 05135

Amends the Illinois Public Aid Code. Provides that grant amounts under the Temporary Assistance for Needy Families (TANF) program may not vary on the basis of a TANF recipient's county of residence. Increases TANF grant amounts to: 30% of federal poverty guidelines beginning October 1, 2018; 40% of federal poverty guidelines beginning October 1, 2019; and 50% of federal poverty guidelines beginning October 1, 2020. Provides that beginning October 1, 2021, and each October 1 thereafter, TANF grant amounts shall be annually adjusted to remain equal to 50% of the most recent federal poverty guidelines for each family size. Provides that TANF grants for child-only assistance units shall be at least 75% of TANF grants for assistance units of the same size that consist of a caretaker relative with children. Effective immediately.

Apr 13 18 Rule 19(a) / Re-referred to Rules Committee

HB 05136

Amends the School Code. With regard to the development of teacher evaluation plans, provides that, beginning with the first school year following the effective date of the amendatory Act, a joint committee (created by a school district to incorporate the use of data and indicators on student growth as a significant factor in rating teacher performance into the evaluation plan) shall meet no less than one time annually to assess and review the effectiveness of the district's evaluation plan for the purposes of continuous improvement of instruction and evaluation practices.

House Floor Amendment No. 1
Adds reference to:
105 ILCS 5/24-12

Aug 10 18 H Public Act . . . . . . . . . . . . . . . . 100-0768
HB 05137
(Sen. Dan McConchie-Pamela J. Althoff-Michael Connelly)

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that the System shall offer a defined contribution benefit to active members of the System. Provides that the defined contribution benefit shall collect optional employee and optional employer contributions into an account and shall offer investment options to the participant. Provides that the defined contribution benefit shall be operated in full compliance with any applicable State and federal laws, and the System shall utilize generally accepted practices in creating and maintaining the benefit for the best interest of the participants. Authorizes the System to use funds from the employee and employer contributions to defray any and all costs of creating and maintaining the benefit. Requires the System to produce an annual report on the participation in the benefit and to make that report public. Excludes any benefit increase resulting from the change made by the amendatory Act from the definition of "new benefit increase". Effective immediately.

House Committee Amendment No. 1

Adds reference to:
- 40 ILCS 5/15-198

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Further amends the Illinois Pension Code. In the State Universities Article, provides that the System shall offer a defined contribution benefit to active members of the System. Provides that the defined contribution benefit shall collect optional employee and optional employer contributions into an account and shall offer investment options to the participant. Provides that the defined contribution benefit shall be operated in full compliance with any applicable State and federal laws, and the System shall utilize generally accepted practices in creating and maintaining the benefit for the best interest of the participants. Authorizes the System to use funds from the employee and employer contributions to defray any and all costs of creating and maintaining the benefit. Requires the System to produce an annual report on the participation in the benefit and to make that report public. Excludes any benefit increase resulting from the change made by the amendatory Act from the definition of "new benefit increase". Effective immediately.

Aug 10 18 Public Act . . . . . . . . 100-0769

HB 05138
Rep. Robert Martwick

Amends the Illinois Pension Code. In provisions of the State Universities and Downstate Teacher Articles that require a participant's employer to make an additional contribution if the participant's salary exceeds the amount of salary set for the Governor, removes a provision that specifies that the salary of the participant is determined on a full-time equivalent basis. In the Downstate Teacher Article, provides that for the purpose of calculating a refund under the Article, "accumulated contributions" does not include any contributions greater than those actually received by the System. Provides that any person (rather than any person, member, trustee, or employee of the Board) who knowingly makes any false statement or falsifies or permits to be falsified any record of the System in an attempt to defraud the System, any other retirement system or pension fund created under the Code, or the Illinois State Board of Investment (rather than the System) is guilty of a Class 3 felony (rather than a Class A misdemeanor). Provides that the violation shall be deemed to be relating to the person's service as a teacher for the purpose of the felony forfeiture provisions of the Article. Effective immediately.

Feb 16 18 H Referred to Rules Committee

New Act

30 ILCS 105/6z-26

Creates the Regulatory Sandbox Act. Creates the regulatory sandbox to enable persons to obtain limited access to the Illinois marketplace in order to test innovations in financial products or services. Provides requirements for approval to enter the regulatory sandbox, the application fee, and approval or denial time. Provides requirements for operating an innovation in the regulatory sandbox and extending a test period. Contains provisions regarding rules and judicial review of the administration of this Act. Makes conforming changes in the State Finance Act. Effective January 1, 2019.

House Floor Amendment No. 2

Provides that nothing in the Act shall be construed to limit the remedies provided under the Code of Civil Procedure.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 05140  Rep. David A. Welter

225 ILCS 458/1-10
225 ILCS 458/5-7 new
225 ILCS 458/5-10
225 ILCS 458/5-15
225 ILCS 458/5-20
225 ILCS 458/5-22
225 ILCS 458/5-25
225 ILCS 458/5-55
225 ILCS 458/20-5
225 ILCS 458/20-10
225 ILCS 459/10
225 ILCS 459/32 new
225 ILCS 459/35
225 ILCS 459/40
225 ILCS 459/55

Amends the Real Estate Appraiser Licensing Act of 2002 and Appraisal Management Company Registration Act. Provides that the Secretary of Financial and Professional Regulation may require participation in a third-party, multi-state licensing system for the licensing of certified general real estate appraisers, certified residential real estate appraisers, associate real estate trainee appraisers, and real estate appraisal education providers; and registration of appraisal management companies. Makes corresponding changes in both Acts. Provides that the multi-state licensing system may share regulatory information and maintain records in compliance with the provisions of the Acts. Provides that the multi-state licensing system may charge an applicant an administration fee that shall be paid directly to the system. Defines "multi-state licensing system". In provisions of the Real Estate Appraiser Licensing Act of 2002 concerning criminal history record checks, provides that the Secretary may designate a multi-state licensing system to perform the checks. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05141  Rep. Sara Wojcicki Jimenez and Camille Y. Lilly  
(Sen. Michael Connelly-Chapin Rose)

205 ILCS 405/15.2 from Ch. 17, par. 4831

Amends the Currency Exchange Act. Provides that within one year (rather than 3 years) after the Secretary of Financial and Professional Regulation's first published notice in a local newspaper regarding a community currency exchange filing for termination, the owners of the debts, liabilities, and lawful demands against such community currency exchange will be redeemed by the Secretary on demand in writing. Provides that after the expiration of the one-year period (rather than 3-year period), the Secretary shall return to the person or persons designated in the statement of termination to receive repayment. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

205 ILCS 670/8 from Ch. 17, par. 5408

Adds reference to:

815 ILCS 122/3-5

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Amends the Consumer Installment Loan Act. Provides that the date of renewal for a license is December 1st (rather than December 15th). Amends the Payday Loan Reform Act. Provides that the date of renewal for a license is December 1 (rather than December 31). Effective immediately.

Aug 19 18  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 100-0958

HB 05142  Rep. Theresa Mah

5 ILCS 490/69 new

Amends the State Commemorative Dates Act. Provides that January 30 of each year is designated as Fred T. Korematsu Day, to be observed throughout the State as a day in honor of the man and his courageous fight and efforts for civil liberties, and to encourage schools and institutes of higher learning in this State to incorporate the story of Fred Korematsu and his valiant stand for American values of justice into their curricula. Provides a preamble. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

(Sen. Omar Aquino)

625 ILCS 5/2-112 from Ch. 95 1/2, par. 2-112

625 ILCS 5/6-109

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall include, in the Illinois Rules of the Road publication, information advising drivers to use the Dutch Reach method when opening a vehicle door. Provides that the Secretary of State shall include a test question concerning bicycle safety, of which one may be concerning the Dutch Reach method, in the question pool used for the written portion of the drivers license examination.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) specifies that the Dutch Reach method is to be used when opening a vehicle door after parallel parking on a street; (2) provides that the Dutch Reach method reduces the risk of injuring a bicyclist or opening the door in the path of a vehicle approaching from behind (rather than an oncoming vehicle); and (3) provides that the Secretary shall include test questions (rather than a test question) concerning safe driving in the presence of bicycles.

Aug 10 18  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 100-0770

HB 05144  Rep. Rita Mayfield

105 ILCS 5/10-22.22 from Ch. 122, par. 10-22.22

Amends the School Code. Provides that, beginning with the 2018-2019 school year, a school board with a pupil attending an area secondary vocational school shall pay the vocational school tuition based upon the vocational school's per capita cost or the school district's per capita cost, whichever one is greater (instead of just the vocational school's per capita cost). Effective immediately.

Fiscal Note (State Board of Education)

This bill will not have a fiscal impact on the State Board of Education.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
Amends the School Code. Provides that, beginning with the 2018-2019 school year, a student in kindergarten may not receive an out-of-school suspension of 3 days or less for the student's disruption to other students' learning opportunities and may not receive an out-of-school suspension of longer than 3 days for substantially disrupting, impeding, or interfering with the operation of a school. Effective immediately.

Fiscal Note (State Board of Education)
This bill will not have a fiscal impact on the State Board of Education.
HB 05146  Rep. Rita Mayfield

New Act

5 ILCS 430/5-45
20 ILCS 301/5-20
20 ILCS 605/605-530 new
20 ILCS 605/605-535 new
20 ILCS 1605/9.1
20 ILCS 2505/2505-305 was 20 ILCS 2505/39b15.1
30 ILCS 5/3-1 from Ch. 15, par. 303-1
30 ILCS 105/5.886 new
30 ILCS 105/5.887 new
30 ILCS 105/5.888 new
30 ILCS 105/6z.45
30 ILCS 105/6z-105 new
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/303 from Ch. 120, par. 3-303
35 ILCS 5/304 from Ch. 120, par. 3-304
35 ILCS 5/710 from Ch. 120, par. 7-710
35 ILCS 200/15-144 new
65 ILCS 5/8-10-2.6 new
70 ILCS 1825/5.1 from Ch. 19, par. 255.1
205 ILCS 670/12.5
230 ILCS 5/1.2
230 ILCS 5/3.11 from Ch. 8, par. 37-3.11
230 ILCS 5/3.12 from Ch. 8, par. 37-3.12
230 ILCS 5/3.31 new
230 ILCS 5/3.32 new
230 ILCS 5/3.33 new
230 ILCS 5/3.35 new
230 ILCS 5/3.36 new
230 ILCS 5/6 from Ch. 8, par. 37-6
230 ILCS 5/9 from Ch. 8, par. 37-9
230 ILCS 5/15 from Ch. 8, par. 37-15
230 ILCS 5/18 from Ch. 8, par. 37-18
230 ILCS 5/19 from Ch. 8, par. 37-19
230 ILCS 5/20 from Ch. 8, par. 37-20
230 ILCS 5/21 from Ch. 8, par. 37-21
230 ILCS 5/24 from Ch. 8, par. 37-24
230 ILCS 5/25 from Ch. 8, par. 37-25
230 ILCS 5/26 from Ch. 8, par. 37-26
230 ILCS 5/26.8
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230 ILCS 5/27 from Ch. 8, par. 37-27
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HB 05146 (CONTINUED)

230 ILCS 10/24
230 ILCS 10/25 new
230 ILCS 40/5
230 ILCS 40/20
230 ILCS 40/25
230 ILCS 40/45
230 ILCS 40/79
230 ILCS 40/80
230 ILCS 40/90 new
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-30 from Ch. 43, par. 144f
305 ILCS 5/10-17.15
430 ILCS 66/65
720 ILCS 5/28-1 from Ch. 38, par. 28-1
720 ILCS 5/28-1.1 from Ch. 38, par. 28-1.1
720 ILCS 5/28-3 from Ch. 38, par. 28-3
720 ILCS 5/28-5 from Ch. 38, par. 28-5
720 ILCS 5/28-7 from Ch. 38, par. 28-7
735 ILCS 30/15-5-48 new
815 ILCS 122/3-5
30 ILCS 105/5.490 rep.
230 ILCS 5/54 rep.


Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05147

(Sen. Don Harmon)

820 ILCS 205/12.5 new
Amends the Child Labor Law. Provides that, before a child may be issued a permit to work as a model, a trust account must be established providing, at a minimum, that: at least 15% (or a greater percentage as determined by rule) of the gross earnings of the child model shall be deposited into the account; the funds in the account shall be available only to the child model; the funds shall be held by a bank, corporate fiduciary, or trust company, as those terms are defined in the Corporate Fiduciary Act; and the funds in the account shall become available to the child model upon the child model attaining the age of 18 years. Provides that the Department of Labor shall adopt rules to implement these provisions.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Fiscal Note (Dept. of Labor)
As introduced, there will not be a significant fiscal impact to the Department of Labor to promulgate Rules to implement the provisions of this legislation, nor investigate the relatively few anticipated complaints.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the introduced bill, but makes its provisions applicable to child performers rather than child models, adds definitions, and makes other changes.

HB 05148


105 ILCS 5/27-9.1 from Ch. 122, par. 27-9.1
Amends the School Code. Provides that course material and instruction in a sex education course shall include, with an emphasis on the workplace environment and life on a college campus, material and discussion on what constitutes sexual consent and what may be considered sexual harassment or sexual assault. Effective July 1, 2018.

HB 05149
Rep. Mike Fortner

415 ILCS 5/22 from Ch. 111 1/2, par. 1022
Amends the Environmental Protection Act. Makes a technical change to a Section concerning regulations.

HB 05150
Rep. Joe Sosnowski-Brian W. Stewart

(Sen. Elgie R. Sims, Jr.)

720 ILCS 5/14-3
725 ILCS 5/108A-11 from Ch. 38, par. 108A-11
725 ILCS 5/108B-13 from Ch. 38, par. 108B-13
Amends the Criminal Code of 2012 and the Code of Criminal Procedure of 1963. Transfers the reporting requirement by the State's Attorney under the Criminal Code of 2012 concerning the use of consensual eavesdropping devices under certain circumstances to the consensual eavesdropping reporting provisions of the Code of Criminal Procedure of 1963. Provides that the report shall be due on February 1 of each year, with State's Attorney submitting this report to the Department of State Police (rather than the General Assembly). Requires the eavesdropping reports by the Department of State Police to be filed with the General Assembly on March 1 of each year (rather than April 1) and include the consensual eavesdropping report of the State's Attorneys.

May 16 18 S Referred to Assignments
HB 05151  Rep. C.D. Davidsmeyer
20 ILCS 415/4d  from Ch. 127, par. 63b104d
Amends the Personnel Code to provide for partial jurisdiction B exemption for certain positions within the Department of Human Services.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05152  Rep. C.D. Davidsmeyer
30 ILCS 595/1
Amends the Local Food, Farms, and Jobs Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  H  Referred to Rules Committee

HB 05153  Rep. C.D. Davidsmeyer
(Sen. Jil Tracy)
20 ILCS 415/4d  from Ch. 127, par. 63b104d
Amends the Personnel Code. Removes the sunset date for the partial personnel jurisdiction exemption for all positions within the Illinois School for the Deaf and the Illinois School for the Visually Impaired requiring licensure by the State Board of Education. Effective immediately.
Aug 10 18  H  Public Act . . . . . . 100-0771

HB 05154  Rep. Rita Mayfield
35 ILCS 200/15-169
Amends the Property Tax Code. Provides that, for the 2016 taxable year and thereafter, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who was killed in the line of duty in the current taxable year or any preceding taxable year. Provides that, for the 2015 taxable year and thereafter, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who did not obtain the exemption before death, but who would have qualified for the exemption in the current taxable year if he or she had survived. Changes the definition of "qualified residence". Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Iris Y. Martinez)
750 ILCS 50/10  from Ch. 40, par. 1512
Amends the Adoption Act. Makes various changes to certain statutory adoption consent forms, including changes concerning: the inclusion of the names of persons granted consent to adopt; the provision of the email address, cell phone number, and land line phone number at which the person signing the consent can be provided with notice if the specified person does not adopt the child; procedural matters; and the effect of consent if the persons granted consent are granted a dissolution of marriage or dissolution of a civil union or one of the persons granted consent dies.
Aug 24 18  H  Public Act . . . . . . 100-1060

HB 05156  Rep. Sara Feigenholtz
225 ILCS 65/65-35.1
225 ILCS 65/65-40  
Amends the Nurse Practice Act. In provisions concerning written collaborative agreements, restores the ability of podiatric physicians to collaborate with advanced practice registered nurses. Makes other changes. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
HB 05157  Rep. Sara Feigenholtz-André Thapedi-Emanuel Chris Welch-Nick Sauer and Patricia R. Bellock
(Sen. Kwame Raoul and John F. Curran-John G. Mulroe)

705 ILCS 405/2-10 from Ch. 37, par. 802-10
755 ILCS 40/25 from Ch. 110 1/2, par. 851-25

Amends the Juvenile Court Act of 1987. Provides that after the court has placed a minor in the care of a temporary
custodian, any party may apply to the court to grant the temporary custodian the authority to serve as a surrogate decision maker for
the minor under the Health Care Surrogate Act for purposes of making the decision whether to forgo life-sustaining treatment, if the
court determines by clear and convincing evidence that it is in the best interests of the minor to grant the temporary custodian such
authority. Provides that in making its determination, the court shall consider specified factors, the efforts made to engage the
respondents in decision making on behalf of the child, evidence of the impact of a delay in decision making on the child, and any other
factors the court deems relevant to a determination of the best interests of the minor. Provides that if the Department of Children and
Family Services is the temporary custodian of the minor, in addition to specified requirements, the Department shall follow its rules
and procedures in exercising authority granted under the new provisions. Amends the Health Care Surrogate Act. To the list of
surrogate decision makers, adds the patient's temporary custodian appointed under the Juvenile Court Act of 1987 if the court has
entered an order granting such authority.

House Committee Amendment No. 1

Removes language providing that any party may apply to the court to grant the temporary custodian the authority to serve as a
surrogate decision maker for the minor if the court determines by clear and convincing evidence that it is in the best interests of the
minor to grant the temporary custodian such authority. Provides instead that any party may apply, and the court may grant the motion if
it determines by clear and convincing evidence that it is in the best interests of the minor to grant the temporary custodian such
authority. Corrects a cross-reference.

House Floor Amendment No. 2

Removes language providing that any party may apply to the court to grant the temporary custodian the authority to serve as a
surrogate decision maker for the minor if the court determines by clear and convincing evidence that it is in the best interests of the
minor to grant the temporary custodian such authority. Provides instead that any party may file a motion, and the court may grant the
motion if it determines by clear and convincing evidence that it is in the best interests of the minor to grant the temporary custodian
such authority. Adds specified factors that the court shall consider in making its determination.

Aug 19 18  H  Public Act . . . . . . . 100-0959

HB 05158  Rep. Sara Feigenholtz

Makes various appropriations to the Department of Children and Family Services for payments for the care of children
served by private agencies under contract with the Department and for cost of care reimbursements to foster parents. Effective July 1,
2018.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee


625 ILCS 5/5-403.2 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall establish or adopt an electronic system to
allow an automotive recycler, scrap processor, repairer, or rebuilder to submit a report of any transaction that involves a vehicle or
vehicle part to the Secretary of State and complete a real time inquiry to verify that a vehicle or vehicle part has not been stolen.
Requires that a report of any transaction involving a vehicle or vehicle part shall be submitted to the Secretary within 48 hours of each
day's close of business with specific information included. Provides that, without charge and upon request, the Secretary shall make the
report available to any law enforcement agency. Provides that the Secretary shall forward the report to the National Motor Vehicle
Title Information System within 2 business days of its receipt. Provides that prior to the purchase of a vehicle or vehicle part, an
automotive recycler, scrap processor, repairer, or rebuilder shall determine whether a vehicle or vehicle part has been reported stolen.
Provides procedures for an automotive recycler, scrap processor, repairer, or rebuilder for how to proceed with a transaction regarding
a vehicle or vehicle part that has or has not been reported stolen.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05160  Rep. Lou Lang-Dan Brady-André Thapedi-Anthony DeLuca

215 ILCS 5/Art. IIB heading new
215 ILCS 5/35B-1 new
215 ILCS 5/35B-5 new
215 ILCS 5/35B-10 new
215 ILCS 5/35B-15 new
215 ILCS 5/35B-20 new
215 ILCS 5/35B-25 new
215 ILCS 5/35B-30 new
215 ILCS 5/35B-35 new
215 ILCS 5/35B-40 new
215 ILCS 5/35B-45 new
215 ILCS 5/35B-50 new
215 ILCS 5/156 from Ch. 73, par. 768

Amends the Illinois Insurance Code. Creates the Domestic Stock Company Division Article in the Code. Provides that a domestic stock company may divide into 2 or more resulting companies pursuant to a plan of division. Contains provisions concerning the contents of the plan of division, approval of the plan of division by the Director of Insurance, effects of a division, certificates of division, liabilities, and shareholder rights. Makes conforming changes in provisions concerning mergers and consolidations.

House Floor Amendment No. 1
Removes language providing that a resulting company shall only be liable for the liabilities allocated to it in accordance with the plan of division and certain provisions and shall not be liable for any other liabilities under the common law doctrine of successor liability or a similar theory of liability applicable to transferees or assignees of property.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 3930/16 new

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05162  Rep. Peter Breen

735 ILCS 110/10
735 ILCS 110/15
735 ILCS 110/20

Amends the Citizen Participation Act. Changes the definition of "motion". Provides that the intent of the responding party in bringing the claim is not taken into account for any motion to dispose of a claim on the grounds that the claim is in response to any act of the moving party in furtherance of the moving party's rights of petition, speech, association, or to otherwise participate in government. Provides that unless a court finds that the responding party has shown by a preponderance of the evidence a probability (rather than "produced clear and convincing evidence") that the acts of the moving party are not immunized from liability of this Act a court shall grant a motion to dispose of a claim on the grounds that the claim is in response to any act of the moving party in furtherance of the moving party's rights of petition, speech, association, or to otherwise participate in government and dismiss the claim.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
Amends the County Care for Persons with Developmental Disabilities Act. Changes the short title of the Act to the Community Care for Persons with Developmental Disabilities Act. Makes the Act applicable to counties, municipalities, and townships (rather than just counties). Adds definitions, including “developmental disability”. Allows the board of directors to add to the definition of “developmental disability” in its jurisdiction by a majority vote. Provides that the changes do not affect any established county community developmental disability boards. Provides that the Act will be reassigned to 50 ILCS 835. Amends the Property Tax Code and the Counties Code making conforming changes.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05164  Rep. Anna Moeller-Stephanie A. Kifowit-David S. Olsen and Jonathan Carroll

20 ILCS 105/4.02 from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. Requires the Department on Aging to establish and implement a Community Care Program Medicaid Initiative to: provide targeted funding to care coordination units to help seniors complete applications for medical assistance benefits under the State's Medical Assistance program; provide a funding pool to help care coordination units make improvements to the application process; establish requirements for State agencies to make enrollment in the Medical Assistance program easier for seniors; and other matters. Creates the Community Care Program Medicaid Enrollment Oversight Task Force to make recommendations on how best to increase the number of Illinois residents who are enrolled in the Community Care Program and receive services not paid for under the Medical Assistance program although they may be eligible for benefits. Provides for the membership of the Task Force. Requires the Task Force to provide oversight to the Initiative and to meet quarterly to provide the Department with data on the number of persons who receive Community Care Program services and are eligible for medical assistance but are not enrolled in the Medical Assistance program. Requires the Department to publish such data on its website and to collaborate with other agencies to determine how best to achieve the responsibilities of the Initiative. Establishes payment incentives to care coordination units that assist seniors in completing medical assistance applications. Provides that the Initiative shall cease operation 5 years after the effective date of the amendatory Act, after which the Task Force shall dissolve.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Makes changes to the composition of the Community Care Program Medicaid Enrollment Oversight Task Force. Requires the Department of Human Services and any other State agency involved with processing the medical assistance application of any person enrolled in the Community Care Program to include the appropriate care coordination unit in all communications related to the determination or status of the application. Provides that care coordination units shall receive payment for each completed application for those months in which the total statewide number of medical assistance applications all care coordination units helped seniors complete is at or above the total statewide number of medical assistance applications completed during the same month during calendar year 2017 (rather than a care coordination unit shall receive a payment for each completed application for those months in which the number of medical assistance applications the care coordination unit helps seniors complete is at or above the monthly average number of medical assistance applications the care coordination unit helped seniors complete in the same service area during calendar year 2017). Makes technical changes.

House Floor Amendment No. 2
Adds reference to:
320 ILCS 42/35
Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1, but with the following changes: Further amends the Illinois Act on the Aging. Removes references to the creation of the Community Care Program Medicaid Enrollment Oversight Task Force and instead creates that the Community Care Program Medicaid Enrollment Oversight Subcommittee as a subcommittee of the Older Adult Services Advisory Committee to make recommendations on how best to increase the number of medical assistance recipients who are enrolled in the Community Care Program. Provides that the Subcommittee shall consist of certain appointed persons including one individual appointed by a labor organization representing front line employees at the Department of Human Services. Provides that the Subcommittee shall collaborate with the Department of Human Services on the adoption of a uniform application submission process (rather than the Department of Human Services shall adopt a uniform application submission process no later than 60 days after the effective date of the amendatory Act). In a provision authorizing payments to care coordination units for each completed Medicaid application, changes the payment rate to no less than $240 per completed application (rather than no less than $300 per completed application). Amends the Older Adult Services Act. Provides that the Older Adult Services Advisory Committee's Community Care Program Medicaid Enrollment Oversight Subcommittee shall have the membership and powers and duties set forth the Illinois Act on the Aging.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05165  Rep. David S. Olsen

745 ILCS 10/2-101 from Ch. 85, par. 2-101

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that nothing in the Act affects the liability, if any, of a local public entity or public employee based on the Illinois Human Rights Act.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05166  Rep. William Davis-Keith R. Wheeler
(Sen. Kimberly A. Lightford-Pamela J. Althoff)

5 ILCS 100/10-25  from Ch. 127, par. 1010-25
5 ILCS 100/10-50  from Ch. 127, par. 1010-50
5 ILCS 100/10-75 new

Amends the Illinois Administrative Procedure Act. Provides that notice to parties in a contested case under the Act shall be served, among other forms of service, by email. Provides that parties in a contested case under the Act shall be notified, among other forms of notification, by email of any decision or order in that case. Provides for specified requirements for the consent of service by email. Provides that an agency may request, but not require, unless otherwise required by law, an unrepresented party to designate an email address to which specified documents may be transmitted. Provides that no document described in specified provisions may be served by email to the extent the documents contains certain specified information. Provides that service by email is deemed complete on the day of transmission. Provides that agencies that use email to service documents shall adopt rules that specify the standard for confirming delivery, and in failure to confirm delivery, what steps the agency will take to ensure that service by email or other means is accomplished.

House Floor Amendment No. 1
Provides that at any time either before or after its issuance of a hearing notice, an agency may require any attorney representing a party to the hearing to provide one or more email addresses at which they shall (rather than consent to) accept service of documents in connection with the hearing.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 100/10-25
Deletes reference to:
5 ILCS 100/10-50
Deletes reference to:
5 ILCS 100/10-75 new
Adds reference to:
820 ILCS 130/3.1 new
Adds reference to:
820 ILCS 130/3.2 new
Adds reference to:
820 ILCS 130/5  from Ch. 48, par. 39s-5
Adds reference to:
820 ILCS 130/5.1

Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Directs the Department of Labor to report to the General Assembly the number of people employed in public works in the State. Provides for the Department of Labor to report on the participation of females and minorities on public works projects and to establish goals for female and minority participation.
Requires the Department to create an electronic database for payrolls. Effective immediately.

Nov 09 18  H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
(Sen. Bill Cunningham)

625 ILCS 5/1-126.1
625 ILCS 5/15-107 from Ch. 95 1/2, par. 15-107
625 ILCS 5/15-116
625 ILCS 5/15-316 from Ch. 95 1/2, par. 15-316
625 ILCS 5/11-214 rep.

Amends the Illinois Vehicle Code. Deletes language allowing the Department of Transportation to designate streets or highways in the system of State highways as Class III highways. Provides that non-designated highways include highways that have lane widths of less than 11 feet, State highways not designated as Class I or II, and local highways which are part of any county, township, municipal, or district road system not designated as Class II. Deletes language regarding: the maximum length of vehicles on all non-State highways; and the highways that vehicles not exceeding 65 feet in overall length are allowed to access. Provides that combinations of vehicles over 65 feet in length with no overall length limitation are allowed certain access if there is no sign prohibiting access and the route is not being used as a thoroughfare between Class I or Class II highways. Provides that the maximum length limitation on non-designated highways for a truck tractor in combination with a semitrailer is 65 feet overall dimension and 60 feet overall dimension for a truck tractor-semitrailer-trailer or truck tractor semitrailer-semitrailer. Provides that length limitations do not apply on legal holidays and for a tow truck in combination with a disabled vehicle or combination of disabled vehicles. Provides that a unit of local government shall affirm to the Department if it has no Class II designated truck routes. Provides that units of local government shall report to the Department, and the Department shall post on its website, any limitations prohibiting the operation of vehicles imposed by ordinance or resolution in the unit of local government's non-designated highway system. Provides that, to be effective, an ordinance or resolution passed to designate a Class II roadway need not be signed, but shall be reported to the Department. Repeals a provision that requires local units of government to report to the Department all preferred truck routes, designated truck route networks, or whether there are no such truck routes.

House Floor Amendment No. 2

Provides that Class II highways include state highways and designated local roads (rather than major arterials) not built to interstate highways standards that have at least 11 feet lane widths. Deletes language providing that non-designated highways include highways that have lane widths of less than 11 feet. Provides that each unit of local government may (rather than shall) report to the Department of Transportation any limitations prohibiting the operation of vehicles imposed by ordinance or resolution in the unit of local government's non-designated highway system. Deletes language providing that to be effective, an ordinance or resolution passed to designate a Class II roadway need not be signed, but shall be reported to the Department. Provides instead that to be effective, an ordinance or resolution designating a Class II roadway need not require that signs be erected, but the designation shall be reported to the Department. Makes other changes.

May 31 18  S Rule 3-9(a) / Re-referred to Assignments

HB 05168  Rep. Tim Butler

30 ILCS 25/3-1

Amends the Public Accountability and Performance System Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  H Referred to Rules Committee

HB 05169  Rep. Tim Butler

35 ILCS 115/20a from Ch. 120, par. 439.120a


Feb 16 18  H Referred to Rules Committee
HB 05170

Rep. David S. Olsen

105 ILCS 5/1A-4 from Ch. 122, par. 1A-4
105 ILCS 5/1C-4
105 ILCS 5/2-3.11 from Ch. 122, par. 2-3.11
105 ILCS 5/2-3.71a from Ch. 122, par. 2-3.71a
105 ILCS 5/2-3.83 from Ch. 122, par. 2-3.83
105 ILCS 5/2-3.172
105 ILCS 5/10-9 from Ch. 122, par. 10-9
105 ILCS 5/10-22.31b from Ch. 122, par. 10-22.31b
105 ILCS 5/10-23.3a from Ch. 122, par. 10-23.3a
105 ILCS 5/11E-130
105 ILCS 5/13-41 from Ch. 122, par. 13-41
105 ILCS 5/14-8.03 from Ch. 122, par. 14-8.03
105 ILCS 5/14C-13 from Ch. 122, par. 14C-13
105 ILCS 5/17-2.4 from Ch. 122, par. 17-2.4
105 ILCS 5/18-8.05
105 ILCS 5/18-8.15 from Ch. 122, par. 18-8.15
105 ILCS 5/19-30 from Ch. 122, par. 19-30
105 ILCS 5/21B-80
105 ILCS 5/24A-7 from Ch. 122, par. 24A-7
105 ILCS 5/27-22 from Ch. 122, par. 27-22
105 ILCS 5/27-22.2 from Ch. 122, par. 27-22.2
105 ILCS 5/27A-12
105 ILCS 5/34-225
105 ILCS 5/3-3 rep.

Amends the School Code. Changes references in the Code from "English Language Learner" to "English Learner" and from "vocational education" to "career and technical education". Repeals a provision providing that it is unlawful for any county superintendent of schools to practice any other profession. Makes other changes regarding Early Childhood Education Block Grant reports, reports on the conditions of schools, suspension or revocation of an educator license, charter school reports, and powers and duties of the State Board of Education.

House Committee Amendment No. 1

Deletes reference to:
105 ILCS 5/21B-80

Adds reference to:
105 ILCS 5/2-3.162

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Further amends the School Code. With respect to school discipline improvement plans, makes changes to how the State Board of Education determines the top 20% of school districts, which school districts are required to submit a plan, the timeframe for school board approval of a plan and submission of that plan to the State Board, and when additional annual progress reports are required. Removes a provision providing that if a holder of a license issued under the Educator Licensure Article of the Code is convicted of a specified offense and the conviction becomes final, the State Superintendent of Education shall revoke his or her license. Adds a July 1, 2018 effective date.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05171  Rep. Peter Breen

New Act

705 ILCS 505/8 from Ch. 37, par. 439.8
705 ILCS 505/24 from Ch. 37, par. 439.24

Creates the Veterans Home Compensation Act. Provides that a benefit of $100,000 is payable to the surviving spouse or next of kin of a person who: (1) died of pneumonia caused by waterborne bacteria; and (2) was a resident of an Illinois Veterans Home at the time of death. Provides that a claim under the Act shall be filed no more than 5 years after the death of an eligible person. Provides that a claim under the Act must be determined within one year after the application for the claim is filed. Provides that the Attorney General and the Court of Claims may jointly adopt rules and procedures for the implementation of the Act. Provides that the compensation provided for in the Act is in addition to, and not exclusive of, any pension rights, death benefits, or other compensation otherwise payable by law. Amends the Court of Claims Act to grant the court jurisdiction over claims filed under the Veterans Home Compensation Act. Provides that the Court may direct immediate payment of claims pursuant to the Veterans Home Compensation Act. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05172  Rep. Stephanie A. Kifowit

35 ILCS 5/227 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to 50%, but not to exceed $2,500, of the costs incurred by the taxpayer during the taxable year in connection with the practice of hydroponics. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05173  Rep. Emanuel Chris Welch

775 ILCS 5/5-102.1

Amends the Public Accommodations Article of the Illinois Human Rights Act. Provides that it is not a civil rights violation for a place of public accommodation to refuse to serve a person based upon a determination that the person's pants are not appropriately sized and secured at the waist in a manner that prevents the pants from falling more than 3 inches below the hips and permitting exposure of the person or the person's undergarments.

Feb 16 18  H Referred to Rules Committee

HB 05174  Rep. Emanuel Chris Welch

235 ILCS 5/6-11

Amends the Liquor Control Act of 1934. Provides that no license shall be issued or renewed on or after the effective date of the amendatory Act for the sale at retail of any alcoholic liquor within 1,000 feet of any school other than an institution of higher learning, mental health facility as defined under Section 1-114 of the Mental Health and Developmental Disabilities Code, or hospital operated by or under the authority of the United States Department of Veterans Affairs or the Illinois Department of Veterans’ Affairs. Provides that this prohibition does not apply to hotels offering restaurant service, regularly organized clubs, or to restaurants, food shops, or other places where the sale of alcoholic liquor is not the principal business carried on, unless required by local ordinance. Makes a conforming change.

Feb 16 18  H Referred to Rules Committee
HB 05175


(Sen. Bill Cunningham and Steven M. Landek-Linda Holmes-Omar Aquino-Jacqueline Y. Collins)

105 ILCS 5/24-8

from Ch. 122, par. 24-8

Amends the School Code. Provides that, beginning July 1, 2019, in fixing the salaries of teachers, a school board shall pay those who serve on a full-time basis a rate not less than $40,000 per year. Removes a provision providing for a periodic teacher salary increase schedule. Makes conforming changes.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Restores a provision providing for a periodic teacher salary increase schedule. Makes conforming changes.

Senate Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/24-8

Adds reference to:

105 ILCS 5/27A-7.5

Adds reference to:

105 ILCS 5/27A-8

Adds reference to:

105 ILCS 5/27A-9

Replaces everything after the enacting clause. Amends the Charter Schools Law of the School Code. Removes provisions allowing the State Charter School Commission to reverse a school board's decision to deny, revoke, or not renew a charter; makes related changes. Provides that if a charter school applicant submits a proposal to a school board outside of the process adopted by that school board for receiving charter school proposals on an annual basis, the applicant shall not have any right to submit its proposal to the State Charter School Commission as otherwise authorized. In a provision concerning a charter school proposed to be jointly authorized by 2 or more school districts and the school boards unanimously denying the charter school proposal with a statement that the school boards are not opposed to the charter school, but that they yield to the Commission in light of the complexities of joint administration, allows the charter applicant to submit the proposal to the Commission and requires the Commission to follow the same process and be subject to the same timelines for review as a school board. Allows the Commission to approve an application for a charter if certain conditions are met. Provides that the Commission may condition approval of an application on the acceptance of funding in an amount less than requested. Provides that final decisions of the Commission are subject to judicial review under the Administrative Review Law. Provides that if the Commission approves an application for a charter school, then the Commission shall act as the authorized chartering entity. Provides that if the Commission is the authorized chartering entity, then the Commission shall execute a charter agreement (instead of approve the charter agreement). Provides that the Commission has no authority to approve a charter school proposal that has been denied by a school board. Effective immediately.

Nov 29 18 H Total Veto Stands - No Positive Action Taken
HB 05176    Rep. Joe Sosnowski-David Harris
           (Sen. John G. Mulroe)
35 ILCS 200/22-20
735 ILCS 5/15-1507 from Ch. 110, par. 15-1507
Amends the Property Tax Code and the Code of Civil Procedure. Provides that a purchaser of a property shall publish a
notice in a newspaper published in that municipality or, if the property is not in a municipality or no newspaper is published in the
municipality, then the purchaser shall publish a notice in a newspaper in the county (regardless of the property being located in a
municipality in a county with less than 3,000,000 inhabitants). Makes conforming changes. Effective immediately.
House Floor Amendment No. 1
Deletes reference to:
35 ILCS 200/22-20
Replaces everything after the enacting clause. Amends the Code of Civil Procedure. In provisions concerning notices of
judicial sale, provides that, in counties with a population of more than 3,000,000, the notice that appears in the section of the
newspaper in which real estate other than real estate that is being sold as part of a legal proceeding is commonly advertised must be
published in a newspaper that is (i) different from the newspaper that publishes other notices required by those provisions and (ii)
published in the township in which the real estate is located. Effective immediately.
Aug 03 18        H        Public Act ............ 100-0685
HB 05177    Rep. Kelly M. Burke
           (Sen. Bill Cunningham)
40 ILCS 5/5-214 from Ch. 108 1/2, par. 5-214
30 ILCS 805/8.42 new
Amends the Chicago Police Article of the Illinois Pension Code. In provisions concerning the establishment of credit for
other service, provides that notwithstanding any other provision of law, the board shall reconsider an application for credit for
performing specified safety or investigatory work that was submitted before April 1, 2008 and was denied. Amends the State Mandates
Act to require implementation without reimbursement.
Pension Note (Government Forecasting & Accountability)
The number of people potentially impacted by this bill has not yet been furnished to the Commission by the pension fund.
An updated note will be issued when this information becomes available.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Governor Amendatory Veto Message
In provisions under the Chicago Police Article of the Illinois Pension Code concerning service credits for the performance
of specified safety or investigatory work, recommends requiring the Retirement Board of the Policemen's Annuity and
Benefit Fund to reconsider an application for service credit that was submitted after January 1, 1992 and before April 1,
2008 and was denied (rather than requiring the Retirement Board to reconsider an application for service credit that was
submitted before April 1, 2008 and was denied).
Nov 28 18        H        Both Houses Accepted Amendatory Veto
HB 05178    Rep. Will Guzzardi
725 ILCS 5/124B-600
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning forfeiture of property
in relation to the offense of computer fraud.
Feb 16 18        H        Referred to Rules Committee
HB 05179    Rep. Robert Rita
20 ILCS 1605/1 from Ch. 120, par. 1151
Amends the Illinois Lottery Law. Makes a technical change in a Section concerning the short title.
Feb 16 18        H        Referred to Rules Committee
HB 05180  Rep. Robert Rita
(Sen. Terry Link-Elgie R. Sims, Jr.)
20 ILCS 1605/9.1
Amends the Illinois Lottery Law. Requires the Department of the Lottery to deposit any estimated remaining proceeds from the prior fiscal year (rather than any remaining proceeds) after certain payments and transfers are made, into the Capital Projects Fund, on or before September 30 of each fiscal year (rather than on the last day of each fiscal year). Provides that, beginning in fiscal year 2019, the amount deposited shall be increased or decreased each year by the amount the estimated payment differs from the amount determined from each year-end financial audit. Provides that only remaining net deficits from prior fiscal years may reduce the requirement to deposit the funds, as determined by the annual financial audit. Effective immediately.
May 31 18  S Rule 3-9(a) / Re-referred to Assignments

HB 05181  Rep. Robert Rita
20 ILCS 1605/7.12
Amends the Illinois Lottery Law. Extends the repeal date for provisions concerning a program that allows individuals 18 years of age or older to purchase lottery tickets online from July 1, 2017 to July 1, 2028. Effective immediately.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05182  Rep. Robert Rita
20 ILCS 1605/7.12
Amends the Illinois Lottery Law. Allows the Department of the Lottery to offer Lotto, Lucky Day Lotto, Mega Millions, Powerball, Pick 3, Pick 4, and other draw games that are offered at retail locations, as well as interactive instant win games, through the Internet program. Requires the private manager to obtain the Director of the Lottery's approval before providing any draw games or interactive instant win games. Provides that any games that are approved for sale by Lottery retail licensees are automatically approved for sale on the Internet. Removes certain provisions concerning the Department of the Lottery submitting a request to the United States Department of Justice to review the State’s plan to implement the Internet program. Removes provisions prohibiting the Department from proceeding with the Internet program until a private manager is selected. Effective immediately.
Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee
HB 05183
Rep. Daniel J. Burke

Amends the Chicago Firefighter Article of the Illinois Pension Code. Beginning January 1, 2019, increases the amount of the minimum retirement annuity for certain firemen and the minimum widow’s annuity to 150% (instead of 125%) of the federal poverty level. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Fiscal Note (Government Forecasting & Accountability)
This bill will have no material fiscal impact on COGFA.

Pension Note (Government Forecasting & Accountability)
According to the Chicago Firefighters Pension Fund, there are currently 349 participants who receive a minimum retirement annuity of $1,264.58 based on 125% of the Federal Poverty Level (FPL). HB 5183 would increase this annuity to $1,517.50, based on 150% of the FPL.

House Floor Amendment No. 1
Adds reference to:
40 ILCS 5/5-167.4 from Ch. 108 1/2, par. 5-167.4

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Amends the Chicago Police Article of the Illinois Pension Code. Beginning January 1, 2019, increases the amount of the minimum widow's annuity to 150% (instead of 125%) of the federal poverty level. Effective immediately.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

House Floor Amendment No. 3
Adds reference to:
40 ILCS 5/5-167.2 from Ch. 108 1/2, par. 5-167.2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Amends the Chicago Police Article of the Illinois Pension Code. Beginning January 1, 2019, increases the amount of the minimum retirement annuity for certain policemen and the minimum widow's annuity to 150% (instead of 125%) of the federal poverty level. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05184
Rep. Laura Fine

Amends the Liquor Control Act of 1934. authorizes the issuance and renewal of a license authorizing the sale of alcoholic liquor at a grocery store located within 100 feet of a specific school located in a municipality with a population in excess of 25,000 inhabitants. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05185
Rep. John Connor-Ryan Spain

Amends the Public Utilities Act. Provides that an acquisition of a water or sewer utility shall be paid for by shareholders and not existing ratepayers (rather than charging ratepayers in the tariff group into which the water or sewer utility is to be combined specific rates). Changes the repeal date of provisions concerning valuation of water and sewer utilities from June 1, 2018 to June 1, 2021. Effective May 31, 2018.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05186  Rep. Tim Butler

New Act

5 ILCS 100/5-45  from Ch. 127, par. 1005-45
5 ILCS 140/7.5
230 ILCS 5/3.11  from Ch. 8, par. 37-3.11
230 ILCS 5/3.31 new
230 ILCS 5/3.32 new
230 ILCS 5/3.33 new
230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/55.1 new
720 ILCS 5/28-1  from Ch. 38, par. 28-1

Creates the Sports Wagering Act. Provides that the Act becomes operative when the federal Professional and Amateur Sports Protection Act is repealed by the United States Congress or overturned by the United States Supreme Court, whichever is earlier. Authorizes sports wagering in the State by organization licensees under the Illinois Horse Racing Act of 1975. Creates the Division of Sports Wagering within the Illinois Gaming Board to issue licenses under the Act. Provides for application and eligibility for sports wagering licenses. Provides license requirements for sports wagering licenses. Requires a sports wagering licensee to establish systems to verify that an authorized wagerer is 21 years of age or older. Provides persons not authorized to place sports wagers. Requires the Division to develop responsible gaming measures, including a statewide responsible gaming database. Creates the Responsible Sports Wagering Advisory Board to make recommendations to the Executive Director of the Division regarding the development of rules and procedures to reduce and prevent problem or compulsive gambling and youth gambling and to ensure the conduct of safe, fair, and responsible sports wagering. Contains provisions concerning tax and purse distributions. Provides that the Act repeals on January 1 of the 11th year following the year in which a sports wagering licensee begins sports wagering activity under the Act. Makes conforming changes in the Illinois Administrative Procedure Act, the Freedom of Information Act, the Illinois Horse Racing Act of 1975, and the Criminal Code of 2012.

Feb 16 18  H  Referred to Rules Committee

HB 05187  Rep. Will Guzzardi

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 16 18  H  Referred to Rules Committee

HB 05188  Rep. Michael J. Zalewski

765 ILCS 5/30  from Ch. 30, par. 29

Amends the Conveyances Act. Provides that the Section concerning the interests of subsequent purchasers without notice is a pure-notice recording statute.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05189  Rep. Fred Crespo

25 ILCS 170/3.1

Amends the Lobbyist Registration Act. Provides that on and after January 1, 2019, but not before that date, no person serving in a countywide elective public office in a county with a population of 3,000,000 or more, or his or her spouse or immediate family members living with that elected person, may be a registered lobbyist under the Act or hold a 30% or greater ownership interest in a lobbying entity. Provides that any person serving in a countywide elective public office in a county with a population of 3,000,000 or more, or his or her spouse or immediate family members living with that elected person, who is a registered lobbyist before the effective date of this amendatory Act shall serve out the remainder of his or her annual registration, and shall not re-register as a lobbyist during the remainder of the term of countywide elective office. Provides that any person serving in a countywide elective public office in a county with a population of 3,000,000 or more, or his or her spouse or immediate family members living with that elected person, holding a 30% or greater ownership interest in a lobbying entity shall divest himself or herself of that interest as soon as practicable: (1) after the effective date of this amendatory Act; or (2) after being sworn into office. Makes conforming changes. Effective immediately.

Feb 16 18  H  Referred to Rules Committee
HB 05190  Rep. Lawrence Walsh, Jr.
605 ILCS 10/9.3 new
Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority shall engage an outside consulting firm to conduct a feasibility study on tolling the portion of Interstate 80 located in this State. Provides that the feasibility study shall consider various factors. Provides that a written report on the feasibility study shall be delivered before December 1, 2018 to the General Assembly. Provides that if the General Assembly, after review of the feasibility study, determines that tolling is the best means of achieving major interstate system improvements in this State, the General Assembly shall create a strategic plan for tolling the portion of Interstate 80 located in this State and submit the strategic plan to the Governor's Office of Management and Budget before December 1, 2019. Repeals provisions on January 1, 2021. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05191  Rep. Kelly M. Cassidy
35 ILCS 40/50
Amends the Invest in Kids Act. Provides that a qualified school that accepts scholarship students must comply with: all provisions of federal and State laws and rules applicable to public schools pertaining to special education and the instruction of English learners and certain provisions of the School Code concerning charter schools; provisions of the Illinois Humans Rights Act; and specific provisions of the School Code. Effective Immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05192  Rep. John C. D'Amico
625 ILCS 5/3-805.10 new
Amends the Illinois Vehicle Code. Defines "automated driving system", "autonomous vehicle", "driver", "dynamic driving task", "Level 3 automated driving system", "Level 4 automated driving system", and "Level 5 automated driving system". Provides that the Secretary of State shall develop a unique registration plate to identify an autonomous vehicle of 12,000 pounds or less. Provides that the unique registration plate shall have the same registration fee as vehicles of the second division based on the weight of the vehicle. Provides that prior to the issuance of any registration to an autonomous motor vehicle, the owner of an autonomous motor vehicle shall provide proof of insurance to the Secretary by providing either a certificate of insurance or a surety bond to be posted with the Secretary in an amount no less than $1,000,000 and no more than $5,000,000. Provides that the Secretary shall adopt any rules necessary to implement this Act. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05193  Rep. Luis Arroyo
225 ILCS 605/18.1
Amends the Animal Welfare Act. Prohibits a pet shop operator from selling sugar gliders at the Illinois State Fair, the DuQuoin State Fair, an agricultural association fair, or a county fair.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05194  Rep. Linda Chapa LaVia
New Act
Creates the Racial and Ethnic Impact Note Act. Provides that every criminal justice bill which affects pre-trial detention, sentencing, probation, mandatory supervised release, or parole policies in this State shall have prepared for it prior to second reading in the house of introduction, a brief explanatory statement or note, prepared by the Illinois Criminal Justice Information Authority which shall include, but not be limited to, a statistical analysis of how the proposed change in policy would affect racial and ethnic minorities and any additional information which indicates the impact of the proposed measure on racial and ethnic minorities. Provides that the Illinois Criminal Justice Information Authority shall work in conjunction with the Department of Corrections, Department of Juvenile Justice, pre-trial service agencies of counties of this State, and the Illinois Sentencing Policy Advisory Council to prepare this statement. Provides that the statement prepared by the Illinois Criminal Justice Information Authority for a bill designated by a Racial and Ethnic Impact Note shall be delivered to the sponsor within 10 calendar days after its submission, except that when, because of the complexity of the bill, additional time is required for the preparation of the note, the Illinois Criminal Justice Information Authority may notify the sponsor and request an extension of time not to exceed 5 additional days within which the note is to be completed. Provides that if the sponsor of any measure is of the opinion that a Racial and Ethnic Impact Note is not necessary, any member of either house may request that a note be obtained, and in that case the matter shall be decided by a majority vote of those present and voting in the house of which he or she is a member. Makes other changes.
Feb 16 18  H  Referred to Rules Committee
HB 05195

(Sen. James F. Clayborne, Jr.-Jacqueline Y. Collins-Mattie Hunter)

105 ILCS 5/29-3
from Ch. 122, par. 29-3

Amends the Transportation Article of the School Code. Provides that each school board may provide free transportation for any pupil residing within 1 1/2 miles from the school attended where conditions are such that walking, either to or from the school to which a pupil is assigned for attendance or to or from a pick-up point or bus stop, constitutes a serious hazard to the safety of the pupil due to a course or pattern of criminal activity, as defined in the Illinois Streetgang Terrorism Omnibus Prevention Act. Provides for the adoption of guidelines by the local law enforcement agency as to what constitutes a serious safety hazard due to a course or pattern of criminal activity. Provides that the State Board of Education, in consultation with the local law enforcement agency, shall review the findings of the school board concerning a course or pattern of criminal activity and shall approve or disapprove the school board's determination that a serious safety hazard exists within 30 days after the school board submits its findings to the State Board. Authorizes the local law enforcement agency to determine what constitutes a course or pattern of criminal activity. Makes related changes. Provides that the changes made by the amendatory Act do not apply to the Chicago school district. Effective immediately.

Governor Amendatory Veto Message

In provisions of the School Code that permit a school board to provide free transportation to a student because the conditions of the school route constitute a serious hazard to the student's safety, recommends adding the following provisions: (i) that such transportation, if provided due to vehicular traffic or rail crossings, shall not be provided if adequate transportation for the public is available; and (ii) that such transportation, if provided due to a course or pattern of criminal activity, may be provided notwithstanding the availability of adequate transportation for the public. Recommends removing a provision that excludes the Chicago school district from the free transportation provisions.

Nov 30 18 H Public Act . . . . . . . . . 100-1142

HB 05196

Rep. LaToya Greenwood-Mary E. Flowers-Rita Mayfield and Deb Conroy
(Sen. James F. Clayborne, Jr.)

105 ILCS 5/21B-40

Amends the Educator Licensure Article of the School Code. Provides that, beginning July 1, 2018, a licensee who holds a paraprofessional educator endorsement on an Educator License with Stipulations is not required to pay a license renewal fee. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the School Code. Provides that, beginning on July 1, 2018, the license renewal fee for an Educator License with Stipulations with a paraprofessional educator endorsement shall be $25. Effective immediately.

Aug 10 18 H Public Act . . . . . . . . . 100-0772
HB 05197


65 ILCS 5/11-10-2 from Ch. 24, par. 11-10-2

Amends the Illinois Municipal Code. Provides that a department foreign fire insurance board shall be created within the fire department of all municipalities (rather than municipalities with fewer than 500,000 inhabitants) that have an organized fire department. Effective immediately.

Senate Committee Amendment No. 4

Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Provides that a department foreign fire insurance board is created within the Chicago Fire Department. Provides for the composition and terms of trustees of the board, including the initial election of the board on or before January 1, 2019. Provides that within 30 days after receipt of foreign fire insurance proceeds by the municipality, the municipality shall transfer the proceeds to the department foreign fire insurance board by depositing the proceeds into an account determined by the board. Designates how fire insurance proceeds may and may not be used. Effective immediately.

Jul 31 18 H Public Act . . . . . . . . . . . . 100-0656
Amends the Environmental Protection Act. Provides that the portion of a site or facility that receives, separates, stores, and converts post-use polymers into crude oil, fuels, or other raw materials or intermediate or final products or feedstocks using a pyrolysis or gasification process and is regulated under the State's air, water, and waste regulations applicable to manufacturing facilities is not a pollution control facility under the Act. Provides that the definition of "waste" does not include post-use polymers or nonrecycled feedstocks processed through pyrolysis or gasification. Makes changes to the definition for "municipal waste incineration" in provisions concerning municipal waste incineration emission standards. Defines terms. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that "gasification" means a process through which nonrecycled feedstocks are heated and converted into a fuel-gas mixture in an oxygen-deficient atmosphere and the mixture is converted into fuels (rather than fuel), including ethanol and transportation fuels (rather than fuel), chemicals, or other chemical feedstocks. Provides that "gasification" is not waste incineration or waste treatment. Provides that "gasification facility" means a manufacturing facility (rather than a facility) that receives, separates, stores and converts post-use polymers and nonrecycled feedstocks using (rather than post-use polymers using) gasification. Provides that a "gasification facility" is not a pollution control facility, a solid waste treatment facility, or a solid waste incineration facility. Removes language providing that a gasification facility shall not be considered a solid waste facility. Provides that the portion of a site or facility that receives, separates, stores, and converts post-use polymers and nonrecycled feedstocks into (rather than post-use polymers into) crude oil, fuels, or other raw materials or intermediate or final products or feedstocks using a pyrolysis or gasification process and is regulated under the State's air, water, and waste regulations applicable to manufacturing facilities is not a pollution control facility under the Act. In the definition for "municipal waste incineration" in provisions concerning municipal waste incineration emission standards, provides that "municipal waste" or "municipal waste or fuel derived therefrom" do not include non-hazardous secondary material that is excluded from solid waste when used legitimately as a fuel or ingredient in a combustion unit in accordance with the standards and criteria set forth in specified federal regulations. Effective immediately.

House Floor Amendment No. 2

Deletes reference to:

- 415 ILCS 5/3.330

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No. 1 with the following changes: Adds provisions concerning the receipt of materials that have been source separated off-site at least once to the definitions of "gasification facility", "pyrolysis facility", and "waste". Provides that "nonrecycled feedstocks" means materials, including, but not limited to, municipal solid waste that contains post-use polymers and other post-industrial waste containing post-use polymers that has been processed into a fuel or feedstock for which (rather than non-waste materials as determined by) the United States Environmental Protection Agency has made a non-waste determination under specified federal regulations or otherwise determined are not wastes or for which the Pollution Control Board has made a non-waste determination. Provides that "post-use polymers" means plastic polymers that: (1) derive from any household, industrial, community, commercial, or other sources of operations or activities that might otherwise become a waste if not recycled or converted to manufacture crude oil, fuels, or other raw materials or intermediate or final products using pyrolysis or gasification; and (2) are not mixed with solid waste, infectious waste, hazardous waste, e-waste, tires, or construction demolition debris. Removes changes to the definition of "pollution control facility" and provisions concerning a fee assessed on an owner or operator of each new municipal waste incinerator from the bill. Effective immediately.
HB 05199  Rep. La Shawn K. Ford and Nicholas K Smith

New Act

Creates the Blight Mitigation Act. Provides that a property owner that lives within one-fourth of a mile of and on the same street as residential real property that has been abandoned may, after the property has been continuously abandoned for 12 months, petition the court for title to the land. Provides that the court shall order that title to the real property be transferred to the petitioner if the petitioner presents clear and convincing evidence that: (1) the property is abandoned; (2) the owner of the property has been made a party to the action in accordance with the Code of Civil Procedure and court rules; and the property is not: listed for sale on a multiple listing service; being maintained in receivership status; or under contract for sale.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 1305/10-48 new
20 ILCS 3805/7.32 new
30 ILCS 105/5.886 new
30 ILCS 105/5.887 new

Amends the Department of Human Services Act. Requires the Department of Human Services to establish a Youth Training in the Construction Trades Program to award grants to community-based organizations for the purpose of establishing training programs for youth with an interest in the construction trades, electrical trade, or plumbing trade. Provides that under the training programs, youth shall receive formal training and education in the fundamentals and core competencies in their chosen trade and shall receive hands-on experience to further develop their skills by participating in community improvement projects involving the rehabilitation of vacant and abandoned residential housing in economically depressed areas of the State. Requires selected organizations to also use the grant money to establish an entrepreneurship program to provide youth with the capital and business management skills necessary to successfully launch their own business in their particular trade. Contains provisions concerning selection criteria and the Youth Training in the Construction Trades Fund. Amends the Illinois Housing Development Act. Requires the Illinois Housing Development Authority to establish a Training Youth in the Construction Trades Program that is substantially similar to the Youth Training in the Construction Trades Program. Contains provisions on selection criteria and the Training Youth in the Construction Trades Fund. Amends the State Finance Act to create the Youth Training and Education in the Construction Trades Program Fund and the Training Youth in the Construction Trades Fund. Effective July 1, 2018.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05201


(Sen. Cristina Castro)

55 ILCS 5/3-5010.8 new
55 ILCS 5/5-41065 new
55 ILCS 5/5-43043 new

770 ILCS 60/34 from Ch. 82, par. 34
770 ILCS 60/34.5 new

Amends the Counties Code. Creates a mechanics lien demand and referral pilot program. Provides that in counties with a code hearing unit, a recorder may adopt rules establishing a mechanics lien demand and referral process for residential property after a public hearing. Provides that if a recorder determines that a mechanics lien recorded in the grantor's index or the grantee's index is a defective lien, the recorder shall serve a Notice of Defective Lien by certified mail to the last known address of the owner. Provides that if the owner or legal representative of the owner of the residential property confirms in writing that the lien is not involved in pending litigation, the owner may request that the recorder refer the defective mechanics lien to the county's code hearing department for adjudication or serve a Demand to Commence Suit forcing the lienholder to either file suit, respond to the Demand, or forfeit the lien. Provides how the recorder is to serve a Demand to Commence Suit or file a Notice of Referral with the code hearing unit. Provides that if the mechanics lien is referred to the code hearing unit, the code hearing unit will set a hearing and notify the applicable parties. Provides if the recorder shows by clear and convincing evidence that the lien in question is a defective lien, the administrative law judge shall rule the lien is forfeited and that the lien no longer affects the chain of title of the property in any way. Limits liability. Includes other provisions. Repeals the provisions on January 1, 2022. Further amends the Counties Code making conforming changes in county code hearing unit provisions. Amends the Mechanics Lien Act making conforming changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: provides that the demand and referral process is for expired mechanics liens (rather than defective mechanics liens); adds a definition of "residential property"; makes changes concerning how expired liens are classified; provides that a lien may be determined expired if an automatic stay under specified provisions of the United States Bankruptcy Code does not prohibit a suit or counterclaim to foreclose; provides that the lienholder or property owner may remove the matter to circuit court under specified circumstances and if the matter is not resolved in the circuit court, the recorder may reinstitute the demand and referral process; and provides that the administrative law judge handling the demand and referral proceedings needs to be familiar with the areas of law relating to mechanics liens (rather than specializes in public records).

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with the following changes: removes the definition of "subcontractor"; makes changes concerning how a recorder determines if a lien is expired; provides that a recorder may not proceed with referral of a matter if a lienholder responds to the Demand to Commence Suit served by the recorder but may refer the matter if no response is received; modifies the procedures related to the notice of hearing of a referral and the when the hearing occurs in the code hearing unit; and provides that the recorder shall record a copy of the administrative law's finding that the lien is not expired (rather than to be valid and still within the statutorily prescribed period of time to remain as an active lien in the property's chain of title).

Aug 24 18 H Public Act . . . 100-1061
HB 05202


20 ILCS 3005/9.10 new

Amends the Governor's Office of Management and Budget Act. Creates the Youth Budget Commission is established within the Office with the goal of producing an annual youth budget fiscal scan. Sets forth the membership and terms of the Commission. Effective immediately.

Fiscal Note (Office of Management and Budget)

This Bill as introduced would have a significant impact on the Governor's Office of Management and Budget (GOMB). The budgetary impact on GOMB ranges from $150,000-$275,000 annually. This includes up to two full-time employees to provide administrative and research support to the Commission at $50,000 per head ($100,000 total) and $75,000 in benefits for both employees. The projected costs also include $50,000 in printing and commodities and $50,000 for travel and commission related expenses for the 15 Commission members.

House Floor Amendment No. 2

Deletes reference to:

20 ILCS 3005/9.10 new

Adds reference to:

15 ILCS 20/50-28 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as an amendment to the State Budget Law of the Civil Administrative Code of Illinois (in the introduced bill, the Governor's Office of Management and Budget Act). Provides that the Youth Budget Commission is subject to appropriation. Removes language providing that the Commission is created within the Governor's Office of Management and Budget. Provides that the Commission shall complete an analysis of enacted State budget items which directly impact adolescents (in the introduced bill, all State budget items which directly impact adolescents). Makes other technical corrections. Provides that the Governor's Office of Management and Budget shall post a link to the fiscal scan on its website. Effective immediately.

Aug 13 18  H  Public Act . . . . . . . . . 100-0818
(Sen. Toi W. Hutchinson-Cristina Castro, Thomas Cullerton, Michael E. Hastings-Melinda Bush, Patricia Van Pelt, Napoleon Harris, III, Bill Cunningham and Omar Aquino)

20 ILCS 2605/2605-98
50 ILCS 705/10.21
Amends the Department of State Police Law of the Civil Administrative Code of Illinois and the Illinois Police Training Act. Provides that the Department of State Police, for State Police officers, and the Illinois Law Enforcement Training Standards Board, for local law enforcement officers, shall adopt rules to require law enforcement officers to receive victim sensitivity training concerning the investigation of incidents of sexual assault and sexual abuse, including the interviewing of victims, when the victim of the sexual assault or sexual abuse is under 13 years of age for all probationary, full-time, and part-time law enforcement officers. Provides that the training shall be at least 40 hours and the officer shall receive and successfully complete the training every 5 years.

House Committee Amendment No. 1
Provides that the bill may be referred to as Kayla's Law.

House Floor Amendment No. 2
Deletes reference to:
20 ILCS 2605/2605-98
Adds reference to:
50 ILCS 705/7
Adds reference to:
725 ILCS 203/15

Replaces everything after the enacting clause. Amends the Illinois Police Training Act and the Sexual Assault Incident Procedure Act. Provides that on or before January 1, 2020, the Office of the Attorney General, in consultation with the Illinois Law Enforcement Training Standards Board and the Department of State Police, shall revise the comprehensive training guidelines to include responding to victims who are under 13 years of age at the time the sexual assault or sexual abuse occurred. Provides that on or before January 1, 2021, every law enforcement agency shall revise and implement its written policies regarding procedures for incidents of sexual assault or sexual abuse consistent with these guideline revisions. Provides that the bill may be referred to as Kayla's Law.

Aug 17 18  H  Public Act . . . . . . . . . 100-0910

HB 05204  Rep. Nicholas K Smith

105 ILCS 5/22-85 new
Amends the School Code. Provides that, beginning with the 2019-2020 school year, each school district that maintains grades 9 through 12 shall require each student in grade 11 to file an application for admission to a public or private college, university, trade or vocational school, or internship or apprenticeship program or for entry into military service as a prerequisite to receiving a high school diploma; defines "military service".

Feb 16 18  H  Referred to Rules Committee

HB 05205  Rep. Nicholas K Smith and Marcus C. Evans, Jr.

205 ILCS 405/19.3  from Ch. 17, par. 4838
Amends the Currency Exchange Act. Provides the maximum rates to be charged by community and ambulatory currency exchanges for cashing any check or issuing any money order. Provides that no community or ambulatory currency exchange shall charge a fee for cashing any check or issuing any money order in excess of the maximum rates. Deletes language requiring the Secretary of Financial and Professional Regulation to formulate and issue schedules of reasonable maximum rates for check cashing and money orders.

Feb 16 18  H  Referred to Rules Committee
HB 05206  Rep. Margo McDermed
(Sen. Karen McConnaughay)

20 ILCS 2705/2705-440 was 20 ILCS 2705/49.25h
30 ILCS 105/5.886 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation is authorized to enter into agreements with any state, state agency, or units of local government or political subdivisions (along with other entities). Provides that the Department shall have the power to freely lease or otherwise contract for any purpose any of the locomotives, passenger railcars, and other rolling stock equipment or accessions to any state or state agency, public or private entity, or quasi-public entity. Provides that the Department shall have the power to otherwise enter any contracts or agreements necessary or convenient to provide rail services, operate or maintain locomotives, passenger railcars, and other rolling stock equipment or accessions. Provides that when the Department enters into an agreement for either the payment of railroad requirement maintenance expenses necessary for intercity passenger service or for the lease or use of locomotives, passenger railcars, and other rolling stock equipment or accessions, the Department may deposit funds, use fees, or rental payments into any escrow account. Provides that the funds in any required maintenance escrow account may be withdrawn by the carrier or entity in control of the railroad being maintained. Provides that funds in an escrow account holding lease, use fees, or rental payments may be withdrawn by the Department to be used for various purposes. Creates the High-Speed Rail Rolling Stock Fund to deposit the remaining balance of an escrow account at the end of the account's term. Provides that the High-Speed Rail Rolling Stock Fund may be used for any purpose related to locomotives, passenger railcars, and other rolling stock equipment. Makes a corresponding change in the State Finance Act.

Aug 10 18  H  Public Act . . . . . . 100-0773

HB 05207  Rep. Tom Demmer

20 ILCS 2105/2105-16 new
20 ILCS 2105/2105-115 was 20 ILCS 2105/60f

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that individuals licensed pursuant to the following Acts who have been actively licensed for 10 or more consecutive years with no prior disciplinary action or pending disciplinary proceedings shall be deemed compliant with continuing education requirements upon completion of half the number of hours required by the individual licensing Act or administrative rule: the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985; the Electrologist Licensing Act; the Environmental Health Practitioner Licensing Act; the Funeral Directors and Embalmers Licensing Code; the Illinois Landscape Architecture Act of 1989; the Illinois Professional Land Surveyor Act of 1989; and the Illinois Certified Shorthand Reporters Act of 1984. Provides that the Department of Financial and Professional Regulation shall provide either a certified shorthand reporter or electronic recording means (rather than only a certified shorthand reporter) to take down the testimony and preserve a record of all proceedings at the hearing of any case in which a license may be revoked or subjected to other disciplinary action. Specifies that if an electronic recording is used by the Department, the electronic recording shall serve as the official record of the proceeding and may not be transcribed unless requested and paid for by the party requesting transcription, except as otherwise provided by law. Makes other changes. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05208
Rep. Tom Demmer

225 ILCS 427/40
225 ILCS 427/42
225 ILCS 441/5-10
225 ILCS 454/5-27
225 ILCS 454/5-28

Amends the Community Association Manager Licensing and Disciplinary Act, the Home Inspector License Act, and the Real Estate License Act of 2000. Reduces the minimum age requirement for licensure as a community association manager, supervising community association manager, home inspector, broker, or managing broker to 18 years of age (rather than 21 years of age). Makes a conforming change. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
225 ILCS 454/5-27
Deletes reference to:
225 ILCS 454/5-28

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Removes the changes made to the Real Estate License Act of 2000 regarding the minimum age requirement for licensure as a broker or managing broker. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Financial & Professional Regulation)
The Illinois Department of Financial and Professional Regulation anticipates HB 5208, as amended, will produce an increase in the number of licensees between 18 years of age and the existing threshold minimum of 21 years of age in the community association manager, supervising community association manager, and home inspector categories. HB 5208, as amended, is anticipated to generate a slight uptick in revenue with no immediate need to increase headcount.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Apr 27 18 Rule 19(a) / Re-referred to Rules Committee

HB 05209
Rep. Tom Demmer

225 ILCS 454/1-10
225 ILCS 454/5-10
225 ILCS 454/5-15
225 ILCS 454/5-27
225 ILCS 454/5-28
225 ILCS 454/5-40
225 ILCS 454/5-50
225 ILCS 454/20-20

Amends the Real Estate License Act of 2000. Removes provisions relating to sponsor cards issued by sponsoring brokers to managing brokers, brokers, or leasing agents. Adds provisions requiring a sponsoring broker to notify the Department of Financial and Professional Regulation within 24 hours of a sponsorship of a licensee in a manner provided by rule. When a licensee's employment with a sponsoring broker is terminated, requires the licensee and sponsoring broker to notify the Department of the termination within 24 hours in a manner provided by rule. Provides that the failure to provide that notification shall subject the sponsoring broker or licensee to discipline. Adds provisions regarding the Department's recognition of a sponsorship by a sponsoring broker. Makes conforming and other changes. Effective immediately.

Apr 13 18 Rule 19(a) / Re-referred to Rules Committee
HB 05210
Rep. Tom Demmer and Jonathan Carroll
(Sen. Pamela J. Althoff)

225 ILCS 454/5-45
225 ILCS 454/30-5
Amends the Real Estate License Act of 2000. Requires a sponsoring broker that maintains more than one office within the
State to notify the Department of Financial and Professional Regulation on forms prescribed by the Department (rather than apply for a
branch office license) for each office other than the sponsoring broker's principal place of business. Requires the brokerage license
(rather than the branch office license) to be displayed conspicuously in each branch office. Removes a reference to "education provider
branches". Effective January 1, 2019.

House Committee Amendment No. 1
Adds reference to:
225 ILCS 407/10-30
Adds reference to:
225 ILCS 441/5-30
Adds reference to:
225 ILCS 454/1-10
Adds reference to:
225 ILCS 454/5-15
Adds reference to:
225 ILCS 454/5-20
Adds reference to:
225 ILCS 454/5-45
Adds reference to:
225 ILCS 454/10-15
Adds reference to:
225 ILCS 454/10-20
Adds reference to:
225 ILCS 454/20-20
Adds reference to:
225 ILCS 454/30-5
Adds reference to:
225 ILCS 458/5-45
Adds reference to:
225 ILCS 458/15-15

Replaces everything after the enacting clause. Amends the Auction License Act, the Home Inspector License Act, and the
Real Estate Appraiser Licensing Act of 2002. Provides that the Department of Financial and Professional Regulation shall establish a
continuing education completion deadline for renewal applicants and require proof of completion of continuing education
requirements before the renewal of the license as required by rule. Amends the Real Estate License Act of 2000. Makes changes to the
definitions of "blind advertisement", "broker", and "person". Requires every partner of a partnership, limited liability partner of a
limited liability partnership, and every member or manager in the limited liability company that actively participates in the real estate
activities to hold a license as a managing broker or broker to be granted a license or engage in the business. Provides that all
nonparticipating owners or officers of a corporation, partners of a partnership, limited liability partners of a limited liability
partnership, or members or managers of a limited liability company shall submit affidavits of nonparticipation as required by the
Department. Provides that no person shall be granted a license if any participating owner, officer, director, partner, limited liability
partner, member, or manager has been denied a real estate licensed by the Department in the previous 5 years or is otherwise currently
barred from real estate practice because of a suspension or revocation. Removes language concerning the brokerage business where a
leasing agent controls specified shares of stock or ownership. Further amends the Real Estate Appraiser Licensing Act of 2002. In the
disciplinary provisions, removes the language providing that the Secretary of Financial and Professional Regulation shall take
specified actions if he or she disagrees with the recommendations of the Real Estate Appraisal Administration and Disciplinary Board.
Effective January 1, 2019.

Aug 13 18    H Public Act . . . . . . . . 100-0831
HB 05211  Rep. Tom Demmer

805 ILCS 10/12  from Ch. 32, par. 415-12
805 ILCS 15/6  from Ch. 32, par. 636
805 ILCS 180/1-5
805 ILCS 180/1-25
805 ILCS 185/2 new
805 ILCS 185/5
805 ILCS 185/11 new
805 ILCS 185/12 new
805 ILCS 185/13 new
805 ILCS 185/15

Amends the Professional Service Corporation Act. Provides that the certificate of registration shall expire on January 1, 2019, and on January 1 of every third year thereafter, for any professional service corporation that renders services that are regulated by the Department of Financial and Professional Regulation. Establishes a renewal fee of $40 for a certificate of registration issued by the Department. Makes similar changes to the Medical Corporation Act. Amends the Limited Liability Company Act. Defines "professional limited liability company". Removes provisions prohibiting a limited liability company from rendering certain professional services, and instead provides that a limited liability company that intends to provide a professional service licensed by the Department of Financial and Professional Regulation must be formed in compliance with the Professional Limited Liability Company Act. Amends the Professional Limited Liability Company Act. Defines "license". Provides that one or more individuals may organize a professional limited liability company by filing articles of organization with the Secretary of State on forms furnished by the Secretary. Sets forth certain requirements the articles of organization must satisfy. Provides that the company name of a professional limited liability company must contain the terms "professional limited liability company", "P.L.L.C.", or "PLLC". Lists the professional services a professional limited liability company may render, with certain exceptions. Provides that a professional limited liability company's certificate of registration shall expire on January 1, 2019 and on January 1 of every third year thereafter; and that the renewal fee for a certificate of registration shall be $40 (rather than calculated at the rate of $40 per year). Effective immediately.

Fiscal Note (Financial & Professional Regulation)

The Department of Financial and Professional Regulation anticipates HB 5211 will have minimal impact on operations. Although HB 5211 will result in a decline of approximately $136,000 per annum in revenue for the second and third years of the 3-year license term, the reduction in revenue will be offset by reductions in costs associated with annual license renewals. HB 5211 will have limited fiscal implications which can absorbed through existing operations.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05212

Rep. Tom Demmer-Kelly M. Burke-Patricia R. Bellock-Michael P. McAuliffe-Lindsay Parkhurst and David A. Welter

(Sen. William E. Brady)

225 ILCS 75/13 from Ch. 111, par. 3713
225 ILCS 90/11 from Ch. 111, par. 4261

Amends the Illinois Occupational Therapy Practice Act and the Illinois Physical Therapy Act. Provides that the Department of Financial and Professional Regulation may issue an occupational therapist, occupational therapy assistant, physical therapist, or physical therapist assistant license to an applicant who is licensed under another jurisdiction upon filing an application, paying the required fee, and meeting requirements established by rule (rather than if the requirements for licensure in that jurisdiction were, at the date of licensure, substantially equivalent to the requirements in force in this State on that date or equivalent to the requirements of this Act). Provides that an applicant for endorsement shall meet the requirements for endorsement upon filing the application, paying the required fee, and showing proof of licensure in another jurisdiction for at least 10 consecutive years without discipline by certified verification of licensure by the jurisdiction. Effective immediately.

House Committee Amendment No. 1

In provisions regarding an application for licensure by endorsement as an occupational therapist, occupational therapy assistant, physical therapist, or physical therapist assistant, adds language requiring an applicant to have practiced for 10 consecutive years in another jurisdiction.

Fiscal Note, House Committee Amendment No. 1 (Financial & Professional Regulation)

The Illinois Department of Financial and Professional Regulation anticipates this bill will have no fiscal impact to the Department.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Senate Committee Amendment No. 1

Deletes reference to:
225 ILCS 75/13

Deletes reference to:
225 ILCS 90/11

Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Regulatory Sunrise Review Act. Establishes a system to investigate and review the necessity of new State regulation over a previously unregulated profession or occupation. Provides a process to investigate what level of regulation is necessary in order to protect the public health, safety, or welfare. Provides that the General Assembly shall commence the process established by the Act to investigate and review the necessity of new State regulation over a previously unregulated profession by passage of a resolution. Requires that an applicant that proposes legislation to license a profession or occupation submit a petition for licensure on forms provided by the Department of Financial and Professional Regulation and pay a fee of $1,000 within 30 days after introduction of the proposed professional regulation legislation. Provides that the Department shall prepare a report within 12 months assessing the need for the proposed new licensure upon receipt of a complete petition and petition fee. Provides that the report shall be principally authored by persons with specified qualifications or by persons whose qualifications are substantially similar to specified qualifications. Provides that if the Department is unable to enter into a contract for preparation of the report for a sum not to exceed $1,000, the Department may utilize existing funds to supplement the $1,000 fee collected. Provides the various requirements, factors, criteria, and standards that must be included in a report. Provides that a report must be filed with the Secretary of State. Provides that if the General Assembly finds that it is necessary to regulate a profession or occupation, the least restrictive method of regulation may be imposed, consistent with the public interest and specified provisions. Provides a list of factors for the General Assembly to consider when making determinations. Effective immediately.

Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee
HB 05213  Rep. Tom Demmer

5 ILCS 80/4.36
105 ILCS 5/22-80
105 ILCS 25/1.20
225 ILCS 5/Act rep.
730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5

Feb 16 18  H  Referred to Rules Committee


35 ILCS 5/220

Amends the Illinois Income Tax Act. Changes the definition of "applicant" and "related member". Provides that the annual allowable amounts shall be allocated by the Department of Commerce and Economic Opportunity if any portion of the unused allocated amount at the end of the first 3 calendar quarters of a calendar year (rather than 2 calendar quarters) are rolled into the total allocated amount for the next calendar quarter. Provides that the annual allowable amounts shall be allocated by the Department if tax credits for investments in minority-owned businesses, women-owned businesses, businesses owned by a person with a disability, or a business in a county with a population of 250,000 or less are limited to the first 3 calendar quarters of a calendar year and after which investors may claim the tax credits of any qualified new business venture.
Aug 03 18  H  Public Act . . . . . . . . 100-0686


220 ILCS 5/9-105 new

Amends the Public Utilities Act. Requires the Illinois Commerce Commission to issue a report evaluating the degree to which rate structures can create incentives for economic development in the State. Provides for repeal of the provisions on January 1, 2020. Effective immediately.
Feb 16 18  H  Referred to Rules Committee


220 ILCS 5/16-108.9 new

Amends the Public Utilities Act. Requires the Illinois Commerce Commission to conduct at least one workshop and issue a report concerning whether the development, construction, and installation of new publicly-accessible electric vehicle charging stations would increase utilization of electric vehicles by the citizens of this State. Provides for repeal of the provisions on January 1, 2020. Effective immediately.
Feb 16 18  H  Referred to Rules Committee


20 ILCS 3855/1-76 new

Feb 16 18  H  Referred to Rules Committee


220 ILCS 5/9-227.1 new

Amends the Public Utilities Act. Requires the Illinois Commerce Commission, in coordination with the Department of Commerce and Economic Opportunity, to issue a report evaluating the degree to which public utilities' support of job education and training leads to job creation and economic growth in the State. Provides for repeal of the provisions on January 1, 2020. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
20 ILCS 605/605-1025 new
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall issue a report by June 30, 2019 to the Governor and the General Assembly evaluating the degree to which tax exemptions and incentives offered under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, and the Electricity Excise Tax Law spur job growth and economic development. Directs the Department of Revenue to provide such information as the Department of Commerce and Economic Opportunity may request. Repeals the Section on June 30, 2020. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05220  Rep. Marcus C. Evans, Jr.
605 ILCS 5/5-701 from Ch. 121, par. 5-701
605 ILCS 5/5-701.4 from Ch. 121, par. 5-701.4
605 ILCS 5/5-701.6 from Ch. 121, par. 5-701.6
605 ILCS 5/5-701.7 from Ch. 121, par. 5-701.7
605 ILCS 5/5-701.8 from Ch. 121, par. 5-701.8
605 ILCS 5/5-701.13 from Ch. 121, par. 5-701.13
605 ILCS 5/5-701.18 new
Amends the Illinois Highway Code. Provides that any county board in a county with a population of 1,000,000 or more inhabitants may also use any motor fuel tax money allotted to it for: (i) retiring bonds and paying obligations incurred for the purpose of constructing bicycle and pedestrian facilities, public transportation facilities, or freight rail facilities; (ii) paying the local or county's proportionate share of any federally eligible transportation project; or (iii) acquiring, constructing, maintaining, improving, or operating public or freight rail transportation facilities. Provides that motor fuel tax money may be used to conduct studies relating to: the operation of highways; bicycle and pedestrian facilities; public transportation facilities; and freight rail facilities. Provides that a county board may turn over a portion of the motor fuel tax funds allotted to it to the Regional Transportation Authority, the Suburban Bus Division of the Regional Transportation Authority, or the Commuter Rail Division of the Regional Transportation Authority.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05221  Rep. Kathleen Willis-Jay Hoffman-Grant Wehrli-Silvana Tabares-Frances Ann Hurley and Stephanie A. Kifowit
(Sen. Linda Holmes and Neil Anderson-Patricia Van Pelt-Michael Connelly)
5 ILCS 345/1 from Ch. 70, par. 91
Amends the Public Employee Disability Act. Provides that the term "eligible employee" as used in the Act includes firefighters employed as full-time paramedics or firefighters who perform paramedic duties.

Nov 30 18  H  Public Act . . . . . . . . 100-1143

HB 05222  Rep. Kathleen Willis
110 ILCS 205/8 from Ch. 144, par. 188
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning budget proposals.

Feb 16 18  H  Referred to Rules Committee

HB 05223  Rep. Kathleen Willis
110 ILCS 62/5
Amends the Public University Energy Conservation Act. Makes a technical change in a Section concerning definitions.

Feb 16 18  H  Referred to Rules Committee

HB 05224  Rep. Kelly M. Burke
220 ILCS 5/20-140 new
Amends the Retail Electric Competition Act of 2006 of the Public Utility Act. Provides that the Illinois Commerce Commission may establish a program for promoting expanded use of energy saving programs for residential and small commercial customers. Provides that on or before September 1, 2018 and every 2 years thereafter, the Commission shall initiate a collaborative workshop for certain individuals developing energy savings devices and applications. Provides that any recommendations arising from the workshop shall be included in the annual report of the Office of Retail Market Development.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05225  Rep. Kelly M. Burke-Jay Hoffman

220 ILCS 5/20-110

Amends the Retail Electric Competition Act of 2006 of the Public Utilities Act. Provides that any information in the report submitted by the Office of Retail Market Development on June 30 of each year involving price comparison between electric utilities, electric utilities providing service outside their service territories, or alternative retail electric suppliers shall also include the combined value of certain additional products and services offered by the competitive retail electricity market. Provides that the Illinois Commerce Commission may include other energy savings and marketing savings programs as they develop in the market.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05226  Rep. Grant Wehrli

30 ILCS 105/12-2 from Ch. 127, par. 148-2

Amends the State Finance Act. Provides that, for agencies under the jurisdiction of the Governor's Travel Control Board, mileage reimbursement rates for automobile travel using an employee's personal vehicle for State business shall be established by the Governor's Travel Control Board (currently, at the allowance rate in effect under certain federal regulations). Provides that those rates shall be adjusted periodically at the advisement of the Department of Central Management Services. Provides that the mileage reimbursement rate shall not exceed the rate in effect under certain federal regulations. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05227  Rep. La Shawn K. Ford

10 ILCS 5/19-2.3 new

Amends the Election Code. Provides that for the 2020 general primary election, each election authority shall mail to every registered voter within that election authority's jurisdiction a vote by mail ballot. Provides that this provision is inoperative the day after the date of the 2020 general primary election. Provides that for any local election following the 2020 general primary election, a city may adopt an ordinance or resolution permitting the election authority with jurisdiction over the city to send every registered voter residing within that city a vote by mail ballot. Provides that if a city adopts the ordinance or resolution, then the election authority with jurisdiction over the city must mail every registered voter residing within that city a vote by mail ballot. Provides that ballots under these provisions must be mailed to voters a reasonable amount of time before the date of the election. Provides that the receipt of a ballot under these provisions does not prevent a voter from instead casting a ballot in person. Provides that the State Board of Elections may adopt any rules necessary to implement these provisions.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05228  Rep. La Shawn K. Ford and Nicholas K Smith

20 ILCS 30/5
20 ILCS 30/15
20 ILCS 30/20

Amends the African American Employment Plan Act. Requires the Department of Central Management Services to develop and implement plans to improve the delivery of State services to African American youth between the ages of 18 and 25, and increase the number of African American youth between such ages employed in entry-level administrative, clerical, and information technology (IT) positions. Requires the Department to improve the delivery of State services to African Americans by increasing the number of contracts between African Americans and the State for construction and professional services. Requires each State agency to implement strategies and programs in accordance with the African American Employment plan to: (1) improve the delivery of State services to African American youth between the ages of 18 and 25; (2) increase the number of African American youth between the ages of 18 and 25 employed in entry-level administrative, clerical, and information technology (IT) positions; and (3) improve the delivery of State services to African Americans by increasing the number of contracts between African Americans and the State for construction and professional services. Modifies a Section concerning the purposes of the Act.

Feb 16 18  H  Referred to Rules Committee
HB 05229  Rep. Michael J. Zalewski
20 ILCS 605/605-1025 new
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 640/2-4
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, and the Electricity Excise Tax Law. Provides that the Department of Commerce and Economic Opportunity shall issue certificates of exemption to qualified Illinois data centers. Provides that qualified tangible personal property used in the construction or operation of a certified data center is exempt from the taxes imposed under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act. Provides that certified data centers are exempt from the tax imposed under the Electricity Excise Tax Law.
Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05230  Rep. William Davis-Rita Mayfield-Margo McDermed-Carol Ammons
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-3.1
65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4
65 ILCS 5/11-74.4-4.3 new
Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that for redevelopment project areas created on and after the effective date of the amendatory Act, "blighted areas" must have a household median income of 100% or less of the area median income, as defined by the U.S. Department of Housing and Urban Development, in addition to the other requirements for "blighted areas". Provides that on or after January 1, 2019, tax increment revenues may be utilized for jointly undertaken and performed redevelopment projects only in an amount equal to the percentage of eligible costs undertaken within the redevelopment project area that received the revenue. Provides that tax increment revenues received in one redevelopment project area may not be used for eligible costs in another redevelopment project area on or after January 1, 2019 and tax increment revenues may not be transferred to another redevelopment project area on or after January 1, 2019. Provides that if there are any contracts or agreements in force on the effective date of the amendatory Act, tax increment revenues may continue to be used or transferred to another redevelopment project area or utilized for jointly undertaken and performed redevelopment projects after January 1, 2019 only to the extent necessary to comply with the contract or agreement.
Feb 16 18  H  Referred to Rules Committee
(Sen. Thomas Cullerton-Neil Anderson-Jennifer Bertino-Tarrant, Terry Link, John F. Curran, Dale Fowler-Kwame Raoul-Bill Cunningham and Antonio Muñoz)

New Act
430 ILCS 65/8 from Ch. 38, par. 83-8
Creates the Law Enforcement Support Program Confidentiality Act. Provides that information, omissions, confessions, or other communication obtained by a participant in a peer support program involving a peer support counselor from a law enforcement officer, public safety employee, peace officer, firefighter, or emergency services personnel shall be considered confidential information and shall not be released to any person or entity, including, but not limited to, a court, administrative agency or tribunal, or public officer or employer, unless: (1) to the extent it appears necessary to prevent the commission of an act that is likely to result in a clear imminent risk of serious physical injury or death of a person or persons; (2) when required by court order; or (3) when, after full disclosure has been provided, the person who made the confession, admission, or other communication has given specific written consent. Amends the Firearm Owners Identification Card Act. Provides that a provision permitting the Department of State Police to deny an application for or to revoke and seize a Firearm Owner's Identification Card of a person who has been a patient of a mental health facility within the past 5 years is not applicable to an active law enforcement officer employed by a unit of government, unless the Department receives an affirmative statement by a treating clinical psychologist or physician that the law enforcement officer is a threat to himself or herself, another person, or the public. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
New Act
Deletes reference to:
430 ILCS 65/8
Adds reference to:
50 ILCS 725/7.2 new
Replaces everything after the enacting clause. Amends the Uniform Peace Officers' Disciplinary Act. Provides that an employer of an officer shall not make possession of a Firearm Owner's Identification Card a condition of continued employment. Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:
50 ILCS 725/6 from Ch. 85, par. 2567
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Provides that nothing in this provision shall otherwise impair an employer's ability to determine an officer's fitness for duty. Provides that on and after the effective date of the amendatory Act, a provision requiring that the Act applies only to the extent there is no collective bargaining agreement currently in effect dealing with the subject matter shall not apply to the prohibition requiring a Firearm Owner's Identification Card as a condition of continued employment, but a collective bargaining agreement already in effect on the effective date of the amendatory Act cannot be modified. Effective immediately.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill as amended by Senate Amendment No. 1. Provides that an employer of an officer shall not make possession of a Firearm Owner's Identification Card a condition of continued employment if the officer's Firearm Owner's Identification Card is revoked or seized because the officer has been a patient of a mental health facility and the officer has not been determined to pose a clear and present danger to himself, herself, or others as determined by a physician, clinical psychologist, or qualified examiner. Effective immediately.

Aug 17 18 H  Public Act . . . . . . . . . 100-0911

HB 05232  Rep. Brian W. Stewart
5 ILCS 345/1 from Ch. 70, par. 91
Amends the Public Employee Disability Act. Provides that "eligible employee" under the Act includes part-time law enforcement officers and part-time firefighters (currently, only full-time law enforcement officers and full-time firefighters included).
HB 05233  Rep. Brian W. Stewart
35 ILCS 10/5-25
Amends the Economic Development for a Growing Economy Tax Credit Act. Removes provisions concerning conditions that the Business Investment Committee shall determine exist in order for the Committee to make its recommendation that an Applicant's application for Credit should or should not be accepted. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05234  Rep. Peter Breen
5 ILCS 100/10-25 from Ch. 127, par. 1010-25
5 ILCS 100/10-50 from Ch. 127, par. 1010-50
5 ILCS 100/10-75 new
Amends the Illinois Administrative Procedure Act. Provides that notice to parties in a contested case under the Act shall be served, among other forms of service, by electronic mail. Provides that parties in a contested case under the Act shall be notified, among other forms of notification, by electronic mail of any decision or order in that case. Provides that an agency may require all attorneys to designate an electronic mail address to which all documents required under certain specified Sections may be transmitted. Provides that if an attorney is required to designate an electronic mail address, he or she must designate one primary electronic mail address, and may designate no more than 2 secondary electronic mail addresses. Provides that an agency may request, but not require, an unrepresented party to designate an electronic mail address to which all documents required under certain specified Sections may be transmitted. Allows an agency to, by rule, make electronic mail the default option for service of documents. Provides that service by electronic mail is complete on the first business day following transmission.
Feb 16 18  H  Referred to Rules Committee

HB 05235  Rep. Peter Breen
5 ILCS 140/7.5
210 ILCS 28/30
210 ILCS 135/14
Amends the Freedom of Information Act. Deletes language making records and information provided to a residential health care facility resident sexual assault and death review team or the Executive Council under the Abuse Prevention Review Team Act exempt from inspection and copying. Deletes language making records and information provided to an independent team of experts under Brian's Law (which is the Developmental Disability and Mental Health Safety Act) exempt from inspection and copying. Makes corresponding changes in the Abuse Prevention Review Team Act. Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that, notwithstanding any other provision of law, all investigative reports made by the Office of Inspector General regarding community-integrated living arrangements and individuals living in community-integrated living arrangements shall be available to the public for inspection and copying under the Freedom of Information Act and any addresses of community-integrated living arrangements in those reports shall be disclosed and may not be redacted.
Feb 16 18  H  Referred to Rules Committee

HB 05236  Rep. Peter Breen
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
Amends the Illinois Vehicle Code. Provides that the filing fee for judicial review of a final determination of an automated traffic law violation shall be no more than $20.
Feb 16 18  H  Referred to Rules Committee

HB 05237  Rep. Peter Breen
235 ILCS 5/6-11
Amends the Liquor Control Act of 1934. In a provision that prohibits the issuance or renewal of a license to sell alcoholic liquor within 100 feet of a church, school, hospital, or other specified building, removes a provision excluding the City of Chicago from an exemption to the prohibition for hotels offering restaurant service, regularly organized clubs, or to restaurants, food shops, or other places where sale of alcoholic liquors is not the principal business carried on.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05238  Rep. Robert W. Pritchard

210 ILCS 85/10.8a new

Amends the Hospital Licensing Act. Provides that every physician employed by a hospital or hospital affiliate shall have specified rights relating to matters including compensation, academic freedom, medical records, evaluation of clinical activity, performance of activities outside of defined employed time, conflict of interest disclosures, resource management, and patient advocacy.

Feb 16 18  H  Referred to Rules Committee

HB 05239  Rep. Thomas Morrison

725 ILCS 5/112A-6.1 new

725 ILCS 5/112A-11.5

Amends the Protective Orders Article of the Code of Criminal Procedure of 1963. Provides that any proceeding to obtain, modify, re-open, or appeal a protective order and service of pleadings and notices shall be governed by the rules of civil procedure. Provides that the standard of proof for a protective order proceeding is proof by a preponderance of the evidence. Provides that the Code of Civil Procedure and Supreme Court and local court rules applicable to civil proceedings shall apply, except as otherwise provided by law. Provides that civil law on venue, discovery, and penalties for untrue statements shall not apply to protective orders proceedings. Provides that criminal law on discovery, venue, and on penalties for untrue statements apply to protective order proceedings. Provides that a respondent may challenge the issuance of a protective order within 30 days or if the protective order was commenced in conjunction with a delinquency petition or a criminal prosecution then within 30 days after a plea of guilty or a finding of guilty is entered. Provides that the respondent shall provide notice to the petitioner and the court. Provides that by agreement of the parties, a protective order issued may be dismissed.

Feb 16 18  H  Referred to Rules Committee

HB 05240  Rep. David B. Reis and Mark Batinick

820 ILCS 305/8.2

Amends the Workers' Compensation Act. Requires a recipient of certain pain management medication to sign a written agreement with the prescribing physician agreeing to comply with the conditions of the prescription. Prohibits additional prescriptions while the recipient is noncompliant. Limits the applicability of the lack of pain management as a consideration in awarding benefits. Provides for the disclosure of violations of the agreement upon request by the employer. Requires a prescribing physician to file quarterly reports to obtain payment.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


105 ILCS 5/14-11.01a new

Amends the Children with Disabilities Article of the School Code. Provides that, in a school district with a population of more than 500,000 inhabitants, the principal and all school personnel who are regular members of an individualized education program team shall determine the special education staffing needs of the school based on individualized education program minutes, status of the school's least restrictive environment, optimal scheduling protocols, and other relevant factors. Provides that once a staffing level is set, the school board shall provide full staffing for the school and shall fund the total cost of each position. Provides that the school board may not reduce the special education staffing levels of a school in which the general staffing levels are less than 90% of the State average. Provides that the school board may require more efficient staff scheduling if the scheduling does not impair or hinder any reasonable goals of the school's general education program. Prohibits the school district from banning the use of any measure that would prevent or delay an individualized education program team from adding a service to the program or creating a time restriction in which a service is prohibited from being added to the program. Makes other changes. Effective July 1, 2018.

House Committee Amendment No. 1

Provides that a school district may not use any measure (rather than may not ban the use of any measure) that would prevent or delay an individualized education program team from adding a service to the program or create (rather than creating) a time restriction in which a service is prohibited from being added to the program.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05242  Rep. William Davis  
(Sen. Napoleon Harris, III)
20 ILCS 607/3-25
20 ILCS 607/3-30
20 ILCS 607/3-45
Amends the Brownfields Redevelopment and Intermodal Promotion Act. Makes a technical correction concerning the name of a Fund. Provides that certain powers and duties of the Managing Partner are subject to the laws and rules of the State and the government of Cook County. Effective immediately. 
Aug 10 18  H  Public Act . . . . . . . . 100-0774

HB 05243  Rep. Michael J. Zalewski
35 ILCS 1010/1-45
35 ILCS 1010/1-50
35 ILCS 1010/1-51 new
35 ILCS 1010/1-55
35 ILCS 1010/1-63
Amends the Illinois Independent Tax Tribunal Act of 2012. Expands the jurisdiction of the Tribunal to include the County Motor Fuel Tax Law, the Live Adult Entertainment Facility Surcharge Act, the Vehicle Use Tax, the Metropolitan Pier and Exposition Authority Food and Beverage Tax, the Tire User Fee, the Chicago Soft Drink Tax, the Drycleaning Solvent Tax, the Energy Assistance Act of 1989, the Qualified Solid Waste Fee, the Illinois Hydraulic Fracturing Tax Act, or the Medical Cannabis Cultivation Privilege Tax Law. Provides for additional procedures, including automatic remand. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05244  Rep. Linda Chapa LaVia-Allen Skillicorn
35 ILCS 200/12-10
35 ILCS 200/12-30
Amends the Property Tax Code. Provides that, beginning with the 2017 valuation year, publication of an individual listing of assessment in a newspaper is not required for each parcel which meets the requirements for an individual notification if a list is published on a county-controlled website. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
HB 05245


(Sen. Julie A. Morrison-Melinda Bush-Toi W. Hutchinson-Jacqueline Y. Collins-Sue Rezin, Bill Cunningham, Chuck Weaver, Iris Y. Martinez, David Koehler, Emil Jones, III, Patricia Van Pelt, Daniel Biss, Scott M. Bennett, Thomas Cullerton, Omar Aquino, Linda Holmes, Laura M. Murphy, Kimberly A. Lightford, Heather A. Steans, Michael E. Hastings, John G. Mulroe, Karen McConnaughay, Steven M. Landek, Mattie Hunter, Steve Stadelman, Pamela J. Althoff, Martin A. Sandoval, Antonio Muñoz and Cristina Castro)

410 ILCS 70/1a from Ch. 111 1/2, par. 87-1a
410 ILCS 70/2 from Ch. 111 1/2, par. 87-2
410 ILCS 70/2.05 new
410 ILCS 70/2.06 new
410 ILCS 70/2.1 from Ch. 111 1/2, par. 87-2.1
410 ILCS 70/2.2
410 ILCS 70/3 from Ch. 111 1/2, par. 87-3
410 ILCS 70/5 from Ch. 111 1/2, par. 87-5
410 ILCS 70/5.1 new
410 ILCS 70/5.2 new
410 ILCS 70/5.3 new
410 ILCS 70/5.5
410 ILCS 70/6.1 from Ch. 111 1/2, par. 87-6.1
410 ILCS 70/6.2 from Ch. 111 1/2, par. 87-6.2
410 ILCS 70/6.4 from Ch. 111 1/2, par. 87-6.4
410 ILCS 70/6.5
410 ILCS 70/6.6
410 ILCS 70/7 from Ch. 111 1/2, par. 87-7
410 ILCS 70/7.5
410 ILCS 70/8 from Ch. 111 1/2, par. 87-8
410 ILCS 70/9 from Ch. 111 1/2, par. 87-9
410 ILCS 70/10 new

Amends the Sexual Assault Survivors Emergency Treatment Act. Adds various provisions concerning requirements for hospitals and pediatric health care facilities in relation to pediatric sexual assault care. Provides that a hospital licensed under the Hospital Licensing Act or operated under the University of Illinois Hospital Act (rather than licensed under the Hospital Licensing Act) that provides general medical and surgical hospital services shall provide either transfer services to all sexual assault survivors, medical forensic services to all sexual assault survivors, or transfer services to pediatric sexual assault survivors and medical forensic services to sexual assault survivors 13 years old or older (rather than transfer services or hospital emergency services and forensic services in relation to injuries or trauma resulting from sexual assault). Provides that a pediatric health care facility may provide medical forensic services to pediatric sexual assault survivors. Adds provisions concerning requirements placed on the Department of Public Health; consent to jurisdiction for pediatric health care facilities; storage, retention, and dissemination of photo documentation relating to medical forensic services; sexual assault services vouchers; pediatric sexual assault care; and requirements placed on the Attorney General. Makes other changes.

House Floor Amendment No. 1

Adds reference to:
HB 05245 (CONTINUED)

410 ILCS 70/5.4 new

Adds reference to:

410 ILCS 70/9.5 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Provides that the Department of Public Health may not approve a sexual assault transfer plan unless a treatment hospital has agreed, as a part of an areawide treatment plan, to accept sexual assault survivors from the proposed transfer hospital and a transfer to the treatment hospital would not unduly burden the sexual assault survivor. Provides that in counties with a population of less than 1,000,000, the Department may not approve a sexual assault transfer plan for a hospital located within a 20-mile radius of a 4-year public university, not including community colleges, unless there is a treatment hospital with a sexual assault treatment plan approved by the Department within a 20-mile radius of the 4-year public university. Makes several changes to provisions requiring sexual assault-related training for certain employees of treatment hospitals and treatment hospitals with approved pediatric transfer and Department personnel that conduct on-site reviews of approved sexual assault treatment plans. Provides that the Department, in consultation with the Office of the Attorney General, shall adopt administrative rules by January 1, 2020 establishing a process for physicians and physician assistants to provide documentation of training and clinical experience that meets specified guidelines in order to qualify as a sexual assault forensic examiner. Provides that a qualified medical provider must provide specified medical forensic, information, medication, photo documentation, instruction, referral, and medical advocacy services by January 1, 2021 (rather than 2023). Provides that by January 1, 2021 (rather than 2023), every hospital with a treatment plan approved by the Department shall employ or contract with a qualified medical provider. Provides that if a sexual assault survivor is unable to consent to medical forensic services, the services may be provided under applicable State and federal laws. Provides that photo documentation of a sexual assault survivor under the age of 18 shall be retained indefinitely and shall not be destroyed. Provides that photo documentation of a sexual assault survivor 18 years of age or older shall be retained for a period of 20 years. Makes other changes.

Further amends the Sexual Assault Survivors Emergency Treatment Act. Adds provisions concerning out-of-state hospitals. Provides that a transfer hospital, treatment hospital, treatment hospital with approved pediatric transfer, or approved pediatric health care facility located in a county adjacent to the city of St. Louis, Missouri may transfer a pediatric sexual assault survivor to an out-of-state hospital located in St. Louis, Missouri, that has been designated as a trauma center by the Department under the Emergency Medical Services (EMS) Systems Act if the out-of-state hospital meets certain criteria. Makes related changes. Creates the Sexual Assault Medical Forensic Services Implementation Task Force to assist hospitals and approved pediatric health care facilities with the implementation of the changes made by the amendatory Act. Adds provisions concerning the membership of the Task Force. Provides that the Office of the Attorney General shall provide the Task Force with administrative and other support. Provides that the first meeting of the Task Force shall be called by the co-chairpersons of the Task Force no later than 90 days after the effective date of these provisions.

Provides that the Task Force shall have specified goals. Provides that the provisions concerning the Task Force are repealed on January 1, 2021. Establishes the Sexual Assault Nurse Examiner Program within the Office of the Attorney General for sexual assault training-related purposes under the Act. Provides that the amendatory Act takes effect January 1, 2019, except that the effective date provision and the provisions creating the Task Force are effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:

Provides that a qualified medical provider must provide specified medical forensic, information, medication, photo documentation, instruction, referral, and medical advocacy services by January 1, 2022 (rather than 2021). Provides that by January 1, 2022 (rather than 2021), every hospital with a treatment plan approved by the Department of Public Health shall employ or contract with a qualified medical provider. Removes licensed practical nurses providing clinical services from certain provisions requiring sexual assault and sexual assault survivor training. Makes other changes to the provisions requiring sexual assault and sexual assault survivor training for certain individuals. Provides that records of medical forensic services and photo documentation of sexual assault survivors under the age of 18 shall be retained by a hospital for a period of 60 years after the sexual assault survivor reaches the age of 18 (rather than indefinitely). Provides that records of medical forensic services and photo documentation of sexual assault survivors 18 years of age or older shall be retained by the hospital for a period of 20 years after the date the record was created. Makes changes to provisions concerning out-of-state hospitals, including removing certain location limitations and making certain provisions concerning the transfer to out-of-state hospitals inoperative on and after January 1, 2024. Makes changes to provisions concerning the Sexual Assault Medical Forensic Services Implementation Task Force, including adding Task Force goals and repealing the provisions on January 1, 2024 (rather than 2021). Makes changes to provisions concerning the online sexual assault training developed by the Sexual Assault Nurse Examiner Program. Makes changes to the definition of "sexual assault forensic examiner". Makes other changes. Provides that the amendatory Act takes effect January 1, 2019, except that the effective date provision and the provisions creating the Task Force are effective immediately.

Aug 10 18     H   Public Act . . . . . . . . 100-0775
HB 05246  Rep. Sara Wojcicki Jimenez

225 ILCS 605/2  from Ch. 8, par. 302
225 ILCS 605/2.2 from Ch. 8, par. 302.2
225 ILCS 605/3 from Ch. 8, par. 303
225 ILCS 605/3.1 from Ch. 8, par. 303.1

Amends the Animal Welfare Act. Provides that a person who sells, offers to sell, exchanges, or offers for adoption with or without charge cats that he or she has produced and raised, except for a person who owns, has possession of, or harbors 5 or less females capable of reproduction, is a cat breeder (rather than a kennel operator). Provides that a person who sells, offers to sell, exchanges, or offers for adoption with or without charge dogs that he or she has produced and raised, except for a person who owns, has possession of, or harbors 5 or less females capable of reproduction, is a dog breeder (rather than a kennel operator). Removes the definition of "cattery operator". Defines "day care operator". Makes provisions currently applicable to kennel operators and cattery operators applicable to dog breeders, cat breeders, and day care operators.

Feb 16 18  H  Referred to Rules Committee

HB 05247  Rep. Robert W. Pritchard-Tony McCombie-Daniel Swanson-Monica Bristow-Sheri Jesiel, Mary E. Flowers and Fred Crespo

(Sen. Chuck Weaver-Michael Connelly-Melinda Bush)

105 ILCS 5/2-3.173 new
105 ILCS 5/27-22.05

Amends the School Code. Provides that, no later than 6 months after the effective date of the amendatory Act, the State Board of Education shall adopt rules as may be necessary to allow students of any high school in this State who are 16 years of age or older to participate in registered apprenticeship programs; defines "registered apprenticeship program". Provides that the rules shall include the waiver of all non-academic requirements mandated for graduation from a high school under the Code that would otherwise prohibit or prevent a student from participating in a registered apprenticeship program. Makes related changes. Effective immediately.

House Committee Amendment No. 1
Provides that the State Board of Education shall initiate a rulemaking proceeding to adopt rules (rather than adopt rules) as may be necessary to allow students of any high school in this State who are 16 years of age or older to participate in the registered apprenticeship programs.

House Committee Amendment No. 2
Changes the definition of "registered apprenticeship program" to provide that apprentices in the program may earn postsecondary credit toward a certificate or degree, as applicable.

Senate Floor Amendment No. 1
Provides that the definition of "registered apprenticeship program" does not include an apprenticeship program related to construction, as defined under the Employee Classification Act.

Aug 20 18  H  Public Act . . . . . . . . . . 100-0992

HB 05248  Rep. Dan Brady-Frances Ann Hurley

20 ILCS 1305/10-8
20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2019 or as soon thereafter as is practical, to offer a special instant scratch-off game for the benefit of research pertaining to autism. Requires the net revenue from that game to be deposited into the Autism Research Checkoff Fund. Authorizes the Department to adopt rules necessary to implement and administer the game. Amends the Department of Human Services Act. Includes moneys from the special instant scratch-off game to be deposited in the Autism Research Checkoff Fund. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05249  Rep. Dan Brady-Margo McDermed and Fred Crespo
105 ILCS 5/14-7.01a new

Amends the Children with Disabilities Article of the School Code. Provides that the parent or guardian of a child with disabilities who resides in a school district shall have the option of enrolling the child in a school district in which the child was previously enrolled as long as that school district is, in whole or in part, within the county in which the child currently resides. Requires the school district in which the child currently resides to grant proper permit to the child's parent or guardian to allow the child to enroll in a school district outside of the district in which he or she resides. Sets forth provisions concerning special education reimbursement, evidence-based funding apportionment, and transportation costs. Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05250  Rep. Dan Brady
430 ILCS 66/80

Amends the Firearm Concealed Carry Act. Provides that the Department of State Police shall allow by rule a waiver process for a person seeking to become a certified firearms instructor who meets all the other requirements of the Act except the high school education requirements.

Feb 16 18  H Referred to Rules Committee

HB 05251  Rep. Laura Fine-Robyn Gabel, Gregory Harris, Deb Conroy, Natalie A. Manley, Sara Feigenholtz, Norine K. Hammond and Stephanie A. Kifowit
(Sen. John G. Mulroe)

215 ILCS 5/531.02 from Ch. 73, par. 1065.80-2
215 ILCS 5/531.03 from Ch. 73, par. 1065.80-3
215 ILCS 5/531.05 from Ch. 73, par. 1065.80-5
215 ILCS 5/531.06 from Ch. 73, par. 1065.80-6
215 ILCS 5/531.07 from Ch. 73, par. 1065.80-7
215 ILCS 5/531.08 from Ch. 73, par. 1065.80-8
215 ILCS 5/531.09 from Ch. 73, par. 1065.80-9
215 ILCS 5/531.11 from Ch. 73, par. 1065.80-11
215 ILCS 5/531.12 from Ch. 73, par. 1065.80-12
215 ILCS 5/531.13 from Ch. 73, par. 1065.80-13
215 ILCS 5/531.14 from Ch. 73, par. 1065.80-14
215 ILCS 5/531.19 from Ch. 73, par. 1065.80-19
215 ILCS 5/531.20 new
215 ILCS 5/531.20 new


House Committee Amendment No. 1
Adds reference to:

215 ILCS 5/531.10 from Ch. 73, par. 1065.80-10

Further amends the Illinois Insurance Code. Corrects cross-references throughout the Life and Health Insurance Guaranty Association Law.

Aug 03 18  H Public Act . . . . . . . . . . 100-0687
105 ILCS 5/10-23.5  from Ch. 122, par. 10-23.5  
Amends the School Code. Provides that if an educational support personnel employee is removed or dismissed as a result of a decision of the school board to decrease the number of educational support personnel employed by the board or to discontinue some particular type of educational support service and he or she accepts the tender of a vacancy within one calendar year from the beginning of the following school term, then that employee shall maintain any rights accrued during his or her previous service with the school district.  
Feb 16 18  H  Referred to Rules Committee  

5 ILCS 100/5-30  from Ch. 127, par. 1005-30  
Amends the Illinois Administrative Procedure Act. Modifies the provisions requiring State agencies to issue an economic impact analysis when proposing new rules or amendments to rules that affect small businesses. Provides, among other requirements, that the economic impact analysis shall include: (1) a list of the industries that will have to comply with the proposed rule or amendment; (2) a statement of the impact on small businesses having less than 100 employees, and comparing specified cost factors; and (3) a description of the actions taken by the State agency to mitigate the costs to small businesses created by the proposed rule or amendment, and a description of the involvement of small business advocates in the development of the proposed rule or amendment. Provides that when any rule or amendment to an existing rule is proposed for which a small business economic impact analysis is required, the adopting State agency must provide notice to affected small businesses of the proposed rule through specified means. Makes conforming changes.  
House Floor Amendment No. 1  
Replaces everything after the enacting clause. Amends the Illinois Administrative Procedure Act. Modifies the provisions requiring State agencies to issue an economic impact analysis when proposing new rules or amendments to rules that affect small businesses. Provides, among other requirements, that the economic impact analysis shall include: (1) a list of the industries that will have to comply with the proposed rule or amendment according to NAICS 2-digit codes; and (2) an identification of the types of impact that the proposed rule or amendment will have based on specified categories. Provides that when any rule or amendment to an existing rule is proposed for which a small business economic impact analysis is required, the adopting State agency must provide the information specified as a part of its filing, and that the information will be published in the Illinois Register. Provides that the Department of Commerce and Economic Opportunity shall place notification of all proposed rules affecting small business on its website, together with specified information. Defines "small business". Makes conforming changes.  
Aug 03 18  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . . . 100-0688  

5 ILCS 100/5-45  from Ch. 127, par. 1005-45  
20 ILCS 505/45 new  
Amends the Children and Family Services Act. Requires the Department of Children and Family Services to increase rates by 7% to purchase services from other agencies that provide professional child welfare services, including intact family services, substitute care services, residential treatment services, transitional living services, and independent living services. Amends the Illinois Administrative Procedure Act to allow the Department of Children and Family Services to adopt emergency rules for specified purposes.  
May 01 18  H  Rule 19(a) / Re-referred to Rules Committee  

HB 05255  Rep. Dan Brady  
625 ILCS 5/11-604  from Ch. 95 1/2, par. 11-604  
Amends the Illinois Vehicle Code. Provides that municipalities with a population of less than 20,000 are exempt from requiring an engineering study to be conducted to reduce the maximum speed limit at any place or along any part or zone of a county highway whenever the county board determines that the reduction in the maximum speed limit is reasonable and safe.  
Feb 16 18  H  Referred to Rules Committee
HB 05256  Rep. Mark Batinick
225 ILCS 407/10-30
225 ILCS 441/5-30
225 ILCS 454/1-10
225 ILCS 454/5-15
225 ILCS 454/5-20
225 ILCS 454/5-50
225 ILCS 454/5-70
225 ILCS 454/5-80
225 ILCS 454/10-15
225 ILCS 454/10-20
225 ILCS 454/20-20
225 ILCS 458/5-45
225 ILCS 458/15-15
Amends the Auction License Act, the Home Inspector License Act, and the Real Estate Appraiser Licensing Act of 2002. Makes changes to the deadlines for completion of continuing education for renewal of a license. Amends the Real Estate License Act of 2000. In the definitions of "broker" and "person", includes an entity, corporation, foreign or domestic partnership, or other business entity. Makes conforming changes throughout the Act. Makes changes in provisions concerning licensing requirements for ownership. Makes changes to the deadline for completion of continuing education for renewal of a managing broker, broker, leasing agent, or instructor license. Makes other changes. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05257  Rep. Patricia R. Bellock-Gregory Harris-Emanuel Chris Welch and Laura Fine
(Sen. Julie A. Morrison and Chris Nybo)
20 ILCS 505/35.1  from Ch. 23, par. 5035.1
705 ILCS 405/2-17  from Ch. 37, par. 802-17
Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall provide a minor's guardian ad litem or a minor's attorney appointed under the Juvenile Court Act of 1987, with a copy of each significant event report, as defined by Department rule, involving the minor no later than 3 days after the Department learns of an event requiring a significant event report to be written, or earlier as required by Department rule. Amends the Juvenile Court Act of 1987. Provides that a guardian ad litem appointed or attorney appointed under the Act, shall receive a copy of each significant event report, as defined by Department of Children and Family Services rule, that involves the minor no later than 3 days after the Department learns of an event requiring a significant event report to be written, or earlier as required by Department rule.
House Committee Amendment No. 1
Adds reference to:
705 ILCS 405/1-3  from Ch. 37, par. 801-3
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Further amends the Juvenile Court Act of 1987. Defines "significant event report" as a written document describing an occurrence or event beyond the customary operations, routines, or relationships in the Department of Children and Family Services, a child care facility, or other entity that is licensed or regulated by the Department or that provides services for the Department under a grant, contract, or purchase of service agreement; involving children or youth, employees, foster parents, or relative caregivers; allegations of abuse or neglect or any other incident raising a concern about the well-being of a minor under the jurisdiction of the court under the Juvenile Court Act; incidents involving damage to property, allegations of criminal activity, misconduct, or other occurrences affecting the operations of the Department or a child care facility; any incident that could have media impact; and unusual incidents as defined by Department rule.
Aug 03 18  H  Public Act . . . . . . . . . 100-0689
### HB 05258
**Rep. Patricia R. Bellock**

- **305 ILCS 5/10-1** from Ch. 23, par. 10-1
- **305 ILCS 5/10-2** from Ch. 23, par. 10-2
- **305 ILCS 5/10-17** from Ch. 23, par. 10-17
- **305 ILCS 5/10-17.05 new**
- **750 ILCS 5/510** from Ch. 40, par. 510
- **750 ILCS 5/513.6 new**
- **750 ILCS 5/513.7 new**
- **750 ILCS 46/802**
- **750 ILCS 46/906 new**
- **750 ILCS 46/907 new**

Amends the Illinois Public Aid Code. In provisions concerning child support obligations, provides that the liability for the support of a child does not require a previous court order for custody and shall be in conjunction with the child support guidelines set forth in the Illinois Marriage and Dissolution of Marriage Act. Provides that the obligation to support, as provided under the Code, shall be concurrent to any other appropriate State law. Provides that an action to establish or enforce a support obligation, under the Code or under any other Act providing for the support of a child, may be brought subsequent to an adjudication dismissing that action based on specified reasons. Provides that in regard to cases filed under the Uniform Interstate Family Support Act, actions and remedies under the Code, the Uniform Interstate Family Support Act, or other State laws shall be cumulative and shall be used in conjunction with one another, as appropriate. Makes other changes. Makes corresponding changes to provisions under the Illinois Marriage and Dissolution of Marriage Act and the Illinois Parentage Act of 2015 concerning child support.

Feb 16 18   H   Referred to Rules Committee

### HB 05259
**Rep. Patricia R. Bellock**

- **305 ILCS 5/5-1** from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.

Feb 16 18   H   Referred to Rules Committee

### HB 05260
**Rep. Patricia R. Bellock**

- **305 ILCS 5/5-1** from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.

Feb 16 18   H   Referred to Rules Committee

### HB 05261
**Rep. Patricia R. Bellock**

- **615 ILCS 5/14b new**

Amends the Rivers, Lakes, and Streams Act. Requires the Director of the Environmental Protection Agency to seek negotiations with each state that borders Lake Michigan to establish a notification policy under which the states will notify one another when permitting new sources of water pollution or increased levels of pollution into Lake Michigan. Requires the Director to report to the General Assembly no later than January 1, 2019 on the status of these negotiations. Effective immediately.

Apr 27 18   H   Rule 19(a) / Re-referred to Rules Committee

### HB 05262
**Rep. Patricia R. Bellock**

- **210 ILCS 3/10**

Amends the Alternative Health Care Delivery Act. Makes a technical change in the Section concerning definitions.

Feb 16 18   H   Referred to Rules Committee

### HB 05263
**Rep. Steven A. Andersson**

- **5 ILCS 490/50** from Ch. 1, par. 3051-50

Amends the State Commemorative Dates Act. Provides that the Governor shall annually designate by official proclamation the day before (currently, after) Gold Star Mothers' Day as Gold Star Family Day to be observed throughout the State as a day to honor and commemorate the families of men and women who gave their lives while serving with the armed forces of the United States in time of war or during a period of hostilities. Effective immediately.

Apr 27 18   H   Rule 19(a) / Re-referred to Rules Committee
HB 05264  Rep. Steven A. Andersson-Carol Sente
10 ILCS 5/16-3  from Ch. 46, par. 16-3
Amends the Election Code. Provides that notwithstanding any other provision of law to the contrary, no general election ballot may indicate the political party or political affiliation of any candidate. Makes corresponding changes. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05265  Rep. Steven A. Andersson-Carol Sente
10 ILCS 5/10-3  from Ch. 46, par. 10-3
Amends the Election Code. Replaces the various nomination signature requirements for independent candidates for office in the State with the signature requirements applicable to established party candidates for each corresponding office. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

735 ILCS 5/13-214.5 new
Amends the Code of Civil Procedure. Provides that an action based upon tort, contract, or otherwise against specified persons and entities for an act or omission committed while engaged in appraisal practice shall be commenced within 2 years from the time the person bringing an action knew or should reasonably have known of the act or omission. Provides that in no event shall an action against specified persons and entities be brought more than 5 years after the date the act or omission committed while engaged in appraisal practice and giving rise to the cause of action occurred. Provides that the new provisions apply to actions commenced on or after the effective date.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

5 ILCS 140/7.5
740 ILCS 45/2  from Ch. 70, par. 72
740 ILCS 45/4.2 new
Amends the Crime Victims Compensation Act. Provides that "crime of violence" includes: (i) posting identifying or graphic information on a pornographic Internet site or possessing graphic information with pornographic material; and (ii) non-consensual dissemination of private sexual images. Specifies that "pecuniary loss" means appropriate expenses (instead of expenses) for psychiatric care or counseling. Provides that a law enforcement agency within this State shall, within 15 days of receipt of a written request, provide the Attorney General's office with the law enforcement agency's full written report of the investigation of the crime for which an application for compensation has been filed. Provides that the law enforcement agency shall not redact any information from the report. Provides that within 15 days of receipt of the request, a law enforcement agency shall respond to a written request from the Attorney General's office for additional information necessary to assist the Bureau in making a recommendation for compensation. Provides that the records that are obtained by the Attorney General's office shall not be disclosed to the public, including the applicant, by the Attorney General's office. Provides that the records, while in the possession of the Attorney General's office, are exempt from disclosure under the Freedom of Information Act. Makes a corresponding change in the Freedom of Information Act.
House Committee Amendment No. 1

Deletes language providing that the law enforcement agency shall not redact any information from the report. Provides instead that the law enforcement agency may redact the following from the report: names of confidential sources and informants; locations from which law enforcement conduct surveillance; and information related to issues of national security the law enforcement agency provided to or received from the United States Department of Homeland Security or another federal law enforcement agency. Provides that the Attorney General's office and a law enforcement agency may agree to the redaction of other information in the report or to the provision of necessary information in another format.
Aug 03 18  H  Public Act . . . . . . . . . 100-0690
HB 05268  Rep. Sam Yingling, Katie Stuart and John Connor

5 ILCS 140/2.25 new

Amends the Freedom of Information Act. Defines "member-based organization" as any group, association, or organization that: (1) has a membership that includes one or more government taxing bodies; (2) lobbies on behalf of its governmental members; and (3) receives a majority of its funding from its governmental members. Provides that a member-based organization is a public body under the Act; however, only records relating to the member-based organization's receipt of public funds or its expenditures made in whole or in part with public funds are public records subject to inspection and copying by the public.

Feb 16 18 H Referred to Rules Committee

HB 05269  Rep. Deb Conroy

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


Feb 16 18 H Referred to Rules Committee

HB 05270  Rep. Deb Conroy

705 ILCS 415/1

Amends the Mental Health Opportunities for Youth Diversion Task Force Act. Makes a technical change in a Section concerning the short title.

Feb 16 18 H Referred to Rules Committee

HB 05271  Rep. Sam Yingling

220 ILCS 5/8-209.5 new

Amends the Service Obligations and Conditions Article of the Public Utilities Act. Requires a public utility to make a good faith effort to provide notice to a consumer through email or U.S. mail before assigning an account to a collection agency for non-payment of an outstanding bill. Effective January 1, 2019.

Feb 16 18 H Referred to Rules Committee

HB 05272  Rep. Christine Winger, Al Riley, Luis Arroyo, Gregory Harris, Thaddeus Jones, Robert Martwick, Michelle Mussman, Kathleen Willis, John C. D'Amico, David Harris, Michael P. McAuliffe, Martin J. Moylan and André Thapedi

20 ILCS 2705/2705-380 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois and the Environmental Protection Act. Requires the Illinois Environmental Protection Agency, with the assistance of the Department of Transportation, to conduct a study describing the environmental and human health impacts caused by runways and air traffic at Chicago O'Hare International Airport. Requires the Agency, when conducting this study, to pay particular attention to the impact of air pollution, noise pollution, the emission of gases and fluids by aircraft, and similar factors on the quality of life, health, and property values of persons who live adjacent to the flight paths used by Chicago O'Hare International Airport. Requires the Agency, with the Department's assistance, to monitor noise levels experienced in 2019 and 2020. Requires the Department to assist with the study. Requires the Agency to deliver a written report of its findings to the General Assembly by no later than October 31, 2020. Effective immediately.

House Floor Amendment No. 1

Provides that the report on the study describing the environmental, noise, and human health impacts caused by runways and air traffic at Chicago O'Hare International Airport submitted (rather than delivered) by the Environmental Protection Agency to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

May 01 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05273  Rep. Christine Winger

35 ILCS 5/227 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the amount paid by the taxpayer during the taxable year for the purpose of purchasing acoustical materials, other materials, labor, and professional services to soundproof a residential home located at an eligible address against aircraft noise generated by an airport governed by the provisions of the Permanent Noise Monitoring Act. Provides that the credit may not reduce the taxpayer's liability to less than zero; however, the credit may be carried forward. Provides that the credit is exempt from the Act's automatic sunset provisions. Effective immediately.

Feb 16 18 H Referred to Rules Committee
HB 05274  Rep. Christine Winger

New Act

Creates the Unencumbered Aviation Fuel Sales Tax Act. Contains only a short title provision.

Feb 16 18    H Referred to Rules Committee

HB 05275  Rep. Christine Winger

625 ILCS 5/11-1426.1

Amends the Illinois Vehicle Code. Provides that non-highway vehicles may make a direct crossing upon any street, highway, or road if: (1) the crossing is made at an angle of approximately 90 degrees to the direction of the street, road, or highway and at a place where no obstruction prevents a quick and safe crossing; (2) the non-highway vehicle is brought to a complete stop before attempting a crossing; (3) the operator of the non-highway vehicle yields the right of way to all pedestrian and vehicular traffic which constitutes a hazard; and (4) that when crossing a divided highway, the crossing is made only at an intersection of the highway with another public street, road, or highway.

Apr 13 18    H Rule 19(a) / Re-referred to Rules Committee

HB 05276  Rep. Christine Winger

765 ILCS 160/1-25

Amends the Common Interest Community Association Act. Deletes language allowing officers and board members to succeed themselves. Provides that the succession of board members and officers shall be determined by community instruments. Provides that a provision to limit the term or terms of a board member or officer may be adopted within a community instrument. Effective immediately.

Apr 13 18    H Rule 19(a) / Re-referred to Rules Committee

HB 05277  Rep. Monica Bristow, Kelly M. Cassidy and Kathleen Willis

625 ILCS 5/11-1420 from Ch. 95 1/2, par. 11-1420


Feb 16 18    H Referred to Rules Committee

HB 05278  Rep. Monica Bristow

515 ILCS 5/20-45 from Ch. 56, par. 20-45

520 ILCS 5/3.2 from Ch. 61, par. 3.2

Amends the Fish and Aquatic Life Code. Provides that residents of this State may obtain a 5-year fishing license. Provides that the fee for a 5-year fishing license is $62.50. Provides that for residents age 65 or older, the fee is one-half of the fee charged for a 5-year fishing license. Provides that for resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year fishing license. Provides that residents of this State may obtain a 5-year sportsmen's combination license that shall entitle the holder to the same non-commercial fishing privileges as residents holding a license and to the same hunting privileges as residents holding a license to hunt all species under the Wildlife Code. Provides that the 5-year sportsmen's combination license fee shall be $112.50. Provides that no sportsmen's combination license shall be issued to any individual who would be ineligible for either the fishing or hunting license separately. Provides that for residents age 65 or older, the fee is one-half of the fee charged for a 5-year sportsmen's combination license. Provides that for resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year sportsmen's combination license. Amends the Wildlife Code. Provides that residents of this State may obtain a 5-year hunting license to hunt all species for $52. Provides that for residents age 65 or older and resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year hunting license.

Feb 16 18    H Referred to Rules Committee

HB 05279  Rep. Monica Bristow

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

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual abuse, or felony criminal sexual abuse may be commenced at any time regardless as to whether corroborating physical evidence is available or an individual who is required to report an alleged or suspected commission of any of these offenses under the Abused and Neglected Child Reporting Act fails to do so. Makes conforming changes.

Feb 16 18    H Referred to Rules Committee
HB 05280  Rep. Monica Bristow

35 ILCS 200/15-172

Amends the Property Tax Code. In a Section concerning the Senior Citizens Assessment Freeze Homestead Exemption, provides that, for taxable year 2017 and thereafter, the maximum income limitation is $75,000 (currently, $65,000). Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05281  Rep. Monica Bristow

415 ILCS 5/52.4 new

Amends the Environmental Protection Act. Requires the Environmental Protection Agency to conduct a study comparing airborne emission reductions of coal-fired electric generating units within the State of Illinois between 1990 and 2017 and forecasting additional reductions for the period from 2018 to 2021. Requires the Agency to identify where and how Agency policies have led to such reductions and are likely to lead to additional reductions going forward and which Illinois regulations are unnecessary because of more stringent State or federal regulations. Requires the Agency to consult with only the owners of each coal-fired electric generating unit in the State when compiling this information. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05282  Rep. Monica Bristow-Natalie Phelps Finnie-Jerry Costello, II-Sue Scherer-Katie Stuart

30 ILCS 105/5l new

Amends the State Finance Act. Creates the Transportation Maintenance Fund. Provides that moneys in the Transportation Maintenance Fund shall be used by the Department of Transportation for the maintenance and construction of roads and bridges in the State. Provides for transfers from the General Revenue Fund to the Transportation Maintenance Fund if the average balance in the General Revenue Fund for any fiscal year exceeds the average balance in the General Revenue Fund for the immediately preceding fiscal year by more than 2%. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05283  Rep. Lou Lang

35 ILCS 200/27-5

Amends the Property Tax Code. Makes a technical change in a Section concerning the Special Service Area Tax Law.

Feb 16 18  H  Referred to Rules Committee

HB 05284  Rep. Lou Lang

35 ILCS 200/10-5

Amends the Property Tax Code. Changes the definition of "solar energy system". Defines "allowance for physical depreciation", "commercial solar energy system", "commercial solar energy system real property cost basis", "ground installation", "trending factor", and "trended real property cost basis". Provides the equation for the fair cash value of commercial solar energy systems in counties with fewer than 3,000,000 inhabitants. Provides exemptions for specific commercial solar energy systems property. Provides that the owner of the land the ground installation commercial solar energy system is constructed upon may request a metes and bounds survey description of the area and provides the procedures for such a request. Provides the equation for the fair cash value per acre of a parcel of land where a commercial solar energy system is installed. Provides that any real property assessed as farmland in the year prior to valuation shall return to being assessed as farmland in the year after the commercial solar energy system has been removed and the property is returned to farm use. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05285  Rep. Sara Feigenholtz
30 ILCS 540/3-2
305 ILCS 5/5-5.25a new
Amends the State Prompt Payment Act. Provides that after the effective date of the amendatory Act, any bill approved for payment under the Act and pursuant to a health benefit plan under the State Employees Group Insurance Act of 1971 or submitted under Article V of the Illinois Public Aid Code, except a bill for pharmacy or nursing facility services or goods, must be paid or the payment issued to the payee in a timely manner. Provides that if payment is not issued to the payee in a timely manner, the following interest penalty shall apply to any amount approved and unpaid until final payment is made: the sum of the prime commercial rate plus 4.0% per year, applied pro rata for the amount of time the bill remains unpaid. Defines "prime commercial rate". Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that on and after January 1, 2019, psychiatrists approved by the Department of Healthcare and Family Services shall be reimbursed for psychiatric services at a rate that is no lower than 95% of the Medicare program's rates for specified codes.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05286  Rep. Sara Feigenholtz-Tom Demmer-Michael P. McAuliffe and Mary E. Flowers
210 ILCS 49/5-104 new
Amends the Specialized Mental Health Rehabilitation Act of 2013. Provides that for a specialized mental health rehabilitation facility licensed under the Act by December 1, 2017 or provisionally licensed under the Act by December 1, 2017, a payment shall be made for therapeutic visits that have been indicated by an interdisciplinary team as therapeutically beneficial. Provides that the payment shall be at a rate of 100% of the facility's rate on the effective date of the amendatory Act for the first 5 days. Provides that, thereafter, payment for a therapeutic visit shall be at 75% of the facility's rate on the effective date of the amendatory Act and may not exceed 30 days in a fiscal year and shall not exceed 10 days consecutively. Provides that payment to a facility for a therapeutic visit shall be available to the facility through both fee-for-service and managed care payment arrangements. Effective July 1, 2018.
Fiscal Note (Dept. of Healthcare & Family Services)
Since implementation of the SMART Act, the State has not reimbursed SMHRFs to "hold beds" when their residents are absent from the facility. Based on the bed reserve utilization from FY 2016, when it was last fully recorded in the HFS system, the Department of Healthcare and Family Services estimates that it will cost the State $1.2 million to implement this bill. Payments to SMHRFs do not receive any federal financial participation through the Medicaid program.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05287  Rep. Sara Feigenholtz
35 ILCS 200/1-150
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".
Feb 16 18  H  Referred to Rules Committee
HB 05288  Rep. Steven A. Andersson-Litesa E. Wallace-Carol Ammons, Robyn Gabel and Camille Y. Lilly
(Sen. Tim Bivins)

20 ILCS 301/55-35 new
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Requires the Department of Human Services to develop and maintain an online registry for recovery residences that operate in Illinois to serve as a referral resource for individuals seeking continued recovery assistance. Defines "recovery residence" to mean a sober, safe, and healthy living environment that promotes recovery from alcohol and other drug use and associated problems. Encourages non-licensable recovery residences to register with the Department. Provides that the registry shall be publicly available through online posting and shall highlight attributes of the recovery residences and their locations. Provides that registrants are encouraged to seek national accreditation from any entity that has developed uniform national standards for recovery residences. Effective January 1, 2019.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, but with the following changes: Provides that the online registry for recovery residences shall indicate any accreditation, certification, or licensure that each recovery residence has received from an entity that has developed uniform national standards (rather than the registry shall highlight attributes of recovery residences such as any endorsement by a third party). Provides that registrants are encouraged to seek national accreditation from any entity that has developed uniform State or national standards (rather than national standards) for recovery residences. Removes language requiring a registrant's national accreditation designation to be indicated in the online registry as an indicator of a quality setting that promotes a culture of recovery and supports and improves treatment outcomes. Instead requires the Department of Human Services to include a disclaimer on the registry that states that the recovery residences are not regulated by the Department and their listing is provided as a resource but not as an endorsement by the State. Effective January 1, 2019.

Aug 24 18  H  Public Act . . . . . . . . 100-1062

HB 05289  Rep. Robert Martwick

40 ILCS 5/6-164.3 new
30 ILCS 805/8.42 new
Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides for noncompounded 3% automatic annual increases in all widow's annuities (other than term annuities) upon the widow's attainment of age 60 or the tenth anniversary of the fireman's death, whichever occurs later. Provides that the increases apply without regard to whether the deceased fireman is in service on or after the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05290  Rep. Fred Crespo

70 ILCS 705/15c new
Amends the Fire Protection District Act. Provides that a home rule municipality may file a petition to disconnect fire protection district territory from the district if: the municipality's fire department services at least 80% of the municipality; the disconnection will not cause the territory of the district to be noncontiguous; and the loss of assessed valuation by reason of the disconnection of the territory will not impair the ability of the district to render adequate fire protection service to the territory remaining in the district. Provides that territory disconnected shall remain liable for its proportionate share of any bonded indebtedness outstanding as of the date of disconnection. Provides for petition, hearing, notice, and objection requirements. Further provides that if a court finds that the petition complies with the Section and that the allegations of the petition are true, the court shall order that the territory be disconnected.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05291  Rep. Fred Crespo

70 ILCS 705/15c new
Amends the Fire Protection District Act. Provides that a home rule municipality may file a petition to disconnect fire protection district territory from the district if: the municipality's fire department services at least 80% of the municipality; the disconnection will not cause the territory of the district to be noncontiguous; and the loss of assessed valuation by reason of the disconnection of the territory will not impair the ability of the district to render adequate fire protection service to the territory remaining in the district. Provides that territory disconnected shall remain liable for its proportionate share of any bonded indebtedness outstanding as of the date of disconnection. Provides for petition, hearing, notice, and objection requirements. Further provides that if a court finds that the petition complies with the Section and that the allegations of the petition are true, the court shall order that the territory be disconnected.

Feb 16 18  H  Referred to Rules Committee
HB 05292  Rep. Rita Mayfield

New Act

5 ILCS 430/5-45
20 ILCS 301/5-20
20 ILCS 605/605-530 new
20 ILCS 605/605-535 new
20 ILCS 1605/9.1
20 ILCS 2505/2505-305
30 ILCS 5/3-1
30 ILCS 105/5.886 new
30 ILCS 105/5.887 new
30 ILCS 105/5.888 new
30 ILCS 105/6z-45
30 ILCS 105/6z-105 new
35 ILCS 5/201
35 ILCS 5/303
35 ILCS 5/304
35 ILCS 5/710
35 ILCS 200/15-144 new
65 ILCS 5/8-10-2.6 new
70 ILCS 1825/5.1
205 ILCS 670/12.5
230 ILCS 5/1.2
230 ILCS 5/3.11
230 ILCS 5/3.12
230 ILCS 5/3.31 new
230 ILCS 5/3.32 new
230 ILCS 5/3.33 new
230 ILCS 5/3.35 new
230 ILCS 5/3.36 new
230 ILCS 5/6
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230 ILCS 5/18
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230 ILCS 5/24
230 ILCS 5/25
230 ILCS 5/26
230 ILCS 5/26.8
230 ILCS 5/26.9
230 ILCS 5/27
230 ILCS 5/30

was 20 ILCS 2505/39b15.1
from Ch. 15, par. 303-1

from Ch. 19, par. 255.1
from Ch. 8, par. 37-3.11
from Ch. 8, par. 37-3.12
from Ch. 8, par. 37-3.11
from Ch. 8, par. 37-3.12
from Ch. 8, par. 37-20
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from Ch. 8, par. 37-20
from Ch. 8, par. 37-21
from Ch. 8, par. 37-24
from Ch. 8, par. 37-25
from Ch. 8, par. 37-26
from Ch. 8, par. 37-30
HB 05292 (CONTINUED)

230 ILCS 5/30.5

230 ILCS 5/31 from Ch. 8, par. 37-31

230 ILCS 5/32.1

230 ILCS 5/34.3 new

230 ILCS 5/36 from Ch. 8, par. 37-36

230 ILCS 5/40 from Ch. 8, par. 37-40

230 ILCS 5/54.75

230 ILCS 5/56 new

230 ILCS 10/1 from Ch. 120, par. 2401

230 ILCS 10/2 from Ch. 120, par. 2402

230 ILCS 10/3 from Ch. 120, par. 2403

230 ILCS 10/4 from Ch. 120, par. 2404

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

230 ILCS 10/5.1 from Ch. 120, par. 2405.1

230 ILCS 10/5.3 new

230 ILCS 10/6 from Ch. 120, par. 2406

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

230 ILCS 10/7.3

230 ILCS 10/7.5

230 ILCS 10/7.7 new

230 ILCS 10/7.8 new

230 ILCS 10/7.9 new

230 ILCS 10/7.10 new

230 ILCS 10/7.11 new

230 ILCS 10/7.12 new

230 ILCS 10/7.13 new

230 ILCS 10/8 from Ch. 120, par. 2408

230 ILCS 10/9 from Ch. 120, par. 2409

230 ILCS 10/11 from Ch. 120, par. 2411

230 ILCS 10/11.1 from Ch. 120, par. 2411.1

230 ILCS 10/12 from Ch. 120, par. 2412

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

230 ILCS 10/14 from Ch. 120, par. 2414

230 ILCS 10/15 from Ch. 120, par. 2415

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

230 ILCS 10/17 from Ch. 120, par. 2417

230 ILCS 10/17.1 from Ch. 120, par. 2417.1

230 ILCS 10/18 from Ch. 120, par. 2418

230 ILCS 10/18.1

230 ILCS 10/19 from Ch. 120, par. 2419

230 ILCS 10/20 from Ch. 120, par. 2420

230 ILCS 10/21 from Ch. 120, par. 2421

230 ILCS 10/23 from Ch. 120, par. 2423
HB 05292 (CONTINUED)

230 ILCS 10/24
230 ILCS 10/25 new
230 ILCS 40/5
230 ILCS 40/20
230 ILCS 40/25
230 ILCS 40/45
230 ILCS 40/79
230 ILCS 40/80
230 ILCS 40/90 new
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-30 from Ch. 43, par. 144f
305 ILCS 5/10-17.15
430 ILCS 66/65
720 ILCS 5/28-1 from Ch. 38, par. 28-1
720 ILCS 5/28-1.1 from Ch. 38, par. 28-1.1
720 ILCS 5/28-3 from Ch. 38, par. 28-3
720 ILCS 5/28-5 from Ch. 38, par. 28-5
720 ILCS 5/28-7 from Ch. 38, par. 28-7
735 ILCS 30/15-5-48 new
815 ILCS 122/3-5
815 ILCS 420/2 from Ch. 121 1/2, par. 1852
30 ILCS 105/5.490 rep.
230 ILCS 5/54 rep.


Effective immediately.

Feb 16 18 H Referred to Rules Committee

520 ILCS 10/5.5
520 ILCS 10/5.6 new
520 ILCS 10/6 from Ch. 8, par. 336
520 ILCS 10/7 from Ch. 8, par. 337
Amends the Illinois Endangered Species Protection Act. Provides that a permit for incidental taking under the Act shall not be required if a federal conservation agreement, including, but not limited to, a candidate conservation agreement, conservation plan, or safe harbor agreement, is in effect and approved by the United States Fish and Wildlife Service under the federal Endangered Species Act of 1973. Provides that in making Endangered Species Protection Board appointments of naturalists, the Governor shall give consideration to recommendations of conservation groups. Provides that of the remaining appointed members, 2 members shall be landowners representing the State's largest general farm organization. Removes the exemption for notice or public hearing when the Endangered Species Protection Board automatically places a species or subspecies of an animal or plant on the Illinois endangered list after designation as endangered by the U.S. Secretary of Interior. Effective immediately.

House Floor Amendment No. 1

Provides that a permit for incidental taking under the Act shall not be required if a federal conservation agreement, including, but not limited to, a candidate conservation agreement, conservation plan, or safe harbor agreement, that includes conservation practices conducted in this State in effect and approved by the United States Fish and Wildlife Service under the federal Endangered Species Act of 1973 (in the introduced bill, a permit for incidental taking under the Act shall not be required if a federal conservation agreement, including but not limited to, a candidate conservation agreement, habit conservation plan, or safe harbor agreement, is in effect and approved by the United States Fish and Wildlife Service under the federal Endangered Species Act of 1973). Provides that incidental taking of species which are listed as endangered or threatened by the State only and not listed by the United States Fish and Wildlife Service shall follow the provisions under the Act. Provides that of the remaining appointed members, one member shall be a landowner representing the State's largest general farm organization (in the introduced bill, 2 members).

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


30 ILCS 105/5.886 new
305 ILCS 5/5-5.4h
305 ILCS 5/5C-1 from Ch. 23, par. 5C-1
305 ILCS 5/5C-2 from Ch. 23, par. 5C-2
305 ILCS 5/5C-11 new
Amends the Illinois Public Aid Code. Provides that licensed medically complex for the developmentally disabled facilities (MC/DD) (rather than licensed long-term care facilities for persons under 22 years of age) that serve severely and chronically ill patients (rather than pediatric patients) shall have a specific reimbursement system designed to recognize the characteristics and needs of the patients they serve. Sets forth certain reimbursement rates for MC/DD facilities for date of services starting July 1, 2018. Requires MC/DD facilities to document within each resident's medical record the conditions or services using the minimum data set documentation standards and requirements to qualify for exceptional care reimbursement. Provides that the Department of Healthcare and Family Services shall be responsible for reimbursement calculations and direct payment for services. Imposes an assessment and licensing fee on MC/DD facilities. Creates the Medically Complex for the Developmentally Disabled Provider Fund for the purpose of receiving and disbursing assessment moneys, including making payments to intermediate care facilities for persons with a developmental disability that are also licensed as MC/DD facilities and making payments of any amounts which are reimbursable to the federal government. Makes other changes. Amends the State Finance Act to create the Medically Complex for the Developmentally Disabled Provider Fund. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05295  Rep. Keith R. Wheeler

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<td>Ch. 120, par. 2-201</td>
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Amends the Illinois Income Tax Act. Provides that the research and development applies on a permanent basis. Provides that the credit may be carried forward for a period of 20 years (instead of 5 years). Makes changes concerning the calculation of the credit. Reinstates the training expense credit. Provides that the credit shall be 2.5% of such training expenses. Creates an apprenticeship income tax credit. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the manufacturing and assembling machinery and equipment exemption includes production related tangible personal property. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment applies on a permanent basis. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05296  Rep. Katie Stuart

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<td>230 ILCS 5/26</td>
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<td>720 ILCS 5/28-1</td>
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Amends the Illinois Horse Racing Act of 1975. Extends the authorization for advance deposit wagering until December 31, 2021 (from December 31, 2018). Amends the Video Gaming Act. Allows for video gaming by licensed horse racing establishments (facilities operated by an organization licensee whose handle from wagering on Illinois races for 2016 was less than $32,000,000 or by an inter-track wagering location licensee that derives its license from such an organization licensee); makes conforming changes throughout the Video Gaming Act and in the Criminal Code of 2012. Provides that a licensed horse racing establishment that is an organization licensee may operate up to 150 video gaming terminals at its organization licensee location at any time and a licensed horse racing establishment that is an inter-track wagering location licensee may operate up to 5 video gaming terminals at the inter-track wagering location licensee's location or on the premises of the organization licensee with which it is affiliated. The provisions amending the Illinois Horse Racing Act of 1975 are effective immediately.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05297  Rep. John C. D’Amico
605 ILCS 10/10  from Ch. 121, par. 100-10
   Amends the Toll Highway Act. In a Section concerning enforcement, changes "vehicle" to "motor vehicle", and provides that "motor vehicle" does not include trailers.
Feb 16 18  H  Referred to Rules Committee

HB 05298  Rep. Tim Butler
625 ILCS 5/3-808  from Ch. 95 1/2, par. 3-808
   Amends the Illinois Vehicle Code. Provides that special event plates in commemoration of this State's bicentennial shall be valid for the calendar year 2018. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

415 ILCS 5/30  from Ch. 111 1/2, par. 1030
415 ILCS 5/31  from Ch. 111 1/2, par. 1031
   Amends the Enforcement Title of the Environmental Protection Act. Provides that the Environmental Protection Agency shall cause investigations to be made as a result of the Agency's own investigation or knowledge. Provides that in all cases in which an alleged violation may have a continuing effect on the environment, the Agency shall promptly notify the Attorney General and the State's Attorney for the county in which the alleged violation is occurring. Provides that in all cases the Agency shall refer to the Attorney General and the State's Attorney of the county in which the alleged violation occurred information regarding the violation if a violation is continuing to occur or a penalty for past violations may be appropriate. Makes corresponding and other changes. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05300  Rep. David McSweeney
740 ILCS 175/3  from Ch. 127, par. 4103
   Amends the Illinois False Claims Act. Provides that a Section imposing liability for certain acts does not apply to any taxes imposed, collected, or administered by the State of Illinois (instead of to claims, records, or statements made under the Illinois Income Tax Act).
Feb 16 18  H  Referred to Rules Committee

765 ILCS 67/5
   Amends the Installment Sales Contract Act. Excludes from the scope of the term "installment sales contract" a financing arrangement for the transfer of residential real estate that for religious or cultural reasons does not allow for the imposition or collection of interest. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

220 ILCS 5/9-228 new
   Amends the Public Utilities Act. Requires the Illinois Commerce Commission to conduct at least one workshop and issue a report concerning how the State can continue to encourage electric utilities in their efforts regarding the evaluation of emerging technologies, products, and services associated with the provision of electric service to provide their customers with reliable, efficient, and safe electric service. Provides for repeal of the provisions on January 1, 2020. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
HB 05303

(Sen. Bill Cunningham-John F. Curran)

55 ILCS 5/3-7011 from Ch. 34, par. 3-7011

Amends the Cook County Sheriff’s Merit Board Division of the Counties Code. Limits provisions regarding disciplinary measures prescribed by the Cook County Sheriff’s Merit Board that may be taken by the sheriff to termination (rather than any disciplinary measures not exceeding 30 days). Provides that all disciplinary measures other than termination must be taken in accordance with any applicable collective bargaining agreement and provisions of the Code concerning removal, demotion, or suspension. Effective immediately.

House Floor Amendment No. 1

Adds reference to:

55 ILCS 5/3-7012 from Ch. 34, par. 3-7012

Adds reference to:

55 ILCS 5/3-7018 new

Replaces everything after the enacting clause. Amends the Cook County Sheriff’s Merit Board Division of the Counties Code. In provisions regarding disciplinary measures prescribed by the Cook County Sheriff’s Merit Board that may be taken by the sheriff, provides that the sheriff may take any disciplinary measure for a reasonable period for all discipline less than termination (rather than for a reasonable period, not exceeding 30 days) without complying with specified provisions. Provides that deputy sheriffs and employees in the County Department of Corrections may not be removed (rather than removed, demoted, or suspended) except for cause, upon written charges filed with the Cook County Sheriff’s Merit Board and a hearing before the Board. Provides that the Cook County Sheriff’s Merit Board shall render decisions concerning removal no later than 90 days following the conclusion of any hearings conducted. Provides that the Cook County Sheriff’s Merit Board may designate hearing officers who have powers and perform functions of the Board. Provides that nothing in the Division shall be used to supplant or undermine an existing agreement or proscribe future agreements achieved by collective bargaining. Provides that the Division does not diminish the rights and protections under the Illinois Public Labor Relations Act. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

55 ILCS 5/3-7018 new

Adds reference to:

55 ILCS 5/3-7002 from Ch. 34, par. 3-7002

Adds reference to:

55 ILCS 5/3-7004 from Ch. 34, par. 3-7004

Adds reference to:

55 ILCS 5/3-7008 from Ch. 34, par. 3-7008

Adds reference to:

55 ILCS 5/3-7007 rep.
HB 05303 (CONTINUED)
Replaces everything after the enacting clause. Amends the Cook County Sheriff's Merit Board Division of the Counties Code. Provides that the Merit Board shall consist of not less than 3 and not more than 7 members (rather than consisting of 7 members), except in specified circumstances. Provides that successors or reappointments to specified Merit Board appointments shall be appointed to hold office for a term ending on the third Monday in March 6 years following the preceding term expiration (rather than successors shall be appointed to hold office from the third Monday in March of the year of their respective appointments for a term of 6 years). Provides that no more than one-half plus one of the members of the Merit Board (rather than 3 members) shall be affiliated with the same political party. Specifies how political affiliation is determined. Provides that the Merit Board is authorized to employ qualified hearing officers who are attorneys licensed to practice law in this State to conduct hearings. Provides that certification for deputy sheriffs may be made at any point prior to appointment and may be made in conjunction with the Sheriff's application process. Removes a requirement for a deputy sheriff in the County Police Department to execute a bond. Provides that discipline prescribed by the Merit Board that may be taken by the Sheriff may include suspension and any other discipline that does not constitute termination or demotion (rather than may include suspension for a reasonable period, not exceeding 30 days) without complying with specified provisions. Provides that the Merit Board shall render its decision no later than 120 days following the conclusion of any hearing concerning removal, demotion, or suspension. Provides that on and after June 1, 2018, for an appointed officer rank subject to hearing under provisions concerning removal, demotion, or suspension that is covered by a collective bargaining agreement, disciplinary measures and the method of review of those measures are subject to mandatory bargaining, including, but not limited to, the use of impartial arbitration as an alternative or supplemental form of due process and any of specified procedures. Provides requirements for the conclusion of a hearing overseen by a hearing officer, duties of hearing officers, and allows the Sheriff or respondent to file exceptions to a hearing officer's recommended order concerning discipline. Repeals language requiring the Merit Board to propose to the County Board the range of compensation for each of the designated ranks or propose a single rate of compensation for each deputy sheriff in a particular rank. Effective immediately.

Aug 17 18  H  Public Act . . . . . . . . 100-0912

HB 05304  Rep. Justin Slaughter
705 ILCS 405/1-7  from Ch. 37, par. 801-7
705 ILCS 405/1-8  from Ch. 37, par. 801-8
705 ILCS 405/5-915
Amends the Juvenile Court Act of 1987. Provides that the minor who is the subject of record, his or her parents, guardian, and counsel shall have the right to inspect and copy law enforcement records maintained by a law enforcement agency or record of municipal ordinance violations maintained by any State, local, or municipal agency that relate to a minor who has been investigated, arrested, or taken into custody before his or her 18th birthday. Provides that public defenders shall have access to these law enforcement and juvenile court records under specified circumstances. Makes changes to the juvenile court and law enforcement juvenile records expungement procedures. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05305  Rep. Justin Slaughter
705 ILCS 405/1-18

Feb 16 18  H  Referred to Rules Committee

HB 05306  Rep. Justin Slaughter
315 ILCS 25/1  from Ch. 67 1/2, par. 91.8
Amends the Urban Community Conservation Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  H  Referred to Rules Committee

HB 05307  Rep. Avery Bourne
775 ILCS 5/7A-102  from Ch. 68, par. 7A-102
Amends the Illinois Human Rights Act. Provides that certain notices in proceedings other than those involving real estate transactions may be sent by electronic mail, if elected by the party.

Feb 16 18  H  Referred to Rules Committee
HB 05308


(Sen. Patricia Van Pelt-Pamela J. Althoff-Mattie Hunter-Napoleon Harris, III-Sue Rezin, Karen McConnaughay, Jacqueline Y. Collins, Elgie R. Sims, Jr., Emil Jones, III, Martin A. Sandoval, Omar Aquino, Thomas Cullerton, Jennifer Bertino-Tarrant, Cristina Castro and Heather A. Steans)

305 ILCS 5/5-4.1 from Ch. 23, par. 5-4.1

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall not require any person committed to the custody of the Department of Corrections who is eligible for medical assistance to pay a fee as a co-payment for services.

House Floor Amendment No. 2

Adds reference to:

730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall not require any person incarcerated in a facility of the Department of Corrections who is eligible for medical assistance under this Article to pay a fee as a co-payment for services. Amends the Unified Code of Corrections. Prohibits the Department of Corrections from requiring committed persons receiving medical or dental treatment or services to pay a fee as a co-payment for such treatment or services (rather than authorizing the Department to require committed persons receiving medical or dental services on a non-emergency basis to pay a co-payment for each medical or dental visit).

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, but with the following change:

Restores a provision that exempts any person committed to any facility operated by the Department of Juvenile Justice from paying a co-payment for medical or dental services.

Senate Floor Amendment No. 2

Deletes reference to:

305 ILCS 5/5-4.1

Deletes reference to:

730 ILCS 5/3-6-2

Adds reference to:

20 ILCS 3930/7.3 new

Adds reference to:

20 ILCS 3930/7.3-2 new

Adds reference to:

20 ILCS 3930/7.3-5 new

Adds reference to:

730 ILCS 5/5-6-3.6

Replaces everything after the enacting clause. Amends the Illinois Criminal Justice Information Act. Provides that within 60 days after the effective date of the bill, the Illinois Criminal Justice Information Authority shall identify geographic areas eligible to be designated by the Safe and Full Coordinating Board as a Safe and Full Employment Zone ("SAFE Zone") and shall send to the Legislative Audit Commission and make publicly available its analysis and development of the SAFE Zones. Provides that the criteria for these SAFE Zones shall be used to prioritize State funding and provide various services throughout the State. Creates the Safe and Full Employment Coordinating Board to develop and implement a plan for designating SAFE Zones. Provides that the design of programs and budget requirements in SAFE Zones shall be developed by local economic growth councils. Amends the Unified Code of Corrections. Provides that the First Time Weapon Offender Program shall be implemented by the Safe and Full Employment Coordinating Board. Makes other changes.

Senate Floor Amendment No. 3

Deletes reference to:

305 ILCS 5/5-4.1

Deletes reference to:

730 ILCS 5/3-6-2

Adds reference to:

20 ILCS 3930/7.3 new

Adds reference to:

20 ILCS 3930/7.3-2 new

20 ILCS 3930/7.3-2 new
HB 05308 (CONTINUED)

Adds reference to:

20 ILCS 3930/7.3-5 new

Adds reference to:

730 ILCS 5/5-6-3.6

Replaces everything after the enacting clause. Amends the Illinois Criminal Justice Information Act. Provides that within 60 days after the effective date of the bill, the Illinois Criminal Justice Information Authority shall identify geographic areas eligible to be designated by the Safe and Full Coordinating Board as a Safe and Full Employment Zone ("SAFE Zone") and shall send to the Legislative Audit Commission and make publicly available its analysis and development of the SAFE Zones. Provides that the criteria for these SAFE Zones shall be used to prioritize State funding and provide various services throughout the State. Creates the Safe and Full Employment Coordinating Board to develop and implement a plan for designating SAFE Zones. Provides that the design of programs and budget requirements in SAFE Zones shall be developed by Local Economic Growth Councils. Amends the Unified Code of Corrections. Provides that the First Time Weapon Offender Program shall be implemented by the Safe and Full Employment Coordinating Board. Makes other changes. Effective immediately.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 05309

Rep. Camille Y. Lilly-Litesa E. Wallace
(Sen. Don Harmon)

New Act

Creates the State Agency and Grantee Bonus Prohibition Act. Provides that no State agency may pay a bonus to its employees. Provides that no entity receiving State grant funds may pay a bonus from grant funds awarded for operational expenses to its employees. Defines terms. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts and modifies the provisions of the introduced bill. Provides that no State agency or hospital shall pay and no employee of a State agency or hospital may receive a bonus as all or part of his or her compensation, including such bonuses as may be received for work on capital projects. Provides that no grantee shall pay and no employee or contract worker of a grantee may receive a bonus paid from grant funds awarded for operational expenses as all or part of his or her compensation, including such bonuses as may be received for work on capital projects. Defines "hospital".

House Floor Amendment No. 2

Modifies the term "employee" as used under the Act to include any person employed in any capacity by a hospital. Specifies that no State agency or hospital shall pay bonuses from State funds, in whole or in part.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 05310

Rep. Camille Y. Lilly

20 ILCS 605/605-1025 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to award grants to local business groups to address and study small business concerns related to a change in the minimum wage. Effective immediately.

House Committee Amendment No. 1

Requires that any report required to be submitted to the General Assembly concerning grants awarded to local business groups must be submitted electronically.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
730 ILCS 5/3-14-1  from Ch. 38, par. 1003-14-1

Amends the Unified Code of Corrections. Provides that 45 days prior to the scheduled discharge of a person committed to the custody of the Department of Corrections, the Department shall give the person: (1) information about obtaining a standard Illinois Identification Card or a limited-term Illinois Identification Card; (2) information about voter registration and may distribute information prepared by the State Board of Elections and may enter into an interagency contract with the State Board of Elections to participate in the automatic voter registration program and be a designated automatic voter registration agency under the Election Code; (3) information about job listings upon discharge from the correctional institution or facility; (4) information about available housing upon discharge from the correctional institution or facility; (5) a directory of elected State officials and of officials elected in the county and municipality, if any, in which the committed person intends to reside upon discharge from the correctional institution or facility; and (6) any other information that the Department of Corrections deems necessary to provide the committed person in order for the committed person to reenter the community and avoid recidivism (currently, the committed person is provided information, if uninsured, about applying for health care coverage including medical assistance under the Illinois Public Aid Code).

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05312  Rep. Jerry Costello, II and Monica Bristow
430 ILCS 65/13.1  from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Deletes existing preemption provisions concerning firearms. Provides that regulation of the ownership and possession of firearms and related items are the exclusive powers and functions of the State. Provides that a local government, including a home rule unit, may not require registration, reporting of the sale or transfer of a firearm, or maintenance of a firearm registry. Provides that any existing or future local ordinances or resolutions imposing any registration requirement on firearms and related items are invalid and void. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05313  Rep. Jerry Costello, II
430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm on any bus, train, or form of transportation paid for in whole or in part with public funds, and any building, real property, and parking area under the control of a public transportation facility paid for in whole or in part with public funds.

Feb 16 18  H  Referred to Rules Committee

HB 05314  Rep. Jerry Costello, II
720 ILCS 5/12-7.1  from Ch. 38, par. 12-7.1
720 ILCS 5/21-3  from Ch. 38, par. 21-3

Amends the Criminal Code of 2012. Creates the offense of aggravated criminal trespass to real property. Provides that a person commits the offense when he or she knowingly enters upon the land of another without permission of the owner or occupant with the intent to take any game species regulated under the Wildlife Code. Provides that a violation is a Class A misdemeanor. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05315  Rep. Jerry Costello, II
625 ILCS 5/11-204.1  from Ch. 95 1/2, par. 11-204.1

Amends the Illinois Vehicle Code. Provides that it is aggravated fleeing or attempting to eluding a peace officer if the person causes death to another individual as a result of the fleeing or attempted eluding. If death is caused to a person other than a peace officer or first responder, the penalty is a Class 2 felony and if death is caused to a peace officer or first responder, the penalty is a Class 1 felony.

Feb 16 18  H  Referred to Rules Committee
HB 05316  Rep. Jerry Costello, II

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment is exempt from the Acts' automatic sunset provisions. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05317  Rep. Jerry Costello, II
(Sen. Napoleon Harris, III)

520 ILCS 5/2.36a  from Ch. 61, par. 2.36a

Amends the Wildlife Code. Raises the fair market value or replacement cost of various species protected by the Act. Provides that a person who possesses whitetail antlered deer, in whole or in part, captured or killed in violation of the Act, shall pay restitution to the Department of Natural Resources in the amount of $1,000 per whitetail antlered deer and an additional $500 per antler point, for each whitetail antlered deer with at least 8 but not more than 10 antler points. Provides that for whitetail antlered deer with 11 or more antler points, restitution of $1,000 shall be paid to the Department per whitehead antlered deer plus $750 per antler point. Defines "point". Effective immediately.
House Floor Amendment No. 1

Makes a technical change.
Aug 19 18  H  Public Act . . . . . . . . . 100-0960

HB 05318  Rep. Jerry Costello, II

Feb 16 18  H  Referred to Rules Committee

HB 05319  Rep. Jerry Costello, II

Feb 16 18  H  Referred to Rules Committee

HB 05320  Rep. Jerry Costello, II

Feb 16 18  H  Referred to Rules Committee

HB 05321  Rep. Jerry Costello, II

Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY19 ordinary and contingent expenses. Effective July 1, 2018.
Feb 16 18  H  Referred to Rules Committee

HB 05322  Rep. Jerry Costello, II

Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY19 ordinary and contingent expenses. Effective July 1, 2018.
Feb 16 18  H  Referred to Rules Committee

HB 05323  Rep. Jerry Costello, II

New Act

Creates the Jobs Creation Finance Act. Provides that municipalities may designate job creation areas. Provides that businesses that undertake job creation projects in those designated areas are eligible for certain tax incentives. Provides that municipalities may issue bonds in connection with those projects. Contains provisions concerning public hearings. Contains numerous other provisions. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
HB 05324  Rep. Jerry Costello, II
625 ILCS 5/11-1426.1
Amends the Illinois Vehicle Code. Provides that if the operation of a non-highway vehicle is authorized under a certain provision in the Code, the vehicle may be operated only on streets where the posted speed limit is 55 miles per hour or less (rather than 35 miles per hour or less).
Feb 16 18  H Referred to Rules Committee

HB 05325  Rep. Jerry Costello, II and Monica Bristow
625 ILCS 5/3-699.14
Amends the Illinois Vehicle Code to allow for the issuance of In God We Trust special license plate decals by the Illinois Department of Veterans' Affairs. Provides for the original and renewal fees and fee distribution for the In God We Trust decals issued by the Illinois Department of Veterans' Affairs.
Feb 16 18  H Referred to Rules Committee

HB 05326  Rep. Jerry Costello, II
65 ILCS 5/1-2-1.7 new
Amends the Illinois Municipal Code. Provides that the corporate authorities of a non-home rule municipality may adopt a crime-free rental housing ordinance for the purpose of reducing crime, including drugs and gang-related activities, in residential areas. Provides that the municipality's police department or other municipal employees may administer and enforce the ordinance. Provides that the ordinance may include, but is not limited to: (1) a requirement for a valid residential rental license; (2) a requirement that the owner submit to a public safety and crime prevention inspection and attend a training program or seminar concerning crime prevention; (3) a requirement for leases to include a provision or an addendum that prohibits a tenant, a tenant's family member, or a guest of the tenant from engaging in criminal activity on the property, including providing that the violation of this provision permits a landlord to initiate eviction proceeding; (4) a requirement to conduct background checks on prospective tenants or current tenants before renewing a lease; (5) a requirement to submit to periodic inspections of the rental property; and (6) penalties for violating the ordinance. Provides that the provisions of a crime-free rental housing ordinance may not be waived or modified in a lease or separate agreement. Provides that a crime-free rental housing ordinance does not apply to a facility licensed or inspected by the State or federal government, but that the ordinance does apply to mobile home parks. Effective immediately.
Feb 16 18  H Referred to Rules Committee

HB 05327  Rep. Jerry Costello, II
625 ILCS 5/13-100.1
Amends the Illinois Vehicle Code. Removes St. Clair County and Monroe County from the areas where the Department of Transportation shall be reimbursed for the training, equipment, recordkeeping, and conducting of diesel powered emission inspections. Removes the prohibition against St. Clair County and Monroe County from conducting a diesel emission inspection program that does not meet or exceed the standards of the diesel emission inspection provisions under the Code. Effective July 1, 2018.
Feb 16 18  H Referred to Rules Committee
HB 05328  Rep. Jerry Costello, II and Monica Bristow

720 ILCS 510/1.1 new
720 ILCS 510/1.2 new
720 ILCS 510/2 from Ch. 38, par. 81-22
720 ILCS 510/5 from Ch. 38, par. 81-25
720 ILCS 510/10 from Ch. 38, par. 81-30
720 ILCS 510/11.2 new
720 ILCS 510/11.3 new
720 ILCS 510/11.4 new
720 ILCS 510/11.5 new
720 ILCS 510/14 from Ch. 38, par. 81-34

Amends the Illinois Abortion Law of 1975. Provides that except in the case of a medical emergency, no physician or person shall knowingly perform, induce, or attempt to perform an abortion upon a pregnant woman when the probable gestational age of her unborn child has been determined to be at least 20 weeks. Provides that a woman upon whom an abortion in violation of the Act is performed or induced may not be prosecuted under the Act for a conspiracy to violate the 20 week requirement. Provides that the woman, the father of the unborn child if married to the mother at the time she receives an abortion in violation of the Act, or, if the mother has not attained the age of 18 years at the time of the abortion, or both, the maternal grandparents of the unborn child, may in a civil action obtain appropriate relief, unless the pregnancy resulted from the plaintiff's criminal conduct or, if brought by the maternal grandparents, the maternal grandparents consented to the abortion. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall be subject to immediate revocation of its license by the Department of Public Health. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall lose all State funding for 2 years and shall reimburse the State for moneys or grants received from the State by the medical facility for the fiscal year in which the abortion in violation of the Act was performed.

Feb 16 18  H  Referred to Rules Committee

HB 05329  Rep. Jerry Costello, II

430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Lowers the age in which a person may apply for a Firearm Owner's Identification Card without parental or legal guardian consent from 21 years of age to 18 years of age. Provides that an applicant who is 18 (rather than 21) years of age or older seeking a religious exemption to the photograph requirement must furnish with the application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029.

Feb 16 18  H  Referred to Rules Committee

HB 05330  Rep. Jerry Costello, II

430 ILCS 66/30

Amends the Firearm Concealed Carry Act. Provides that an application for a concealed carry license shall contain the applicant's valid driver's license number, valid state identification card number, or valid United States Military identification card number.

Feb 16 18  H  Referred to Rules Committee

HB 05331  Rep. Jerry Costello, II

520 ILCS 5/2.11 from Ch. 61, par. 2.11
520 ILCS 5/2.26 from Ch. 61, par. 2.26
520 ILCS 5/2.33 from Ch. 61, par. 2.33
520 ILCS 5/2.34 from Ch. 61, par. 2.34

Amends the Wildlife Code. Provides in various provisions an exemption to carry a firearm on Department of Natural Resources property in accordance with the Firearm Concealed Carry Act.

Feb 16 18  H  Referred to Rules Committee
HB 05332
New Act
Creates the Healthy Food Program Development Act. Provides that the Department of Agriculture may coordinate with the Department of Commerce and Economic Opportunity to establish a Healthy Food Development Program to expand access to healthy foods in eligible areas in the State by providing assistance to grocery stores, corner stores, farmers markets, and other small food retailers. Provides that the benefits provided shall be awarded to grocery stores, corner stores, farmers markets, and other small food retailers in eligible areas on a competitive basis, with priority given to projects with the greatest potential impact on expanding access to healthy foods in areas that are underserved by retail sales of healthy food in the State. Provides requirements for participation in the program. Provides that the Department shall designate a grocery ambassador to assist retailers of healthy foods in this State by: (1) providing research and data on eligible areas with insufficient grocery access; (2) coordinating with the Department and the Department of Commerce and Economic Opportunity and other relevant State agencies; (3) providing assistance to small grocery retailers in this State, including obtaining and expediting regulatory procedures; and (4) providing other assistance as needed. Provides that the Department, in coordination with the Department of Commerce and Economic Opportunity, shall convene a working group to develop a plan for establishing a commercial distribution system, for fresh produce and healthy foods to corner stores and other small food retailers.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05333
Rep. Sonya M. Harper
20 ILCS 205/205-28 new
Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that on or before December 31, 2019, the Director of Agriculture, or his or her designee, shall prepare a report to be delivered the Chairperson of the Agriculture Committee of the Senate, and the Chairperson of the Agriculture & Conservation Committee of the House of Representatives regarding the Department's accomplishments and future goals in the following areas: facilitating the start-up, modernization, or expansion of livestock operations including beginning and transitioning livestock operations; developing new markets for this State's farmers by providing more fruits, vegetables, meat, grain, and dairy for school children of this State; assisting agricultural businesses to begin or expand, access new markets, or diversify products; developing urban agriculture; facilitating the start-up, modernization, or expansion of other beginning and transitioning farms; sustainable agriculture on farm research and demonstration; and the development or expansion of food hubs and other alternative community-based food distribution systems. Repealed on January 1, 2020.
Feb 16 18 H Referred to Rules Committee

HB 05334
New Act
Creates the Employee Background Fairness Act. Provides that an employer may not refuse to hire an individual and may not discharge an individual because of the individual's criminal history unless the individual has one or more convictions and there is a direct relationship between one of more of an individual's convictions and the specific employment sought. Prohibits retaliation for exercising rights under the Act. Provides that an individual denied or discharged from employment because of his or her criminal history in violation of the Act may recover from the employer in a civil action: (1) damages in the amount of $2,000 or actual damages, whichever is greater; (2) costs and such reasonable attorney fees as may be allowed by the Court; and (3) any other relief as may be appropriate, including punitive damages. Defines terms. Effective immediately.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05335
Rep. Michael J. Zalewski
20 ILCS 2505/2505-805 new
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that, in addition to any other method of payment provided for by law, the Department shall accept payment for any tax imposed by the State and administered by the Department by cryptocurrency. Provides that the Department shall convert such payments to United States dollars at the prevailing rate within 24 hours after receipt of the payment and shall credit the taxpayer's account with the converted dollar amount.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05336  Rep. Litesa E. Wallace

105 ILCS 5/22-85 new

Amends the School Code. Provides that State funds may not be used to fund a non-profit teacher training program that has (i) a 2-year residency requirement for a corps member of Teach for America and (ii) no requirements for formal teacher training prior to admitting an individual into the program. Effective July 1, 2018.

Feb 16 18    H  Referred to Rules Committee

HB 05337  Rep. Litesa E. Wallace

70 ILCS 3605/51.5 new
70 ILCS 3610/8.8 new
70 ILCS 3615/3A.19 new
70 ILCS 3615/3B.17 new

Amends the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Provides that no later than 180 days following the effective date of the amendatory Act, any fixed route public transportation services provided by, or under grant or purchase of service contracts of, the Chicago Transit Board, a local Mass Transit District, the Suburban Bus Board, or the Commuter Rail Board must be provided without charge for 30 days to an individual who resides in the area of the Boards or Districts who was issued an emergency or plenary order of protection. Provides that the Boards and Districts must prescribe conditions of the program, including the information an individual must provide to determine eligibility.

Feb 16 18    H  Referred to Rules Committee

HB 05338  Rep. Carol Ammons

305 ILCS 5/1-5 from Ch. 23, par. 1-5


Feb 16 18    H  Referred to Rules Committee

HB 05339  Rep. Carol Ammons

Appropriates specified amounts to the Board of Trustees of the University of Illinois from various funds. Effective July 1, 2018.

Feb 16 18    H  Referred to Rules Committee
Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act.

Deletes language providing that all notices sent to a person involved in administrative adjudications, hearings, and final orders shall state that failure to satisfy any fine or penalty shall result in the Secretary of State suspending his or her driving privileges, vehicle registration, or both. Deletes language providing that the Secretary is authorized to cancel a license or permit for failure to pay any fines, civil penalties owed to the Illinois Commerce Commission, or taxes or being a convicted sex offender. Provides that a person whose driver's license was cancelled due to a sex offense conviction shall have his or her driver's license reinstated. Deletes language providing that the reporting requirements for public officials to the Secretary shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Deletes language providing that the Secretary is authorized to suspend or revoke the driving privileges of a person without preliminary hearing for specific adjudications or violations. Provides that the Secretary is authorized to suspend or revoke the driving privileges of a person for specific violations. Provides that a person whose driver's license was suspended or revoked under certain circumstances shall have his or her driving privileges reinstated. Deletes language providing that the owner of a registered vehicle that has failed to pay any fine or penalty due and owing as a result of 10 or more violations shall have his or her driving privileges suspended. Repeals provisions providing the suspension of a driver's license of a person convicted of theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective immediately.

May 01 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05341

(Sen. Don Harmon-Jacqueline Y. Collins, David Koehler-Steve Stadelman-Iris Y. Martinez, Daniel Biss, Omar Aquino, Patricia Van Pelt, Antonio Muñoz-Mattie Hunter, Toi W. Hutchinson and Elgie R. Sims, Jr.)

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that notwithstanding any other provision of law, the court shall not deny a sealing or expungement petition because the petitioner has not satisfied an outstanding financial obligation established, imposed, or originated by a court, law enforcement agency, or a municipal, State, county, or other unit of local government, including, but not limited to, any cost, assessment, fine, or fee. Makes changes to the definition of "terminate". Effective immediately.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that an outstanding legal financial obligation does not include any court ordered restitution to a victim under the Unified Code of Corrections, unless the restitution has been converted to a civil judgment. Provides that nothing in the prohibition for denying a petition to seal due to an outstanding legal financial obligation waives, rescinds, or abrogates a legal financial obligation or otherwise eliminates or affects the right of the holder of any financial obligation to pursue collection under applicable federal, State, or local law (in the introduced bill, nothing in the provision eliminates the right of the holder of those financial obligations to pursue collection under federal, State, or local law). Provides that upon motion, the court may order that a sealed judgment or other court record necessary to demonstrate the amount of any legal financial obligation due and owing be made available for the limited purpose of collecting any legal financial obligations owed by the petitioner that were established, imposed, or originated in the criminal proceeding for which those records have been sealed or expunged. Provides that records shall be immediately re-impounded upon the collection of the outstanding financial obligations. Provides that notwithstanding any other provision, a circuit court clerk may access a sealed or expunged record for the limited purpose of collecting payment for any legal financial obligations that were established, imposed, or originated in the criminal proceedings for which those records have been sealed or expunged. Effective immediately.

House Floor Amendment No. 4

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that an outstanding legal financial obligation does not include any court ordered restitution to a victim under the Unified Code of Corrections, unless the restitution has been converted to a civil judgment. Provides that nothing in the prohibition for denying a petition to seal due to an outstanding legal financial obligation waives, rescinds, or abrogates a legal financial obligation or otherwise eliminates or affects the right of the holder of any financial obligation to pursue collection under applicable federal, State, or local law (in the introduced bill, nothing in the provision eliminates the right of the holder of those financial obligations to pursue collection under federal, State, or local law). Provides that upon motion, the court may order that a sealed judgment or other court record necessary to demonstrate the amount of any legal financial obligation due and owing be made available for the limited purpose of collecting any legal financial obligations owed by the petitioner that were established, imposed, or originated in the criminal proceeding for which those records have been sealed. Provides that records shall be immediately re-impounded upon the collection of the outstanding financial obligations. Provides that notwithstanding any other provision, a circuit court clerk may access a sealed record for the limited purpose of collecting payment for any legal financial obligations that were established, imposed, or originated in the criminal proceedings for which those records have been sealed. Effective immediately.

Aug 10 18 H Public Act 100-0776
HB 05342  Rep. Robert Martwick
(Sen. John G. Mulroe)

40 ILCS 5/6-106 from Ch. 108 1/2, par. 6-106
40 ILCS 5/6-109 from Ch. 108 1/2, par. 6-109
40 ILCS 5/6-111 from Ch. 108 1/2, par. 6-111
40 ILCS 5/6-230 new
30 ILCS 805/8.42 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Authorizes a person to participate in the Chicago Firefighter Article if he or she (1) is or was employed and receiving a salary as a fireman, (2) has at least 5 years of service under the Chicago Firefighter Article, (3) is employed in a position covered under a specified provision of the Chicago Municipal Article relating to aldermen and members of the city council, (4) made an election under the Chicago Municipal Article to not receive service credit or be a participant under that Article, and (5) made an election to participate under the Chicago Firefighter Article. Provides that for such a person, "salary" means the lesser of (i) the salary associated with the highest career service rank under the Chicago Firefighter Article or (ii) the actual salary received by that person for service under a specified provision of the Chicago Municipal Article relating to aldermen and members of the city council. Provides that for the purposes of determining employee and employer contributions, the employee and employer shall be responsible for any and all contributions otherwise required if the person was employed as a fireman. Makes conforming changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Nov 30 18  H  Public Act . . . . . . . . 100-1144

HB 05343  Rep. Camille Y. Lilly and Nicholas K Smith

New Act
105 ILCS 5/2-3.28 from Ch. 122, par. 2-3.28
105 ILCS 5/18-8.15
30 ILCS 805/8.42 new

Creates the Education Prioritization Act. Beginning with fiscal year 2019, requires the General Assembly to appropriate for the evidence-based funding formula under the School Code an amount that is equal to or exceeds the sum of: (i) the total amount appropriated for the evidence-based funding formula during the fiscal year immediately preceding the fiscal year for which the appropriation is being made; and (ii) 51% of total new general funds available for spending from estimated growth in revenues and funds available because of budgeted program growth and decline in the fiscal year for which the appropriation is being made; but in no event shall the sum be less than a certain percentage required under the Act. Requires a continuing appropriation if the General Assembly fails to make sufficient appropriations to fund the evidence-based funding formula. Amends the School Code to make changes concerning a system for accounting for revenues and expenditures and evidence-based funding. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


( )

20 ILCS 2805/3 from Ch. 126 1/2, par. 68

Amends the Department of Veterans' Affairs Act. Provides that the Department of Veterans' Affairs shall establish a field office in each Legislative District (rather than such field offices as it shall find necessary to enable it to perform its duties).

May 30 18  S  Placed on Calendar Order of First Reading May 31, 2018

HB 05345  Rep. Camille Y. Lilly

110 ILCS 330/3.5 new
110 ILCS 330/10.5 new

Amends the University of Illinois Hospital Act. Provides that notwithstanding any other provision of law, each hospital shall provide health insurance to all of its workforce.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05346  Rep. Camille Y. Lilly

Appropriates $10,000,000 to the Illinois State Board of Education for after-school art programs and $10,000,000 to the Illinois Arts Council for community art programs. Effective July 1, 2018.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 05347  Rep. Marcus C. Evans, Jr.-Kelly M. Cassidy-Jehan Gordon-Booth, Margo McDermed and Deb Conroy

325 ILCS 20/3.5 new

Amends the Early Intervention Services System Act. Requires the Department of Human Services and the Illinois State Board of Education to jointly develop and implement a State policy under which parents of children with disabilities who previously received early intervention services under the Act may choose the continuation of those services until such children reach the age of 5 or enter, or are eligible under State law to enter, kindergarten. Provides that implementation of the new policy shall be contingent on the Department (i) holding public hearings as provided under the Act and (ii) complying with all applicable federal requirements. Effective January 1, 2019.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


225 ILCS 427/5
225 ILCS 427/10
225 ILCS 427/15
225 ILCS 427/25
225 ILCS 427/30
225 ILCS 427/50
225 ILCS 427/55
225 ILCS 427/60
225 ILCS 427/70
225 ILCS 427/75
225 ILCS 427/85
225 ILCS 427/90
225 ILCS 427/92
225 ILCS 427/155
225 ILCS 427/165
225 ILCS 427/42 rep.

Amends the Community Association Manager Licensing and Disciplinary Act. Removes references to a "supervising community association manager" throughout the Act. Limits licensure of a community association manager to an individual instead of also a corporation, partnership, limited liability company, or other local entity. Makes conforming changes throughout the Act. Defines "designated community association manager". Makes changes to provisions concerning when a license is required, the Community Association Manager Licensing and Disciplinary Board, the powers and duties of the Department of Financial and Professional Regulation, a community association management firm, fidelity insurance, license renewal and restoration, and grounds for discipline. Repeals provisions concerning qualifications for licensure as a supervising community association manager. Makes other changes. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Income Tax Act. Provides that the Department of Revenue, with the assistance of the Department of Commerce and Economic Opportunity, shall examine the investment credit and the research and development credit to determine the impact that each of these credits has on the creation and retention of jobs, and report its findings to the Governor and the General Assembly on or before December 1, 2019. Provides that the Department of Revenue, with the assistance of the Department of Commerce and Economic Opportunity, shall examine each credit against a tax imposed under the Illinois Income Tax Act on and after the effective date of this amendatory Act to determine the impact that each credit has on the creation and retention of jobs, including, but not limited to, any stated job creation goals, and report its findings for each credit to the Governor and the General Assembly on or before 3 years after the effective date of the credit in question, and on or before every 3 years thereafter. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but adds provisions requiring the Department of Revenue, with the assistance of the Department of Commerce and Economic Opportunity, to prepare a report including specified information concerning the credits under subsections (e) and (k) of Section 201 of the Illinois Income Tax Act. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Revenue)

This bill would have no impact on State tax revenues. The bill, as amended, initially requires a thorough evaluation of the investment and research & development tax credits, and the drafting of a final report by December 1, 2019. Thereafter, the Department is tasked with an evaluation of tax credits every third year. These responsibilities can be managed with existing staff: and therefore, the operational impact on the Department of Revenue will be minimal.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

Amends the General Provisions and State Employees Articles of the Illinois Pension Code. Provides that the alternative retirement annuity under the State Employees Article applies to a conservation police officer subject to the Tier 2 provisions. Provides that a conservation police officer subject to the Tier 2 provisions may convert up to 8 years of service credit established before the effective date of the amendatory Act as a conservation police officer under the State Employees Article into eligible creditable service by filing a written election with the Board under that Article, accompanied by a specified payment. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Omar Aquino-Patricia Van Pelt, Kimberly A. Lightford-Michael E. Hastings, Linda Holmes-Jacqueline Y. Collins, Laura M. Murphy and Cristina Castro)

Amends the Illinois Insurance Code. In provisions concerning coverage for telehealth services, provides that if an individual or group policy of accident or health insurance provides coverage for telehealth services, it must provide coverage for licensed dietitians, nutritionists, and diabetes educators who counsel senior diabetes patients in the patients' homes to remove the hurdle of transportation for patients to receive treatment. Amends the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services may authorize licensed dietitians, nutritionists, and diabetes educators who counsel senior diabetes patients in the patients' homes to remove the hurdle of transportation for patients to receive treatment.

In provisions amending the Illinois Insurance Code concerning requirements if an individual or group policy provides coverage for telehealth, provides that the individual or group policy must provide coverage for licensed dietitians, nutritionists, and diabetes educators who counsel senior diabetes patients in the patients' homes to remove the hurdle of transportation for patients to receive treatment.

Aug 21 18  H  Public Act . . . . . . . . . 100-1009
HB 05352  Rep. Ryan Spain

605 ILCS 5/111.2 new

Amends the Illinois Highway Code. Provides that mowing roadside vegetation on the rights-of-way or median of a primary highway, interstate highway, or secondary road between March 15 and August 15 is prohibited. Provides exceptions to the mowing prohibition. Provides that the mowing prohibition shall be enforced by the Department of Transportation and violations of the prohibition will result in various civil penalties to be deposited into the Illinois Habitat Fund. Provides that the Department of Transportation shall adopt rules to implement the new provisions.

Feb 16 18  H  Referred to Rules Committee

HB 05353  Rep. Ryan Spain

30 ILCS 105/5.886 new

35 ILCS 615/3 from Ch. 120, par. 467.18

35 ILCS 640/2-9

220 ILCS 5/13-301.4 new


Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05354  Rep. Michael D. Unes

5 ILCS 140/7.5

215 ILCS 5/457 from Ch. 73, par. 1065.4

720 ILCS 5/17-10.4 new

820 ILCS 305/1 from Ch. 48, par. 138.1

820 ILCS 305/8 from Ch. 48, par. 138.8

820 ILCS 305/8.2

820 ILCS 305/8.2a

820 ILCS 305/19 from Ch. 48, par. 138.19

820 ILCS 305/25.5

820 ILCS 305/29.2

Amends the Workers' Compensation Act. Limits the scope of the term "arising out of and in the course of employment". Makes changes regarding recovery when an employee is travelling. Increases the duration of the period of temporary total incapacity necessary for recovery. Provides that injuries to the shoulder and hip are to be considered to be injuries to the arm and leg, respectfully. Provides for the implementation of a closed formulary for prescription medicine. Provides for electronic claims. Requires the posting of collateral when seeking judicial review. Provides for a penalty for vexatious delay in payment of benefits. Increases criminal penalties for specified unlawful acts. Requires the Workers' Compensation Commission to provide annual reports to the Governor and General Assembly regarding self-insurance. Amends the Freedom of Information Act to exempt certain workers' compensation related information from the scope of that Act. Amends the Criminal Code of 2012 create the offense of workers' compensation fraud and prescribe penalties.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05355  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Department of State Police for the fiscal year beginning July 1, 2018, as follows: General Funds $275,200,200; Other State Funds $363,110,000; Federal Funds $20,000,000; Total $658,310,200.

Feb 16 18  H  Referred to Rules Committee

HB 05356  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 2018, as follows: General Funds $4,341,300; Other State Funds $3,088,326,478; Federal Funds $22,408,045; Total $3,115,075,823.

Feb 16 18  H  Referred to Rules Committee
HB 05357  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Veterans’ Affairs for the fiscal year 
beginning July 1, 2018, as follows: General Funds $69,908,000; Other State Funds $74,851,700; Federal Funds $1,288,800; Total 
$146,048,500.
  Feb 16 18  H  Referred to Rules Committee

HB 05358  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Illinois Arts Council for the fiscal year beginning 
July 1, 2018, as follows: General Funds $8,041,000; Federal Funds $1,000,000; Total $9,041,000.
  Feb 16 18  H  Referred to Rules Committee

HB 05359  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Abraham Lincoln Presidential Library and Museum 
for the fiscal year beginning July 1, 2018, as follows: General Revenue Funds $6,900,000; Other State Funds $5,000,000; Total 
$11,900,000.
  Feb 16 18  H  Referred to Rules Committee

HB 05360  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Governor's Office of Management and Budget for 
the fiscal year beginning July 1, 2018, as follows: General Funds $1,272,700; Other State Funds $500,853,400; Total $502,126,100.
  Feb 16 18  H  Referred to Rules Committee

HB 05361  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Office of the Executive Inspector General for the 
fiscal year beginning July 1, 2018, as follows: General Funds $6,130,900; Other State Funds $1,610,800; Total $7,741,700.
  Feb 16 18  H  Referred to Rules Committee

HB 05362  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Executive Ethics Commission for the fiscal year 
beginning July 1, 2018, as follows: General Funds $6,271,900.
  Feb 16 18  H  Referred to Rules Committee

HB 05363  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Capital Development Board for the fiscal year 
beginning July 1, 2018, as follows: Other State Funds $28,359,400.
  Feb 16 18  H  Referred to Rules Committee

HB 05364  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Civil Service Commission of for the fiscal year 
beginning July 1, 2018, as follows: General Funds $446,200.
  Feb 16 18  H  Referred to Rules Committee

HB 05365  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Coroner Training Board for the fiscal year beginning 
July 1, 2018, as follows: Other State Funds $450,000.
  Feb 16 18  H  Referred to Rules Committee

HB 05366  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Illinois Commerce Commission for the fiscal year 
beginning July 1, 2018, as follows: Other State Funds $54,971,800.
  Feb 16 18  H  Referred to Rules Committee

HB 05367  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Drycleaner Environmental Response Trust Fund 
Council for the fiscal year beginning July 1, 2018, as follows: Other State Funds $3,200,000.
  Feb 16 18  H  Referred to Rules Committee

HB 05368  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Deaf and Hard of Hearing Commission for the fiscal 
year beginning July 1, 2018, as follows: General Funds $650,000; Other State Funds $200,000; Total $850,000.
  Feb 16 18  H  Referred to Rules Committee
HB 05369  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Environmental Protection Agency for the fiscal year beginning July 1, 2018, as follows: Other State Funds $384,519,100; Federal Funds $81,906,200; Total $466,425,300.
Feb 16 18  H  Referred to Rules Committee

HB 05370  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Guardianship and Advocacy Commission for the fiscal year beginning July 1, 2018, as follows: General Funds $9,500,000; Other State Funds $2,400,000; Total $11,900,000.
Feb 16 18  H  Referred to Rules Committee

HB 05371  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Human Rights Commission for the fiscal year beginning July 1, 2018, as follows: General Funds $2,400,000.
Feb 16 18  H  Referred to Rules Committee

HB 05372  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority for the fiscal year beginning July 1, 2018, as follows: General Funds $20,111,600; Other State Funds $10,909,200; Federal Funds $119,600,000; Total $150,620,800.
Feb 16 18  H  Referred to Rules Committee

HB 05373  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Educational Labor Relations Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $1,852,500.
Feb 16 18  H  Referred to Rules Committee

HB 05374  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Illinois Sports Facilities Authority for the fiscal year beginning July 1, 2018, as follows: Other State Funds $63,630,800.
Feb 16 18  H  Referred to Rules Committee

HB 05375  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Illinois Council on Developmental Disabilities for the fiscal year beginning July 1, 2018, as follows: Federal Funds $4,610,400.
Feb 16 18  H  Referred to Rules Committee

HB 05376  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Procurement Policy Board for the fiscal year beginning July 1, 2018, as follows: General Funds $452,700.
Feb 16 18  H  Referred to Rules Committee

HB 05377  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Workers’ Compensation Commission for the fiscal year beginning July 1, 2018, as follows: Other State Funds $30,505,900.
Feb 16 18  H  Referred to Rules Committee

HB 05378  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Illinois Independent Tax Tribunal for the fiscal year beginning July 1, 2018, as follows: General Funds $607,000; Other State Funds $180,300; Total $787,300.
Feb 16 18  H  Referred to Rules Committee

HB 05379  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Illinois Gaming Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $154,288,900.
Feb 16 18  H  Referred to Rules Committee

HB 05380  Rep. Jim Durkin
Makes appropriations for the ordinary and contingent expenses of the Law Enforcement Training Standards Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $24,204,800.
Feb 16 18  H  Referred to Rules Committee
HB 05381  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Metropolitan Pier and Exposition Authority for the fiscal year beginning July 1, 2018, as follows: Other State Funds $207,992,300.
Feb 16 18  H  Referred to Rules Committee

HB 05382  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year beginning July 1, 2018, as follows: General Funds $3,455,700; Other State Funds $347,000; Total $3,802,700.
Feb 16 18  H  Referred to Rules Committee

HB 05383  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Illinois Racing Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $6,497,700.
Feb 16 18  H  Referred to Rules Committee

HB 05384  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Property Tax Appeal Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $5,808,600.
Feb 16 18  H  Referred to Rules Committee

HB 05385  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Southwestern Illinois Development Authority for the fiscal year beginning July 1, 2018, as follows: General Funds $1,391,700.
Feb 16 18  H  Referred to Rules Committee

HB 05386  Rep. Jim Durkin

Makes appropriations for the Illinois State Board of Education and teacher retirement contributions for the fiscal year beginning July 1, 2018, as follows: General Funds $12,516,788,188; Other State Funds $72,248,900; Federal Funds $3,656,453,300; Total $16,245,490,388.
Feb 16 18  H  Referred to Rules Committee

HB 05387  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Illinois Emergency Management Agency for the fiscal year beginning July 1, 2018: General Funds $6,448,500; Other State Funds $46,097,300; Federal Funds $471,250,800; Total $523,796,600.
Feb 16 18  H  Referred to Rules Committee

HB 05388  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the State Employees’ Retirement System, Judges Retirement System and General Assembly Retirement System for the fiscal year beginning July 1, 2018, as follows: General Funds $1,593,226,760.
Feb 16 18  H  Referred to Rules Committee

HB 05389  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Department of Natural Resources for the fiscal year beginning July 1, 2018, as follows: General Revenue Fund $40,000,000; Other State Funds $280,370,231; Federal Funds $28,590,434; Total $348,960,665.
Feb 16 18  H  Referred to Rules Committee

HB 05390  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the State Police Merit Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $3,432,900.
Feb 16 18  H  Referred to Rules Committee

HB 05391  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Office of the State Fire Marshal for the fiscal year beginning July 1, 2018, as follows: Other State Funds $33,471,400; Federal Funds $1,000,000; Total $34,471,400.
Feb 16 18  H  Referred to Rules Committee
HB 05392  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Higher Education and the Illinois Math and Science Academy for the fiscal year beginning July 1, 2018, as follows: General Funds $229,022,200; Other State Funds $4,980,000; Federal Funds $5,500,000; Total $239,502,200.
Feb 16 18  H  Referred to Rules Committee

HB 05393  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Chicago State University for the fiscal year beginning July 1, 2018, as follows: General Funds $32,697,400; Other State Funds $1,907,000; Total $34,604,400.
Feb 16 18  H  Referred to Rules Committee

HB 05394  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Eastern Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $38,678,100; Other State Funds $8,000; Total $38,686,100.
Feb 16 18  H  Referred to Rules Committee

HB 05395  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Governors State University for the fiscal year beginning July 1, 2018, as follows: General Funds $21,656,000.
Feb 16 18  H  Referred to Rules Committee

HB 05396  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northern Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $33,209,000.
Feb 16 18  H  Referred to Rules Committee

HB 05397  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Western Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $46,309,000; Other State Funds $10,000; Total $46,310,700.
Feb 16 18  H  Referred to Rules Committee

HB 05398  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Illinois State University for the fiscal year beginning July 1, 2018, as follows: General Funds $65,004,000; Other State Funds $50,000; Total $65,054,000.
Feb 16 18  H  Referred to Rules Committee

HB 05399  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northern Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $81,983,500; Other State Funds $36,000; Total $82,019,500.
Feb 16 18  H  Referred to Rules Committee

HB 05400  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Southern Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $179,913,800; Other State Funds $1,269,000; Total $181,182,800.
Feb 16 18  H  Referred to Rules Committee

HB 05401  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of the University of Illinois for the fiscal year beginning July 1, 2018, as follows: General Funds $583,005,900; Other State Funds $5,805,700; Total $588,811,600.
Feb 16 18  H  Referred to Rules Committee

HB 05402  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Illinois Community College Board for the fiscal year beginning July 1, 2018, as follows: General Funds $202,715,100; Other State Funds $116,825,000; Federal Funds $43,000,000; Total $362,540,100.
Feb 16 18  H  Referred to Rules Committee

HB 05403  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Illinois Student Assistance Commission for the fiscal year beginning July 1, 2018: General Funds $434,969,900; Other State Funds $10,580,000; Federal Funds $274,753,700; Total $729,303,600.
Feb 16 18  H  Referred to Rules Committee
HB 05404  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the State Universities Retirement System for the fiscal year beginning July 1, 2018, as follows: General Funds $1,414,498,000; Other State Funds $140,000,000; Total $1,554,498,000.
  Feb 16 18  H  Referred to Rules Committee

HB 05405  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the State Universities Civil Service System for the fiscal year beginning July 1, 2018, as follows: General Funds $1,082,200.
  Feb 16 18  Referred to Rules Committee

HB 05406  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Office of the Governor for the fiscal year beginning July 1, 2018, as follows: General Funds $4,582,500; Other State Funds $100,000; Total $4,682,500.
  Feb 16 18  Referred to Rules Committee

HB 05407  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Office of the Lieutenant Governor for the fiscal year beginning July 1, 2018, as follows: General Funds $1,158,600; Other State Funds $47,500; Total $1,206,100.
  Feb 16 18  Referred to Rules Committee

HB 05408  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department on Aging for the fiscal year beginning July 1, 2018: General Funds $933,243,600; Other State Funds $4,745,000; Federal Funds $95,394,200; Total $1,183,527,500.
  Feb 16 18  Referred to Rules Committee

HB 05409  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Juvenile Justice for the fiscal year beginning July 1, 2018, as follows: General Funds $107,040,000; Other State Funds $13,000,000; Total $120,040,000.
  Feb 16 18  Referred to Rules Committee
HB 05415  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Corrections for the fiscal year 
beginning July 1, 2018, as follows: General Funds $1,404,075,100; Other State Funds $91,736,300; Total $1,495,811,400. 
Feb 16 18  H  Referred to Rules Committee

HB 05416  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Employment Security for the fiscal 
year beginning July 1, 2018, as follows: General Funds $21,000,000; Other State Funds $4,000,000; Federal Funds $242,826,700; 
Total $267,826,700. 
Feb 16 18  H  Referred to Rules Committee

HB 05417  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Financial and Professional 
Regulation for the fiscal year beginning July 1, 2018, as follows: Other State Funds $100,420,400. 
Feb 16 18  H  Referred to Rules Committee

HB 05418  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Human Rights for the fiscal year 
beginning July 1, 2018, as follows: General Funds $9,918,900; Other State Funds $600,000; Federal Funds $4,537,800; Total 
$15,056,700. 
Feb 16 18  H  Referred to Rules Committee

HB 05419  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year 
beginning July 1, 2018, as follows: General Funds $3,753,961,600; Other State Funds $784,003,300; Federal Funds $1,723,833,400; 
Total $6,261,798,300. 
Feb 16 18  H  Referred to Rules Committee

HB 05420  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Illinois Power Agency for the fiscal year beginning 
July 1, 2018, as follows: Other State Funds $55,923,100. 
Feb 16 18  H  Referred to Rules Committee

HB 05421  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Insurance for the fiscal year 
beginning July 1, 2018, as follows: Other State Funds $48,671,900. 
Feb 16 18  H  Referred to Rules Committee

HB 05422  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Innovation and Technology for the 
fiscal year beginning July 1, 2018, as follows: Other State Funds $700,000,000. 
Feb 16 18  H  Referred to Rules Committee

HB 05423  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Labor for the fiscal year beginning 
July 1, 2018, as follows: General Funds $6,410,100; Other State Funds $1,436,800; Federal Funds $5,000,000; Total $12,846,900. 
Feb 16 18  H  Referred to Rules Committee

HB 05424  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of the Lottery for the fiscal year 
beginning July 1, 2018, as follows: Other State Funds $1,253,115,700. 
Feb 16 18  H  Referred to Rules Committee

HB 05425  Rep. Jim Durkin
  Makes appropriations for the ordinary and contingent expenses of the Department of Military Affairs for the fiscal year 
beginning July 1, 2018, as follows: General Funds $18,080,000; Other State Funds $6,100,000; Federal Funds $40,410,700; Total 
$64,590,700. 
Feb 16 18  H  Referred to Rules Committee
HB 05426  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Department of Healthcare and Family Services for the fiscal year beginning July 1, 2018, as follows: General Funds $7,874,949,200; Other State Funds $14,934,411,500; Federal Funds $300,000,000; Total $23,109,360,700.

Feb 16 18  H  Referred to Rules Committee

HB 05427  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Department of Public Health for the fiscal year beginning July 1, 2018, as follows: General Funds $112,401,900; Other State Funds $183,695,800; Federal Funds $324,118,700; Total $620,216,400.

Feb 16 18  H  Referred to Rules Committee

HB 05428  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Department of Revenue for the fiscal year beginning July 1, 2018, as follows: General Funds $55,088,700; Other State Funds $847,298,000; Federal Funds $250,000; Total $902,636,700.

Feb 16 18  H  Referred to Rules Committee

HB 05429  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses.

Feb 16 18  H  Referred to Rules Committee

HB 05430  Rep. Jim Durkin-Patricia R. Bellock

Makes appropriations and reappropriations for the fiscal year beginning July 1, 2018. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05431  Rep. Jim Durkin-Patricia R. Bellock

Appropriations and reappropriations for capital projects for the Department of Commerce and Economic Opportunity for the fiscal years beginning July 1, 2018. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05432  Rep. Natalie A. Manley

55 ILCS 5/5-1095.1
65 ILCS 5/11-42-11.05

Amends the Counties Code and Illinois Municipal Code. Provides that a county's or municipality's initial report of its audit findings to CATV operators shall include the complete list of all addresses within the corporate limits of the county or municipality. Limits the scope of provisions concerning franchise fees and service provider fee reviews. Provides that contingent fees paid to auditors, including subcontractors, may not exceed 25% of the net amount recovered, inclusive of interest and penalties. Provides that counties and municipalities shall provide to each CATV operator an updated complete list of addresses within the corporate limits of the county or municipality annually. In addition, the county or municipality shall provide a CATV operator the updated address list within 90 days after the date of a written request by the CATV operator and before a CATV operator's franchise fees or service provider fees are derived. Holds harmless the CATV operator for any franchise fee underpayment if the county or municipality does not provide the updated address list. Makes other changes.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05433  Rep. Fred Crespo-Emanuel Chris Welch

305 ILCS 5/5-30

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to calculate the payout ratios reported by managed care organizations no less frequently than annually and to post these calculations on its website. Provides that the minimum payout ratio shall be 85% and that a managed care organization not meeting the 85% threshold must refund to the State, for each coverage year, an amount equal to the difference between the calculated payout ratio and 85% multiplied by coverage year revenue for that managed care organization. Defines "payment ratio". Requires the Department to exclusively use paid claims data submitted by managed care organizations in establishing managed care capitation rates. Provides that managed care organizations shall not be reimbursed by the State for any costs associated with health insurance fees.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05434  Rep. C.D. Davidsmeyer

410 ILCS 2/1

Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  H  Referred to Rules Committee
HB 05435  Rep. C.D. Davidsmeyer  
765 ILCS 705/1  from Ch. 80, par. 91  
Amends the Landlord and Tenant Act. Makes a technical change in a Section concerning covenants exempting a lessor from liability for damages.  
Feb 16 18  H  Referred to Rules Committee  

HB 05436  Rep. C.D. Davidsmeyer  
20 ILCS 2305/2  from Ch. 111 1/2, par. 22  
Amends the Department of Public Health Act. Makes a technical change in a Section concerning the powers of the Department.  
Feb 16 18  H  Referred to Rules Committee  

HB 05437  Rep. C.D. Davidsmeyer-Avery Bourne-John M. Cabello  
720 ILCS 5/12C-5  was 720 ILCS 5/12-21.6  
Amends the Criminal Code of 2012. Provides that a woman commits endangering the life or health of a child when she gives birth to a newborn infant who is born with fetal alcohol syndrome or fetal alcohol effects or who is a newborn infant whose blood, urine, or meconium contains any amount of a controlled substance as defined in the Illinois Controlled Substances Act or a metabolite of a controlled substance, with the exception of a controlled substance or metabolite of a controlled substance whose presence in the newborn infant is the result of medical treatment administered to the mother or the newborn infant. Provides that a first offense is a Class A misdemeanor and a second or subsequent offense is a Class 4 felony. Provides that a parent, who is found to be in violation with respect to her child, shall be sentenced to mandatory drug or alcohol treatment as ordered by the court. Defines "controlled substance".  
Feb 16 18  H  Referred to Rules Committee  

HB 05438  Rep. C.D. Davidsmeyer  
815 ILCS 122/1-10  
815 ILCS 122/2-5  
Amends the Payday Loan Reform Act. Limits interest on payday loans to an annual percentage rate of 36%. Effective immediately.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee  

HB 05439  Rep. C.D. Davidsmeyer  
25 ILCS 115/1.10 new  
Amends the General Assembly Compensation Act. Provides that if the State has not cut the backlog of unpaid bills by 10% by the end of fiscal year 2018, salaries of the members of the General Assembly shall be cut by 10%. Provides that the percentage by which the backlog of unpaid bills has decreased or increased at the end of the fiscal year shall be certified by the State Comptroller. Provides that the 10% salary decrease shall only apply to members sworn into office on and after the second Wednesday in January of 2019, and shall only take effect during the term for which members are elected. Effective immediately.  
Feb 16 18  H  Referred to Rules Committee  

HB 05440  Rep. Charles Meier-Jerry Costello, II-Michael J. Zalewski-Avery Bourne-Natalie Phelps Finnie and Daniel Swanson  
(Sen. Neil Anderson)  
520 ILCS 5/2.26  from Ch. 61, par. 2.26  
520 ILCS 5/3.1-9  
Amends the Wildlife Code. Provides that the fees for a youth resident and non-resident archery deer permit shall be the same. Provides that a resident or non-resident youth under age 18 (rather than only resident youth) may apply to the Department of Natural Resources for a Youth Hunting License and Youth Trapping License.  
Aug 03 18  H  Public Act . . . . . . . . . . . . . . . 100-0691  

HB 05441  Rep. Joe Sosnowski  
35 ILCS 200/12-10  
Amends the Property Tax Code. Provides that no assessment publication is required of a property if there has been no change in the assessment of that property. Provides that a complete record of all assessments shall be kept by the Supervisor of Assessments and shall be available for inspection upon request. Provides that the Supervisor shall maintain a website of a complete record of assessments if the Supervisor maintains an online database of assessments.  
Feb 16 18  H  Referred to Rules Committee
HB 05442  Rep. Jim Durkin

5 ILCS 120/1.02  from Ch. 102, par. 41.02
720 ILCS 5/9-3.3  from Ch. 38, par. 9-3.3
720 ILCS 570/313  from Ch. 56 1/2, par. 1313
720 ILCS 570/316

Amends the Open Meetings Act. Provides that, for the purposes of the Act, "public body" does not include a Metropolitan Enforcement Group (MEG) Policy Board or drug task force composed or created by any combination of local law enforcement agencies. Amends the Criminal Code of 2012. Provides that a person commits drug-induced homicide when he or she violates delivery of a controlled substance or methamphetamine or a similar law of another jurisdiction, by unlawfully delivering a controlled substance to another, and the injection, inhalation, absorption, or ingestion of any amount of that controlled substance is a contributing cause of the person's death. Amends the Illinois Controlled Substances Act. Provides that controlled substances which are lawfully administered in hospitals or institutions licensed under the Hospital Licensing Act shall be reported under (rather than, exempt from) specified reporting provisions under the Act, and the prescription for the controlled substances ordered and the quantity actually administered (rather than, the reporting requirement only applies for more than a 72-hour supply of a discharge medication to be consumed outside of the hospital or institution). Provides that the information required to be transmitted under the prescription monitoring program must be transmitted not later than the end of the business day on which a controlled substance is dispensed, or at such other time as may be required by the Department of Human Services by administrative rule (rather than, at the end of the next business day on which the controlled substance is dispensed).

Apr 12 18  H  Tabled

HB 05443  Rep. Lindsay Parkhurst

775 ILCS 5/7A-102  from Ch. 68, par. 7A-102

Amends the Illinois Human Rights Act. Deletes language providing that the Department of Human Rights shall stay any administrative proceedings after the filing of a civil action by or on behalf of the aggrieved party under any federal or State law seeking relief with respect to the alleged civil rights violation.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05444  Rep. Lindsay Parkhurst

750 ILCS 5/505  from Ch. 40, par. 505

Amends provisions of the Illinois Marriage and Dissolution of Marriage Act concerning the determination of child support. Provides that, if each parent exercises 73 (rather than 146) or more overnights per year with the child, the basic child support obligation is multiplied by 1.5 to calculate the shared care child support obligation.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05445  Rep. Sheri Jesiel

35 ILCS 200/10-350

Amends the Property Tax Code. Removes a requirement that a fraternal organization must prohibit the use of alcohol on the property to be eligible for the fraternal organization assessment freeze. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05446  Rep. Christine Winger

New Act

5 ILCS 140/7.5

Creates the Crash Report Confidentiality Act. Provides that a public body shall not disclose a crash report, unless requested by (1) an individual who is an involved individual or involved party of the incident; (2) a person who possesses written permission from an involved individual; (3) an educational institution performing a study; (4) the insurance company of an involved individual; (5) a reporter; or (6) a news medium. Provides that the Act applies to all requests for a crash report, including a request made under the Freedom of Information Act. Provides that a law enforcement agency is not liable for actions taken in good faith compliance with the Act. Provides that the Department of State Police shall adopt rules to implement the Act, including rules prescribing procedures for a public body to verify that a person requesting a crash report is entitled to disclosure of the crash report. Makes a corresponding change in the Freedom of Information Act.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05447  Rep. Barbara Flynn Currie
(Sen. William R. Haine)

5 ILCS 80/4.30
5 ILCS 140/7.5
5 ILCS 375/6.11
5 ILCS 382/3-15
10 ILCS 5/1-2 from Ch. 46, par. 1-2
10 ILCS 5/1A-8 from Ch. 46, par. 1A-8
10 ILCS 5/1A-16
10 ILCS 5/2A-30 from Ch. 46, par. 2A-30
10 ILCS 5/3-5 from Ch. 46, par. 3-5
10 ILCS 5/12-5 from Ch. 46, par. 12-5
10 ILCS 5/21-2 from Ch. 46, par. 21-2
10 ILCS 5/28-7 from Ch. 46, par. 28-7
15 ILCS 505/16.5
20 ILCS 415/17 from Ch. 127, par. 63b117
20 ILCS 505/5 from Ch. 23, par. 5005
20 ILCS 505/35.7
20 ILCS 605/605-1020
20 ILCS 630/17
20 ILCS 690/2 from Ch. 5, par. 2252
20 ILCS 805/805-45
20 ILCS 1305/1-17
20 ILCS 1305/1-65
20 ILCS 1305/1-70
20 ILCS 1705/15.4
20 ILCS 2105/2105-15
20 ILCS 2105/2105-207
20 ILCS 2310/2310-676
20 ILCS 2405/3 from Ch. 23, par. 3434
20 ILCS 2407/55
20 ILCS 2630/5.2
20 ILCS 2805/20
20 ILCS 3305/5 from Ch. 127, par. 1055
20 ILCS 3305/7 from Ch. 127, par. 1057
20 ILCS 3425/5.1 from Ch. 128, par. 16.1
20 ILCS 3430/1 from Ch. 123, par. 52
20 ILCS 3475/20
20 ILCS 3855/1-60
20 ILCS 3855/1-75
20 ILCS 3903/15
30 ILCS 105/5.875
30 ILCS 105/5.877
30 ILCS 105/5.878
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30 ILCS 105/5.879
30 ILCS 105/5.880
30 ILCS 105/5.881
30 ILCS 105/5.882
30 ILCS 105/5.883
30 ILCS 105/5.884
30 ILCS 105/6z-102
30 ILCS 105/6z-103
30 ILCS 105/6z-104
30 ILCS 105/8.3 from Ch. 127, par. 144.3
30 ILCS 105/8.12 from Ch. 127, par. 144.12
30 ILCS 105/8g
30 ILCS 105/13.2 from Ch. 127, par. 149.2
30 ILCS 330/2.5
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 500/15-25
30 ILCS 500/45-45
30 ILCS 500/45-57
30 ILCS 525/1 from Ch. 85, par. 1601
30 ILCS 540/7 from Ch. 127, par. 132.407
30 ILCS 575/8g
30 ILCS 575/8j
30 ILCS 708/45
30 ILCS 740/2-3 from Ch. 111 2/3, par. 663
30 ILCS 750/9-3 from Ch. 127, par. 2709-3
30 ILCS 805/8.41
35 ILCS 5/220
35 ILCS 5/704A
35 ILCS 5/901 from Ch. 120, par. 9-901
35 ILCS 5/917 from Ch. 120, par. 9-917
35 ILCS 25/10
35 ILCS 105/3-5
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/2 from Ch. 120, par. 439.32
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/2 from Ch. 120, par. 439.102
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-5
35 ILCS 120/2a from Ch. 120, par. 441a
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 200/15-172
35 ILCS 200/21-95
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35 ILCS 200/21-265
35 ILCS 516/205
35 ILCS 625/2
from Ch. 120, par. 1412
40 ILCS 5/1-113.22
from Ch. 108 1/2, par. 3-143
40 ILCS 5/3-143
from Ch. 108 1/2, par. 7-172
40 ILCS 5/7-172
from Ch. 108 1/2, par. 8-251
40 ILCS 5/8-251
from Ch. 108 1/2, par. 11-223.1
40 ILCS 5/11-223.1
from Ch. 108 1/2, par. 11-230
40 ILCS 5/11-230
from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-158
50 ILCS 50/15
50 ILCS 705/7
from Ch. 85, par. 507
55 ILCS 5/4-5001
from Ch. 34, par. 4-5001
55 ILCS 5/5-1069.3
65 ILCS 5/5-3-1
from Ch. 24, par. 5-3-1
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/10-2.1-4
from Ch. 24, par. 10-2.1-4
65 ILCS 5/10-4-2
from Ch. 24, par. 10-4-2
65 ILCS 5/10-4-2.3
65 ILCS 5/11-74.4-3.5
70 ILCS 210/13
from Ch. 85, par. 1233
70 ILCS 3610/8
from Ch. 111 2/3, par. 358
70 ILCS 3615/2.02
from Ch. 111 2/3, par. 702.02
70 ILCS 3615/2.06
from Ch. 111 2/3, par. 702.06
70 ILCS 3615/2.21
from Ch. 111 2/3, par. 702.21
70 ILCS 3720/4
from Ch. 111 2/3, par. 254
105 ILCS 5/2-3.162
105 ILCS 5/2-3.170
105 ILCS 5/2-3.171
105 ILCS 5/2-3.172
105 ILCS 5/3-14.23
from Ch. 122, par. 3-14.23
105 ILCS 5/10-17a
from Ch. 122, par. 10-17a
105 ILCS 5/10-20.60
105 ILCS 5/10-20.61
105 ILCS 5/10-20.62
105 ILCS 5/10-20.63
105 ILCS 5/10-20.64
105 ILCS 5/10-20.65
105 ILCS 5/10-20.66
105 ILCS 5/10-22.3f
105 ILCS 5/10-22.6
from Ch. 122, par. 10-22.6
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105 ILCS 5/14-8.02 from Ch. 122, par. 14-8.02
105 ILCS 5/14-8.02a from Ch. 122, par. 14-8.02a
105 ILCS 5/14-13.01 from Ch. 122, par. 14-13.01
105 ILCS 5/17-2A from Ch. 122, par. 17-2A
105 ILCS 5/18-8.05 from Ch. 122, par. 18-12
105 ILCS 5/19-1 from Ch. 122, par. 19-1
105 ILCS 5/21B-20 from Ch. 122, par. 21B-20
105 ILCS 5/21B-25 from Ch. 122, par. 21B-25
105 ILCS 5/21B-30 from Ch. 122, par. 21B-30
105 ILCS 5/21B-45 from Ch. 122, par. 21B-45
105 ILCS 5/22-80 from Ch. 122, par. 22-80
105 ILCS 5/26-1 from Ch. 122, par. 26-1
105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
105 ILCS 5/27A-5 from Ch. 122, par. 27A-5
105 ILCS 5/29-5 from Ch. 122, par. 29-5
105 ILCS 5/32-7.3 from Ch. 122, par. 32-7.3
105 ILCS 5/34-18.53 from Ch. 122, par. 34-18.53
105 ILCS 5/34-18.54 from Ch. 122, par. 34-18.54
105 ILCS 5/34-18.55 from Ch. 122, par. 34-18.55
105 ILCS 5/34-18.56 from Ch. 122, par. 34-18.56
105 ILCS 5/34-18.57 from Ch. 122, par. 34-18.57
105 ILCS 5/34-18.58 from Ch. 122, par. 34-18.58
105 ILCS 5/34-18.59 from Ch. 122, par. 34-18.59
105 ILCS 45/1-20 from Ch. 122, par. 103-20.5
110 ILCS 805/3-20.5 from Ch. 122, par. 205
110 ILCS 975/3 from Ch. 122, par. 975/3
110 ILCS 992/20-50 from Ch. 122, par. 992/20-50
205 ILCS 5/5 from Ch. 17, par. 311
205 ILCS 5/48.3 from Ch. 17, par. 360.2
205 ILCS 205/9012 from Ch. 17, par. 7309-12
205 ILCS 620/2-1 from Ch. 17, par. 1552-1
205 ILCS 635/3-8 from Ch. 17, par. 2323-8
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215 ILCS 5/27.1 from Ch. 73, par. 639.1
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215 ILCS 5/155.57
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215 ILCS 5/400.1
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215 ILCS 5/429
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215 ILCS 5/469
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215 ILCS 5/512.63
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215 ILCS 5/531.03
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215 ILCS 5/1563

215 ILCS 125/5-1
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215 ILCS 130/4003
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220 ILCS 5/13-703
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HB 05447 (CONTINUED)


Aug 14 18       H       Public Act . . . . . . . . 100-0863

HB 05448
Rep. Robert W. Pritchard

35 ILCS 105/8a new

Amends the Use Tax Act. Provides that retailers that have more than $100,000 in gross sales to Illinois purchasers in the previous year and do not collect the tax under the Act must do the following: (1) provide a notice to each Illinois purchaser that the tax under the Act is due on purchases that are not tax exempt and that the State requires the Illinois purchaser to file a return under the Act; (2) provide a notice to each Illinois purchaser who purchases more than $500 worth of goods in a year containing specific information about purchases that may result in Illinois use tax liability; and (3) file an annual report with the Department of Revenue showing the total amount paid for purchases by those Illinois purchasers during the preceding calendar year. Requires retailers to include transactional notices at checkout. Sets forth penalties for failure to submit those notices and reports. Provides that the term "Illinois purchaser" means a purchaser (i) with a billing address in this State or (ii) who makes a purchase for delivery to an address in this State. Effective immediately.

Apr 13 18       H       Rule 19(a) / Re-referred to Rules Committee

HB 05449
Rep. Norine K. Hammond

815 ILCS 505/1 from Ch. 121 1/2, par. 261

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section concerning definitions.

Feb 16 18       H       Referred to Rules Committee

HB 05450
Rep. Norine K. Hammond

110 ILCS 205/3 from Ch. 144, par. 183

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning terms.

Feb 16 18       H       Referred to Rules Committee

HB 05451
Rep. Norine K. Hammond

110 ILCS 690/35-10

Amends the Western Illinois University Law. Makes a technical change in a Section concerning creating the Board of Trustees.

Feb 16 18       H       Referred to Rules Committee

HB 05452
Rep. Norine K. Hammond

505 ILCS 35/1-2 from Ch. 5, par. 2401-2


Feb 16 18       H       Referred to Rules Committee

HB 05453
Rep. Norine K. Hammond

525 ILCS 31/1

Amends the Illinois Natural Areas Stewardship Act. Makes a technical change in a Section concerning the short title.

Feb 16 18       H       Referred to Rules Committee

HB 05454
Rep. Norine K. Hammond

605 ILCS 5/1-101 from Ch. 121, par. 1-101


Feb 16 18       H       Referred to Rules Committee

HB 05455
Rep. Norine K. Hammond

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Feb 16 18       H       Referred to Rules Committee
HB 05456  Rep. Norine K. Hammond
305 ILCS 5/5-1  from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.
Feb 16 18  H  Referred to Rules Committee

HB 05457  Rep. Norine K. Hammond
215 ILCS 5/1  from Ch. 73, par. 613

Feb 16 18  H  Referred to Rules Committee

HB 05458  Rep. Norine K. Hammond
110 ILCS 205/9.28

Amends the Board of Higher Education Act. In the provision governing the graduation incentive grant program, removes the requirement that the Board of Higher Education annually submit to the Governor and the General Assembly a budgetary recommendation for the grants and the requirement that the Board notify applicants that the award of grants is contingent upon the availability of appropriated funds.
Feb 16 18  H  Referred to Rules Committee

HB 05459  Rep. Norine K. Hammond-Patricia R. Bellock and Dave Severin
(Sen. Jil Tracy)
230 ILCS 5/3.31 new
230 ILCS 5/31  from Ch. 8, par. 37-31
230 ILCS 5/33.1  from Ch. 8, par. 37-33.1

Amends the Illinois Horse Racing Act of 1975. The following changes are effective until January 1, 2022: Provides that "Illinois conceived and foaled", as the term applies to a standardbred, includes a standardbred horse whose sire is a qualified Illinois stallion. Provides that semen from a stallion qualified for the Illinois Standardbred Breeders Fund may be transported outside the State. Removes the requirement that for a horse to qualify for an Illinois conceived and foaled race the mare must be in the State at least 30 days before foaling or remain in the State at least 30 days at the time of foaling. Removes the requirement that for a horse to qualify for an Illinois conceived and foaled race the mare must be inseminated within the State and the foal must be dropped in the State. Provides that the Director of Agriculture or his or her authorized agent shall not publish notice announcing disqualification of a stallion or his foals on the basis that the stallion owner, manager, or person associated has knowingly participated in the arrangements for transporting semen from a standardbred stallion registered under the Act out of State. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Provides that the changes made by the amendatory Act apply beginning January 1, 2018 (rather than the effective date of the amendatory Act). Provides that a foal conceived by transported semen (rather than transported fresh semen) may be eligible for Illinois conceived and foaled registration. Effective immediately.
Aug 10 18  H  Public Act . . . . . . . . . 100-0777

HB 05460  Rep. Norine K. Hammond
15 ILCS 505/16.5
110 ILCS 979/45.5 new

Amends the State Treasurer Act and Illinois Prepaid Tuition Act. Provides that, beginning on July 1, 2018, for a designated beneficiary or qualified beneficiary who is a State resident, no contributions toward the College Savings Pool or the purchase of an Illinois prepaid tuition contract may be considered in evaluating the financial situation of the beneficiary or be deemed a financial resource or form of financial aid or assistance to the beneficiary for purposes of determining the eligibility of the beneficiary for any scholarship, grant, or monetary assistance awarded by the Illinois Student Assistance Commission. Provides that contributions toward the College Savings Pool or the purchase of an Illinois prepaid tuition contract may not reduce the amount of any scholarship, grant, or monetary assistance that the beneficiary is eligible to be awarded by the Commission. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
HB 05461 Rep. Chad Hays-Norine K. Hammond
20 ILCS 3105/9.02a from Ch. 127, par. 779.02a
Amends the Capital Development Board Act. Provides that certain administration fees do not apply to institutions of higher education, including public institutions of higher education.
Feb 16 18 H Referred to Rules Committee

HB 05462 Rep. Norine K. Hammond
30 ILCS 500/1-13
30 ILCS 500/1-13.1 new
Amends the Illinois Procurement Code. Re-enacts a provision concerning the applicability of the Code to public institutions of higher education. Extends the repeal of the provision from December 31, 2016 to December 31, 2021. Provides that the Code does not apply to procurements made by or on behalf of public institutions of higher education for goods or services procured through a contract with a vendor approved by the Midwest Higher Education Compact. Effective immediately.
Feb 16 18 H Referred to Rules Committee

HB 05463 Rep. Michelle Mussman-Sara Feigenholtz-Jonathan Carroll
(Sen. David Koehler)
20 ILCS 1705/53 from Ch. 91 1/2, par. 100-53
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that specific to the individual client assessment tool, each individual living in a community integrated living arrangement shall receive an annual client assessment. Provides that the annual client assessment shall be completed using the Health Risk Screening Tool. Provides that beginning January 1, 2019, each individual shall receive his or her annual client assessment via the web-based Health Risk Screening Tool. Provides that the Health Risk Screening Tool shall replace the current paper-based version of the assessment. Provides that the Department of Human Services shall make changes to the Illinois Administrative Code to correspond with this online version of the Health Risk Screening Tool. Effective immediately.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that each individual residing in a community integrated living arrangement shall receive an annual assessment to screen that individual for any health issues or risks. Beginning July 1, 2019, each individual shall receive his or her annual client assessment via a web-based, electronic screening tool. The electronic screening tool shall replace the current paper-based assessment. A provider may make a request, along with justifications, to the Department of Human Services to complete the assessment on paper. Subject to appropriation, the Department may contract with a third-party entity to create and implement the web-based, electronic screening tool. The Department shall make changes to its rules in the Illinois Administrative Code to incorporate a web-based, electronic assessment tool.
Aug 28 18 H Public Act . . . . . . . . . 100-1111

HB 05464 Rep. Sara Feigenholtz-Lou Lang and Laura Fine
215 ILCS 5/370c from Ch. 73, par. 982c
Amends the Illinois Insurance Code. Provides that a group health insurance policy, an individual health policy, a group policy of accident and health insurance, group health benefit plan, qualified health plan that is offered through the health insurance marketplace, small employer group health plan, and large employer group health plan that is amended, delivered, issued, executed, or renewed in this State, or approved for issuance or renewal in this State, on or after the effective date of the amendatory Act, shall provide unlimited benefits for inpatient and outpatient treatment of mental, emotional, nervous, or substance use disorder or conditions at in-network facilities. Provides specified benefits for treatment of mental, emotional, nervous, or substance use disorders or conditions.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (Dept. of Central Management Services)
The fiscal impact to the Department of Central Management Services cannot be determined at this time, due to the complexity of the analysis needed.
Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05465  Rep. Lou Lang

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


Feb 16 18  H  Referred to Rules Committee


625 ILCS 5/11-1426.1

Amends the Illinois Vehicle Code. Provides that a person may operate an all-terrain vehicle or recreational off-highway vehicle on a roadway with a speed limit of 55 miles per hour or less (rather than 35 miles per hour or less) if the roadway is not State highway, federal highway, or within the boundaries of an incorporated area.

House Floor Amendment No. 1

Adds reference to:

625 ILCS 5/1-168.9 new

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) defines "utility terrain vehicle"; (2) changes "all-terrain vehicle or recreational off-highway vehicle" to "utility terrain vehicle"; (3) provides that, subject to other requirements for non-highway vehicles, a utility terrain vehicle may operate on a roadway with a speed limit of 55 miles per hour or less if the roadway is not a State highway or an interstate road (rather than a State highway, federal highway or within the boundaries of an incorporated area) and the utility terrain vehicle is licensed and registered in the county in which the roadway is located; and (4) provides that counties may, at their discretion, license and register such vehicles.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05467  Rep. Reginald Phillips

35 ILCS 200/3-5

35 ILCS 200/3-52 new

Amends the Property Tax Code. Provides that in counties having an appointed county assessor or county supervisor of assessments, the county may change from appointing to electing its county assessor or county supervisor of assessments after a referendum of the voters. Provides for a referendum after adoption of an ordinance by the county board or county board of commissioners or upon the filing of a petition signed by 2% of the registered voters of the county. Provides that upon approval of a referendum: (i) the county assessor or county supervisor of assessments shall be elected at the general election next following the approval of the referendum and at the general election every 4 years thereafter; and (ii) the term of any appointed county assessor or county supervisor of assessments shall end when a successor is elected and qualified. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05468  Rep. Margo McDermed

New Act

20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 new from Ch. 48, par. 39s-2
605 ILCS 5/4-304 new
605 ILCS 5/4-305 new
605 ILCS 5/5-111 new
605 ILCS 5/5-112 new
605 ILCS 5/6-140 new
605 ILCS 5/6-145 new
605 ILCS 5/7-302 new
605 ILCS 5/7-303 new
605 ILCS 10/23.1 new
605 ILCS 10/23.2 new
20 ILCS 3501/801-40
30 ILCS 500/1-10
30 ILCS 740/2-15.3
35 ILCS 200/15-57 new
70 ILCS 3605/52
70 ILCS 3615/3A.16
70 ILCS 3615/3B.15
70 ILCS 3615/4.04 new from Ch. 111 2/3, par. 704.04
625 ILCS 5/3-805 new from Ch. 95 1/2, par. 3-805
630 ILCS 5/15 new
5 ILCS 375/11 new from Ch. 127, par. 531
5 ILCS 375/13.1 new from Ch. 127, par. 533.1
15 ILCS 20/50-5 new from Ch. 124, par. 13
15 ILCS 330/2 new from Ch. 124, par. 22
15 ILCS 335/12 new from Ch. 124, par. 32
20 ILCS 405/405-105 new was 20 ILCS 405/64.1
20 ILCS 2705/2705-575 new was 20 ILCS 2705/49.28
20 ILCS 2705/2705-610 new
30 ILCS 105/5.42 new from Ch. 127, par. 141.42
30 ILCS 105/5e new from Ch. 127, par. 141e
30 ILCS 105/5f new from Ch. 127, par. 141f
30 ILCS 105/5g new from Ch. 127, par. 141g
HB 05468 (CONTINUED)

30 ILCS 105/6c from Ch. 127, par. 142c
30 ILCS 105/6c.1 from Ch. 127, par. 142c.1
30 ILCS 105/6r from Ch. 127, par. 142r
30 ILCS 105/6z-78
30 ILCS 105/8.3 from Ch. 127, par. 144.3
30 ILCS 105/8r
30 ILCS 105/14.1 from Ch. 127, par. 150.1
30 ILCS 210/10.2
30 ILCS 260/3 from Ch. 127, par. 180
30 ILCS 330/2.5
30 ILCS 330/14 from Ch. 127, par. 664
30 ILCS 330/15 from Ch. 127, par. 665
30 ILCS 330/19 from Ch. 127, par. 669
30 ILCS 415/6 from Ch. 127, par. 706
30 ILCS 415/7 from Ch. 127, par. 707
30 ILCS 415/9 from Ch. 127, par. 709
35 ILCS 505/8 from Ch. 120, par. 424
40 ILCS 15/1.2
70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09
430 ILCS 30/11 from Ch. 95 1/2, par. 700-11
605 ILCS 5/3-105 from Ch. 121, par. 3-105
605 ILCS 5/3-105.1 from Ch. 121, par. 3-105.1
605 ILCS 5/4-201.17 from Ch. 121, par. 4-201.17
605 ILCS 5/6-901 from Ch. 121, par. 6-901
605 ILCS 5/6-906 from Ch. 121, par. 6-906
605 ILCS 5/9-113 from Ch. 121, par. 9-113
605 ILCS 5/9-119.5
605 ILCS 10/32.1
605 ILCS 10/35 from Ch. 121, par. 100-35
605 ILCS 127/15
625 ILCS 5/2-119 from Ch. 95 1/2, par. 2-119
625 ILCS 5/3-109 from Ch. 95 1/2, par. 3-109
625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1
625 ILCS 5/11-417
625 ILCS 5/13-116 from Ch. 95 1/2, par. 13-116
625 ILCS 5/15-314 from Ch. 95 1/2, par. 15-314
625 ILCS 5/15-319 from Ch. 95 1/2, par. 15-319
625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105
625 ILCS 5/18b-107 from Ch. 95 1/2, par. 18b-107
30 ILCS 105/5.488 rep.
30 ILCS 750/9-11 rep.
HB 05468 (CONTINUED)

Creates the Innovations for Transportation Infrastructure Act. Adds provisions governing: authorization of project delivery methods; procurement process; proposal selection; project records; contracts; funding and financing; utilization; property acquisition; federal requirements; agency powers; and rulemaking. Makes other changes. Amends the Illinois Highway Code. Directs various governmental bodies to prepare and submit specified reports at stated intervals. Amends the Illinois Finance Authority Act to authorize a revolving loan program and actions for the delivery of public purpose projects on behalf of units of local government. Amends the Illinois Procurement Code. Provides that the Code does not apply to certain contracts entered into on or before December 31, 2022. Amends the Property Tax Code. Provides that certain tax-exempt property that leased to another party for a public purpose project shall remain exempt from taxation. Amends the Downstate Public Transportation Act, the Metropolitan Transit Authority Act, and the Regional Transportation Authority Act. Provides that fixed route public transportation services may (instead of shall) be offered without charge to persons with disabilities. Amends the Regional Transportation Authority Act. Provides that the Authority may establish a line of credit with a bank or other financial institution. Amends the Illinois Vehicle Code. Removes the registration discount for electric motor vehicles. Amends the Public-Private Partnerships for Transportation Act. Provides that potential projects may not move forward if the General Assembly declares by joint resolution that the project is not in the public interest. Changes the name of the Road Fund to the Transportation Mobility Fund. Amends the State Finance Act. Repeals the Port Development Revolving Loan Program.

Apr 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05469

Rep. Tony McCombie-Lindsay Parkhurst

New Act

35 ILCS 5/227 new

Creates the Manufacturing Job Destination Tax Credit Act and amends the Illinois Income Tax Act. Provides for a credit of 25% of the Illinois labor expenditures made by a manufacturing company in order to foster job creation and retention in Illinois. Authorizes the Department of Revenue to award a tax credit to taxpayer-employers who apply for the credit and meet the certain Illinois labor, job training, and apprenticeship requirements. Sets minimum requirements and procedures for certifying a taxpayer as an “accredited manufacturer” and for awarding the credit. Effective January 1, 2019.

Apr 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05470  Rep. Jerry Lee Long

New Act

5 ILCS 140/7.5
720 ILCS 5/17-10.4 new

820 ILCS 305/1  from Ch. 48, par. 138.1
820 ILCS 305/8  from Ch. 48, par. 138.8
820 ILCS 305/8.1b
820 ILCS 305/8.2
820 ILCS 305/8.2a
820 ILCS 305/14  from Ch. 48, par. 138.14
820 ILCS 305/19  from Ch. 48, par. 138.19
820 ILCS 305/25.5
820 ILCS 305/29.2

815 ILCS 705/2  from Ch. 121 1/2, par. 1702
815 ILCS 705/44  from Ch. 121 1/2, par. 1744
815 ILCS 705/4 rep.
815 ILCS 705/5 rep.
815 ILCS 705/6 rep.
815 ILCS 707/7 rep.
815 ILCS 705/8 rep.
815 ILCS 705/9 rep.
815 ILCS 705/10 rep.
815 ILCS 705/11 rep.
815 ILCS 705/12 rep.
815 ILCS 705/14 rep.
815 ILCS 705/15 rep.
815 ILCS 705/16 rep.
815 ILCS 705/17 rep.
815 ILCS 705/18 rep.
815 ILCS 705/19 rep.
815 ILCS 705/20 rep.
815 ILCS 705/22 rep.
815 ILCS 705/23 rep.
815 ILCS 705/24 rep.
815 ILCS 705/25 rep.
815 ILCS 705/26 rep.
815 ILCS 705/27 rep.
815 ILCS 705/28 rep.
815 ILCS 705/29 rep.
815 ILCS 705/31 rep.
815 ILCS 705/32 rep.
815 ILCS 705/33 rep.
815 ILCS 705/34 rep.
815 ILCS 705/35 rep.
HB 05470 (CONTINUED)

815 ILCS 705/36 rep.
815 ILCS 705/37 rep.
815 ILCS 705/38 rep.
815 ILCS 705/39 rep.
815 ILCS 705/41 rep.
815 ILCS 705/42 rep.
815 ILCS 705/43 rep.

Creates the Collective Bargaining Freedom and Consistent Wage Act. Provides that the authority to enact any ordinance, rule, or regulation, or in any way prohibit, restrict, or regulate the use of union security agreements between an employer and labor organization authorized under federal law vests exclusively with the General Assembly. Limits home rule powers. Amends the Freedom of Information Act. Exempts from public inspection certain information collected by the Illinois Workers' Compensation Commission and the Department of Insurance. Amends the Criminal Code of 2012 regarding workers' compensation fraud penalties. Amends the Workers' Compensation Act. Makes changes concerning: when an accidental injury shall not be considered to be “arising out of and in the course of employment” if the accidental injury or medical condition occurred while the claimant was traveling away from the employer’s premises; the maximum compensation rate for a period of temporary total incapacity; compensation awards for injuries to the shoulder and hip; annual reports on the state of self-insurance for workers' compensation in Illinois; and other matters. Amends the Franchise Disclosure Act of 1987. Repeals the substantive provisions of the Act except for provisions concerning findings and purposes, provisions imposing fees, and saving provisions. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05471

Rep. Jay Hoffman

110 ILCS 115/0.01 from Ch. 144, par. 251.9
110 ILCS 115/0.05 new
30 ILCS 805/8.42 new

Amends the University Credit and Retail Sales Act. Changes the short title of the Act to the Higher Education Institution Credit and Retail Sales Act. Defines "State institution of higher learning" to mean a university, college, community college, or junior college in this State that is publicly supported by taxes levied and collected within the State on income, sales, or property. Provides that "State institution of higher learning" does not include a post-secondary educational institution as defined under the Private College Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05472 Rep. Robert Martwick

40 ILCS 5/14-103.41 new
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/16-106.41 new
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/14-103.40 rep.
40 ILCS 5/16-106.4 rep.

Amends the State Employee, State Universities, and Downstate Teacher Articles of the Illinois Pension Code. Requires each System to implement an accelerated pension benefit payment option for Tier 1 members who have submitted an application for a retirement annuity and meet other requirements. Requires each System to offer an eligible Tier 1 member the opportunity to irrevocably elect to have his or her automatic annual increases in retirement annuity calculated using the Tier 2 formula in exchange for an accelerated pension benefit payment equal to 70% of the difference of the present value of the automatic annual increases in the Tier 1 member's retirement annuity using the formula applicable to the Tier 1 member and the present value of the automatic annual increases in the Tier 1 member's retirement annuity using the Tier 2 formula. Contains provisions concerning definitions; return to active service; depositing the payments into other qualified retirement plans; qualified plan status; and rulemaking. Excludes the amendatory Act from the definition of "new benefit increase". Adds provisions defining "Tier 1 member" and repeals the definitions of "Tier 1 member" added by Public Act 98-599, which has been held unconstitutional. Effective immediately.

Feb 16 18 H Referred to Rules Committee

HB 05474 Rep. Keith R. Wheeler and Sam Yingling

New Act

Creates the Ethics in Public Contracting Act. Provides that whenever any public body has taken an action suspending, debarring, or otherwise limiting the ability of a person to enter into a public contract, the public body shall provide a report to the Secretary of State identifying specified information. Requires the Secretary of State, within 12 months after the effective date of the Act, to establish and maintain a website, known as the Ethics in Public Contracting Portal, with information received from all public bodies. Provides that a public body may reciprocate another public body's suspension, debarment, or other limitation on the ability of a person to enter into a public contract. Provides that the Secretary of State shall adopt rules to carry out the intent of the Act, and to provide a review process for persons to petition for removal from the Ethics in Public Contracting Portal. Defines terms. Effective immediately.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee

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

730 ILCS 5/3-6-3  from Ch. 38, par. 1003-6-3

Amends the Criminal Code of 2012. Increases the penalty for unlawful use of weapons by selling, manufacturing, purchasing, possessing, or carrying a machine gun, other than in the passenger compartment of a motor vehicle or on one's person if the weapon is loaded, from a Class 2 felony, with a mandatory sentence of not less than 3 years and not more than 7 years imprisonment to a Class 1 felony, with a mandatory sentence of not less than 4 years and not more than 15 years imprisonment.

Amends the Unified Code of Corrections. Provides that a person serving a sentence for this violation shall receive no more than 7.5 days sentence credit for each month of his or her sentence of imprisonment (rather than day for day sentence credit).

Feb 16 18  H  Referred to Rules Committee

HB 05476  Rep. Patricia R. Bellock

305 ILCS 5/5-5.2  from Ch. 23, par. 5-5.2

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning payments to nursing facilities.

Feb 16 18  H  Referred to Rules Committee

HB 05477  Rep. Christine Winger—David S. Olsen

(Sen. Linda Holmes)

225 ILCS 605/7  from Ch. 8, par. 307

Amends the Animal Welfare Act. Provides that, as part of its annual renewal application, an animal shelter or animal control facility must report to the Department of Agriculture specific information concerning dogs and cats received from another state or country and specific information concerning disposition and manner of transfer of all dogs and cats that leave its facilities. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Animal Welfare Act. Provides that an animal shelter or animal control facility shall include a report of beginning inventory and intake and outcome statistics from the previous year as part of its annual renewal application. Provides that the report shall include: (1) the total number of dogs, cats, and other animals taken in by the animal shelter or animal control facility, (2) the total number of all dogs, cats, and other animals that leave its facilities, and (3) the ending inventory or shelter count per species at the end of the last day of the year. Effective January 1, 2019 (rather than upon becoming law).

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 05478  Rep. Martin J. Moylan, Emanuel Chris Welch and Sara Feigenholtz

430 ILCS 65/1.1  from Ch. 38, par. 83-1.1

Amends the Firearm Owners Identification Card Act. Adds to the definition of "firearm" for purposes of the Act includes any combination of parts designed or intended to be used to convert a device into a firearm or from which a firearm may be readily assembled. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05479  Rep. Daniel J. Burke

805 ILCS 105/Art. 14A heading new

805 ILCS 105/114.50 new

805 ILCS 105/114.55 new

805 ILCS 105/114.60 new

805 ILCS 105/114.65 new

Amends the General Not For Profit Corporation Act of 1986. Provides that the Secretary of State shall establish a system for grading corporations organized under the Act on the basis of the corporation's cost of fundraising, administrative expenses, and expenses for services for the corporation's designated clientele. Requires corporations to report to the Secretary information necessary for grading the corporations. Establishes minimum criteria for grading, including the corporation's cost of fundraising disregarding corporation revenue derived from investment income, sales proceeds, program service revenue, and other revenue derived as a result of activity other than fundraising. Provides that corporations failing to meet a minimum score shall be deemed ineligible for grants made available through the expenditure of State funds. Requires the Secretary to post the grading results on the Secretary's website.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
735 ILCS 5/12-1001

Amends the Code of Civil Procedure. Provides that the debtor's interest, not to exceed $10,000 (instead of $2,400) in value, in any one motor vehicle is exempt from judgment, attachment, or distress for rent. Provides that the debtor's equity interest, not to exceed $7,500 (instead of $1,500) in value, in any implements, professional books, or tools of the trade of the debtor is exempt from judgment, attachment, or distress for rent. Provides that the debtor's equity interest, not to exceed $50,000 (instead of $4,000) in value, in any other property is exempt from judgment, attachment, or distress for rent. Provides that in each checking or savings account held by the debtor, an amount not to exceed $4,000, until: (1) a hearing has been held; and (2) the debtor has been given a reasonable opportunity to indicate to which personal property he or she seeks to apply the exemption for other property, at which time the debtor may protect up to $4,000 of equity in any personal property, and the funds in a checking or savings account will either remain protected or be subject to garnishment. Provides that upon receiving a citation to discover assets, a financial institution shall not freeze the debtor's access or turn over to the judgment creditor the amount in the debtor's account that is $4,000 or less, but shall inform the court and the judgment creditor of the exempt amount. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Omar Aquino-Jacqueline Y. Collins-Iris Y. Martinez-Kimberly A. Lightford, Kwame Raoul, John G. Mulroe-Don Harmon, Martin A. Sandoval and Elgie R. Sims, Jr.)
105 ILCS 5/2-3.136a new
105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new

Amends the School Code. Provides that, no later than day 60 of instruction in each school year, a school board shall report to the State Board of Education for kindergarten through grade 12 classes certain information about actively employed teachers, pupil-teacher ratios, class instructors, and class sections; defines terms. Requires the State Board of Education to publish the information contained in the reports on its Internet website no later than December 1, 2019 and annually thereafter. Sets forth class size goals to be achieved by the 2020-2021 school year.
Nov 28 18  H  Total Veto Stands - No Positive Action Taken

20 ILCS 2105/2105-15
20 ILCS 2105/2105-140 new
105 ILCS 5/21B-15
225 ILCS 85/6
705 ILCS 205/2

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that the Department of Financial and Professional Regulation shall allow an applicant to provide his or her individual taxpayer identification number as an alternative to provide a social security number when applying for a license. Provides that no applicant shall be denied a license solely based on his or her immigration status or citizenship status. Makes conforming changes in the School Code, Pharmacy Practice Act, and the Attorney Act. Makes other changes.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: In the School Boards Article of the School Code, provides that nothing in the provisions concerning qualifications of educators shall be construed to grant eligibility for obtaining any public benefit other than a license issued under the Article (rather than a professional license issued by the Department). Makes grammatical and formatting changes.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05483  Rep. Will Guzzardi
735 ILCS 5/2-1602
735 ILCS 5/12-108 from Ch. 110, par. 12-108
Amends the Code of Civil Procedure. Provides that a judgment may be revived by filing a petition to revive the judgment in the fifth year after its entry (instead of the seventh year after its entry, or in the seventh year after its last revival, or in the twentieth year after its entry, or at any other time within 20 years after its entry if the judgment becomes dormant. Changes the limitations period for the enforcement of certain judgments from 7 to 5 years. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05484  Rep. Juliana Stratton
735 ILCS 5/2-201.5 new
Amends the Code of Civil Procedure. Provides that a summons issued in an action to collect a debt shall include a separate notice containing specified language regarding debtor rights. Provides that the clerk of the court shall cause the notice to be posted in courtrooms or in the hallway in front of courtrooms and be available for distribution in all courtrooms hearing cases involving debt collection matters. Effective immediately.
May 01 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05485  Rep. Will Guzzardi
735 ILCS 5/12-803 from Ch. 110, par. 12-803
Amends the Code of Civil Procedure. Provides that the wages, salary, commissions, and bonuses subject to collection under a deduction order, for any work week, shall be the lesser of: (1) 10% (currently 15%) of such gross amount paid for that week; or (2) the amount by which disposable earnings for a week exceed 60 (currently 45) times the statutory minimum wage in effect at the time the amounts are payable. Provides that "deduction from those earnings" includes, but is not limited to, deductions for health insurance, deductions for transportation, and pre-tax flexible spending deductions. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05486  Rep. Barbara Flynn Currie
735 ILCS 5/12-901 from Ch. 110, par. 12-901
Amends the Code of Civil Procedure. Provides that for judgments of $50,000 or less that do not include any compensation for bodily injury or death, judgments recovered in any court shall draw interest at a rate of 2% (currently 9% or 6% if the judgment debtor is a governmental entity) per annum. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05487  Rep. Barbara Flynn Currie
735 ILCS 5/2-1303 from Ch. 110, par. 2-1303
Amends the Code of Civil Procedure. Provides that for judgments of $50,000 or less that do not include any compensation for bodily injury or death, judgments recovered in any court shall draw interest at a rate of 2% (currently 9% or 6% if the judgment debtor is a governmental entity) per annum. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05488  Rep. Thomas Morrison
40 ILCS 5/1A-104
Amends the Illinois Pension Code. Changes the schedule for examinations of pension funds established under the Downstate Police or Downstate Fire Article from every 3 years to a periodic basis, as determined by the Public Pension Division of the Department of Insurance. Provides that the examination may (instead of shall) include a review of certain information. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
HB 05489  Rep. Dave Severin
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-806.10 new
625 ILCS 5/11-1426.1

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall issue distinctive registration plates for non-highway vehicles. Provides that the Secretary shall issue these plates only to non-highway vehicles that are insured and have brakes, a steering apparatus, tires, a rearview mirror, red reflectorized warning devices in the front and rear, a slow moving emblem on the rear, a headlight that emits a white light, a tail lamp that emits a red light, brake lights, and turn signals. Provides that every owner of a non-highway vehicle that drives upon a roadway with a posted speed limit of 35 miles per hour or less shall pay the Secretary an annual registration fee of $76. Provides that the registration fee shall be distributed as follows: $1 to the State Treasurer, for deposit into the State Police Service Fund; $30 to the State Treasurer, for deposit into the Road Fund; and $45 to the Treasurer of the county of residence of the owner of the non-highway vehicle, for deposit into the road fund of the county. Provides that vehicles with a registration plate may be operated on any street, highway, or roadway where the posted speed limit is 35 miles per hour or less or any county highway where the posted speed limit is 55 miles per hour or less and may make a direct crossing upon or across certain roads.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05490  Rep. Joe Sosnowski-Grant Wehrli-Sheri Jesiel
(Sen. Tim Bivins)
40 ILCS 5/3-109 from Ch. 108 1/2, par. 3-109

Amends the Downstate Police Article of the Illinois Pension Code. Provides that a chief of police who has voluntarily entered into an irrevocable agreement with a municipality to not participate in that municipality's pension fund is not eligible to participate in that municipality's pension fund. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 05491  Rep. Joe Sosnowski
625 ILCS 5/6-109

Amends the Illinois Vehicle Code. Deletes language that requires an applicant who is 75 years or older to give an actual demonstration of the applicant's ability to exercise ordinary and reasonable control of the safe operation of a motor vehicle.

Apr 12 18  H  Tabled

HB 05492  Rep. Gregory Harris, Grant Wehrli, Robert Rita and Linda Chapa LaVia
50 ILCS 705/10.7
430 ILCS 65/1.1 from Ch. 38, par. 83-1.1
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1
430 ILCS 65/3.3
430 ILCS 65/8 from Ch. 38, par. 83-8
430 ILCS 65/9.5

Amends the Illinois Police Training Act. Provides the annual training of police chiefs must include at least one course on the Firearm Owners Identification Card Act, the Firearm Concealed Carry Act, and firearms investigations. Amends the Firearm Owners Identification Card Act. In the definition of "clear and present danger" that the person demonstrates threatening physical or verbal behavior, such as violent, suicidal, or assaultive threats, actions, or other behavior, adds that it includes any act that is intended to cause or create a risk and does cause or create a risk of death or great bodily harm to one or more persons. Defines "patient" for purposes of the Act as a person who: is admitted as an in-patient or resident of a public or private mental health facility for mental health treatment under the Mental Health and Developmental Disabilities Code as an informal admission, a voluntary admission, a minor admission, an emergency admission, or an involuntary admission; or is otherwise provided mental health treatment as an in-patient or resident by a public or private mental health facility, unless the treatment was solely for an alcohol abuse disorder and no other secondary substance abuse disorder or mental illness; or a person who voluntarily or involuntarily receives mental health treatment as an out-patient or is otherwise provided services by a public or private mental health facility, and who poses a clear and present danger to himself, herself, or to others. Permits the Department of State Police to notify the FBI if a person on the Terrorist Watchlist submits an application for a Firearm Owner's Identification Card. Makes other changes.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05493  Rep. John Connor

725 ILCS 5/102-7.1

Amends the Code of Criminal Procedure of 1963. In the definition for "Category A offense" for purposes of bail adds non-probationable offenses; offenses in which 75% or more of a sentence of imprisonment must be served under the truth-in-sentencing provisions of the Unified Code of Corrections; and the offenses of unlawful use of weapons, aggravated unlawful use of a weapon, violation of bail bond, a Class 3 felony violation of a non-eligible or revoked Firearm Owner's Identification Card, and a Class 3 felony violation of escape or failure to report to a penal institution or to report for periodic imprisonment. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that a trafficking victim as defined by the Criminal Code of 2012 shall be eligible to petition for the immediate sealing of his or her criminal record upon the completion of his or her last sentence if his or her participation in the underlying offense was a direct result of human trafficking under the Criminal Code of 2012 or a severe form of trafficking under the federal Trafficking Victims Protection Act. Provides that a petitioner under this provision, in addition to other requirements provided by law, shall include in his or her petition a clear and concise statement that: (1) he or she was a victim of human trafficking at the time of the offense; and (2) that his or her participation in the offense was a direct result of human trafficking under the Criminal Code of 2012 or a severe form of trafficking under the federal Trafficking Victims Protection Act. Provides that if an objection is filed alleging that the petitioner is not entitled to immediate sealing, the court shall conduct a hearing and the court shall determine whether the petitioner is entitled to immediate sealing under the provision. Effective immediately.

House Committee Amendment No. 1

Makes a technical change concerning immediate sealing for trafficking victims.

Aug 03 18  H  Public Act . . . . . . . . 100-0692

HB 05495  Rep. Patricia R. Bellock

225 ILCS 65/65-45 was 225 ILCS 65/15-25

225 ILCS 95/7.7

Amends the Nurse Practice Act and the Physician Assistant Practice Act of 1987. Provides that the Secretary of Financial and Professional Regulation shall by rule provide for advanced practice registered nurses and physician assistants to admit patients to rural hospitals where they have privileges.

Feb 16 18  H  Referred to Rules Committee

HB 05496  Rep. Reginald Phillips

225 ILCS 60/22 from Ch. 111, par. 4400-22

Amends the Medical Practice Act of 1987. Provides that the Department of Financial and Professional Regulation may not refuse to renew, or take disciplinary action concerning, the license of any physician who continues prescribing previously prescribed medications to existing patients for 90 days after the expiration of his or her license if the physician's license is not timely renewed because of a clerical issue in the physician's renewal application. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05497  Rep. Robert Martwick-Michael P. McAuliffe-Patricia R. Bellock
(Sen. John G. Mulroe-Cristina Castro and Mattie Hunter)

205 ILCS 305/10  from Ch. 17, par. 4411
205 ILCS 305/34  from Ch. 17, par. 4435
205 ILCS 305/59  from Ch. 17, par. 4460

Amends the Illinois Credit Union Act. Provides that a credit union may furnish the financial records of a member to an appropriate law enforcement authority upon written request from the law enforcement authority explaining a reasonable suspicion of an imminent threat to the personal security and safety of a member exists. Provides that a supervisory committee of a credit union with assets of $10,000,000 or more shall engage a certified public accountant or certified public accounting firm licensed by the Department of Financial and Professional Regulation to perform an annual external independent audit. Provides that a supervisory committee of a credit union with assets of $5,000,000 or more but less than $10,000,000 shall engage a certified public accountant or certified public accounting firm licensed by the Department to perform an annual external independent audit or an agreed-upon procedures report. Provides that the external independent audit report or agreed upon procedures report shall be delivered to the Secretary of Financial and Professional Regulation no later than 120 days after the end of the calendar or fiscal year. Provides that funds not used in loans to the credit union's members may be invested to aid in the credit union's management or in the purchase and assumption of assets held by other financial institutions. Makes other changes. Effective immediately.

House Floor Amendment No. 1

Provides that a law enforcement authority's written request for the credit union to furnish financial records shall reflect that it has been authorized by a supervisory or managerial official of the law enforcement authority. Provides that a credit union providing information upon a law enforcement authority's written request shall not be liable for the disclosure of the information to the law enforcement authority. Changes references to "certified public accountant licensed by the Department" to "licensed certified public accountant" and references to "certified public accounting firm licensed by the Department" to "licensed certified public accounting firm".

Aug 10 18  H  Public Act . . . . . . . . 100-0778

HB 05498  Rep. Sara Feigenholtz-Kelly M. Cassidy-Will Guzzardi-Steven A. Andersson-Juliana Stratton, Robyn Gabel, Ann M. Williams, Litesa E. Wallace, Laura Fine, Allen Skillicorn, Gregory Harris, Anna Moeller, Deb Conroy, Grant Wehrli, Michael J. Zalewski, Michael J. Madigan, Kelly M. Burke, Katie Stuart, John Connor and Sam Yingling

775 ILCS 5/7A-102  from Ch. 68, par. 7A-102

Amends the Illinois Human Rights Act. Provides that within 300 calendar days (instead of 180 days) after the date that a civil rights violation, other than a violation concerning a real estate transaction, allegedly has been committed, a charge in writing under oath or affirmation may be filed with the Department of Human Rights by an aggrieved party or issued by the Department itself under the signature of the Director of Human Rights. Provides that if a charge is filed with the Equal Employment Opportunity Commission (EEOC) within 300 calendar days (instead of 180 days) after the date of the alleged civil rights violation, the charge shall be deemed filed with the Department on the date filed with the EEOC. Effective immediately.

House Committee Amendment No. 1

Provides that a charge in writing under oath or affirmation may be filed with the Department of Human Rights within 365 (instead of 300) days after the date that a civil rights violation allegedly has been committed.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05499

Rep. Sara Feigenholtz-Kelly M. Cassidy-Will Guzzardi-Steven A. Andersson-Julia Stratton, Robyn Gabel, Ann M. Williams, Litesa E. Wallace, Laura Fine, Allen Skillicorn, Gregory Harris, Anna Moeller, Deb Conroy, Grant Wehrli, Michael J. Zalewski, John Connor, Katie Stuart and Sam Yingling

5 ILCS 430/20-20
5 ILCS 430/20-100 new
5 ILCS 430/25-20
5 ILCS 430/25-100 new

Amends the State Officials and Employees Ethics Act. Creates the Offices of Executive Employee Advocacy and the Office of Legislative Employee Advocacy. Provides for the appointment of a Director to head each respective Office of Employee Advocacy. Provides for the qualifications and compensation of the Director. Provides that each respective Office of Employee Advocacy shall provide all employees over which it has jurisdiction with legal assistance, representation, and support concerning any complaint, investigation, or proceeding initiated under specified provisions of the Act, and operate a hotline through which covered employees may contact the Office concerning such matters. Allows the Director to employ and determine the compensation of staff as he or she determines necessary to carry out the functions of the Office. Provides that Executive Inspectors General and the Legislative Inspector General shall have the duty to appoint Directors of Employee Advocacy.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05500

Rep. Sara Feigenholtz-Kathleen Willis, Robyn Gabel, Natalie A. Manley, Michelle Mussman, Steven A. Andersson, Laura Fine, Deb Conroy, Lou Lang and Juliana Stratton

305 ILCS 5/5-5.05a new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that reimbursement rates, including enhanced payment rates and rate add-ons, for psychiatric and behavioral health services provided in or by community mental health centers licensed or certified by the Department of Human Services shall not be lower than the rates for such services in effect on November 1, 2017. Provides that implementation of the reimbursement rates shall be contingent on federal approval.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05501

Rep. David S. Olsen

40 ILCS 5/7-137 from Ch. 108 1/2, par. 7-137

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Provides that a person who holds part-time elective office is not a participating employee with respect to that office, unless he or she (i) was elected to that office before the effective date of the amendatory Act and (ii) has elected while in that office to become a participating employee. Provides that an elective office shall be deemed to be part-time if it normally requires the performance of duty during less than 1,500 hours a year for a participating municipality or instrumentality.

Feb 16 18  H  Referred to Rules Committee

HB 05502

Rep. Tony McCombie, Robyn Gabel, Steven A. Andersson, Rita Mayfield, Laura Fine, Camille Y. Lilly and Kathleen Willis (Sen. Pamela J. Althoff)

225 ILCS 458/5-20
225 ILCS 458/5-25

Amends the Real Estate Appraiser Licensing Act of 2002. Removes language providing that an associate real estate trainee appraiser license may not be renewed more than 2 times and language providing that an applicant for an associate real estate trainee appraiser license shall personally take and pass an examination authorized by the Department of Financial and Professional Regulation.

House Committee Amendment No. 1

Removes the language providing that an applicant for associate real estate trainee appraiser licensure shall provide evidence that he or she has successfully completed the education requirements prior to taking the examination.

Senate Committee Amendment No. 1

Adds reference to:

225 ILCS 458/25-16 new

Replaces everything after the enacting clause. Reinserts provisions of the engrossed bill with the following changes: Further amends the Real Estate Appraiser Licensing Act of 2002. Provides that the Department of Financial and Professional Regulation shall employ a minimum of one investigator with an active certified appraiser license per 2,000 licensees in order to have sufficient staff to perform the Department's obligations under the Act.

Aug 13 18  H  Public Act . . . . . . . . . 100-0832
HB 05503  Rep. Tony McCombie
New Act
35 ILCS 5/227 new
Creates the Illinois First-Time Homebuyer Savings Account Act. Provides that first-time homebuyers may open a first-time homebuyer savings account to pay or reimburse costs in connection with a qualified home purchase. Provides that the account holder shall not use any funds in a first-time homebuyer savings account to pay expenses of administering the account except for fees and charges assessed by the financial institution. Provides for reporting to the Department of Revenue. Defines terms. Amends the Illinois Income Tax Act. Provides that a taxpayer shall be allowed an annual credit for amounts deposited by the taxpayer into a first-time homebuyer savings account of up to $2,000 for individual taxpayers, and up to $4,000 for married taxpayers. Provides a maximum lifetime credit of 10 times the taxpayer's annual maximum deduction. Provides that beginning January 1, 2020, the Department shall adjust, every year, the maximum tax credits available to a first-time homebuyer savings account holder for inflation. Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05504  Rep. Tony McCombie
35 ILCS 105/3-55 from Ch. 120, par. 439.3-55
35 ILCS 110/3-45 from Ch. 120, par. 439.33-45
Amends the Use Tax Act and the Service Use Tax Act. Provides that the multistate exemption includes the return of property of an out-of-State lessor or purchaser to this State for storage, repair, or refurbishment, so long as the property is not used by a lessee or purchaser in this State. Effective immediately. Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05505  Rep. Tony McCombie
225 ILCS 407/30-30
225 ILCS 427/25
225 ILCS 454/25-10
225 ILCS 458/25-10
Amends the Auction License Act, the Community Association Manager Licensing and Disciplinary Act, the Real Estate License Act of 2000, and the Real Estate Appraiser Licensing Act of 2002. Makes changes to the terms for members of the Auction Advisory Board, the Community Association Manager Licensing and Disciplinary Board, the Real Estate Administration and Disciplinary Board, and the Real Estate Appraisal Administration and Disciplinary Board. Provides that the members' terms shall be for 4 years and the term expires upon completion of the term. Provides that the Community Association Manager Licensing and Disciplinary Board that are serving on the Board on the effective date of the amendatory Act may serve the remainder of their unexpired terms. Provides that no member of the Real Estate Administration and Disciplinary Board shall be reappointed to the Board for a term that would cause his or her cumulative service to the Board to exceed 10 years (rather than 12 years). Makes changes to the appointment process for vacancies on the Auction Advisory Board, the Community Association Manager Licensing and Disciplinary Board, and the Real Estate Appraisal Administration and Disciplinary Board. Effective immediately. Apr 27 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05506  Rep. Anna Moeller-Robyn Gabel
210 ILCS 45/3-304.2
Amends the Nursing Home Care Act. Provides that by January 1, 2019 (rather than May 1, 2011), and quarterly thereafter, the Department of Public Health shall generate and publish quarterly a list of distressed facilities. Provides that criteria for inclusion of certified facilities on the list shall be those used by the Centers for Medicare and Medicaid Services for its Special Focus Facility List (rather than U.S. General Accounting Office in report 9-689, until such time as the Department by rule modifies the criteria). Provides that there shall be no more than 10 distressed facilities at any one time using the Centers for Medicare and Medicaid Services Special Focus Facilities criteria. Provides that the Department shall, by rule, adopt criteria to identify non-Medicaid-certified facilities that are distressed and shall publish this list quarterly beginning October 1, 2019 (rather than October 1, 2011). Provides that the Department may (rather than if the distressed facility does not seek the assistance of an independent consultant, the Department shall) place a monitor in (rather than place a monitor or a temporary manager in) the facility, depending on the Department's assessment of the condition of the facility. Provides that a distressed facility shall develop (rather than may contract with an independent consultant to develop and assist in the implementation of) a plan of improvement to bring and keep the facility in compliance with the Act and, if applicable, with federal certification requirements. Provides that by February 1, 2020 (rather than February 1, 2011), the Department of Public Health shall make a specified report to the General Assembly. Makes other changes. Effective immediately. Feb 16 18  H Referred to Rules Committee
HB 05507  Rep. La Shawn K. Ford

205 ILCS 405/0.1


Feb 16 18  H  Referred to Rules Committee

HB 05508  Rep. La Shawn K. Ford-Juliana Stratton-Carol Ammons-Litesa E. Wallace-Camille Y. Lilly

775 ILCS 45/10

Amends the Bill of Rights for the Homeless Act. Provides that if a unit of local government determines that a person experiencing homelessness is living in a public space and requires that person to vacate the public space, the unit of local government shall: (i) provide a 48-hour notice to vacate to that person; (ii) offer to call a paramedic for medical treatment; (iii) offer to provide transportation to the nearest homeless shelter; and (iv) allow the person to collect all personal property and offer bags to transport the personal property.

House Committee Amendment No. 1

Deletes reference to:

775 ILCS 45/10

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Access to Affordable, Permanent, and Supportive Housing and Services Act. Provides that a unit of local government may provide certain housing and supportive services upon a determination that a person experiencing homelessness is living in a public space, including: (i) an assessment of the person's housing and service needs; (ii) access to permanent housing, permanent supportive housing, or affordable housing; and (iii) job training, substance abuse counseling, and other appropriate supportive services. Provides that a person receiving assistance from a unit of local government in accordance with the Act shall have the right to request housing in a geographical area based on his or her ties to the community, access to services, access to ongoing employment, and access to public transportation. Prohibits a unit of local government from requiring a person to vacate a public space, unless adequate affordable housing, permanent housing, and supportive housing units are available within the unit of local government's geographic area and a permanent housing option is offered to that person. Prohibits a unit of local government from disposing of a person's personal belongings in any manner; and provides that a person has the right to decline any housing assessment and services offered by a unit of local government. Provides that a plaintiff in any civil action alleging a violation of the Act may request a jury trial and the court may award a prevailing plaintiff appropriate injunctive and declaratory relief, actual damages, and reasonable attorney's fees and costs.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Human Services)

Since this list is currently maintained on the OHS website, there is no fiscal impact.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

HB 5508 (H-AM 1) would not require a unit of local government to establish, expand, or modify activities in such a way to necessitate additional expenditures from local revenues. Therefore, in the opinion of DCEO, HB 5508 (H-AM 1) does not create a State mandate. However, under some provision under the bill a state mandate could be created.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05509  Rep. La Shawn K. Ford

750 ILCS 5/602.5

750 ILCS 5/602.7

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that if, within the first year after a child is born, parentage is established under the Illinois Parentage Act of 2015, then a court shall award equal decision-making and parenting time unless a court finds that such an award would seriously endanger the child.

Feb 16 18  H  Referred to Rules Committee
HB 05510  Rep. La Shawn K. Ford

205 ILCS 405/1  from Ch. 17, par. 4802
205 ILCS 405/19.3  from Ch. 17, par. 4838

Amends the Currency Exchange Act. Defines "government assistance check", "government check", "payroll check", and "printed". Provides additional considerations by the Secretary of Financial and Professional Regulation for determining the maximum rate schedules that can be charged for check cashing and writing of money orders by community currency exchanges and ambulatory currency exchanges. Provides that the Department of Financial and Professional Regulation's authority to establish rate schedules for check cashing is subject to specified rate caps. Makes other changes. Effective June 1, 2019.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05511  Rep. Deb Conroy

405 ILCS 5/3-757 new

Amends the Mental Health and Developmental Disabilities Code. Provides that upon a petition filed by a family or household member, peace officer, or the court on its own motion and after a hearing, the court may order a person, who is a person subject to involuntary admission on an outpatient basis and for whom involuntary admission is based on the person exhibiting signs of addiction, to an outpatient treatment program that is a designated program licensed under the Alcoholism and Other Drug Abuse and Dependency Act in the county of the person's residence or in the nearest county of his or her residence, if a designated program is not available in his or her county of residence. Notwithstanding any other provision of the Code to the contrary, if taking medication is included in the person's plan of outpatient treatment, and the person's compliance with taking the medication is of concern to the physician prescribing the medication, the physician may order that the medication be administered by a periodic depot dosage in accordance with rules adopted by the Department of Human Services. In the event of noncompliance of the person with taking the depot dosage of the medication, the physician shall inform: (1) the court, which may impose any sanctions which may have been waived as a result of the person's participation in outpatient treatment; and (2) the designated program for an assessment to determine what mental health services are appropriate to treat the person's addiction and where those services may be provided. Provides that the person shall be afforded the protections and procedures provided for in the Code. Provides that the period of involuntary admission based on addiction shall not exceed 90 days unless the person is subject to involuntary admission based on other factors described in the Code.

Feb 16 18  H  Referred to Rules Committee

HB 05512  Rep. La Shawn K. Ford and Nicholas K Smith

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately expunged after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately expunged. Provides that the petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the State's Attorney may not object to an immediate expungement petition and the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Provides that no fees shall be charged by the circuit court clerk or the Department of State Police for processing petitions filed under this provision. Makes other changes.

Feb 16 18  H  Referred to Rules Committee
HB 05513
(Sen. Antonio Muñoz, John G. Mulroe-Martin A. Sandoval-William E. Brady and Michael Connelly)
20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
20 ILCS 3930/9.1
Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2019 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit State police memorials. Requires the net revenue from that game to be deposited into the Criminal Justice Information Projects Fund and provides that any interest earned on moneys in that Fund must be deposited in that Fund. Provides that moneys received from the scratch-off game shall be divided equally for distribution into the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund and shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty; and providing financial assistance to officers for the purchase or replacement of bullet proof vests to be used in the line of duty. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the Illinois Criminal Justice Information Act to make conforming changes. Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Corrects the reference to the Illinois State Police Memorial Park Fund. Removes language providing that the moneys collected from the State police memorials special instant scratch-off shall be used only as a supplemental financial resource and shall not supplant existing moneys that may be appropriated under the Illinois Criminal Justice Information Act. Effective immediately.
Jul 30 18 H Public Act . . . . . . . . . 100-0647

HB 05514
Rep. Justin Slaughter
30 ILCS 105/5.886 new
110 ILCS 947/23 new
Amends the State Finance Act to create the First-Year College Promise Fund as a special fund in the State treasury. Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to implement and administer a program to award First-Year College Promise grants to low-income Illinois residents seeking an associate degree from a public community college or a bachelor's degree from a public university. Provides that a First-Year College Promise grant shall be equal to the cost of tuition and mandatory fees at the public institution for 2 semesters of enrollment. Sets forth the terms and conditions of the program.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05515
Rep. Nicholas K Smith
20 ILCS 5/5-725 new
Amends the Departments of State Government Law. Provides that no Department of State government shall use any algorithm, or the quality and proficiency metrics thereof, to adjust, limit, or otherwise eliminate State services provided by that Department to any person receiving such services in this State.
Feb 16 18 H Referred to Rules Committee

HB 05516
Rep. Nicholas K Smith-André Thapedi
775 ILCS 5/2-102 from Ch. 68, par. 2-102
Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for any employer, employment agency, labor organization, or public employer to refuse to hire, to segregate, or to act with respect to recruitment, hiring or selection for training or apprenticeship on the basis of a prospective employee's status as unemployed.
May 31 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05517  Rep. Natalie A. Manley

35 ILCS 5/302 from Ch. 120, par. 3-302
35 ILCS 5/701 from Ch. 120, par. 7-701

Amends the Illinois Income Tax Act. Provides that the amount of compensation allocated to this State for nonresident individuals (other than professional athletes) shall be the portion of the individual's total compensation for services performed for his or her employer during the taxable year which the number of working days spent within this State performing services for the employer in any manner during the taxable year bears to the total number of working days spent both within and without this State during the taxable year (currently, all items of compensation paid in the State are allocated to the State). Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05518  Rep. Theresa Mah

New Act

Creates the Transportation Benefit Program Act. Provides that an employer that is situated in Cook County or specified townships and for which an average of 25 or more full-time employees work for compensation shall offer a program that allows a covered employee to elect to exclude from taxable wages and compensation the employee's commuting costs incurred for the purchase of a transit pass to use public transit or for the purchase of qualified parking, up to a maximum level allowed by federal tax law. Provides that a covered employer may comply by participating in a program offered by the Chicago Transit Authority or the Regional Transit Authority. Provides that all transit agencies shall market the existence of the program to their riders. Effective January 1, 2019.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


New Act

735 ILCS 5/9-106.3 new
765 ILCS 745/16 from Ch. 80, par. 216

Creates the Immigrant Tenant Protection Act. Defines terms. Provides that, with exceptions, a landlord shall not require disclosure of, disclose, intimidate, harass, or evict a tenant on the basis of a person's immigration or citizenship status. Provides that an oral or written warning notice or explanation, given in good faith, regarding the applicable rental agreement, rules, regulations, lease, or law is not a violation of the Act. Provides that the Act does not enlarge or diminish a landlord's right to terminate a tenancy pursuant to existing State or local law; nor does the Act enlarge or diminish any ability of local government to regulate or enforce a prohibition against a landlord's harassment of a tenant. Provides that waiver of a right under the Act by a tenant, occupant, or person known to the landlord to be associated with a tenant or occupant is void as a matter of public policy. Provides remedies. Provides that an action for injunctive relief may be brought by a nonprofit organization. Provides that in a civil action involving a tenant's or occupant's housing rights, no inquiry shall be permitted into the tenant's or occupant's immigration or citizenship status, with exceptions. Contains a severability clause. Amends the Eviction Article of the Code of Civil Procedure. Provides that it is an affirmative defense to an eviction that a landlord engaged in conduct prohibited under the Immigrant Tenant Protection Act. Amends the Mobile Home Landlord and Tenant Rights Act. Provides that an eviction order may not be entered against a tenant as a reprisal for a tenant's efforts to secure remedies under the Immigrant Tenant Protection Act. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05520  Rep. LaToya Greenwood-Katie Stuart-Mary E. Flowers, John Connor, Deb Conroy, Sam Yingling, Martin J. Moylan, Michael Halpin and Daniel J. Burke

20 ILCS 5/5-715

Amends the Departments of State Government Law. Provides that expedited temporary occupational or professional licenses issued to service members and the spouses of service members meeting specified requirements shall be valid for 3 years (currently, valid 6 months) after the date of issuance or until a license is granted or a notice to deny a license is issued in accordance with rules adopted by the department issuing the license, whichever occurs first. Provides that the required fee paid in the application process for an expedited temporary occupational or professional license issued to service members and the spouses of service members shall be refundable (currently, not refundable).

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction for the full amount of union dues paid by the taxpayer during the taxable year if the taxpayer was not allowed a federal deduction under the Internal Revenue Code. Provides that, if any amount of union dues representing federal miscellaneous itemized deductions was allowed as a federal deduction, then the amount allowed as an Illinois deduction shall be a percentage of the union dues disallowed under the Internal Revenue Code. Provides that the deduction is exempt from the Act's automatic sunset provision. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05522  Rep. Keith R. Wheeler

225 ILCS 65/50-1 was 225 ILCS 65/5-1


Feb 16 18  H  Referred to Rules Committee

HB 05523  Rep. Jerry Costello, II

65 ILCS 115/10-4

Amends the River Edge Redevelopment Zone Act. Provides that, on and after the effective date of the amendatory Act, an area is qualified to become a River Edge Redevelopment Zone if it is an area of the State (1) located on a river, (2) with less than 30,000 population, and (3) that meets one of the following conditions: has a median household income of less than 80% of State median income for a household of 4, as determined by the U.S. Department of Housing and Urban Development; has a per capita personal income of less than 60% of the per capita personal income for Illinois as determined by the U.S. Department of Commerce; or has a median home price of less than 60% of the State median home price. Provides that changes made by the amendatory Act do not affect the certification of any area previously certified by the Department as a River Edge Redevelopment Zone. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05524  Rep. Natalie Phelps Finnie


Feb 16 18  H  Referred to Rules Committee

HB 05525  Rep. Natalie Phelps Finnie


Feb 16 18  H  Referred to Rules Committee

HB 05526  Rep. Monica Bristow

430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Changes the definition of “handgun” in the preemption provision to include all handgun components and accessories. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05527  Rep. Monica Bristow

430 ILCS 66/40

Amends the Firearm Concealed Carry Act. Eliminates provision that a non-resident license application must be from a state or territory with laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under the Act. Effective immediately.

Feb 16 18  H  Referred to Rules Committee
HB 05528  Rep. Monica Bristow

430 ILCS 66/60

Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $75 (rather than $150), of which $60 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $5 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund. Provides that a non-resident applicant for a new license or renewal shall submit $150 (rather than $300) and a licensee requesting a new license shall submit $10 (rather than $75). Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05529  Rep. Monica Bristow

430 ILCS 66/10
430 ILCS 66/15
430 ILCS 66/20
430 ILCS 66/70
430 ILCS 66/87

Amends the Firearm Concealed Carry Act. Provides that the Department of State Police must notify the applicant stating detailed grounds for the denial and the applicant's right to receive copies of all documents and other evidence that was provided to the Department concerning the application. Provides that in the event that an applicant is denied a license, a copy of any and all objections made by law enforcement agencies shall be made available to the applicant. Provides that upon the referral, applicants shall be given notice by the Department that the application is undergoing review by the Board. Provides that the notice shall include the next date upon which the Concealed Carry Licensing Review Board is expected to convene, and shall inform the applicant that the 90-day time period has been tolled. Provides that all documents and evidence provided to the Board, including a list of the names of all witnesses who provided testimony to the Board, shall be made available to the applicant and the applicant's designated attorney, if any. Provides that an applicant may appeal a denial of an application for a concealed carry license by the Department to the Director for a hearing within 70 calendar days after the denial is delivered to the address listed on the application. Provides that the time deadline for filing a petition for administrative or judicial review shall be 70 calendar days from the date the notice of denial was received by the applicant. Provides that if an applicant brings a petition for judicial review under the Act, the petition must be decided without remand to the Department.

Feb 16 18  H  Referred to Rules Committee

HB 05530  Rep. Kelly M. Cassidy

5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-104 from Ch. 127, par. 604A-104

Amends the Illinois Governmental Ethics Act. Modifies the required statement of economic interests under the Act to include disclosure of income received from specified entities on which a person is required to report. Modifies the statement of economic interests forms to make conforming changes.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05531


10 ILCS 5/9-25.1
10 ILCS 5/9A heading new
10 ILCS 5/9A-5 new
10 ILCS 5/9A-10 new
10 ILCS 5/9A-15 new
10 ILCS 5/9A-20 new
10 ILCS 5/9A-25 new
10 ILCS 5/9A-30 new
10 ILCS 5/9A-35 new
10 ILCS 5/9A-40 new
10 ILCS 5/9A-45 new
10 ILCS 5/9A-50 new
10 ILCS 5/9A-55 new
10 ILCS 5/9A-60 new
10 ILCS 5/9A-65 new
10 ILCS 5/9A-70 new
10 ILCS 5/9A-75 new
30 ILCS 105/5.886 new

Creates the Small Donor Democracy Matching System for Fair Elections Act. Amends the Election Code. Creates a small donor campaign contribution matching system for candidates for various offices of State government. Creates the Small Donor Democracy Matching Fund as a special Fund in the State Treasury. Sets forth requirements for accessing the small donor matching system. Sets forth provisions for the funding of the matching contributions. Imposes limits on the access to matching funds. Provides for penalties for violations of the provisions. Sets forth disclosure requirements. Creates the Campaign Finance Board within the State Board of Elections to implement the campaign matching system. Provides that provisions of the Code concerning election interference do not apply to the campaign contribution matching program or similar systems of public financing for elections established by a home rule unit of government. Amends the State Finance Act to make a conforming change. Defines terms. Includes legislative findings and severability provisions. Effective immediately.

Apr 13 18   H   Rule 19(a) / Re-referred to Rules Committee

HB 05532

Rep. Kelly M. Cassidy

730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1

Amends the Unified Code of Corrections. Provides that a mandatory supervised release term shall not be imposed and shall not be written as part of the sentencing order for a Class 4 felony, other than for an offense that constitutes domestic violence as defined in the Illinois Domestic Violence Act of 1986.

Feb 16 18   H   Referred to Rules Committee
HB 05533  Rep. Kelly M. Cassidy-Marcus C. Evans, Jr.-Carol Ammons
430 ILCS 65/8  from Ch. 38, par. 83-8
720 ILCS 5/8-4  from Ch. 38, par. 8-4

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police shall revoke for one year the Firearm Owner's Identification Card of a card holder who reports to the local law enforcement agency his or her firearms lost or stolen in 3 separate incidents within a 2-year period. Provides that a law enforcement agency that has knowledge that a card holder has reported his or her firearms lost or stolen in 3 separate incidents within a 2-year period shall forward that information to the Department of State Police. Provides that “incident” means an occasion in which the card holder's firearm or firearms have been lost or stolen regardless of the number of firearms stolen in the incident and the report of the loss or theft of the firearm or firearms on one occasion shall be considered one incident. Provides that if a law enforcement agency recovers a firearm that had been lost or stolen and has not been previously reported as lost or stolen, the recovery of the firearm shall be considered an incident for the purpose of this provision. Amends the Criminal Code of 2012. Provides that the sentence for attempt to acquire a firearm by use of a revoked Firearm Owner's Identification Card is a Class 4 felony.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05534  Rep. Kelly M. Cassidy and Robyn Gabel
430 ILCS 65/3  from Ch. 38, par. 83-3
430 ILCS 65/3.1  from Ch. 38, par. 83-3.1

Amends the Firearm Owners Identification Card Act. Provides that a person who is not a federally licensed importer, manufacturer, or dealer and who desires to sell or transfer a firearm of a size that may be concealed upon the person to another person, who is not a federally licensed importer, manufacturer, or dealer, shall do so only at the place of business of a federally licensed firearm dealer. Provides that the federally licensed firearm dealer shall conduct a background check on the prospective recipient of the firearm and follow all other applicable federal, State, and local laws as if he or she were the seller of the firearm. Provides that the purchaser or transferee may be required by the federally licensed firearm dealer to pay a fee not to exceed $10 per firearm, plus other authorized fees. Makes exceptions for (i) the transfer of a firearm between spouses, a parent and child, or other family members, (ii) transfers by persons acting under operation of law or a court order, or (iii) transfers on the grounds of a gun show. Provides that the Department of State Police shall develop an Internet-based system for persons to request the Department of State Police to conduct an instant criminal background check prior to the sale or transfer of a handgun. Provides that the Department of State Police shall have the system completed and available for use by July 1, 2019.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05535  Rep. Kelly M. Cassidy
New Act

Creates the For-Profit Community Corrections Prohibition Act. Provides that on or after the effective date of the Act, the State shall not contract with a for-profit prison company for community correctional supervision of persons in the custody of the Department of Corrections or the Department of Juvenile Justice. Provides that nothing in the Act shall be construed to allow privatization prohibited by the Private Correctional Facility Moratorium Act. Provides that nothing in the Act shall be construed to prohibit the renewal of a contract with a for-profit prison company for community correctional supervision of persons in the custody of the Department of Corrections or the Department of Juvenile Justice that was in effect immediately preceding the effective date of the Act. Defines “community correctional supervision” and “for-profit prison company”.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05536  Rep. Chad Hays

30 ILCS 105/5.325 rep.

110 ILCS 805/1-2  from Ch. 122, par. 101-2
110 ILCS 805/2-11  from Ch. 122, par. 102-11
110 ILCS 805/2-12  from Ch. 122, par. 102-12
110 ILCS 805/2-12.1 from Ch. 122, par. 102-12.1
110 ILCS 805/2-15 from Ch. 122, par. 102-15
110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02
110 ILCS 805/2-24

110 ILCS 805/3-7 from Ch. 122, par. 103-7
110 ILCS 805/3-7a was 110 ILCS 805/3-7, subsec. c
110 ILCS 805/3-14.2 from Ch. 122, par. 103-14.2
110 ILCS 805/3-14.3 from Ch. 122, par. 103-14.3
110 ILCS 805/3-20.1 from Ch. 122, par. 103-20.1
110 ILCS 805/3-22.1 from Ch. 122, par. 103-22.1
110 ILCS 805/3-25.1 from Ch. 122, par. 103-25.1
110 ILCS 805/3-26.1 from Ch. 122, par. 103-26.1
110 ILCS 805/3-29 from Ch. 122, par. 103-29
110 ILCS 805/3-40 from Ch. 122, par. 103-40
110 ILCS 805/3-42.1 from Ch. 122, par. 103-42.1
110 ILCS 805/3-48 from Ch. 122, par. 103-48
110 ILCS 805/3-53

110 ILCS 805/5-3 from Ch. 122, par. 105-3
110 ILCS 805/5-4 from Ch. 122, par. 105-4
110 ILCS 805/5-6 from Ch. 122, par. 105-6
110 ILCS 805/5-7 from Ch. 122, par. 105-7
110 ILCS 805/5A-15
110 ILCS 805/5A-25
110 ILCS 805/5A-35
110 ILCS 805/5A-45

110 ILCS 805/6-2 from Ch. 122, par. 106-2
110 ILCS 805/6-4.1 from Ch. 122, par. 106-4.1
110 ILCS 805/6-4.2 new
110 ILCS 805/7-5 from Ch. 122, par. 107-5
110 ILCS 805/7-9 from Ch. 122, par. 107-9
110 ILCS 805/7-25 from Ch. 122, par. 107-25
110 ILCS 805/7-26 from Ch. 122, par. 107-26
110 ILCS 805/2-6.1 rep.
110 ILCS 805/2-11.1 rep.
110 ILCS 805/2-16.03 rep.
110 ILCS 805/2-20 rep.
110 ILCS 805/2-25 rep.
110 ILCS 805/3-7b rep.
110 ILCS 805/3-12 rep.
HB 05536 (CONTINUED)
110 ILCS 805/3-12.1 rep.
110 ILCS 805/3-12.2 rep.
110 ILCS 805/3-20.7 rep.
110 ILCS 805/3-22.3 rep.
110 ILCS 805/3-31.2 rep.
110 ILCS 805/3-40.2 rep.
110 ILCS 805/3-46.1 rep.
110 ILCS 805/5-8 rep.
110 ILCS 805/6-1 rep.
110 ILCS 805/6-6.1 rep.

Amends the Public Community College Act. Provides that the Illinois Community College Board may, in collaboration with community colleges, furnish information for State and federal accountability purposes, promote student and institutional improvement, and meet research needs. Provides that the Board may review and approve or disapprove (rather than participate in and recommend approval or disapproval of) any contract or agreement that community colleges enter into with any organization, association, educational institution, or government agency to provide educational services and may monitor the performance under any contract. Requires the board of trustees of each community college district to file a written or electronic copy of its annual budget with the Board. Provides that any graduate from a recognized high school or student otherwise qualified to attend a public community college and residing outside a community college district may attend any recognized public community college in this State at the tuition rate of a student residing in the district; requires the Board to pay the community college the difference between the in-district and out-of-district tuition amounts. Provides that, for tuition purposes, a student shall be classified as a resident of a community college district after establishing the 30-day residency requirement of the district. Repeals provisions governing indemnification, deferred maintenance grants, the College and Career Readiness Pilot Program, a directory of graduating vocational and technical school students, and other items. Makes other changes. Amends the State Finance Act to make a conforming change.

May 01 18  H Rule 19(a) / Re-referred to Rules Committee

HB 05537  Rep. Sheri Jesiel
(Sen. Dave Syverson)
210 ILCS 135/10 from Ch. 91 1/2, par. 1710

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Removes language requiring the Department of Human Services to adopt a State plan for the distribution of community-integrated living arrangements throughout the State and makes related changes. Effective immediately.

Jul 13 18  H Public Act . . . . . . . . 100-0602

HB 05538  Rep. Robyn Gabel-Gregory Harris-Lou Lang-Mary E. Flowers, Michelle Mussman, Laura Fine, Linda Chapa LaVia, Stephanie A. Kifowit, Kathleen Willis and Barbara Flynn Currie
20 ILCS 1705/76 new

Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services to create a program to select people listed on the Department's Prioritization of the Urgency of Need of Services (PUNS) database to receive housing and community-based support services. Provides that by June 30, 2022, no less than 50% of the persons selected from the PUNS database shall qualify for or receive community-based support services under the State's Home and Community-Based Services Waiver for Persons with Developmental Disabilities (State's Waiver Program); and no less than 50% of the persons selected from the PUNS database shall qualify for or receive both housing and community-based support services funded by the Department. Provides that by June 30, 2022, the Department shall fully eliminate the 8-person community-integrated living arrangements model as a housing option for persons eligible for services under the State's Waiver program and shall instead implement a flexible housing model, as defined by the Department by rule, that utilizes a needs-based sliding scale to determine a person's eligibility and placement for housing. Contains provisions concerning reporting requirements. Provides that implementation of the provisions shall be contingent on the receipt of all necessary federal approvals.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee
HB 05539
Rep. Robyn Gabel-Gregory Harris-Lou Lang-Mary E. Flowers, Michelle Mussman, Laura Fine, Linda Chapa LaVia, Stephanie A. Kifowit, Kathleen Willis and Barbara Flynn Currie

20 ILCS 1705/76 new
Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services, by June 30, 2022, to select from the Prioritization of the Urgency of Need of Services (PUNS) database no fewer than 3,600 persons with intellectual or developmental disabilities to receive relevant State services and supports. Provides that no fewer than 600 persons shall be selected to receive services by June 30, 2019 and the numbers of persons selected shall increase each year thereafter until the list of persons in the PUNS is exhausted. Requires the Department to pursue all federal funding options for intellectual and developmental services and supports including applying for a demonstration waiver and a State Plan amendment to expand and increase the availability of services to persons with intellectual and developmental disabilities. Requires federal funding obtained under a demonstration waiver to be directed towards increasing the availability of permanent supportive housing and other community-integrated living arrangements. Requires federal funding obtained as a result of federal approval of a Medicaid State Plan amendment to fund a Illinois Children and Adult Home and Community-Based Services Pilot Program to expand and increase community-based services and housing options for adults and children eligible for services under the Department's Home and Community-Based Services Waiver programs. Provides that subject to federal approval, the availability of housing options and support services provided under a demonstration waiver or Medicaid State Plan amendment shall be fully implemented by June 30, 2022. Contains provisions on reporting requirements and other matters.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05540
Rep. Jerry Lee Long

625 ILCS 5/15-107 from Ch. 95 1/2, par. 15-107
Amends the Illinois Vehicle Code. Repeals provisions providing that the distance between the kingpin and the center axle of a semitrailer longer than 48 feet, in combination with a truck tractor, may not exceed 42 feet 6 inches and that such a limit shall not apply to trailers or semitrailers used for the transport of livestock.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05541
Rep. Margo McDermed-Nick Sauer-Patricia R. Bellock (Sen. Dave Syverson)

405 ILCS 80/Art. III rep.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
HB 05542  Rep. Mark Batinick-Nick Sauer, Jay Hoffman, LaToya Greenwood and Katie Stuart
(Sen. Chuck Weaver-Michael Connelly)

205 ILCS 635/2-2
205 ILCS 635/2-4 from Ch. 17, par. 2322-4
205 ILCS 635/4-8.3
205 ILCS 635/5-9
205 ILCS 635/4-8 rep.

Amends the Residential Mortgage License Act of 1987. Provides for a list of specified activities that constitute violations of the Act (rather than a list of required averments that must be attached to an application for a license under the Act). Provides that a licensee filing a Mortgage Call Report is not required to file a report of applicable annual activities with the Secretary of Financial and Professional Regulation. Provides that specified licensee disclosures do not apply to any licensee providing notices of changes in loan terms pursuant to the federal Consumer Financial Protection Bureau's Know Before You Owe mortgage disclosure procedure (rather than excluding licensees limited to solicit residential mortgage loan applications as approved by the Secretary of Financial and Professional Regulation). Makes conforming changes. Repeals provisions concerning a requirement that the Secretary of Financial and Professional Regulation conduct, as part of an examination of each licensee, a review of the licensee's loan delinquency data. Replaces "Commissioner" with "Secretary" in order to update references to the Secretary of Financial and Professional Regulation. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
205 ILCS 635/4-8 rep.
Adds reference to:
205 ILCS 635/4-8 from Ch. 17, par. 2324-8

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Removes the repeal of provisions concerning delinquency and examination. Instead, changes those provisions to remove the language requiring that the Secretary of Financial and Professional Regulation obtain from the U.S. Department of Housing and Urban Development that Department's loan delinquency data. Makes other technical changes. Effective immediately.

Senate Floor Amendment No. 1
Adds reference to:
110 ILCS 992/15-15
Adds reference to:
110 ILCS 992/15-20
Adds reference to:
110 ILCS 992/15-25
Adds reference to:
110 ILCS 992/15-30
Adds reference to:
110 ILCS 992/15-40
Adds reference to:
110 ILCS 992/20-5
Adds reference to:
110 ILCS 992/20-30
Adds reference to:
205 ILCS 635/1-4 from Ch. 17, par. 2322-3
Adds reference to:
205 ILCS 635/1-4A
Adds reference to:
205 ILCS 635/2-3 from Ch. 17, par. 2322-3
Adds reference to:
205 ILCS 635/2-3A
Adds reference to:
205 ILCS 635/2-6
HB 05542 (CONTINUED)

Add reference to:
205 ILCS 635/3-2
Add reference to:
205 ILCS 635/4-1
Add reference to:
205 ILCS 635/4-5
Add reference to:
205 ILCS 635/4-8.1A
Add reference to:
205 ILCS 635/4-9.1
Add reference to:
205 ILCS 635/7-1A
Add reference to:
205 ILCS 635/7-2
Add reference to:
205 ILCS 635/7-4
Add reference to:
205 ILCS 635/7-5
Add reference to:
205 ILCS 635/7-6
Add reference to:
205 ILCS 635/7-7
Add reference to:
205 ILCS 635/7-8
Add reference to:
205 ILCS 635/7-9
Add reference to:
205 ILCS 635/7-10
Add reference to:
205 ILCS 635/7-13
Add reference to:
205 ILCS 635/7-1 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: In the Residential Mortgage License Act of 1987, changes references to "Nationwide Mortgage Licensing System and Registry" to references to "Nationwide Multistate Licensing System and Registry" throughout the Act and makes conforming changes in the Student Loan Servicing Rights Act. Provides that "exempt person or entity" includes a bona fide nonprofit organization and an employee of a bona fide nonprofit organization when acting on behalf of that organization. Removes the definition of "loan originator". Defines "bona fide nonprofit organization". Removes language concerning operability dates of the mortgage loan originator license requirement. Instead, provides exemptions for an employee of a bona fide nonprofit organization when acting on behalf of the organization from the mortgage loan originator license requirement.

Nov 14 18 H Passed Both Houses
HB 05543  Rep. Allen Skillicorn

65 ILCS 5/1-1-10 from Ch. 24, par. 1-1-10

Amends the Illinois Municipal Code. Gives non-home rule municipalities with a population of more than 2,000 the power to exercise all power provided to home rule units under Section 6 of Article VII of the Illinois Constitution, except for the powers to tax, to impose fees, and to incur debt. Provides that a home rule municipal retailer's occupation tax may be imposed up to a 1% increment if the corporate authorities of a home rule municipality by ordinance or resolution call for the submission to the electors of the municipality the question of whether the municipality shall impose such a tax or increase the rate of such a tax (rather than only shall be imposed in 1/4% increments). Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Jacqueline Y. Collins-Mattie Hunter)

New Act

Creates the Illinois Council on Women and Girls Act. Creates the Illinois Council on Women and Girls. Provides that the Council shall advise the Governor and the General Assembly on policy issues impacting women and girls in this State with specified goals. Provides for the appointment of members to the Council. Provides for the meetings and operations of the Council. Requires the Council to issue semi-annual reports on its policy recommendations by June 30th and December 31st of each year to the Governor and the General Assembly. Provides findings and declaration of policy. Provides a severability clause. Effective immediately.

House Floor Amendment No. 2

Adds provisions to a Section concerning findings and declaration of policy. Modifies the term "woman" or "women", and defines "transgender", "cisgender", and "gender identity". Specifies additional policy goals for the Illinois Council on Women and Girls. Provides that the appointing authorities shall ensure that the Council is diverse with respect to gender identity, among other aspects. Provides that the Director of Human Rights, among other agency heads, shall appoint one liaison to serve as an ex officio member of the Council. Makes conforming changes.

House Floor Amendment No. 3

Provides for the electronic submission of reports to the Governor and General Assembly.

Aug 17 18  H  Public Act . . . . . . . . . . . . . 100-0913


720 ILCS 5/2-23 new

720 ILCS 5/19-2 from Ch. 38, par. 19-2

720 ILCS 5/19-2.5

Amends the Criminal Code of 2012. Provides that "device" for purposes of possession of burglary tools includes a vehicle security circumvention device. Provides that a person commits the offense of unlawful sale of burglary tools when he or she knowingly sells or transfers a vehicle security circumvention device with knowledge that the device will be used by the person or another to commit a violation of law. Provides that a violation of this offense is a Class A misdemeanor. Defines "vehicle security circumvention device" as a device that is capable of obtaining, intercepting, or processing information from a motor vehicle keyless entry system with the knowledge that the use of the device will be used to gain entry into a motor vehicle without the owner's consent.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/12-614 new

Amends the Illinois Vehicle Code. Defines "relay box". Provides that no person may possess a relay box in this State except for: (1) a mechanic; (2) a new vehicle dealer or used vehicle dealer licensed under the Code; (3) a locksmith licensed under the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004; (4) a repossession agent; or (5) a State or local law enforcement officer. Effective immediately.

Feb 16 18  H  Referred to Rules Committee
(Sen. Iris Y. Martinez-Cristina Castro, Thomas Cullerton, Michael E. Hastings-Patricia Van Pelt, Steven M. Landek and Laura M. Murphy)

30 ILCS 5/3-2.4 new

Amends the Illinois State Auditing Act. Provides that on a biennial basis, the Auditor General shall conduct a performance audit of State agencies and their cybersecurity programs and practices, with a particular focus on agencies holding large volumes of personal information. Provides for the subjects to be assessed by the audit. Provides for the issuance of an audit report.

House Floor Amendment No. 1

Provides that in conjunction with its annual compliance examination program, the Auditor General shall review (rather than perform an audit) State agencies and their cybersecurity programs and practices, with a particular focus on agencies holding large volumes of personal information. Provides that any findings resulting from the testing conducted shall be included within the applicable State agency's compliance examination report. Provides that each compliance examination report shall be issued in accordance with the specified provisions of the Illinois State Auditing Act. Provides that a copy of the report shall also be delivered to the head of the applicable State agency and posted on the Auditor General's website. Makes a conforming change.

Aug 17 18  H  Public Act . . . . . . . . . 100-0914


625 ILCS 57/27 new

Amends the Transportation Network Providers Act. Provides that a transportation network company shall implement a policy on driver-passerger identification. Provides that a transportation network company driver and transportation network company passenger shall make available in the transportation network company's digital network or software application a photograph of himself or herself. Provides that all photographs shall be the same as passport specifications. Provides that a transportation network company passenger shall register in the transportation network company's digital network or software application under his or her real name. Provides for situations where the transportation network company customer or digital network or software application user is not the passenger during any requested transportation network company's service.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee


820 ILCS 305/16a from Ch. 48, par. 138.16a

Amends the Workers' Compensation Act. Provides that an attorney's claim for compensation for services rendered in connection with the defense of a claim may not exceed 20% of the amount sought by the claimant or 20% of the amount saved for the employer or insurer, whichever is less. Effective immediately.

Feb 16 18  H  Referred to Rules Committee


35 ILCS 200/15-178 new

Amends the Property Tax Code. Creates a homestead exemption for property if the owner: (i) replaces a lead-containing service line on the property with a service line that does not contain lead; and (ii) connects that line to a water main that does not contain lead or is replaced with a water main that does not contain lead at the same time as the improvements to the service line are made. Provides that the amount of the exemption is equal to the cost of replacing the lead-containing service lines on the property. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05551  Rep. Robert W. Pritchard-Patricia R. Bellock
(Sen. Dale A. Righter)

210 ILCS 135/13

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that for community-integrated living arrangements licensed under the Act, the Office of the State Fire Marshal shall provide the necessary fire inspection to comply with licensing requirements. Provides that the Office of the State Fire Marshal may enter into an agreement with another State agency to conduct this inspection if qualified personnel are employed by that agency. Removes language providing that code enforcement inspection of the facility by the local authority may occur if the local authority having jurisdiction enforces code requirements that are equal to those enforced by the State Fire Marshal. Provides that nothing in provisions concerning fire inspections shall limit a local authority with jurisdiction from conducting local code inspection and enforcement or (rather than shall prohibit a local fire authority) from conducting fire incident planning activities. Effective immediately.

Jun 22 18  H  Public Act . . . . . . . . . 100-0593
HB 05552  Rep. Sue Scherer

40 ILCS 5/16-163 from Ch. 108 1/2, par. 16-163
40 ILCS 5/16-164 from Ch. 108 1/2, par. 16-164
Amends the Downstate Teacher Article of the Illinois Pension Code. Reduces the composition of the Board to 11 members (instead of 13 members) by removing 2 of the members of the Board appointed by the Governor. Provides that the 2 members whose office is being abolished pursuant to the amendatory Act shall be from the members whose terms of office expire on July 14, 2018. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

(Sen. Toi W. Hutchinson-Linda Holmes-Cristina Castro)

New Act

Creates the Blockchain Technology Act. Provides for the permitted uses of blockchain technology in transactions and proceedings. Provides limitations to the use of blockchain technology. Prohibits units of local government from implementing specified restrictions on the use of blockchain technology. Preempts home rule. Defines terms.
Senate Committee Amendment No. 1
Removes a provision providing that a home rule unit may not regulate a blockchain or smart contract in a manner inconsistent with the regulation by the State of a blockchain or smart contract.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 05554  Rep. Fred Crespo

605 ILCS 10/11 from Ch. 121, par. 100-11
Amends the Toll Highway Act. Deletes language that requires the Illinois State Toll Highway Authority to construct and maintain at least one electric vehicle charging station at any location where the Authority has entered into an agreement with any entity for the purposes of providing motor fuel service stations and facilities, garages, stores, or restaurants. Deletes language that requires the Authority to charge a fee for the use of charging stations. Deletes language that requires the Authority to adopt rules to implement the creation, user fees, and maintenance of electric vehicle charging stations.
Feb 16 18  H  Referred to Rules Committee

HB 05555  Rep. C.D. Davidsmeyer

20 ILCS 2610/1 from Ch. 121, par. 307.1
Amends the State Police Act. Makes a technical change in a Section concerning Divisions of the Department of State Police and appointment of officers.
Feb 16 18  H  Referred to Rules Committee

HB 05556  Rep. Thomas M. Bennett

105 ILCS 5/2-3.25o 105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9
105 ILCS 5/21B-110 new
105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5
Amends the School Code. With respect to the requirement that a student teacher authorize a fingerprint-based criminal history records check prior to the commencement of any student teaching experience or required internship, provides for the authorization to be made to and the student teacher’s information to be submitted by the educator preparation institution at which the student teacher is enrolled (instead of the school district or non-public school where the student teaching is to be completed). Makes related changes.
Mar 08 18  H  Tabled

405 ILCS 5/2-107 from Ch. 91 1/2, par. 2-107

Amends the Mental Health and Developmental Disabilities Code. Provides that electroconvulsive therapy may not be administered under the emergency treatment provisions of the Code but may be administered under the administration of psychotropic medication and electroconvulsive therapy provisions of the Code upon application to a court. Provides that the same written advisements about the treatment as required under other provisions of the Code of the side effects, risks, and benefits of the treatment, as well as alternatives to the proposed treatment, to the extent the advice is consistent with the recipient's ability to understand the information communicated and shall be given to the recipient as soon as the condition of the recipient permits and promptly to any substitute decision maker, unless already given under those provisions.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee


(Sen. Don Harmon)

405 ILCS 5/2-200 from Ch. 91 1/2, par. 2-200

Amends the Mental Health and Developmental Disabilities Code. Provides that every facility shall also post conspicuously in public areas contact information for the Guardianship and Advocacy Commission and the agency designated by the Governor under the Protection and Advocacy for Persons with Developmental Disabilities Act to administer a State plan to protect and advocate the rights of persons with developmental disabilities in accordance with the requirements of the federal Developmental Disabilities Assistance and Bill of Rights Act.

Aug 17 18 H Public Act . . . . . . . . . . 100-0915

HB 05559  Rep. Daniel Swanson

20 ILCS 2905/0.01 from Ch. 127 1/2, par. 0.01

Amends the State Fire Marshal Act. Makes a technical change in a Section concerning the short title.

Feb 16 18 H Referred to Rules Committee

HB 05560  Rep. Daniel Swanson

425 ILCS 25/13.1 from Ch. 127 1/2, par. 17.1

Amends the Fire Investigation Act. Makes a technical change in the Section creating the Fire Prevention Fund.

Feb 16 18 H Referred to Rules Committee

HB 05561  Rep. Daniel Swanson-Stephanie A. Kifowit-Brian W. Stewart-Chad Hays-Jerry Costello, II, Steven Reick, Linda Chapa LaVia and Charles Meier

(Sen. Chuck Weaver and Antonio Muñoz-Laura M. Murphy)

105 ILCS 5/10-22.25b from Ch. 122, par. 10-22.25b

105 ILCS 5/22-28 new

105 ILCS 5/34-2.3 from Ch. 122, par. 34-2.3

Amends the School Code. Provides that a public school student receiving a high school diploma shall have the right to wear a military uniform at the student's high school graduation ceremony if the student has completed basic training for and is an active member of a branch of the United States Armed Forces and is in good standing with his or her branch of the United States Armed Forces. Provides that a school's uniform or dress code policy shall comply with this provision.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor(s)</th>
<th>Action(s)</th>
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<tbody>
<tr>
<td>HB 05562</td>
<td>Rep. Daniel Swanson</td>
<td>Amends the Illinois Fire Protection Training Act. Provides that the Office of the State Fire Marshal (rather than, not later than May 30th of each year, from funds appropriated for this purpose) shall reimburse the local governmental agencies or individuals participating in the training program in an amount equaling one-half of the total sum paid by them during the period established by the Office for tuition at training schools, salary of trainees while in school, necessary travel expenses, and room and board for each trainee from funds appropriated for this purpose. Provides that if a National Fire Protection Association standard exists for various criteria identified under the Act, the Office shall utilize and adopt, by procedures, directives, or rules that standard or those standards as the minimum standard requirements for that criteria. Provides that the Office shall establish procedures for the adoption of those applicable National Fire Protection Association standards. Provides that the Office may, in its discretion, adopt, amend, and repeal in part or in their entirety those procedures, directives, or rules as may be necessary to carry out the Act. Makes other changes.</td>
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<td>Feb 16 18</td>
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<td>H Referred to Rules Committee</td>
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<tr>
<td>HB 05563</td>
<td>Rep. Anna Moeller</td>
<td>Amends the Election Code. Provides that the trustees for the Fox River Water Reclamation District will be elected at consolidated elections. Provides that where a nomination for election is to be made for a trustee of the Fox River Water Reclamation District, then the petition shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary. Amends the Sanitary District Act of 1917. Provides that the board of trustees of the Fox River Water Reclamation District shall be elected (rather than appointed) beginning with the 2019 election. Sets forth requirements concerning the number of trustees to be elected and length of terms. Effective immediately.</td>
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<td>Apr 13 18</td>
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<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 05564</td>
<td>Rep. Anna Moeller—Steven A. Andersson—Linda Chapa LaVia, Carol Ammons, Emanuel Chris Welch, Jehan Gordon-Booth, Kelly M. Burke, Laura Fine, Robyn Gabel, Will Guzzardi and Stephanie A. Kifowit</td>
<td>Amends the Eminent Domain Act. Provides that, with specified exceptions, if either party in the condemnation action demands a trial by jury, the condemning authority shall not be granted title or possession and the owner shall not be restrained from denying access to the property until the jury ascertain's compensation.</td>
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<td>Apr 10 18</td>
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<td>H Tabled</td>
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<tr>
<td>HB 05565</td>
<td>Rep. Rita Mayfield</td>
<td>Amends the Property Tax Code. Provides that the aggregate tax rate extended against property located in a municipality in which at least 60% of the households qualify for the national school lunch program shall not exceed 3.5%. Provides that, if the county clerk is required to reduce the rate extended against property in accordance with those provisions, the county clerk shall proportionally reduce the extension for each taxing district in which the property is located. Effective immediately.</td>
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<tr>
<td>Apr 13 18</td>
<td></td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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</table>
HB 05566  Rep. Rita Mayfield

Amends the Property Tax Code. Creates a veterans' standard homestead exemption. Provides that the exemption applies only for the first taxable year after the veteran acquires an ownership interest in the property. Provides that the amount of the exemption is a reduction from the property's equalized assessed value in the amount of: (1) $5,000 if the property has an equalized assessed value of $250,000 or less; or (2) $10,000 if the property has an equalized assessed value of more than $250,000. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


Appropriates $12,500,000 from the General Revenue Fund to the Department of Human Services for grants to the Illinois YouthBuild Coalition. Effective July 1, 2018.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 05568  Rep. Juliana Stratton

Amends the School Code. Provides that an art educator endorsement on an Educator License with Stipulations may be issued to an applicant who has completed (i) a minimum of 60 semester hours of coursework from a regionally accredited institution of higher education or an accredited art school and (ii) a minimum of 2,000 hours of experience that is not education experience in each area to be taught by the applicant. Provides that an art educator endorsement on an Educator License with Stipulations is valid until June 30 immediately following 5 years of the endorsement being issued and may be renewed if the applicant passes the test of basic skills required under the Code for Educator Licenses with Stipulations.

Apr 11 18  H  Tabled

HB 05569  Rep. C.D. Davidsmeyer

Amends the Illinois Banking Act and the Savings Bank Act. Replaces "Commissioner" with "Secretary" to update references to the Secretary of Financial and Professional Regulation. Provides that before any person or persons may cause a change of control of a State bank or a savings bank, the Secretary shall be of the opinion and find that the future prospects of the institution will not jeopardize the financial stability of the State bank or the savings bank or prejudice the interests of the depositors of the State bank or the interests of the members of the savings bank. Provides that the provisions of this Act do not apply to an established holding company acquiring control of a State bank or a savings bank if the transaction is subject to approval under specified provisions of federal law. Provides that a State bank or a savings bank may disclose confidential supervisory information to any attorney, accountant, consultant, or other professional as needed to comply with any enforcement action issued by the Secretary. Makes other changes. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05570 Rep. Christine Winger-Patricia R. Bellock
35 ILCS 105/3-55 from Ch. 120, par. 439.3-55
35 ILCS 110/3-45 from Ch. 120, par. 439.33-45
35 ILCS 115/3-5
35 ILCS 120/2-5
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for the use or sale of tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois who will temporarily store the property in Illinois (i) for the purpose of subsequently transporting it outside this State for use or consumption solely outside this State or (ii) for the purpose of being processed, fabricated, or manufactured into, attached to, or incorporated into other tangible personal property to be transported outside this State and used or consumed solely outside this State sunsets on June 20, 2021 (currently, June 30, 2016). Effective immediately.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05571 Rep. Mark Batinick
40 ILCS 5/1-113.2
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.5
40 ILCS 5/1-113.3 rep.
Amends the General Provisions Article of the Illinois Pension Code. Authorizes downstate police and downstate firefighter pension funds to invest in commingled accounts of the Illinois Metropolitan Investment Funds. Provides that a pension fund's total investment in certain life insurance accounts managed by insurance companies and mutual funds managed through an investment adviser, in combination with certain other investments, shall not exceed 65% of the pension fund's net present assets. Requires contracts between an investment adviser and the board of trustees of a downstate police or downstate firefighter pension fund to include a requirement that the investment adviser make annual reports to the board concerning net returns. Repeals a provision specifying additional permitted investments for pension funds with net assets of $2,500,000 or more. Makes conforming and other changes.
Mar 07 18 H To SPECIAL Issues Subcommittee

New Act
Creates the School District Debt Control and Taxpayer Protection Act. Provides that a school district may not refinance debt past the repayment period of the debt when issued, may not issue debt to be serviced over a period of greater than 20 years, and may not issue capital appreciation bonds. Sets forth provisions calculating and establishing a debt limit and prohibiting new debt. Requires specified bond referendum and bond issuance information to be provided. Effective immediately.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes changes to the definitions of the Act. Removes provisions concerning a school district's equalized assessed value, capital appreciation bonds, bond referendum information, and bond issuance information. Effective immediately.
Apr 27 18 H Third Reading - Short Debate - Lost 013-077-001
(Sen. Linda Holmes, Paul Schimpf and Michael E. Hastings)

Amends the Juvenile Court Act of 1987. Provides that a crime victim shall be allowed to present an oral or written statement in any case in which: (1) a juvenile has been adjudicated delinquent for a violent crime after a bench or jury trial; or (2) the petition alleged the commission of a violent crime and the juvenile has been adjudicated delinquent under a plea agreement of a crime that is not a violent crime. Amends the Rights of Crime Victims and Witnesses Act. Makes changes to the definitions of "sentence", "sentencing", and "court proceeding". Defines "status hearing" and "support person". Provides that a party who intends to call an advocate as a witness at trial must seek permission of the court before the subpoena is issued. Provides that the party must file a written motion at least 90 days before trial that sets forth specifically the issues on which the advocate's testimony is sought and an offer of proof regarding: (1) the content of the anticipated testimony of the advocate; and (2) the relevance, admissibility, and materiality of the anticipated testimony in sufficient time to allow the court to rule and the victim to seek appellate review. Provides that if a victim has asserted the right to have a support person present at the court proceedings, the victim shall provide the name of the person the victim has chosen to be the victim's support person to the prosecuting attorney, who shall provide the name to defendant. Provides that if the defendant intends to call the support person as a witness at trial, the defendant must seek permission of the court before a subpoena is issued. Amends the Unified Code of Corrections. Provides that the court shall allow a victim to make an oral statement if the victim is present in the courtroom and requests to make an oral statement. Provides that an oral statement includes the victim or a representative of the victim reading the written statement. Provides that victim and any person making an oral statement shall not be put under oath or subject to cross-examination. Makes other changes.

House Committee Amendment No. 1

Makes a technical change.

House Floor Amendment No. 2

Deletes language providing that the prosecutor shall call the support person as the first or second witness during the State's case-in-chief. Deletes language providing that a defendant who intends to call the support person to testify to matters outside the scope of the prosecutor's direct examination shall be allowed to inquire into these matters during cross-examination of the support person. Provides that the court may allow the defendant to inquire about matters outside the scope of the direct examination during cross examination. Provides that if the court does not allow the defendant to inquire about matters outside the scope of the direct examination, the support person shall be allowed to remain in the courtroom after the support person has been called by the defendant or the defendant has rested. Provides that the court shall allow the support person to testify in the State's rebuttal.

Senate Committee Amendment No. 1

Provides that a crime victim shall be allowed to present an oral and written victim impact statement at a hearing ordered by the court under the Mental Health and Developmental Disabilities Code to determine if the defendant is: (1) in need of mental health services on an inpatient basis; (2) in need of mental health services on an outpatient basis; or (3) not in need of mental health services unless the defendant was under 18 years of age at the time the offense was committed. Provides that if various provisions or its application to any person or circumstance is held invalid, the invalidity of that provision does not affect any other provision or application that can be given effect without the invalid provision or application. Provides that the provision which allows a crime victim to make a written and oral statement do not apply if the defendant was under 18 years of age at the time the offense was committed.

Aug 19 18  H  Public Act . . . . . . . . 100-0961

HB 05574  Rep. Stephanie A. Kifowit

Amends the Illinois Governmental Ethics Act. Provides that in lieu of filing a statement of economic interests, members of the General Assembly and executive branch constitutional officers may enter into a blind trust. Provides that any elected official choosing to set up a blind trust shall submit documentation to the Secretary of State attesting to the creation of a blind trust on his or her behalf, and confirming his or her intent to do so in lieu of filing a statement of economic interests. Defines "blind trust".

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05575  
Rep. Patricia R. Bellock  
305 ILCS 5/1-5  
from Ch. 23, par. 1-5  
Feb 16 18  H  Referred to Rules Committee

HB 05576  
Rep. Patricia R. Bellock  
305 ILCS 5/1-5  
from Ch. 23, par. 1-5  
Feb 16 18  H  Referred to Rules Committee

HB 05577  
Rep. Jay Hoffman  
820 ILCS 405/2600  
from Ch. 48, par. 750  
Amends the Unemployment Insurance Act. Provides that for sales or transfers of business occurring on or after March 1, 2017, the purchaser or transferee is not personally liable for the contributions, interest, and penalties owed to the Department of Employment Security if upon petition to the Director of Employment Security within 2 years after the sale or transfer or notice of the amount due, whichever is later, the purchaser or transferee proves: (1) the purchaser or transferee lacked knowledge of the contributions, interest, and penalties owing to the Department of Employment Security at the time of the sale or transfer; or (2) pursuant to any sale or transfer agreement, the seller or transferor agreed to be liable for outstanding contributions, interest, and penalties owed to the Department of Employment Security. Effective immediately.  
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05578  
Rep. Dan Brady  
225 ILCS 45/1  
from Ch. 111 1/2, par. 73.101  
225 ILCS 45/1a  
from Ch. 111 1/2, par. 73.101a  
225 ILCS 45/1c new  
815 ILCS 390/4  
from Ch. 21, par. 204  
815 ILCS 390/15  
from Ch. 21, par. 215  
815 ILCS 390/15.5 new  
815 ILCS 390/17  
from Ch. 21, par. 217  
Amends the Illinois Funeral or Burial Funds Act. Limits certain provisions concerning payment under pre-need contracts to pre-need contracts entered into prior to the effective date of the amendatory Act. Makes changes to the definition of "seller". Provides that, before a seller and purchaser enter into a pre-need contract or pre-need sales contract, the seller must disclose and fully explain certain funding options. Provides that an agreement or contract for or a private sale of a casket, urn, or floral arrangement shall not be deemed a pre-need sales contract or a pre-need sale under specified circumstances. Provides that, if a pre-need contract includes the sale of funeral services and merchandise: (1) the seller must be a funeral director licensed under the Funeral Directors and Embalmers Licensing Code who is employed at the time of the sale of the contract by the funeral establishment through which the funeral services and merchandise will be provided, (2) the contract must be filled out by a funeral director licensed under the Funeral Directors and Embalmers Licensing Code, and (3) the contract may only be executed by a funeral director licensed under the Funeral Directors and Embalmers Licensing Code. Amends the Illinois Pre-Need Cemetery Sales Act. Provides that sellers of pre-need sales contracts must be licensed by the Department of Financial and Professional Regulation, and requires specified continuing education. Limits certain provisions concerning payment under pre-need contracts to pre-need contracts entered into prior to the effective date of the amendatory Act. Provides that, before a seller and purchaser enter into a pre-need contract or pre-need sales contract, the seller must disclose and fully explain certain funding options. Makes other changes. Effective immediately.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05579  
Rep. Dan Brady  
755 ILCS 50/5-12  
Amends the Illinois Anatomical Gift Act. Provides that an anatomical gift may be made, for the training of search and rescue canines, to a person operating within a State agency, emergency management agency, or local law enforcement agency.  
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05580  Rep. Dan Brady-Deb Conroy

New Act

5 ILCS 80/4.39 new

Creates the Behavior Analyst Licensing Act. Provides for licensure of licensed behavior analyst and licensed assistant behavior analyst. Creates the Advisory Board of Behavior Analyst. Provides qualifications for licensure application. Establishes the powers and duties of the Department of Financial and Professional Regulation, including, but not limited to, adopting rules setting forth minimum standards for licensure, taking disciplinary or non-disciplinary actions and authorizing examinations. Provides for grounds for disciplinary actions. Provides for civil and criminal penalties for violations of this Act. Creates provisions concerning hearings, including record of proceedings, appointment of hearing officers, and rehearings. Provides for judicial review of all final administrative decisions of the Department. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05581  Rep. Robert W. Pritchard

65 ILCS 5/11-74.4-3.2 new

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that after July 1, 2018, a municipality may not adopt or amend a redevelopment plan or extend the life of a redevelopment project area unless each school district and community college district with territory inside the proposed redevelopment project area agrees to be subject to the redevelopment plan by a resolution adopted by a majority of each board. Provides that if a municipality adopts or amends a redevelopment plan or extends the life of a redevelopment project area in without each school district or community college district adopting a resolution agreeing to the change, the portion of ad valorem taxes arising from the levies upon taxable real property in the redevelopment project area attributable to each school district or community college district that did not adopt the resolution may not be taken or used for any purpose under the Tax Increment Allocation Redevelopment Act. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05582  Rep. Norine K. Hammond

215 ILCS 5/131.22 from Ch. 73, par. 743.22

215 ILCS 5/353a from Ch. 73, par. 965a

215 ILCS 5/404 from Ch. 73, par. 1016

215 ILCS 5/141.2 rep.

215 ILCS 5/155.25 rep.

215 ILCS 5/233 rep.

215 ILCS 5/Art. XIX rep.

215 ILCS 125/1-2 from Ch. 111 1/2, par. 1402

Amends the Illinois Insurance Code. In provisions concerning confidential treatment, provides that specified information shall remain confidential and privileged with the exception of information submitted pursuant to provisions concerning acquisition of control or merger with domestic companies that is not personal financial information. In provisions concerning accident and health reserves, removes language requiring the Director of Insurance to adopt rules requiring the use of appropriate tables of morbidity, mortality, interest rates, and valuation methods for such reserves. Provides that the Director may enter into written agreements to share confidential insurer records or information with the International Association of Insurance Supervisors. Repeals provisions concerning grounds for disapproval of a management contract or service agreement, reports by certain property and casualty insurers, participating and non-participating policies, and burial societies. Amends the Health Maintenance Organization Act. Changes the definition of “organization” to mean any domestic insurance company (rather than any insurance company). Effective immediately.

Feb 16 18  H  Referred to Rules Committee


215 ILCS 5/143 from Ch. 73, par. 755

Amends the Illinois Insurance Code. In provisions concerning an application blank in a life or accident and health policy form, removes language allowing the Director of Insurance to extend the period to approve or disapprove a form by not more than 30 days. Provides that an insurer may request by electronic notification that the extension end on a specified date, but no sooner than 30 days after the request. Makes other changes.

Feb 16 18  H  Referred to Rules Committee
105 ILCS 5/10-20.9a from Ch. 122, par. 10-20.9a
    Amends the School Code. Makes a technical change in a provision concerning promoting students to the next higher grade level.
    Feb 16 18  H  Referred to Rules Committee

HB 05585  Rep. Christian L. Mitchell
35 ILCS 5/101 from Ch. 120, par. 1-101
    Feb 16 18  H  Referred to Rules Committee

HB 05586  Rep. Rita Mayfield
105 ILCS 5/28-15 from Ch. 122, par. 28-15
    Amends the Instructional Materials Article of the School Code. Makes a technical change in a Section concerning furnishing free textbooks to students.
    Feb 16 18  H  Referred to Rules Committee

HB 05587  Rep. Rita Mayfield
105 ILCS 5/28-15 from Ch. 122, par. 28-15
    Amends the Instructional Materials Article of the School Code. Makes a technical change in a Section concerning furnishing free textbooks to students.
    Feb 16 18  H  Referred to Rules Committee
HB 05588  Rep. Fred Crespo and Robert W. Pritchard  
(Sen. Kimberly A. Lightford)

105 ILCS 5/2-3.25a  from Ch. 122, par. 2-3.25a
105 ILCS 5/2-3.25n
105 ILCS 5/2-3.52A  from Ch. 122, par. 2-3.52A
105 ILCS 5/2-3.61a
105 ILCS 5/2-3.64a-5
105 ILCS 5/2-3.153
105 ILCS 5/10-20.39
105 ILCS 5/10-21.3a
105 ILCS 5/10-29
105 ILCS 5/34-1.1  from Ch. 122, par. 34-1.1
105 ILCS 5/34-3.5
105 ILCS 5/34-18.24
105 ILCS 5/34-18.31
105 ILCS 5/2-3.136 rep.
105 ILCS 5/2-3.136 rep.
105 ILCS 5/21B-200 rep.

Amends the School Code. With regard to the State Board of Education developing recognition standards for student performance and school improvement, removes provisions providing for a Multiple Measure Index in determining standards for student performance. Changes references from the "No Child Left Behind Act of 2001" to the "Every Student Succeeds Act". Provides that, beginning in fiscal year 2018, the State Board of Education may identify a school district as eligible for targeted and comprehensive services under the federal Every Student Succeeds Act. Requires a 21st Century Community Learning Center Grant Program to provide grants to support whole child-focused (rather than academically focused) after-school programs that are aligned with the regular academic programs of a school and the academic needs of students who attend a high-poverty, low-performing school. Requires the State Board of Education to administer a climate survey to provide feedback from, at minimum, students in grades 4 through 12 and teachers on the instructional environment within a school. Repeals provisions governing the Multiple Measure Index and Annual Measurable Objectives, class size reduction grant programs, and highly qualified teachers under the federal No Child Left Behind Act of 2001. Makes other changes. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/10-20.39
Deletes reference to:
105 ILCS 5/34-18.31
Deletes reference to:
105 ILCS 5/2-3.136 rep.
Adds reference to:
105 ILCS 5/2-3.136
Adds reference to:
105 ILCS 5/10-20.39 rep.
Adds reference to:
105 ILCS 5/34-18.31 rep.

Replaces everything after the enacting clause. Reinserts the contents of the bill as introduced, but makes changes concerning legislative intent, State accountability, the date by which the State Board of Education may begin identifying a school district as eligible for services under the federal Every Student Succeeds Act, the 21st Century Community Learning Center Grant Program, State assessments, class size reduction funds, alternate survey of learning conditions instruments, and the repeal of provisions concerning highly qualified teacher funding. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/34-3.5
HB 05588 (CONTINUED)

Adds reference to:

105 ILCS 5/34-18 from Ch. 122, par. 34-18

Provides that the State Board of Education shall provide the Balanced Accountability Measure Committee an annual report with data and other information collected from entities identified by the State Board as learning partners (rather than lead partners), including, but not limited to, data and information on the learning partners' (rather than the Committee's) effectiveness, geographic distribution, and cost to serve as part of a comprehensive statewide system of support. Provides that, pursuant to the federal Every Student Succeeds Act, the State Board may establish educator preparation pilot programs (rather than establish entrance educator preparation programs, encourage collaboration between schools of educator preparation and high-need districts, establish projects to recruit, select, prepare, and provide professional development for teachers or school leaders, and establish initiatives that focus on funding performance-based programs or human capital management systems). Repeals a provision in the Chicago School District Article on partnership agreements for advancing student achievement. Makes other and conforming changes.

Aug 23 18 H Public Act . . . . . . . 100-1046

HB 05589

Rep. Fred Crespo

105 ILCS 5/17-2 from Ch. 122, par. 17-2

Amends the School Code. Makes a technical change in a Section concerning tax levies.

Feb 16 18 H Referred to Rules Committee

HB 05590

Rep. Fred Crespo

105 ILCS 5/34-18.8 from Ch. 122, par. 34-18.8

Amends the School Code. Makes a technical change in a Section concerning the Chicago school district.

Feb 16 18 H Referred to Rules Committee

HB 05591

Rep. Fred Crespo

105 ILCS 5/30-16.1 from Ch. 122, par. 30-16.1

Amends the School Code. Makes a technical change in a Section concerning Reserve Officers’ Training Corps scholarships.

Feb 16 18 H Referred to Rules Committee

HB 05592

Rep. Fred Crespo

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Amends the School Code. Makes technical and revisory changes in a Section concerning health examinations and immunizations.

Feb 16 18 H Referred to Rules Committee
(Sen. Napoleon Harris, III)
New Act

Creates the Design-Build for Public Schools Act. Defines terms. Provides that a school district shall, for each public project, make a written determination as to whether it is in the best interests of the school district to enter into a design-build contract for that project. Specifies factors to be considered in making the determination. Provides that if a school district elects to use a design-build delivery method under the Act, it must issue a notice of intent to receive proposals for a project no less than 14 days before issuing the request for proposals. Specifies requirements for the request for proposals. Requires a school district that elects to use the design-build delivery method to establish a committee to evaluate and select the design-build entity, which shall consist of no less than 5 members but no more than 7 members and shall include no less than one licensed design professional. Requires a school district to use a 2-phase procedure for the selection of a design-build entity; specifies the criteria for each phase. Provides that a school district may award the contract to the highest overall ranked entity. Repeals the Act on July 1, 2023. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes changes to the legislative intent provision. Defines "design-build entity". Provides that a request for proposals must include the design-build entity's plan to comply with the utilization goals established by the corporate authorities of the school district for minority-owned and women-owned business enterprises and to comply with a provision in the Illinois Human Rights Act; makes conforming changes. Provides that a school district may not consider any design-build entity for evaluation or award if the entity has any pecuniary interests in the project or has other relationships or circumstances that create the appearance of impropriety. Provides that, after a proposal has been submitted in accordance with the Act, a design-build entity may not replace, remove, or otherwise modify any design professional firm identified as a member of the design-build team unless certain criteria are met. Provides that the design-build entity, regional superintendent of schools, and State Board of Education shall annually submit a detailed report to the General Assembly on the status of projects procured under the Act. Provides that all projects procured under the Act using the design-build delivery method must comply with a provision in the School Code governing school buildings and shall be subject to review and approval by the State Board of Education. Makes other changes. Effective immediately.

House Floor Amendment No. 3

With respect to legislative intent, provides that all projects using the delivery system under the Act shall comply with the school building code provisions of the School Code and shall be subject to review and approval by the State Board of Education. Provides that price may not be used as a factor in the evaluation of Phase I proposals in the definition of "evaluation criteria". Changes a reference from "cost evaluation factors" to "evaluation factors".

Nov 14 18   H  Passed Both Houses

HB 05594  Rep. Michael J. Zalewski
New Act

Creates the Claims Against Real Estate Recordation Act. Provides that all claims against real estate shall be recorded in the office of the recorder of the county in which the real estate is located.

Apr 13 18   H  Rule 19(a) / Re-referred to Rules Committee

HB 05595  Rep. Tony McCombie-Carol Ammons
(Sen. Jil Tracy)

30 ILCS 577/35-15

Amends the State Construction Minority and Female Building Trades Act. Provides that by March 31 (currently, March 1) of each year, the Illinois Department of Labor shall publish and make available on its official website a report compiling and summarizing demographic trends in the State's building trades apprenticeship programs, with particular attention to race, gender, ethnicity, and national origin of apprentices in labor organizations and other entities in Illinois. Effective immediately.

Nov 28 18   H  Total Veto Stands - No Positive Action Taken
HB 05596


105 ILCS 5/2-3.155
105 ILCS 5/27-21 from Ch. 122, par. 27-21
105 ILCS 5/27-23.11 new

Amends the School Code. With regard to the textbook block grant program, provides that the textbooks authorized to be purchased must accurately portray the diversity of our society, including the role and contributions of people protected under the Illinois Human Rights Act, and must be non-discriminatory as to certain characteristics under the Act. Provides that the teaching of history of the United States in public schools shall include a study of the role and contributions of lesbian, gay, bisexual, and transgender people in the history of this country and this State. Requires every public elementary school and high school to include in its curriculum a unit of instruction studying the significant role of lesbian, gay, bisexual, and transgender individuals in society. Specifies instruction requirements. Requires the regional superintendent of schools to monitor a school district's compliance with the curriculum requirements. Effective July 1, 2019.

House Committee Amendment No. 1

With regard to the unit of instruction studying the significant role of lesbian, gay, bisexual, and transgender individuals in society, provides that the State Board of Education may post on its publicly accessible Internet website recommended resources and education materials (rather than may prepare and make available to all school boards instructional materials) that may be used by a school board for development of the instruction. Removes a provision providing that the regional superintendent of schools shall monitor a school district's compliance with the curriculum requirements during his or her annual compliance visit.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

HB 5596 (H-AM 1) will not have a fiscal impact on the State Board of Education.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 27 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05597


(Sen. Toi W. Hutchinson-Elgie R. Sims, Jr.-Iris Y. Martinez-Linda Holmes, Michael E. Hastings-Kwame Raoul and Mattie Hunter)

720 ILCS 5/11-9.2

Amends the Criminal Code of 2012. Provides that a person commits custodial sexual misconduct when he or she is an employee of a law enforcement agency and engages in sexual conduct or sexual penetration with a person who is in the custody of a law enforcement agency. Provides that any person convicted of violating the offense immediately shall forfeit his or her employment with a law enforcement agency. Makes conforming changes. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that a person commits custodial sexual misconduct when he or she is an employee of a law enforcement agency and engages in sexual conduct or sexual penetration with a person who is in the custody of a law enforcement agency or employee (in the introduced bill, a person commits custodial sexual misconduct when he or she is an employee of a law enforcement agency and engages in sexual conduct or sexual penetration with a person who is in the custody of a law enforcement agency). Provides that "employee" includes an employee of a law enforcement agency. Defines "law enforcement agency" as an agency of the State or of a unit of local government charged with enforcement of State, county, or municipal laws or with managing custody of detained persons in the State, but not including a State's Attorney. Makes conforming changes. Effective immediately.

Aug 03 18 H Public Act . . . . . . . . . 100-0693

HB 05598


(Sen. John J. Cullerton and Steven M. Landek)

625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/18b-101 from Ch. 95 1/2, par. 18b-101

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall issue distinctive registration plates for covered farm vehicles. Provides that a $10 surcharge shall be collected, in addition to all applicable fees for the issuance of a registration plate. Provides that the surcharge shall be deposited into the Secretary of State Special License Plate Fund. Provides that a designation as a covered farm vehicle shall not limit the purposes for which that vehicle may otherwise be used. Modifies the definition of "covered farm vehicle". Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
625 ILCS 5/3-412

Deletes reference to:
625 ILCS 5/18b-101

Adds reference to:
625 ILCS 5/3-815 from Ch. 95 1/2, par. 3-815

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that an owner of a second division vehicle in the 8,000 lbs. and less flat weight plate category issued a special registration plate shall pay a $10 surcharge to identify the vehicle as a covered farm vehicle. Provides that the $10 surcharge shall be deposited into the Secretary of State Special License Plate Fund. Provides that a designation as a covered farm vehicle shall not alter a vehicle's registration in the 8,000 lbs. or less flat weight category. Effective January 1, 2019.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
HB 05599

Michael J. Madigan, Kathleen Willis, Gregory Harris, Sara Feigenholtz, Barbara Flynn Currie, Kelly M. Cassidy,
Anna Moeller, La Shawn K. Ford, Emanuel Chris Welch, Nicholas K Smith, Silvana Tabares, William Davis,
Arthur Turner, Theresa Mah, Laura Fine, Katie Stuart, Natalie A. Manley, Anthony DeLuca, Lawrence Walsh, Jr.,
John C. D’Amico and Camille Y. Lilly

(Sen. Kimberly A. Lightford-Toi W. Hutchinson-Jacqueline Y. Collins)

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that notwithstanding any other provision of law or administrative rule to
the contrary, beginning in fiscal year 2019, the specified threshold for working families must be no less than 185% of the then-current
federal poverty level for each family size. Effective immediately.

Fiscal Note (Dept. of Human Services)

There is no fiscal impact to the Department of Human Services. Effective October 1st 2017, the FPL was increased to
185% for eligibility in the Child Care Assistance Program (CCAP). The Department's opposition is because the legislation
sets in statute the income level at the 185% threshold for low-income working families applying for CCAP. By
establishing it in law, it restricts the State from decreasing the FPL for eligibility. The FPL is currently set in rule, and rules
allow the necessary flexibility to raise and/or lower the FPL in order to be fiscally responsible and comply with any
changes in federal law that may impact the Child Care Program.

Aug 17 18  H  Public Act . . . . . . . . 100-0916

HB 05600

Rep. Melissa Conyears-Ervin

105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new

Amends the School Code. Provides that a school board shall require that schools provide daily recess for all students in
kindergarten through grade 5. Provides that the recess must be at least 20 minutes in length. Provides that recess shall include
unstructured play and may include organized games. Provides that if the principal determines that the weather is inclement, then the
principal shall direct that recess be held indoors. Provides that a school board may require that schools provide daily recess for all
students in grades 6 through 8. Requires a school board to prohibit the withholding of recess as a disciplinary action. Effective July 1,
2018.

Feb 16 18  H  Referred to Rules Committee

HB 05601

Rep. Melissa Conyears-Ervin

105 ILCS 5/10-22.39
105 ILCS 5/34-18.8a new

Amends the School Code. Provides that, at least once every 2 years, a school board shall conduct an in-service training
program for all school personnel on the identification of special needs in students and shall be taught appropriate referral techniques.
Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05602


210 ILCS 150/5

Amends the Safe Pharmaceutical Disposal Act. Provides that “unused medication” means any unopened, expired, or
excess medication that has been dispensed for patient or resident care and that is in a liquid or solid form (rather than in a solid form).
Makes related changes.

Feb 16 18  H  Referred to Rules Committee

HB 05603

Rep. Thaddeus Jones

65 ILCS 5/11-30-8.5 new

Amends the Illinois Municipal Code. Provides that a municipality shall provide free snow removal at the residence of a
person with a disability, senior, or veteran when one inch or more of snow accumulates on the ground. Provides that a person with a
disability, senior, or veteran may receive free snow removal under these provisions only after he or she registers with the municipality
providing the following information to the municipality: identification; proof of current residence; and, if applicable, signing a
statement affirming that he or she is a person with a disability or a veteran. Defines terms. Limits home rule powers. Repeals the
provisions 3 years after the effective date of the Act.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05604  Rep. Thaddeus Jones
65 ILCS 5/11-109-5 new
65 ILCS 5/11-129-8.5 new
65 ILCS 5/11-130-8.5 new
65 ILCS 5/11-139-2.5 new
Amends the Illinois Municipal Code. Provides that a municipality may not operate an emergency sewer repair program. Provides that a municipality that maintains and repairs a waterworks system, a water supply system, or a combined waterworks and sewerage system must publish on its website a plan for the maintenance and repair of underground water service lines (and sewerage systems in a combined waterworks and sewerage system). Provides that the plan must detail any scheduled or foreseeable maintenance and repair to be completed over the following 5-year period, as well as any scheduled or foreseeable maintenance and repair to be completed over the following 10-year period. Provides that physical copies of the plan must be made available for inspection and review at a municipal office. Limits home rule powers. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05605  Rep. Thaddeus Jones
65 ILCS 5/11-129-6.5 new
65 ILCS 5/11-130-3.5 new
65 ILCS 5/11-139-8.5 new
30 ILCS 805/8.42 new
Amends the Illinois Municipal Code. Provides that a municipal waterworks system, water supply system, or combined waterworks and sewerage system may not charge consumers for the provision of water service in an amount that is determined by a court to be unconscionably extreme or represents a gross disparity between the cost to the municipality of providing the water service and the cost charged to the consumer. Limits home rule powers. Amends the State Mandates Act requiring implementation without reimbursement. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05606  Rep. Thaddeus Jones
65 ILCS 5/11-129-6.5 new
65 ILCS 5/11-130-3.5 new
65 ILCS 5/11-139-8.5 new
30 ILCS 805/8.42 new
Amends the Illinois Municipal Code. Provides that a municipal waterworks system, water supply system, or combined waterworks and sewerage system shall offer reduced rates to consumers living in a household at or below 150% of the federal poverty guidelines. Provides that upon the submission of a signed affidavit and evidence verifying the consumer's household income, the municipal water system shall grant a 25% discount on all subsequent charges for water service. Provides that a municipality may require annual recertification of income levels for qualifying consumers and that it may not charge to qualifying consumers any fees related to the disconnection or reconnection of water service. Limits home rule powers. Amends the State Mandates Act requiring implementation without reimbursement. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05607  Rep. Thaddeus Jones
720 ILCS 5/2-3.5
Amends the Criminal Code of 2012. In the definition of "community policing volunteer", includes a person actively participating in a positive loitering program and who is engaged in lawful conduct intended to assist any unit of government in enforcing any criminal or civil law. Provides that "positive loitering program" means a sanctioned event by a law enforcement agency to promote community policing and positive loitering within communities, including, but not limited to, a positive loitering program held in conjunction with the Chicago Alternative Policing Strategy.
Feb 16 18  H  Referred to Rules Committee
HB 05608  Rep. Robert Martwick
35 ILCS 200/2-45
35 ILCS 200/3-5
Amends the Property Tax Code. Makes changes concerning qualifications for township or multi-township assessors and supervisors of assessments. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

20 ILCS 105/4.02  from Ch. 23, par. 6104.02
Amends the Illinois Act on the Aging. In a provision concerning the Community Care Program, establishes the following rate increases in the wages paid by vendors to their employees who provide homemaker services: on July 1, 2018, rates shall be increased to $19.89 for the purpose of increasing wages by at least $1 per hour; on July 1, 2019, rates shall be increased to $21.49 for the purpose of increasing wages by at least $1 per hour; on July 1, 2020, rates shall be increased to $23.09 for the purpose of increasing wages by at least $1 per hour; and on July 1, 2021, rates shall be increased to $24.69 for the purpose of increasing wages by at least $1 per hour. Provides that fringe benefits, including, but not limited to, any paid time off or payments for training, health insurance, travel, or transportation shall not be reduced in relation to the rate increases established in this provision. Effective July 1, 2018.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

30 ILCS 500/50-63 new
Amends the Illinois Procurement Code. Provides that no contract for services made by a State agency under the Code shall be entered into without funding being appropriated and available for such contracted services as follows: (1) for a contract to be performed within a single fiscal year, the funding required for the contract must be available within the funds appropriated for that fiscal year, after taking into account all other recurring and anticipated expenses of the State agency for that fiscal year; and (2) for a contract to be performed over 2 or more fiscal years, the funding required for each fiscal year of the contract must be equal to the amount available within the funds appropriated for the first fiscal year of the contract, after taking into account all other recurring and anticipated expenses of the State agency for that first fiscal year. Provides that if a Chief Procurement Officer, or any other person on behalf of a State agency, enters into any contract for services without funding, upon the signing of the contract, that person commits fraud, and is guilty of a Class A misdemeanor. Provides that if the person signing the contract on behalf of the State agency is a lawyer or a certified public accountant, he or she shall also be subject to a revocation of his or her license. Provides that the funding requirement does not apply to contracts entered into on behalf of a State agency which are intended to be funded by grants or other non-appropriated funding provided by a federal or private entity to support a project or program administered by the contracting State agency.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05611

(Sen. Iris Y. Martinez-Chris Nybo-Patricia Van Pelt, Dale A. Righter, Bill Cunningham, Dan McConchie, Linda Holmes, Michael Connelly, Chuck Weaver-Mattie Hunter and Pamela J. Althoff)

New Act
20 ILCS 5/5-10 was 20 ILCS 5/2.1
20 ILCS 5/5-15 was 20 ILCS 5/3
20 ILCS 5/5-20 was 20 ILCS 5/4
20 ILCS 5/5-195 new
20 ILCS 5/5-357 new
20 ILCS 5/5-605 was 20 ILCS 5/12
20 ILCS 405/405-10 was 20 ILCS 405/35.3
20 ILCS 405/405-270 was 20 ILCS 405/67.18
20 ILCS 405/405-410
20 ILCS 405/405-20 rep.
20 ILCS 405/405-250 rep.
20 ILCS 405/405-255 rep.
20 ILCS 405/405-260 rep.
20 ILCS 405/405-265 rep.
20 ILCS 605/605-680
20 ILCS 605/605-1007
20 ILCS 2905/2.5
20 ILCS 3921/5
20 ILCS 3921/7 new
20 ILCS 3921/10
20 ILCS 3921/15
20 ILCS 3921/20 rep.
30 ILCS 105/6p-1 from Ch. 127, par. 142p1
30 ILCS 105/6p-2 from Ch. 127, par. 142p2
30 ILCS 105/8.16a from Ch. 127, par. 144.16a
30 ILCS 105/8.16b from Ch. 127, par. 144.16b
30 ILCS 500/20-60
30 ILCS 707/10
40 ILCS 5/1-160
40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110
40 ILCS 5/15-106 from Ch. 108 1/2, par. 15-106
225 ILCS 732/1-110
305 ILCS 5/12-10.10
720 ILCS 649/20
HB 05611 (CONTINUED)

Creates the Department of Innovation and Technology Act to codify the changes made in Executive Order 2016-001. Creates the Department of Innovation and Technology. Abolishes the Information Technology Office (also known as the Office of the Chief Information Officer) within the Office of the Governor and transfers its functions, personnel, and property to Department of Innovation and Technology. Provides for the transfer of information technology functions, including related personnel and property, from specified State agencies, boards, and commissions to the Department of Innovation and Technology. Provides for the powers and responsibilities of the Department of Innovation and Technology, including specified programs and initiatives. Provides for the appointment of the Secretary and Assistant Secretary of Innovation and Technology by the Governor, with the advice and consent of the Senate. Provides that the Secretary shall serve as the Chief Information Officer of the State. Amends various Act and Codes to make conforming changes. Repeals Sections in the Department of Central Management Services Law. Effective immediately.

House Committee Amendment No. 2

Adds reference to:

New Act

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and modifies the definition of "information technology". Inserts provisions creating the Illinois Information Security Improvement Act. Creates the Office of the Statewide Chief Information Security Officer within the Department of Innovation and Technology. Provides for the duties and powers of the Office. Creates the position of Statewide Chief Information Security Officer to serve as the head of the Office. Provides for the qualifications, powers, and duties of the Statewide Chief Information Security Officer, and for the appointment of the Statewide Chief Information Security Officer by the Secretary of Innovation and Technology. Defines terms. Makes conforming and other changes.

House Floor Amendment No. 4

Adds reference to:

New Act

Adds reference to:

40 ILCS 5/14-152.1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and modifies the definition of "information technology". Inserts provisions creating the Illinois Information Security Improvement Act. Creates the Office of the Statewide Chief Information Security Officer within the Department of Innovation and Technology. Provides for the duties and powers of the Office. Creates the position of Statewide Chief Information Security Officer to serve as the head of the Office. Provides for the qualifications, powers, and duties of the Statewide Chief Information Security Officer, and for the appointment of the Statewide Chief Information Security Officer by the Secretary of Innovation and Technology. In provisions of the State Employees Article of the Illinois Pension Code concerning the alternative retirement annuity, provides that eligible creditable service for purposes of the alternative retirement annuity includes service as an employee who was transferred to the Department of Central Management Services by Executive Order No. 2003-10 or Executive Order No. 2004-2 or transferred to the Department of Innovation and Technology by Executive Order No. 2016-1, or both, and was entitled to eligible creditable service for services immediately preceding the transfer. Provides that a person to which these provisions apply is entitled to eligible creditable service for service credit earned under the Article on and after his or her transfer by Executive Order No. 2003-10, Executive Order No. 2004-2, or Executive Order No. 2016-1. Further amends the State Employees Article of the Illinois Pension Code. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Defines terms. Makes conforming and other changes.

Jul 20 18  H  Public Act . . . . . . . . . . . . 100-0611

HB 05612  Rep. Gregory Harris

235 ILCS 5/6-11

Amends the Liquor Control Act of 1934. Authorizes the issuance and renewal of a license to sell alcoholic liquor at premises located within 100 feet of a specific school located in the City of Chicago. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change: adds an additional provision authorizing the issuance and renewal of a license to sell alcoholic liquor at premises located within 100 feet of a specific school located in the City of Chicago. Effective immediately.

House Floor Amendment No. 2

Adds an additional provision authorizing the sale of alcoholic liquor at a grocery store located within 100 feet of a specific school located in a municipality with a population in excess of 25,000 inhabitants.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05613  

105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new

Amends the School Code. Requires school districts to develop and adopt a trauma response protocol by the 2019-2020 school year. Requires the trauma response protocol to include long-term responses to a traumatic incident, long-term care and counseling, and community engagement. Allows school districts to partner with local community providers in establishing and implementing the protocol.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05614  
Rep. Sonya M. Harper

105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new

Amends the School Code. Provides that a school board may not implement a school closing if, within the preceding 10 years, another school within the same zip code of that school was subject to a school closing or 90% or more of the students at the school are classified as low-income students; defines "school closing". Effective January 1, 2019.

Feb 16 18  H  Referred to Rules Committee

HB 05615  
Rep. Sonya M. Harper

305 ILCS 5/12-4.50

Amends the Illinois Public Aid Code. Provides that subject to appropriation, each municipality with a community or geographical area that is identified as a food desert by the Department of Public Health shall be eligible for grants from the Healthy Local Food Incentives Fund. Provides that the grants shall not exceed $500,000 for each municipality and that municipalities that receive grants shall distribute the grant money to persons or entities seeking to establish a business within the community or geographical area that is identified as a food desert for the purpose of selling or distributing fresh fruits and vegetables. Permits the Department of Human Services to adopt any rules necessary to implement the grant program. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05616  

New Act

Creates the Illinois Violence Reduction Funding Act of 2018. Requires the Secretary of the Department of Human Services to make grants to community-based organizations for the purpose of carrying out community-based violence reduction programs. Provides that the programs shall reflect strong community involvement and provide specified services including: (i) youth services; (ii) trauma-informed counseling services; (iii) public awareness campaigns; and (iv) job readiness training programs. Contains provisions concerning eligible activities; selection criteria; eligible entities; application requirements; and reporting requirements. Effective July 1, 2018.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05617  
Rep. Sonya M. Harper

10 ILCS 5/1A-8 from Ch. 46, par. 1A-8
730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Unified Code of Corrections. Provides that upon a person's release from the Department of Corrections, the Department shall provide the person with a voting rights information form from the State Board of Elections that is tailored to a person released from a Department of Corrections facility and contains information that includes, but is not limited to, information on eligibility to vote, voting locations, voter registration, and automatic voter registration. Amends the Election Code to require the State Board of Elections to create the form and post it on its website.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05618  Rep. Sonya M. Harper

30 ILCS 105/5.886 new
65 ILCS 5/Art. 11 Div. 15.4 heading new
65 ILCS 5/11-15.4-5 new
65 ILCS 5/11-15.4-10 new
65 ILCS 5/11-15.4-15 new
65 ILCS 5/11-15.4-20 new
65 ILCS 5/11-15.4-25 new
65 ILCS 5/11-15.4-30 new
65 ILCS 5/11-15.4-35 new

Amends the Illinois Municipal Code. Provides that a municipality may create urban agricultural zones (UAZ) composed of organizations or persons who grow produce or other agricultural products; who raise livestock or poultry; who process livestock or poultry; or that sell a minimum of 75% locally grown food. Provides for the creation of a UAZ board to advise the corporate authorities of a municipality on UAZs. Provides for UAZ application requirements, including the number of jobs to be created, the types of products to be produced, and if applying for a vending UAZ, the ability to accept food stamps under the provisions of the Supplemental Nutrition Assistance Program if selling products to consumers, the geographic description of the area that will be included in the UAZ, and other requirements. Provides for public hearing and notice requirements before adoption of an ordinance to establish a UAZ. Provides that property taxes on property that is used for growing or raising of agricultural products located within a UAZ shall not be increased, if authorized in the UAZ ordinance, for a period of up to 25 years. Provides that sales tax amounts received from the sale of agricultural products grown or produced in a UAZ shall be deposited in the Urban Agricultural Zone Fund and specifies distribution to the municipality or school districts under specified circumstances. Allows for wholesale water rates and a reduction in water connection charges for water users who grow or raise agricultural products in the UAZ. Amends the State Finance Act by making conforming changes. Effective immediately.

Feb 16 18 H Referred to Rules Committee

HB 05619  Rep. Jay Hoffman

115 ILCS 5/3 from Ch. 48, par. 1703

Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning employee rights.

Feb 16 18 H Referred to Rules Committee

HB 05620  Rep. Jay Hoffman

15 ILCS 5/1 from Ch. 127, par. 63b122

Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.

Feb 16 18 H Referred to Rules Committee

HB 05621  Rep. Jay Hoffman

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1

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

Feb 16 18 H Referred to Rules Committee
HB 05622

Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall establish reimbursement rates that build toward livable wages for front-line personnel in residential and day programs and service coordination agencies serving persons with intellectual and developmental disabilities, including, but not limited to, intermediate care for the developmentally disabled facilities, medically complex for the developmentally disabled facilities, community-integrated living arrangements, community day services, employment, and other residential and day programs for persons with intellectual and developmental disabilities supported by State funds or funding under Title XIX of the federal Social Security Act. Provides that the Department shall increase rates and reimbursements so that by July 1, 2018 direct support persons earn a base wage of not less than $13.50 per hour and so that other front-line personnel earn a commensurate wage, and by July 1, 2020, direct support persons earn a base wage of not less than $15 per hour and so that other front-line personnel earn a commensurate wage. Defines "front-line personnel". Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05623
Rep. Litesa E. Wallace

Amends the Unified Code of Corrections. Provides the circuit court clerk shall retain an additional 10% of the fine in a sexual assault case and shall remit it within one month after receipt to the State Treasurer for deposit in the State Crime Laboratory Fund to pay for the costs of processing and analyzing the Illinois State Police Sexual Assault Evidence Collection Kits under the Sexual Assault Evidence Submission Act to assist in reduction of the number of un-analyzed and unprocessed Kits.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05624
Rep. Fred Crespo

Amends the Fire Protection District. Provides that on January 1, 2020, the territory of the Bloomingdale Fire Protection District 1 within the Village of Hanover Park is disconnected from the Bloomingdale Fire Protection District 1 if the mayor of the Village of Hanover Park signs a certification authorizing the disconnection and the clerk of the Village of Hanover Park transmits, on or before December 31, 2019, a certified copy of the certification to the county clerk of DuPage County and to the Office of the State Fire Marshal. Provides that if the territory is disconnected, then, beginning January 1, 2020, the Village of Hanover Park must provide fire protection services to the disconnected territory, and the territory disconnected remains liable for its proportional share of any outstanding bonded indebtedness of the Bloomingdale Fire Protection District 1.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05625  Rep. Fred Crespo

New Act

35 ILCS 5/201
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 120/5m new
35 ILCS 200/184.10 new
220 ILCS 5/9-222

Creates the Big Empties Site Act. Provides that property located in the State consisting of one or more PINs but under common ownership at the time of the application, that contains at least one vacant and unused building of specified square footage, is qualified to be designated as a Big Empties Site. Provides that a county or municipality that has adopted an ordinance designating a qualified site as a Big Empties Site shall make written application to the Department of Commerce and Economic Opportunity to have that site certified by the Department as a Big Empties Site. Contains procedures for certification by the Department of Commerce and Economic Opportunity. Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, and the Public Utilities Act to provide certain tax incentives for Big Empties Sites. Amends the Property Tax Code to provide that a taxing district may issue an abatement. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05626  Rep. Gregory Harris-Litesa E. Wallace-Juliana Stratton-Anna Moeller, Silvana Tabares, Emanuel Chris Welch, Sonya M. Harper, Kelly M. Cassidy, Theresa Mah, Mary E. Flowers, Kathleen Willis, Stephanie A. Kifowit, Laura Fine, Justin Slaughter, Ann M. Williams, LaToya Greenwood, Katie Stuart, Carol Ammons and Al Riley

220 ILCS 5/16-115A
220 ILCS 5/20-110
815 ILCS 505/2EE

Amends the Public Utilities Act. Requires an alternative retail electric supplier to annually submit certain rate information from the prior 12-month period to the Illinois Commerce Commission and the Attorney General. Requires an alternative retail electric supplier's marketing materials to contain the current utility price. Provides that an alternative retail electric supplier that is certified to serve residential retail customers shall not charge customers who receive financial assistance from the Illinois Low Income Home Energy Assistance Program an amount that exceeds the public utility supply price. Provides that existing agreements between an alternative retail electric supplier and an Illinois Low Income Home Energy Assistance Program recipient that charge the customer an amount that exceeds the public utility price shall not be renewed upon the expiration of the existing agreement. Provides that the annual report the Director of Retail Market Development submits shall include the information alternative retail electric suppliers submitted concerning rates from the prior 12-month period. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a violation of the provisions concerning obligations of alternative retail electric suppliers in the Public Utilities Act and its administrative rules constitutes a violation under the Consumer Fraud and Deceptive Business Practices Act. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05627


105 ILCS 5/21B-5
105 ILCS 5/21B-10
105 ILCS 5/21B-20
105 ILCS 5/21B-25
105 ILCS 5/21B-30
105 ILCS 5/21B-35
105 ILCS 5/21B-40
105 ILCS 5/21B-45
105 ILCS 5/21B-50
105 ILCS 5/21B-55
105 ILCS 5/21B-105

Amends the Educator Licensure Article of the School Code. Makes changes to provisions concerning the licensure powers of the State Board of Education, the State Educator Preparation and Licensure Board (including adding 2 members), types of licenses (including removing and adding certain endorsements on an educator license with stipulations), endorsements on professional educator licenses, educator testing, the minimum requirements for educators trained in other states or countries, application fees, license renewal, the Alternative Educator Licensure Program for Teachers, alternative route to superintendent endorsement programs, and the approval of educator preparation institutions. Effective July 1, 2018.

House Floor Amendment No. 1

Adds reference to:

40 ILCS 5/16-118 from Ch. 108 1/2, par. 16-118

Adds reference to:

105 ILCS 5/10-20.67 new

Adds reference to:

105 ILCS 5/34-18.60 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.

Amends the Downstate Teacher Article of the Illinois Pension Code. For the period beginning July 1, 2018 through June 30, 2020, increases the amount of employment as a teacher that a retired teacher may perform without impairing the retirement status; allows 120 paid days or 600 paid hours in a school year, but not more than 100 paid days in the same classroom. Further amends the School Code. Provides that, beginning July 1, 2018 and until June 30, 2023, the State Board of Education may issue a Short-Term Substitute Teaching License; specifies requirements and fees for the License. Provides that each school board shall, in collaboration with its teachers or, if applicable, the exclusive bargaining representative of its teachers, jointly develop a short-term substitute teacher training program that provides individuals who hold a Short-Term Substitute Teaching License with information on curriculum, classroom management techniques, school safety, and district and building operations. Provides that a school board with a substitute teacher training program in place before the effective date of the amendatory Act may utilize that program to satisfy the short-term substitute teacher training program requirement. Repeals the provision on July 1, 2023. Provides that a school district may not require an individual who holds a valid Professional Educator License or Educator License with Stipulations to seek or hold a Substitute Teaching License. Provides that, in order to receive a Professional Educator License endorsed in a school support personnel area, applicants trained in another country must meet certain requirements. Provides that, as used in the Educator Licensure Article of the School Code, in connection with the word "school" or "institution", the term "recognized" includes a for-profit entity that meets the requirements set by the State Board of Education, and requires any for-profit entity to be approved by the Board of Higher Education. Makes other changes. Effective July 1, 2018.
HB 05628  Rep. Robert W. Pritchard

30 ILCS 105/6z-45
30 ILCS 350/16.5
105 ILCS 5/19-1
105 ILCS 230/5-5
105 ILCS 230/5-10
105 ILCS 230/5-15
105 ILCS 230/5-20
105 ILCS 230/5-25
105 ILCS 230/5-30
105 ILCS 230/5-35
105 ILCS 230/5-50
105 ILCS 230/5-100
105 ILCS 230/5-450 new
105 ILCS 230/5-37 rep.
105 ILCS 230/5-38 rep.
105 ILCS 230/5-45 rep.
105 ILCS 230/5-57 rep.

Amends the School Construction Law. Makes changes concerning the definition of “grant index”, priority order and calculation of the grant index, grant applications and district facilities plans, eligibility and project standards, the priority of school construction projects, school construction project grant amounts and use, and school maintenance project grants. Removes references relating to grant entitlements. Repeals provisions concerning carry over projects, Fiscal Year 2002 escalation, debt service grants, and changes in the administration of powers. Makes related changes in the State Finance Act and the School Code.

Feb 16 18  H  Referred to Rules Committee

HB 05629  Rep. Robert W. Pritchard

110 ILCS 805/3-27.1 from Ch. 122, par. 103-27.1

Amends the Public Community College Act. Provides that the board of trustees of a community college district may enter into a contract for goods or services procured from a competitively bid group purchase contract without adhering to the competitively bid contract requirements under the Act.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05630  Rep. Dave Severin

35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10
35 ILCS 120/3 from Ch. 120, par. 442
425 ILCS 35/2 from Ch. 127 1/2, par. 128
425 ILCS 35/2.2

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2019, in addition to all other rates of tax imposed under the Acts, a tax of 3.75% is imposed on the selling price of consumer fireworks and 1.3G fireworks. Provides that, beginning on January 1, 2019, each month the Department of Revenue shall pay into the Fire Prevention Fund 50% of the net revenue realized for the preceding month from the tax on the selling price of consumer fireworks and 1.3G fireworks. Amends the Pyrotechnic Use Act. Provides that consumer fireworks and 1.3G fireworks may only be purchased by individuals over the age of 18. Provides that fireworks may only be discharged by individuals over the age of 18. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05631  Rep. Daniel Swanson

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


Feb 16 18  H  Referred to Rules Committee

(Sen. Martin A. Sandoval)

625 ILCS 5/11-1421 from Ch. 95 1/2, par. 11-1421

Amends the Illinois Vehicle Code. Provides that an ambulance or rescue vehicle shall operate a siren and lamp or lamps only when it is reasonably necessary to warn pedestrians and other drivers of the approach thereof while responding to an emergency call or transporting a patient who presents a combination of circumstances resulting in a need for immediate medical intervention that is beyond the capabilities of the emergency responders using the available supplies and equipment.

House Floor Amendment No. 1

Deletes language that requires immediate medical circumstances to be beyond the capabilities of the emergency responders using the available supplies and equipment.

Senate Committee Amendment No. 1

Adds reference to:

625 ILCS 5/2-112 from Ch. 95 1/2, par. 2-112

Adds reference to:

625 ILCS 5/6-109

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:

limits the new provisions governing an ambulance or rescue vehicle to municipalities with a population over 1,000,000; provides that the Secretary of State shall include, in the Illinois Rules of the Road publication, information advising drivers to use the Dutch Reach method when opening a vehicle door after parallel parking on a street; and provides that the Secretary shall include, in the question pool used for the written portion of the driver's license examination, test questions concerning safe driving in the presence of bicycles.

Aug 19 18  H  Public Act . . . . . . . . 100-0962
HB 05633  Rep. Allen Skillicorn

55 ILCS 5/6-30005 new
65 ILCS 5/8-1-2.3 new

Amends the Counties Code and Illinois Municipal Code. Provides that a county or municipality may not use payments received from the Local Government Distributive Fund for payments for travel, lodging, or dining. Limits home rule powers. Effective immediately.
Feb 16 18    H    Referred to Rules Committee

HB 05634  Rep. Allen Skillicorn

105 ILCS 5/18-8.15

Amends the School Code. With regard to evidence-based funding, provides that an Organizational Unit may not use funds distributed to the Organizational Unit to make a payment toward travel, lodging, or dining expenses. Effective immediately.
Feb 16 18    H    Referred to Rules Committee

HB 05635  Rep. Charles Meier-Terri Bryant and John Cavaletto

( )

625 ILCS 5/12-610.2

Amends the Illinois Vehicle Code. Provides that any person who records the scene of a vehicular accident with an electronic communication device while driving a motor vehicle commits an offense against traffic regulations governing the movement of vehicles and shall be fined $500.
May 01 18    S    Placed on Calendar Order of First Reading May 2, 2018

HB 05636  Rep. Charles Meier and Jonathan Carroll
(Sen. Paul Schimpf)

405 ILCS 40/1 from Ch. 91 1/2, par. 1151

Amends the Protection and Advocacy for Persons with Developmental Disabilities Act. Provides that the designated agency that administers the State plan to protect and advocate the rights of persons with developmental disabilities under the requirements of the federal Developmental Disabilities Assistance and Bill of Rights Act shall submit to the Department of Human Services an annual report to be made available to the public. Provides that the annual report shall include, but is not limited to: (1) how many visits were made by the designated agency to developmental disability facilities in the year preceding the report; (2) which developmental disability facilities were visited in the year preceding the report; and (3) the nature of each visit, such as meeting with residents and staff of the developmental disability facility, distributing written information to the developmental disability facility, or whether the visit was scheduled or unscheduled. Provides that the designated agency shall have access to community-integrated living arrangements for the purposes of meeting with residents and staff, informing them of services available from the agency, distributing written information about the agency and the rights of persons with developmental disabilities, conducting scheduled and unscheduled visits, and performing other activities designed to protect the rights of persons with developmental disabilities. Effective January 1, 2019.

House Floor Amendment No. 1

Provides that the annual report submitted to the Department of Human Services by the designated agency shall include which community provider agencies or State-operated developmental centers (rather than developmental disability facilities) were visited in the year preceding the report.
Aug 03 18    H    Public Act . . . . . . . . 100-0694
HB 05637  Rep. David A. Welter

35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10
35 ILCS 120/3 from Ch. 120, par. 442
425 ILCS 35/2 from Ch. 127 1/2, par. 128
425 ILCS 35/2.2
425 ILCS 35/3.5 new

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2019, in addition to all other rates of tax imposed under the Acts, a tax of 12% is imposed on the selling price of D.O.T. Class C common fireworks. Provides that "D.O.T. Class C common fireworks" has the meaning ascribed to it in the Pyrotechnic Use Act. Provides that, beginning on January 1, 2019, each month the Department of Revenue shall pay into the Fire Prevention Fund 50% of the net revenue realized for the preceding month from the tax on the selling price of D.O.T. Class C common fireworks. Amends the Pyrotechnic Use Act. Provides that D.O.T. Class C common fireworks may only be purchased by individuals over the age of 18. Provides that a home rule municipality may prohibit the sale of D.O.T. Class C common fireworks. Provides that the provision prohibiting the sale and use of fireworks does not apply to D.O.T. Class C common fireworks. Provides that fireworks may only be discharged by individuals over the age of 18. Provides that fireworks shall not be discharged inside a motor vehicle and any violator is subject to a fine not to exceed $100. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05638  Rep. Sara Feigenholtz

35 ILCS 110/3-5
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-5

Amends the Service Use Tax Act and the Service Occupation Tax Act. Provides that exemptions concerning food for human consumption that is to be consumed off the premises where it is sold apply when the food is purchased for use by a person living in an establishment as defined in the Assisted Living and Shared Housing Act or in a supportive living facility under the supportive living facilities program of the Illinois Public Aid Code. Provides that the 1% tax rate for food prepared for immediate consumption and transferred incident to sale applies to entities licensed under the Assisted Living and Shared Housing Act, or the supportive living facilities program of the Illinois Public Aid Code. Amends the Service Occupation Tax Act. Provides that exemptions concerning food for human consumption that is to be consumed off the premises where it is sold apply when the food is purchased for use by a person living in an establishment as defined in the Assisted Living and Shared Housing Act or in a supportive living facility under the supportive living facilities program of the Illinois Public Aid Code. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05639  Rep. Jerry Lee Long

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Feb 16 18  H  Referred to Rules Committee

HB 05640  Rep. Jerry Lee Long

605 ILCS 5/1-101 from Ch. 121, par. 1-101


Feb 16 18  H  Referred to Rules Committee
HB 05641  Rep. Jerry Lee Long

330 ILCS 25/1  from Ch. 126 1/2, par. 201
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  H  Referred to Rules Committee

HB 05642  Rep. Jerry Lee Long

415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  H  Referred to Rules Committee

HB 05643  Rep. Jerry Lee Long

110 ILCS 13/1
Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  H  Referred to Rules Committee

HB 05644  Rep. Jeanne M Ives

New Act
5 ILCS 120/2  from Ch. 102, par. 42
5 ILCS 140/7.5
Creates the Local Government Bankruptcy Neutral Evaluation Act. Makes legislative findings. Defines terms. Authorizes a local public entity to initiate a neutral evaluation process if that entity is unable to meet its financial obligations. Provides for the selection and qualification of an evaluator, the evaluation process, cessation of an evaluation, declaration of a fiscal emergency, and definition of liabilities. Provides that records prepared for or used in connection with the Local Government Bankruptcy Neutral Evaluation Act are exempt from disclosure. Amends the Open Meetings Act. Provides that a public body may hold closed meetings related to the Local Government Bankruptcy Neutral Evaluation Act. Amends the Freedom of Information Act. Makes conforming changes. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05645  Rep. Brad Halbrook

5 ILCS 120/1.01  from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  H  Referred to Rules Committee

HB 05646  Rep. Brad Halbrook

30 ILCS 330/15  from Ch. 127, par. 665
70 ILCS 3615/4.09  from Ch. 111 2/3, par. 704.09
Amends the General Obligation Bond Act. Removes provision requiring the State Treasurer and Comptroller to transfer from the Road Fund moneys with respect to bonds issued under authorization in a specified Public Act. Amends the Regional Transportation Authority Act. Removes provision requiring the transfer of $100,000,000 from the Road Fund that would have otherwise been transferred from the General Revenue Fund under specified provisions. Makes conforming changes.
Feb 16 18  H  Referred to Rules Committee

HB 05647  Rep. Peter Breen

430 ILCS 65/4  from Ch. 38, par. 83-4
430 ILCS 65/8  from Ch. 38, par. 83-8
Amends the Firearm Owners Identification Card Act. Provides that an applicant for a Firearm Owner's Identification Card must submit evidence to the Department of State Police that he or she has not been convicted of a misdemeanor sex offense under the Criminal Code of 2012. Provides that the Department of State Police has authority to deny an application for or to revoke and seize a Firearm Owner's Identification Card previously issued under the Act only if the Department finds that the applicant or the person to whom the card was issued is or was at the time of issuance a person who was convicted of a misdemeanor sex offense under the Criminal Code of 2012.
Feb 16 18  H  Referred to Rules Committee
HB 05648  Rep. Dave Severin

430 ILCS 66/60

Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $75 (rather than $150), of which $60 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $5 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund. Provides that a non-resident applicant for a new license or renewal shall submit $150 (rather than $300) and a licensee requesting a new license shall submit $10 (rather than $75). Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05649  Rep. Jim Durkin

725 ILCS 5/110-4  from Ch. 38, par. 110-4

Amends the Code of Criminal Procedure of 1963. Provides that battery against a peace officer during the course of the defendant's arrest that results in bodily harm to the peace officer, where the court, after a hearing, determines that the release of the defendant would pose a real and present threat to the physical safety of any person or persons, if the proof is evident or the presumption great that the defendant is guilty of the offense, is non-bailable.

Apr 12 18  H  Tabled

HB 05650  Rep. Sheri Jesiel-Christine Winger

720 ILCS 570/414

Amends the Illinois Controlled Substances Act. Provides that the limited immunity for a person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose or for a person who is experiencing an overdose shall not be extended if law enforcement has reasonable suspicion or probable cause to detain, arrest, or search that person for criminal activity and the reasonable suspicion or probable cause is based on information obtained prior to or independent of the individual seeking or obtaining emergency medical assistance and not obtained as a direct result of the action of seeking or obtaining emergency medical assistance (rather than taking action to seek or obtain emergency medical assistance).

Feb 16 18  H  Referred to Rules Committee

HB 05651  Rep. Jim Durkin

720 ILCS 5/12-6.4

Amends the Criminal Code of 2012. Provides that a person commits criminal street gang recruitment when he or she recruits, solicits, or induces another person to join or remain a member of a criminal street gang. Provides that the penalty is a Class 4 felony. Provides that if the person recruited, solicited, or induced is a minor, the offense is a Class 3 felony. Defines "criminal street gang". Effective immediately.

Apr 12 18  H  Tabled

HB 05652  Rep. Keith R. Wheeler

720 ILCS 5/17-52.5  was 720 ILCS 5/16D-5.5

720 ILCS 5/17-55

Amends the Criminal Code of 2012. Expands the definition of "computer" to include equipment of cloud-based networks of remote servers hosted on the Internet to store, manage, and process data. Makes the definition of "computer" apply to multiple provisions under the computer fraud subdivision of the Code.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05653  Rep. Margo McDermed-David S. Olsen

105 ILCS 5/29-6.2 new

625 ILCS 5/6-106.1  from Ch. 95 1/2, par. 6-106.1

625 ILCS 5/12-821

Amends the School Code. Provides that a school board or an employer of a school bus driver that receives a complaint against a school bus driver from a parent or legal guardian of a school child, the school board, or a person who makes a complaint call under a provision of the Illinois Vehicle Code shall notify the Secretary of State within 30 days of the complaint. Amends the Illinois Vehicle Code. Provides that the Secretary of State may suspend a school bus driver permit for a period of 6 months after investigation of a complaint received from the employer or a school district of a permit holder. Makes conforming changes.

Feb 16 18  H  Referred to Rules Committee


**HB 05654**

Rep. Barbara Wheeler

105 ILCS 5/27A-4
105 ILCS 5/27A-6

Amends the Charter Schools Article of the School Code. Removes provisions providing that the total number of charter schools operating under this Article at any one time shall not exceed 120. Removes a provision limiting the number of charter schools to 70 in any city having a population exceeding 500,000. Removes a provision limiting the number of charter schools to 45 in the remainder of the State. Removes a provision providing that the State Board of Education shall assign a number to each charter submission it receives for its review and certification, based on the chronological order in which the submission is received by it.

Feb 16 18  H  Referred to Rules Committee

**HB 05655**

Rep. Allen Skillicorn

105 ILCS 5/10-21.4 from Ch. 122, par. 10-21.4
105 ILCS 5/10-23.8 from Ch. 122, par. 10-23.8

Amends the School Code. Provides that prior to entering into an early employment contract termination agreement with a district superintendent or chief executive officer, a school board shall make the reasoning for the early termination available to the public. Provides that the termination agreement shall not include a confidentiality or non-disclosure clause. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

**HB 05656**

Rep. Allen Skillicorn

105 ILCS 5/10-17a from Ch. 122, par. 10-17a

Amends the School Code. Provides that for a school district that has an approved waiver from the requirement that tuition be charged to non-resident pupils, the school district report card shall include the total cost of allowing non-resident pupils to attend the schools of the district free of charge or at a reduced-tuition charge, the number of non-resident pupils attending the schools of the district free of charge or at a reduced-tuition charge, and the number of such pupils who are the children of a parent or guardian who is a full-time or part-time employee or staff member of the school district. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

**HB 05657**

Rep. Mark Batinick

110 ILCS 205/8 from Ch. 144, par. 188

Amends the Board of Higher Education Act. Removes a requirement that each State university submit its plans for capital improvements of non-instructional facilities to the Board of Higher Education for review under certain circumstances.

Feb 16 18  H  Referred to Rules Committee

**HB 05658**

Rep. David B. Reis

New Act

Creates the Medicaid Smart Card Pilot Program Act. Requires the Director of the Department of Healthcare and Family Services to establish a Medicaid Smart Card Pilot Program to reduce the total amount of expenditures under the State's Medical Assistance Program. Provides that the pilot program shall be designed to reduce the average monthly cost under the State's Medical Assistance Program for recipients within the pilot program area by an amount that is at least sufficient to recover the cost of implementing the pilot program. Provides that the Director shall determine the geographic area to be included in the pilot program and may contract with an independent entity for the purpose of developing and implementing the pilot program. Contains provisions on required activities under the pilot program, including the distribution of Medicaid Smart Cards to designated recipients; measures the Department might take to implement the pilot program; annual evaluations; reporting requirements; extension or expansion of the pilot program; the confidentiality of health information; reports to the Inspector General; and rulemaking authority.

Feb 16 18  H  Referred to Rules Committee

**HB 05659**

Rep. Peter Breen

305 ILCS 5/12-4.51 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Creates the Interagency Task Force on Medicaid Fraud to: (i) determine best practices for addressing Medicaid fraud under the State's Medical Assistance Program; (ii) improve communication between the Department of Human Services, the Department of Healthcare and Family Services, and the Illinois State Police concerning matters involving Medicaid fraud; and (iii) recommend legislation aimed at making investigations of Medicaid fraud by the Department of Human Services and the Department of Healthcare and Family Services more efficient and effective. Contains provisions concerning Task Force meetings; appointed members; reporting requirements; and other matters. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05660  Rep. Jim Durkin-David S. Olsen-Kelly M. Burke

305 ILCS 5/8A-2.5
305 ILCS 5/8A-6  from Ch. 23, par. 8A-6
305 ILCS 5/8A-7  from Ch. 23, par. 8A-7
305 ILCS 5/8A-11 from Ch. 23, par. 8A-11
305 ILCS 5/8A-16
305 ILCS 5/8A-17

Amends the Public Assistance Fraud Article of the Illinois Public Aid Code. Increases the criminal and civil penalties for medical assistance fraud committed by individuals and corporations.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05661  Rep. Mike Fortner

5 ILCS 430/1-1

Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  H  Referred to Rules Committee

HB 05662  Rep. Elizabeth Hernandez, Barbara Flynn Currie, William Davis and Robyn Gabel

625 ILCS 5/11-1429
625 ILCS 5/11-1429.5 new

Amends the Illinois Vehicle Code. Provides that, with exceptions, a school bus may not idle in excess of 3 minutes in a 60 minute period. Provides that a person convicted of a violation of the new provision is guilty of a petty offense and shall be fined $100 for the first conviction and $500 for a second or subsequent conviction within any 12 month period. Makes a corresponding change.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05663  Rep. Elizabeth Hernandez

50 ILCS 710/1  from Ch. 85, par. 515
50 ILCS 710/2  from Ch. 85, par. 516
50 ILCS 710/4.5 new
325 ILCS 5/7.2a new
720 ILCS 5/12-6a new
720 ILCS 5/12-7.3 from Ch. 38, par. 12-7.3
720 ILCS 5/12-7.4 from Ch. 38, par. 12-7.4
725 ILCS 5/112A-3 from Ch. 38, par. 112A-3

Amends the Peace Officer and Probation Officer Firearm Training Act. Expands the definition of "peace officer" to include any child protective investigator of a Child Protective Services Unit assigned to perform the duties and responsibilities provided under the Abused and Neglected Child Reporting Act. Requires a child protective investigator to complete a Crisis Intervention Team training program conducted by the Illinois Law Enforcement Training Standards Board before becoming a peace officer. Amends the Abused and Neglected Child Reporting Act. Requires all personnel of the Department of Children and Family Services to adhere to specified Department procedures when conducting a child abuse or neglect investigation. Requires the Department to adopt policies on self-defense training for Department personnel. Amends the Criminal Code of 2012. Creates the offense of criminal threatening. Makes changes to provisions on stalking and aggravated stalking offenses. Amends the Code of Criminal Procedure of 1963. In provisions concerning stalking offenses, makes changes to the definitions of "course of conduct", "contact", and "stalking".
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05664  Rep. Laura Fine

235 ILCS 5/6-11

Amends the Liquor Control Act of 1934. Authorizes the issuance and renewal of a license authorizing the sale of alcoholic liquor at a grocery store located within 100 feet of a specific school located in a municipality with a population in excess of 25,000 inhabitants. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
HB 05665  Rep. Al Riley
70 ILCS 3615/4.04 from Ch. 111 2/3, par. 704.04

Amends the Regional Transportation Authority Act. Provides that the Authority may issue, sell, and deliver additional Working Cash Notes before July 1, 2020 (rather than July 1, 2018) that are over and above and in addition to the $100,000,000 authorization. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05666  Rep. Dave Severin-Daniel Swanson-David S. Olsen
225 ILCS 605/5 from Ch. 8, par. 305
225 ILCS 605/7 from Ch. 8, par. 307

Amends the Animal Welfare Act. Provides that an animal shelter that creates or has an existing program where veterans of the United States Armed Forces may adopt an animal at a discounted rate or at no charge, the Department of Agriculture shall charge a discounted fee for licensing or renewal for that animal shelter.
Feb 16 18  H  Referred to Rules Committee

HB 05667  Rep. Christine Winger-David S. Olsen
20 ILCS 2605/2605-331 new
30 ILCS 105/5.886 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois and the State Finance Act. Provides that the Department of State Police shall create and maintain an animal abuse registry. Requires a person 18 years of age or older who resides in or is domiciled in this State and has been convicted of specified offenses involving animal cruelty or torture to register with the Department to be placed on the registry. Requires a person required to register to pay an annual fee of $50 to the Department. Prohibits a person required to register from owning a companion animal or being employed at an animal shelter, pound, pet shop, zoo, or other business where companion animals are present. Creates the Animal Abuse Registry Fund as a special fund in the State treasury. Provides that registration fees shall be deposited into the Fund to be used by the Department for establishing and maintaining the animal abuse registry. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05668  Rep. Christine Winger
20 ILCS 1310/3.3 new

Amends the Domestic Violence Shelters Act. Requires the Department of Human Services to prioritize funding to domestic violence shelters and service programs that are equipped to provide shelter assistance to victims of domestic violence and their pets.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05669  Rep. Robert Martwick
305 ILCS 5/5-30.1
305 ILCS 5/5-30.3

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to report each managed care organization's operational performance concerning actual administrative costs incurred; the medical loss ratios for the previous 4 calendar years; all Medicaid provider payment data for all services; and the amount of denied claims. Requires each managed care entity to self-report the same information and publish it on a monthly basis on the managed care entity's website as soon as practical but no later than July 1, 2018. Requires the Department to: (i) regularly monitor the actual administrative costs incurred by Medicaid Managed Care Entities to ensure that the administrative costs do not exceed what is allowed by contract; (ii) annually calculate the medical loss ratios for the previous 4 calendar years, and beginning no later than July 1, 2018, annually determine whether the State should be reimbursed by the Medicaid Managed Care Entities due to overpayment; (iii) require all Medicaid Managed Care Entities to regularly submit all Medicaid provider payment data for all services; and other duties. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05670  Rep. Terri Bryant
415 ILCS 5/1 from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  H  Referred to Rules Committee
HB 05671  Rep. La Shawn K. Ford

Appropriates $3,000,000 from the General Revenue Fund to the Illinois Housing Development Authority for grants to the Transitional Housing for the Homeless Grant Program to encourage property owners to develop or offer transitional housing to families and individuals who are homeless. Effective July 1, 2018.

Feb 16 18  H  Referred to Rules Committee

HB 05672  Rep. La Shawn K. Ford

20 ILCS 3805/7.32 new
30 ILCS 105/5.886 new

Amends the Illinois Housing Development Act. Requires the Illinois Housing Development Authority to establish a Transitional Housing for the Homeless Grant Program to award grants to property owners of any real or existing property to develop or offer transitional housing to families and individuals who are homeless. Provides that the grants shall be funded through appropriations from the Transitional Housing for the Homeless Grant Fund, created as a special fund in the State treasury. Requires the Illinois Housing Development Authority to adopt any rules necessary to implement and operate the program. Amends the State Finance Act to create the Transitional Housing for the Homeless Grant Fund.

Feb 16 18  H  Referred to Rules Committee

HB 05673  Rep. Allen Skillicorn

25 ILCS 115/1 from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that, beginning on the second Wednesday in January, 2019, the chairmen and minority spokesmen of standing committees in the Senate and the House of Representatives shall not receive compensation for service in that capacity. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05674  Rep. Grant Wehrli

40 ILCS 5/2-168 new
40 ILCS 5/14-157 new
40 ILCS 5/15-202 new
40 ILCS 5/16-207 new
40 ILCS 5/18-171 new

Amends the General Assembly, State Employee, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Provides that no later than July 1, 2019, each System shall establish and post on its website a searchable database of the names of all persons receiving an annuity from the System and the amount of the annuity paid by the System to that person each month. Requires the database to be updated on a monthly basis. Provides that under no circumstances shall the information in that database include the name of any annuitant under the age of 18 or any identifying information other than the annuitant's name and the amount of annuity paid to that annuitant each month. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05675  Rep. Grant Wehrli

New Act


House Floor Amendment No. 1

Requires that the report to the General Assembly under the Entrepreneur-in-Residence Act be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05676  Rep. John C. D'Amico and Cynthia Soto

625 ILCS 5/4-203 from Ch. 95 1/2, par. 4-203
625 ILCS 5/4-216
625 ILCS 5/18a-501 from Ch. 95 1/2, par. 18a-501
770 ILCS 45/1.5
770 ILCS 50/1.5

Amends the Illinois Vehicle Code, the Labor and Storage Lien Act, and the Labor and Storage Lien (Small Account) Act. Provides that if a towing service is induced by a payment to release a vehicle and the payment subsequently fails and remains unsatisfied for 30 calendar days after sending certified mail notice to the person or entity having made the failed payment and the registered owner, then the person having made the failed payment and the registered owner shall be jointly and severally liable to the towing service for the amount of the failed payment plus a reasonable failed payment fee and collection costs. Deletes language regarding a relocator becoming a holder in due course upon receipt of a properly signed credit card receipt. Effective immediately.

Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05677  Rep. Daniel Swanson

625 ILCS 5/3-415 from Ch. 95 1/2, par. 3-415
625 ILCS 5/3-806.7

Amends the Illinois Vehicle Code. Provides that beginning in registration year 2020, a member of the active-duty or reserve component of the United States Armed Forces returning from a combat mission shall receive a 50% discount on any subsequent registration fees. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05678  Rep. Randy E. Frese-Dave Severin

35 ILCS 5/507III new

Amends the Illinois Income Tax Act. Creates an income tax checkoff for contributions to a qualified veterans home fund. Provides that "qualified veterans home fund" means any of the following: (i) the LaSalle Veterans Home Fund; (ii) the Anna Veterans Home Fund; (iii) the Manteno Veterans Home Fund; or (iv) the Quincy Veterans Home Fund. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05679  Rep. Daniel Swanson

225 ILCS 225/5 from Ch. 111 1/2, par. 116.305

Amends the Private Sewage Disposal Licensing Act. Allows veterans of the United States Armed Forces who have been discharged under honorable conditions to pay 50% of the licensing and examination fees determined by the Department of Public Health to be issued a private sewage system installation contractor license or a private sewage disposal system pumping contractor license. The applicant's veteran status can be verified using his or her DD-214 form.

Feb 16 18  H  Referred to Rules Committee

HB 05680  Rep. Terri Bryant

415 ILCS 5/12.5

Amends the Environmental Protection Act. Provides that a specified discharge fee shall not apply to a city with a population of 10,000 or less. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05681  Rep. John M. Cabello

720 ILCS 5/33G-3
720 ILCS 5/48-1 was 720 ILCS 5/26-5

Amends the Criminal Code of 2012. Includes as a predicate offense under the Illinois Street Gang and Racketeer Influenced and Corrupt Organizations Law (or "RICO") a Class 2 felony or higher violation of the dog fighting statute. Increases the penalties for dog fighting by one class.

Feb 16 18  H  Referred to Rules Committee
HB 05682  Rep. Jerry Lee Long-Michael P. McAuliffe
(Sen. Paul Schimpf and Antonio Muñoz)

20 ILCS 2805/2.01a from Ch. 126 1/2, par. 67.01a

Amends the Department of Veterans' Affairs Act. Provides that the Department of Veterans' Affairs may make expenditures from a members benefits fund, subject to approval by the Director of Veterans' Affairs, for recognition and appreciation programs for volunteers who assist the Veterans Homes.

Nov 28 18  H  Total Veto Stands - No Positive Action Taken

HB 05683  Rep. Michael P. McAuliffe-Randy E. Frese and Camille Y. Lilly

20 ILCS 2805/2.01 from Ch. 126 1/2, par. 67.01
20 ILCS 2805/2.05 from Ch. 126 1/2, par. 67.05

Amends the Department of Veterans' Affairs Act. Provides that a non-veteran spouse shall only have the same priority for admission to a Veterans Home as a veteran if the non-veteran spouse and his or her veteran spouse are admitted at the same to live together at the Veterans Home. Makes corresponding changes in provisions concerning the admission of a spouse to the Illinois Veterans Homes at Anna or Quincy.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 2805/2.01
Deletes reference to:
20 ILCS 2805/2.05
Adds reference to:
20 ILCS 2805/1.5

Replaces everything after the enacting clause. Amends the Department of Veterans' Affairs Act. Provides that the definition of "Veterans Home" includes a facility operated and maintained by the Department of Veterans' Affairs in the City of Quincy that provides housing to residents of the Veterans Home at Quincy.

Jul 17 18  H  Public Act . . . . . . . . . 100-0608

HB 05684  Rep. Joe Sosnowski

105 ILCS 5/18-8.15

Amends the evidence-based funding provisions of the School Code. Beginning with the evidence-based funding calculation for the 2019-2020 school year, provides that an organizational unit's real receipts shall include the total amount of funds received from governmental entities other than the State for the preceding school year, including funds received from the federal government or a unit of local government, including any revenue from a school facility occupation tax or any tax increment finance revenue distributed to the organizational unit.

Feb 16 18  H  Referred to Rules Committee

HB 05685  Rep. Tim Butler

35 ILCS 200/10-40
35 ILCS 200/10-55
35 ILCS 200/10-65 rep.

Amends the Property Tax Code. Makes the following changes in the Historic Residence Assessment Freeze Law: (1) replaces references to the Historic Preservation Agency with the Department of Natural Resources; (2) provides that, if the fair cash value of the historic building is reduced because the property is sold or because the property is found to have been overassessed for the year in which the rehabilitation period by the chief county assessment officer, the board of review, or the Property Tax Appeal Board, then the base year valuation shall be the reduced fair cash value; and (3) provides that, if an owner receives a certificate of rehabilitation, that same owner may not reapply for a new certificate of rehabilitation for the same property until 4 years after the last year of the adjustment valuation period. Repeals a Section concerning receipt of applications by a unit of local government.

Feb 16 18  H  Referred to Rules Committee
HB 05686  Rep. Tim Butler  (Sen. Pamela J. Althoff)

5 ILCS 412/5-5
5 ILCS 412/5-15
5 ILCS 412/5-20
5 ILCS 412/5-25
5 ILCS 412/5-30
5 ILCS 412/5-35
20 ILCS 801/1-45 new

20 ILCS 830/2-1 from Ch. 96 1/2, par. 9702-1
20 ILCS 840/1 from Ch. 105, par. 468g
20 ILCS 860/2a from Ch. 105, par. 532a
20 ILCS 860/3a from Ch. 105, par. 533a
20 ILCS 860/4a from Ch. 105, par. 534a
20 ILCS 860/5a from Ch. 105, par. 535a
20 ILCS 3405/1 from Ch. 127, par. 2701
20 ILCS 3405/2 from Ch. 127, par. 2702
20 ILCS 3405/3.1 new
20 ILCS 3405/4.5 new
20 ILCS 3405/6 from Ch. 127, par. 2706
20 ILCS 3405/8
20 ILCS 3405/11 from Ch. 127, par. 2711
20 ILCS 3405/12 from Ch. 127, par. 2712
20 ILCS 3405/13 from Ch. 127, par. 2713
20 ILCS 3405/14 from Ch. 127, par. 2714
20 ILCS 3405/15 from Ch. 127, par. 2715
20 ILCS 3405/16 from Ch. 127, par. 2716
20 ILCS 3405/19 from Ch. 127, par. 2719
20 ILCS 3405/22
20 ILCS 3405/35
20 ILCS 3405/3 rep.
20 ILCS 3405/4 rep.
20 ILCS 3405/5 rep.
20 ILCS 3405/34 rep.
20 ILCS 3410/2 from Ch. 127, par. 133d2
20 ILCS 3410/3 from Ch. 127, par. 133d3
20 ILCS 3410/4 from Ch. 127, par. 133d4
20 ILCS 3410/5 from Ch. 127, par. 133d5
20 ILCS 3410/15 from Ch. 127, par. 133d15
20 ILCS 3415/1 from Ch. 128, par. 31
20 ILCS 3415/2 from Ch. 128, par. 32
20 ILCS 3415/3 from Ch. 128, par. 33
20 ILCS 3420/1 from Ch. 127, par. 133c21
20 ILCS 3420/3 from Ch. 127, par. 133c23
HB 05686 (CONTINUED)
20 ILCS 3420/4 from Ch. 127, par. 133c24
20 ILCS 3420/5 from Ch. 127, par. 133c25
20 ILCS 3430/1 from Ch. 123, par. 52
20 ILCS 3430/2 from Ch. 123, par. 53
20 ILCS 3430/3 from Ch. 123, par. 54
20 ILCS 3435/1 from Ch. 127, par. 133c1
20 ILCS 3435/3 from Ch. 127, par. 133c3
20 ILCS 3435/3.1 from Ch. 127, par. 133c3.1
20 ILCS 3435/3.2 from Ch. 127, par. 133c3.2
20 ILCS 3435/5 from Ch. 127, par. 133c5
20 ILCS 3435/6 from Ch. 127, par. 133c6
20 ILCS 3435/7 from Ch. 127, par. 133c7
20 ILCS 3435/8 from Ch. 127, par. 133c8
20 ILCS 3435/9 from Ch. 127, par. 133c9
20 ILCS 3435/10 from Ch. 127, par. 133c10
20 ILCS 3435/11 from Ch. 127, par. 133c11
20 ILCS 3440/3 from Ch. 127, par. 2663
20 ILCS 3440/4 from Ch. 127, par. 2664
20 ILCS 3440/5 from Ch. 127, par. 2665
20 ILCS 3440/8 from Ch. 127, par. 2668
20 ILCS 3440/9 from Ch. 127, par. 2669
20 ILCS 3440/13 from Ch. 127, par. 2673
20 ILCS 3440/14 from Ch. 127, par. 2674
20 ILCS 3440/15 from Ch. 127, par. 2675
20 ILCS 3440/16 from Ch. 127, par. 2676
20 ILCS 3475/30
20 ILCS 3475/60
20 ILCS 4003/10
20 ILCS 4003/20
20 ILCS 5000/10
30 ILCS 145/3 from Ch. 127, par. 2653
30 ILCS 160/2 from Ch. 127, par. 4002
30 ILCS 750/1-3 from Ch. 127, par. 2701-3
35 ILCS 5/221
35 ILCS 30/5
35 ILCS 30/15
35 ILCS 30/30
55 ILCS 5/5-31012 from Ch. 34, par. 5-31012
55 ILCS 5/5-31017 from Ch. 34, par. 5-31017
55 ILCS 120/2 from Ch. 128, par. 19
235 ILCS 5/6-15 from Ch. 43, par. 130
605 ILCS 5/4-201.5 from Ch. 121, par. 4-201.5
HB 05686 (CONTINUED)

Amends various Acts to conform statutes to the agency reorganization under Executive Order Number 1 (2017), which abolished the Historic Preservation Agency and transferred its powers, duties, and functions to the Department of Natural Resources, except for functions transferred by law from the Historic Preservation Agency to the Abraham Lincoln Presidential Library and Museum Agency. Effective immediately.

House Floor Amendment No. 2

Provides that the status and rights of the employees and the State of Illinois and its agencies under the Personnel Code, the Illinois Public Labor Relations Act, and applicable collective bargaining agreements or under any pension, retirement, or annuity plan, shall not be affected by the transfer of powers, duties, and functions to the Department of Natural Resources. Provides that the definition of “Director” for the purposes of the Illinois Historic Preservation Act and the Illinois State Agency Historic Resources Preservation Act means the Director of Natural Resources, or his or her designee. Removes reference about the Director serving as the State Historic Preservation Officer, since federal law requires appointment by the Governor.

Aug 03 18  H  Public Act . . . . . . . . 100-0695

HB 05687  Rep. Jerry Costello, II

430 ILCS 66/15

Amends the Firearm Concealed Carry Act. Provides that a law enforcement agency may submit an objection to a license applicant based upon specific and articulable reasons or circumstances (rather than a reasonable suspicion) that the applicant is a danger to himself or herself or others, or a threat to public safety. Provides that the Concealed Carry Licensing Review Board may request more information from the law enforcement agency that submits an objection and if the request is made the agency shall have 30 days to supply the required information. Provides that if the agency fails to respond or does not provide adequate information, the objection shall be rendered moot and the Board shall grant the license. Provides that the Board may not take more than 90 days to render a decision from the time the objection is filed. Provides that failure to render a decision shall be grounds for a mandamus action in which the Board shall be liable for all costs and attorney’s incurred by the applicant. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05688  Rep. Jerry Costello, II

410 ILCS 65/1 from Ch. 111 1/2, par. 8051

Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  H  Referred to Rules Committee
HB 05689


225 ILCS 705/11.08
225 ILCS 705/11.09

Amends the Coal Mining Act. Provides that a coal mine operator must provide caches of additional self-contained self-rescues devices along the mine's primary and secondary escape ways (rather than 30 self-contained self-rescuer devices in each cache located within a mine). Provides that each cache shall have a minimum of one self-contained self-rescuer device for every person who will be inby the cache. Provides that cache locations shall be spaced along each escape way at a 30 minute travel distance. Provides alternate distances for caches if an operator chooses not to use a walk study. Provides that outby rescue chambers must be provided at distances and locations in the mine's emergency response plan and approved by the Mining Board. Makes other changes. Effective immediately.

House Floor Amendment No. 1

Adds reference to:
20 ILCS 5/5-155 was 20 ILCS 5/5.04

Adds reference to:
225 ILCS 705/8.02 from Ch. 96 1/2, par. 802

Adds reference to:
225 ILCS 705/8.03 from Ch. 96 1/2, par. 803

Amends the Civil Administrative Code of Illinois. In provisions concerning the State Mining Board, makes changes concerning the qualifications for the mine officers and specifies that the changes do not affect the terms of mine officers of the State Mining Board holding office on the effective date of the amendatory Act. Further amends the Coal Mining Act. In provisions concerning the Miners' Examining Board, provides that all members of the Miners' Examining Board shall have at least 5 years' practical and continuous experience as an underground coal miner (rather than a coal miner) and shall hold certificates of competency as an Illinois mine examiner. Provides that 2 (rather than all) of the members shall each be engaged in coal mining as a miner in the State of Illinois continuously for 12 months next preceding his appointment. Provides that 2 (rather than all) of the members shall be representatives of a labor organization recognized under the National Labor Relations Act representing coal miners. Provides that 2 of the members of the Miners' Examining Board shall be from the employing class. Specifies that the changes do not affect the terms of members of the Miners' Examining Board holding office on the effective date of the amendatory Act.

Governor Amendatory Veto Message

Recommends removing the requirement added by the bill that the 3 mine officers of the State Mining Board from the employee class be representatives of a labor organization recognized under the National Labor Relations Act representing coal miners. Recommends removing the requirement added by the bill that 2 of the members of the Miners' Examining Board be representatives of a labor organization recognized under the National Labor Relations Act representing coal miners. Instead, recommends adding that the 2 members be employees of coal mines.

Nov 28 18 H Bill Dead - No Positive Action Taken - Amendatory Veto
HB 05690  Rep. Michael Halpin-Jerry Costello, II
(Sen. Paul Schimpf)

Laws 1909, p. 425, Act title
Laws 1909, p. 425, Section 0.1 new
Laws 1909, p. 425, Sections 1 through 16
105 ILCS 5/5-22 from Ch. 122, par. 5-22
105 ILCS 5/5-28 from Ch. 122, par. 5-28

Amends “An Act to provide for the sale of the Kaskaskia Commons, upon the island of Kaskaskia, in the county of Randolph, and to create a permanent fund for the inhabitants of said island out of the proceeds of said sale, and to punish any person failing to comply with the provisions thereof”, filed June 16, 1909 (“the 1909 Act”). Adds language transferring all powers and duties previously granted the Land Commissioners of the Commons of Kaskaskia, or of the Kaskaskia Commons Permanent Fund, to the Kaskaskia Island Drainage and Levee District. Provides that assets held by the Kaskaskia Commons Permanent Fund are transferred to the District, that the assets shall be used by the District for proper purposes as authorized and required by the Illinois Drainage Code or for specified educational purposes, and that following the transfer of all assets to the District, the Kaskaskia Commons Permanent Fund shall be closed. Repeals the existing substantive provisions of the 1909 Act. Amends the School Code by making conforming changes.

Aug 19 18  H  Public Act . . . . . . . . . 100-0963

HB 05691  Rep. Jerry Costello, II-Robert W. Pritchard, Michael Halpin, Daniel Swanson, Sam Yingling, Katie Stuart, Avery Bourne, Tony McCombie and Stephanie A. Kifowit

505 ILCS 45/8 from Ch. 5, par. 248

Amends the County Cooperative Extension Law. In order to provide matching funds, which shall not exceed an amount equal to 50% of the funds needed as provided herein, and funds for the purpose of general support to counties for Cooperative Extension programs the State will recognize those needs and shall (rather than, may) make an annual appropriation from the Agricultural Premium Fund or any other source of funding available. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05692  Rep. Lawrence Walsh, Jr.-Jerry Costello, II-Natalie Phelps Finnie-Terri Bryant-Dave Severin
(Sen. Neil Anderson-Jil Tracy)

520 ILCS 5/2.30 from Ch. 61, par. 2.30

Amends the Wildlife Code. Deletes language providing that the season limit for river otter shall not exceed 5 river otters per person per season. Effective immediately.

Aug 10 18  H  Public Act . . . . . . . . . 100-0779

HB 05693  Rep. Lawrence Walsh, Jr.-Jerry Costello, II-Natalie Phelps Finnie-Terri Bryant-Dave Severin
(Sen. Neil Anderson-Jil Tracy)

520 ILCS 5/3.3 from Ch. 61, par. 3.3

Amends the Wildlife Code. Provides that traps used in the taking of mammals protected by the Code, for which an open trapping season has been established, shall be marked or tagged with metal tags or inscribed in lettering giving the name and address of the owner, or the name and customer identification number issued by the Department of Natural Resources, and absence of such mark or tag shall be prima facie evidence that such trap or traps are illegally used and the trap or traps shall be confiscated and disposed of as directed by the Department. Effective immediately.

House Committee Amendment No. 1

Provides that traps used in the taking of mammals protected by the Code, for which an open trapping season has been established, shall be marked or tagged with metal tags or inscribed in lettering giving the customer identification number issued by the Department of Natural Resources (in the introduced bill, the name and customer identification number issued by the Department).

Aug 19 18  H  Public Act . . . . . . . . . 100-0964

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, on or after July 1, 2018 and on or before December 31, 2019, the taxes imposed under the Acts apply to 80% of the proceeds of sales of mid-range ethanol blends. Defines mid-range ethanol blend. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05695  Rep. Emanuel Chris Welch

Amends the School Code. Makes technical and revisory changes in a Section concerning the compulsory school age.

Feb 16 18  H  Referred to Rules Committee

HB 05696  Rep. Emanuel Chris Welch-Carol Ammons-Nicholas K Smith-Katie Stuart-Michael Halpin, LaToya Greenwood, La Shawn K. Ford and Jonathan Carroll

New Act

Creates the Bridge Program for Underrepresented Students Act. Defines terms. Provides that each public university in this State may establish a Bridge Program for underrepresented students. Specifies program requirements. Provides that a public university that establishes a Bridge Program shall, on or before September 1, 2019 and on or before September 1 of each subsequent year, publish on its website and make available to the public a report on the Program. Effective immediately.

Aug 24 18  H  Public Act . . . . . . . . . . . . . . . 100-1063


New Act

Creates the Universal Long-Term Services and Supports Trust Act. Contains only a short title provision.

Feb 16 18  H  Referred to Rules Committee

HB 05698  Rep. Emanuel Chris Welch-Grant Wehrli-Tony McCombie-Thaddeus Jones

(Sen. Napoleon Harris, III-Michael Connelly-Iris Y. Martinez)

New Act

Amends the Illinois Municipal Code. Provides that the imposition of term limits by referendum, ordinance, or otherwise must be prospective. Provides that elective office held prior to the effective date of any term limit imposed by a municipality shall not prohibit a person otherwise eligible from running for or holding elective office in that municipality. Provides that term limits imposed in a manner inconsistent with the applicable provisions are invalid. Provides that these provisions apply to all term limits imposed by a municipality by referendum, ordinance, or otherwise passed on or after November 8, 2016. Limits home rule powers. Effective immediately.

Nov 28 18  S  Third Reading - Lost; 028-017-000

HB 05699  Rep. Emanuel Chris Welch

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Feb 16 18  H  Referred to Rules Committee
HB 05700  Rep. Emanuel Chris Welch
105 ILCS 5/1A-1  from Ch. 122, par. 1A-1
Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.
Feb 16 18  H  Referred to Rules Committee

HB 05701  Rep. Emanuel Chris Welch
105 ILCS 5/1A-2.1  from Ch. 122, par. 1A-2.1
Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.
Feb 16 18  H  Referred to Rules Committee

HB 05702  Rep. Emanuel Chris Welch
105 ILCS 5/1A-4  from Ch. 122, par. 1A-4
Amends the School Code. Makes a technical change in a Section concerning the powers and duties of the State Board of Education.
Feb 16 18  H  Referred to Rules Committee

HB 05703  Rep. Emanuel Chris Welch
105 ILCS 5/1B-1  from Ch. 122, par. 1B-1
Amends the School Code. Makes a technical change in a Section concerning school district financial oversight panels.
Feb 16 18  H  Referred to Rules Committee

HB 05704  Rep. Emanuel Chris Welch
105 ILCS 5/1B-22
Amends the School Code. Makes a technical change in a Section concerning a financial oversight panel's powers.
Feb 16 18  H  Referred to Rules Committee

HB 05705  Rep. Emanuel Chris Welch
105 ILCS 5/1C-1
Amends the School Code. Makes a technical change in a Section concerning block grants for school districts other than the Chicago school district.
Feb 16 18  H  Referred to Rules Committee

HB 05706  Rep. Emanuel Chris Welch
105 ILCS 5/1C-2
Amends the School Code. Makes a technical change in a Section concerning an early childhood education block grant.
Feb 16 18  H  Referred to Rules Committee

HB 05707  Rep. Emanuel Chris Welch
115 ILCS 5/1  from Ch. 48, par. 1701
Feb 16 18  H  Referred to Rules Committee

HB 05708  Rep. Emanuel Chris Welch
115 ILCS 5/3  from Ch. 48, par. 1703
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning employee rights.
Feb 16 18  H  Referred to Rules Committee

HB 05709  Rep. Emanuel Chris Welch
115 ILCS 5/5  from Ch. 48, par. 1705
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning the Illinois Educational Labor Relations Board.
Feb 16 18  H  Referred to Rules Committee
HB 05710  Rep. Emanuel Chris Welch
115 ILCS 5/9 from Ch. 48, par. 1709
Feb 16 18 H Referred to Rules Committee

HB 05711  Rep. Emanuel Chris Welch
115 ILCS 5/15 from Ch. 48, par. 1715
Feb 16 18 H Referred to Rules Committee

HB 05712  Rep. Emanuel Chris Welch
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Feb 16 18 H Referred to Rules Committee

HB 05713  Rep. Emanuel Chris Welch
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Feb 16 18 H Referred to Rules Committee

HB 05714  Rep. Emanuel Chris Welch
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Feb 16 18 H Referred to Rules Committee

HB 05715  Rep. Litesa E. Wallace and Sonya M. Harper
820 ILCS 180/40
Feb 16 18 H Referred to Rules Committee

HB 05716  Rep. Will Guzzardi, Laura Fine and Robyn Gabel
225 ILCS 725/1 from Ch. 96 1/2, par. 5401
225 ILCS 725/6 from Ch. 96 1/2, par. 5409
225 ILCS 725/8e new
225 ILCS 732/1-5
225 ILCS 732/1-35
225 ILCS 732/1-90 new
Amends the Illinois Oil and Gas Act and the Hydraulic Fracturing Regulatory Act. Requires as part of the permit application for drilling or hydraulic fracturing operations the written consent of each owner of a mineral interest affected by the removal of minerals in the conduct of the proposed operations and each surface owner affected by the removal of minerals in the conduct of the proposed operations, unless he or she is the mineral interest owner as well providing consent as such. Provides notwithstanding any other provision of statutory or common law, a person shall not drill, conduct hydraulic fracturing operations, or remove minerals as a result of any means regulated by the Acts including, but not limited to, horizontal drilling, without the express, written consent of each owner of a mineral interest affected by the operations or removal of minerals in the conduct of the operations. Provides for enforcement by the Department of Natural Resources with penalties and cessation of operations for violations, and payment of treble the full market value of the mineral resource extracted in violation of this Act to the owner of the mineral interest.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05717  Rep. Sonya M. Harper

20 ILCS 205/205-332 new

Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Director of Agriculture, or his or her designee, shall convene interested stakeholders to develop a proposal to effectively and efficiently promote urban agriculture in municipalities in the State. Provides that on or before December 31, 2019, the Department shall report their findings to the Chairperson of the Agriculture and Conservation Committee of the Senate, and the Chairperson of the Agriculture & Conservation Committee of the House of Representatives. Defines "urban agriculture". Repeals the provision on January 1, 2020.

Feb 16 18  H  Referred to Rules Committee

HB 05718  Rep. Sonya M. Harper

10 ILCS 5/1A-16.1
10 ILCS 5/1A-16.2
10 ILCS 5/1A-16.6
15 ILCS 335/4  from Ch. 124, par. 24
730 ILCS 5/3-14-1  from Ch. 38, par. 1003-14-1

Amends the Election Code. Allows for the automatic voter registration of persons released from the Department of Corrections and issued standard Illinois Identification Cards by the Secretary of State. Includes the Department of Corrections as a "designated automatic voter registration agency" and a "designated government agency" for the purposes of registering voters under the Act. Provides that the Department of Corrections shall be considered a designated government agency until the designated automatic voter registration agency provisions of the Code are fully implemented, at which point, the Department of Corrections shall be considered a designated automatic voter registration agency, and cease to be a designated government agency. Amends the Unified Code of Corrections. Provides that upon the release of a committed person on parole, mandatory supervised release, final discharge, pardon, or release for wrongful imprisonment, the Department of Corrections shall provide such person with information concerning voter registration. Makes a conforming change in the Code. Amends the Illinois Identification Card Act to make a conforming change.

Mar 07 18  H  Tabled

HB 05719  Rep. Sonya M. Harper-Marcus C. Evans, Jr., Theresa Mah and Will Guzzardi

New Act
730 ILCS 5/5-4.5-15
730 ILCS 5/5-4.5-25
730 ILCS 5/5-4.5-30
730 ILCS 5/5-4.5-35
730 ILCS 5/5-4.5-40
730 ILCS 5/5-4.5-45
730 ILCS 5/5-4.5-50
730 ILCS 5/5-4.5-85
730 ILCS 5/5-4.5-95

Creates the Employee Targeted Tax Credit Act. Provides provisions regarding: powers of the Department of Employment Security; a pilot program; a certificate of eligibility for tax credit; the tax credit, which shall not be less than $10,000 and shall not exceed $15,000; the determination of the amount of the credit; the maximum amount of credits allowed; the application for award of tax credit and a tax credit certificate; submission of tax credit certificate to the Department of Revenue; noncompliance; rules; the elimination of mandatory minimums in sentencing; and applicability. Defines terms. Amends the Unified Code of Corrections. Makes changes regarding appropriate dispositions; terms for Class X, Class 1, Class 2, Class 3, and Class 4 felonies; felony fines; misdemeanor sentences; and habitual criminals. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality may establish an urban agricultural area after receipt of a petition by a qualified farmer or farmers to establish the area. Provides for the formation of an urban agricultural area committee that shall conduct the activities necessary to advise the corporate authorities on the designation, modification, and termination of an urban agricultural area. Provides requirements for the application, notice and public hearing, and adoption of an ordinance designating the urban agricultural area. Provides that a municipality may provide for rebates, reductions, or other compensation for property taxes levied against real property located within an urban agricultural area that is used for processing, growing, raising, or otherwise producing agricultural products. Provides that a municipality may authorize an entity providing water, electricity, or other utilities to an urban agricultural area to allow qualified farmers in the urban agricultural area to pay wholesale or otherwise reduced rates or pay reduced or waived connection charges. Makes other changes. Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department shall adopt rules consistent with the purposes of the new provisions of the Illinois Municipal Code, including, at a minimum, rules defining specified terms.

Feb 16 18 H Referred to Rules Committee
HB 05721


(Sen. Mattie Hunter-Patricia Van Pelt-Kimberly A. Lightford-Iris Y. Martinez, Kwame Raoul, John G. Mulroe, Don Harmon-Jacqueline Y. Collins and Omar Aquino)

105 ILCS 5/34-200
105 ILCS 5/34-205
105 ILCS 5/34-210
105 ILCS 5/34-215
105 ILCS 5/34-220
105 ILCS 5/34-225
105 ILCS 5/34-227 new
105 ILCS 5/34-230

Amends the Chicago School District Article of the School Code. Adds to the definition of "school action". Provides that, beginning on July 1, 2019, the facility performance standards published by the district must include the performance standards of safety measures in the district. Requires the data, information, and analysis published on the district's Internet website regarding the 10-year educational facility master plan to include a brief description of specific plans for special education programs, early childhood education programs, career and technical education programs, and any other programs that are space sensitive to avoid space irregularities, a description of a communications and community involvement plan for each community in the City of Chicago, historical and projected enrollment of each school, and other items. Requires the chief executive officer to publish a procedure for conducting an annual capital improvement hearing that shall discuss the district's annual capital budget. Adds to the requirements of the capital improvement plan published annually by the chief executive officer. Provides that beginning on June 1, 2019, and annually thereafter, the district shall conduct a regional capital budget hearing that describes planned projects for the year and reviews the 5-year capital budget and the educational facility master plan. Adds to the requirements of a school transition plan. Makes other changes.

House Floor Amendment No. 1

Makes a change to the definition of "school action". Provides that the district must complete at least one of the enumerated actions for all under-enrolled schools (rather than must complete all of the actions). Exempts a charter school from ceasing any potential plans for school expansion that may negatively impact enrollment at an under-enrolled school. Makes conforming changes.

Senate Committee Amendment No. 1

Deletes reference to:
105 ILCS 5/34-200
105 ILCS 5/34-205
 deletes reference to:
105 ILCS 5/34-220
 Deletes reference to:
105 ILCS 5/34-227 new

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Replaces the language providing that the facility performance standards must include the performance standards of safety measures in the district beginning on July 1, 2019. Changes requirements for the information that shall be included in educational facility master plans, capital improvement plans, and school transition plans. Removes language requiring the district to conduct a regional capital budget hearing beginning on June 1, 2019 and annually thereafter. In provisions concerning the school transition plan, removes language providing that a local school council affected by a school action shall conduct an annual evaluation on the school transition plan at the council's annual organizational meeting. Makes other changes.

Senate Floor Amendment No. 2
HB 05721 (CONTINUED)

With regard to the educational facility master plan, provides that on or before December 1, 2018, the Board shall adopt a policy to address under-enrolled schools that must contain a list of potential interventions to address schools with declining enrollment (rather than requiring the district to complete at least one delineated task for all under-enrolled schools). Requires one of the potential interventions to be a redraft (rather than a redo) of attendance boundaries to maximize enrollment of additional students. Adds an immediate effective date.

Aug 19 18 H Public Act . . . . . . . . 100-0965


30 ILCS 605/7 from Ch. 127, par. 133b10

35 ILCS 200/15-55

Amends the State Property Control Act. Provides that an agency covered by the Act may dispose of unneeded property, including real property, by sale or lease to any duly incorporated non-profit organization or association for the cultivation and sale of fresh fruits and vegetables on a tract of land of less than 5 acres within any local governmental unit, provided that the non-profit organization or association is not controlled, directly or indirectly, by any agricultural, commercial, or other business. Amends the Property Tax Code to provide a property tax exemption for non-profit organizations using land for the cultivation and sale of fresh fruits and vegetables.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee


35 ILCS 200/18-184.15 new

Amends the Property Tax Code. Provides that a taxing district may abate any portion of its taxes on urban agricultural property located in the taxing district. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05724 Rep. Sonya M. Harper

65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4

65 ILCS 5/11-74.4-4.3 new

65 ILCS 5/11-74.4-8e new

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that on or after the effective date of the amendatory Act, tax increment revenues may be utilized for jointly undertaken and performed redevelopment projects only in an amount equal to the percentage of eligible costs undertaken within the redevelopment project area that received the revenue. Provides that tax increment revenues received in one redevelopment project area may not be used for eligible costs in another redevelopment project area and tax increment revenues may not be transferred to another redevelopment project area. Provides that if there are any contracts or agreements in force on the effective date of the amendatory Act, tax increment revenues may continue to be used or transferred to another redevelopment project area or utilized for jointly undertaken and performed redevelopment projects only to the extent necessary to comply with the contract or agreement. Provides that a municipality must post on its website, at least quarterly, how all revenue received under this Act was expended, including to whom each expense was paid.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05725 Rep. Jehan Gordon-Booth

20 ILCS 655/1 from Ch. 67 1/2, par. 601

Amends the Illinois Enterprise Zone Act. Makes a technical change in a Section concerning the short title.

Feb 16 18 H Referred to Rules Committee

HB 05726 Rep. Robert Rita

20 ILCS 1605/20 from Ch. 120, par. 1170

Amends the Illinois Lottery Law. Provides that, if for any reason the General Assembly fails to make appropriations of amounts sufficient from the State Lottery Fund to the Department of the Lottery for payment of prizes to holders of winning lottery tickets or shares, including prizes related to Multi-State Lottery games, and payment of promotional or incentive prizes associated with the sale of lottery tickets, then the provision constitutes an irrevocable and continuing appropriation of all amounts necessary for that purpose, and the irrevocable and continuing authority for and direction to the Comptroller and to the Treasurer of the State to make the necessary transfers out of and disbursements from the State Lottery Fund for that purpose. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05727  Rep. Lawrence Walsh, Jr.

65 ILCS 5/7-1-5.4 new

Amends the Illinois Municipal Code. Provides that in a municipality with a population under 1,000,000 that has approved an ordinance, resolution, or vote authorizing the annexation of contiguous territory, the annexation is subject to a backdoor referendum upon the filing of a petition for a referendum containing a total number of signatures equal in number to at least 10% of the entire vote cast for all candidates for mayor or president of the annexing municipality at the last preceding general municipal election. Provides petition and referendum requirements. If the voters do not approve the annexation of the territory, provides that the municipality may not attempt to annex the territory for a period of no less than 2 years from the date it approved the ordinance, resolution, or vote authorizing the annexation of the territory. Effective immediately.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: limits referendums to actions on or after April 1, 2018 authorizing annexation; restricts the provisions to any annexing municipality located within 5 miles of the Midewin National Tallgrass Prairie and the Abraham Lincoln National Cemetery (rather than a municipality with a population under 1,000,000) and contiguous territory of over 100 acres for a private development; provides that a petition for the backdoor referendum must contain signatures equal in number to at least 50% (rather than 10%) of the entire vote cast for all candidates for mayor or president of the annexing municipality; provides that the referendum shall occur at the general election or municipal election, whichever occurs first, next following the filing of a petition (rather than at the municipal election next following); and adds a January 1, 2023 repeal date. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05728  Rep. Martin J. Moylan

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

Amends the Criminal Code of 2012. Prohibits the knowing sale, manufacture, purchase, possession, or carrying of a rate of fire enhancement. Defines "rate of fire enhancement". Provides that a violation is a Class 2 felony. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05729  Rep. Michael Halpin

35 ILCS 5/251 new

Amends the Illinois Income Tax Act. Provides that taxpayers that receive a deduction or a credit related to the construction or modification of commercial property located in a municipality of the State shall enter into a community benefits agreement with the municipality in which the property is located. Provides that the taxpayer shall host a public forum prior to entering into the agreement. Provides that the provisions apply to the construction or modification of property commencing on or after January 1, 2019. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05730  Rep. Michael Halpin-Tony McCombie, Katie Stuart and Jerry Costello, II

New Act

35 ILCS 5/227 new

Creates the Bicentennial Mississippi River Region Redevelopment Historic Tax Credit Act. Provides that an income tax credit is granted to an eligible taxpayer who makes expenditures pursuant to a qualified rehabilitation plan for the rehabilitation of a historic structure located a qualified county. Provides that the credit is available for taxable years beginning on or after January 1, 2019 and ending on or before December 31, 2029. Provides that the credit is equal to 25% of the amount of the eligible expenditure. Contains provisions concerning eligible expenditures. Provides that eligible taxpayers must apply with the Department of Commerce and Economic Opportunity within 6 months after the effective date of the Act. Provides that the credit may be carried forward for up to 10 years and may be carried back for up to 3 years. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05731  Rep. Grant Wehrli
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-206 new
35 ILCS 200/18-212
35 ILCS 200/18-214
35 ILCS 200/18-216 new
35 ILCS 200/18-242 new
30 ILCS 805/8.42 new

Amends the Property Tax Code. Provides that, for levy years 2018 through 2021, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, for levy years 2018 through 2021, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Provides that, for taxing districts that became subject to the Law as a result of the amendatory Act, “aggregate extension” does not include special purpose extensions made for the payment of principal and interest on bonds or other evidences of indebtedness issued by the taxing district prior to the effective date of the amendatory Act. Provides that taxing districts may provide for the continuation of the amendatory Act for up to 4 years upon referendum approval. Provides that the voters of the taxing district may require a reduction in the taxing district's aggregate extension base by referendum. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05732  Rep. David S. Olsen
35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the maximum reduction under the General Homestead Exemption is $10,000 in all counties. Indexes the maximum reductions in all counties to the Consumer Price Index. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05733  Rep. David S. Olsen
35 ILCS 200/15-170

Amends the Property Tax Code. Provides that, for taxable years 2018 and thereafter, the maximum reduction under the senior citizens homestead exemption is $8,000 in all counties. Indexes the maximum reductions in all counties to the Consumer Price Index. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05734  Rep. Margo McDermed
35 ILCS 5/201  from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05735  Rep. Joe Sosnowski
35 ILCS 105/3-5
35 ILCS 105/3-85
35 ILCS 110/3-5
35 ILCS 110/3-70
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Reinstates the graphic arts machinery and equipment exemption and the corresponding Manufacturer’s Purchase Credit on and after January 1, 2019. Provides that those credits are exempt from the Acts’ automatic sunset provisions. Effective immediately.
Feb 16 18  H  Referred to Rules Committee
HB 05736 Rep. Tony McCombie

35 ILCS 5/704A

Amends the Illinois Income Tax Act. Provides that an employer may enter into an agreement with a community college in the State to establish a project. Provides that the term "project" means a program established by the community college to provide certain job training services. Provides that the employer is entitled to a credit against withholding tax payments in an amount equal to 1.5% of the wages paid by the employer to a participating employee during the first year of the employee's participation in the program. Provides that the employer shall remit the amount of the credit to the community college. Effective immediately.

Feb 16 18 H Referred to Rules Committee

HB 05737 Rep. Jerry Lee Long

New Act

35 ILCS 5/227 new

Amends the Illinois Business Use Incentives for Large-Scale Development Act. Provides that the Department of Commerce and Economic Opportunity may enter into a financing agreement with an eligible industry with respect to an economic development project. Provides that those eligible industries are entitled to a credit against their Illinois income taxes in an amount not to exceed 5% of the gross wages paid in one year by an eligible industry to all eligible employees in new jobs. Provides that an "eligible industry" is a business located in the State which is engaged in interstate or intrastate commerce for the purpose of manufacturing, processing, or assembling products, conducting research and development, or providing services in interstate commerce, office industries, or agricultural processing, but excluding retail, health or professional services. Effective immediately.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee

HB 05738 Rep. David S. Olsen

805 ILCS 5/13.70 from Ch. 32, par. 13.70
805 ILCS 5/14.30 from Ch. 32, par. 14.30
805 ILCS 5/15.35 from Ch. 32, par. 15.35
805 ILCS 5/15.65 from Ch. 32, par. 15.65
805 ILCS 5/15.97 from Ch. 32, par. 15.97
805 ILCS 5/16.05 from Ch. 32, par. 16.05

Amends the Business Corporation Act of 1983. Increases from $200 to $500 the minimum base penalty for transacting business in this State without authority. Provides that a corporation that effects a change in the number of issued shares or the amount of paid-in capital prior to January 1, 2019, rather than effecting a change at any time, shall file a report regarding the issued shares or paid-in capital. Provides that franchise taxes are not payable on or after January 1, 2019. Provides that on and after January 1, 2019, a corporation that fails to file an annual report shall pay a penalty of $50 plus $10 per month or part of a month that the report is delinquent.

Feb 16 18 H Referred to Rules Committee

HB 05739 Rep. Sheri Jesiel

815 ILCS 350/Act rep.

Repeals the Fraudulent Sales Act.

Feb 16 18 H Referred to Rules Committee

HB 05740 Rep. Lindsay Parkhurst

New Act

Creates the Jobs Creation Task Force Act. Defines terms. Creates the Jobs Creation Task Force. Provides that the Task Force shall consist of 8 members. Provides term lengths for specific members and voting requirements. Provides that the Task Force shall review each regulated occupation every 5 years. Provides that the Task Force shall review any proposal to license a new occupation upon the request of a member of the General Assembly or a legislative staff member or legislative services agency on behalf of a member of the General Assembly. Provides that the Task Force shall prepare an annual report to submit to the General Assembly and Department of Financial and Professional Regulation regarding each regulated occupation the Task Force reviews. Provides specific information to be included in the annual report. Provides that the Task Force shall seek and consider public input when considering any reports recommending the elimination of a license or a change to a regulated occupation. Provides that the Governor's Office of Management and Budget shall provide staff and administrative support to the Task Force and that all expenditures of the Task Force shall be paid by appropriations from the Office. Provides that each member of the Task Force is entitled to reimbursement for traveling and other expenses incurred in connection with the member's duties.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05741

(Sen. Julie A. Morrison, Scott M. Bennett and John F. Curran)

415 ILCS 5/19.11 new

Amends the Environmental Protection Act. Requires the Environmental Protection Agency, in coordination with the Illinois Sustainable Technology Center, to make an assessment of available treatment technologies for reducing and removing compounds of emerging concern from wastewater treatment facilities, the statewide applicability of the treatment technologies, and the costs associated with the treatment technologies. Requires the Agency and Illinois Sustainable Technology Center to submit a report of findings from the assessment to the General Assembly by June 30, 2020. Defines "compounds of emerging concern".

House Committee Amendment No. 1

Deletes reference to:

415 ILCS 5/19.11 new

Adds reference to:

110 ILCS 425/21 new

Replaces everything after the enacting clause. Amends the University of Illinois Scientific Surveys Act. Provides that as soon as practicable after the effective date of the amendatory Act, the Prairie Research Institute shall conduct a detailed review of the available scientific literature and federal and State laws, regulations, and rules to identify any chemical that is commonly found in wastewater treatment plant effluent and that has been recognized as a contaminant of emerging concern by the United States Environmental Protection Agency, another federal agency, or any State agency and the specific actions recommended by these entities to address the environmental or public health concerns associated with the chemical. Provides that by June 30, 2020, the Institute shall submit to the General Assembly a report of its findings that shall include a list of the chemicals and specific actions identified. Provides that these provisions are repealed on July 1, 2021. Effective immediately.

House Floor Amendment No. 2

Provides that the report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

Aug 17 18 H Public Act . . . . 100-0917

HB 05742

Rep. Scott Drury

5 ILCS 140/2 from Ch. 116, par. 202

5 ILCS 140/7 from Ch. 116, par. 207

5 ILCS 140/9 from Ch. 116, par. 209

5 ILCS 140/9.5

5 ILCS 140/11 from Ch. 116, par. 211

Amends the Freedom of Information Act. Changes the definition of "recurrent requester" to exclude requests made by members of the General Assembly and requests made to access and disseminate information pertaining to public policy and the administration of State government. Exempts from disclosure under the Act certain records in which opinions of a public body or its agents are expressed. Provides that the exemption does not apply if the records were produced in connection with the preparation of a report that is required to be publicly produced by an agency of the executive branch. Provides that the public body shall include with each denial of a request for public records an index that includes specified information. Provides that except in the case of a recurrent requester, a public body denying a request for public records shall place in an interest-bearing escrow account or other segregated account of the public body the sum of $7,500 for each request denied. Provides that the deposited funds shall remain in the account for a period of 60 days after the date of the public body's final denial of a request, or, if a requester has sought review of the denial or challenged the denial in court, until the review process has been completed or a final order has been entered. Provides that if a determination is made that the public body improperly denied a request to inspect or copy a public record, the deposited funds shall be awarded to the requester in addition to or as part of any other award. Makes other changes.

Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05743  Rep. Scott Drury
225 ILCS 725/20.5 new
225 ILCS 732/Act rep.
Amends the Illinois Oil and Gas Act. Provides on and after the effective of the bill, a person may not engage in, and the Department of Natural Resources or any other State agency may not issue a permit for, the hydraulic fracturing of a well for exploration or production in the State. Repeals the Hydraulic Fracturing Regulatory Act. Defines “hydraulic fracturing”. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05744  Rep. Scott Drury
765 ILCS 605/9.2 from Ch. 30, par. 309.2
Amends the Condominium Property Act. Provides that certain attorney’s fees shall be excluded from the demand given under specified provisions of the Code of Civil Procedure. Provides that in any litigation or arbitration between a unit owner and the association or its board of managers or any individual member of the association or its board of managers regarding specified disputes, if the unit owner is deemed by the court or arbitrator to be the substantially prevailing party, then the court or the arbitrator shall award to the unit owner from the non-prevailing party reasonable attorney’s fees and costs incurred by the unit owner in the litigation or arbitration.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05745  Rep. Michelle Mussman-Carol Ammons-Melissa Conyears-Ervin-David S. Olsen and Michael J. Madigan (Sen. Elgie R. Sims, Jr.-Cristina Castro, Emil Jones, III, Thomas Cullerton, Omar Aquino, Laura M. Murphy, Michael E. Hastings, John G. Mulroe, Patricia Van Pelt, Napoleon Harris, III, Steven M. Landek and Mattie Hunter)
705 ILCS 310/10.3 new
Amends the Jury Commission Act. Provides that any nursing mother shall be excused from jury service upon request.
Aug 03 18  H  Public Act . . . . . . . . . . 100-0696

110 ILCS 205/9.21 from Ch. 144, par. 189.21
Amends the Board of Higher Education Act. Provides that, beginning with the 2019-2020 academic year, each public or private higher education institution shall require all entering freshmen to receive, during a period of orientation or in an introductory course offered by the institution, instruction aimed at increasing the awareness and prevention of sexual violence and hate crimes.
Feb 16 18  H  Referred to Rules Committee

HB 05747  Rep. Michelle Mussman, John Connor, Sam Yingling, John C. D’Amico and Jonathan Carroll
225 ILCS 85/3
225 ILCS 85/19.7 new
Amends the Pharmacy Practice Act. Provides that “practice of pharmacy” includes the prescribing and dispensing of hormonal contraceptive patches and self-administered oral hormonal contraceptives. Defines “hormonal contraceptive patch” as a transdermal patch applied to the skin of a patient, by the patient or by a practitioner, that releases a drug composed of a combination of hormones that is approved by the United States Food and Drug Administration to prevent pregnancy and “self-administered oral hormonal contraceptive” as a drug composed of a combination of hormones that is approved by the United States Food and Drug Administration to prevent pregnancy and that the patient to whom the drug is prescribed may take orally. Allows pharmacists to prescribe and dispense contraceptives to a person over 18 years of age and a person under 18 years of age only if the person has evidence of a previous prescription from a primary care or a women’s health care practitioner. Requires the Department of Financial and Professional Regulation to adopt rules to establish standard procedures for pharmacists to prescribe contraceptives. Provides requirements for the rules to be adopted by the Department. Provides that all State and federal laws governing insurance coverage of contraceptive drugs and products shall apply to the provisions.
Feb 16 18  H  Referred to Rules Committee
HB 05748  Rep. Jerry Costello, II-Brad Halbrook, Allen Skillicorn, Terri Bryant, John Cavaletto, Charles Meier, David B. Reis and Dave Severin

35 ILCS 450/2-15

225 ILCS 732/1-35

Amends the Illinois Hydraulic Fracturing Tax Act. Provides that the tax rate for the severance and production of oil or gas shall be 1.5% (rather than 3%) of the value of the oil or gas. Provides that for oil the tax shall be: (i) 1.5% of the value of the oil (rather than 3%) where the average daily production from the well in a month is less than 25 barrels; (ii) 2% of the value of the oil (rather than 4%) where the average daily production from the well in a month is between 25 barrels and 50 barrels; (iii) 2.5% of the value of the oil (rather than 5%) where the average daily production from the well in a month is between 50 barrels and 100 barrels; and (iv) 3% of the value of the oil (rather than 6%) where the average daily production from the well in a month is 100 barrels or more. Provides that for gas the tax shall be 3% (rather than 6%) of the value of the gas. Amends the Hydraulic Fracturing Regulatory Act. Deletes language stating that every applicant for a high volume horizontal hydraulic fracturing permit shall include a traffic management plan on his or her application.

Apr 13 18    H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Dale Fowler, Steven M. Landek-Neil Anderson, Scott M. Bennett-Martin A. Sandoval and Michael E. Hastings)

625 ILCS 5/15-301  from Ch. 95 1/2, par. 15-301

Amends the Illinois Vehicle Code. Provides that the Department of Transportation and local authorities, with respect to highways under their respective jurisdictions, in their discretion and upon application in writing may issue a special permit authorizing the applicant to move loads of agricultural commodities on a 2-axle single vehicle registered by the Secretary of State with the axle loads not to exceed 45%, on a 3-axle or 4-axle vehicle registered by the Secretary of State not to exceed 30%, and on a 5-axle vehicle registered by the Secretary of State not to exceed 20% above the allowed gross weights. Provides that the fee for such permit shall be $500 to be distributed into the State Construction Account Fund. Effective July 1, 2019.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) provides that the Department and local authorities may issue a special permit authorizing the applicant to move loads of agricultural commodities if: (i) the vehicle's axle weight and gross weight do not exceed 10% above the maximum limits allowed; and (ii) the vehicle's gross weight does not exceed the vehicles registered gross weight by 10% (rather than on a 2-axle single vehicle registered by the Secretary of State with the axle loads not to exceed 45%, on a 3-axle or 4-axle vehicle registered by the Secretary of State not to exceed 30%, and on a 5-axle vehicle registered by the Secretary of State not to exceed 20% above the gross weights allowed); (2) provides that all other restrictions to permits apply; (3) provides that permits issued under the new provisions are valid only on federal and State highways under the jurisdiction of the Department other than interstate highways; (4) provides that a local authority may waive special permit requirements for highways under its jurisdiction for any vehicle issued a permit under the new provisions; and (5) provides that a combination of permits shall not exceed a total fee of $1,000. Effective July 1, 2019.

Fiscal Note, House Floor Amendment No. 1 (Dept. of Transportation)

The Illinois Department of Transportation would potentially receive additional revenue for the State Construction Account Fund from the issuance of overweight permits for agricultural commodities. Since the bill is not clear on the length of term for the permit, we assumed it was a one-time permit fee of $500. Additionally, since this is not something that we have permitted in the past we have no definitive way to estimate the number of permits that might be requested. However, last year was the first year that we had Emergency Harvest Permits and we issued 1,800 of those. If we assume that number as the basis for this new overweight permit, at $500 each, this would bring in additional $900,000 for the State Construction Account Fund. The damage to the highway system from the overweight loads of agricultural commodities would exceed the revenue generated by the new permit.

Senate Floor Amendment No. 2

Adds reference to:

625 ILCS 5/15-312  from Ch. 95 1/2, par. 15-312

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a special permit issued by the Department of Transportation (rather than upon declaration by the Governor that an emergency harvest situation exists) shall be required from September 1 through December 31 for a vehicle that exceeds the maximum axle weight and gross weight limits or exceeds the vehicle's registered gross weight, provided that the vehicle's axle weight and gross weight do not exceed 10% above the maximum limits under the Code and does not exceed the vehicle's registered gross weight by 10%. Makes conforming changes. Provides that an applicant for a State Police escort shall pay $75 (rather than $60) per hour, per State Police vehicle.

Aug 26 18  H  Public Act . . . . . . . . 100-1090

(Sen. Andy Manar-Elgie R. Sims, Jr., Neil Anderson-Sue Rezin and Thomas Cullerton)

Makes appropriations from the School Infrastructure Fund to the State Board of Education for school district broadband expansion. Effective July 1, 2018.

House Floor Amendment No. 1

Provides that the funds shall be distributed to school districts that have been approved for broadband expansion funding under the federal Universal Service Program for Schools and Libraries, with school districts without high speed Internet access receiving priority with respect to the distribution of those funds.

Nov 28 18  H  Total Veto Stands - No Positive Action Taken
HB 05751  Rep. Natalie Phelps Finnie

625 ILCS 5/11-708 from Ch. 95 1/2, par. 11-708

Amends the Illinois Vehicle Code. Provides that a vehicle passing around a rotary traffic island shall not pass other vehicles passing around the same rotary traffic island if the other vehicle is over 10 feet wide or more than 40 feet long. Provides that any person convicted of a violation of specified provisions shall be guilty of a petty offense.

Feb 16 18  H  Referred to Rules Committee
HB 05752


(Sen. Linda Holmes-Laura M. Murphy, David Koehler-Jacqueline Y. Collins, Tim Bivins, Steven M. Landek, Paul Schimpf, Jil Tracy, Cristina Castro, Daniel Biss, Antonio Muñoz, Terry Link, William R. Haine, Omar Aquino, Thomas Cullerton, Chapin Rose and Kwame Raoul-Kyle McCarter)

220 ILCS 5/Art. XXIII heading new
220 ILCS 5/23-101 new
220 ILCS 5/23-102 new
220 ILCS 5/23-103 new
220 ILCS 5/23-104 new

Amends the Public Utilities Act. Creates the Broadband Advisory Council Article in the Act. Creates the Broadband Advisory Council to explore ways to expand broadband access throughout the State, including unserved and underserved areas. Provides that the Department of Commerce and Economic Development shall provide administrative, personnel, and technical support. Provides for the voting and nonvoting membership of the Council. Provides for the powers and duties of the Council. Provides that the Council shall report to the General Assembly annually concerning actions the Council took during the previous year.

House Floor Amendment No. 2
Deletes reference to:

220 ILCS 5/Art. XXIII heading new
Deletes reference to:

220 ILCS 5/23-101 new
Deletes reference to:

220 ILCS 5/23-102 new
Deletes reference to:

220 ILCS 5/23-103 new
Deletes reference to:

220 ILCS 5/23-104 new
Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Broadband Advisory Council Act. Creates the Broadband Advisory Council to explore ways to expand broadband access throughout the State, including unserved areas. Provides that the Department of Commerce and Economic Development shall provide administrative, personnel, and technical support. Provides for the voting and non-voting membership of the Council. Provides for the powers and duties of the Council. Provides that the Council shall report to the General Assembly annually concerning actions the Council took during the previous year.

Senate Floor Amendment No. 2

Provides that the Director of Commerce and Economic Opportunity shall serve as the Broadband Advisory Council's chair.
Provides that all voting and non-voting members of the Council must be appointed within 90 days after the effective date of the Act. Provides that the members of the Council shall select a vice chair (rather than a chair and vice chair) from their number. Requires the Council to conduct its first meeting within 30 days after all members have been appointed and to meet quarterly. Provides that additional hearings and public meetings are permitted at the discretion of the members of the Council. Allows the Council to meet in person or through video or audio conference.

Aug 13 18   H   Public Act . . . . . . . . . . 100-0833
HB 05753  Rep. Natalie Phelps Finnie

35 ILCS 405/2 from Ch. 120, par. 405A-2

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2019, if the decedent's taxable estate contains a farm, the exclusion amount shall be the applicable exclusion amount under Section 2010 of the Internal Revenue Code. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05754  Rep. Natalie Phelps Finnie-Mary E. Flowers-Terri Bryant-Katie Stuart, Jerry Costello, II, Monica Bristow, Linda Chapa LaVia and Dave Severin

(Sen. Laura M. Murphy)

105 ILCS 5/21B-25

Amends the School Code. Provides that a principal endorsement shall be affixed to a Professional Educator License of any holder who, in addition to other requirements in the Code, has at least 4 total years of teaching or 4 total years of working in the capacity of school support personnel in a school under the supervision of the Illinois Department of Corrections (or in combination with other permitted schools).
Aug 10 18  H  Public Act . . . . . . . . . . . . . . 100-0780

HB 05755  Rep. Natalie Phelps Finnie

820 ILCS 405/901.1

Amends the Unemployment Insurance Act. Provides that the additional penalty for fraudulently obtaining benefits is 125% (instead of 15%) of the amount fraudulently obtained. Provides that the amounts collected shall be paid into the State's account in the Unemployment Trust Fund (instead of shall be treated in the same manner as benefits recovered from an individual). Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05756  Rep. Natalie Phelps Finnie, John M. Cabello, Monica Bristow and Katie Stuart

730 ILCS 5/5-9-1 from Ch. 38, par. 1005-9-1

Amends the Unified Code of Corrections. In provisions concerning authorized fines, provides that an additional penalty is imposed in sentencing for an offense concerning vehicle wheel and axle loads and gross weights of: (1) $15 for each $40 of the first $330, or fraction thereof, of fine imposed; and (ii) $10 for each $40, or fraction thereof, of fine imposed in excess of $330 (rather than an additional penalty of $15 for each $40, or fraction thereof, of fine imposed). Effective immediately.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05757  Rep. Monica Bristow, Natalie Phelps Finnie, Jerry Costello, II, Deb Conroy, Katie Stuart, Martin J. Moylan, Sue Scherer, Sam Yingling, Michelle Mussman and Justin Slaughter

35 ILCS 5/227 new

Amends the Illinois Income Tax Act. Creates an income tax credit for an Illinois business that increases its average full-time employee head count in the State for the taxable year by more than 20% over its average full-time employee head count in the State for the immediately preceding taxable year. Provides that the amount of the credit is 20% of its tax liability under this Act (other than its withholding tax liability) for the taxable year. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.
Fiscal Note ()
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05758  Rep. Monica Bristow-Dan Brady-Norine K. Hammond-Robert W. Pritchard and Sue Scherer

110 ILCS 27/35 new

Amends the Dual Credit Quality Act. Provides that an institution may not offer a dual credit program with a high school in this State if the institution's main campus is not located in this State. Prohibits the Illinois Community College Board and the Board of Higher Education from approving an institution's offer of dual credit courses if the institution's main campus is not located in this State. Effective immediately.
May 01 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05759  Rep. Monica Bristow and Justin Slaughter

35 ILCS 5/227 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 20%, but in no event to exceed $2,000, of the gross wages paid by the taxpayer during the taxable year to each creditable employee. Provides that a “creditable employee” is an employee who: (1) was employed by the taxpayer for the first time on or after the effective date of the amendatory Act; (2) completed his or her twenty-fourth consecutive month of employment with the taxpayer during the taxable year; (3) received unemployment benefits in this State for at least 2 months immediately prior to being hired by the taxpayer; and (4) was employed at a location in this State for at least 30 hours per week during the entire 24-month period of his or her employment with the taxpayer. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee


25 ILCS 115/1 from Ch. 63, par. 14

25 ILCS 120/6.6 new

Amends the General Assembly Compensation Act. Establishes the fiscal year 2019 mileage reimbursement rate and allowance for lodging and meals. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal year beginning July 1, 2018 for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 05761  Rep. Monica Bristow

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that, beginning on January 1, 2019, meals and food products for human consumption furnished or served to low-income elderly persons at or below cost by a nonprofit organization or governmental agency under a program funded by this State or the United States are exempt from taxation under the Acts. Provides that the exemption is exempt from the Acts’ automatic sunset provisions. Effective immediately.

Feb 16 18  H  Referred to Rules Committee

HB 05762  Rep. Natalie Phelps Finnie, Katie Stuart, John Connor, Sam Yingling and Jonathan Carroll

720 ILCS 646/55

Amends the Methamphetamine Control and Community Protection Act. Provides for increased penalties for delivery of methamphetamine and aggravated delivery of methamphetamine if the violation occurs in a protected place, such as a school; public park; synagogue, church, or other place primarily used for religious worship; or buildings or structures used primarily for housing or providing space for activities for senior citizens.

Feb 16 18  H  Referred to Rules Committee

HB 05763  Rep. Sam Yingling

605 ILCS 10/19.2 new

Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority shall post signs at all electronic toll lanes stating the amount being charged for the electronic toll. Provides that the Authority shall also post signs one mile before the last exit off the tollway before an electronic toll stating the amount being charged for the upcoming electronic toll and that the upcoming exit is the last exit before the electronic toll.

Feb 16 18  H  Referred to Rules Committee
HB 05764  Rep. Sam Yingling
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-215
30 ILCS 805/8.42 new

Amends the Property Tax Code. Provides that, for the 2018 and 2019 levy years, the Property Tax Extension Limitation Law applies to all non-home rule taxing districts. Provides that, for the 2018 and 2019 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18   H  Rule 19(a) / Re-referred to Rules Committee

HB 05765  Rep. Sam Yingling
605 ILCS 10/14 from Ch. 121, par. 100-14
605 ILCS 10/14.1 from Ch. 121, par. 100-14.1

Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority shall submit proposed route or routes for additional toll highways with an estimate of the cost to the Governor and the county board of any county the proposed additional toll highway would pass through (rather than only the Governor). Provides that if the estimated cost of the proposed additional toll highway exceeds $1,000,000, then the Authority shall also submit the proposal to the General Assembly for approval. Provides that the Authority shall submit preliminary plans regarding a particular toll highway to the Governor, the General Assembly, and the county board of any county the proposed particular toll highway would pass through (rather than only the Governor) for approval before any bonds are issued. Provides that if the tolls on a proposed toll highway can pay the complete costs, then the Authority shall prepare and submit a preliminary plan only to the Governor for approval.

Feb 16 18   H  Referred to Rules Committee

HB 05766  Rep. Sam Yingling
15 ILCS 205/4 from Ch. 14, par. 4
15 ILCS 205/9 new
15 ILCS 335/12 from Ch. 124, par. 32

Amends the Attorney General Act. Requires the Attorney General to prescribe a form that may be used in lieu of obtaining a police report for the purposes of obtaining a fee waiver for a duplicate identification card to replace a stolen identification card under the Illinois Identification Card Act. Amends the Illinois Identification Card Act. Provides that the fee for any duplicate identification card shall be waived for any person who presents the Secretary of State's Office with a police report or a form prescribed by the Attorney General showing that his or her identification card was stolen. Makes conforming changes.

Feb 16 18   H  Referred to Rules Committee

HB 05767  Rep. Katie Stuart
50 ILCS 705/1 from Ch. 85, par. 501


Feb 16 18   H  Referred to Rules Committee

HB 05768  Rep. John Connor
720 ILCS 5/11-1.40 was 720 ILCS 5/12-14.1
720 ILCS 5/11-9.1 from Ch. 38, par. 11-9.1

Amends the Criminal Code of 2012. Places the offenses of attempted predatory criminal sexual assault of a child and attempted sexual exploitation of a child in the offense provision for each respective offense. Defines the offenses and provides penalties.

Apr 13 18   H  Rule 19(a) / Re-referred to Rules Committee
HB 05769


(Sen. Julie A. Morrison and Dave Syverson)

215 ILCS 5/364.3 new
305 ILCS 5/5-5.12b new

Amends the Illinois Insurance Code and the Illinois Public Aid Code. Requires that on or before July 1, 2019, the Department of Insurance and Department of Healthcare and Family Services shall jointly develop a uniform prior authorization form to be used by prescribing providers to request prior authorization for prescription drug benefits. Provides that on and after January 1, 2020, health insurers and managed care organizations that provide prescription drug benefits shall utilize and accept the uniform prior authorization form and prescribing providers may use the uniform prior authorization form. Provides criteria for developing the uniform prior authorization form. Provides requirements and limitations of prior authorization requests. Effective January 1, 2019.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Requires the Department of Insurance to develop a uniform electronic prior authorization form to be used by an insurer that provides prescription drug benefits when requiring prior authorization for prescription drug benefits. Provides that the development of the uniform electronic prior authorization form shall include input from specified interested parties and that the Department of Insurance shall take into consideration existing prior authorization forms established by the federal Centers for Medicare and Medicaid Services and the Department of Insurance and national standards pertaining to electronic authorization. Provides that if, upon receipt of a completed and accurate electronic prior authorization request from a prescribing provider using the uniform electronic prior authorization form, an insurer fails to accept the uniform electronic prior authorization form or fails to respond within a certain time period, then the prior authorization request shall be deemed to have been granted. Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family services to develop a uniform electronic prior authorization form to be used by a managed care organization that provides prescription drug benefits when requiring prior authorization for prescription drug benefits. Provides that the development of the uniform electronic prior authorization form shall include input from specified interested parties and that the Department of Healthcare and Family Services shall take into consideration existing prior authorization forms established by the federal Centers for Medicare and Medicaid Services and the Department of Healthcare and Family Services and national standards pertaining to electronic authorization. Provides that if, upon receipt of a completed and accurate electronic prior authorization request from a prescribing provider using the uniform electronic prior authorization form, a managed care organization fails to accept the uniform electronic prior authorization form or fails to respond within a certain time period, then the prior authorization request shall be deemed to have been granted.

House Floor Amendment No. 3

Adds pharmacists recommended by a State organization that represents pharmacists to the individuals appointed by the Director of Insurance and the Director of Healthcare and Family Services to give input in developing the uniform electronic prior authorization form.

Nov 28 18   H   Passed Both Houses
(Sen. Melinda Bush-Laura M. Murphy and Kimberly A. Lightford)  
105 ILCS 5/14-6.01 from Ch. 122, par. 14-6.01  
Amends the School Code. Provides that, beginning with the 2018-2019 school year, a school board shall notify students and the parents or guardians of students, electronically or in the form of a letter, that a student may be eligible to receive mental health services from the school district under a federal Section 504 plan. Effective immediately.  
House Floor Amendment No. 1  
Provides that a school board shall notify the school district's students or parents or guardians of those students that a student with a mental health diagnosis (rather than any student) may be eligible to receive supportive services (rather than mental health services) from the school district under a federal Section 504 plan.  
Senate Floor Amendment No. 2  
Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. Provides that, beginning with the 2019-2020 school year, a school board shall post on its Internet website, if any, and incorporate into its student handbook or newsletter notice that students with disabilities who do not qualify for an individualized education program, as required by the federal Individuals with Disabilities Education Act and implementing provisions of the Code, may qualify for services under Section 504 of the federal Rehabilitation Act of 1973 if the child (i) has a physical or mental impairment that substantially limits one or more major life activities, (ii) has a record of a physical or mental impairment, or (iii) is regarded as having a physical or mental impairment (rather than shall publish a public notice in its newsletter of general circulation or in the newsletter of another governmental entity of general circulation in the district or if neither is available in the district, then in a newspaper of general circulation in the district, the right of all children with disabilities to a free appropriate public education as provided under the Code). Effective immediately.  
Aug 28 18 H Public Act 100-1112  
(Sen. Jacqueline Y. Collins and Mattie Hunter)  
105 ILCS 5/26-19 new  
Amends the School Code. Provides that, beginning July 1, 2018, any publicly funded early childhood program receiving Preschool for All Block Grant funds or Preschool for All Expansion Block Grant funds shall collect and review its chronic absence data and determine what systems of support and resources are needed to engage chronically absent students and their families to encourage the habit of daily attendance and promote success; defines "chronic absence". Sets forth actions that are encouraged. Provides that, on or before July 1, 2020, and annually thereafter, an early childhood program shall report all the data collected to the State Board of Education, which shall make the report publicly available via the Illinois Early Childhood Asset Map Internet website and the Preschool for All Program or Preschool for All Expansion Program triennial report. Effective July 1, 2018.  
House Committee Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that, beginning on July 1, 2019 (rather than July 1, 2018), the grant recipients shall determine what support (rather than systems of support) and resources are needed to positively engage (rather than just engage) chronically absent students and their families. Makes changes to the encouraged actions. Effective July 1, 2019.  
Aug 13 18 H Public Act 100-0819  
HB 05772  Rep. Katie Stuart  
20 ILCS 3125/10  
Feb 16 18 H Referred to Rules Committee  
HB 05773  Rep. Katie Stuart-John Connor, Monica Bristow and Natalie Phelps Finnie  
15 ILCS 20/50-22  
Amends the Civil Administrative Code of Illinois (State Budget Law). Removes the salaries of members of the General Assembly from a Section allowing for a continuing appropriation of salaries for certain specified positions. Effective immediately.  
Feb 16 18 H Referred to Rules Committee
New Act


Creates the Lodging Establishment Human Trafficking Recognition Training Act. Requires hotels and motels to train employees in the recognition of human trafficking and protocols for reporting observed human trafficking to the appropriate authority. Provides that the Department of Labor shall develop the curriculum for the training. Requires the training program to be developed by January 1, 2019 and training by hotels and motels to begin by June 1, 2019. Effective immediately.

Apr 27 18   H_rule 19(a) / Re-referred to Rules Committee

HB 05775   Rep. Sam Yingling-David McSweeney-Michelle Mussman-Allen Skillicorn-Deb Conroy, Carol Sente, Kathleen Willis, Natalie A. Manley, Martin J. Moylan, Jonathan Carroll, Rita Mayfield, John Connor, Fred Crespo, Stephanie A. Kifowit, Linda Chapa LaVita, David S. Olsen, Nick Sauer, Mark Batinick, Steven Reick, Christine Winger, Steven A. Andersson and Grant Wehrli

Amends the Property Tax Code. Provides that, for taxable years 2018 and thereafter: (1) the maximum reduction under the senior citizens homestead exemption is $8,000 in Cook, DuPage, Lake, McHenry, and Will Counties and $5,000 in all other counties (currently, $8,000 in counties with 3,000,000 or more inhabitants and $5,000 in all other counties); and (2) the maximum reduction under the general homestead exemption is $10,000 in Cook, DuPage, Lake, McHenry, and Will Counties and $6,000 in all other counties (currently, $10,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties). Effective immediately.

Apr 13 18   H_rule 19(a) / Re-referred to Rules Committee

HB 05776   Rep. Sam Yingling

Amends the Health Care Services Lien Act. Provides that "health care benefit plan" means an insurance plan provided by any public or private medical insurance provider. Adds procedures requiring a health care professional or health care provider to submit all charges to the patient's health care benefit plan prior to filing the notice of the lien. Provides that the patient's health care benefit plan shall not deny payment on the basis that a third party or other insurance carrier is responsible for the patient's injuries. Provides that the amount of the lien shall be limited to the amount the health care professional or the health care provider would have received if the charges were covered by the patient's health care benefit plan. Adds provisions concerning health care benefit plan subrogation claims. Provides that a health care professional or a health care provider that recovers under a judgment, verdict, or settlement is responsible for the pro rata share of the legal and administrative expenses incurred in obtaining the judgment, verdict, or settlement. Makes other changes.

Apr 13 18   H_rule 19(a) / Re-referred to Rules Committee
HB 05777
Rep. Sam Yingling- Steven A. Andersson- Deb Conroy- Kathleen Willis
(Sen. Thomas Cullerton- Melinda Bush, Jennifer Bertino-Tarrant, Laura M. Murphy, Michael E. Hastings, Patricia Van Pelt, Cristina Castro and John F. Curran)

65 ILCS 5/Art. 7 Div. 2 heading

Amends the Union of Contiguous Municipalities Division of the Illinois Municipal Code. Adds "consolidation" to the title of the Division. Provides that any 2 or more incorporated contiguous municipalities may be united into one incorporated city or village (rather than only cities) upon the presentation of a petition, signed by the lesser of 10% of the total number of electors of each municipality voting in the last election or 250 electors, to the election authority for the county in which the municipalities are situated or, if the municipalities are situated in 2 or more counties, in the county where the largest population of the subject municipalities resides. Removes provisions limiting union to municipalities wholly or substantially situated in a single county. Removes provisions requiring union by annexation by another city. Modifies the referendum question to approve the union. Provides that a union is not considered the creation or formation of a new political subdivision for purposes of the Election Code and makes other references to the Election Code. Provides that any elected official, member, employee, or contractor of a city or village subject to a petition to unite shall be expressly prohibited from using any governmental or public resources in opposing or supporting the petition. Provides that if the majority of the votes cast in any of the contiguous municipalities (rather than each municipality) in the petition is in favor of the proposition, then those contiguous municipalities are united. Makes other changes.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with following changes: provides that if the municipalities are situated in 2 or more counties, a petition asking that the question of union of contiguous municipalities be submitted to the electors of each municipality shall be presented to the election authority in the county in which the largest municipality (by population) is situated and, if the largest municipality is situated in 2 or more counties, in the county in which the largest municipality's municipal hall is located, and a copy of the petition shall be presented to all other election authorities in all other counties referencing where the petition has been filed; changes proposition language; provides that if the majority of votes cast in each (rather than any) of the contiguous municipalities specified in the petition is in favor of the proposition, then those contiguous municipalities are united; provides that if a majority of persons voting on the question vote against the proposition, no further propositions shall be had on the question for at least 22 months from the date of the election in which a majority of persons voted against the proposition, except if a majority of persons voting on the question in 2 or more, but less than all, municipalities in the election vote in favor of the proposition, the 22-month prohibition does not apply to those municipalities in which a majority of persons voted in favor of the proposition.

Senate Floor Amendment No. 1

Deletes reference to:

65 ILCS 5/Art. 7 Div. 2 heading

Deletes reference to:

65 ILCS 5/7-2-1

Adds reference to:

55 ILCS 5/44025

Replaces everything after the enacting clause. Amends the Local Government Reduction and Efficiency Division of the Counties Code. Provides that the findings on an audit of a unit of local government that has been proposed to be dissolved shall be reported within 30 days, or as soon thereafter as is practicable, (rather than 30 days) after the chairman of the board requests the audit. Provides that a county board may adopt an ordinance authorizing the dissolution of a unit not less than 60 days (rather than 150 days) following the court's appointment of a trustee-in-dissolution (rather than after the effective date of the ordinance). Makes other changes.
HB 05778  Rep. Katie Stuart-Stephanie A. Kifowit-Jerry Costello, IL-Natalie Phelps Finnie-Monica Bristow, David S. Olsen and LaToya Greenwood
(Sen. Paul Schimpf)
35 ILCS 5/217
Amends the Illinois Income Tax Act. Provides that the credit for wages paid to qualified veterans also extends to wages paid to a qualified veteran's spouse. Effective immediately.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts provisions that are substantially similar to the provisions of the introduced bill, but provides that the credit for wages paid to the spouse of a veteran applies for taxable years beginning on or after January 1, 2018. Provides that the credit for wages paid to a qualified veteran and the credit for wages paid to the spouse of a qualified veteran apply only for taxable years beginning prior to January 1, 2022. Effective immediately.
House Floor Amendment No. 2
Makes changes to the bill as amended by House Amendment 1 to provide that the credit for wages paid to qualified veterans is reinstated for taxable years that begin on or after January 1, 2018 and begin prior to January 1, 2022 (in House Amendment 1, the credit applies on a continuous basis without regard to the sunset in 2015).
May 11 18  S  Rule 3-9(a) / Re-referred to Assignments
HB 05779  Rep. John Connor
35 ILCS 200/15-170
35 ILCS 200/15-175
Amends the Property Tax Code. Provides that, for taxable years 2018 and thereafter: (1) the maximum reduction under the senior citizens homestead exemption is $8,000 in Cook, DuPage, Lake, McHenry, and Will Counties and $5,000 in all other counties (currently, $8,000 in counties with 3,000,000 or more inhabitants and $5,000 in all other counties); and (2) the maximum reduction under the general homestead exemption is $10,000 in Cook, DuPage, Lake, McHenry, and Will Counties and $6,000 in all other counties (currently, $10,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties). Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05780  Rep. Melissa Conyears-Ervin
New Act
Creates the Scientist Whistleblower Act. Defines terms. Provides that a licensing entity shall not take disciplinary action against an employee for reporting improper federal government activity or disclosing the results of or information about scientific or technical research to the public. Provides that an employer may not retaliate against an employee for disclosing information about an improper federal government activity. Provides that retaliation is a Class A misdemeanor. Provides the damages an employee may receive if an employer retaliates against the employee. Limits the concurrent exercise of home rule powers.
Feb 16 18  H  Referred to Rules Committee
HB 05781  Rep. Justin Slaughter-Carol Ammons
65 ILCS 5/11-1-10.5 new
30 ILCS 805/8.42 new
Amends the Illinois Municipal Code. Provides that no later than January 1, 2019, a municipal police department, including the police department of a home rule municipality, shall employ a full-time licensed clinical social worker or a licensed social worker. Provides that these requirements may be met by the police department of a municipality with a population of less than 20,000 through an intergovernmental agreement with one or more units of local government to jointly employ a full-time social worker. Amends the State Mandates Act to require implementation without reimbursement. Limits home rule powers. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
720 ILCS 5/48-12 new
Amends the Criminal Code of 2012. Provides that beginning 180 days after the effective date of the bill, it is unlawful to possess, sell, offer for sale, trade, or distribute a pangolin product. Provides that unlawful possession or sale of pangolin products is a Class A misdemeanor. Defines "pangolin" and "pangolin product".
Feb 16 18  H  Referred to Rules Committee
HB 05783  Rep. Natalie A. Manley

765 ILCS 605/18.10

Amends the Condominium Property Act. Provides that an association subject to the Act that consists of 200 (instead of 100) or more units shall use generally accepted accounting principles in fulfilling any accounting obligations under the Act. Provides that by no later than January 1, 2019, an association that consists of not less than 176 and not more than 199 units shall use generally accepted accounting principles. Provides that by no later than January 1, 2020, an association that consists of not less than 136 and not more than 175 units shall use generally accepted accounting principles. Provides that by no later than January 1, 2021, an association that consists of not less than 101 and not more than 135 units shall use generally accepted accounting principles. Effective immediately.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Thomas Cullerton, Wm. Sam McCann, Antonio Muñoz, Laura M. Murphy, Neil Anderson and Michael E. Hastings)

20 ILCS 2805/2.13 new

Amends the Department of Veterans' Affairs Act. Provides that the Department of Veterans' Affairs shall submit a quarterly report to the General Assembly by January 1, April 1, July 1, and October 1 of each year about the health and welfare of residents at Veterans Homes. Provides that each report shall include specified information, including, but not limited to, the number and nature of complaints made by residents and other specified parties and information on epidemics and cases of communicable disease at the Veterans Home. Effective July 2, 2018.

House Floor Amendment No. 1

Provides that the quarterly report shall be filed electronically with the General Assembly, as provided under specified provisions of the General Assembly Organization Act, and shall be provided electronically to any member of the General Assembly upon request.

Senate Floor Amendment No. 1

Requires the Department of Veterans' Affairs to submit a bi-annual report to the General Assembly by January 1 and July 1 of each year (rather than a quarterly report by January 1, April 1, July 1, and October 1 of each year) about the health and welfare of residents at Veterans Homes.

Aug 27 18  H  Public Act . . . . . . . . . 100-1103

HB 05785  Rep. Natalie A. Manley, Katie Stuart, John Connor, Deb Conroy and Sam Yingling

20 ILCS 2605/2605-485

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Silver Search Task Force shall study technology that may be implemented to locate missing persons that suffer from Alzheimer's disease, other dementia, or other dementia-like cognitive impairment, and other missing persons. Provides that a report of the Task Force's findings shall be delivered to the Department of State Police on or before July 1, 2019.

Feb 16 18  H  Referred to Rules Committee
HB 05786    Rep. Rita Mayfield-Carol Ammons and Camille Y. Lilly
(Sen. Andy Manar-Jacqueline Y. Collins-Melinda Bush, Laura M. Murphy and Kimberly A. Lightford)

105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6

Amends the School Code. Provides that, beginning with the 2018-2019 school year, an in-school suspension program
provided by a school district for any students in kindergarten through grade 12 shall focus on promoting non-violent conflict resolution
and positive interaction with other students and school personnel. Provides that a school district may employ a substitute teacher to
oversee an in-school suspension program in kindergarten through grade 12. Effective immediately.

House Committee Amendment No. 1

Provides that a school district may employ a school social worker or a licensed mental health professional (rather than a
substitute teacher) to oversee the in-school suspension program.

House Floor Amendment No. 2

Provides that an in-school suspension program provided by a school district for any students in kindergarten through grade 12
may (rather than shall) focus on promoting non-violent conflict resolution and positive interaction with other students and school personnel.

Fiscal Note, House Committee Amendment No. 1 (State Board of Education)
This bill will not have a fiscal impact on the State Board of Education.

Fiscal Note, House Floor Amendment No. 2 (State Board of Education)
This bill will not have a fiscal impact on the State Board of Education.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Aug 22 18    H    Public Act . . . . . . . . . . . . 100-1035

HB 05787    Rep. Monica Bristow

35 ILCS 200/15-172

Amends the Property Tax Code. In the Senior Citizens Assessment Freeze Homestead Exemption provisions of the Code,
provides that "household income" does not include wages paid to a member of the household who is a person with a disability.
Effective immediately.

Feb 16 18    H    Referred to Rules Committee

HB 05788    Rep. Katie Stuart

30 ILCS 500/25-45

Amends the Illinois Procurement Code. Provides that, among other types of contracts, renewable energy resources
contracts and leases may be entered into for a period of time deemed to be in the best interest of the State but not exceeding 15 years
inclusive of proposed contract or lease renewals. Makes conforming changes. Defines "renewable energy resources". Effective
immediately.

Feb 16 18    H    Referred to Rules Committee

HB 05789    Rep. Deb Conroy

105 ILCS 5/2-3.173 new

Amends the School Code. Creates the Regional Office of Education Task Force. Provides for the membership of the Task
Force. Provides that the Task Force shall conduct a study relating to the services provided by the regional offices of education in this
State and shall provide the offices with recommendations for improvement. Provides that the Task Force shall report its
recommendations and the findings of the study to the State Board of Education, the Governor, and the General Assembly on or before
July 1, 2019, at which time the Task Force shall be dissolved. Repeals these provisions on July 1, 2020. Effective immediately.

Apr 13 18    H    Rule 19(a) / Re-referred to Rules Committee
HB 05790  Rep. Michael Halpin
105 ILCS 5/14-6.02 from Ch. 122, par. 14-6.02
210 ILCS 125/32
215 ILCS 5/356z.29 new
510 ILCS 70/2.01c
625 ILCS 60/5
720 ILCS 5/48-8
730 ILCS 5/3-12-16
Amends the School Code, the Swimming Facility Act, the Humane Care for Animals Act, the Pedestrians with Disabilities Safety Act, the Criminal Code of 2012, and the Unified Code of Corrections. Defines "service animal" for the purposes of those Acts as an animal that has completed a formal training program for the purposes of assisting or accommodating a person's sensory, mental, physical, or psychiatric disability, including, but not limited to, a person with post-traumatic stress disorder (PTSD) or a traumatic brain injury, by performing tasks for the benefit of that person that are directly related to the person's disability. Amends the Insurance Code. Provides that an individual or group policy of accident and health insurance amended, delivered, issued, or renewed on or after the effective date of the amendatory Act shall provide coverage for the purchase of a service animal that has completed a formal training program for the purposes of assisting or accommodating a person's sensory, mental, physical, or psychiatric disability, including, but not limited to, a person with post-traumatic stress disorder (PTSD) or a traumatic brain injury, by performing tasks for the benefit of that person that are directly related to the person's disability, provided that the insured's health care provider certifies in writing that a service dog is medically necessary.
Feb 16 18  H  Referred to Rules Committee

HB 05791  Rep. Michael Halpin
705 ILCS 405/2-17.1
Amends the Juvenile Court Act of 1987. Provides that a court appointed special advocate or guardian ad litem may be removed by the court from a case upon finding that the court appointed special advocate or guardian ad litem has made a materially false statement under oath.
Feb 16 18  H  Referred to Rules Committee

HB 05792  Rep. Michael Halpin
765 ILCS 710/1 from Ch. 80, par. 101
Amends the Security Depot Return Act. Provides that for a written lease that specifies costs, the costs specified shall be for damage beyond normal wear and tear and reasonable to restore the leased premises to the same condition at the time the lease began. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05793  Rep. Jaime M. Andrade, Jr.-Carol Ammons-Mike Fortner
(Sen. Iris Y. Martinez)
720 ILCS 5/2-6 from Ch. 38, par. 2-6
720 ILCS 5/14-3
Amends the Criminal Code of 2012. Exempts from an eavesdropping violation, with the consent of the owner or lessee of the dwelling in which it is installed, the use of a doorbell or intercommunication device that has audio or video capabilities, or both. Defines "intercommunication device". Includes in the General Definitions Article of the Code that for the purposes of this eavesdropping exemption, "dwelling" means a house, apartment, mobile home, trailer, or other living quarters in which at the time of the alleged offense the owners or occupants actually reside or in their absence intend within a reasonable period of time to reside.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

HB 05794  Rep. Linda Chapa LaVia
105 ILCS 5/27A-1
Amends the School Code. Makes a technical change in a Section concerning charter schools.
Feb 16 18  H  Referred to Rules Committee
HB 05795  Rep. Linda Chapa LaVia
(Sen. Jacqueline Y. Collins and Mattie Hunter)

105 ILCS 5/26-2a from Ch. 122, par. 26-2a
Amends the School Code. In the Article governing compulsory attendance of pupils, provides that the term "truant" means
a child who is subject to compulsory school attendance and who is absent without valid cause, as defined in the Article, from such
attendance for more than 1% but less than 5% of the past 180 days (rather than absent without valid cause from such attendance for a
school day or portion thereof). Effective July 1, 2018.
Aug 17 18  H  Public Act . . . . . .  . . 100-0918

HB 05796  Rep. Linda Chapa LaVia-Mary E. Flowers

105 ILCS 5/10-17a from Ch. 122, par. 10-17a
Amends the School Code. Provides that a school report card prepared by the State Board of Education shall include the
most current data on the percentage of students, by grade level, who have individualized education programs or federal Section 504
plans and who are chronically absent. Effective July 1, 2018.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05797  Rep. William Davis

105 ILCS 5/18-8.15
Amends the School Code. Makes a technical change in a Section concerning the evidence-based funding formula.
Feb 16 18  H  Referred to Rules Committee

HB 05798  Rep. Mark Batinick-David S. Olsen

New Act
10 ILCS 5/28-7 from Ch. 46, par. 28-7
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new

Creates the Citizens Empowerment Act. Provides that registered voters may petition for a referendum at the next general
election to dissolve a unit of local government. Sets forth requirements for the petition, the ballot referendum, and the public hearing.
Provides for the transfer of property, assets, obligations, and liabilities of the dissolving unit of local government to the receiving unit
of local government. Limits when a special district may dissolve into another unit of local government. Defines terms. Amends the
that for levy years 2018 through 2022, whenever a petition is presented to the governing body of a taxing district requesting that (i) the
taxing district's aggregate extension be increased by not more than 10% of its aggregate extension for the previous levy year or (ii) the
taxing district's aggregate extension be decreased by not more than 10% of its aggregate extension for the previous levy year, that
governing body shall cause the proposition to be certified to the proper election officials who shall submit the proposition to the voters
at the next appropriate election in accordance with the general election law. Provides for petition, notice, and public hearings relating
to the proposed increase or decrease. Provides that for levy years 2018 through 2022 only, no property tax referenda initiated by a
taxing district to increase the taxing district's property taxes may occur. Makes conforming changes.
Feb 16 18  H  Referred to Rules Committee
HB 05799  Rep. Mark Batinick
65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4

65 ILCS 5/11-74.4-4.3 new

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that on or after the effective date of the amendatory Act, tax increment revenues may be utilized for jointly undertaken and performed redevelopment projects only in an amount equal to the percentage of eligible costs undertaken within the redevelopment project area that received the revenue. Provides that tax increment revenues received in one redevelopment project area may not be used for eligible costs in another redevelopment project area and tax increment revenues may not be transferred to another redevelopment project area. Provides that if there are any contracts or agreements in force on the effective date of the amendatory Act, tax increment revenues may continue to be used or transferred to another redevelopment project area or utilized for jointly undertaken and performed redevelopment projects after only to the extent necessary to comply with the contract or agreement.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05800  Rep. Mark Batinick
105 ILCS 5/10-22.34c

Amends the School Code. In provisions allowing a board of education to enter into a contract with a third party for non-instructional services currently performed by any employee or bargaining unit member, removes a provision that requires any third party that submits a bid to perform the non-instructional services to provide a benefits package for the third party's employees who will perform the non-instructional services comparable to the benefits package provided to school board employees who perform those services.

Feb 16 18  H  Referred to Rules Committee

HB 05801  Rep. Mark Batinick-Deanne M. Mazzochi
New Act

10 ILCS 5/28-7 from Ch. 46, par. 28-7

Creates the Citizens Empowerment Act. Provides that registered voters may petition for a referendum at the next general election to dissolve a unit of local government. Sets forth requirements for the petition, the ballot referendum, and the public hearing. Provides for the transfer of property, assets, obligations, and liabilities of the dissolving unit of local government to the receiving unit of local government. Limits when a special district may dissolve into another unit of local government. Defines terms. Amends the Election Code making conforming changes.

Feb 16 18  H  Referred to Rules Committee

HB 05802  Rep. Jerry Costello, II
New Act

35 ILCS 5/227 new
215 ILCS 5/409.1 new

Creates the Illinois Rehabilitation and Revitalization Tax Credit Act. Creates a credit against taxes imposed under the Illinois Income Tax Act and the Illinois Insurance Code in an aggregate amount equal to 20% of qualified expenditures incurred by a qualified taxpayer pursuant to a qualified rehabilitation plan on a qualified structure, provided that the total amount of such qualified expenditures exceeds the greater of $5,000 or the adjusted basis of the property. Contains provisions concerning the transfer of credits. Sets forth the maximum annual amount of credits that may be approved by the Department of Commerce and Economic Opportunity. Amends the Illinois Income Tax Act and the Illinois Insurance Code to make conforming changes. Effective January 1, 2019.

Feb 16 18  H  Referred to Rules Committee
HB 05803  Rep. Monica Bristow, Sue Scherer, Martin J. Moylan, Lawrence Walsh, Jr., Thomas M. Bennet, John Connor, Katie Stuart and Deb Conroy

720 ILCS 5/12-0.1
720 ILCS 5/12-6
720 ILCS 5/12-6.2

Amends the Criminal Code of 2012 concerning the offenses of intimidation and aggravated intimidation. Provides that a person also commits intimidation when, with intent to cause another to perform or to omit the performance of any act, he or she communicates to another, directly or indirectly by any means, a threat to cause the person to falsify, amend, or withdraw a report of his or her abuse. Provides that a person commits aggravated intimidation when he or she commits intimidation by causing a person 60 years of age or older or known to be a person with a disability to falsify, amend, or withdraw a report of his or her abuse. Provides that aggravated intimidation under these circumstances is a Class 2 felony for which the offender may be sentenced to a term of imprisonment of not less than 3 years nor more than 14 years. Defines "abuse" and "person with a disability".

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05804  Rep. Jerry Costello, II

305 ILCS 5/5-5

Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions exempting certain providers from the 180-day time period to submit a claim or bill for payment, provides that in the case of services for which the Department of Healthcare and Family Services requires paper submittal or hand-pricing, a new 180-day period shall be initiated once the Department notifies the provider of a denial or rejection. Provides that the exception applies to claims initially submitted on or after July 1, 2015 and prior to December 31, 2018. Requires the Department to notify providers of the new 180-day period and requirements. Provides that the Department may authorize resubmittal or payment for unpaid claims past the 180-day period in the case of a provider whose average payment cycle from the start of the 180-day period to payment by the State Comptroller is greater than 30 days and the provider made a good faith effort to make timely payment and did not receive notice of a billing error, denial, or rejection by the Department.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05805

Rep. Jerry Costello, II

5 ILCS 140/7.5

20 ILCS 2605/2605-45

20 ILCS 2605/2605-300

20 ILCS 2605/2605-595

20 ILCS 2605/2605-120 rep.

20 ILCS 2630/2.2

30 ILCS 105/6z-99

50 ILCS 710/1

105 ILCS 5/10-22.6

105 ILCS 5/10-27.1A

105 ILCS 5/34-8.05

225 ILCS 210/2005

225 ILCS 447/35-30

225 ILCS 447/35-35

405 ILCS 5/6-103.1

405 ILCS 5/6-103.2

405 ILCS 5/6-103.3

410 ILCS 45/2

430 ILCS 65/Act rep.

430 ILCS 66/25

430 ILCS 66/30

430 ILCS 66/40

430 ILCS 66/70

430 ILCS 66/80

430 ILCS 66/105

520 ILCS 5/3.2

520 ILCS 5/3.2a

705 ILCS 105/27.3a

720 ILCS 5/2-7.1

720 ILCS 5/2-7.5

720 ILCS 5/2-7.3

720 ILCS 5/2-7.5

720 ILCS 5/12-3.05

720 ILCS 5/16-0.1

720 ILCS 5/17-30

720 ILCS 5/24-1

720 ILCS 5/24-1.1

720 ILCS 5/24-1.6

720 ILCS 5/24-1.8

720 ILCS 5/24-2

720 ILCS 5/24-3

720 ILCS 5/24-3.1

720 ILCS 5/24-3.2

720 ILCS 5/24-3.4

720 ILCS 5/24-3.5
HB 05805 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1026/15-705

Feb 16 18 H Referred to Rules Committee

HB 05806
Rep. Cynthia Soto
775 ILCS 5/1-101 from Ch. 68, par. 1-101

Feb 16 18 H Referred to Rules Committee

HB 05807
Rep. Frances Ann Hurley
225 ILCS 605/2 from Ch. 8, par. 302
225 ILCS 605/3.8
225 ILCS 605/20 from Ch. 8, par. 320
225 ILCS 605/20.5

Amends the Animal Welfare Act. Provides that a pet shop operator may offer a dog, cat, or rabbit for sale only if the pet shop operator has obtained the dog, cat, or rabbit from an animal control facility, animal shelter, or rescue group. Provides that a pet shop operator shall maintain specified records of each dog, cat, or rabbit sold. Provides that the pet shop operator shall post a sign on the cage or enclosure of the animal listing the name of the animal control facility, animal shelter, or rescue group from which the animal was obtained. Provides for administrative fine for each violation of the provisions. Provides that the provisions do not prohibit a unit of local government from adopting requirements that are more protective of animal welfare than those set forth in the provisions. Makes conforming changes throughout the Act. Effective immediately.
Feb 16 18 H Referred to Rules Committee

HB 05808
Rep. Frances Ann Hurley-Emanuel Chris Welch-Stephanie A. Kifowit-Sam Yingling, Martin J. Moylan and Carol Ammons
25 ILCS 10/20 new
25 ILCS 145/5.09

Amends the General Assembly Operations Act. Requires each house of the General Assembly, working together with the Legislative Information System, to make available to the public an online listing of member attendance for each session day. Provides that the online attendance listing shall be searchable by member name and session day. Provides that the online record of daily attendance shall be maintained and cataloged in electronic form for the duration of the General Assembly for which member attendance was recorded. Amend the Legislative Information System Act. Requires the Legislative Information System to make available to the public in electronic form a daily listing of General Assembly member attendance to legislative floor sessions for each house of the General Assembly. Effective immediately.
Apr 13 18 H Rule 19(a) / Re-referred to Rules Committee
HB 05809  Rep. Michael J. Zalewski

40 ILCS 5/6-160 from Ch. 108 1/2, par. 6-160
30 ILCS 805/8.42 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that if a fireman is involved in a proceeding for a declaration of invalidity of marriage, legal separation, or dissolution of marriage at the time he or she withdraws or enters upon annuity, his or her contributions for widow's annuity shall be refunded, upon request and if consistent with the court's order, after the entry of the judgment declaring the invalidity of the marriage, the judgment for legal separation, or the judgment of dissolution of marriage. Provides that the changes made by the amendatory Act apply without regard to whether the fireman was in service on or after the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

May 01 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05810  Rep. Frances Ann Hurley

50 ILCS 810/1 from Ch. 111 1/2, par. 3401
50 ILCS 810/5 new

Amends the Building Code Violation Notice Posting Act. Provides that in addition to any other notice required by law, a police officer or firefighter who, while in the performance of his or her duties, believes that a building or structure may be an unsafe structure shall immediately notify the designated building official in the county, township, or municipality in which the building or structure is located. Provides that the building shall be examined or caused to be examined by the designated building official within 24 hours after receiving notice of an unsafe structure. Provides that if deemed necessary, the police officer or firefighter shall take the required action to clearly post a notice on or cordon off the building or structure to clearly notify anyone near the unsafe structure of impending danger until the designated building official can make the assessment and officially post a notice on the unsafe structure. Provides the wording of the notice the designated building official must post on the unsafe structure and whom the designated building official must notify. Limits home rule powers.

Feb 16 18  H  Referred to Rules Committee

HB 05811  Rep. William Davis

105 ILCS 5/24-11 from Ch. 122, par. 24-11

Amends the School Code. Makes a technical change in a Section concerning teacher tenure.

Feb 16 18  H  Referred to Rules Committee

HB 05812  Rep. William Davis-Robert W. Pritchard-Barbara Flynn Currie-Kelly M. Cassidy

(Sen. Andy Manar-Kimberly A. Lightford, Martin A. Sandoval, Mattie Hunter and Elgie R. Sims, Jr.)

105 ILCS 5/2-3.170
105 ILCS 5/18-8.15
105 ILCS 5/18-8.05 rep.

Amends the School Code. With regard to property tax relief pool grants, provides that each year, the State Board of Education shall set a threshold above which a school district may apply for property tax relief. Provides that the intended relief may not be greater than 1% of the EAV for a unit district, 0.69% of the EAV for an elementary school district, or 0.31% of the EAV for a high school district; defines "EAV". Provides that the total property tax relief allowable to a school district shall be calculated based on the total amount of reduction in the school district's aggregate extension. With regard to evidence-based funding, provides that when a school district withdraws from a special education cooperative, the portion of the base funding minimum that is attributable to the school district may be redistributed to the school district upon withdrawal. Provides that the school district and the cooperative must include the amount of the base funding minimum that is to be re-apportioned in their withdrawal agreement and notify the State Board of Education of the change with a copy of the agreement upon withdrawal. Repeals a provision governing the basis for apportionment of general State financial aid and supplemental general State aid to the common schools for the 1998-1999 through the 2016-2017 school years. Makes other changes. Effective immediately.

Mar 23 18  H  Public Act . . . . . . . . 100-0582

HB 05813  Rep. La Shawn K. Ford

New Act

Creates the Behavioral Healthcare Standards of Care Act. Contains only a short title provision.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
HB 05814

5 ILCS 375/6.12
15 ILCS 20/50-10  was 15 ILCS 20/38.1
30 ILCS 105/13.2  from Ch. 127, par. 149.2
30 ILCS 540/3-6 new

Amends the State Employees Group Insurance Act of 1971. Provides that interest penalties that may be payable under the Act, as provided under specified Sections of the Illinois Insurance Code, shall be paid from a separate appropriation from each fund for such purpose and for each appropriated agency. Amends the State Budget Law. Provides that for the fiscal year beginning July 1, 2018, and for each fiscal year thereafter, the budget shall include a separate line item request appropriating moneys to each State agency for estimated costs for each fund under the State Prompt Payment Act and specified Sections of the Illinois Insurance Code. Amends the State Finance Act. Provides that the sum of transfers among line item appropriations for an agency in a fiscal year shall not exceed 2% of the aggregate amount appropriated to it within the same treasury fund for, among other objects, late interest penalties under the State Prompt Payment Act and specified Sections of the Illinois Insurance Code. Provides that if lump sum appropriations are enacted with a separate line item for late interest penalties under the State Prompt Payment Act and the Illinois Insurance Code, the 2% transfer authority shall apply to the aggregate amount of these appropriations. Amends the State Prompt Payment Act to provide that interest penalties that may be payable under the Act and under specified Sections of the Illinois Insurance Code shall be paid from a separate appropriation from each fund for such purpose and for each appropriated agency. Effective immediately.

House Committee Amendment No. 2
Deletes reference to:
   5 ILCS 375/6.12
Deletes reference to:
   30 ILCS 540/3-6 new
Adds reference to:
   20 ILCS 3005/7.3
Adds reference to:
   30 ILCS 540/3-2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Removes a provision concerning payment for services and interest penalties under the State Employees Group Insurance Act of 1971. Provides that for the fiscal year beginning July 1, 2019 (rather than July 1, 2018), and for each fiscal year thereafter, the State budget shall include a separate line item request appropriating moneys to each State agency for specified costs. Removes a provision concerning the enactment of lump sum appropriations with a separate line item for late interest penalties. Amends the Governor's Office of Management and Budget Act. Provides that the annual economic and fiscal policy report must include: (1) an estimate of Late Interest Penalties under the State Prompt Payment Act for the upcoming fiscal year and projections of the same for each of the following 4 fiscal years; and (2) an estimate of interest penalties under Sections 368a and 370a of the Illinois Insurance Code for the upcoming fiscal year and projections of the same for each of the following 4 fiscal years. Further amends the State Prompt Payment Act. Provides that notwithstanding any provision to the contrary, interest may not be paid under the Act when: (1) a Chief Procurement Officer has voided the underlying contract for goods or services under the Illinois Procurement Code; or (2) the Auditor General is conducting a performance or program audit, and the Comptroller has held or is holding for review a related contract or vouchers for payment of goods or services in the exercise of duties under the State Comptroller Act. Removes a provision concerning interest penalties paid from separate appropriations. Makes conforming and other changes. Effective July 1, 2018.

Aug 24 18  H  Public Act . . . . . . . . . . . . . . . . 100-1064
HB 05815  Rep. Mike Fortner
415 ILCS 5/3.160  
Amends the Environmental Protection Act. In provisions concerning construction or demolition debris, provides that the maximum concentrations for inorganics and ionizing organics in uncontaminated soil shall be consistent with the soil remediation objectives in specified administrative rules. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05816  Rep. Jay Hoffman
70 ILCS 5/2.7.3 new
70 ILCS 5/2.7.4 new
70 ILCS 5/2.7.5 new
70 ILCS 5/3  from Ch. 15 1/2, par. 68.3
Amends the Airport Authorities Act. Creates the Central Illinois Regional Airport Authority (within McLean County), the Chicago Rockford International Airport Authority (within Winnebago County), and the Metropolitan Airport Authority of Rock Island County (within Rock Island County). Provides that the Authorities are established 30 days after the appointment of board members to the board of commissioners of each Authority. Provides that any existing airport authority located entirely within those counties is dissolved upon the establishment of each Authority with each Authority assuming the rights to all property, assets, and liabilities of any dissolved authority. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

HB 05817  Rep. Natalie A. Manley, Barbara Wheeler, Rita Mayfield, Terri Bryant and John Connor
720 ILCS 5/3-6  from Ch. 38, par. 3-6
720 ILCS 5/12-34  Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for female genital mutilation may be commenced at any time. Provides that a parent, guardian, or other person having physical custody or control of a child who knowingly facilitates or permits the circumcision, excision, or infibulation, in whole or in part, of the labia majora, labia minora, or clitoris of the child commits female genital mutilation. Provides that a violation is a Class X felony.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

25 ILCS 155/3.1 new  Amends the Commission on Government Forecasting and Accountability Act. Requires the Commission on Government Forecasting and Accountability to prepare a report analyzing the effect of different income tax rates on the State's fiscal condition, as well as alternative revenue sources and spending cuts that could benefit the State's fiscal condition. Provides that the report shall be submitted to the Governor and the General Assembly no later than December 31, 2018. Provides that the Section is repealed on January 1, 2020. Effective immediately.
Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05819  Rep. Michelle Mussman
225 ILCS 115/4  from Ch. 111, par. 7004
Amends the Veterinary Medicine and Surgery Practice Act of 2004. Provides that an employee of an animal control facility licensed under the Animal Welfare Act working under the indirect supervision of a licensed veterinarian is exempt from the provisions of the Veterinary Medicine and Surgery Practice Act of 2004. Effective immediately.
Feb 16 18  H  Referred to Rules Committee

105 ILCS 5/2-3.25g  from Ch. 122, par. 2-3.25g
105 ILCS 5/24-5  from Ch. 122, par. 24-5
105 ILCS 5/27-6  from Ch. 122, par. 27-6

Amends the School Code. Provides that an approved waiver from or modification to a physical education mandate may remain in effect for a period not to exceed 2 school years (rather than 5 school years like other mandate waivers) and may be renewed no more than 2 times upon application by an eligible applicant. Provides that an approved waiver from or modification to a physical education mandate may be changed within the 2-year period by the school board or regional superintendent of schools, whichever is applicable, following the procedure set forth in the Code for the initial waiver or modification request. Provides that a school board may require of new substitute teachers evidence of physical fitness to perform duties assigned and shall require of new substitute teachers evidence of freedom from communicable disease, and provides that evidence may consist of a physical examination by a health care provider (instead of treating substitute teachers like other new employees who are required to provide evidence of physical fitness to perform duties assigned and freedom from communicable disease through a physical examination by a health care provider). Provides that a school board may determine the schedule or frequency of physical education courses, provided that an elementary school pupil engage in a course of physical education for a minimum of 150 minutes per week and a high school pupil engage in a course of physical education for a minimum of 225 minutes per week (rather than engaging in a course of physical education for a minimum of 3 days per 5-day week). Effective immediately.

Apr 13 18  H Rule 19(a) / Re-referred to Rules Committee


Appropriates $7,940,486 from the Illinois Habitat Fund to the Department of Natural Resources for the preservation and maintenance of high quality habitat lands in accordance with the provisions of the Habitat Endowment Act. Appropriates $2,718,401 from the Illinois Habitat Fund to the Department of Natural Resources for the preservation and maintenance of a high quality fish and wildlife habitat and to promote the heritage of outdoor sports in Illinois from revenue derived from the sale of Sportsmen Series license plates. Effective July 1, 2018.

Feb 27 18  H Referred to Rules Committee

HB 05822  Rep. Jim Durkin

Makes appropriations for the ordinary and contingent expenses of the Illinois Labor Relations Board for the fiscal year beginning July 1, 2018, as follows: General Funds $1,639,500.

Feb 27 18  H Referred to Rules Committee

HB 05823  Rep. Barbara Flynn Currie

Appropriates $4,500,000 from the Supreme Court Historic Preservation Fund to the Supreme Court Historic Preservation Commission for Historic Preservation Purposes. Appropriates $2,000,000 from the General Revenue Fund to the Supreme Court Historic Preservation Fund. Effective immediately.

Jul 02 18  H Rule 19(b) / Re-referred to Rules Committee

HB 05824  Rep. Arthur Turner

Makes an appropriation to the Court of Claims from the General Revenue Fund for the payment of a specified claim. Effective July 1, 2018.

Feb 27 18  H Referred to Rules Committee
HB 05825
Rep. Joe Sosnowski

35 ILCS 105/9.5 new
35 ILCS 110/9.5 new
35 ILCS 115/9.5 new
35 ILCS 120/3.5 new
65 ILCS 5/8-11-22 new

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides for filing of aviation fuel tax returns by retailers selling aviation fuel. Provides that if a municipality or business district doesn't certify that it has an airport-related purpose, the municipality's or district's local share of aviation fuel proceeds may not be distributed to the municipality or district. Amends the Illinois Municipal Code. Provides that funds received by a municipality from the imposition of taxes on the sale or use of aviation fuel may be used only for to expenditures for airport-related purposes. Defines "airport-related purposes". Provides that beginning July 1, 2018, the Department of Revenue shall certify to a municipality receiving distributions of use or occupation taxes imposed on aviation fuel the amount of tax attributed to aviation fuel sales as reported by retailers on aviation fuel tax returns to the Department of Revenue. Requires municipalities and business districts to certify whether the municipality has an airport-related purpose before imposing an occupation or use tax. Provides that beginning July 1, 2018, a municipality shall certify annually to the Department of Revenue that all of the municipality's expenditures of tax revenues generated from the sale or use of aviation fuel that were received on or after July 1, 2018 were devoted to airport-related purposes. Provides that the Department of Revenue shall provide forms and adopt rules for the filing of the certification. Limits the provisions' applicability only for so long as the revenue use requirements of specified federal statutes are binding on the State. Limits home rule powers.

Apr 13 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05826
Rep. Barbara Flynn Currie

Makes appropriations to the Supreme Court for the ordinary and contingent expenses of the judicial system. Effective July 1, 2018.

Mar 01 18  H  Referred to Rules Committee

HB 05827
Rep. Thomas M. Bennett


Mar 01 18  H  Referred to Rules Committee

HB 05828
Rep. Elizabeth Hernandez-Theresa Mah-Patricia R. Bellock-William Davis-Will Guzzardi, Christian L. Mitchell, Juliana Stratton, Gregory Harris, Charles Meier, Lawrence Walsh, Jr., Ann M. Williams, Steven A. Andersson, Avery Bourne, David S. Olsen, Christine Winger, Anna Moeller, Steven Reick, Natalie A. Manley, Litesa E. Wallace, Sam Yingling, Tom Demmer, Jaime M. Andrade, Jr., Dave Severin, Katie Stuart, Justin Slaughter, Ryan Spain, Carol Ammons, Silvana Tabares, Kathleen Willis, Sara Feigenholtz, Kelly M. Cassidy, Linda Chapa LaVia, Thaddeus Jones and Emanuel Chris Welch

Appropriates $5,797,550 from the Build Illinois Bond Fund to the Capital Development Board for early childhood construction grants. Appropriates $1,375,000 from the Build Illinois Bond Fund to the Capital Development Board for a grant to Gads Hill Center for an early childhood center located in Brighton Park and other capital improvements. Effective immediately.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HB 05829

740 ILCS 21/5
740 ILCS 21/10
740 ILCS 21/15
740 ILCS 21/80

Amends the Stalking No Contact Order Act. Provides that Stalking behavior includes sending unwanted messages via social media. Changes the definition of "course of conduct", "conduct", "petitioner", and "stalking". Adds the following to the list of persons who may bring a petition under the Act: an authorizing agent of a workplace; an authorizing agent of a place of worship; and an authorizing agent of a school. Provides that a stalking no contact order may require a respondent to submit to a mental health evaluation or wear an electronic monitoring device.

Mar 06 18  H  Referred to Rules Committee

10 ILCS 5/4-10  from Ch. 46, par. 4-10
10 ILCS 5/5-9  from Ch. 46, par. 5-9
10 ILCS 5/6-37  from Ch. 46, par. 6-37

Amends the Election Code. In provisions concerning voter registration, provides that an identification card issued by a unit of local government is not an acceptable form of identification. Effective immediately.
Mar 06 18  H  Referred to Rules Committee

HB 05831  Rep. Sue Scherer

Appropriates $50,000 from the General Revenue Fund to the Department of Public Health for a grant to the Macon County Coroner for the purpose of conducting autopsies on suspected overdose deaths. Effective July 1, 2018.
Mar 06 18  H  Referred to Rules Committee

HB 05832  Rep. Katie Stuart

615 ILCS 5/40 new

Amends the Rivers, Lakes, and Streams Act. Provides that a person who places in any river, lake, or stream a floating object that has no navigational, informational, or regulatory purpose shall equip the floating object with white reflector tape that can be seen from any direction or, if the floating object is placed 100 feet or more from shore, a person shall equip the floating object with a fixed white light to show all around the horizon for a distance of at least one-half mile. Provides that a person who violates the new provision commits a petty offense punishable by a fine of not more than $100. Provides that a person who violates the new provision and the violation results in the injury or death of another person commits a Class A misdemeanor.

House Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) changes references to "floating object" to "dock"; (2) deletes language providing that the floating object be required to have a navigational, informational, or regulatory purpose; (3) provides that a dock shall be equipped with reflector tape, or any other reflective material or equipment, in such a manner it can be seen by an approaching boat (rather than from any direction); and (4) deletes language providing that a floating object placed 100 feet or more from shore shall be equipped with a fixed white light.
Apr 27 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05833  Rep. Carol Ammons

Appropriates $1,223,200 from the General Revenue Fund to the State Universities Civil Service System to meet its operational expenses for the fiscal year ending June 30, 2019. Effective July 1, 2018.
Mar 07 18  H  Referred to Rules Committee

HB 05834  Rep. Fred Crespo

Mar 07 18  H  Referred to Rules Committee

HB 05835  Rep. Michael J. Madigan-Fred Crespo

Makes appropriations for the ordinary and contingent expenses of the Court of Claims for the fiscal year beginning July 1, 2018. Effective July 1, 2018.
Mar 07 18  H  Referred to Rules Committee

HB 05836  Rep. Fred Crespo

Appropriates specified amounts from various funds to the State Treasurer for specified purposes. Effective July 1, 2018.
Mar 07 18  H  Referred to Rules Committee

HB 05837  Rep. Fred Crespo

Makes various FY19 appropriations to the Office of the Secretary of State. Effective July 1, 2018.
Mar 07 18  H  Referred to Rules Committee

HB 05838  Rep. Fred Crespo

Makes appropriations and reappropriations to the State Board of Elections for its ordinary and contingent expenses and various other activities. Effective July 1, 2018.
Mar 07 18  H  Referred to Rules Committee
HB 05839  Rep. Fred Crespo
    Mar 07 18  H  Referred to Rules Committee

HB 05840  Rep. Fred Crespo
    Makes FY19 appropriations for Legislative Support Services agencies and the Legislative Ethics Commission. Effective July 1, 2018.
    Mar 07 18  H  Referred to Rules Committee

HB 05841  Rep. Fred Crespo
    Appropriates $7,200,319 from the General Revenue Fund to the Executive Ethics Commission for its ordinary and contingent expenses. Effective July 1, 2018.
    Mar 07 18  H  Referred to Rules Committee

HB 05842  Rep. Kelly M. Cassidy
    Appropriates $17,207,900 to the Office of the State's Attorneys Appellate Prosecutor for its ordinary and contingent expenses. Effective July 1, 2018.
    Mar 07 18  H  Referred to Rules Committee

HB 05843  Rep. Kelly M. Cassidy
    Mar 07 18  H  Referred to Rules Committee

HB 05844  Rep. Kelly M. Cassidy
    Makes FY19 appropriations for the ordinary and contingent expenses of the Judicial Inquiry Board. Effective July 1, 2018.
    Mar 07 18  H  Referred to Rules Committee

    30 ILCS 105/5.886 new
    30 ILCS 105/6z-105 new
    110 ILCS 73/90
    110 ILCS 305/100 new
    110 ILCS 305/105 new
    110 ILCS 685/30-205 new
    110 ILCS 685/30-210 new
    Amends the State University Certificates of Participation Act. Provides that the Act applies under December 31, 2023 (rather than December 31, 2014). Amends the University of Illinois Act and the Northern Illinois University Law. Under an Investment, Performance, and Accountability Commitment at each University, requires each University to comply with certain tuition and mandatory fee, financial aid, and performance goal provisions if the University is appropriated a certain amount of money each fiscal year. Provides for an annual report, and repeals the Commitment on June 30, 2023. Subject to appropriation, provides for an Excellence Program at each University to recruit and retain promising faculty throughout the University through capital investments; amends the State Finance Act to create a special fund. Effective immediately.
    Mar 08 18  H  Referred to Rules Committee

HB 05846  Rep. Fred Crespo
    Mar 08 18  H  Referred to Rules Committee
HB 05847  Rep. David McSweeney and Margo McDermed

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

Amends the Criminal Code of 2012. Provides that it is an aggravating factor in sentencing for first degree murder that the murder was committed as a result of the intentional discharge of a firearm (rather than the murder was committed as a result of the intentional discharge of a firearm by the defendant from a motor vehicle and the victim was not present within the motor vehicle). Effective January 1, 2019.

Mar 21 18  H  Referred to Rules Committee

HB 05848  Rep. Keith P. Sommer and Margo McDermed

105 ILCS 5/2-3.173 new

Amends the School Code. Provides that, subject to appropriation to the State Board of Education, the Board shall create a Safe to Learn grant program to support and fund safety and violence prevention programs in schools. Provides that the Board may use 10% of the funds appropriated for the grant program for administrative and technical support of the Board and must distribute any remaining funds to school districts in the form of grants. Requires the Board to adopt rules to implement the program. Effective immediately.

Mar 21 18  H  Referred to Rules Committee

HB 05849  Rep. David McSweeney, Margo McDermed and Jonathan Carroll

New Act

725 ILCS 165/95 new

Creates the Gun Violence Protection Order Act. Provides that a circuit court may issue a warrant to search for and seize a firearm in the possession of a person who is believed to pose a clear and present danger to himself, herself, or to others if: (1) a law enforcement officer provides the court a sworn affidavit; (2) the affidavit specifically describes the location of the firearm; and (3) the circuit court determines that probable cause exists to believe that the person poses a clear and present danger to himself, herself, or others and is in possession of a firearm. Provides that if a law enforcement officer seizes a firearm from a person whom the law enforcement officer believes to pose a clear and present danger to himself, herself, or to others without obtaining a warrant, the law enforcement officer shall submit to the circuit court having jurisdiction over the person believed to pose a clear and present danger to himself, herself, or to others, a written statement under oath or affirmation describing the basis for the law enforcement officer's belief that the person poses a clear and present danger to himself, herself, or to others. Provides that not later than 14 days after a return is filed or a written statement is submitted, the court shall conduct a hearing to determine whether the seized firearm should be: (1) returned to the person from whom the firearm was seized; or (2) retained by the law enforcement agency having custody of the firearm. Repeals the Firearm Seizure Act on January 1, 2019. Makes other changes. Effective January 1, 2019.

Apr 03 18  H  Referred to Rules Committee

HB 05850  Rep. Mary E. Flowers

40 ILCS 5/1-110.16

Amends the General Provisions Article of the Illinois Pension Code. Provides that the Ford Motor Company and its subsidiaries are restricted companies. Requires the Illinois Investment Policy Board to make its best efforts to identify all subsidiaries of the Ford Motor Company and include those companies in the list of restricted companies distributed to each retirement system and the Illinois State Board of Investment.

Apr 03 18  H  Referred to Rules Committee

HB 05851  Rep. Jeanne M Ives

New Act

Creates the Carjacking Transparency Report Act. Provides that each county law enforcement agency, including a home rule county, and each local law enforcement agency shall, on a monthly basis, report on the law enforcement agency's website information of each incident of vehicular hijacking that occurred in the past month within the law enforcement agency's jurisdiction. If the law enforcement agency does not have a website, the law enforcement agency shall have printed copies of this monthly report available at the law enforcement agency's headquarters. Provides that in the case of an adult offender, the law enforcement agency shall report: (1) the location or every incident of vehicular hijacking within the jurisdiction; and (2) the age of each person arrested for vehicular hijacking, any prior arrests for the commission of a felony of the person arrested, and a record of any felony conviction. In the case of a juvenile offender, the law enforcement agency shall report: (1) the municipality where the juvenile resides and the school where the juvenile attends; and (2) the type of bond posted or whether the juvenile is incarcerated awaiting trial. Effective immediately.

Apr 03 18  H  Referred to Rules Committee
HB 05852  Rep. Luis Arroyo-André Thapedi-William Davis

New Act

20 ILCS 3435/1.5
20 ILCS 3440/4.5
35 ILCS 200/15-185
50 ILCS 615/5
65 ILCS 5/11-51-1  from Ch. 24, par. 11-51-1
65 ILCS 5/11-102-2  from Ch. 24, par. 11-102-2
65 ILCS 5/11-102-4  from Ch. 24, par. 11-102-4
70 ILCS 805/5e  from Ch. 96 1/2, par. 6308e
225 ILCS 411/5-20
410 ILCS 535/21  from Ch. 111 1/2, par. 73-21
620 ILCS 5/47  from Ch. 15 1/2, par. 22.47
620 ILCS 5/47.1
735 ILCS 5/2-103  from Ch. 110, par. 2-103
735 ILCS 30/1-1-5
735 ILCS 30/5-5-5
735 ILCS 30/10-5-60  was 735 ILCS 5/7-121
735 ILCS 30/10-5-62
735 ILCS 30/10-5-105
735 ILCS 30/10-5-110
735 ILCS 30/15-1-5
735 ILCS 30/15-5-35
735 ILCS 30/25-7-103.149  was 735 ILCS 5/7-103.149
775 ILCS 30/35
620 ILCS 65/Act rep.

Creates the O'Hare Transformation Act. Provides the findings and purposes for the creation of the Act. Defines terms. Provides that no airport property may be subject to taking by condemnation or otherwise by any unit of local government other than any agency, instrumentality, or political subdivision of this State. Provides that airport property shall not be subject to the laws of any unit of local government unless provided by ordinance of the City of Chicago. Provides that all City contracts for the O'Hare Transformation Program shall be subject to all applicable ordinances of the City and statutes of the State. Creates an advisory committee of 14 members to monitor, review, and report the utilization of minority-owned business enterprises and women-owned business enterprises during the O'Hare Transformation project. Preempts home rule powers with respect to the regulation and supervision of the City's implementation of the O'Hare Transformation Program. Repeals the O'Hare Modernization Act. Makes corresponding changes in the Archaeological and Paleontological Resources Act, the Human Skeletal Remains Protection Act, the Property Tax Code, the Local Government Facility Lease Act, the Downstate Forest Preserve District Act, the Cemetery Oversight Act, the Vital Records Act, the Illinois Aeronautics Act, the Code of Civil Procedure, the Eminent Domain Act, and the Religious Freedom Restoration Act. Effective immediately.

Apr 03 18  H  Referred to Rules Committee

HB 05853  Rep. Thomas M. Bennett

Amends the Illinois Income Tax Act. Expands the applicability of the natural disaster credit from taxable years that begin prior to January 1, 2018 to taxable years that begin prior to January 1, 2019. Makes a conforming change.

Apr 09 18  H  Referred to Rules Committee

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that whenever a person has been convicted of a felony or misdemeanor violation of the Cannabis Control Act, he or she may petition the circuit court to expunge the records of his or her arrest, charge not initiated by arrest, and conviction records for that offense, if and only if, criminal penalties for that offense are subsequently removed by law. Provides that these new provisions may be referred to as the Restoration Before Recreation Act.

Apr 09 18  H  Referred to Rules Committee

HB 05855  Rep. Rita Mayfield

730 ILCS 5/Art. Ch. III Art. 2.1 heading n
730 ILCS 5/3-2.1-1 new
730 ILCS 5/3-2.1-5 new
730 ILCS 5/3-2.1-10 new
730 ILCS 5/3-2.1-15 new
730 ILCS 5/3-2.1-20 new
730 ILCS 5/3-2.1-25 new
730 ILCS 5/3-2.1-30 new
730 ILCS 5/3-2.1-35 new

Amends the Unified Code of Corrections. Creates the Correctional Oversight Board to monitor, study, and make efforts to improve the transparency, fairness, impartiality, and accountability in State correctional institutions and facilities and to appoint the Ombudsman. Establishes the composition and appointment of the Board. Provides that no current employee of the Department of Corrections shall be appointed to or serve on the Board. Provides that the Ombudsman shall be responsible for the contemporaneous public oversight of internal affairs and the disciplinary process of the Department of Corrections. Provides that the Ombudsman may provide oversight of any Department investigation relating to the well-being, treatment, discipline, safety, or any other matter concerning committed persons or persons under parole or mandatory supervised release as needed, including personnel investigations. Creates the offense of obstructing an investigation by the Correctional Ombudsman. Provides that a violation is a Class A misdemeanor.

Apr 09 18  H  Referred to Rules Committee


(Sen. Toi W. Hutchinson)

605 ILCS 10/19  from Ch. 121, par. 100-19

Amends the Toll Highway Act. Provides that vehicles owned or operated by a Mass Transit District created under a provision of the Local Mass Transit District Act may use any toll highway without paying a toll.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill, and specifies that the provisions apply to revenue vehicles running regular scheduled service.

Aug 07 18  H  Public Act . . . . . . . . . 100-0739

HB 05857  Rep. Juliana Stratton

105 ILCS 5/2-3.155
105 ILCS 5/27-20.4a new

Amends the School Code. With regard to the textbook block grant program, provides that the textbooks authorized to be purchased must accurately portray the diversity of our society, including the role and contributions of African American individuals, and must be non-discriminatory. Requires every public elementary school and high school to include in its curriculum a unit of instruction studying the significant role of African American individuals in society. Specifies instruction requirements. Requires the regional superintendent of schools to monitor a school district's compliance with the curriculum requirements.

Apr 09 18  H  Referred to Rules Committee
HB 05858  Rep. John M. Cabello

50 ILCS 705/6 from Ch. 85, par. 506
50 ILCS 705/9 from Ch. 85, par. 509

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall select and certify schools within the State for the purpose of providing advanced or in-service training for arson investigators of a full-time fire department or fire protection district. Makes conforming changes. Effective immediately.

Apr 12 18   H Referred to Rules Committee

HB 05859  Rep. Katie Stuart-Jay Hoffman-LaToya Greenwood-Monica Bristow

110 ILCS 520/85 new

Amends the Southern Illinois University Management Act. Provides that, beginning with the 2018-2019 academic year, when money appropriated to the Board of Trustees of Southern Illinois University by the General Assembly is allocated for the Carbondale campus, an equal amount must be allocated by the Board for the Edwardsville campus. Effective July 1, 2018.

Apr 12 18   H Referred to Rules Committee

HB 05860  Rep. Monica Bristow-Katie Stuart-LaToya Greenwood-Jay Hoffman

110 ILCS 520/2 from Ch. 144, par. 652
110 ILCS 520/4 from Ch. 144, par. 654
110 ILCS 520/5 from Ch. 144, par. 655

Amends the Southern Illinois University Management Act. Provides that on the effective date of the amendatory Act, the terms of office of the members of the Board of Trustees of Southern Illinois University shall terminate and the Board shall be reconstituted. With regard to the 7 members of the Board appointed by the Governor, by and with the advice and consent of the Senate, specifies that after the effective date of the amendatory Act, the 7 members shall be appointed as follows: 3 appointees shall hold an undergraduate or graduate degree from the Southern Illinois University at Edwardsville campus, 3 appointees shall hold an undergraduate or graduate degree from the Southern Illinois University at Carbondale campus, and one appointee must not have attended Southern Illinois University at all. Changes the voting student member to an additional nonvoting student member, and deletes provisions concerning the designation of a voting student member and a nonvoting student member; makes related changes. Sets forth provisions concerning the expiration of the terms of the 7 initial members appointed by the Governor, by and with the advice and consent of the Senate, pursuant to the amendatory Act.

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HB 05861 (CONTINUED)

110 ILCS 520/2 from Ch. 144, par. 652
110 ILCS 520/3.5 new
110 ILCS 520/3.10 new
110 ILCS 520/3.15 new
110 ILCS 520/4 from Ch. 144, par. 654
110 ILCS 520/5 from Ch. 144, par. 655
110 ILCS 520/6.6
110 ILCS 520/8 from Ch. 144, par. 658
110 ILCS 520/8a from Ch. 144, par. 658a
110 ILCS 520/8b from Ch. 144, par. 658b
110 ILCS 520/8c from Ch. 144, par. 658c
110 ILCS 520/8e from Ch. 144, par. 658e
110 ILCS 520/8f from Ch. 144, par. 658f
110 ILCS 525/Act title
110 ILCS 525/2 from Ch. 144, par. 672
110 ILCS 530/1 from Ch. 144, par. 691
110 ILCS 530/2 from Ch. 144, par. 692
110 ILCS 660/5-90
110 ILCS 665/10-90
110 ILCS 670/15-90
110 ILCS 675/20-90
110 ILCS 680/25-90
110 ILCS 685/30-90
110 ILCS 690/35-90
110 ILCS 920/3 from Ch. 144, par. 2403
110 ILCS 947/45
110 ILCS 947/65
110 ILCS 947/65.20
110 ILCS 947/65.25
110 ILCS 947/65.30
110 ILCS 947/65.40
110 ILCS 979/10
110 ILCS 990/1 from Ch. 144, par. 1801
220 ILCS 5/16-111.1
220 ILCS 5/16-111.2
225 ILCS 460/3 from Ch. 23, par. 5103
235 ILCS 5/12-1
410 ILCS 65/3 from Ch. 111 1/2, par. 8053
410 ILCS 65/3.1 from Ch. 111 1/2, par. 8053.1
410 ILCS 65/5.5
415 ILCS 20/3.1 from Ch. 111 1/2, par. 7053.1
415 ILCS 55/7 from Ch. 111 1/2, par. 7457
705 ILCS 505/8 from Ch. 37, par. 439.8
HB 05861 (CONTINUED)
705 ILCS 505/22-1 from Ch. 37, par. 439.22-1
705 ILCS 505/22-2 from Ch. 37, par. 439.22-2
735 ILCS 30/15-5-20
110 ILCS 520/3 rep.
   Amends the Southern Illinois University Management Act. Abolishes the Board of Trustees of Southern Illinois University. Provides that that part of Southern Illinois University associated with the Carbondale campus (except the School of Medicine, School of Dental Medicine, School of Pharmacy, School of Nursing, and the East St. Louis Center and along with the School of Law) shall be known as Southern Illinois University at Carbondale and shall be under the governance and control of the Board of Trustees of Southern Illinois University at Carbondale. Provides that that part of Southern Illinois University associated with the Edwardsville campus (along with the School of Medicine, School of Dental Medicine, School of Pharmacy, School of Nursing, and the East St. Louis Center) shall be known as Southern Illinois University at Edwardsville and shall be under the governance and control of the Board of Trustees of Southern Illinois University at Edwardsville. Makes corresponding changes in various Acts. Effective July 1, 2018.
   Apr 13 18   H   Referred to Rules Committee
HB 05862
   Appropriates $3,000,000 from the General Revenue Fund to the Department of Human Services for grants to Special Olympics Illinois and Special Children's Charities for youth disability programs and costs associated with the celebration of the 50th Anniversary of the Special Olympics. Effective July 1, 2018.
   Apr 17 18   H   Referred to Rules Committee
HB 05863
   Amends the Illinois Income Tax Act. Creates a deduction in an amount equal to the amount received by the taxpayer in gratuities during the taxable year. Provides that the deduction is exempt from the Act's automatic sunset provision. Effective immediately.
   Apr 18 18   H   Referred to Rules Committee

20 ILCS 655/5.5 from Ch. 67 1/2, par. 609.1
20 ILCS 655/13 new
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/211
35 ILCS 5/221
35 ILCS 10/5-5
35 ILCS 10/5-51 new
35 ILCS 10/5-56 new
65 ILCS 115/10-3
65 ILCS 115/10-10.3 new
65 ILCS 115/10-10.4 new

Provides that the Act may be referred to as the Blue Collar Jobs Act. Amends the Illinois Enterprise Zone Act. Creates a High Impact Business construction jobs credit and an Enterprise Zone construction jobs credit against the taxpayer's Illinois income taxes based on the incremental income tax attributable to laborers or workers employed at certain construction sites located in Enterprise Zones. Amends the Economic Development for a Growing Economy Tax Credit Act. Creates a New Construction EDGE Credit based on the incremental income tax attributable to laborers or workers employed at construction sites associated with EDGE projects. Amends the River Edge Redevelopment Zone Act. Creates a River Edge construction jobs credit based on the incremental income tax attributable to laborers or workers employed at certain construction sites in a River Edge Redevelopment Zone. Requires contractors and subcontractors associated with projects that receive credits under the amendatory Act to file certified payroll information with the Department of Labor and the Department of Commerce and Economic Opportunity.

Apr 19 18  H  Referred to Rules Committee

HB 05865  Rep. Sara Feigenholtz

35 ILCS 200/15-178 new

Amends the Property Tax Code. Provides for a reduction in the equalized assessed value of rental property if the owner of the residential real property commits that, for a period of 10 years, at least 15% of the multifamily building's units will have rents that are at or below maximum rents and are occupied by households with household incomes at or below maximum income limits. Sets forth application requirements and the amount of the reduction. Provides that the chief county assessment officer of any county with 3,000,000 or more inhabitants shall, and the chief assessment officer of any county with less than 3,000,000 inhabitants may, make such reductions. Effective immediately.

Apr 19 18  H  Referred to Rules Committee

HB 05866  Rep. Thomas M. Bennett

40 ILCS 5/1A-106.5 new

Amends the Regulation of Public Pension Funds Article of the Illinois Pension Code. Requires the Public Pension Division of the Department of Insurance to make resources available to assist each municipality: (1) under the Downstate Police Article with the establishment of a police pension fund under that Article; and (2) under the Downstate Firefighter Article with the establishment of a firefighters' pension fund under that Article. Provides that the resources shall include, but not be limited to, the support of the Division's legal and professional staff. Provides that the Division must make these resources available to municipalities by January 1, 2020. Effective immediately.

Apr 20 18  H  Referred to Rules Committee
HB 05867

Rep. La Shawn K. Ford

Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately expunged after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately expunged. Provides that the petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the State's Attorney may not object to an immediate expungement petition and the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Provides that no fees shall be charged by the circuit court clerk or the Department of State Police for processing petitions filed under this provision. Makes other changes.

Apr 23 18 H Referred to Rules Committee

HB 05868

Rep. La Shawn K. Ford and Ryan Spain

(Sen. Antonio Muñoz-Kyle McCarter, David Koehler, Chuck Weaver-Mattie Hunter and Linda Holmes)

Amends the Illinois Insurance Code. Permits a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after the effective date of the amendatory Act to provide coverage for residential extended care services and supports for persons suffering from alcoholism or other drug addiction so long as: (1) a health care clinic or any other specified entity has conducted an individualized assessment of the person's condition prior to discharge and has identified the person as being at risk of a drug or alcohol relapse and in need of supportive services to maintain long-term recovery; (2) the residential extended care services and supports are administered by a community-based agency that is licensed by or under contract with the Department of Human Services; and (3) the residential extended care services and supports are administered upon the referral of a health care clinic or any other specified entity. Sets forth the services available for coverage. Requires the Department of Insurance to rate each community-based agency that is licensed by or under contract with the Department of Human Services to provide residential extended care services and supports and to publish the results on its official website. Amends the Illinois Public Aid Code. Permits the fee-for-service and managed care medical assistance programs established under the Code to provide coverage for residential extended care services and supports for any person suffering from alcoholism or other drug addiction who is at risk of a drug or alcohol relapse following discharge from a health care clinic or any other specified entity. Sets forth the conditions that must be met to qualify for coverage and makes other changes.

House Floor Amendment No. 2
Deletes reference to:

Further amends the Illinois Insurance Code. Permits a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after the effective date of the amendatory Act to provide coverage for recovery housing for persons with substance use disorders (rather than provide coverage for residential extended care services and supports for persons suffering from alcoholism or other drug addiction) who are at risk of a relapse (rather than who are at risk of a drug or alcohol relapse) following discharge from a health care clinic, federally qualified health center, hospital withdrawal management program or any other licensed withdrawal management program (rather than a hospital detoxification program or any other licensed detoxification program), or hospital emergency department so long as certain conditions are met, including that: (i) an individualized assessment, using criteria established by the American Society of Addiction Medicine, has been conducted on the person prior to discharge and the person has been identified as being at risk of a relapse and in need of supportive services, including employment and training and case management, to maintain long-term recovery; and (ii) recovery housing is administered by a community-based agency that is licensed by or under contract with the Department of Human Services, Division of Substance Use Prevention and Recovery. Provides that the services available for coverage include substance use disorder treatment services (rather than drug or alcohol treatment services) that are in accordance with licensure standards promulgated by the Department of Human Services, Division of Substance Use Prevention and Recovery. Permits the insurer (rather than require the Department of Insurance and other specified State agencies) to rate each community-based agency that is licensed by or under contract with the Department of Human Services to provide recovery housing based on an evaluation of each agency's ability to: (1) reduce recidivism rates for persons suffering from a substance use disorder; (2) improve the quality of life of persons with substance use disorders through the utilization of sustainable recovery, education, employment, and housing services; and other matters. Permits the insurer (rather than require the Department of Insurance and other specified State agencies) to publish the results of the ratings on its official website. Makes other changes. Removes all changes made to the Illinois Public Aid Code in the introduced bill.

Aug 24 18 H Public Act . . . . . . . . . . . . 100-1065
HB 05869  Rep. La Shawn K. Ford

20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10 new
30 ILCS 105/5.886 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery to offer a special instant scratch-off game to fund adult education. Requires the net revenue from that game to be deposited into the Adult Education Fund and all moneys in the Fund to be appropriated to the Secretary of State for grants to entities operating adult education and literacy programs. Authorizes the Department to adopt rules necessary to implement and administer the game. Amends the State Finance Act to create the Adult Education Fund as a special fund in the State treasury.

Apr 24 18  H  Referred to Rules Committee

HB 05870  Rep. Keith R. Wheeler and Grant Wehrli

225 ILCS 80/3 from Ch. 111, par. 3903

Amends the Illinois Optometric Practice Act of 1987. Provides requirements for the rules that the Department of Financial and Professional Regulation shall adopt concerning educational requirements for advanced optometric procedures. Defines "surgery" and "advanced optometric procedures". Provides that an optometrist may not perform advanced optometric procedures on a patient under 18 years of age.

May 08 18  H  Referred to Rules Committee

HB 05871  Rep. Keith R. Wheeler and Grant Wehrli

225 ILCS 80/3 from Ch. 111, par. 3903
225 ILCS 80/16 from Ch. 111, par. 3916

Amends the Illinois Optometric Practice Act of 1987. Removes language allowing the Department to establish the educational requirements for performing advanced optometric procedures by rule. Provides that the practice of optometry includes advanced optometric procedures only upon successful completion of an advanced optometric training and testing program approved by the Department of Financial and Professional Regulation. Provides that the Department may adopt rules to approve an advanced optometric training and testing program. Provides that schools or colleges of optometry offering the advanced optometric training and testing program shall submit a list of persons who have successfully completed the program to the Department on an annual basis or upon the Department's request. Provides that an applicant seeking licensure renewal shall complete 30 hours of continuing education relevant to the practice of optometry during each pre-renewal period. Provides that an optometrist providing advanced optometric procedures must complete an additional 6 hours of continuing education in advanced optometric procedures during each pre-renewal period. Makes other changes.

May 08 18  H  Referred to Rules Committee

HB 05872  Rep. David McSweeney

25 ILCS 115/1 from Ch. 63, par. 14
25 ILCS 120/7 new

Amends the General Assembly Compensation Act. Provides that for session days beginning in fiscal year 2020, and for each fiscal year thereafter, (i) the allowance for lodging and meals shall remain $111 per day and (ii) mileage for automobile travel shall be permanently reimbursed at a rate of $0.39 per mile, unless otherwise approved by law. Provides that for non-session days beginning in fiscal year 2020, and for each fiscal year thereafter, mileage reimbursement shall be permanently set at a rate of $0.39 per mile, unless otherwise approved by law. Amends the Compensation Review Act. Provides that members of the General Assembly are prohibited from receiving and shall not receive any increase in compensation that would otherwise apply based on a cost of living adjustment for or during the fiscal year beginning July 1, 2019. Provides that members of the General Assembly are prohibited from receiving and shall not receive any increase in compensation that would otherwise apply based on a cost of living adjustment for terms commencing on or after July 1, 2019, unless otherwise approved by law. Effective immediately.

May 08 18  H  Referred to Rules Committee
HB 05873  Rep. Jerry Costello, II
20 ILCS 2105/2105-16 new
230 ILCS 10/5.5 new
230 ILCS 40/47 new
Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Prohibits the Department of Financial and Professional Regulation from denying, suspending, revoking, disciplining, or taking any other disciplinary action against a license based solely on a licensee's or applicant's association with or membership of an organization or association or because a licensee or applicant employs a person that is associated with or a member of an organization or association. Amends the Riverboat Gambling Act and the Video Gaming Act. Prohibits the Illinois Gaming Board from denying, suspending, revoking, disciplining, or taking any other disciplinary action against a license issued under the Acts based solely on a licensee's or applicant's association with or membership of an organization or association or because a licensee or applicant employs a person that is associated with or a member of an organization or association.
May 09 18  H Referred to Rules Committee

HB 05874  Rep. Jerry Costello, II
20 ILCS 2605/2605-99 new
50 ILCS 705/2  from Ch. 85, par. 502
50 ILCS 705/7  from Ch. 85, par. 507
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall conduct or approve a training program for State police officers concerning procedures against the practice of motorcycle profiling. Amends the Illinois Police Training Act. Provides that the curriculum for probationary police officers which shall be offered by all certified schools shall include courses on motorcycle profiling. Defines "motorcycle profiling".
May 09 18  H Referred to Rules Committee

HB 05875  Rep. Peter Breen-Patricia R. Bellock-Daniel J. Burke-Stephanie A. Kifowit, Jim Durkin and David Harris
Appropriates $100,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to AllenForce-Veterans Initiative for operational expenses for the fiscal year ending on June 30, 2019. Effective July 1, 2018.
May 09 18  H Referred to Rules Committee

Appropriates $5,400,000 from the Common School Fund to the State Board of Education for the purpose of providing one-time, per capita grants to alternative schools, safe schools, or alternative learning opportunity programs that have experienced average daily attendance growth from Fiscal Year 2017. Effective immediately.
May 10 18  H Referred to Rules Committee
HB 05877


(Sen. Kimberly A. Lightford-Daniel Biss-Iris Y. Martinez-Don Harmon-Elgie R. Sims, Jr., Andy Manar, Pat McGuire, Antonio Muñoz, Toi W. Hutchinson, Mattie Hunter and James F. Clayborne, Jr.)

New Act

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 430/5-5
5 ILCS 430/5-10.10 new
5 ILCS 430/5-70 new
5 ILCS 430/50-5
5 ILCS 430/70-5
15 ILCS 305/14
25 ILCS 170/4.8 new
25 ILCS 170/5
25 ILCS 170/10 from Ch. 63, par. 180
775 ILCS 5/2-108 new

Creates the Racial Impact Note Act. Provides that every bill which has or could have a disparate impact on racial and ethnic minorities, upon the request of any member, shall have prepared for it, before second reading in the house of introduction, a brief explanatory statement or note that shall include a reliable estimate of the anticipated impact on those racial and ethnic minorities likely to be impacted by the bill. Specifies the contents, and provides for the preparation, of each racial impact note. Amends the State Officials and Employees Ethics Act. Prohibits racial discrimination and harassment by State officers and employees. Provides that each State officer and employee shall annually complete a racial bias, discrimination, and harassment training program approved by the appropriate jurisdictional authority. Expands the jurisdiction of the Executive Ethics Commission to include allegations of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that the personnel policies of units of local government shall prohibit racial discrimination and harassment. Defines "racial discrimination and harassment". Provides for rulemaking, including emergency rulemaking. Amends the Secretary of State Act. Provides the Secretary of State's Inspector General with jurisdiction to investigate complaints of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Amends the Lobbyist Registration Act. Prohibits racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that each registered lobbyist shall annually complete a racial bias, discrimination, and harassment training program approved by the Secretary of State. Defines "racial discrimination and harassment". Amends the Illinois Human Rights Act. Requires the Department of Human Rights to establish a racial discrimination and harassment hotline for the anonymous reporting of racial discrimination and harassment in both public and private places of employment, and to provide for reporting by both telephone and Internet. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective immediately.

Jun 07 18 S Referred to Assignments
HB 05878 Rep. Grant Wehrli and Margo McDermed

5 ILCS 420/2-101 from Ch. 127, par. 602-101
5 ILCS 420/2-103 from Ch. 127, par. 602-103
5 ILCS 420/2-104 from Ch. 127, par. 602-104
5 ILCS 420/2-110
5 ILCS 420/3-108 new
5 ILCS 420/4A-107 from Ch. 127, par. 604A-107
5 ILCS 430/5-10
5 ILCS 430/5-10.5
5 ILCS 430/50-5
720 ILCS 5/17-10.3
720 ILCS 5/33-1 from Ch. 38, par. 33-1

Amends the Illinois Governmental Ethics Act. Provides fines for legislators who engage in specified restricted activities and for violations of legislator rules of conduct. Provides that any person who willfully files a false or incomplete statement of economic interests under the Act may be subject to a fine not to exceed, for each offense, $150,000. Amends the State Officials and Employees Ethics Act. Provides fines for intentional failure to complete ethics training and sexual harassment training. Modifies a Section concerning penalties under the Act to provide fines for specified violations. Amends the Criminal Code of 2012. Provides that any person who, in the course of business, fraudulently obtains public moneys reserved for, or allocated or available to, minority-owned businesses, women-owned businesses, service-disabled veteran-owned small businesses, or veteran-owned small businesses may be subject to a fine not to exceed, for each offense, $115,000. Provides that a fine of up to $1,000,000 may be imposed for bribery. Makes conforming changes. Effective immediately.

May 15 18 H Referred to Rules Committee

HB 05879 Rep. Michael Halpin

70 ILCS 2105/16 from Ch. 42, par. 399

Amends the River Conservancy Districts Act. Provides that all contracts for work other than professional services, to be done by a conservancy district, the expense of which will exceed $10,000 (rather than $2,500), shall be let to the lowest responsible bidder after notice by publication.

May 16 18 H Referred to Rules Committee

HB 05880 Rep. Carol Ammons

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. In provisions concerning the child care assistance program, requires the Department of Human Services to provide child care services to parents or other relatives who are engaged in a good-faith job search for a period of up to 6 months. Deletes certain provisions regarding eligibility of certain families eligible for child care assistance and factors for determining assistance. Adds language providing that no family shall be excluded from eligibility for child care benefits based solely on household income and that the amount of child care assistance shall (i) take into account the amount families can afford to pay based on the co-payment scale established by the Department and (ii) cover the cost of quality child care. Contains provisions limiting redeterminations to once every 12 months. Removes provisions authorizing the Department to lower income eligibility ceilings, raise parent co-payments, create waiting lists, or take such other actions during a fiscal year as are necessary to ensure that child care benefits paid under the Code do not exceed the amounts appropriated for those child care benefits. Contains provisions requiring the Department to: (1) establish a wage scale sufficient to recruit and retain a skilled and diverse child care workforce; (2) annually publish in draft form its determination of the cost of quality care; (3) adopt policies that maximize the participation of eligible children in Head Start and Early Head Start programs; and (4) submit annual reports to the General Assembly concerning certain matters.

May 16 18 H Referred to Rules Committee
HB 05881  Rep. Monica Bristow

110 ILCS 805/3-80 new

Amends the Public Community College Act. Allows the Board of Trustees of Community College District No. 508 to establish and offer at Malcolm X College and the Board of Trustees of Community College District No. 536 to establish and offer at Lewis and Clark Community College a baccalaureate-level nursing education pilot program that confers a bachelor of science degree in nursing upon the meeting of specified conditions. Requires the Illinois Community College Board to conduct a statewide evaluation of the nursing program and report on the results of the evaluation by July 1, 2023; specifies evaluation requirements.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

HB 05882  Rep. Randy E. Frese-Michael P. McAuliffe-Linda Chapa LaVia-Jerry Costello, II-David McSweeney, Litesa E. Wallace, Tim Butler, Daniel Swanson, Charles Meier, Avery Bourne, Michael Halpin, Natalie Phelps Finnie, Monica Bristow, John C. D'Amico, La Shawn K. Ford, Lindsay Parkhurst, Norine K. Hammond, Tony McCombie, Ann M. Williams, Mark Batinick, Grant Wehrli, Margo McDermid, Patricia R. Bellock, Anthony DeLuca, Brad Halbrook, Barbara Wheeler, Jim Durkin, Juliana Stratton, Thomas M. Bennett, Brian W. Stewart, Steven A. Andersson and David Harris

Makes appropriations and reappropriations for the fiscal year beginning July 1, 2018. Effective immediately.

May 21 18  H  Referred to Rules Committee

HB 05883  Rep. Gregory Harris

305 ILCS 5/12-4.42

Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to contract with a vendor to perform the coordination of benefits for Medicaid fee-for-service and managed care enrollees (rather than contract with a vendor to support the Department in coordinating benefits for Medicaid enrollees). Provides that the contract with the vendor shall include, but not be limited to, a review of the following populations: persons eligible for both Medicare and Medicaid benefits (dual-eligible clients); persons enrolled in the fee-for-service medical assistance program; persons enrolled in the managed care medical assistance program; and persons eligible for benefits provided under the Children's Health Insurance Program Act. Provides that if the Department does not issue a comprehensive procurement, including both the identification of other insurance and the recovery of funds for the populations listed, and contracts with a vendor for both pieces within 3 months after the effective date of the amendatory Act, the Department's Inspector General shall procure for the identification and recovery of other insurance.

May 21 18  H  Referred to Rules Committee

HB 05884  Rep. Jerry Lee Long

625 ILCS 5/11-1414 from Ch. 95 1/2, par. 11-1414

Amends the Illinois Vehicle Code. Provides that the Act may be referred to as the Gina Nuske Act. Provides that the Secretary of State shall suspend the driving privileges for 6 months (rather than 3 months) for a first offense and for 2 years (rather than one year) for a second or subsequent conviction for approaching, overtaking, or passing a school bus while the school bus is stopped for the purpose of receiving or discharging pupils or the visual signals are still in operation. Provides that any person convicted of such a violation shall be fined $500 (rather than $150) for the first violation and $1,000 (rather than $500) for a second or subsequent violation. Effective immediately.

May 22 18  H  Referred to Rules Committee


225 ILCS 440/4.01-5 new

Amends the Highway Advertising Control Act of 1971. Provides that a sign in place on the effective date of the amendatory Act that is encroaching on public property where the majority of the sign is located on private property may be maintained along primary or Interstate highways. Effective immediately.

May 23 18  H  Referred to Rules Committee
HB 05886  Rep. Jim Durkin, Dave Severin and Terri Bryant

720 ILCS 5/4-4.5 new
720 ILCS 5/5-1 from Ch. 38, par. 5-1
720 ILCS 5/5-2.5 new
720 ILCS 5/9-1.5 new
725 ILCS 5/114-15
725 ILCS 5/119-1
725 ILCS 5/122-2.2
730 ILCS 5/4-5-10
730 ILCS 5/4-5-20.5 new

Amends the Criminal Code of 2012. Reinstates the death penalty if at the time of the commission of the offense the person was 18 years of age or older and the person purposely caused the death of 2 or more human beings without lawful justification or the victim was a peace officer killed in the course of performing his or her official duties, either to prevent the performance of the officer's duties or in retaliation for the performance of the officer's duties, and the person knew that the victim was a peace officer. Provides a person is legally accountable for the conduct of another in the commission of death penalty murder only when: (1) having the purpose to cause the death of another human being without lawful justification, the person commands, induces, procures, or causes another to perform the conduct; or (2) the person agrees with one or more other persons to engage in conduct for the common purpose of causing the death of another human being without lawful justification, in which case all parties to the agreement shall be criminally liable for acts of other parties to the agreement committed during and in furtherance of the agreement. Amends the Code of Criminal Procedure of 1963 and Unified Code of Corrections to make conforming changes. Effective immediately.

May 24 18 Referred to Rules Committee

HB 05887  Rep. Avery Bourne-Keith R. Wheeler-Tom Demmer

50 ILCS 470/10
55 ILCS 5/5-1006.7
105 ILCS 5/3-14.31
105 ILCS 5/10-20.43
105 ILCS 5/10-22.36 from Ch. 122, par. 10-22.36
105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11
105 ILCS 230/5-25

Amends the Counties Code. Provides that counties may impose a tax to be used exclusively for school facility purposes, school resources officers, or mental health professionals (rather than exclusively for school facility purposes). Adds referendum language for referendums for school facility and resources occupation tax proposed after the effective date of the amendatory Act. Provides that the county board may reduce or discontinue a school facility and resource occupation tax imposed by referendum after the effective date of the amendatory Act after county board ordinance or resolution and referendum. Amends the Innovation Development and Economy Act, the School Code, and the School Construction Law to make conforming changes. Effective immediately.

May 24 18 Referred to Rules Committee

HB 05888  Rep. David S. Olsen

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

Amends the Criminal Code of 2012. Provides that it is an unlawful use of weapons violation for a person to knowingly sell, manufacture, purchase, possess, or carry, beginning 90 days after the effective date of the amendatory Act, a bump stock or trigger crank. Establishes penalties. Defines "bump stock" and "trigger crank". Effective immediately.

May 24 18 Referred to Rules Committee
HB 05889  Rep. Grant Wehrli-Mark Batinick-Peter Breen-David S. Olsen

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

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly delivers any firearm, incidental to a sale, without withholding delivery of the firearm for at least 72 hours after application for its purchase has been made (current law permits delivery of a rifle, shotgun or other long gun, or a stun gun or taser after 24 hours after application for its purchase has been made). Retains 24 hour withholding period for stun guns and tasers. Provides that a violation is a Class 4 felony.

May 24 18  H Referred to Rules Committee

HB 05890  Rep. Mark Batinick

New Act

Creates the Gun Crime Charging and Sentencing Accountability and Transparency Act. Provides that in a criminal case, if a defendant is charged with an offense involving the illegal use or possession of a firearm and subsequently enters into a plea agreement in which in the charge will be reduced to a lesser offense or a non-weapons offense in exchange for a plea of guilty, at or before the time of sentencing, the State's Attorney shall file with the court a written statement of his or her reasons in support of the plea agreement, which reasons shall specifically explain why the offense or offenses of conviction that result from the plea agreement do not include the originally charged weapons offense. Provides that the written statement shall be part of the court record in the case, and a copy shall be provided to any person upon request. Provides that in a criminal case in which the original charge is or was for an offense involving the illegal use or possession of a firearm, if a defendant pleads guilty or is found guilty of the original charge or a lesser offense or a non-weapons offense, in imposing sentence the judge shall set forth in a written sentencing order his or her reasons for imposing the sentence or accepting the plea agreement. Provides that a copy of the written sentencing order shall be provided to any person upon request. Effective immediately.

May 24 18  H Referred to Rules Committee


720 ILCS 5/4-4.5 new
720 ILCS 5/5-1 from Ch. 38, par. 5-1
720 ILCS 5/5-2.5 new
720 ILCS 5/9-1.5 new
725 ILCS 5/114-15
725 ILCS 5/119-1
725 ILCS 5/122-2.2
730 ILCS 5/4.5-10
730 ILCS 5/4.5-20.5 new

Amends the Criminal Code of 2012. Reinstates the death penalty if at the time of the commission of the offense the person was 18 years of age or older and the person purposely caused the death of 2 or more human beings without lawful justification or the victim was a peace officer or firefighter killed in the course of performing his or her official duties, either to prevent the performance of the person's duties or in retaliation for the performance of the person's duties, and the person knew that the victim was a peace officer or firefighter. Provides a person is legally accountable for the conduct of another in the commission of death penalty murder only when: (1) having the purpose to cause the death of another human being without lawful justification, the person commands, induces, procures, or causes another to perform the conduct; or (2) the person agrees with one or more other persons to engage in conduct for the common purpose of causing the death of another human being without lawful justification, in which case all parties to the agreement shall be criminally liable for acts of other parties to the agreement committed during and in furtherance of the agreement. Amends the Code of Criminal Procedure of 1963 and Unified Code of Corrections to make conforming changes. Effective immediately.

May 24 18  H Referred to Rules Committee
HB 05892  Rep. Jeanne M Ives
40 ILCS 5/3-115  from Ch. 108 1/2, par. 3-115
40 ILCS 5/4-112  from Ch. 108 1/2, par. 4-112
Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Requires an affirmative vote of at least 4 members of the board of a downstate police or downstate firefighter pension fund to award a disability pension under the Articles. Effective immediately.
May 25 18  H  Referred to Rules Committee

HB 05893  Rep. Lou Lang
305 ILCS 5/5-5  from Ch. 23, par. 5-5
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that on or after July 1, 2018, all FDA approved prescription medications that are recognized by a generally accepted standard medical reference as effective in the treatment of conditions specified in the most recent Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association must be covered under both fee-for-service and managed care medical assistance programs for persons who are otherwise eligible for medical assistance and shall not be subject to any (i) utilization control, (ii) prior authorization mandate, or (iii) lifetime restriction limit mandate.
May 25 18  H  Referred to Rules Committee

HB 05894  Rep. Barbara Wheeler
720 ILCS 5/8-4  from Ch. 38, par. 8-4
Amends the Criminal Code of 2012 concerning attempt. Adds that the sentence for attempt to commit a Class A misdemeanor is the sentence for a Class B misdemeanor, the sentence for attempt to commit a Class B misdemeanor is the sentence for a Class C misdemeanor, and the sentence for attempt to commit a Class C misdemeanor is a Class C misdemeanor.
Nov 07 18  H  Assigned to Judiciary - Criminal Committee

HB 05895  Rep. Fred Crespo
105 ILCS 5/14-6.01  from Ch. 122, par. 14-6.01
Amends the Children with Disabilities Article of the School Code. Provides that for the Chicago school district only and within one month of the beginning of the 2018-2019 school year, a school board shall develop and distribute to each parent or guardian of a student attending the schools of the school district a one-page summation of the rights of each parent or guardian of a child with an individualized education program. Requires the State Board of Education to approve the content of the summation before distribution by the school board. Effective immediately.
May 28 18  H  Referred to Rules Committee

HB 05896  Rep. Fred Crespo
105 ILCS 5/14-17 new
Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago school district only and within one month of the beginning of the 2018-2019 school year, the school board shall develop a one-page summation of the State Board of Education's public inquiry findings of the school district's special education policies and any corrective action plans. Requires the summation to be distributed to the parent or guardian of every student enrolled in the school district. Requires the State Board to approve the content of the summation before distribution by the school district. Effective immediately.
May 28 18  H  Referred to Rules Committee

HB 05897  Rep. Fred Crespo
105 ILCS 5/14-8.02  from Ch. 122, par. 14-8.02
Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago school district only, a school board must develop and distribute to every parent or guardian of a student in that school district a one-page summation of the statute of limitations for a parent or guardian to bring a claim against the school district and any possible courses of corrective action for a student who has been denied or received delayed individualized education program services. Provides that the summation must be distributed one month before the 2018-2019 school year and the State Board must approve the content of the summation before distribution by the school board. Effective immediately.
May 28 18  H  Referred to Rules Committee
HB 05898  Rep. Fred Crespo

105 ILCS 5/14-12.03 new

Amends the Children with Disabilities Article of the School Code. For the Chicago school district only, requires the school board to annually develop and make publicly available a report on the school district's special education expenditures and services; specifies requirements for the report. Requires the school board to post the report on its Internet website and publish it in a newspaper of general circulation in the district. Effective immediately.

May 28 18  H  Referred to Rules Committee

HB 05899  Rep. Fred Crespo

105 ILCS 5/34-18.60 new

30 ILCS 805/8.42 new

Amends the Chicago School District Article of the School Code. Requires the school board to establish a fund to compensate students who, for school years 2015-2016 through 2017-2018, were improperly denied special education services or had special education services improperly delayed. Requires the board to contribute a minimum of $10,000,000 to the fund. Requires the board to advertise the availability of the fund by posting information about the fund on the school district's Internet website, advertising in a newspaper of general circulation in the district, and advertising on social media. Requires the advertisements to include certain information. Provides that the school board shall obtain the State Board of Education's approval regarding the content of the advertisements and regarding the scope of the school board's advertising efforts to ensure that the advertising efforts are, to the extent possible, sufficient to reach as many parents and legal guardians of eligible students as possible. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

May 28 18  H  Referred to Rules Committee

HB 05900  Rep. Fred Crespo

105 ILCS 5/34-18.60 new

Amends the Chicago School District Article of the School Code. Provides that, each fiscal year, the school board must expend a minimum of $500,000 on grants for training parents or guardians of students in the school district on the individualized education program process. Requires the training to include a description of the parent's or guardian's rights during the individualized education program process and must engage the parent or guardian in the process. Effective immediately.

May 28 18  H  Referred to Rules Committee

HB 05901  Rep. Fred Crespo

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

Amends the Children with Disabilities Article of the School Code. For the Chicago school district only, requires the school district to refer any student in grade 3 for an individualized education program evaluation if the student is not reading at a grade 3 level. Effective immediately.

May 28 18  H  Referred to Rules Committee

HB 05902  Rep. Fred Crespo

105 ILCS 5/14-17 new

Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago school district only, any meetings held by the school board on special education policy changes must be conducted during a public hearing with an opportunity for public input. Requires the school board to advertise the hearing on its publicly available Internet website, in newspapers of general circulation in the district, and on social media posts. Requires the State Board of Education to approve the content and scope of the advertisements and to ensure that all public hearings have an opportunity for public input. Effective immediately.

May 28 18  H  Referred to Rules Committee

HB 05903  Rep. Fred Crespo

105 ILCS 5/14-8.02f new

Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago school district only, the school board must advertise any corrective actions that may be taken against the school board for denying or delaying special education services to a student of that school district beginning with the 2015-2016 school year through the 2017-2018 school year, including, but not limited to, any legal recourse that may be taken against the school board and the special education services that may be provided by the school district. Provides that the corrective actions must be advertised, at a minimum, on its publicly available Internet website, in newspapers of general circulation in the district, and on social media posts. Requires the State Board of Education to approve the content of the advertisements and to ensure that the scope of the advertising effort is sufficient to reach as many parents or guardians as possible. Effective immediately.

May 28 18  H  Referred to Rules Committee
HB 05904  
Rep. Fred Crespo  
105 ILCS 5/14-17 new  

Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago school district only, the State Board of Education must utilize a minimum of 3 full-time staff members when monitoring the school district's special education policies. Provides that the State Board must provide the staff with administrative and any other support necessary to carry out its duties. Repeals the provision on July 1, 2021. Effective immediately.  
May 28 18  H  Referred to Rules Committee  

HB 05905  
Rep. Fred Crespo  
105 ILCS 5/14-8.02 from Ch. 122, par. 14-8.02  

Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago school district only, the school district may not require approval from individuals outside of the individualized education program team for individualized education program determinations related to special education services. Effective immediately.  
May 28 18  H  Referred to Rules Committee  

HB 05906  
Rep. Fred Crespo  
105 ILCS 5/34-18.60 new  

Amends the Chicago School District Article of the School Code. Requires the school board to post in English and Spanish the school district's policy handbook on its publicly available Internet website. Effective immediately.  
May 28 18  H  Referred to Rules Committee  

HB 05907  
Rep. La Shawn K. Ford  

Appropriates $9,700,000 from the Abraham Lincoln Presidential Library and Museum for a grant to the Abraham Lincoln Presidential Library Foundation for the Taper Collection. Effective July 1, 2018.  
May 29 18  H  Referred to Rules Committee  

HB 05908  
100SB0337 engrossed, Sec. 5-15.1 new  

If and only if Senate Bill 337 of the 100th General Assembly becomes law, then the Firearm Dealer License Certification Act is amended. Provides that the provisions of the Act concerning the certification of the license of a Federal Firearms Licensee apply only to a Federal Firearms Licensee who has been found by the federal or State government to have 3 or more firearms used in the commission of criminal offenses sold or transferred by the licensee within the 5 years prior to his or her application for certification of his or her license. Effective upon becoming law or on the date Senate Bill 337 of the 100th General Assembly takes effect, whichever is later.  
May 29 18  H  Referred to Rules Committee
HB 05909  Rep. Kelly M. Cassidy

10 ILCS 5/1-3 from Ch. 46, par. 1-3
10 ILCS 5/1-13
10 ILCS 5/1-13.5 new
10 ILCS 5/2A-1.1 from Ch. 46, par. 2A-1.1
10 ILCS 5/7-10 from Ch. 46, par. 7-10

Amends the Election Code. Changes the date for general primary elections from the third Tuesday in March to the first Tuesday in April. Changes the date for consolidated primary elections from the last Tuesday in February to the second Tuesday in March. In provisions concerning nomination petitions for established party candidates, provides that the minimum signature requirement for various offices may not exceed 5,000. For various offices currently without a maximum signature requirement, provides that a candidate's petition for nomination may not contain more than 3 times the minimum number of signatures required for the office. Provides that when reviewing a candidate's petition for nomination under these provisions, an election authority shall only consider signatures beginning on the first page of the petition through the signature on the page where the maximum signature requirement is met. Requires the State Board of Elections to adopt rules authorizing election authorities and local election officials to establish procedures under which digital voter signatures may be collected for nominating, candidate, and referendum petitions. Provides that the rules shall allow any election authority or local election official to provide or supply electronic devices for the collection of digital voter signatures on petitions. Provides that the electronic devices may be capable of allowing a person to access and use the online voter registration system established under the Code. Makes conforming changes. Effective immediately.

May 29 18 Referred to Rules Committee

HB 05910  Rep. Jeanne M Ives

820 ILCS 305/8.2
820 ILCS 305/8.2a
820 ILCS 305/8.7
820 ILCS 305/19 from Ch. 48, par. 138.19

Amends the Workers' Compensation Act. Makes numerous additions and changes concerning: employers giving medical providers addresses to which medical bills should be sent; payments by employers to medical providers; explanations of benefits; interest payments by employers to medical providers under specified circumstances; petitions by medical providers if interest has not been paid; duties of the Director of Insurance regarding compliance by health care providers with requests for records by employers and insurers for the authorization of the payment of workers' compensation claims and imposition of administrative fines if an employer or insurer has intentionally failed to comply or demonstrates a repeated pattern of failing to comply with the electronic claims acceptance and response process; utilization review; entry of judgments based on final awards or decisions; and other matters. Effective immediately.

May 29 18 Referred to Rules Committee

HB 05911  Rep. Fred Crespo

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

Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago school district only, if the child's individualized education program team determines paraprofessional support minutes or instructional minutes requiring delivery from a special education teacher in any setting are required in order for a child to receive a free, appropriate public education, then the child's individualized education program must indicate all paraprofessional support minutes and any instructional minutes requiring delivery from a special education teacher in any setting and each quarterly report card must include the number of direct service minutes provided to the child for that quarter, delineated by service type. Effective immediately.

May 30 18 Referred to Rules Committee

HB 05912  Rep. Emanuel Chris Welch

105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02

Amends the Children with Disabilities Article of the School Code. Provides that an application for initial approval as a nonpublic special education facility shall be approved by the State Board of Education within 60 days after receipt of the application if the applicant has otherwise complied with the State Board's requirements for approval. Effective immediately.

May 30 18 Referred to Rules Committee
HB 05913
Rep. Kathleen Willis

430 ILCS 65/3 from Ch. 38, par. 83-3

Amends the Firearm Owners Identification Card Act if and only if Senate Bill 337 of the 100th General Assembly becomes law. Deletes provision that a transferee shall not be criminally liable under the Act provided that he or she provides the Department of State Police with the transfer records in accordance with procedures established by the Department and deletes provision that the Department shall establish, by rule, a standard form on its website. Effective upon becoming law or on the date Senate Bill 337 of the 100th General Assembly takes effect, whichever is later.

May 30 18 Referred to Rules Committee

HB 05914

5 ILCS 140/7.7 new
105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9
105 ILCS 5/10-30 new
105 ILCS 5/21B-15
105 ILCS 5/21B-75
105 ILCS 5/21B-80
105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5
105 ILCS 5/34-18.60 new
105 ILCS 5/34-84b from Ch. 122, par. 34-84b
720 ILCS 5/11-9.6 new
725 ILCS 5/107-17 new
820 ILCS 40/7 from Ch. 48, par. 2007

Amends the Freedom of Information Act to provide that in the case of sexual assault or sexual abuse by school district personnel, nothing in the Act prohibits a school district from disclosing disciplinary records of school district personnel. Amends the School Code to require a school board to report all credible cases of sexual assault or sexual abuse by a licensed educator to the State Board of Education, to establish a hearing procedure for student victims, and to ensure that a licensed educator under investigation by the State Superintendent of Education is reassigned to non-classroom duty. Provides that, beginning with the 2018-2019 school year, the State Board of Education must monitor all fingerprint-based criminal history records checks and any other database checks conducted by a school district or regional superintendent for applicants for employment with a school district. Makes changes concerning educator licensure and allegations of physical or sexual abuse. Amends the Criminal Code of 2012 to create the criminal offense of sexual conduct or sexual relations with a student by an authority figure. Amends the Code of Criminal Procedure of 1963 to require an arresting enforcement agency to share its reports pertaining to the arrest of a licensed educator with the superintendent of any school district that employs the educator (or, in the case of the arrest of a superintendent, with the school board of any school district that employs the superintendent). Amends the Personnel Record Review Act to provide that the Act does not prohibit a school district from divulging internal investigative findings and discipline to another school district. Effective immediately.

Nov 07 18 H Referred to Rules Committee
HB 05915  Rep. Fred Crespo
105 ILCS 5/34-18.60 new

Amends the Chicago School District Article of the School Code. Provides that, within one month of the beginning of the 2018-2019 school year, the school board shall develop a one-page summation of the reported cases of sexual abuse or sexual assault in the school district in the preceding 10 years and must distribute the summation to the parent or guardian of every student enrolled in the school district. Requires the State Board to approve the content of the summation before distribution by the school board. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05916  Rep. Fred Crespo
105 ILCS 5/34-18.60 new

Amends the Chicago School District Article of the School Code. Requires the school board to develop and distribute to every parent or guardian of a student in the school district a one-page summation of the statute of limitations for a student or a parent or guardian to bring a claim against the school district and any possible courses of corrective action for a student who has been sexually abused or sexually assaulted on the school district's property. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05917  Rep. Fred Crespo
105 ILCS 5/34-18.60 new

Amends the Chicago School District Article of the School Code. Requires the school board to annually develop and distribute a publicly available report on the reported cases of sexual abuse or sexual assault that occurred on school district property in the previous school year. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05918  Rep. Fred Crespo
105 ILCS 5/34-18.60 new
30 ILCS 805/8.42 new

Amends the Chicago School District Article of the School Code. Requires the school board to establish a fund to compensate students who, beginning with the 2007-2008 school year, were subject to sexual abuse or sexual assault. Requires the board to contribute a minimum of $10,000,000 to the fund. Requires the board to advertise the availability of the fund by posting information about the fund on the school district's Internet website, advertising in a newspaper of general circulation in the district, and advertising on social media. Requires the advertisements to include certain information. Provides that the school board shall obtain the State Board of Education's approval regarding the content of the advertisements and regarding the scope of the school board's advertising efforts to ensure that the advertising efforts are, to the extent possible, sufficient to reach as many parents and legal guardians of eligible students as possible. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05919  Rep. Fred Crespo
105 ILCS 5/34-18.60 new

Amends the Chicago School District Article of the School Code. Provides that, before making any changes to its policy on criminal history records checks or other database checks or its policy on reporting and addressing sexual abuse or sexual assault by a member of school personnel, the school board must conduct a public hearing with an opportunity for public input. Requires the school board to advertise the public hearing, at a minimum, on its publicly available Internet website, in newspapers of general circulation within the district, and on social media posts. Requires the State Board of Education to approve the content and scope of the advertisements and to ensure that each hearing has sufficient opportunities for public input. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05920  Rep. Fred Crespo
105 ILCS 5/34-18.60 new

Amends the Chicago School District Article of the School Code. Provides that within one month of the beginning of each school year, the school board must distribute to the parents or guardians of all students enrolled in a school information regarding any member of school personnel employed at the school within the past 5 years who has been found to have sexually abused or sexually assaulted a student enrolled in the school. Effective immediately.

Nov 07 18  H  Referred to Rules Committee
HB 05921  Rep. Fred Crespo
105 ILCS 5/34-18.60 new
Amends the Chicago School District Article of the School Code. In cases of potential sexual abuse or sexual assault by a member of school personnel, prohibits an employee of the school district from conducting a formal investigation or interview of a student unless a local law enforcement officer or a sexual abuse or sexual assault specialist is present. Provides that nothing in the provision prohibits a school district employee from conducting informal investigations of possible cases of sexual abuse or sexual assault. Effective immediately.
Nov 07 18  H  Referred to Rules Committee

HB 05922  Rep. Fred Crespo
105 ILCS 5/2-3.173 new
105 ILCS 5/2-3.174 new
105 ILCS 5/10-17a  from Ch. 122, par. 10-17a
105 ILCS 5/34-18.60 new
720 ILCS 5/11-9.6 new
Amends the School Code. Provides that, for the Chicago school district only, the State Board of Education must employ at least one full-time staff member to monitor and oversee any corrective action taken by the school district on its policy regarding reporting and addressing sexual abuse or sexual assault by a member of school personnel. Provides that the monitor may control the school district's policy and any budget actions taken by the school district in relation to sexual abuse or sexual assault prevention or reporting. Requires the State Board to hire at least 3 full-time staff members to oversee the regional office of education duties of the school district. Provides that the school district's report cards must include the number of incidents of sexual abuse or sexual assault by a member of school personnel, segregated by the types of abuse or assault. Provides that the school board must designate at least one employee at each school to receive sexual abuse or sexual assault reports from a student attending that school. Amends the Criminal Code of 2012 to create the criminal offense of sexual relations with a student by an authority figure. Effective immediately.
Nov 07 18  H  Referred to Rules Committee

HB 05923  Rep. Steven Reick-Mary E. Flowers-Thomas Morrison-Linda Chapa LaVia, Daniel Swanson, David A. Welter, Rita Mayfield, C.D. Davidsmeyer, Kelly M. Cassidy, Margo McDermed, John Cavaletto, Mark Batinick and Brian W. Stewart
105 ILCS 5/10-23.12  from Ch. 122, par. 10-23.12
105 ILCS 5/21B-75
105 ILCS 5/34-18.6  from Ch. 122, par. 34-18.6
Amends the School Code. Provides that the State Superintendent of Education has the authority to initiate a suspension of or revoke the license of any educator licensed under the Educator Licensure Article of the Code if he or she negligently fails to report an instance of suspected child abuse or neglect. Provides that, except for an educator licensed under the Educator Licensure Article of the Code, if a school board determines that any school district employee has willfully or negligently failed to report an instance of suspected child abuse or neglect, as required by the Abused and Neglected Child Reporting Act, then the school board may dismiss that employee immediately upon that determination. Effective immediately.
Nov 07 18  H  Referred to Rules Committee

35 ILCS 200/32-25 new
Nov 07 18  H  Referred to Rules Committee
HB 05925  Rep. Allen Skillicorn
New Act
605 ILCS 5/9-101.7 new
605 ILCS 10/19.5 new
605 ILCS 115/7.1 new
605 ILCS 130/73 new
630 ILCS 5/43 new
Creates the Toll Exemption for Motorcycles Act. Provides that a State agency or unit of local government may not collect a toll from a person operating a motorcycle upon any highway, roadway, bridge, or street. Denies home rule powers. Amends the Illinois Highway Code, the Toll Highway Act, the Toll Bridge Act, the Public Private Agreements for the Illiana Expressway Act, and the Public-Private Partnerships for Transportation Act to make conforming changes. Effective immediately.
Nov 07 18  H Referred to Rules Committee

HB 05926  Rep. Elizabeth Hernandez
40 ILCS 5/1-110.16
Amends the General Provisions Article of the Illinois Pension Code. Requires the Illinois Investment Policy Board to make its best efforts to identify all companies that contract to shelter migrant children and include those companies in the list of restricted companies distributed to each retirement system and the Illinois State Board of Investment. Effective immediately.
Nov 07 18  H Referred to Rules Committee

HB 05927  Rep. Linda Chapa LaVia
225 ILCS 320/10  from Ch. 111, par. 1109
225 ILCS 320/17  from Ch. 111, par. 1116
Amends the Illinois Plumbing License Law. Removes language providing that an applicant for a plumber's license shall provide evidence indicating that he or she is a citizen of the United States or has declared his or her intention to become a citizen. Effective immediately.
Nov 07 18  H Referred to Rules Committee

New Act
225 ILCS 227/5
425 ILCS 35/Act rep.
Creates the Pyrotechnic Use Act of 2018. Provides that display fireworks shall only be offered for sale, exposed for sale, sold at retail, or kept with intent to sell, possess, use, or explode under a permit with specific requirements, a specific license, or for a specific use. Provides requirements for selling consumer fireworks. Provides that the State Fire Marshal may revoke the registration of any seller of consumer fireworks if the seller violates the requirements. Provides the requirements for use of consumer fireworks. Provides exemptions. Provides the procedure regarding the seizure and sale of fireworks that are stored and held in violation of the Act. Provides requirements for the storage of consumer fireworks and display fireworks. Defines terms. Makes conforming changes. Repeals the Pyrotechnic Use Act. Effective immediately.
Nov 07 18  H Referred to Rules Committee
HB 05929  Rep. Steven Reick-Peter Breen-Linda Chapa LaVia-Mary E. Flowers, Deanne M. Mazzochi, Daniel Swanson, David A. Welter, C.D. Davidsmeyer, Margo McDermed, John Cavaletto, Mark Batinick and Brian W. Stewart

Amends the Downstate Teacher and Chicago Teacher Articles of the Illinois Pension Code. Provides that none of the benefits provided for in either Article shall be paid to a person if the person first becomes a member after the effective date of the amendatory Act and a board, after an administrative hearing, determines that the person sexually abused a student. Provides that an employer must notify a board if a retiring member has been accused of sexually abusing a student. Provides that a board may, through an administrative hearing, review the claim of sexual abuse and may order that benefits be forfeited. Provides that the changes made by the amendatory Act shall not operate to impair any contract or vested right acquired before the effective date of the amendatory Act nor to preclude the right to a refund. Provides that all teachers entering service after the effective date of the amendatory Act shall be deemed to have consented to the provisions of the amendatory Act as a condition of membership. Makes conforming changes.

Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05930  Rep. David McSweeney-Stephanie A. Kifowit-Fred Crespo-Gregory Harris, Robyn Gabel and Juliana Stratton

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to establish, by rule, minimum quality standards for providers of medical supplies, equipment, and related services applicable to contracted managed care organizations for all services rendered to MCO enrollees. Requires the minimum quality standards to be based upon recognized national standards promulgated by national bodies and by the Centers for Medicare and Medicaid Services. Requires the Department to set a rate of reimbursement payable by contracted managed care organizations to contracted, in-network providers of medical supplies, equipment, and related services at the default rate of reimbursement paid under the Illinois Medicaid fee-for-service program methodology for such medical supplies, equipment, and related services of similar quality. Provides that these provisions shall not be construed to allow the Department or its contracted MCOs to enter into sole source contracts for the provision of durable medical equipment, supplies, or related services to Medicaid beneficiaries and Medicaid managed care enrollees. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05931  Rep. Allen Skillicorn

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that new redevelopment project areas may not be established under the Act until 2 years after the effective date of the amendatory Act. Repeals the provisions 2 years after the effective date of the amendatory Act. Effective immediately.

Nov 07 18  H  Referred to Rules Committee
HB 05932  Rep. La Shawn K. Ford
New Act
50 ILCS 615/15
65 ILCS 5/11-61-1a from Ch. 24, par. 11-61-1a
70 ILCS 210/13 from Ch. 85, par. 1233
70 ILCS 2605/17 from Ch. 42, par. 337
70 ILCS 3615/3A.13 from Ch. 111 2/3, par. 703A.13

Creates the Nelson Mandela Memorial Road Act. Provides that Illinois Route 50 between U.S. Route 45 in Kankakee, Illinois and U.S. Route 41 in Skokie, Illinois is designated as Mandela Road in honor of Nelson Mandela. Requires appropriate signs to be erected to recognize the designation. Pre-empts home rule units from providing an alternative designation. Provides that driver's licenses and identification cards that list a former designation as the address of record shall remain valid until their scheduled expiration. Makes corresponding changes to the Local Government Facility Lease Act, the Illinois Municipal Code, the Metropolitan Pier and Exposition Authority Act, the Metropolitan Water Reclamation District Act, and the Regional Transportation Authority Act.

Nov 07 18  H Referred to Rules Committee

HB 05933  Rep. Deb Conroy
5 ILCS 327/20
215 ILCS 5/155.46 new
625 ILCS 5/6-117 from Ch. 95 1/2, par. 6-117

Amends the Organ Donor Leave Act. Provides that an employer shall not retaliate against an employee for requesting or obtaining a leave of absence to donate blood, an organ, or bone marrow. Amends the Illinois Insurance Act. Provides prohibitions on denial of coverage and costs of premiums for living organ donors for life insurance, disability insurance, and long-term care insurance policies. Amends the Illinois Vehicle Code. Requires the Secretary of State to review and update certain public service announcements, websites, and other media relating to live organ donation to educate the public on the benefits of live organ donation and the impact of live organ donation on access to insurance. Effective January 1, 2019.

Nov 07 18  H Referred to Rules Committee


Amends Public Act 100-586. Repeals an appropriation from the Road Fund to the Department of Transportation for a grant to the Chicago Department of Transportation for infrastructure improvements. Adds the same amount to an appropriation from the Road Fund for construction and land acquisition. Effective immediately.

Nov 07 18  H Referred to Rules Committee

HB 05935  Rep. Jeanne M Ives
215 ILCS 155/21 from Ch. 73, par. 1421

Amends the Title Insurance Act. Provides that the Secretary of Financial and Professional Regulation may refuse to grant and may suspend or revoke a certificate of authority, registration, or license issued under the Act or impose a fine if the Secretary determines that the holder of or applicant for a certificate of authority, registration, or license is both a holder of a registration as a title insurance agent and an attorney and has acted as the attorney for any party to a real property transaction in which the person has also acted as a registered title insurance agent. Effective immediately.

Nov 07 18  H Referred to Rules Committee

HB 05936  Rep. Daniel Swanson
65 ILCS 5/11-74.4-3.5


Nov 07 18  H Assigned to Revenue & Finance Committee
HB 05937  Rep. Natalie Phelps Finnie-Monica Bristow-LaToya Greenwood-Jerry Costello, II-Katie Stuart, Terri Bryant, Sue Scherer, Camille Y. Lilly, Mary E. Flowers, Emanuel Chris Welch, Natalie A. Manley, Michael Halpin and Sara Feigenholtz

40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Amends the Downstate Teachers and State Universities Articles of the Illinois Pension Code. Requires an employer to make an additional employer contribution for a participant whose earnings for any academic year used to determine the final rate of earnings exceed the amount of his or her earnings with the same employer for the previous academic year by more than 6% (instead of 3%). Makes conforming changes. Effective immediately.

Nov 07 18   H  Referred to Rules Committee

HB 05938  Rep. David McSweeney

65 ILCS 5/8-1-2.7 new

Amends the Illinois Municipal Code. Provides that public funds shall not be expended by a municipality for expenses connected with a convention or gathering of municipal personnel. Provides that a State agency may not expend public funds for expenses connected with the renting or procurement of booths, hospitality suites, or other physical spaces at a convention or gathering of municipal personnel. Provides that a "convention or gathering of municipal personnel" means a gathering of employees or contractors from 2 or more separately domiciled or geographically separated municipalities in a gathering that is sponsored or co-sponsored by a league or association that includes 2 or more municipalities. Provides that the restrictions do not apply to public funds expended at a convention or gathering of public safety personnel, at a convention or gathering relating to economic development and tourism promotion, pursuant to a contract entered into before the effective date of the amendatory Act, or funds appropriated and expended by a municipality if specified procedures are followed. Effective immediately.

Nov 07 18   H  Referred to Rules Committee


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

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful use of weapons when he knowingly sells, manufactures, purchases, possesses, or carries a firearm with: (1) a major component of which, if subjected to inspection by common metal detection devices, would not be detectable; or (2) a major component of which, if subjected to inspection by common imaging detection devices, would not generate an image that accurately depicts the shape of the component. Provides that this offense is a Class 2 felony. Creates exemptions. Effective immediately.

Nov 07 18   H  Referred to Rules Committee

HB 05940  Rep. Barbara Wheeler

625 ILCS 57/30

Amends the Transportation Network Providers Act. Provides that a transportation network company shall establish and maintain a 24-hour law enforcement contact hotline. Provides that the hotline shall be used for the receipt of inquiries, comments, and other input or requests from law enforcement within this State. Provides that the hotline shall be staffed by personnel located within the United States.

Nov 07 18   H  Referred to Rules Committee
HB 05941  Rep. Christine Winger-Fred Crespo-Barbara Wheeler

5 ILCS 120/2  from Ch. 102, par. 42
5 ILCS 140/7  from Ch. 116, par. 207
105 ILCS 10/6  from Ch. 122, par. 50-6
105 ILCS 128/20
105 ILCS 128/45 new

Amends the School Safety Drill Act. Requires schools to conduct a law enforcement drill to address a school shooting incident within 90 days after the beginning of each academic year (instead of conducting it during each academic year). Requires all school boards of school districts to develop threat assessment protocols and to create threat assessment teams. Provides that the threat assessment team shall include specified personnel and other members. Provides that a threat assessment protocol adopted by the school board shall be a public document and be posted on the school district's website. Provides that a school board shall create the threat assessment team within 30 days after the effective date of the amendatory Act and adopt an initial threat assessment protocol within 90 days after the effective date of the amendatory Act. Provides that a school district may share information concerning a clear and present danger with another school district and creates a conforming exemption in the Illinois School Student Records Act. Creates exemptions for the work of the threat assessment team in the Open Meetings Act and the Freedom of Information Act. Effective immediately.

Nov 07 18    H    Referred to Rules Committee

HB 05942  Rep. Monica Bristow

720 ILCS 5/12-5.03 new

Amends the Criminal Code of 2012. Provides that a person who unlawfully possesses fentanyl commits reckless endangerment of a first responder by fentanyl exposure if he or she, by any means lawful or unlawful, recklessly performs an act or acts that cause a first responder bodily harm as a result of exposure to or contact with fentanyl. Provides that a person commits reckless endangerment of a first responder by fentanyl exposure when he or she unlawfully delivers fentanyl to another that causes bodily harm to a first responder as a result of exposure to or contact with that fentanyl. Reckless endangerment of a first responder by fentanyl exposure is a Class 2 felony. Effective immediately.

Nov 07 18    H    Referred to Rules Committee

HB 05943  Rep. Monica Bristow

720 ILCS 570/401 from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Increases a sentencing enhancement to 6 years imprisonment (currently, 3 years) when the controlled substance also contains any amount of a fentanyl for the following violations: manufacture or delivery, or possession with intent to manufacture or deliver, a controlled substance, a counterfeit substance, or controlled substance analog; controlled substance trafficking; calculated criminal drug conspiracy; criminal drug conspiracy; streetgang criminal drug conspiracy; or delivery of a controlled, counterfeit, or look-alike substance to a person under 18 years of age. Modifies the amount of fentanyl required to trigger sentencing intervals. Effective immediately.

Nov 07 18    H    Referred to Rules Committee

HB 05944  Rep. Katie Stuart

720 ILCS 570/316

Amends the Illinois Controlled Substances Act. Provides that the information required to be transmitted under the prescription monitoring program must be transmitted not later than the end of the business day on which a controlled substance is dispensed, or at such other time as may be required by the Department of Human Services by administrative rule (rather than, at the end of the next business day on which the controlled substance is dispensed).

Nov 07 18    H    Referred to Rules Committee

HB 05945  Rep. Katie Stuart

720 ILCS 570/401 from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Provides that a sentencing enhancement of an additional 3 years imprisonment is applicable when the controlled substance also contains any amount of a fentanyl analog for the following violations: manufacture or delivery, or possession with intent to manufacture or deliver, a controlled substance, a counterfeit substance, or controlled substance analog; controlled substance trafficking; calculated criminal drug conspiracy; criminal drug conspiracy; streetgang criminal drug conspiracy; or delivery of a controlled, counterfeit, or look-alike substance to a person under 18 years of age (currently, the sentencing enhancement is applicable only to additional amounts of fentanyl). Effective immediately.

Nov 07 18    H    Referred to Rules Committee
HB 05946  Rep. Steven A. Andersson-David Harris-David A. Welter-Kelly M. Cassidy-Juliana Stratton, Sam Yingling, Ann M. Williams, John Connor, Jonathan Carroll, Deb Conroy, Linda Chapa LaVia, Kathleen Willis, Anna Moeller, Sara Feigenholz, Christian L. Mitchell, Gregory Harris, Theresa Mah, Michelle Mussman, Laura Fine and Stephanie A. Kifowit

20 ILCS 2610/25 new

Amends the State Police Act. Provides that the Department of State Police shall establish, by rule, a standing security protocol for the use of a three-dimensional printer located on the property of a public library, elementary or secondary school, college, community college, or State agency as defined in the Illinois State Auditing Act on or before January 1, 2019. Provides that each entity shall implement the standing security protocol adopted by the Department on or before July 1, 2019. Provides that to the extent that the standing security protocol conflicts with the use a three-dimensional printer for legitimate academic research, a waiver may be issued by the head of the entity or the head of the department of that entity for its continued use. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05947  Rep. Bill Mitchell

50 ILCS 705/10.22
105 ILCS 5/10-20.67

If and only if Senate Bill 2925 of the 100th General Assembly becomes law (in the form in which it passed both houses), amends the Illinois Police Training Act to provide that the Illinois Law Enforcement Training Standards Board may offer a school resource officer course to a qualified retired law enforcement officer. Provides that nothing in the school resource officer course provision prohibits a school resource officer or qualified retired law enforcement officer from carrying a firearm. If and only if Senate Bill 2925 of the 100th General Assembly becomes law (in the form in which it passed both houses), amends the School Code. Provides that beginning January 1, 2021, a school or school district may employ a qualified retired law enforcement officer who obtains a certificate of completion or approved waiver under the Illinois Police Training Act to carry out the duties of a school resource officer. Makes a conforming change. Effective immediately or on the date Senate Bill 2925 of the 100th General Assembly takes effect, whichever is later.

Nov 07 18  H  Referred to Rules Committee

HB 05948  Rep. David S. Olsen-Deanne M. Mazzochi

105 ILCS 5/10-17a from Ch. 122, par. 10-17a

Amends the School Code. With regard to school report cards, provides that, except as required by federal law or for data collected uniformly for all ethnic subgroups among the entire student population in this State, any data collected by the State Board of Education pertaining to students may not be disaggregated by ethnic subgroups. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05949  Rep. Lindsay Parkhurst

35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates an income tax deduction in an amount equal to the out-of-pocket costs incurred by a taxpayer during the taxable year for expenses associated with long-term care for the taxpayer or the taxpayer’s family member. Effective immediately.

Nov 07 18  H  Referred to Rules Committee


430 ILCS 65/10 from Ch. 38, par. 83-10

Amends the Firearm Owners Identification Card Act. Provides that any person prohibited from possessing a firearm under the Criminal Code of 2012 or acquiring a Firearm Owner's Identification Card under the Act may apply to the Director of State Police or petition the circuit court in the county where the petitioner resides for relief and the Director or court may grant it if it is established by the applicant to the court's or Director's satisfaction that the applicant has not been convicted of a forcible felony under the laws of this State or any other jurisdiction within 5 years (currently, 20 years) or at least 5 years have passed since the end of any period of imprisonment imposed in relation to that conviction.

Nov 07 18  H  Referred to Rules Committee

HB 05951  Rep. Rita Mayfield

Appropriates $9,700,000 from the Tourism Promotion Fund to the Abraham Lincoln Presidential Library and Museum for payments to the Abraham Lincoln Presidential Library Foundation. Effective immediately.

Nov 07 18  H  Referred to Rules Committee
HB 05952  Rep. Jim Durkin-David S. Olsen

415 ILCS 5/9.20 new

Amends the Environmental Protection Act. Provides that if, at any time, a facility is emitting ethylene oxide at a level higher than the standards set forth by specified provisions of the federal Clean Air Act or by the Illinois Environmental Protection Agency under specified provisions of the Environmental Protection Act, then the facility shall immediately cease operations until sufficient changes are made to reduce the level of such emissions below both federal and State standards. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05953  Rep. David McSweeney

35 ILCS 5/228 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to the investment made by the taxpayer during the taxable year in a Qualified Opportunity Fund. Provides that no such credit may be taken for any taxable year that begins prior to January 1, 2020. Provides that excess credits may be carried forward or back. Provides that the aggregate amount of the Qualified Opportunity Fund tax credit shall be limited to $100,000,000 per calendar year. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05954  Rep. Allen Skillicorn

40 ILCS 5/16-123 from Ch. 108 1/2, par. 16-123

30 ILCS 805/8.42 new

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that beginning on the effective date of the amendatory Act, a substitute teacher is not required, as a condition of employment or otherwise, to participate in the System. Provides that an active substitute teacher may terminate his or her membership in the System (including the ability to contribute or have contributions made to a defined contribution account, if applicable) by notifying the System in writing. Provides that an active substitute teacher terminating his or her membership in the System shall be entitled to a refund of his or her contributions (other than contributions to a defined contribution account) minus the benefits received prior to the termination of membership. Amends the State Mandates Act to require implementation without reimbursement.

Nov 07 18  H  Referred to Rules Committee

HB 05955  Rep. Jeanne M Ives

105 ILCS 5/10-22.36 from Ch. 122, par. 10-22.36

Amends the School Code. With regard to buildings for school purposes, provides that referendum approval is required for all school construction projects begun on or after the effective date of the amendatory Act, including, but not limited to, (i) projects with funding derived from the school district's bonded indebtedness or tax levy or any other taxes, revenues, or debt instruments, (ii) projects that involve a building being leased by the school district, (iii) projects with funding derived from the sale or disposition of other property, or (iv) projects with funding received from a grant, gift, or lease payment; defines "school construction project". Requires the referendum language to include a description of the project, the estimated total cost of the project, the source of funding for the project, and any other relevant financial information about the project, as currently required by statute. Removes provisions allowing no referendum approval for the certain purchase, construction, or building of a building. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05956  Rep. Mark Batinick-David McSweeney-C.D. Davidsmeyer-Thomas Morrison-Peter Breen and David S. Olsen

15 ILCS 20/50-22

Amends the State Budget Law of the Civil Administrative Code of Illinois. Removes references to General Assembly members from provisions concerning funding for salaries of General Assembly members, judges, and legislative operations. Effective immediately.

Nov 07 18  H  Referred to Rules Committee
HB 05957  Rep. Steven Reick-Tony McCombie-Peter Breen-Mary E. Flowers, Steven A. Andersson, Grant Wehrli, Thomas Morrison, Allen Skillcorn, Margo McDermed, Lindsay Parkhurst and Jeff Keicher

New Act
30 ILCS 105/5.886 new

Creates the Commission on Fiscal Responsibility and Reform Act. Provides that the Commission on Fiscal Responsibility and Reform shall consist of 18 voting members. Provides for the appointment of the members. Provides that the Commission shall undertake a review of executive branch State agencies and provide recommendations for improvement. Provides that the Commission shall submit a report to the Governor and the General Assembly. Creates the Commission on Fiscal Responsibility and Reform Fund, which may receive gifts, grants, and donations from any lawful source. Provides that moneys in the Fund shall be used by the Commission exclusively for public purposes. Provides that the Commission on Fiscal Responsibility and Reform shall operate as a 501(c)(4) entity under the federal Internal Revenue Code. Repeals the Act on October 1, 2020. Amends the State Finance Act to create the Commission on Fiscal Responsibility and Reform Fund. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05958  Rep. Jeanne M Ives

20 ILCS 3475/63 new

Amends the Abraham Lincoln Presidential Library and Museum Act. Provides that the Abraham Lincoln Presidential Library and Museum, its Board, its Executive Director, and the Abraham Lincoln Presidential Library Foundation are subject to the Open Meetings Act and the Freedom of Information Act.

Nov 07 18  H  Referred to Rules Committee

HB 05959  Rep. Grant Wehrli-Avery Bourne

10 ILCS 5/7-10.4 new
10 ILCS 5/10-5.2 new

Amends the Election Code. Provides that each candidate for Governor, Lieutenant Governor, Secretary of State, Comptroller, Treasurer, or Attorney General shall, at the time he or she files a statement of candidacy for that position, file a Statement of Nondisclosure Agreements. Provides that the Statement of Nondisclosure Agreements shall disclose whether or not the candidate is a party to, a signatory to, or a beneficiary of any nondisclosure agreement at the time of the filing.

Nov 07 18  H  Referred to Rules Committee

HB 05960  Rep. Jim Durkin-Grant Wehrli

New Act

Creates the Vacancy Fraud and Penalties Act. Allows a taxing body or representative of a taxing body to file a vacancy fraud complaint with the chief county assessment officer or the county board of review if property receives vacancy relief and the property owner is not actively attempting to lease, sell, or alter the property. Sets forth factors for determining whether or not vacancy fraud has occurred. Sets forth penalties. Provides that a person commits property tax vacancy fraud when he or she knowingly owns vacant property and, for 2 or more consecutive years in which vacancy relief is granted, has not actively attempted to sell, lease, or alter the vacant property. Provides that property tax vacancy fraud is a Class A misdemeanor. Provides that a person commits aggravated property tax vacancy fraud when he or she commits property tax vacancy fraud that leads to the assessment of more than $100,000 in back taxes. Provides that aggravated property tax vacancy fraud is a Class 4 felony. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05961  Rep. David McSweeney

105 ILCS 5/10-20.68 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that, notwithstanding any other provision of law to the contrary, a school board may immediately suspend or terminate the employment of any person employed by a school district or contracted to work for a school district who has been convicted of a sex offense; defines "sex offense". Effective immediately.

Nov 07 18  H  Referred to Rules Committee
HB 05962  Rep. David McSweeney

New Act

Creates the Truth in Legislative Taxation Act. Provides that every new Act that creates a new tax or fee or increases an existing tax or fee shall include the words "Tax Increase", "Fee Increase", or "Tax and Fee Increase" in its short title. Requires the sponsor of the new Act to inform the Legislative Reference Bureau that the new Act creates a new tax or fee or increases an existing tax or fee each time a drafting request is made related to that new Act. Requires the sponsor to provide a statement of legislative intent to the Legislative Reference Bureau that describes each new or increased tax or fee in the new Act and that sets forth the reason for each new or increased tax or fee. Directs the Legislative Reference Bureau to: ensure that the short title of the new Act conforms to the naming requirements of this Act; include the statement of legislative intent provided by the sponsor in the Section of the new Act immediately following the short title; and in its synopsis of the bill or amendment, state that the new Act creates a new tax or fee or increases an existing tax or fee. Where the new Act is drafted in the form of bill, directs the Legislative Reference Bureau to affix to the first page of the bill a stamp or words indicating that the new Act is one to which this Act applies. Provides corresponding requirements for amendatory Acts. Effective immediately.

Nov 07 18  H Referred to Rules Committee

HB 05963  Rep. La Shawn K. Ford

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that, beginning July 1, 2019, a family eligible for child care services whose income is at or below 185% of the most recent United States Department of Health and Human Services Federal Poverty Guidelines for the applicable family size shall pay a $1 fee as a co-payment for child care services. Deletes a provision that: (i) requires the Department of Human Services to establish, by rule, a co-payment scale that provides for cost sharing by families that receive child care services, including parents whose only income is from assistance under this Code; and (ii) that require co-payments to be based on family income and family size and other factors as appropriate. Removes a provision that authorizes the Department to raise parent co-payments.

Nov 07 18  H Referred to Rules Committee

HB 05964  Rep. David McSweeney

55 ILCS 5/3-5018.2 new

Amends the Counties Code. Provides that a county board may, by ordinance, declare that it will control county recorder fees. Provides that upon the adoption of such an ordinance, the county board may reduce any fee charged by the county recorder of deeds to a figure selected by the county board and transfer all or part of a county recorder of deed's budget surplus to the county general fund. Provides that county board actions under these provisions have precedence over other formulas or fee schedules used to calculate county recorder fees and any other use of a county recorder of deed's budget surplus. Effective immediately.

Nov 07 18  H Referred to Rules Committee

HB 05965  Rep. André Thapedi

310 ILCS 50/4 from Ch. 67 1/2, par. 854

Amends the Abandoned Housing Rehabilitation Act. Permits an organization that files a petition for temporary possession of property to also request a court order waiving or extinguishing any county property tax lien or unpaid property taxes existing on the property if the property has been vacant for at least 3 years. Requires the petitioner to provide notice of any order waiving or extinguishing the tax lien or unpaid property taxes to the office of the county collector or county treasurer of the county in which the property is located. Requires any petition to waive or extinguish a tax lien or unpaid property taxes to be filed by the petitioner within 90 days of commencing the action, unless such time is extended by the court for good cause. Provides that a hearing on the organization's petition need not occur immediately, but must be held prior to the closure of the case and that the order waiving or extinguishing the tax lien shall only exist for the benefit of the organization that files a petition, and shall not inure to, pass to, or benefit any other party in interest of the property.

Nov 07 18  H Referred to Rules Committee

HB 05966  Rep. David McSweeney

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that when a person has been convicted of child abduction, the victim of the offense may request that the State's Attorney of the county in which the conviction occurred file a verified petition with the presiding trial judge at the petitioner's trial to have a court order entered to seal the records of the circuit court clerk in connection with the proceedings of the trial court concerning that offense.

Nov 07 18  H Referred to Rules Committee
HB 05967  Rep. David McSweeney
730 ILCS 5/3-3-7 from Ch. 38, par. 1003-3-7

Amends the Unified Code of Corrections. Provides that the conditions of every parole and mandatory supervised release are that the subject if convicted of a sex offense as defined in the Sex Offender Registration Act against a victim under 18 years of age on or after the effective date of the amendatory Act, refrain from accessing the Internet without the prior written approval of the Department of Corrections for the duration of the parole or release term.

Nov 07 18  H  Referred to Rules Committee

HB 05968  Rep. David McSweeney-Sam Yingling
25 ILCS 170/3.1
25 ILCS 170/3.2 new
55 ILCS 5/2-3015
55 ILCS 5/2-4010
55 ILCS 5/2-5008 from Ch. 34, par. 2-5008
55 ILCS 5/2-6011 new

Amends the Lobbyist Registration Act. Provides that a person required to be registered under the Act, his or her spouse, and his or her immediate family members living with that person may not serve as a member of a county board. Amends the Counties Code to provide that no person is eligible to hold office as a county board member, commissioner, or executive if he or she is required to be registered as a lobbyist under the Lobbyist Registration Act. Makes conforming changes.

Nov 07 18  H  Referred to Rules Committee

HB 05969  Rep. Katie Stuart
625 ILCS 5/3-699.17 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue United Nations Protection Force license plates to residents who served in the United Nations Protection Force in Yugoslavia. Provides that the original issuance fee shall be $15 and the renewal fee shall be $2.

Nov 07 18  H  Referred to Rules Committee

HB 05970  Rep. La Shawn K. Ford-Linda Chapa LaVia
New Act
55 ILCS 5/3-6023 from Ch. 34, par. 3-6023
105 ILCS 5/10-20.68 new
105 ILCS 5/34-18.61 new
210 ILCS 85/7.7 new

Creates the Safe Spaces in Public Places Act. Defines terms. Provides that beginning with the 2019-2020 academic year, each institution of higher learning must install and operate a walk-through metal detector at each public entrance of the institution and during any special event on any campus of the institution if more than 1,000 people are present at the event. Amends the Officers and Employees Article of the Counties Code. Provides that as part of his or her duty to maintain the security of a courthouse, a sheriff shall maintain a walk-through metal detector at each point of entry into the courthouse. Provides that a courthouse shall ensure that all members of the public, other than employees of the county or individuals who display proper credentials, who enter the courthouse at a point of entry are subjected to screening by a walk-through metal detector. Provides that a hospital shall maintain a metal detector at each point of entry into the hospital; defines "point of entry". Provides that a hospital shall ensure that all members of the public, other than the employees of the hospital who display proper credentials, who enter the hospital at a point of entry are subjected to screening by a metal detector. Effective immediately.

Nov 07 18  H  Referred to Rules Committee
HB 05971

(Sen. John J. Cullerton-Steve M. Landek-John F. Curran, Thomas Cullerton-Jacqueline Y. Collins-Terry Link, Bill Cunningham and Elgie R. Sims, Jr.)

5 ILCS 490/6 new
Amends the State Commemorative Dates Act. Designates the month of April of each year as Arab American Heritage Month to be observed throughout the State as a month to recognize the valuable contributions of Arab Americans to this State and to the various aspects of American society. Effective immediately.

Nov 28 18 Passed Both Houses

HB 05972
Rep. Joe Sosnowski

750 ILCS 50/9.1 new

750 ILCS 50/20b
Amends the Adoption Act. Provides that a final order of adoption shall not be overturned by the court for any reason other than fraud on the part of the party adopting the child. Provides that if consent to adoption has been given by the Department of Children and Family Services and the Department seeks to withdraw or revoke its consent to adoption, it must, within 60 days after the date of the filing of the adoption petition containing the consent, file a petition asking the court to revoke the Department's consent and dismiss the adoption petition. Provides that within 30 days after filing the petition, the Department shall make a formal report to the court explaining it is seeking to withdraw or revoke consent. Provides that if the Department does not file the report within 30 days, the court shall dismiss the Department's petition. Provides that after an order of adoption by the court becomes final, the Department shall be fully bound by the order and may not later challenge the validity of the adoption proceedings, but shall be fully bound by the order. Provides that if the Department withdraws or revokes a consent to adoption or appeals a finalized order of adoption, the court shall order the Department to reimburse the prospective adoptive parents and other interested parties for all adoption expenses, including, but not limited to, all medical fees and costs and all legal fees and costs. Provides that the Department is barred from filing a motion or petition to vacate a final order of adoption or revoke consent to an adoption.

Nov 07 18 Referred to Rules Committee

HB 05973
Rep. La Shawn K. Ford

725 ILCS 5/107-4 from Ch. 38, par. 107-4
725 ILCS 5/107-14 from Ch. 38, par. 107-14
725 ILCS 5/108-1.01 rep.
Amends the Code of Criminal Procedure of 1963. Provides that a peace officer shall not stop any person in a public place for a reasonable period of time when the officer reasonably infers from the circumstances that the person is committing, is about to commit, or has committed an offense as defined in the Code. Eliminates provision requiring an officer to provide the person with a stop receipt which provides the reason for the stop and contains the officer's name and badge number. Makes conforming changes. Effective immediately.

Nov 07 18 Referred to Rules Committee

HB 05974
Rep. La Shawn K. Ford

20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately expunged after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately expunged. Provides that the petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the State's Attorney may not object to an immediate expungement petition and the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Provides that no fees shall be charged by the circuit court clerk or the Department of State Police for processing petitions filed under this provision. Makes other changes.

Nov 07 18 Referred to Rules Committee
HB 05975  Rep. Elizabeth Hernandez

35 ILCS 200/18-205
30 ILCS 805/8.42 new

Amends the Property Tax Code. Repeals the increase in the limiting rate under the Property Tax Extension Limitation Law for Berwyn South School District Number 100 adopted by referendum at the election held on April 4, 2017, effective levy year 2018. Effective immediately.

Nov 07 18  H  Assigned to Revenue & Finance Committee

HB 05976  Rep. David McSweeney

30 ILCS 350/3 from Ch. 17, par. 6903
30 ILCS 350/15 from Ch. 17, par. 6915

Amends the Local Government Debt Reform Act. Provides that no alternate bonds shall be issued if the issuance of such bonds would create or continue the accumulation of stacked alternate-bonded debt. Provides that provisions concerning stacked alternate-bonded debt do not apply to any transactions or agreements concerning debt that may be in place before the effective date of this amendatory Act. Defines "stacked alternate-bonded debt". Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05977  Rep. Robert Martwick-Steven A. Andersson-Jonathan Carroll

10 ILCS 5/9-8.7 new

Amends the Election Code. Provides that any expenditure made by a news publication or an entity that owns a news publication for the purpose of supporting or opposing a public official or candidate shall be treated as an in-kind contribution for the purposes of the Code. Effective immediately.

Nov 07 18  H  Referred to Rules Committee

HB 05978  Rep. André Thapedi

735 ILCS 5/2-607 from Ch. 110, par. 2-607

Amends the Code of Civil Procedure. Provides that if the pleader does not file and serve a bill of particulars within 28 days of the demand, or if the bill of particulars delivered is insufficient, the court may, among other things, award attorney’s fees and costs. Provides a 28-day deadline for moving that a demand for a bill of particulars be denied or modified.

Nov 07 18  H  Referred to Rules Committee

HB 05979  Rep. La Shawn K. Ford

30 ILCS 105/5.891 new
625 ILCS 5/3-699.17 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue special registration plates designated as Post-Traumatic Stress Disorder Awareness license plates. Provides that the original fee and renewal fee shall be $25. Creates the Post-Traumatic Stress Disorder Awareness Fund. Makes corresponding changes in the State Finance Act.

Nov 07 18  H  Referred to Rules Committee

HB 05980  Rep. Peter Breen-Deanne M. Mazzochi-Steven Reick

720 ILCS 5/32-10 from Ch. 38, par. 32-10
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Criminal Code of 2012. Provides that a person who, having been admitted to bail for appearance before any court of this State, incurs a forfeiture of the bail and knowingly fails to surrender himself or herself within 30 days following the date of the forfeiture, commits, if the bail was given in connection with a charge of felony or pending appeal or certiorari after conviction of any offense, a felony of the same (rather than next lower) Class. Deletes language providing that the person commits a Class A misdemeanor if the underlying offense was a Class 4 felony. Deletes language providing that if the bail was given in connection with a charge of committing a misdemeanor, or for appearance as a witness, that the person commits a misdemeanor of the next lower Class, but not less than a Class C misdemeanor. Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for a Class 4 or greater felony violation of the offense of violation of bail bond.

Nov 07 18  H  Referred to Rules Committee
HB 05981  Rep. David McSweeney
720 ILCS 5/10-5 from Ch. 38, par. 10-5

Amends the Criminal Code of 2012. Provides that a person commits child abduction when he or she commits involuntary
sexual servitude of a minor.
Nov 07 18  H Referred to Rules Committee

HB 05982  Rep. David McSweeney
5 ILCS 100/5-30 from Ch. 127, par. 1005-30
5 ILCS 100/5-40 from Ch. 127, par. 1005-40
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 100/5-100 from Ch. 127, par. 1005-100
5 ILCS 100/5-115 from Ch. 127, par. 1005-115

Amends the Illinois Administrative Procedure Act. Provides that an agency that proposes a new rule or amendment to a
rule shall, before or during the first notice period, provide an opportunity for private sector entities to participate in the rulemaking
process by utilizing specified techniques, as well as providing those private sector entities with the opportunity to submit their own
estimates on the cost of compliance with the proposed rule or amendment. Requires an agency to include those estimates in both a final
regulatory flexibility analysis and an analysis of the economic and budgetary effects of the proposed rulemaking. Provides that prior to
the filing for publication in the Illinois Register of any proposed rule or amendment, each agency shall estimate the compliance and
implementation costs for private parties for that proposed rule or amendment. Extends the maximum length of the second notice period
from 90 days to 135 days. Provides that a rule estimated either by an agency or during the second notice period to generate compliance
and implementation costs of $10,000,000 or more over a 2-year period shall be deemed objectionable and automatically prohibited,
and the Joint Committee on Administrative Rules shall issue a statement to that effect in accordance with specified provisions.
Provides that the proposed rule or amendment shall remain prohibited until otherwise authorized by legislation passed by both houses
of the General Assembly and signed by the Governor. Provides that any adopted emergency rule estimated to generate compliance and
implementation costs of $10,000,000 or more over the term of the emergency rule shall be automatically suspended until otherwise
authorized by legislation passed by both houses of the General Assembly and signed by the Governor. Requires the Commission on
Government Forecasting and Accountability to publish an annual inflation index to measure the rise in costs stemming from the
implementation of rules and amendments to rules. Provides that the Joint Committee has the power to request the Auditor General to
perform an independent estimate to assess the cost of a proposed rule or amendment, or the cost of an emergency rule. Provides further
requirements concerning the prohibition of proposed rules or amendments. Makes conforming changes.
Nov 07 18  H Referred to Rules Committee

HB 05983  Rep. Jim Durkin-David S. Olsen-Sheri Jesiel-Grant Wehrli-Carol Sente, Steven A. Andersson, Nicholas K Smith,
Will Guzzardi, Jonathan Carroll, Katie Stuart, Laura Fine, Mary E. Flowers, Deb Conroy and Kelly M. Burke
415 ILCS 5/9.16 new
415 ILCS 5/39.5 from Ch. 111 1/2, par. 1039.5

Amends the Environmental Protection Act. Provides that ethylene oxide shall only be used to sterilize medical products,
and only if the Environmental Protection Agency determines that there is no substitute sterilization technology available for sterilizing
a particular medical product. Requires the Agency to prohibit all uses of ethylene oxide by January 1, 2022. Provides that the Agency
shall not renew an air pollution operating permit if the Agency finds that the facility is emitting ethylene oxide at a level that violates
any federal or State standards pertaining to ethylene oxide. Provides circumstances under which the Agency shall reopen and modify
permits issued to facilities emitting ethylene oxide under the Clean Air Act Permit Program. Effective immediately.
Nov 13 18  H Held on Calendar Order of Second Reading - Short Debate

HB 05984  Rep. La Shawn K. Ford
10 ILCS 5/7-10 from Ch. 46, par. 7-10
10 ILCS 5/8-8 from Ch. 46, par. 8-8
10 ILCS 5/10-4 from Ch. 46, par. 10-4

Amends the Election Code. Provides that a person must be 17 years of age or older (currently, 18 years of age or older) to
circulate petitions for nomination.
Nov 07 18  H Referred to Rules Committee
HB 05985

415 ILCS 5/9.16 new
Amends the Environmental Protection Act. Provides that ethylene oxide may only be used for the sterilization of medical products. Prohibits the use of ethylene oxide on and after January 1, 2021. Provides that the Environmental Protection Agency shall reevaluate emissions standards and regulations for ethylene oxide and promulgate new emissions standards and regulations. Provides reporting requirements. Provides that the Agency shall conduct an evaluation of ethylene oxide emissions by facilities with a Clean Air Act Permit Program permit and evaluate and modify any such permit as needed. Provides that the Agency shall revoke a facility's CAAPP permit if a significant public health hazard is determined to exist due to ethylene oxide emissions. Provides that a facility permitted to emit ethylene oxide shall halt emissions of ethylene oxide for a specific amount of time. Provides that it is a violation to emit ethylene oxide at a level that violates any federal or State emissions standards or regulations and the Agency shall not renew the permit of any facility in violation. Provides a right of action for any person exposed to ethylene oxide. Provides notice requirements regarding ethylene oxide. Effective immediately.
Nov 13 18  H  Held on Calendar Order of Second Reading - Short Debate

HB 05986
Rep. Jeanne M Ives

215 ILCS 155/21 from Ch. 73, par. 1421
Amends the Title Insurance Act. Provides that the Secretary of Financial and Professional Regulation also may refuse to grant and may suspend or revoke a certificate of authority, registration, or license issued under the Act or impose a fine if the Secretary determines that the holder of or applicant for a certificate of authority, registration, or license: (1) is both a holder of a registration as a title insurance agent and a licensed real estate agent or licensed real estate broker and has acted as a licensed real estate agent or licensed real estate broker for any party to a real property transaction in which the person has also acted as a registered title insurance agent or (2) is both a holder of a registration as a title insurance agent and a loan originator, mortgage loan originator, loan officer, or a Nationwide Mortgage Licensing System and Registry license holder and has acted as a loan originator, mortgage loan originator, loan officer, or a Nationwide Mortgage Licensing System and Registry license holder for any party to a real property transaction in which the person has also acted as a registered title insurance agent. Effective immediately.
Nov 07 18  H  Referred to Rules Committee

HB 05987
Rep. Thomas M. Bennett

65 ILCS 5/11-74.4-3.5
Nov 13 18  H  Referred to Rules Committee

HB 05988
Rep. Robyn Gabel

20 ILCS 505/5f new
Amends the Children and Family Services Act. Provides that, for State Fiscal Year 2019, the Department of Children and Family Services shall increase reimbursement rates payable to each private agency with a purchase of service contract or grant from the Department to an amount that equals the sum of all increases in general inflation during State Fiscal Years 2009 through 2018 as determined by the Consumer Price Index published by the United States Department of Labor. Provides that the contractual and grant services eligible for increased reimbursement rates shall apply to residential services, including group home care, independent living services, or transitional living services. Provides that beginning in State Fiscal Year 2020, and for every State fiscal year thereafter, payment rates shall include an amount equal to any increase in general inflation as determined by the Consumer Price Index published by the United States Department of Labor. Requires the Department to establish a rate model for residential services, including group home care, independent living services, or transitional living services, based upon staffing and service expectations for each type of care within 9 months of the start of State Fiscal Year 2020 and for every State fiscal year thereafter. Provides that the rate shall be adjusted to an amount equal to any increase in general inflation as determined by the Consumer Price Index published by the United States Department of Labor. Effective immediately.
Nov 13 18  H  Referred to Rules Committee

HB 05989
Rep. La Shawn K. Ford

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11
Amends the Illinois Public Aid Code. Provides that beginning July 1, 2019, the Department of Human Services shall increase the reimbursement rates for all child care services to the 75th percentile of the 2018 child care market rates for each geographic region (rather than the Department shall, by rule, set rates to be paid for the various types of child care).
Nov 14 18  H  Referred to Rules Committee
HB 05990  Rep. La Shawn K. Ford

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that notwithstanding any other provision of the Act to the contrary, a person shall be eligible to have any record sealed, regardless of eligibility under the Act upon the termination of the petitioner’s last sentence if the petitioner: (1) has earned a high school diploma or passed a high school equivalency test; (2) is currently employed, actively seeking employment, or is currently enrolled in a vocational technical certification program, college or university, or other higher education program; and (3) has not had a subsequent felony conviction. Provides that the court, when considering eligibility shall consider the severity of the underlying conviction and may not impose a waiting period of more than 7 years. Provides that the court may, upon conviction for a subsequent felony offense, order the unsealing of prior felony conviction records previously ordered sealed by the court.

Nov 14 18  H  Referred to Rules Committee

HB 05991  Rep. Michael J. Zalewski

35 ILCS 200/15-170

Amends the Property Tax Code. Provides that, in counties with 3,000,000 or more inhabitants, a taxpayer who has been granted a senior citizens homestead exemption need not reapply for the exemption. Provides that the county assessor shall establish procedures with the county recorder of deeds or the county clerk, as applicable, to determine whether a person who has been granted a senior citizens homestead exemption has conveyed ownership of the property or is deceased. Provides that, if the person has conveyed ownership of the property or is deceased, then the county assessor shall mail notice to the new owner of the property, stating that (i) the exemption will be removed from the property and (ii) the new property owner may reapply for the exemption if the property becomes qualified.

Nov 15 18  H  Referred to Rules Committee

HB 05992  Rep. Thomas M. Bennett

625 ILCS 5/11-1303 from Ch. 95 1/2, par. 11-1303

Amends the Illinois Vehicle Code. In language prohibiting parking within 20 feet of a crosswalk at an intersection or within 30 feet upon the approach to any flashing signal, stop sign, yield sign, or traffic control signal, exempts vehicles parked in a designated parking space created before the effective date of the amendatory Act. Effective immediately.

Nov 15 18  H  Referred to Rules Committee

HB 05993  Rep. David A. Welter

New Act

35 ILCS 105/3-5
35 ILCS 120/2-5
35 ILCS 155/2 from Ch. 120, par. 1702
35 ILCS 155/3 from Ch. 120, par. 1703
625 ILCS 27/10


Nov 27 18  H  Referred to Rules Committee

HB 05994  Rep. Stephanie A. Kifowit

325 ILCS 5/8.7 new
325 ILCS 5/11.1 from Ch. 23, par. 2061.1

Amends the Abused and Neglected Child Reporting Act. Provides that within 10 days after completing an investigation of alleged physical abuse, sexual abuse, or neglect, if the report is unfounded or indicated, the Child Protective Service Unit shall send a copy of its final finding report to the Director of Public Health and the Director of Healthcare and Family Services. Requires the Director of Public Health and the Director of Healthcare and Family Services to ensure that the report remains confidential. In a provision that grants the Department of Public Health and other investigative bodies access to records concerning child abuse and neglect reports, removes language that requires the Director of Children and Family Services to approve such access.

Nov 27 18  H  Referred to Rules Committee
HB 05995  Rep. Robert Martwick

105 ILCS 5/27A-5

105 ILCS 5/34-2.1  from Ch. 122, par. 34-2.1
105 ILCS 5/34-2.2  from Ch. 122, par. 34-2.2
105 ILCS 5/34-2.3  from Ch. 122, par. 34-2.3
105 ILCS 5/34-2.3b
105 ILCS 5/34-2.4b  from Ch. 122, par. 34-2.4b
105 ILCS 5/34-8.3  from Ch. 122, par. 34-8.3
105 ILCS 5/34-8.4

Amends the School Code. Provides that a charter school operating within the City of Chicago shall be administered by a local school council. Provides that a local school council shall be established for each small school, contract school, and military school within the Chicago school district. Provides that in each attendance center enrolling students in 7th or 8th grade, one full-time student member shall be appointed, although no attendance center shall have more than one student member. Requires a supermajority of 8 votes by the local school council to veto any action proposed or approved regarding certain schools placed on probation and intervention actions by the Chicago Schools Academic Accountability Council. Creates the LSC Certification Commission to provide fundamental training to members of local school councils and certify each member, and sets forth its composition. Sets forth a mandatory training program for local school council members. Provides that the LSC Certification Commission may request and, upon such request, the board of education shall budget and distribute such funds as are equal to the total allocations for the certification of local school council members in the year immediately prior. Makes other changes. Effective immediately.
Nov 27 18  H  Referred to Rules Committee

HB 05996  Rep. Justin Slaughter

730 ILCS 5/3-4-1  from Ch. 38, par. 1003-4-1

Amends the Unified Code of Corrections. Provides that each Department of Corrections facility shall have at least one telephone for every 10 inmates in the facility.
Nov 27 18  H  Referred to Rules Committee

HB 05997  Rep. Emanuel Chris Welch

105 ILCS 5/27A-10.5
105 ILCS 5/27A-11.10 new

Amends the Charter Schools Law of the School Code. Provides that a charter school established on or after the effective date of the amendatory Act may not enter into a contract with a for-profit charter management organization or educational management organization. Sets forth provisions concerning property purchased with public funds. Provides that no chief executive officer of a charter school may receive compensation greater than 80% of the compensation of the superintendent of schools of the school district where the charter school is located. Provides that no charter school principal may receive compensation greater than 10% more than the average compensation for principals in the school district where the charter school is located. Provides that a charter school authorized under the Code must expend a minimum of 84% of the total revenues due from the authorizer on incurred expenses for instruction, instructional materials, operations and maintenance, transportation, and support services that may have been applicable prior to July 1, 2018, as identified by the State Board of Education. Provides that the remaining 16% of the total revenues may, subject to limitations, be expended by the charter school, at its discretion, on administrative or program support costs.
Nov 27 18  H  Referred to Rules Committee
Amends the Freedom of Information Act. Provides that a law enforcement agency may not electronically provide or publish booking photographs unless: (1) the booking photograph is posted to social media to assist in the search for a missing person or to assist in the search for a fugitive, person of interest, or individual wanted in relation to a crime other than a petty offense, business offense, Class C misdemeanor, or Class B misdemeanor; or (2) the person is convicted of a crime other than a petty offense, business offense, Class C misdemeanor, or Class B misdemeanor. Deletes language providing that a law enforcement agency may publish on its social media website booking photographs relating to charges other than civil offenses, petty offenses, business offenses, Class C misdemeanors, and Class B misdemeanors. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a for-profit publishing entity that publishes on a publicly available Internet website or in any other publication that charges a fee for removal or correction of the information to fail to remove within 30 days, without the imposition of any fee, the criminal record information of a person who provides the entity with: a pardon from the Governor or a certificate of innocence stating that the person is innocent of all offenses relating to the criminal record information; court records indicating that the person was found not guilty or that the case ended without a finding of guilt; or an order to expunge or seal the criminal record information of the person. Provides that a violating entity is subject to a civil penalty of $1,000 per day, plus attorney's fees, which shall be deposited into the General Revenue Fund.

105 ILCS 5/1-2 from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction. Effective immediately, but this Act does not take effect at all unless Senate Bills 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 5

Deletes reference to:
105 ILCS 5/1-2

Adds reference to:
20 ILCS 620/7 from Ch. 67 1/2, par. 1007

 Adds reference to:
30 ILCS 105/13.2 from Ch. 127, par. 149.2

 Adds reference to:
35 ILCS 200/18-200

 Adds reference to:
35 ILCS 200/18-249

 Adds reference to:
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

 Adds reference to:
40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127

 Adds reference to:
40 ILCS 15/1.1

 Adds reference to:
50 ILCS 470/33 from Ch. 34, par. 7007

 Adds reference to:
55 ILCS 85/7 from Ch. 34, par. 8050

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

 Adds reference to:
65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8

 Adds reference to:
65 ILCS 5/11-74.6-35

 Adds reference to:
65 ILCS 5/11-74.6-35

 Adds reference to:
65 ILCS 110/50

 Adds reference to:
105 ILCS 5/1A-8 from Ch. 122, par. 1A-8

 Adds reference to:
105 ILCS 5/1B-5 from Ch. 122, par. 1B-5

 Adds reference to:
105 ILCS 5/1B-6 from Ch. 122, par. 1B-6

 Adds reference to:
105 ILCS 5/1B-7 from Ch. 122, par. 1B-7
105 ILCS 5/1B-8
Adds reference to:
105 ILCS 5/1C-1
Adds reference to:
105 ILCS 5/1C-2
Adds reference to:
105 ILCS 5/1D-1
Adds reference to:
105 ILCS 5/1E-20
Adds reference to:
105 ILCS 5/1F-20
Adds reference to:
105 ILCS 5/1F-62
Adds reference to:
105 ILCS 5/1H-20
Adds reference to:
105 ILCS 5/1H-70
Adds reference to:
105 ILCS 5/2-3.33
Adds reference to:
105 ILCS 5/2-3.51.5
Adds reference to:
105 ILCS 5/2-3.62
Adds reference to:
105 ILCS 5/2-3.66
Adds reference to:
105 ILCS 5/2-3.66b
Adds reference to:
105 ILCS 5/2-3.80
Adds reference to:
105 ILCS 5/2-3.84
Adds reference to:
105 ILCS 5/2-3.109a
Adds reference to:
105 ILCS 5/3-14.21
Adds reference to:
105 ILCS 5/7-14A
Adds reference to:
105 ILCS 5/10-17a
Adds reference to:
105 ILCS 5/10-19
Adds reference to:
105 ILCS 5/10-22.5a
Adds reference to:
105 ILCS 5/10-22.20
Adds reference to:
105 ILCS 5/10-29
Adds reference to:

from Ch. 122, par. 1B-8
SB 00001 (CONTINUED)

105 ILCS 5/11E-135
Adds reference to:
105 ILCS 5/13A-8
Adds reference to:
105 ILCS 5/13B-20.20
Adds reference to:
105 ILCS 5/13B-45
Adds reference to:
105 ILCS 5/13B-50
Adds reference to:
105 ILCS 5/13B-50.10
Adds reference to:
105 ILCS 5/13B-50.15
Adds reference to:
105 ILCS 5/14-7.02

Adds reference to:
105 ILCS 5/14-7.02b
Adds reference to:
105 ILCS 5/14-7.03

Adds reference to:
105 ILCS 5/14-13.01

Adds reference to:
105 ILCS 5/14C-1

Adds reference to:
105 ILCS 5/14C-12

Adds reference to:
105 ILCS 5/17-1

Adds reference to:
105 ILCS 5/17-1.2

Adds reference to:
105 ILCS 5/17-1.5

Adds reference to:
105 ILCS 5/17-2.11

Adds reference to:
105 ILCS 5/17-2A

Adds reference to:
105 ILCS 5/17-3.6 new

Adds reference to:
105 ILCS 5/18-4.3

Adds reference to:
105 ILCS 5/18-8.05

Adds reference to:
105 ILCS 5/18-8.10

Adds reference to:
105 ILCS 5/18-8.15 new

Adds reference to:
105 ILCS 5/18-9

Adds reference to:
SB 00001 (CONTINUED)

105 ILCS 5/18-12 from Ch. 122, par. 18-12
Adds reference to:
105 ILCS 5/26-16 from Ch. 122, par. 26-16
Adds reference to:
105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
Adds reference to:
105 ILCS 5/27A-9 from Ch. 122, par. 27A-9
Adds reference to:
105 ILCS 5/27A-11 from Ch. 122, par. 27A-11
Adds reference to:
105 ILCS 5/29-5 from Ch. 122, par. 29-5
Adds reference to:
105 ILCS 5/34-2.3 from Ch. 122, par. 34-2.3
Adds reference to:
105 ILCS 5/34-18 from Ch. 122, par. 34-18
Adds reference to:
105 ILCS 5/34-18.30 from Ch. 122, par. 34-18.30
Adds reference to:
105 ILCS 5/34-43.1 from Ch. 122, par. 34-43.1
Adds reference to:
105 ILCS 70/25 from Ch. 122, par. 70-25
Adds reference to:
105 ILCS 126/15 from Ch. 122, par. 126-15

Effective Immediately.

House Floor Amendment No. 1

Deletes reference to:
40 ILCS 5/17-127
Deletes reference to:
40 ILCS 15/1.1
Deletes reference to:
105 ILCS 5/2-3.62
Deletes reference to:
105 ILCS 5/2-3.80
Deletes reference to:
105 ILCS 5/14-7.02
Deletes reference to:
105 ILCS 5/14-7.03
Deletes reference to:
105 ILCS 126/15
Adds reference to:
SB 00001 (CONTINUED)

105 ILCS 5/2-3.170 new

Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Removes changes in the Chicago Teachers Article of the Illinois Pension Code. Removes changes to the State Pension Funds Continuing Appropriation Act. In provisions amending the School Code, removes language concerning dedicated appropriations to the Chicago school district; removes similar language in the Childhood Hunger Relief Act. Establishes a Property Tax Relief Pool grant program; sets forth requirements for the grants. Requires all funding received by a school district from the State pursuant to the Evidence-Based Funding Model that is attributable to students requiring special education services must be used for special education services authorized under the Code. Makes various changes to the calculation of funding received under the Evidence-Based Funding Model; including changes to definitions and funding to be included in the Base Funding Minimum. Makes changes to the Minimum Funding Level. In the Charter Schools Law, removes amendatory language for charter agreements entered into on or after the effective date of the Act, but instead provides that funding for all charter schools shall be no less than 97% (rather than 75%) nor more than 103% (rather than 125%) of the school district’s per capita student tuition multiplied by the number of students residing in the district who are enrolled in the charter school. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
  40 ILCS 5/17-127
Deletes reference to:
  40 ILCS 15/1.1
Deletes reference to:
  105 ILCS 5/2-3.62
Deletes reference to:
  105 ILCS 5/2-3.80
Deletes reference to:
  105 ILCS 5/14-7.02
Deletes reference to:
  105 ILCS 5/14-7.03
Deletes reference to:
  105 ILCS 126/15
Adds reference to:
  105 ILCS 5/2-3.170 new

Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Removes changes in the Chicago Teachers Article of the Illinois Pension Code. Removes changes to the State Pension Funds Continuing Appropriation Act. In provisions amending the School Code, removes language concerning dedicated appropriations to the Chicago school district; removes similar language in the Childhood Hunger Relief Act. Establishes a Property Tax Relief Pool grant program; sets forth requirements for the grants. Requires all funding received by a school district from the State pursuant to the Evidence-Based Funding Model that is attributable to students requiring special education services must be used for special education services authorized under the Code. Makes various changes to the calculation of funding received under the Evidence-Based Funding Model; including changes to definitions and funding to be included in the Base Funding Minimum. Makes changes to the Minimum Funding Level. In the Charter Schools Law, removes amendatory language for charter agreements entered into on or after the effective date of the Act, but instead provides that funding for all charter schools shall be no less than 97% (rather than 75%) nor more than 103% (rather than 125%) of the school district’s per capita student tuition multiplied by the number of students residing in the district who are enrolled in the charter school. Effective immediately.

Governor Amendatory Veto Message
SB 00001 (CONTINUED)

Recommends changes to the Chicago Teacher Article of the Illinois Pension Code. Specifies that for State fiscal year 2018, the State shall contribute $221,300,000 to the Chicago Teachers' Pension Fund. Beginning in State fiscal year 2019, provides that the State shall contribute an amount, to be determined by the Fund, equal to the employer normal cost for that fiscal year for all teachers hired before either (i) the implementation date of certain alternative benefits for members of the Downstate Teacher Article or (ii) the resolution or ordinance date for certain alternative benefits under the Chicago Teacher Article, whichever is earlier, plus the amount allowed under a specified provision to defray health insurance costs for all employees. Provides that the amount shall be reduced by the employer normal cost of the increase in benefits associated with the portion of salary in excess of the amount of the salary set for the Governor. Terminates an additional State contribution to the Fund equal to 0.544% of the Fund's total teacher payroll. Adds provisions concerning certification of the amount of the contribution and the submission of vouchers for the payment of State contributions to the Fund. Recommends changes to the State Pension Funds Continuing Appropriation Act to add a continuing appropriation for those State contributions to the Fund. Recommends changes to the School Code. In provisions concerning maximum reimbursement per credit hour for adult basic education, removes the consumer price index multiplier. Removes references to "Base Tax Year's Extension", "ECI", "Extension Limitation Ratio", "Minimum Funding Level", "Preceding Tax Year", "Preceding Tax Year's Extension", and "PTELL EAV". In the definition of "employee benefits", removes the inclusion of costs associated with statutorily required payment of pension normal costs. In the definition of "Organizational Unit CWI", sets forth a maximum Organizational Unit CWI of 1.04. In the calculation of employee benefit investments, removes provisions concerning the certification and calculation of employer normal cost of teacher pensions for all school districts. Requires the State Superintendent of Education to calculate certain average salaries once (rather than annually). Removes a limitation that certain salary calculations shall only be applied in the first year of implementation of Evidence-Based Funding; removes calculation provisions for subsequent years. Removes provisions for the calculation of the Chicago school district's Adjusted Local Capacity Target. Removes provisions exempting portions of an Organizational Unit within a redevelopment project area from calculations of the Unit's EAV; removes corresponding changes in other Acts. Removes provisions that included specified block grants in the calculation of the Chicago school district's Base Funding Minimum. Limits provisions specifying that the Base Funding Minimum for Organizational Units shall be the sum of the amount of Evidence-Based Funding for the prior school year and the Base Funding Minimum for the prior school year to the 2018-2019 and 2019-2020 school years. Provides that beginning with the 2020-2021 school year, the Base Funding Minimum shall be the sum of the Evidence-Based Funding for the prior school year and the Base Funding Minimum for the prior school year divided by the Organizational Unit's ASE for the prior school year multiplied by the Organizational Unit's ASE for the current school year. Changes a reference in the calculation of the Evidence-Based Funding formula distribution system from "Local Capacity Target percentage" to "Local Capacity Percentage". Removes provisions for distributing New State Funds if New State Funds are less than the Minimum Funding Level. (Adds reference to: 40 ILCS 5/17-127; 40 ILCS 15/1.1).

Aug 30 17  S  Bill Dead - Amendatory Veto

SB 00002  Sen. Kimberly A. Lightford-Iris Y. Martinez-Mattie Hunter-Jacqueline Y. Collins

35 ILCS 5/704A
820 ILCS 105/4 from Ch. 48, par. 1004

Amends the Minimum Wage Law. Increases the minimum wage from $8.25 to $9.00 beginning July 1, 2017 and increases it by $0.50 each July 1 until July 1, 2021, at which point the minimum wage will be $11.00. Preempts home rule powers, except that the limitation on home rule powers does not apply to specified ordinances adopted by the City Council of City of Chicago or the Cook County Board of Commissioners. Amends the Illinois Income Tax Act. Creates a credit against the withholding tax liability of employers with fewer than 50 employees, calculated based on the increase in the minimum wage. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 3, 4, 5, 7, 8, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00003  Sen. Thomas Cullerton-Melinda Bush-Julie A. Morrison, Mattie Hunter-Donne E. Trotter, Laura M. Murphy,
Martin A. Sandoval, Cristina Castro and Jennifer Bertino-Tarrant
(Rep. Sam Yingling-Steven A. Andersson-Deb Conroy-Carol Sente-Mark Batinick, Martin J. Moylan, Natalie A. Manley,
Stephanie A. Kifowit, Laura Fine, Linda Chapa LaVia, Elaine Nekritz, Barbara Wheeler, Kathleen Willis and David S. Olsen)

10 ILCS 5/3-7 new
10 ILCS 5/28-1 from Ch. 46, par. 28-1
55 ILCS 5/Div. 2-4 heading
55 ILCS 5/2-4006
55 ILCS 5/5-44010
55 ILCS 5/5-44020
55 ILCS 5/5-44043 new
60 ILCS 1/10-25
60 ILCS 1/Art. 22 heading new
60 ILCS 1/22-5 new
60 ILCS 1/22-10 new
60 ILCS 1/22-15 new
60 ILCS 1/22-20 new
60 ILCS 1/Art. 23 heading new
60 ILCS 1/23-5 new
60 ILCS 1/23-10 new
60 ILCS 1/23-15 new
60 ILCS 1/23-20 new
60 ILCS 1/23-25 new
60 ILCS 1/25-15
60 ILCS 1/25-25
60 ILCS 1/Art. 29 heading new
60 ILCS 1/29-5 new
60 ILCS 1/29-10 new
60 ILCS 1/29-15 new
60 ILCS 1/29-20 new
60 ILCS 1/29-25 new
60 ILCS 1/65-20
70 ILCS 605/10-12 new
605 ILCS 5/6-130 from Ch. 121, par. 6-130
605 ILCS 5/6-130.5 new
SB 00003 (CONTINUED)

Amends the Local Government Reduction and Efficiency Division of the Counties Code. Provides that the Division applies to all counties (currently, only applies to DuPage, Lake, and McHenry Counties). Excludes specified boards from the definition of "unit of local government". Provides how the status and rights of employees, including those represented by an exclusive bargaining representatives, are affected by the dissolution of a unit of local government under the Division. Provides for the assumption of obligations of the dissolving unit of local government by the entity absorbing the dissolving unit as they relate to representation rights and collective bargaining agreements. Amends the Township Code. Removes a restriction limiting townships to 126 square miles. Provides for the consolidation of 2 or more townships which share a boundary, the merging of one township into 2 other townships, and the dissolution of all townships (currently, only allowed in specified townships) within a coterminous, or substantially coterminous, municipality. Makes other changes. Amends the Election Code. Specifies procedures for township consolidation, merger, and discontinuance referendum. Amends the Illinois Drainage Code. Provides that specified counties may, by resolution, dissolve drainage districts wholly within their borders and drainage districts only partially within its borders under specified circumstances. Amends the Illinois Highway Code. Provides that specified township road districts may be abolished by public referendum. Effective on January 1, 2018, but this Act does not take effect at all unless Senate Bills 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 2
Removes provisions that were being added in the Illinois Drainage Code that would have allowed specified counties, by resolution, to dissolve drainage districts wholly or partially within their borders.

Senate Floor Amendment No. 3
Replaces the effective date Section. Effective January 1, 2018, but this Act does not take effect at all unless Senate Bills 1, 4, 5, 6, 7, 8, 9, 10, 12, 13, and 16 of the 100th General Assembly become law.

Senate Floor Amendment No. 4
Replaces the effective date Section. Effective January 1, 2018.

House Committee Amendment No. 1
Deletes reference to:
605 ILCS 5/6-130.5 new

Adds reference to:
65 ILCS 95/4 from Ch. 24, par. 1604

Adds reference to:
65 ILCS 95/5 from Ch. 24, par. 1605

Adds reference to:
65 ILCS 95/21 new

Adds reference to:
70 ILCS 3305/11

Adds reference to:
605 ILCS 5/6-133

Adds reference to:
605 ILCS 5/6-135 new

House Committee Amendment No. 2
Replaces everything after the enacting clause with the engrossed bill with the following changes: Requires that resolutions and notices of hearings regarding consolidation or merger be published on the main page of the townships' websites, if any. In provisions concerning merger of townships, provides that no tax rate may be extended for any fund of the consolidated district for the first levy year of the consolidated district that exceeds any statutory maximum set forth for that fund, unless the referendum also conforms to the requirements of the Property Tax Extension Limitation Law or other statutory provision setting forth that limitation. Makes changes to provisions of the Illinois Highway Code related to abolishing a road district in Cook County, and specifies that the new provisions related to abolishing road districts do not apply to Cook County. Amends the Home Equity Assurance Act. Provides that beginning after the effective date of the amendatory Act, a home equity commission shall consist of 7 commissioners (rather than 9). Provides that a governing commission may employ full-time or part-time employees. Allows a governing commission to establish a Tax Reimbursement Program. Amends the Street Light District Act. Allows the consolidation of a street light district into the township in which the district sits if the entire district is located within the township. Effective on January 1, 2018.

Aug 14 17 S Public Act . . . . . . . . . 100-0107
SB 00004  Sen. John J. Cullerton  
(Rep. Gregory Harris)
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.6 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
Amends the General Obligation Bond Act. Authorizes the issuance of an additional $7,000,000,000 in State General Obligation Restructuring Bonds. Provides that the proceeds from that bond sale shall be used for the purpose of paying vouchers incurred by the State prior to July 1, 2017. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.
Senate Floor Amendment No. 5
Replaces the effective date Section. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the General Obligation Bond Act. Authorizes the issuance of an additional SXXXX in State General Obligation Restructuring Bonds. Provides that the proceeds from that bond sale shall be used for the purpose of paying vouchers incurred by the State prior to July 1, 2017. Effective immediately.
Jan 03 18 H Rule 19(a) / Re-referred to Rules Committee

SB 00005  Sen. John J. Cullerton and Donne E. Trotter
40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127
40 ILCS 15/1.1
Amends the Chicago Teacher Article of the Illinois Pension Code. Requires the State to contribute to the Fund $215,200,000 for fiscal year 2017 and $221,300,000 for fiscal year 2018; includes provisions for certifications and monthly payments by voucher. Provides that beginning in fiscal year 2019, the State shall contribute an amount equal to the employer normal cost for that fiscal year. Amends the State Pension Funds Continuing Appropriation Act. Provides for a continuing appropriation to the Public School Teachers' Pension and Retirement Fund of Chicago, on a continuing monthly basis, of the amount, if any, by which the total available amount of all other State appropriations to that Retirement Fund for the payment of certain State contributions is less than the total amount of the vouchers for required State contributions lawfully submitted by the Fund for that month under applicable provisions of the Illinois Pension Code. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 6, 7, 8, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.
Senate Floor Amendment No. 1
Replaces the effective date Section. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 3, 4, 6, 7, 8, 9, 10, 12, 13, and 16 of the 100th General Assembly become law.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00006 Sen. Heather A. Steans-Mattie Hunter-Donne E. Trotter-Jacqueline Y. Collins-Iris Y. Martinez
(Rep. Gregory Harris-Elgie R. Sims, Jr., Cynthia Soto and Mary E. Flowers)

Makes appropriations to agencies for costs incurred prior to July 1, 2017. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause. Makes appropriations and reappropriations to agencies for costs incurred prior to July 1, 2017. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 7, 8, 9, 10, 12, 13, and 16 of the 100th General Assembly become law.

Senate Floor Amendment No. 4

Provides that the bill becomes law only if the following bills of the 100th General Assembly become law: Senate Bills 1, 3, 4, 5, 7, 8, 9, 10, 12, 13, and 16.

Senate Floor Amendment No. 5

Replaces everything after the enacting clause. Makes various appropriations and reappropriations for specified purposes. Amends Public Act 99-524 by changing and adding various appropriations, reappropriations, and other provisions. Provides that the appropriation authority granted in specified provisions does not supersede any court order directing the expenditure of funds for fiscal years 2016 or 2017. Provides that, except as otherwise provided, specified appropriations may be used for all costs incurred prior to July 1, 2017. Some provisions are effective immediately; other provisions take effect on July 1, 2017.

Senate Floor Amendment No. 6

Adds an immediate effective date for Article 999.

Senate Floor Amendment No. 7

Replaces everything after the enacting clause. Makes various appropriations and reappropriations for specified purposes. Amends Public Act 99-524 by changing various appropriations and other provisions. Provides that the appropriation authority granted in specified provisions does not supersede any court order directing the expenditure of funds for fiscal years 2016 or 2017. Provides that, except as otherwise provided, specified appropriations may be used for all costs incurred before July 1, 2017. Some provisions are effective immediately; other provisions take effect on July 1, 2017.

Senate Floor Amendment No. 8

Changes and deletes certain appropriations.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Makes various appropriations and reappropriations for specified purposes. Amends Public Act 99-524 by changing various appropriations and other provisions. Provides that the appropriation authority granted in specified provisions of the bill does not supersede any court order directing the expenditure of funds for fiscal years 2016 or 2017 and shall be added to any amounts established under such court orders. Provides that specified appropriations shall be used for all costs incurred before July 1, 2017. Effective July 1, 2017.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Makes various appropriations and reappropriations for specified purposes. Amends Public Act 99-524 by changing various appropriations and other provisions. Provides that the appropriation authority granted in specified provisions does not supersede any court order directing the expenditure of funds for fiscal year 2016 or 2017 and shall be added to any amounts established under such court orders. Provides that specified appropriations are for fiscal year 2017 and specified appropriations are for are for fiscal year 2018. Provides that appropriations authorized in the Act shall be used for all costs incurred prior to July 1, 2018. Effective immediately.

House Floor Amendment No. 4

Changes a reference to an Article number in House Amendment No. 3.
SB 00007

Sen. Terry Link-Dave Syverson-Mattie Hunter and Donne E. Trotter
(Rep. Robert Rita-Rita Mayfield-Chad Hays-Litesa E. Wallace)

New Act
5 ILCS 430/5-45
5 ILCS 430/20-10
20 ILCS 301/5-20
20 ILCS 605/605-530 new
20 ILCS 605/605-535 new
20 ILCS 1605/9.1
20 ILCS 2505/2505-305 was 20 ILCS 2505/39b15.1
30 ILCS 5/3-1 from Ch. 15, par. 303-1
30 ILCS 105/5.878 new
30 ILCS 105/5.879 new
30 ILCS 105/5.880 new
30 ILCS 105/6z-45
30 ILCS 105/6z-102 new
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/303 from Ch. 120, par. 3-303
35 ILCS 5/304 from Ch. 120, par. 3-304
35 ILCS 5/710 from Ch. 120, par. 7-710
35 ILCS 200/15-144 new
65 ILCS 5/8-10-2.6 new
70 ILCS 1825/5.1 from Ch. 19, par. 255.1
205 ILCS 670/12.5
230 ILCS 5/1.2
230 ILCS 5/3.11 from Ch. 8, par. 37-3.11
230 ILCS 5/3.12 from Ch. 8, par. 37-3.12
230 ILCS 5/3.31 new
230 ILCS 5/3.32 new
230 ILCS 5/3.33 new
230 ILCS 5/3.35 new
230 ILCS 5/3.36 new
230 ILCS 5/6 from Ch. 8, par. 37-6
230 ILCS 5/9 from Ch. 8, par. 37-9
230 ILCS 5/15 from Ch. 8, par. 37-15
230 ILCS 5/18 from Ch. 8, par. 37-18
230 ILCS 5/19 from Ch. 8, par. 37-19
230 ILCS 5/20 from Ch. 8, par. 37-20
230 ILCS 5/21 from Ch. 8, par. 37-21
230 ILCS 5/24 from Ch. 8, par. 37-24
230 ILCS 5/25 from Ch. 8, par. 37-25
230 ILCS 5/26 from Ch. 8, par. 37-26
230 ILCS 5/26.8
230 ILCS 5/26.9
SB 00007 (CONTINUED)

230 ILCS 5/27 from Ch. 8, par. 37-27
230 ILCS 5/30 from Ch. 8, par. 37-30
230 ILCS 5/30.5
230 ILCS 5/31 from Ch. 8, par. 37-31
230 ILCS 5/32.1
230 ILCS 5/34.3 new
230 ILCS 5/36 from Ch. 8, par. 37-36
230 ILCS 5/40 from Ch. 8, par. 37-40
230 ILCS 5/54.75
230 ILCS 5/56 new

230 ILCS 10/1 from Ch. 120, par. 2401
230 ILCS 10/2 from Ch. 120, par. 2402
230 ILCS 10/3 from Ch. 120, par. 2403
230 ILCS 10/4 from Ch. 120, par. 2404
230 ILCS 10/5 from Ch. 120, par. 2405
230 ILCS 10/5.1 from Ch. 120, par. 2405.1
230 ILCS 10/5.3 new
230 ILCS 10/6 from Ch. 120, par. 2406
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/7.3
230 ILCS 10/7.5
230 ILCS 10/7.7 new
230 ILCS 10/7.8 new
230 ILCS 10/7.9 new
230 ILCS 10/7.10 new
230 ILCS 10/7.11 new
230 ILCS 10/7.12 new
230 ILCS 10/7.13 new

230 ILCS 10/8 from Ch. 120, par. 2408
230 ILCS 10/9 from Ch. 120, par. 2409
230 ILCS 10/11 from Ch. 120, par. 2411
230 ILCS 10/11.1 from Ch. 120, par. 2411.1
230 ILCS 10/12 from Ch. 120, par. 2412
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 10/14 from Ch. 120, par. 2414
230 ILCS 10/15 from Ch. 120, par. 2415
230 ILCS 10/16 from Ch. 120, par. 2416
230 ILCS 10/17 from Ch. 120, par. 2417
230 ILCS 10/17.1 from Ch. 120, par. 2417.1
230 ILCS 10/18 from Ch. 120, par. 2418
230 ILCS 10/18.1
230 ILCS 10/19 from Ch. 120, par. 2419
230 ILCS 10/20 from Ch. 120, par. 2420
SB 00007 (CONTINUED)

230 ILCS 10/21 from Ch. 120, par. 2421
230 ILCS 10/23 from Ch. 120, par. 2423
230 ILCS 10/24
230 ILCS 40/5
230 ILCS 40/25
230 ILCS 40/45
230 ILCS 40/79
230 ILCS 40/80
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-30 from Ch. 43, par. 144f
305 ILCS 5/10-17.15
430 ILCS 66/65
720 ILCS 5/28-1 from Ch. 38, par. 28-1
720 ILCS 5/28-1.1 from Ch. 38, par. 28-1.1
720 ILCS 5/28-3 from Ch. 38, par. 28-3
720 ILCS 5/28-5 from Ch. 38, par. 28-5
720 ILCS 5/28-7 from Ch. 38, par. 28-7
735 ILCS 30/15-5-48 new
815 ILCS 122/3-5
815 ILCS 420/2 from Ch. 121 1/2, par. 1852
30 ILCS 105/5.490 rep.
230 ILCS 5/54 rep.

Creates the Chicago Casino Development Authority Act. Provides for the creation of the Chicago Casino Development Authority, whose duties include promotion and maintenance of a casino. Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act to authorize electronic gaming at race tracks (and makes conforming changes in various Acts). Further amends the Illinois Horse Racing Act of 1975. Makes various changes concerning Board members. Indefinitely extends the authorization for advance deposit wagering. Contains provisions concerning testing of horses at county fairs and standardbred horses. Further amends the Riverboat Gambling Act. Changes the short title to the Illinois Gambling Act and changes corresponding references to the Act. Adds additional owners licenses, one of which authorizes the conduct of casino gambling in the City of Chicago. Makes changes in provisions concerning the admission tax and privilege tax. Makes other changes. Contains a severability provision. Effective immediately, but does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 3
SB 00007 (CONTINUED)

Removes provisions requiring that the Chicago Casino Development Authority board select the casino operator by a competitive sealed bidding process. Requires the proposed casino operator to pay a fee of $50,000,000, to be deposited into the Gaming Facilities Fee Revenue Fund. Allows the Chicago Casino Development Authority to conduct gaming operations in an airport under the administration or control of the Chicago Department of Aviation under specified conditions. Provides that revenues in the Gaming Facilities Fee Revenue Fund shall be used, subject to appropriation, by the Comptroller for the purpose of providing appropriations to the Illinois Gaming Board for the administration and enforcement of the Illinois Gambling Act and the applicable provisions of the Chicago Casino Development Authority Act, with any remaining amounts being transferred to the General Revenue Fund (rather than the Comptroller using the remainder for the payment of vouchers that are outstanding for more than 60 days). Removes provisions amending the State Officials and Employees Ethics Act to create an Executive Inspector General for gaming activities. In provisions amending the Illinois Horse Racing Act of 1975, makes changes concerning the award of racing dates and the pari-mutuel tax credit based on real estate taxes. Removes the authorization to pay certain expenditures from the Illinois Standardbred Breeders Fund. Makes changes to the wagering tax provisions of the Riverboat Gambling Act (the short title of which is changed to the Illinois Gambling Act by the introduced bill). Further amends the Riverboat Gambling Act. Requires that applications for the new licenses be submitted to the Illinois Gaming Board no later than 120 days (rather than 6 months) after the effective date of the amendatory Act. Removes language requiring unused gaming positions to be allocated through a competitive bidding process. In order to expedite the application process, allows the Illinois Gaming Board to establish rules allowing applicants to acquire criminal background checks and financial integrity reviews as part of the initial application process from a list of vendors approved by the Board. Authorizes the operation of a wide area progressive system. Defines "wide area progressive system". Provides that the Administrator of the Illinois Gaming Board shall have regulatory oversight of wide area progressive systems. Provides how jackpots are to be calculated and how payment is to be made. Requires wide area progressive system providers to maintain reserves. Further amends the Video Gaming Act. Provides that licensed establishments, licensed truck stop establishments, licensed veterans establishments, and licensed fraternal establishments may operate one or more wide area progressive systems per establishment. Increases the maximum bet from $2 to $4 and the maximum cash award for a maximum wager from $500 to $1199, except for wide area progressive systems, which shall have no limits on cash awards. Provides that wide area progressive system providers must submit approved policies to the Illinois Gaming Board before establishing a system. Makes other changes.

Senate Floor Amendment No. 4

Replaces the effective date Section. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 3, 4, 5, 6, 8, 9, 10, 12, 13, and 16 of the 100th General Assembly become law.

Senate Floor Amendment No. 5

Replaces the effective date Section. Effective immediately.

House Committee Amendment No. 3

Deletes reference to:
5 ILCS 430/20-10
Deletes reference to:
30 ILCS 105/5.878 new
Deletes reference to:
30 ILCS 105/5.879 new
Deletes reference to:
30 ILCS 105/5.880 new
Deletes reference to:
30 ILCS 6z-102 new
Deletes reference to:
230 ILCS 5/3.35 new
Deletes reference to:
230 ILCS 5/3.36 new
Adds reference to:
30 ILCS 105/5.886 new
Adds reference to:
30 ILCS 105/5.887 new
Adds reference to:
30 ILCS 105/5.888 new
Adds reference to:
SB 00007 (CONTINUED)

30 ILCS 105/6z-105 new
Adds reference to:
  230 ILCS 5/3.34 new
Adds reference to:
  230 ILCS 5/19.5 new
Adds reference to:
  230 ILCS 40/35
Adds reference to:
  230 ILCS 40/60
Adds reference to:
  815 ILCS 525/1
Adds reference to:
  815 ILCS 525/10
Adds reference to:
  815 ILCS 525/33 new
Adds reference to:
  815 ILCS 525/45 new
Adds reference to:
  230 ILCS 5/2.1 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the bill as engrossed with the following changes:
Changes references from "electronic gaming license" and "electronic gaming facility" to "organization gaming license" and "organization gaming facility" and makes corresponding changes throughout the amendatory Act. In the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act (the short title of which is changed to the Illinois Gambling Act by the engrossed bill), defines "organization gaming license" as a license issued by the Illinois Gaming Board under specified provisions of the Illinois Gambling Act authorizing certain games at an organization gaming facility. Defines "organization gaming facility" as the portion of an organization licensee's racetrack facilities at which certain gaming is conducted. Makes related changes. In the Illinois Horse Racing Act of 1975, authorizes the construction of a new racetrack limited to standardbred racing in Cook County. Requires Fairmount Racetrack to provide the Board a copy of its contractual agreement with the Casino Queen before being issued an organization gaming license. In the Riverboat Gambling Act, requires the municipality or county in which an applicant for a new owners license is located to pass an ordinance in support of the riverboat. Requires the Board to give first preference for applicants for a new owners license to Illinois-based companies. In the Video Gaming Act, provides that an establishment authorized to conduct video gaming may operate up to 6 (rather than 5) video gaming terminals on its premises at any time. Provides factors to be considered by the Board in determining restrictions on licenses in malls. Amends the Prizes and Gifts Act. Changes the short title to the Sweepstakes, Prizes, and Gifts Act. Prohibits the operation of more than 10 electronic product promotion sweepstakes kiosks at premises unless the premises operates as: a racetrack licensed under the Illinois Horse Racing Act of 1975; a licensed fraternal establishment or licensed veterans establishment as defined under the Video Gaming Act; a location under the control of a recognized 501(c)(3) charitable organization as defined in the Internal Revenue Code; or an airport. Provides that an electronic product promotion sweepstakes kiosk may not be connected to the Internet. Provides that the amendatory Act does not permit a person to operate an Internet site allowing the playing of a game of chance or skill for money or other thing of value by means of the Internet or the making of a wager upon the result of any game, contest, political nomination, appointment, or election by means of the Internet in violation of specified provisions of the Criminal Code of 2012. Prohibits the operation of an electronic promotion sweepstakes kiosk where the sale of a product is a subterfuge for gambling. Provides that a subterfuge shall be the sale of Internet access, a telephone card, a calling card, or a phone card. Makes conforming changes in the Video Gaming Act and the Criminal Code of 2012. Adds short title Sections for the Fantasy Sports Contest Act, the Internet Gaming Act, and the Sports Wagering Act. Makes other changes. Effective immediately.

May 31 18     H  Rule 19(a) / Re-referred to Rules Committee
SB 00008  

Sen. Don Harmon-Pamela J. Althoff, Mattie Hunter-Chapin Rose, Dan McConchie, Michael Connelly, Thomas Cullerton, Scott M. Bennett, Michael E. Hastings, Jennifer Bertino-Tarrant and Melinda Bush


5 ILCS 430/20-5
30 ILCS 500/1-10
30 ILCS 500/1-12
30 ILCS 500/1-12.1 new
30 ILCS 500/1-13
30 ILCS 500/1-13.1 new
30 ILCS 500/1-15.20
30 ILCS 500/1-15.47 new
30 ILCS 500/1-15.48 new
30 ILCS 500/5-5
30 ILCS 500/5-30
30 ILCS 500/10-10
30 ILCS 500/10-15
30 ILCS 500/15-25
30 ILCS 500/20-10
30 ILCS 500/20-15
30 ILCS 500/20-20
30 ILCS 500/20-25
30 ILCS 500/20-30
30 ILCS 500/20-43
30 ILCS 500/20-155
30 ILCS 500/20-160
30 ILCS 500/20-170 new
30 ILCS 500/25-85 new
30 ILCS 500/45-30
30 ILCS 500/45-45
30 ILCS 500/45-57
30 ILCS 500/50-2
30 ILCS 500/50-10
30 ILCS 500/50-10.5
30 ILCS 500/50-40
30 ILCS 500/50-45
30 ILCS 500/50-39 rep.
30 ILCS 503/10
30 ILCS 503/20
30 ILCS 525/2  

from Ch. 85, par. 1602

775 ILCS 5/2-101  

from Ch. 68, par. 2-101
SB 00008 (CONTINUED)

Amends the State Officials and Employees Ethics Act. Provides that the Executive Ethics Commission may (rather than shall) appoint procurement compliance monitors. Amends the Illinois Procurement Code. Exempts certain contracts from the Code. Requires certain contracts concerning trade shows to be published in the Illinois Procurement Bulletin. Exempts certain processes used by the Illinois Student Assistance Commission. Re-enacts and makes changes to provisions concerning higher education and artistic and musical services procurement. Requires all State agencies to respond promptly in writing to the Procurement Policy Board. Provides that State purchasing officers owe a fiduciary duty to the State. Removes various duties of the procurement compliance monitors. Makes changes to provisions concerning multiple awards and bidding processes. Allows for the use of a pool of competitively-selected vendors. Creates certain provisions concerning best value procurement. Allows departments and institutions to purchase and equip off-road construction equipment utilizing the best value procurement process. Increases the limit of small purchases from $10,000 to $100,000. Allows a chief procurement officer to provide a bidder or offeror 5 days to comply with certain provisions of the Code concerning certification and registration with the State Board of Elections. Makes changes to provisions concerning prohibited bidders and reporting. Repeals provisions of the Code concerning exceptions to the Code and procurement communications reporting requirements. Makes other changes. Amends the Small Business Contracts Act, Governmental Joint Purchases Act, and Illinois Human Rights Act to make other changes. Effective July 1, 2017, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 3

Adds reference to:

30 ILCS 500/40-25

Changes the deadline for the Special Committee on Procurement Efficiency to make its findings and recommendations from December 31, 2016 to December 31, 2017. Changes the repeal date of the provisions concerning the special committee from January 31, 2017 to January 31, 2018. Makes a grammatical change. Further amends the Illinois Procurement Code. In provisions concerning the length of leases, provides that the duration of any lease for real property entered into by a public institution of higher education that requires a capital improvement in excess of $100,000 may exceed 10 years, but shall not exceed 30 years, if the governing board determines it necessary. Allows for the adjustment of the $100,000 threshold every 5 years for inflation as determined by the Consumer Price Index._Places_ in provisions amending the Governmental Joint Purchasing Act, provides that the Midwest Higher Education Cooperation Act applies for certain procurements. Makes conforming changes.

Senate Floor Amendment No. 4

Replaces the effective date Section. Effective July 1, 2017, but this Act does not take effect at all unless Senate Bills 1, 3, 4, 5, 6, 7, 9, 10, 12, 13, and 16 of the 100th General Assembly become law.

Senate Floor Amendment No. 5

Replaces the effective date Section. Effective July 1, 2017.

House Committee Amendment No. 1

Deletes reference to:

30 ILCS 500/1-12.1 new

Deletes reference to:

30 ILCS 500/1-13.1 new

Deletes reference to:

30 ILCS 500/1-15.20

Deletes reference to:

30 ILCS 500/20-155

Deletes reference to:

30 ILCS 500/20-170 new

Deletes reference to:

30 ILCS 500/40-25

Deletes reference to:

30 ILCS 500/50-39 rep.

Deletes reference to:

30 ILCS 503/10

Deletes reference to:

30 ILCS 503/20

Adds reference to:

5 ILCS 430/5-10
SB 00008 (CONTINUED)

Adds reference to:
- 30 ILCS 500/1-15.40 new
Adds reference to:
- 30 ILCS 500/1-15.49 new
Adds reference to:
- 30 ILCS 500/10-30 new
Adds reference to:
- 30 ILCS 500/15-30
Adds reference to:
- 30 ILCS 500/20-80
Adds reference to:
- 30 ILCS 500/25-35
Adds reference to:
- 30 ILCS 500/35-15
Adds reference to:
- 30 ILCS 500/35-30
Adds reference to:
- 30 ILCS 500/35-35
Adds reference to:
- 30 ILCS 500/40-30
Adds reference to:
- 30 ILCS 500/45-30
Adds reference to:
- 30 ILCS 500/45-90 new
Adds reference to:
- 30 ILCS 500/50-39
Adds reference to:
- 30 ILCS 500/53-10
Adds reference to:
- 30 ILCS 503/Act rep.
Adds reference to:
- 30 ILCS 525/1 from Ch. 85, par. 1601
Adds reference to:
- 30 ILCS 525/1.1 new
Adds reference to:
- 30 ILCS 525/3 from Ch. 85, par. 1603
Adds reference to:
- 30 ILCS 525/4 from Ch. 85, par. 1604
Adds reference to:
- 30 ILCS 525/4.05 new
Adds reference to:
- 30 ILCS 525/4.2 from Ch. 85, par. 1604.2
Adds reference to:
- 30 ILCS 525/4.3 new
Adds reference to:
- 30 ILCS 540/7 from Ch. 127, par. 132.407
Adds reference to:
- 30 ILCS 575/8g new
SB 00008 (CONTINUED)

Replaces everything after the enacting clause. Amends the State Officials and Employee Ethics Act. Requires the ethics training of Executive Branch employees to include the duties and responsibilities of State employees under certain provisions of the Illinois Procurement Code. Amends the Illinois Procurement Code. Makes changes to the applicability of the Code, including removing certain exemptions to the Code and adding certain exemptions pertaining to contracts for domestic or international trade shows and railroad or utility contracts for the relocation of utilities. Re-enacts and makes changes to provisions of the Code concerning the applicability of the Code to artistic and musical services and to public institutions of higher education. Requires State agencies to respond promptly in writing to all inquiries and comments of the Procurement Policy Board. Provides that State purchasing officers shall have the authority to review any contract, change order, or contract amendment prior to execution, and requires officers to report any known misconduct, waste, or inefficiency with respect to State procurement. Provides that the Executive Ethics Commission may (rather than shall) appoint procurement compliance monitors; makes changes to the terms of the monitors. Provides that chief procurement officers, State purchasing officers, and procurement compliance monitors owe a fiduciary duty to the State. Requires the Department of Central Management Services to furnish written instructions and information on how to register for the Illinois Procurement Bulletin to certain businesses. Allows for the usage of an electronic procurement system. Increases the small purchase threshold from $10,000 to $100,000, and makes corresponding changes. Requires a bidder or offeror to be a legal entity prior to submitting a bid, offer, or proposal. Requires a bidder or offeror to be authorized to conduct business in Illinois prior to execution of the contract (rather than prior to submitting the bid, offer, or proposal). Provides for the use of best value procurement methods by institutions of higher education, the Department of Agriculture, the Department of Transportation, and the Department of Natural Resources; sets forth requirements to use the method. Provides that the requirement to use soybean oil-based inks in State printing contracts only applies to offset printing services, and not digital printing services; allows the use of vegetable oil-based inks. Allows for the appointment of multiple small business specialists. Requires not less than 10% of the total amount dollar amount of State contracts to be established as a goal for awarding to small businesses. Makes changes to reporting and disclosure requirements. Repeals the Small Business Contracts Act. Amends the Governmental Joint Purchasing Act. Allows chief procurement officers to authorize the purchase or lease of supplies and services which have been procured through a competitive process. Allows a chief procurement officer to declare certain joint purchasing contracts void or ratified. Allows for other methods of joint purchases. Amends the State Prompt Payment Act. Requires contractors to pay lower-tiered subcontractors and material suppliers when payment is received, and sets forth grievance procedures. Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act to create the Special Committee on Minority, Female, Persons with Disabilities, and Veterans Contracting. Requires the Special Committee to review State procurement laws to determine what changes should be made to increase participation of minority-owned businesses, female-owned businesses, businesses owned by persons with disabilities, and veterans-owned businesses. Amends the Illinois Human Rights Act to make changes to the definition of "eligible bidder". Makes other changes. Effective immediately.

House Floor Amendment No. 3

Deletes reference to:

30 ILCS 525/4.3 new

Adds reference to:

30 ILCS 500/1-15.20

In provisions amending the Illinois Procurement Code, provides that each State agency shall provide the chief procurement officer, on a monthly basis, with a list of contracts procured under an exception to the Code, with exceptions. Further amends the Illinois Procurement Code to define "construction support". In provisions amending the Governmental Joint Purchasing Act, provides that chief procurement officers may authorize certain purchases through governmental or other entities with joint agreement of the respective agency or institution; sets forth requirements to authorize those purchases. Removes provisions concerning suspension or disbarment under the Act.

Aug 09 17  S  Public Act . . . . . . . . . . . . . 100-0043
Create the Sugar-Sweetened Beverage Tax Act. Imposes a tax on distributors of bottled sugar-sweetened beverages, syrups, or powders at the rate of $0.01 per ounce of bottled sugar-sweetened beverages sold or offered for sale to a retailer for sale in the State to a consumer. Requires those distributors to obtain permits. Provides that 2% of the moneys shall be deposited into the Tax Compliance and Administration Fund for the administrative costs of the Department of Revenue, and 98% of the moneys shall be deposited into the General Revenue Fund. Amends the Illinois Income Tax Act. Makes changes concerning the rate of tax. Extends the research and development credit for tax years ending prior to January 1, 2027. Creates an addition modification in an amount equal to the deduction for qualified domestic production activities allowed under Section 199 of the Internal Revenue Code. Makes changes concerning the definition of "unitary business group". Makes changes concerning estimated taxes. Amends the Film Production Services Tax Credit Act of 2008. Provides that no taxpayer may take a credit awarded under the Act for tax years beginning on or after January 1, 2027. Amends the Business Corporation Act of 1983. Makes changes concerning penalties and reports. Amends the Limited Liability Company Act. Makes changes concerning the fee for filing articles of organization. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 6
Deletes reference to:
35 ILCS 1010/1-45
Deletes reference to:
805 ILCS 5/13.70 from Ch. 32, par. 13.70
Deletes reference to:
805 ILCS 5/14.30 from Ch. 32, par. 14.30
Deletes reference to:
805 ILCS 5/15.35 from Ch. 32, par. 15.35
Deletes reference to:
805 ILCS 5/15.65 from Ch. 32, par. 15.65
Deletes reference to:
805 ILCS 5/15.97 from Ch. 32, par. 15.97
Deletes reference to:
805 ILCS 5/16.05 from Ch. 32, par. 16.05
Deletes reference to:
805 ILCS 180/50-10
Adds reference to:
SB 00009 (CONTINUED)

New Act

Adds reference to:

30 ILCS 105/5.878 new

Adds reference to:

30 ILCS 105/5.879 new

Adds reference to:

30 ILCS 105/6z-51

Adds reference to:

35 ILCS 5/204 from Ch. 120, par. 2-204

Adds reference to:

35 ILCS 5/208 from Ch. 120, par. 2-208

Adds reference to:

35 ILCS 5/222

Adds reference to:

35 ILCS 105/2 from Ch. 120, par. 439.2

Adds reference to:

35 ILCS 105/2-2 new

Adds reference to:

35 ILCS 105/3 from Ch. 120, par. 439.3

Adds reference to:

35 ILCS 105/3-5

Adds reference to:

35 ILCS 105/3-10

Adds reference to:

35 ILCS 105/3-10.5

Adds reference to:

35 ILCS 105/3-45 from Ch. 120, par. 439.3-45

Adds reference to:

35 ILCS 105/3-50 from Ch. 120, par. 439.3-50

Adds reference to:

35 ILCS 105/3-55 from Ch. 120, par. 439.3-55

Adds reference to:

35 ILCS 105/3-65 from Ch. 120, par. 439.3-65

Adds reference to:

35 ILCS 105/3-75 from Ch. 120, par. 439.3-75

Adds reference to:

35 ILCS 105/3a from Ch. 120, par. 439.3a

Adds reference to:

35 ILCS 105/4 from Ch. 120, par. 439.4

Adds reference to:

35 ILCS 105/5 from Ch. 120, par. 439.5

Adds reference to:

35 ILCS 105/7 from Ch. 120, par. 439.7

Adds reference to:

35 ILCS 105/9 from Ch. 120, par. 439.9

Adds reference to:

35 ILCS 105/10 from Ch. 120, par. 439.10

Adds reference to:
SB 00009 (CONTINUED)

35 ILCS 105/11
Adds reference to:
35 ILCS 110/2
Adds reference to:
35 ILCS 110/3-5
Adds reference to:
35 ILCS 115/2
Adds reference to:
35 ILCS 115/3-5
Adds reference to:
35 ILCS 120/1
Adds reference to:
35 ILCS 120/1b new
Adds reference to:
35 ILCS 120/2
Adds reference to:
35 ILCS 120/2-5
Adds reference to:
35 ILCS 120/2-10
Adds reference to:
35 ILCS 120/2-10.5
Adds reference to:
35 ILCS 120/2-12
Adds reference to:
35 ILCS 120/2-45
Adds reference to:
35 ILCS 120/2-55
Adds reference to:
35 ILCS 120/2a
Adds reference to:
35 ILCS 120/2b
Adds reference to:
35 ILCS 120/2c
Adds reference to:
35 ILCS 120/3
Adds reference to:
35 ILCS 120/7
Adds reference to:
35 ILCS 120/13
Adds reference to:
55 ILCS 5/5-1008.10 new
Adds reference to:
55 ILCS 5/5-1009
Adds reference to:
65 ILCS 5/8-3-20 new
Adds reference to:
65 ILCS 5/8-11-6a
Adds reference to:
SB 00009 (CONTINUED)

740 ILCS 175/3

from Ch. 127, par. 4103

Replaces everything after the enacting clause. Creates the Video Service Tax Modernization Act and the Entertainment Tax Fairness Act. Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on and after January 1, 2017, the rate of tax shall be 4.95% for individuals, trusts, and estates and 7% for corporations. Provides that the research and development credit applies on a permanent basis, and changes the calculation of that credit. Increases the earned income tax credit. Extends the sunset of the Live Theater Production Tax credit until January 1, 2027 (currently, January 1, 2017). Provides that the education expense credit and the standard exemption are subject to certain income limitations. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Extends those taxes to certain specified services. Contains provisions concerning the distribution of the proceeds from the tax on those services. Makes changes concerning production related tangible personal property and the graphic arts exemption. Amends the Illinois False Claims Act. Provides that a Section imposing liability for certain acts does not apply to any taxes imposed, collected, or administered by the State of Illinois (instead of to claims, records, or statements made under the Illinois Income Tax Act). Creates the Budget Economic Stabilization Fund Act. Provides that the Comptroller and the Departments of Healthcare and Family Services, Central Management Services, Human Services, Revenue, and Aging shall report to the Governor no later than January 10th of each year the amount of unpaid bills as of the preceding December 31st. Provides that if unpaid bills total more than $1,000,000,000, the Governor shall include in his or her budget for the next fiscal year an amount to pay off unpaid bills equal to the lesser of (i) 50% of above-trend revenues that the Governor projects to be received by the State in the next fiscal year or (ii) the amount of above-trend revenues needed to reduce the unpaid bills to $1,000,000,000. Effective immediately.

Senate Floor Amendment No. 7

Adds reference to:

805 ILCS 180/50-10

Adds provisions to the bill amending the Limited Liability Company Act. Reduces certain filing fees.

Senate Floor Amendment No. 8

Further amends the Use Tax Act. In a section describing taxable services, replaces provisions related to taxing personal care services with provisions related to taxing tattooing and body piercing.

House Floor Amendment No. 3

Deletes reference to:

30 ILCS 105/5.878 new

Deletes reference to:

30 ILCS 105/5.879 new

Deletes reference to:

30 ILCS 105/6z-51

Deletes reference to:

35 ILCS 5/222

Deletes reference to:

35 ILCS 5/804 from Ch. 120, par. 8-804

Deletes reference to:

35 ILCS 16/42

Deletes reference to:

35 ILCS 105/2 from Ch. 120, par. 439.2

Deletes reference to:

35 ILCS 105/2a-2 new

Deletes reference to:

35 ILCS 105/3 from Ch. 120, par. 439.3

Deletes reference to:

35 ILCS 105/3-5

Deletes reference to:

35 ILCS 105/3-10.5

Deletes reference to:

35 ILCS 105/3-45 from Ch. 120, par. 439.3-45

Deletes reference to:
SB 00009 (CONTINUED)

35 ILCS 105/3-55 from Ch. 120, par. 439.3-55
Deletes reference to:
35 ILCS 105/3-65 from Ch. 120, par. 439.3-65
Deletes reference to:
35 ILCS 105/3-75 from Ch. 120, par. 439.3-75
Deletes reference to:
35 ILCS 105/3a from Ch. 120, par. 439.3a
Deletes reference to:
35 ILCS 105/4 from Ch. 120, par. 439.4
Deletes reference to:
35 ILCS 105/5 from Ch. 120, par. 439.5
Deletes reference to:
35 ILCS 105/7 from Ch. 120, par. 439.7
Deletes reference to:
35 ILCS 105/9 from Ch. 120, par. 439.9
Deletes reference to:
35 ILCS 105/10 from Ch. 120, par. 439.10
Deletes reference to:
35 ILCS 105/11 from Ch. 120, par. 439.11
Deletes reference to:
35 ILCS 120/1 from Ch. 120, par. 440
Deletes reference to:
35 ILCS 120/1b new
Deletes reference to:
35 ILCS 120/2 from Ch. 120, par. 441
Deletes reference to:
35 ILCS 120/2-10 from Ch. 120, par. 441-10
Deletes reference to:
35 ILCS 120/2-10.5 from Ch. 120, par. 441-10.5
Deletes reference to:
35 ILCS 120/2-12 from Ch. 120, par. 442
Deletes reference to:
35 ILCS 120/2-55 from Ch. 120, par. 441-55
Deletes reference to:
35 ILCS 120/2a from Ch. 120, par. 441a
Deletes reference to:
35 ILCS 120/2b from Ch. 120, par. 441b
Deletes reference to:
35 ILCS 120/2c from Ch. 120, par. 441c
Deletes reference to:
35 ILCS 120/3 from Ch. 120, par. 442
Deletes reference to:
35 ILCS 120/7 from Ch. 120, par. 446
Deletes reference to:
35 ILCS 120/13 from Ch. 120, par. 452
Deletes reference to:
55 ILCS 5/5-1008.10 new
Deletes reference to:
SB 00009 (CONTINUED)

55 ILCS 5/5-1009
Deletes reference to:
  65 ILCS 5/8-3-20 new
Deletes reference to:
  65 ILCS 5/8-11-6a
Deletes reference to:
  740 ILCS 175/3
Deletes reference to:
  805 ILCS 180/50-10
Adds reference to:
  New Act
Adds reference to:
  765 ILCS 1025/Act rep.
Adds reference to:
  5 ILCS 100/1-5
Adds reference to:
  5 ILCS 140/7.5
Adds reference to:
  15 ILCS 405/9
Adds reference to:
  15 ILCS 505/0.02
Adds reference to:
  15 ILCS 505/0.03
Adds reference to:
  15 ILCS 505/0.04
Adds reference to:
  15 ILCS 505/0.05
Adds reference to:
  15 ILCS 505/0.06
Adds reference to:
  20 ILCS 1205/7
Adds reference to:
  20 ILCS 1205/18.1
Adds reference to:
  30 ILCS 105/6b-1
Adds reference to:
  30 ILCS 105/8.12
Adds reference to:
  30 ILCS 230/2
Adds reference to:
  55 ILCS 5/3-3034
Adds reference to:
  205 ILCS 5/48
Adds reference to:
  205 ILCS 5/48.1
Adds reference to:
  205 ILCS 5/48.3
Adds reference to:

from Ch. 34, par. 5-1009
from Ch. 24, par. 8-11-6a
from Ch. 127, par. 4103
from Ch. 127, par. 1001-5
from Ch. 15, par. 209
from Ch. 127, par. 1001-5
from Ch. 17, par. 108
from Ch. 127, par. 142b1
from Ch. 127, par. 144.12
from Ch. 127, par. 171
from Ch. 34, par. 3-3034
from Ch. 17, par. 360
from Ch. 17, par. 360.2
SB 00009 (CONTINUED)

205 ILCS 5/65

Adds reference to:
205 ILCS 205/4013

from Ch. 17, par. 7304-13

Adds reference to:
205 ILCS 205/9012

from Ch. 17, par. 7309-12

Adds reference to:
205 ILCS 205/10090

from Ch. 17, par. 4411

Adds reference to:
205 ILCS 305/10

from Ch. 17, par. 4463

Adds reference to:
205 ILCS 305/62

from Ch. 17, par. 4827

Adds reference to:
205 ILCS 405/15.1b

from Ch. 17, par. 4838

Adds reference to:
205 ILCS 405/19.3

from Ch. 17, par. 1556-14

Adds reference to:
205 ILCS 605/6-14

from Ch. 17, par. 3057-14

Adds reference to:
205 ILCS 657/30

from Ch. 73, par. 822

Adds reference to:
205 ILCS 700/10

from Ch. 73, par. 822

Adds reference to:
215 ILCS 5/210

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

Adds reference to:
215 ILCS 185/5

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

Adds reference to:
215 ILCS 185/15

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

Adds reference to:
215 ILCS 185/20

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

Adds reference to:
225 ILCS 454/20-20

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

Adds reference to:
225 ILCS 454/20-20

from Ch. 32, par. 12.70

Adds reference to:
725 ILCS 5/110-17

from Ch. 141, par. 3

Adds reference to:
755 ILCS 5/2-1

from Ch. 141, par. 3

Adds reference to:
755 ILCS 5/2-2

from Ch. 141, par. 3

Adds reference to:
770 ILCS 90/3

from Ch. 141, par. 3

Adds reference to:
805 ILCS 5/12.70

from Ch. 141, par. 3

Adds reference to:
805 ILCS 105/112.70

from Ch. 141, par. 3
SB 00009 (CONTINUED)

35 ILCS 5/1103
Adds reference to:
35 ILCS 5/1105
Adds reference to:
35 ILCS 120/5a
Adds reference to:
35 ILCS 120/5b
Adds reference to:
35 ILCS 120/5c
Adds reference to:
35 ILCS 520/16
Adds reference to:
35 ILCS 520/17
Adds reference to:
35 ILCS 520/19
Adds reference to:
65 ILCS 5/8-3-15
Adds reference to:
215 ILCS 155/22
Adds reference to:
35 ILCS 110/3-10
Adds reference to:
35 ILCS 115/3-10
Adds reference to:
35 ILCS 120/2-10
Adds reference to:
35 ILCS 105/3-5
Adds reference to:
35 ILCS 120/2-5
Adds reference to:
35 ILCS 120/2-45

Replaces everything after the enacting clause. Creates the State Tax Lien Registration Act. Requires the Department of Revenue to create and maintain a public registry for filing notices of tax liens. Provides that Department of Revenue may file a notice of tax lien in the registry within 3 years from the date of the final tax liability. Provides that the lien is perfected upon filing in the registry. Contains provisions concerning the format of the registry, and sets forth information that must be included in the registry.

Creates the Revised Uniform Unclaimed Property Act. Establishes rules to determine if property is abandoned and establishes rules for the disposition of unclaimed property and related matters. Repeals the Uniform Disposition of Unclaimed Property Act. Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, the Cannabis and Controlled Substances Tax Act, and the Title Insurance Act to make conforming changes. Amends the Illinois Income Tax Act. Provides that, beginning on July 1, 2017, the rate of tax is (i) 4.95% for individuals, trusts, and estates and (ii) 7% for corporations. Increases the earned income tax credit. Provides that the education expense credit, the credit for residential real property taxes, and the standard exemption are subject to certain income limitations. Reinstates the research and development credit. Creates a credit for instructional materials and supplies. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the incentive for gasohol sunsets on July 1, 2017 (instead of December 31, 2018). Provides that the incentives for majority blended ethanol fuel and certain biodiesel blends apply through December 31, 2023 (instead of December 31, 2018). Makes changes to the graphic arts exemption. Effective immediately, except that certain provisions take effect on January 1, 2018.

Jul 06 17    S    Public Act . . . . . . 100-0022
SB 00010  Sen. John J. Cullerton and Mattie Hunter

65 ILCS 5/Art. 8 Div. 13 heading new
65 ILCS 5/8-13-5 new
65 ILCS 5/8-13-10 new
65 ILCS 5/8-13-15 new
65 ILCS 5/8-13-20 new

Amends the Illinois Municipal Code. Provides that a home rule municipality may enter into an agreement to assign, sell, 
transfer, or otherwise convey its interest in all of part of any revenues or taxes that it receives from the State Comptroller, the State 
Treasurer, or the Department of Revenue, and sets for the requirements for such agreements. Provides that the State pledges not to 
limit or alter the disposition of receipts transferred under these provisions. Provides that these provisions are applicable to home rule 
units and that they restrict the power of home rule units. Defines terms. Effective immediately, but this Act does not take effect at all 
unless Senate Bills 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but removes references to grant 
funds. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12, and 13 of the 
100th General Assembly become law.

Senate Floor Amendment No. 3

Replaces the effective date Section. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 3, 4, 
5, 6, 7, 8, 9, 12, 13, and 16 of the 100th General Assembly become law.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00011  Sen. John J. Cullerton and Mattie Hunter

5 ILCS 315/7.6 new
5 ILCS 315/10  from Ch. 48, par. 1610
5 ILCS 315/15  from Ch. 48, par. 1615
20 ILCS 5/5-647 new
40 ILCS 5/2-101  from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105  from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107  from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-107.9 new
40 ILCS 5/2-108  from Ch. 108 1/2, par. 2-108
40 ILCS 5/2-110.3 new
40 ILCS 5/2-119.1  from Ch. 108 1/2, par. 2-119.1
40 ILCS 5/2-124  from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-126  from Ch. 108 1/2, par. 2-126
40 ILCS 5/2-134  from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/2-165.1 new
40 ILCS 5/2-166.1 new
40 ILCS 5/15-108.1
40 ILCS 5/15-111  from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112.1 new
40 ILCS 5/15-132.9 new
40 ILCS 5/15-136  from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155  from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-157  from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-165  from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-198
40 ILCS 5/15-200.1 new
40 ILCS 5/15-201.1 new
40 ILCS 5/16-107.1 new
40 ILCS 5/16-121  from Ch. 108 1/2, par. 16-121
40 ILCS 5/16-121.1 new
40 ILCS 5/16-122.9 new
40 ILCS 5/16-133.1  from Ch. 108 1/2, par. 16-133.1
40 ILCS 5/16-136.1  from Ch. 108 1/2, par. 16-136.1
40 ILCS 5/16-152  from Ch. 108 1/2, par. 16-152
40 ILCS 5/16-158  from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-203
40 ILCS 5/16-205.1 new
40 ILCS 5/16-206.1 new
40 ILCS 5/17-106.05 new
40 ILCS 5/17-113.4 new
40 ILCS 5/17-113.5 new
SB 00011 (CONTINUED)

40 ILCS 5/17-115.5 new

40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116

40 ILCS 5/17-119.2 new

40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129

40 ILCS 5/17-130 from Ch. 108 1/2, par. 17-130

40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131

40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140

40 ILCS 5/2-165 rep.

40 ILCS 5/2-166 rep.

40 ILCS 5/15-200 rep.

40 ILCS 5/15-201 rep.

40 ILCS 5/16-205 rep.

40 ILCS 5/16-206 rep.

40 ILCS 15/1.9 new

105 ILCS 5/24-1 from Ch. 122, par. 24-1

105 ILCS 5/24-8 from Ch. 122, par. 24-8

105 ILCS 5/34-18.53 new

110 ILCS 70/36d from Ch. 24 1/2, par. 38b3

110 ILCS 305/100 new

110 ILCS 520/85 new

110 ILCS 660/5-195 new

110 ILCS 665/10-195 new

110 ILCS 670/15-195 new

110 ILCS 675/20-200 new

110 ILCS 680/25-195 new

110 ILCS 685/30-205 new

110 ILCS 690/35-200 new

110 ILCS 805/3-26 from Ch. 122, par. 103-26

110 ILCS 805/3-42 from Ch. 122, par. 103-42

115 ILCS 5/4 from Ch. 48, par. 1704

115 ILCS 5/10.6 new

115 ILCS 5/14 from Ch. 48, par. 1714

115 ILCS 5/17 from Ch. 48, par. 1717

30 ILCS 805/8.41 new
SB 00011 (CONTINUED)
Amends the General Assembly, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Illinois Pension Code. Requires active Tier 1 employees to elect either to (i) have automatic annual increases in retirement annuity delayed and reduced or (ii) maintain the current benefit package with additional limitations on pensionable salary. Provides that a Tier 1 employee who elects item (i) is entitled to have future increases in income treated as pensionable income, have contributions reduced to a specified rate, and receive a consideration payment of 10% of contributions made prior to the election. Provides that a Tier 1 employee who elects item (ii) is not eligible to have future increases in income treated as pensionable income. Makes funding changes. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date. Amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for the amounts of the consideration payments. In the Chicago Teacher Article, requires the Fund to make consideration payments. Amends various Acts to make conforming changes. Amends the Illinois Educational Labor Relations Act and the Illinois Public Labor Relations Act to prohibit bargaining and interest arbitration regarding changes made by the amendatory Act; exempts certain existing agreements. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 3
Adds reference to:
5 ILCS 315/7.6 new
Adds reference to:
5 ILCS 315/10 from Ch. 48, par. 1610
Adds reference to:
5 ILCS 315/15 from Ch. 48, par. 1615
Adds reference to:
5 ILCS 375/3 from Ch. 127, par. 523
Adds reference to:
5 ILCS 375/10 from Ch. 127, par. 530
Adds reference to:
20 ILCS 5/5-647 new
Adds reference to:
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
Adds reference to:
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
Adds reference to:
40 ILCS 5/2-105.3 new
Adds reference to:
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
Adds reference to:
40 ILCS 5/2-107.9 new
Adds reference to:
40 ILCS 5/2-107.10 new
Adds reference to:
40 ILCS 5/2-108 from Ch. 108 1/2, par. 2-108
Adds reference to:
40 ILCS 5/2-110.3 new
Adds reference to:
40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1
Adds reference to:
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
Adds reference to:
40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126
Adds reference to:
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
SB 00011 (CONTINUED)

Adds reference to:

40 ILCS 5/2-162
Adds reference to:

40 ILCS 5/2-165.1 new
Adds reference to:

40 ILCS 5/2-166.1 new
Adds reference to:

40 ILCS 5/14-131
Adds reference to:

40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
Adds reference to:

40 ILCS 5/14-147.5 new
Adds reference to:

40 ILCS 5/14-152.1
Adds reference to:

40 ILCS 5/15-108.1
Adds reference to:

40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
Adds reference to:

40 ILCS 5/15-112.1 new
Adds reference to:

40 ILCS 5/15-112.2 new
Adds reference to:

40 ILCS 5/15-132.9 new
Adds reference to:

40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
Adds reference to:

40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
Adds reference to:

40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
Adds reference to:

40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
Adds reference to:

40 ILCS 5/15-185.5 new
Adds reference to:

40 ILCS 5/15-198
Adds reference to:

40 ILCS 5/15-200.1 new
Adds reference to:

40 ILCS 5/15-201.1 new
Adds reference to:

40 ILCS 5/16-107.1 new
Adds reference to:

40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
Adds reference to:

40 ILCS 5/16-121.1 new
Adds reference to:

40 ILCS 5/16-121.2 new
SB 00011 (CONTINUED)

Adds reference to:

40 ILCS 5/16-122.9 new

Adds reference to:

40 ILCS 5/16-133.1 from Ch. 108 1/2, par. 16-133.1

Adds reference to:

40 ILCS 5/16-136.1 from Ch. 108 1/2, par. 16-136.1

Adds reference to:

40 ILCS 5/16-152 from Ch. 108 1/2, par. 16-152

Adds reference to:

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Adds reference to:

40 ILCS 5/16-190.5 new

Adds reference to:

40 ILCS 5/16-203

Adds reference to:

40 ILCS 5/16-205.1 new

Adds reference to:

40 ILCS 5/16-206.1 new

Adds reference to:

40 ILCS 5/17-106.05 new

Adds reference to:

40 ILCS 5/17-113.4 new

Adds reference to:

40 ILCS 5/17-113.5 new

Adds reference to:

40 ILCS 5/17-113.6 new

Adds reference to:

40 ILCS 5/17-115.5 new

Adds reference to:

40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116

Adds reference to:

40 ILCS 5/17-119.2 new

Adds reference to:

40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129

Adds reference to:

40 ILCS 5/17-130 from Ch. 108 1/2, par. 17-130

Adds reference to:

40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131

Adds reference to:

40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140

Adds reference to:

40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121

Adds reference to:

40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123

Adds reference to:

40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124

Adds reference to:

40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
SB 00011 (CONTINUED)

Adds reference to:
- 40 ILCS 5/2-165 rep.
- 40 ILCS 5/2-166 rep.
- 40 ILCS 5/15-201 rep.
- 40 ILCS 5/16-205 rep.
- 40 ILCS 5/16-206 rep.
- 40 ILCS 15/1.9 new
- 105 ILCS 5/24-1 from Ch. 122, par. 24-1
- 105 ILCS 5/24-8 from Ch. 122, par. 24-8
- 105 ILCS 5/34-18.53 new
- 110 ILCS 70/36d from Ch. 24 1/2, par. 38b3
- 110 ILCS 305/100 new
- 110 ILCS 520/85 new
- 110 ILCS 660/5-195 new
- 110 ILCS 665/10-195 new
- 110 ILCS 670/15-195 new
- 110 ILCS 675/20-200 new
- 110 ILCS 680/25-195 new
- 110 ILCS 685/30-205 new
- 110 ILCS 690/35-200 new
- 110 ILCS 805/3-26 from Ch. 122, par. 103-26
- 110 ILCS 805/3-42 from Ch. 122, par. 103-42
- 115 ILCS 5/4 from Ch. 48, par. 1704
- 115 ILCS 5/10.6 new
SB 00011 (CONTINUED)

Adds reference to:

115 ILCS 5/14 from Ch. 48, par. 1714

Adds reference to:

115 ILCS 5/17 from Ch. 48, par. 1717

Adds reference to:

30 ILCS 805/8.41 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but with changes that include the following. Further amends the Illinois Pension Code. In the General Assembly Article, provides that a Tier 1 employee must make the election before March 31, 2018 (instead of March 1, 2018). In the General Assembly, State Universities, Downstate Teachers, and Chicago Teachers Articles, makes changes to provisions concerning a Tier 1 employee’s acceptance of a future increase in income and specifies that the election to have automatic annual increases reduced also applies to survivors annuities. Changes the definition of "future increase in income" to reference increases to a Tier 1 employee’s base pay (instead of an increase in income in any form) and adds a definition of "base pay". In the General Assembly, State Employee, State Universities, and Downstate Teachers Articles, makes changes to the funding formulas. In the Chicago Teacher Article, provides that the State Comptroller (instead of the Fund) will make the consideration payments and amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for those consideration payments. In the State Universities and Downstate Teacher Articles, requires an additional contribution from employers for employees that earn more than $140,000 (instead of more than the salary set for the Governor) in a school year. In the State Employee, State Universities, and Downstate Teachers Articles, no later than January 1, 2018 and each year thereafter, requires those Systems to calculate the net present value of the pension benefits for certain inactive members and to offer those members the opportunity to elect to receive an accelerated pension benefit payment equal to 70% of the net present value of his or her pension benefits in lieu of receiving any pension benefit. Provides that if a person elects to receive an accelerated pension benefit payment, his or her credits and creditable service under that Article shall be terminated upon receipt of the accelerated pension benefit payment; except that the terminated service credit shall be used for the purposes of determining participation and benefits under the State Employees Group Insurance Act of 1971. Makes conforming changes in the State Employees Group Insurance Act of 1971. Makes other changes. Effective immediately, but does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, and 13 of the 100th General Assembly become law.

Feb 08 17 S Third Reading - Lost; 018-029-010
Amends the Freedom of Information Act. Exempts from public inspection certain information collected by the Illinois Workers' Compensation Commission from self-insureds and papers, documents, reports, or evidence relevant to a workers' compensation fraud investigation conducted by the Department of Insurance. Amends the Criminal Code of 2012 regarding workers' compensation fraud penalties. Amends the Workers' Compensation Act. Makes changes concerning: accidental injuries considered to be "arising out of and in the course of the employment" if an employee is required to travel away from the employer's premises; the maximum compensation rate for a period of temporary total incapacity; wage differential benefits to professional athletes; limitations on the number of chiropractic, occupational therapy, or physical therapy visits an injured worker may receive for injuries; compensation awards for injuries to the shoulder and hip; the maximum allowable payment for certain service categories; the assignment and reassignment of arbitrators to hearing sites; the creation of an evidence based drug formulary; the duties of the Workers' Compensation Edit, Alignment, and Reform Commission; additional compensation awards where there has been a vexatious delay in the authorization of medical treatment or the payment or intentional underpayment of compensation; annual reports on the state of self-insurance for workers' compensation in Illinois; and other matters. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 13 of the 100th General Assembly become law.
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for the 2017 and 2018 levy years, the term "taxing district" means all taxing districts in the State, including home rule units. Provides that, for the 2017 and 2018 levy years, the extension limitation for those taxing districts is 0% or the rate of increase approved by the voters. Amends the School Code. Makes changes concerning contracts between a school board and a third party. Provides that local boards of education shall forward certain cost projections to the State Board of Education. Provides that, beginning July 1, 2022, the State Board shall review and analyze the cost projections and review for any cost savings and economic benefits. Requires the State Board to file a report by December 31, 2022. Imposes a moratorium on third-party contracts for non-instructional services while the State Board is preparing the report. Provides that a school district may offer a driver education course in a school by contracting with a commercial driver training school; sets forth requirements concerning the contract. Provides that school districts need not comply with and may discharge any mandate or requirement placed on school districts by the Code or by administrative rules adopted by the State Board of Education that is unfunded; with exceptions. Sets forth requirements concerning discharging mandates. Makes changes concerning physical education. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12 of the 100th General Assembly become law.
SB 00014 Sen. John J. Cullerton  
(Rep. Barbara Flynn Currie)

40 ILCS 5/1-160
40 ILCS 5/8-113 from Ch. 108 1/2, par. 8-113
40 ILCS 5/8-173 from Ch. 108 1/2, par. 8-173
40 ILCS 5/8-174 from Ch. 108 1/2, par. 8-174
40 ILCS 5/8-228.5 new
40 ILCS 5/8-243.2 from Ch. 108 1/2, par. 8-243.2
40 ILCS 5/8-244 from Ch. 108 1/2, par. 8-244
40 ILCS 5/8-244.1 from Ch. 108 1/2, par. 8-244.1
40 ILCS 5/8-251 from Ch. 108 1/2, par. 8-251
40 ILCS 5/11-125.9 new
40 ILCS 5/11-169 from Ch. 108 1/2, par. 11-169
40 ILCS 5/11-170 from Ch. 108 1/2, par. 11-170
40 ILCS 5/11-197.7 new
40 ILCS 5/11-223.1 from Ch. 108 1/2, par. 11-223.1
40 ILCS 5/11-230 from Ch. 108 1/2, par. 11-230
40 ILCS 5/8-173.1 rep.
40 ILCS 5/11-169.1 rep.
30 ILCS 805/8.41 new

Amends the Chicago Municipal and Chicago Laborers Articles of the Illinois Pension Code. Makes changes to the retirement age for persons who first become participants on or after the effective date of the amendatory Act. Increases employee contribution for persons who first become participants on or after the effective date of the amendatory Act and makes other changes to the employee contribution rate. Provides that a person who first became a participant on or after January 1, 2011 and before the effective date may elect to be eligible for a reduced retirement age in exchange for an increase in employee contributions. Makes changes to the city's required contribution to each fund beginning in payment year 2018 and makes changes to provisions concerning employer contributions. Authorizes withholding from State grants in the case of nonpayment of the city's required contributions. Makes changes to provisions concerning felony forfeiture. Provides that if there is an injury or death for which death or disability benefits are payable, the fund may subrogate a claim made by that employee against a third party. In the Chicago Municipal Article, makes changes to the definition of "employee" and provides that a person who first becomes a city officer on or after the effective date of the amendatory Act shall not be eligible for the alternative annuity or alternative disability benefits. Makes other changes. Contains inseverability and severability provisions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Pension Note (Government Forecasting & Accountability)

SB 14 makes several changes to city contribution rates for the Municipal Employees' Annuity and Benefit Fund and Laborers' Annuity and Benefit Fund. Such changes include defined maximums for tax levies on the city's taxable property for years 2018 through 2022, and a new method for calculating maximums for years following 2022. The bill also offers increased employee contribution rates to Tier 2 employees who opt for reduced retirement ages. This bill also introduces an annuity for Tier 3 members, and all new city officers who are members of the Municipal Employees' Annuity and Benefit Fund will not be eligible for alternative annuity or alternative disability benefits. There are several factors in this bill that will likely make a significant fiscal impact on both the Municipal Employees' and Laborers' Fund. At this time, no actuarial cost study has been made available to CGFA, thus the long-term fiscal impact cannot be determined. An updated impact note will be issued when an actuarial cost study has been obtained from the affected pension funds.

Fiscal Note (Government Forecasting & Accountability)

SB 14 will not have a fiscal impact on the Commission on Government Forecasting and Accountability.

Correctional Note (Dept of Corrections)

SB 14 has no fiscal or population impact on the Department of Corrections

State Debt Impact Note (Government Forecasting & Accountability)

SB 14 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note (Admin Office of the Illinois Courts)
SB 00014 (CONTINUED)

This legislation would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Apr 27 17   H  Third Reading - Standard Debate - Passed 063-045-002

SB 00015   Sen. Dave Syverson

20 ILCS 5/1-1  was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.

Mar 17 17   S  Rule 3-9(a) / Re-referred to Assignments
SB 00016  Sen. John J. Cullerton
(Rep. Jim Durkin)

20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
  20 ILCS 105/1
Adds reference to:
  5 ILCS 315/7.6 new
Adds reference to:
  5 ILCS 315/10 from Ch. 48, par. 1610
Adds reference to:
  5 ILCS 315/15 from Ch. 48, par. 1615
Adds reference to:
  5 ILCS 375/3 from Ch. 127, par. 523
Adds reference to:
  5 ILCS 375/10 from Ch. 127, par. 530
Adds reference to:
  20 ILCS 5/5-647 new
Adds reference to:
  15 ILCS 205/5 new
Adds reference to:
  15 ILCS 310/13a new
Adds reference to:
  15 ILCS 410/13a new
Adds reference to:
  15 ILCS 510/12a new
Adds reference to:
  30 ILCS 122/20
Adds reference to:
  40 ILCS 5/1-160
Adds reference to:
  40 ILCS 5/1-161 new
Adds reference to:
  40 ILCS 5/1-162 new
Adds reference to:
  40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
Adds reference to:
  40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
Adds reference to:
  40 ILCS 5/2-105.3 new
Adds reference to:
  40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
Adds reference to:
  40 ILCS 5/2-107.9 new
Adds reference to:
  40 ILCS 5/2-107.10 new
Adds reference to:
  40 ILCS 5/2-108 from Ch. 108 1/2, par. 2-108
SB 00016 (CONTINUED)

Adds reference to:
- 40 ILCS 5/2-110.3 new

Adds reference to:
- 40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1

Adds reference to:
- 40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124

Adds reference to:
- 40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126

Adds reference to:
- 40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134

Adds reference to:
- 40 ILCS 5/2-162

Adds reference to:
- 40 ILCS 5/2-165.1 new

Adds reference to:
- 40 ILCS 5/2-166.1 new

Adds reference to:
- 40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10

Adds reference to:
- 40 ILCS 5/14-103.41 new

Adds reference to:
- 40 ILCS 5/14-103.42 new

Adds reference to:
- 40 ILCS 5/14-103.43 new

Adds reference to:
- 40 ILCS 5/14-106.5 new

Adds reference to:
- 40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114

Adds reference to:
- 40 ILCS 5/14-131

Adds reference to:
- 40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08

Adds reference to:
- 40 ILCS 5/14-147.5 new

Adds reference to:
- 40 ILCS 5/14-152.1

Adds reference to:
- 40 ILCS 5/14-155.1 new

Adds reference to:
- 40 ILCS 5/14-155.2 new

Adds reference to:
- 40 ILCS 5/14-156.1 new

Adds reference to:
- 40 ILCS 5/15-108.1

Adds reference to:
- 40 ILCS 5/15-108.2

Adds reference to:
- 40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
SB 00016 (CONTINUED)

Adds reference to:
- 40 ILCS 5/15-112.1 new
- 40 ILCS 5/15-112.2 new
- 40 ILCS 5/15-132.9 new
- 40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
- 40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
- 40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
- 40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
- 40 ILCS 5/15-185.5 new
- 40 ILCS 5/15-198
- 40 ILCS 5/15-200.1 new
- 40 ILCS 5/15-201.1 new
- 40 ILCS 5/16-107.1 new
- 40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
- 40 ILCS 5/16-121.1 new
- 40 ILCS 5/16-121.2 new
- 40 ILCS 5/16-122.9 new
- 40 ILCS 5/16-133.1 from Ch. 108 1/2, par. 16-133.1
- 40 ILCS 5/16-136.1 from Ch. 108 1/2, par. 16-136.1
- 40 ILCS 5/16-152 from Ch. 108 1/2, par. 16-152
- 40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
- 40 ILCS 5/16-190.5 new
- 40 ILCS 5/16-203
- 40 ILCS 5/16-205.1 new
- 40 ILCS 5/16-206.1 new
SB 00016 (CONTINUED)

Adds reference to:
- 40 ILCS 5/17-106.05 new
- 40 ILCS 5/17-113.4 new
- 40 ILCS 5/17-113.5 new
- 40 ILCS 5/17-113.6 new
- 40 ILCS 5/17-115.5 new
- 40 ILCS 5/17-116
- 40 ILCS 5/17-119.2 new
- 40 ILCS 5/17-129
- 40 ILCS 5/17-130
- 40 ILCS 5/18-131
- 40 ILCS 5/18-140
- 40 ILCS 5/20-121
- 40 ILCS 5/20-123
- 40 ILCS 5/20-124
- 40 ILCS 5/20-125
- 40 ILCS 5/2-165 rep.
- 40 ILCS 5/2-166 rep.
- 40 ILCS 5/14-155 rep.
- 40 ILCS 5/14-156 rep.
- 40 ILCS 5/15-201 rep.
- 40 ILCS 5/16-205 rep.
- 40 ILCS 5/16-206 rep.
- 40 ILCS 15/1.9 new

from Ch. 108 1/2, par. 17-116
from Ch. 108 1/2, par. 17-129
from Ch. 108 1/2, par. 17-130
from Ch. 108 1/2, par. 18-131
from Ch. 108 1/2, par. 18-140
from Ch. 108 1/2, par. 20-121
from Ch. 108 1/2, par. 20-123
from Ch. 108 1/2, par. 20-124
from Ch. 108 1/2, par. 20-125
SB 00016 (CONTINUED)

Adds reference to:
105 ILCS 5/24-1 from Ch. 122, par. 24-1

Adds reference to:
105 ILCS 5/24-8 from Ch. 122, par. 24-8

Adds reference to:
105 ILCS 5/34-18.53 new

Adds reference to:
110 ILCS 70/36d from Ch. 24 1/2, par. 38b3

Adds reference to:
110 ILCS 305/100 new

Adds reference to:
110 ILCS 520/85 new

Adds reference to:
110 ILCS 660/5-195 new

Adds reference to:
110 ILCS 665/10-195 new

Adds reference to:
110 ILCS 670/15-195 new

Adds reference to:
110 ILCS 675/20-200 new

Adds reference to:
110 ILCS 680/25-195 new

Adds reference to:
110 ILCS 685/30-205 new

Adds reference to:
110 ILCS 690/35-200 new

Adds reference to:
110 ILCS 805/3-26 from Ch. 122, par. 103-26

Adds reference to:
110 ILCS 805/3-42 from Ch. 122, par. 103-42

Adds reference to:
115 ILCS 5/4 from Ch. 48, par. 1704

Adds reference to:
115 ILCS 5/10.6 new

Adds reference to:
115 ILCS 5/14 from Ch. 48, par. 1714

Adds reference to:
115 ILCS 5/17 from Ch. 48, par. 1717

Adds reference to:
30 ILCS 805/8.41 new
SB 00016 (CONTINUED)

Replaces everything after the enacting clause. Amends the General Assembly, State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Illinois Pension Code. Requires active Tier 1 employees to elect either to (i) have automatic annual increases in retirement and survivor's annuities delayed and reduced or (ii) maintain the current benefit package with additional limitations on pensionable salary. Provides that a Tier 1 employee who elects item (i) is entitled to have future increases in income treated as pensionable income, have contributions reduced to a specified rate, and receive a consideration payment of 10% of contributions made prior to the election. Provides that a Tier 1 employee who elects item (ii) is not eligible to have future increases in income treated as pensionable income. Makes funding changes. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date. Provides separate benefits for persons who, on or after 6 months after the effective date, first become participants or members under the State Universities or Downstate Teachers Article or a noncovered participant under the State Employees Article. Requires each affected retirement system to establish a defined contribution plan for certain members or participants. In the Illinois Municipal Retirement Fund (IMRF), Chicago Municipal, Cook County, Cook County Forest Preserve, Chicago Laborers, Chicago Park District, Metropolitan Water Reclamation District, and Chicago Teachers Articles, establishes similar benefits if the governing body of the unit of local government adopts those benefits by resolution or ordinance. In the State Employee, State Universities, and Downstate Teachers Articles, requires those Systems to calculate the net present value of the pension benefits for certain inactive members and to offer those members the opportunity to elect to receive an accelerated pension benefit payment equal to 70% of the net present value of his or her pension benefits in lieu of receiving any pension benefit. Amends the State Employees Group Insurance Act of 1971 to make a conforming change. Amends the Budget Stabilization Act. Provides for the transfer of certain amounts from the General Revenue Fund to the Pension Stabilization Fund. Amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for the amounts of the consideration payments. Amends various Acts to make conforming changes. Amends the Illinois Educational Labor Relations Act and the Illinois Public Labor Relations Act to prohibit bargaining and interest arbitration regarding certain changes made by the amendatory Act; exempts certain existing agreements. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2

Replaces the effective date Section. Effective immediately, but this Act does not take effect at all unless Senate Bills 1, 3, 4, 5, 6, 7, 8, 9, 10, 12, and 13 of the 100th General Assembly become law.

Senate Floor Amendment No. 3

Removes the Illinois Municipal Retirement Fund from provisions authorizing specified pension funds to establish certain benefits if the governing body of the unit of local government adopts those benefits by resolution or ordinance.

Senate Floor Amendment No. 4

Deletes inseverability language from provisions that make funding changes and that establish defined contribution plans for certain Tier 1 employees. Makes a related change.

Senate Floor Amendment No. 5

Removes the Illinois Municipal Retirement Fund and the Metropolitan Water Reclamation District Retirement Fund from provisions authorizing specified pension funds to establish certain benefits if the governing body of the unit of local government adopts those benefits by resolution or ordinance.

Senate Floor Amendment No. 6

Replaces the effective date Section. Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00017  Sen. John J. Cullerton

20 ILCS 210/1 from Ch. 127, par. 1701

Amends the State Fair Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00018  Sen. John J. Cullerton

20 ILCS 301/1-1

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00019

Sen. Wm. Sam McCann-Kwame Raoul, Cristina Castro-Linda Holmes-Jennifer Bertino-Tarrant, Pat McGuire, Patricia Van Pelt, Donne E. Trotter, Jacqueline Y. Collins-Iris Y. Martinez, Mattie Hunter and Andy Manar

20 ILCS 415/1 from Ch. 127, par. 63b101
Amends the Personnel Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:

20 ILCS 415/1

Adds reference to:

730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that on and after the effective date of the amendatory Act, the Department of Corrections may not let bids for contracts that would have the effect of reducing the number of Department employees, whose employment is related to the provision of medical or mental health services, lower than the number of Department employees on January 1, 2016 whose employment is related to the provision of medical or mental health services. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended with changes. Provides that notwithstanding any other law to the contrary, the Department of Corrections shall not reduce the number of Department employees whose employment is related to the provision of medical or mental health services lower than the number of Department employees on January 1, 2016 whose employment is related to the provision of medical or mental health services. Provides that the Department shall not enter into a contract, modify a current contract, or process a change order that would have the effect of reducing the number of Department employees whose employment is related to the provision of medical or mental health services lower than the number of Department employees on January 1, 2016.

State Debt Impact Note (Government Forecasting & Accountability)
This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)
This legislation will not impact any public pension fund or retirement system in Illinois.

Land Conveyance Appraisal Note (Dept. of Transportation)
The Illinois Department of Transportation has determined that no land conveyance is required by this bill.

Judicial Note (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State.

Fiscal Note (Dept of Corrections)
SB 19 has the following costs associated with its enactment. SB 19 would require the Illinois Department of Corrections to hire an additional 32 INA staff. Using the average base pay of a Corrections Nurse I, the fiscal impact to IDOC would be $2,204,800. In addition, the cost $1,832,960 for group insurance and retirement would be added to the overall State budget. All things considered the fiscal impact to the State of Illinois for SB 19 would be $4,037,760 in its first year of enactment and at minimum would cost the State $40,377,600 over the next 10 years.

Correctional Note (Dept of Corrections)
Senate Bill 19 will have no correctional impact on the Department of Corrections. However, as written SB19 would require the Department of Corrections to hire an additional 32 INA staff. Using the average base pay of a Corrections Nurse I, the fiscal impact to IDOC would be $2,204,800. In addition, the cost $1,832,960 for group insurance and retirement would be added to the overall State budget. All things considered the fiscal impact to the State of Illinois for SB19 would be $4,037,760 in its first year of enactment and at minimum would cost the State $40,377,600 over the next 10 years.
SB 00020 Sen. Heather A. Steans and John F. Curran

(Rep. Barbara Flynn Currie-Sara Wojcicki Jimenez-Carol Sente-Frances Ann Hurley-Kelly M. Burke, Emanuel Chris Welch and La Shawn K. Ford)

20 ILCS 505/1.1 from Ch. 23, par. 5001.1

Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

20 ILCS 505/1.1

Adds reference to:

775 ILCS 5/7-109.1 from Ch. 68, par. 7-109.1

Adds reference to:

775 ILCS 5/7A-102 from Ch. 68, par. 7A-102

Adds reference to:

775 ILCS 5/7B-102 from Ch. 68, par. 7B-102

Adds reference to:

775 ILCS 5/8-101 from Ch. 68, par. 8-101

Adds reference to:

775 ILCS 5/8-102 from Ch. 68, par. 8-102

Adds reference to:

775 ILCS 5/8-103 from Ch. 68, par. 8-103

Adds reference to:

775 ILCS 5/8-110 from Ch. 68, par. 8-110

Adds reference to:

775 ILCS 5/8A-103 from Ch. 68, par. 8A-103

 Adds reference to:

775 ILCS 5/8B-103 from Ch. 68, par. 8B-103

Replaces everything after the enacting clause. Amends the Illinois Human Rights Act. Provides that for specified types of charges pending before the Department of Human Rights, if the charging party has initiated litigation for the purpose of seeking final relief in a State or federal court or before an administrative law judge or hearing officer in an administrative proceeding before a local government administrative agency, and if a final decision on the merits in that litigation or administrative hearing would preclude the charging party from bringing another action based on the pending charge, the Department shall cease its investigation and dismiss the pending charge by order of the Director, who shall provide the charging party notice of his or her right to commence a civil action in the appropriate circuit court or other appropriate court of competent jurisdiction. Provides that the Illinois Human Rights Commission shall consist of 7 (instead of 13) members, with no more than 4 (instead of 7) members being of the same political party. Abolishes the existing terms of office of the members of the Commission on January 19, 2019. Provides for the appointment of new terms of office. Provides that on and after January 19, 2019, the Chairperson of the Commission shall be compensated at the rate of $125,000 per year, and each other member shall be compensated at the rate of $119,000 per year, or as set by the Compensation Review Board, whichever is greater. Provides that each commissioner has the authority to hire and supervise a staff attorney. Adds training and continuing education requirements for commissioners. Adds provisions governing the qualification and employment of commissioners. Provides that the Governor shall appoint, by and with the consent of the Senate, a special panel of commissioners comprised of 3 members, to hold office until the Commission, in consultation with the Governor, determines that the caseload of requests for review has been reduced sufficiently to allow cases to proceed in a timely manner, or for a term of 18 months from the date of appointment by the Governor, whichever is earlier. Provides that each of the 3 members appointed to the special panel shall receive the same salary as other commissioners for the duration of the panel. Provides that decisions by commissioners must be based strictly on neutral interpretations of the law and the facts. Provides that the Commission shall publish its decisions within 180 days of the decision (instead of "in timely fashion"). Makes changes in provisions governing: charge procedures; requests for review; publication of opinions; and review by the Commission. Effective immediately.

Aug 24 18 S Public Act . . . . . . . . 100-1066
SB 00021  Sen. Heather A. Steans
(Rep. Barbara Flynn Currie)
20 ILCS 605/605-10 was 20 ILCS 605/46.1 in part
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 605/605-10
Adds reference to:
775 ILCS 5/8A-103 from Ch. 68, par. 8A-103
Adds reference to:
775 ILCS 5/8B-103 from Ch. 68, par. 8B-103
Replaces everything after the enacting clause. Amends the Illinois Human Rights Act. Provides that an application for rehearing may be granted by vote of 3 (instead of 6) members of the Human Rights Commission. Effective immediately.
Nov 29 18  S  Passed Both Houses

SB 00022  Sen. John J. Cullerton
20 ILCS 830/1-1 from Ch. 96 1/2, par. 9701-1
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00023  Sen. John J. Cullerton
20 ILCS 700/1001 from Ch. 127, par. 3701-1
Amends the Technology Advancement and Development Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00024  Sen. John J. Cullerton
20 ILCS 1108/1
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00025  Sen. John J. Cullerton
20 ILCS 1205/1 from Ch. 17, par. 101
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00026  Sen. John J. Cullerton
20 ILCS 1335/1
Amends the 2-1-1 Service Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00027  Sen. John J. Cullerton
20 ILCS 627/1
Amends the Electric Vehicle Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00028  Sen. John J. Cullerton
20 ILCS 625/5 from Ch. 127, par. 2605
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00029       Sen. John J. Cullerton

20 ILCS 655/1 from Ch. 67 1/2, par. 601
Amends the Illinois Enterprise Zone Act. Makes a technical change in a Section concerning the short title.
Aug 04 17   S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00030       Sen. John J. Cullerton-Jacqueline Y. Collins

20 ILCS 661/1
Amends the High Speed Internet Services and Information Technology Act. Makes a technical change in a Section concerning the short title.
Aug 04 17   S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00031

5 ILCS 160/1 from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 3
Deletes reference to:
5 ILCS 160/1
Adds reference to:
New Act
Adds reference to:
5 ILCS 312/3-104 from Ch. 102, par. 203-104
Adds reference to:
50 ILCS 705/10.17-5 new
Adds reference to:
725 ILCS 5/110-5.2 new
Adds reference to:
725 ILCS 5/113-8
Adds reference to:
730 ILCS 110/12 from Ch. 38, par. 204-4
Adds reference to:
815 ILCS 505/2AA
Replaces everything after the enacting clause. Creates the Illinois Trust Act. Provides that a law enforcement agency or official shall not detain or continue to detain any individual solely on the basis of any immigration detainer or administrative warrant, or otherwise comply with an immigration detainer or administrative warrant after that individual becomes eligible for release from custody. Provides that a law enforcement agency or official shall not (1) give any immigration agent access to any individual; (2) transfer any person into an immigration agent's custody; (3) permit immigration agents use of agency facilities or equipment, including any agency electronic databases not available to the public, for investigative interviews or other investigative purpose in executing an immigration enforcement operation; or (4) respond to immigration agent inquiries regarding any individual's incarceration status, release date, or contact information except insofar as the agency makes that information available to the public. Provides that absent a judicial warrant or probable cause of criminal activity, a government official shall not make arrests in the following State-funded facilities or their adjacent grounds: State-funded schools, including licensed day care centers, pre-schools, and other early learning programs; elementary and secondary schools, and institutions of higher education; State-funded medical treatment and health care facilities, including hospitals, health clinics, emergency or urgent care facilities, nursing homes, group homes for persons with developmental disabilities, community-integrated living arrangements, and State mental health facilities; facilities operated by the Office of the Secretary of State; and circuit courts, State appellate courts, or the Supreme Court. Amends the Illinois Police Training Act. Requires the Illinois Law Enforcement Training Standards Board to conduct or approve a training program on federal U and T nonimmigrant visas and other federal immigration remedies for immigrant victims of qualifying criminal activity. Amends the Code of Criminal Procedure of 1963. Provides that a person subject to an immigration detainer or administrative warrant shall not be denied bail solely on the basis of an immigration detainer or administrative warrant. Makes changes in the Illinois Public Notary Act and the Consumer Fraud and Deceptive Business Practices Act concerning civil actions. Makes other changes. Effective immediately.

House Floor Amendment No. 3
Deletes reference to:
5 ILCS 312/3-104
Deletes reference to:
50 ILCS 705/10.17-5
Deletes reference to:
725 ILCS 5/110-5.2
SB 00031 (CONTINUED)

Deletes reference to:

725 ILCS 5/113-8
Deletes reference to:

730 ILCS 110/12
Deletes reference to:

815 ILCS 505/2AA

Replaces everything after the enacting clause. Creates the Illinois TRUST Act. Prohibits law enforcement agencies and officials from detaining or continuing to detain an individual solely on the basis of an immigration detainer or non-judicial immigration warrant or from otherwise complying with an immigration detainer or non-judicial immigration warrant. Provides for law enforcement training on compliance with the Illinois TRUST Act. Defines terms. Effective immediately.

Fiscal Note, House Floor Amendment No. 2 (Dept. of Central Management Services)

This legislation has no fiscal impact on the Department of Central Management Services.

Aug 28 17 S Public Act . . . . . . . . 100-0463

SB 00032 Sen. John J. Cullerton-Cristina Castro


5 ILCS 140/1.1 from Ch. 116, par. 201.1

Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 140/1.1

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Illinois TRUST Act. Provides that upon a receipt of a request from a victim of qualifying criminal activity or the victim's representative for completion of a certification form by a certifying agency, the designated certifying official for the agency shall complete and issue the certification form, except that the certifying official may decline, by written notice to the requesting victim or the victim's representative, to complete the certification form requested under the Act only if, after a good faith inquiry, the agency cannot determine that the applicant is a victim of qualifying criminal activity.

Provides that requests for expedited completion of a certification form shall be raised by the victim or representative of the victim in writing and shall establish that the victim is eligible for expedited review. Provides that each certifying agency has independent legal authority to complete and issue a certification form. Provides that a certifying official from each certifying agency shall respond to requests for certifications and make information regarding the agency's procedures for certification requests publicly available for victims of qualifying criminal activity and their representatives. Defines terms. Makes other changes.

Dec 15 17 H Rule 19(b) / Re-referred to Rules Committee

SB 00033 Sen. Michael E. Hastings

5 ILCS 120/1.01 from Ch. 102, par. 41.01

Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 100/1-1
Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Voices of Immigrant Communities Empowering Survivors (VOICES) Act. Provides that the head of each certifying agency shall designate an official or officials in supervisory roles, either within the agency or, by agreement with another agency with concurrent jurisdiction over the geographic area or subject matter covered by that agency, within that other agency. Provides that certifying officials shall: (1) respond to requests for completion of certification forms received by the agency; and (2) make information regarding the agency's procedures for certification requests publicly available for victims of qualifying criminal activity and their representatives. Provides that upon receiving a request for completion of a certification form, a certifying official shall complete the certification form and provide it to the requesting person, unless the certifying official, after a good faith inquiry, cannot determine that the applicant is a victim of qualifying criminal activity, in which case the certifying official shall provide written notice to the person or the person's representative that the official is declining to complete the form. Provides for various circumstances when an expedited certification form must be completed by the certifying agency or official. Provides that a certifying official or agency receiving requests for completion of certification forms shall not disclose the immigration status of a victim or person requesting the certification form, except to comply with federal law or State law, legal process, or if authorized, by the victim or person requesting the certification form. Makes other changes.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

House Floor Amendment No. 1
Modifies the definition of "certifying agency". Provides that no provision in the Act limits the manner in which a certifying officer or certifying agency may describe whether the person has cooperated or been helpful to the agency or provide any additional information the certifying officer or certifying agency believes might be relevant to a federal immigration officer's adjudication of a U or T visa application.

Fiscal Note, House Floor Amendment No. 1 (Illinois State Police)
Senate Bill 34 (H-AM 1) creates the VOICES Act and requires law enforcement agencies to respond to federal U and T visa certification forms within either 90 or 21 business days. This legislation would require the Illinois State Police to establish at least two additional attorney positions as well one support staff, at an additional approximate cost of $425,000 when benefits are included. With a new cause of action being created in statute, there is the potential for additional litigation against the Illinois State Police.

Fiscal Note (Illinois State Police)
Senate Bill 34 (H-AM 1) creates the VOICES Act and requires law enforcement agencies to respond to federal U and T visa certification forms within either 90 or 21 business days. This legislation would require the Illinois State Police to establish at least two additional attorney positions as well one support staff, at an additional approximate cost of $425,000 when benefits are included. With a new cause of action being created in statute, there is the potential for additional litigation against the Illinois State Police.
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 80/1

Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Immigration Safe Zones Act. Provides that the Attorney General by April 1, 2019, in consultation with appropriate stakeholders, shall publish model policies, limiting assistance with immigration enforcement to the fullest extent possible consistent with federal and State law ensuring that the following facilities remain safe and accessible to all residents of this State, regardless of immigration status: (1) State-funded schools, including licensed day care centers, pre-schools, and other early learning programs; elementary and secondary schools, and institutions of higher education; (2) State-funded medical treatment and health care facilities, including hospitals, health clinics, emergency or urgent care facilities, nursing homes, group homes for persons with developmental disabilities, community-integrated living arrangements, and State mental health facilities; (3) public libraries; (4) facilities operated by the Office of the Secretary of State; and (5) courts in this State. Provides that a law enforcement official shall not assist or support in any immigration enforcement operation by an immigration agent taking place in or around the perimeter of any of those agencies unless immigration officials present a valid and properly issued criminal warrant related to the investigation or prosecution of any criminal offense, including offenses provided for in the laws of another state or federal law. Provides that on and after the effective date of the Act, all applications, questionnaires, and interview forms used in relation to benefits, opportunities, or services provided by a State agency, school, or institution, and any questions regarding citizenship or immigration status, other than those required by statute, ordinance, federal law, or court order, shall be removed within 60 days after the effective date of the Act. Makes other changes.

Senate Floor Amendment No. 2

Deletes language providing that a law enforcement official shall not assist or support in any immigration enforcement operation by an immigration agent taking place in or around the perimeter of specific protected places unless immigration officials present a valid and properly issued criminal warrant related to the investigation or prosecution of any criminal offense, including offenses provided for in the laws of another state or federal law.

House Floor Amendment No. 1

Provides that other organizations and entities that provide services related to physical or mental health and wellness or education are encouraged to adopt the policy (in the engrossed bill, physical or mental health and wellness, education, or access to justice).

Fiscal Note (Office of the Attorney General)

This bill would not have a significant fiscal impact to the Office of the Attorney General as the work could be covered by an existing bureau within our Office.

Nov 28 18 S Total Veto Stands

SB 00036
Sen. Thomas Cullerton-Michael Connelly

Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00037
Sen. Martin A. Sandoval

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

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
SB 00038  Sen. John J. Cullerton-Kwame Raoul
5 ILCS 220/2  from Ch. 127, par. 742
Amends the Intergovernmental Cooperation Act. Makes a technical change in a Section defining terms under the Act.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00039  Sen. John J. Cullerton
5 ILCS 532/1
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00040  Sen. John J. Cullerton
5 ILCS 470/1
Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00041  Sen. John J. Cullerton
            (Rep. Barbara Flynn Currie)

30 ILCS 105/2 from Ch. 127, par. 138
Amends the State Finance Act. Makes a technical change in a Section concerning required reports and accounts.
   Senate Floor Amendment No. 1
   Deletes reference to:
   30 ILCS 105/2 from Ch. 127, par. 138
   Adds reference to:
   65 ILCS 5/Art. 8 Div. 13 heading new
   Adds reference to:
   65 ILCS 5/8-13-5 new
   Adds reference to:
   65 ILCS 5/8-13-10 new
   Adds reference to:
   65 ILCS 5/8-13-15 new
   Adds reference to:
   65 ILCS 5/8-13-20 new
Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Provides that a home rule municipality may enter into an agreement to assign, sell, transfer, or otherwise convey its interest in all of part of any revenues or taxes that it receives from the State Comptroller, the State Treasurer, or the Department of Revenue, and sets for the requirements for such agreements. Provides that these provisions are applicable to home rule units and that they restrict the power of home rule units. Effective immediately.
   House Committee Amendment No. 1
   Adds reference to:
   30 ILCS 500/20-60
   Adds reference to:
   30 ILCS 500/25-45
   Adds reference to:
   30 ILCS 500/40-25
   Adds reference to:
   65 ILCS 5/8-13-11 new
Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Amends the Illinois Procurement Code. Provides that State purchasing officers may enter into energy savings contracts or leases (currently, only energy conservation program contracts) that provide utility cost savings. Provides that energy conservation program contracts and energy savings contracts or leases may not be for a term longer than 15 years. Defines "energy savings contract". Makes conforming changes. Further amends the Illinois Municipal Code. Provides for obligations issued by an issuing entity to be secured by a statutory lien. Effective immediately.

Nov 08 17 S Total Veto Stands
SB 00042

Sen. Donne E. Trotter-Jacqueline Y. Collins and Mattie Hunter
(Rep. Gregory Harris)

30 ILCS 105/5 from Ch. 127, par. 141

Amends the State Finance Act. Makes a technical change in a Section concerning special funds.

Senate Floor Amendment No. 1

Deletes reference to:

30 ILCS 105/5

Adds reference to:

New Act

Adds reference to:

5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Adds reference to:

305 ILCS 5/5A-10 from Ch. 23, par. 5A-10

Adds reference to:

15 ILCS 20/50-40 new

Adds reference to:

20 ILCS 687/6-5

Adds reference to:

20 ILCS 1805/22-3 from Ch. 129, par. 220.22-3

Adds reference to:

20 ILCS 1805/22-6 rep.

Adds reference to:

25 ILCS 80/5 from Ch. 63, par. 42.93-5

Adds reference to:

30 ILCS 105/5.857

Adds reference to:

30 ILCS 105/6t from Ch. 127, par. 142t

Adds reference to:

30 ILCS 105/6z-30

Adds reference to:

30 ILCS 105/6z-32

Adds reference to:

30 ILCS 105/6z-45

Adds reference to:

30 ILCS 105/6z-52

Adds reference to:

30 ILCS 105/6z-100

Adds reference to:

30 ILCS 105/8.3 from Ch. 127, par. 144.3

Adds reference to:

30 ILCS 105/8.25e from Ch. 127, par. 144.25e

Adds reference to:

30 ILCS 105/8g

Adds reference to:

30 ILCS 105/8g-1

Adds reference to:

30 ILCS 105/13.2 from Ch. 127, par. 149.2

Adds reference to:

30 ILCS 115/12 from Ch. 85, par. 616
SB 00042 (CONTINUED)

Adds reference to:

30 ILCS 330/2.5
from Ch. 127, par. 665

Adds reference to:

30 ILCS 330/15
from Ch. 127, par. 759a

Adds reference to:

30 ILCS 420/9a
from Ch. 127, par. 759a

Adds reference to:

30 ILCS 540/3-5 new
from Ch. 96 1/2, par. 8203

Adds reference to:

30 ILCS 730/3
from Ch. 96 1/2, par. 8203

Adds reference to:

30 ILCS 740/2-2.04
from Ch. 111 2/3, par. 662.04

Adds reference to:

30 ILCS 740/2-3
from Ch. 111 2/3, par. 663

Adds reference to:

30 ILCS 740/2-5.1
from Ch. 111 2/3, par. 667

Adds reference to:

30 ILCS 740/2-7
from Ch. 111 2/3, par. 667

Adds reference to:

30 ILCS 740/2-15
from Ch. 111 2/3, par. 675.1

Adds reference to:

35 ILCS 5/901
from Ch. 120, par. 9-901

Adds reference to:

105 ILCS 5/18-8.05
from Ch. 122, par. 105-11

Adds reference to:

110 ILCS 805/5-11
from Ch. 122, par. 105-11

Adds reference to:

410 ILCS 43/5
from Ch. 127, par. 144.12

Adds reference to:

410 ILCS 43/10
from Ch. 127, par. 150.1

Adds reference to:

410 ILCS 43/15
from Ch. 127, par. 150.1

Adds reference to:

410 ILCS 43/20
from Ch. 127, par. 144.12

Adds reference to:

410 ILCS 43/25
from Ch. 127, par. 150.1

Adds reference to:

410 ILCS 43/30
from Ch. 127, par. 150.1

Adds reference to:

30 ILCS 105/8.12
from Ch. 127, par. 144.12

Adds reference to:

30 ILCS 105/14.1
from Ch. 127, par. 150.1

Adds reference to:

40 ILCS 5/14-131
from Ch. 141, par. 118

Adds reference to:

765 ILCS 1025/18
from Ch. 141, par. 118
SB 00042 (CONTINUED)

Adds reference to:
- 20 ILCS 605/605-705 was 20 ILCS 605/605-705
- 20 ILCS 605/605-707 was 20 ILCS 605/605-707
- 20 ILCS 605/605-710
- 20 ILCS 665/4a from Ch. 127, par. 200-24a
- 20 ILCS 665/5 from Ch. 127, par. 200-25
- 20 ILCS 665/8 from Ch. 127, par. 200-28
- 30 ILCS 105/5.162 rep.
- 30 ILCS 105/5.12 from Ch. 127, par. 141.12
- 30 ILCS 105/5.55 from Ch. 127, par. 141.55
- 30 ILCS 105/6p-1 from Ch. 127, par. 142p1
- 30 ILCS 105/6p-2 from Ch. 127, par. 142p2
- 30 ILCS 105/6z-34
- 30 ILCS 105/8.16a from Ch. 127, par. 144.16a
- 40 ILCS 5/1A-112
- 215 ILCS 5/408 from Ch. 73, par. 1020
- 215 ILCS 5/408.2 from Ch. 73, par. 1020.2
- 215 ILCS 5/1202 from Ch. 73, par. 1065.902

Adds reference to:
- 20 ILCS 405/405-20 was 20 ILCS 405/405-20
- 20 ILCS 405/405-250 was 20 ILCS 405/405-250
- 20 ILCS 405/405-410
- 30 ILCS 105/5.12 from Ch. 127, par. 141.12
- 30 ILCS 105/5.55 from Ch. 127, par. 141.55
- 30 ILCS 105/6p-1 from Ch. 127, par. 142p1
- 30 ILCS 105/6p-2 from Ch. 127, par. 142p2
- 30 ILCS 105/6z-34
- 30 ILCS 105/8.16a from Ch. 127, par. 144.16a
- 40 ILCS 5/1A-112
- 215 ILCS 5/408 from Ch. 73, par. 1020
- 215 ILCS 5/408.2 from Ch. 73, par. 1020.2
- 215 ILCS 5/1202 from Ch. 73, par. 1065.902

Adds reference to:
- 20 ILCS 605/605-705
- 20 ILCS 605/605-707
- 20 ILCS 605/605-710
- 20 ILCS 665/4a from Ch. 127, par. 200-24a
- 20 ILCS 665/5 from Ch. 127, par. 200-25
- 20 ILCS 665/8 from Ch. 127, par. 200-28
- 30 ILCS 105/5.162 rep.
- 30 ILCS 105/5.12 from Ch. 127, par. 141.12
- 30 ILCS 105/5.55 from Ch. 127, par. 141.55
- 30 ILCS 105/6p-1 from Ch. 127, par. 142p1
- 30 ILCS 105/6p-2 from Ch. 127, par. 142p2
- 30 ILCS 105/6z-34
- 30 ILCS 105/8.16a from Ch. 127, par. 144.16a
- 40 ILCS 5/1A-112
- 215 ILCS 5/408 from Ch. 73, par. 1020
- 215 ILCS 5/408.2 from Ch. 73, par. 1020.2
- 215 ILCS 5/1202 from Ch. 73, par. 1065.902
SB 00042 (CONTINUED)

Adds reference to:
- 215 ILCS 5/1206 from Ch. 73, par. 1065.906
- 820 ILCS 305/17 from Ch. 48, par. 138.17
- 820 ILCS 310/17 from Ch. 48, par. 172.52
- 30 ILCS 330/2.5
- 30 ILCS 330/9 from Ch. 127, par. 659
- 30 ILCS 330/11 from Ch. 127, par. 661
- 30 ILCS 330/16 from Ch. 127, par. 666
- 30 ILCS 425/6 from Ch. 127, par. 2806
- 30 ILCS 425/8 from Ch. 127, par. 2808
- 30 ILCS 425/15 from Ch. 127, par. 2815
- 305 ILCS 5/5-5 from Ch. 23, par. 5-5
- 5 ILCS 375/6.6
- 5 ILCS 375/6.10
- 40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127
- 40 ILCS 15/1.3
- 40 ILCS 15/1.4
- 220 ILCS 5/8-103
- 220 ILCS 5/8-104
- 30 ILCS 115/1 from Ch. 85, par. 611
- 20 ILCS 2505/2505-190 was 20 ILCS 2505/39c-4
- 30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
- 55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
- 55 ILCS 5/5-1006.5
- 55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
SB 00042 (CONTINUED)

Adds reference to:
- 65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
- 65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
- 65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
- 65 ILCS 5/8-11-1.6
- 65 ILCS 5/8-11-1.7
- 65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
- 70 ILCS 210/13 from Ch. 85, par. 1233
- 70 ILCS 1605/30
- 70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
- 70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
- 70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09
- 70 ILCS 3720/4 from Ch. 111 2/3, par. 254
- 35 ILCS 5/201.6 new
- 30 ILCS 805/8.41 new

Replaces everything after the enacting clause. Creates the FY2017 and FY2018 Budget Implementation Act and the Medical Assistance Program Modification Act. Provides that the purpose of the Acts is to make the changes in State programs that are necessary to implement the FY2017 and FY2018 budget recommendations. Specified provisions are dependent upon Senate Bill 9 of the 100th General Assembly becoming law. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:
- New Act
- 5 ILCS 100/5-45 from Ch. 127, par. 1005-45
- 305 ILCS 5/5A-10 from Ch. 23, par. 5A-10
- 20 ILCS 687/6-5
- 25 ILCS 80/5 from Ch. 63, par. 42.93-5
- 30 ILCS 105/13.2 from Ch. 127, par. 149.2
- 30 ILCS 540/3-5 new
- 30 ILCS 740/2-5.1
SB 00042 (CONTINUED)

Deletes reference to:

30 ILCS 740/2-7 from Ch. 111 2/3, par. 667

Deletes reference to:

30 ILCS 740/2-15 from Ch. 111 2/3, par. 675.1

Deletes reference to:

105 ILCS 5/18-8.05

Deletes reference to:

410 ILCS 43/5

Deletes reference to:

410 ILCS 43/10

Deletes reference to:

410 ILCS 43/15

Deletes reference to:

410 ILCS 43/20

Deletes reference to:

410 ILCS 43/25

Deletes reference to:

410 ILCS 43/30

Deletes reference to:

20 ILCS 605/605-705 was 20 ILCS 605/46.6a

Deletes reference to:

20 ILCS 605/605-707 was 20 ILCS 605/46.6d

Deletes reference to:

20 ILCS 605/605-710

Deletes reference to:

30 ILCS 105/5.162 rep.

Deletes reference to:

30 ILCS 105/5.523 rep.

Deletes reference to:

30 ILCS 105/5.810 rep.

Deletes reference to:

70 ILCS 210/5 from Ch. 85, par. 1225

Deletes reference to:

305 ILCS 5/5-5 from Ch. 23, par. 5-5

Deletes reference to:

5 ILCS 375/6.6

Deletes reference to:

5 ILCS 375/6.10

Deletes reference to:

40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127

Deletes reference to:

40 ILCS 15/1.3

Deletes reference to:

40 ILCS 15/1.4

Deletes reference to:

220 ILCS 5/8-103

Deletes reference to:

220 ILCS 5/8-104
SB 00042 (CONTINUED)

Deletes reference to:
- 30 ILCS 115/1 from Ch. 85, par. 611
- 20 ILCS 2505/2505-190 was 20 ILCS 2505/39c-4
- 30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
- 55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
- 55 ILCS 5/5-1006.5
- 55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
- 65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
- 65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
- 65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
- 65 ILCS 5/8-11-1.6
- 65 ILCS 5/8-11-1.7
- 65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
- 70 ILCS 210/13 from Ch. 85, par. 1233
- 70 ILCS 1605/30
- 70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
- 70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
- 70 ILCS 3720/4 from Ch. 111 2/3, par. 254

Adds reference to:
- 20 ILCS 1705/74 new
- 30 ILCS 740/2-6 from Ch. 111 2/3, par. 666
- 225 ILCS 65/70-50 was 225 ILCS 65/20-40
- 305 ILCS 5/5-5.4i new

Replaces everything after the enacting clause. Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement FY2018 budget recommendations. Provides that certain provisions of Article 30 are dependent upon Senate Bill 9 of the 100th General Assembly becoming law. Effective immediately.

Senate Floor Amendment No. 3
SB 00042 (CONTINUED)

Further amends the State Finance Act. In a Section relating to fund transfers, removes a reference to the Illinois Veterans' Rehabilitation Fund. Further amends the Regional Transportation Authority Act. In a Section relating to the Public Transportation Fund, restores a paragraph relating to fund transfers deleted by Senate Amendment 2.

House Floor Amendment No. 1

Deletes reference to:
20 ILCS 1805/22-3
Deletes reference to:
20 ILCS 1805/22-6 rep.
Deletes reference to:
30 ILCS 420/9a
Deletes reference to:
30 ILCS 730/3
Deletes reference to:
30 ILCS 740/2-2.04
Deletes reference to:
30 ILCS 740/2-6
Deletes reference to:
110 ILCS 805/5-11
Deletes reference to:
225 ILCS 65/70-50
Deletes reference to:
35 ILCS 5/201.6 new
Deletes reference to:
20 ILCS 605/605-710
Deletes reference to:
20 ILCS 665/4a
Deletes reference to:
20 ILCS 665/5
Deletes reference to:
20 ILCS 665/8
Deletes reference to:
35 ILCS 145/6
Adds reference to:
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
Adds reference to:
30 ILCS 105/6z-27
Adds reference to:
30 ILCS 105/13.2 from Ch. 127, par. 149.2
Adds reference to:
30 ILCS 540/3-5 new
Adds reference to:
70 ILCS 210/5 from Ch. 85, par. 1225
Adds reference to:
70 ILCS 210/13 from Ch. 85, par. 1233
Adds reference to:
70 ILCS 210/13.2 from Ch. 85, par. 1233.2
Adds reference to:
70 ILCS 210/13.3 new
Adds reference to:
SB 00042 (CONTINUED)

105 ILCS 5/18-8.05
Adds reference to:
  305 ILCS 5/5-5.08 new
Adds reference to:
  305 ILCS 5/5-5.4  from Ch. 23, par. 5-5.4
 Adds reference to:
  40 ILCS 5/1-160
Adds reference to:
  40 ILCS 5/1-161 new
Adds reference to:
  40 ILCS 5/1-162 new
Adds reference to:
  40 ILCS 5/2-124  from Ch. 108 1/2, par. 2-124
Adds reference to:
  40 ILCS 5/2-134  from Ch. 108 1/2, par. 2-134
Adds reference to:
  40 ILCS 5/6-164  from Ch. 108 1/2, par. 6-164
Adds reference to:
  40 ILCS 5/14-135.08  from Ch. 108 1/2, par. 14-135.08
Adds reference to:
  40 ILCS 5/14-152.1
Adds reference to:
  40 ILCS 5/15-108.2
Adds reference to:
  40 ILCS 5/15-155  from Ch. 108 1/2, par. 15-155
Adds reference to:
  40 ILCS 5/15-155.2 new
Adds reference to:
  40 ILCS 5/15-165  from Ch. 108 1/2, par. 15-165
Adds reference to:
  40 ILCS 5/15-198
Adds reference to:
  40 ILCS 5/16-158  from Ch. 108 1/2, par. 16-158
Adds reference to:
  40 ILCS 5/16-158.3 new
Adds reference to:
  40 ILCS 5/16-203
Adds reference to:
  40 ILCS 5/18-131  from Ch. 108 1/2, par. 18-131
Adds reference to:
  40 ILCS 5/18-140  from Ch. 108 1/2, par. 18-140
Adds reference to:
  40 ILCS 5/2-165 rep.
Adds reference to:
  40 ILCS 5/2-166 rep.
Adds reference to:
  40 ILCS 5/14-155 rep.
Adds reference to:
SB 00042 (CONTINUED)

40 ILCS 5/14-156 rep.
Adds reference to:
40 ILCS 5/15-200 rep.
Adds reference to:
40 ILCS 5/15-201 rep.
Adds reference to:
40 ILCS 5/16-205 rep.
Adds reference to:
40 ILCS 5/16-206 rep.
Adds reference to:
30 ILCS 805/8.41 new
Adds reference to:
40 ILCS 5/8-113 from Ch. 108 1/2, par. 8-113
Adds reference to:
40 ILCS 5/8-173 from Ch. 108 1/2, par. 8-173
Adds reference to:
40 ILCS 5/8-174 from Ch. 108 1/2, par. 8-174
Adds reference to:
40 ILCS 5/8-228.5 new
Adds reference to:
40 ILCS 5/8-243.2 from Ch. 108 1/2, par. 8-243.2
Adds reference to:
40 ILCS 5/8-244 from Ch. 108 1/2, par. 8-244
Adds reference to:
40 ILCS 5/8-244.1 from Ch. 108 1/2, par. 8-244.1
Adds reference to:
40 ILCS 5/8-251 from Ch. 108 1/2, par. 8-251
Adds reference to:
40 ILCS 5/11-125.9 new
Adds reference to:
40 ILCS 5/11-169 from Ch. 108 1/2, par. 11-169
Adds reference to:
40 ILCS 5/11-170 from Ch. 108 1/2, par. 11-170
Adds reference to:
40 ILCS 5/11-197.7 new
Adds reference to:
40 ILCS 5/11-223.1 from Ch. 108 1/2, par. 11-223.1
Adds reference to:
40 ILCS 5/11-230 from Ch. 108 1/2, par. 11-230
Adds reference to:
40 ILCS 5/11-173.1 rep.
Adds reference to:
40 ILCS 5/11-169.1 rep.
Adds reference to:
30 ILCS 805/8.41 new
Adds reference to:
20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Adds reference to:
SB 00042 (CONTINUED)

20 ILCS 301/55-30 new
Adds reference to:
20 ILCS 1705/75 new
Adds reference to:
20 ILCS 2405/3 from Ch. 23, par. 3434
Adds reference to:
305 ILCS 5/5-5.01a from Ch. 34, par. 5-1006
Adds reference to:
20 ILCS 2505/2505-190 was 20 ILCS 2505/39c-4
Adds reference to:
30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
Adds reference to:
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
Adds reference to:
55 ILCS 5/5-1006.5 from Ch. 34, par. 5-1007
Adds reference to:
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
Adds reference to:
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
Adds reference to:
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
Adds reference to:
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
Adds reference to:
65 ILCS 5/8-11-1.6 from Ch. 24, par. 8-11-1.6
Adds reference to:
65 ILCS 5/8-11-1.7 from Ch. 24, par. 8-11-1.7
Adds reference to:
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
Adds reference to:
70 ILCS 210/13 from Ch. 85, par. 1233
Adds reference to:
70 ILCS 1605/30 from Ch. 111 2/3, par. 355,01
Adds reference to:
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 704.03
Adds reference to:
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 254
Adds reference to:
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
Adds reference to:
305 ILCS 5/5-35 new
Adds reference to:
20 ILCS 1605/7.12
Adds reference to:
30 ILCS 105/25 from Ch. 127, par. 161
Adds reference to:
210 ILCS 49/5-103 new
Adds reference to:
SB 00042 (CONTINUED)

20 ILCS 605/605-710
Adds reference to:
20 ILCS 665/4a
from Ch. 127, par. 200-24a
Adds reference to:
20 ILCS 665/5
from Ch. 127, par. 200-25
Adds reference to:
20 ILCS 665/8
from Ch. 127, par. 200-28
Adds reference to:
35 ILCS 145/6
from Ch. 120, par. 481b.36
Adds reference to:
30 ILCS 500/20-60
Adds reference to:
30 ILCS 500/25-45
Adds reference to:
30 ILCS 500/40-25
Adds reference to:
65 ILCS 5/Art. 8 Div. 13 heading new
Adds reference to:
65 ILCS 5/8-13-5 new
Adds reference to:
65 ILCS 5/8-13-10 new
Adds reference to:
65 ILCS 5/8-13-11 new
Adds reference to:
65 ILCS 5/8-13-15 new
Adds reference to:
65 ILCS 5/8-13-20 new
Adds reference to:
20 ILCS 105/4.02g new
Adds reference to:
30 ILCS 105/5.878 new
Adds reference to:
30 ILCS 105/5h.5 new
Adds reference to:
30 ILCS 330/2
from Ch. 127, par 652
Adds reference to:
30 ILCS 330/2.5
Adds reference to:
30 ILCS 330/7.6 new
Adds reference to:
30 ILCS 330/9
from Ch. 127, par 659
Adds reference to:
30 ILCS 330/11
from Ch. 127, par 661
Adds reference to:
30 ILCS 330/12
from Ch. 127, par 662
Adds reference to:
30 ILCS 330/13
from Ch. 127, par 663
Adds reference to:
SB 00042 (CONTINUED)

30 ILCS 105/8.52 new
Adds reference to:
30 ILCS 105/6z-70
Replaces everything after the enacting clause. Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement FY2018 budget recommendations. Effective immediately.
Jul 06 17  S  Public Act . . . . . . . . . . . . . . . . . . 100-0023

SB 00043  Sen. Jennifer Bertino-Tarrant
(Rep. Natalie A. Manley-William Davis)
30 ILCS 708/1
Amends the Grant Accountability and Transparency Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
30 ILCS 708/1
Adds reference to:
20 ILCS 3501/801-5
Adds reference to:
20 ILCS 3501/801-10
Adds reference to:
20 ILCS 3501/801-40
Adds reference to:
20 ILCS 3501/805-5
Adds reference to:
20 ILCS 3501/805-15
Adds reference to:
20 ILCS 3501/825-65
Adds reference to:
20 ILCS 3501/830-30
Adds reference to:
20 ILCS 3501/830-35
Adds reference to:
20 ILCS 3501/830-55
Adds reference to:
20 ILCS 3501/845-75
Replaces everything after the enacting clause. Amends the Illinois Finance Authority Act. Adds PACE Projects to the list of specified projects under the Act. Provides that the Illinois Finance Authority shall, in addition to other powers and duties, have the power to make loans and purchase loan participations to finance projects under the Act. Provides that the Authority may establish a direct loan program to make loans to, or may purchase participations in loans made by participating lenders to, individuals, partnerships, corporations, or other business entities for the purpose of financing industrial projects. Provides further requirements concerning the direct loan program established by the Authority. Provides that the enactment of changes made by this amendatory Act shall not affect any right accrued or liability incurred prior to its enactment, including the validity or enforceability of any prior action taken by the Authority with respect to loans made, or loan participations purchased, by the Authority under specified provisions. Adds to the findings and declaration of policy provisions of the Act. Defines terms. Makes conforming changes. Effective immediately.
Aug 17 18  S  Public Act . . . . . . . . . . . . . . . . . . 100-0919

SB 00044  Sen. Laura M. Murphy
30 ILCS 707/1
Amends the Grant Information Collection Act. Makes a technical change in a Section concerning the short title.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00045 Sen. John J. Cullerton
35 ILCS 171/3
Amends the Simplified Sales and Use Tax Administration Act. Makes a technical change in a Section concerning legislative findings.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00046 Sen. John J. Cullerton
35 ILCS 173/5-25
Amends the Gas Use Tax Law. Makes a technical change in a Section concerning self-assessing purchasers.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00047 Sen. Toi W. Hutchinson-Laura M. Murphy-Omar Aquino
(Rep. Anthony DeLuca)
35 ILCS 200/7-5
Amends the Property Tax Code. Makes a technical change in a Section concerning the Property Tax Appeal Board.
Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 200/7-5
Adds reference to:
35 ILCS 16/42
Replaces everything after the enacting clause. Amends the Film Production Services Tax Credit Act of 2008. Provides that a taxpayer shall not be entitled to take a credit awarded under that Act for tax years beginning on or after January 1, 2027 (rather than 10 years after the effective date of an amendatory Act of the 97th General Assembly). Removes a provision providing that after the initial 10-year sunset, the General Assembly may extend the sunset date by 5-year intervals.
Jun 21 17 H Referred to Rules Committee

SB 00048 Sen. John J. Cullerton
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00049 Sen. John J. Cullerton
55 ILCS 5/1-1002 from Ch. 34, par. 1-1002
Amends the Counties Code. Makes a technical change in a Section concerning boundaries.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00050  Sen. William R. Haine-Neil Anderson

50 ILCS 705/10.7
430 ILCS 65/1.1 from Ch. 38, par. 83-1.1
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1
430 ILCS 65/8 from Ch. 38, par. 83-8
430 ILCS 65/9.5
430 ILCS 66/65
520 ILCS 5/2.33 from Ch. 61, par. 2.33
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Illinois Police Training Act. Provides the annual training of police chiefs must include at least one course on the Firearm Owners Identification Card Act, the Firearm Concealed Carry Act, and firearms investigations. Amends the Firearm Owners Identification Card Act. Permits the State Police to notify the FBI if a person on the Terrorist Watchlist applies for a FOID card. Requires the State Police to provide notice and reason for the disqualification of a firearm purchase or a FOID card revocation to all law enforcement agencies with jurisdiction to assist with the seizure of the person's FOID card. Adds as grounds to deny an application for or to revoke or seize the person's FOID card that the person is charged with making a terrorist threat or soliciting or providing material support for terrorism. Makes other changes. Amends the Firearm Concealed Carry Act. Provides that a person may not carry a concealed handgun equipped with a silencer. Amends the Wildlife Code. Removes the prohibition on using a silencer to mute the sound resulting from firing a gun. Amends the Criminal Code of 2012. Provides that the offense of unlawful use of weapons includes knowingly: using, or possessing with the intent to use, a silencer on a handgun, except at a shooting range; or possessing any silencer for firearms, other than handguns, not in compliance with the National Firearms Act. Provides that the offense of unlawful sale or delivery of firearms includes knowingly transferring a silencer to a person not authorized to possess the silencer under federal law. Effective immediately.

May 19 17 S Rule 3-9(a)/ Re-referred to Assignments

SB 00051  Sen. Tim Bivins and Karen McConnaughay-Linda Holmes

(Rep. Daniel V. Beiser)

625 ILCS 5/15-107 from Ch. 95 1/2, par. 15-107

Amends the Illinois Vehicle Code. Provides that the maximum length of a truck tractor in combination with a semitrailer may not exceed 65 feet (rather than 55 feet) overall dimension on all non-State highways. Removes the requirement that truck tractor-semitrailer combinations must have no more than a maximum 55 feet overall wheel base on Class III roadways and other non-designated State highways. Provides that the distance between the kingpin and the axle of a semitrailer longer than 48 feet, in combination with a truck tractor, may not exceed 42 feet 6 inches, unless the trailer or semitrailer is used for the transport of livestock. Senate Committee Amendment No. 1

Adds reference to:

605 ILCS 5/9-113.02

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.

Amends the Illinois Highway Code. Provides that any agency or instrumentality of the State of Illinois or unit of local government may seek recovery for the cost of the repair of damaged or destroyed highways, highway structures, or traffic-control devices that result from operating, driving, or moving a truck tractor-semitrailer combination exceeding 55 feet in overall dimension. Amends the Illinois Vehicle Code. Provides that an agency or instrumentality of the State of Illinois or any unit of local government shall not be required to widen or otherwise alter a non-State highway, Class III highway, or other non-designated State highway constructed before the effective date of the bill to accommodate the increase in dimension of a truck tractor-semitrailer combination.

Apr 05 17 H Referred to Rules Committee
SB 00052  Sen. Dan McConchie-Chuck Weaver  

30 ILCS 105/5.875 new  
625 ILCS 5/3-699.14

Amends the State Finance Act. Creates the Horsemen's Council of Illinois Fund as a special fund in the State treasury.  
Amends the Illinois Vehicle Code to allow for the issuance of decals for Universal special license plates by the Horsemen's Council of Illinois. Provides for the original fee, renewal fees, and fee distribution for Universal special license plates with decals issued by the Horsemen's Council of Illinois.

Aug 11 17  S  Public Act ............ 100-0078

SB 00053  Sen. Kyle McCarter

625 ILCS 5/1-182.7 new

625 ILCS 5/3-413 from Ch. 95 1/2, par. 3-413

625 ILCS 5/3-804.4 new

Amends the Illinois Vehicle Code. Defines "secondary vehicle" as a motor vehicle of the first division or motor vehicle of the second division weighing 8,000 pounds or less that is used less than 5,000 miles per registration year. Provides that an owner of a secondary vehicle may register the vehicle as a secondary vehicle and shall complete at the time of registration and at any subsequent annual registrations an odometer certification verifying the vehicle's mileage use. Provides that a vehicle registered as a secondary vehicle is not required to display a front license plate on the secondary vehicle. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00054  Sen. Tim Bivins and Napoleon Harris, III

605 ILCS 5/3-105 from Ch. 121, par. 3-105

Amends the Illinois Highway Code. Provides that money received by the State from the federal government under the Recreational Trails Program shall not be considered for use as aid in construction of highways, and shall not be placed in the "Road Fund" in the State treasury.

Jan 11 17  S  Referred to Assignments

SB 00055  Sen. Emil Jones, III-Jacqueline Y. Collins-Patricia Van Pelt, Terry Link-Iris Y. Martinez-Mattie Hunter and Donne E. Trotter  

5 ILCS 490/3 new

Amends the State Commemorative Dates Act. Provides that August 4th of each year is designated as Barack Obama Day.

Aug 04 17  S  Public Act ............ 100-0037

SB 00056  Sen. Steve Stadelman

35 ILCS 200/16-55  
35 ILCS 200/16-65  
35 ILCS 200/16-183  
35 ILCS 200/17-10  
35 ILCS 200/31-25

Amends the Property Tax Code. Provides that provisions requiring boards of review and the Property Tax Appeal Board to consider compulsory sales for the purpose of revising and correcting assessments apply only to complaints affecting assessments for assessment years 2011 through 2016. Provides that boards of review shall consider compulsory sales in the equalization process only in assessment years 2011 through 2016. Provides that, beginning on the effective date of the amendatory Act, transfer declarations are no longer required to state whether the transfer is pursuant to compulsory sale. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00057  Sen. Steve Stadelman, Scott M. Bennett-Toi W. Hutchinson, Omar Aquino-Iris Y. Martinez-Jacqueline Y. Collins-Melinda Bush, Patricia Van Pelt and Bill Cunningham
(Rep. Litesa E. Wallace-Juliana Stratton-William Davis, Kelly M. Burke, Stephanie A. Kifowit, Martin J. Moylan, Silvana Tabares, Thaddeus Jones, Kelly M. Cassidy, Deb Conroy and Dave Severin)
725 ILCS 5/112A-14  from Ch. 38, par. 112A-14
750 ILCS 60/214  from Ch. 40, par. 2312-14
Amends the Illinois Domestic Violence Act of 1986 and the Code of Criminal Procedure of 1963. Provides that, with exceptions, the court may, upon request by a petitioner for an order of protection, order a wireless telephone service provider to transfer to the petitioner the right to continue to use a telephone number or numbers indicated by the petitioner and the financial responsibility associated with the number or numbers. Provides that the petitioner may request transfer of each telephone number that the petitioner, or a minor child in his or her custody, uses. Provides that the order shall contain specified terms. Provides that a wireless telephone service provider may apply to the petitioner its routine and customary requirements for establishing an account or transferring a number, including requiring the petitioner to provide proof of identification, financial information, and customer preferences. Provides that a wireless telephone service provider is immune from civil liability for its actions taken in compliance with a court order issued under the new provisions.
Senate Committee Amendment No. 1
Provides the immunity extended to wireless telephone service providers does not apply to willful or wanton misconduct.
Senate Committee Amendment No. 2
Provides that the clerk of the court shall serve the order on the wireless telephone service provider's agent for service of process listed with the Secretary of State.
House Floor Amendment No. 2
Provides that "wireless telephone service provider" has the meaning ascribed to the term "provider of commercial mobile service" as defined in 47 U.S.C. 332. Provides that notice of orders shall be served upon the wireless service provider's agent for service of process as listed with the Illinois Commerce Commission rather than the Secretary of State. Requires service providers to furnish the name and address of an agent for service of orders to the Illinois Commerce Commission.
Aug 25 17  S Public Act . . . . . . . . . 100-0388

SB 00058  Sen. Mattie Hunter-Jacqueline Y. Collins-Patricia Van Pelt and Emil Jones, III
50 ILCS 727/1-25 new
Amends the Police and Community Relations Improvement Act. Provides that each law enforcement agency shall adopt a written policy regarding drug testing following an officer-involved shooting. Provides that the written policy adopted by the law enforcement agency must include the following requirements: (1) each law enforcement officer who is involved in an officer-involved shooting must submit to alcohol and drug testing; and (2) the alcohol and drug testing must be completed as soon as possible after the shooting but no later than one hour after the officer-involved shooting. Defines "officer-involved shooting". Effective immediately.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Police and Community Relations Improvement Act. Provides that each law enforcement agency shall adopt a written policy regarding drug and alcohol testing following an officer-involved shooting. Provides that the written policy adopted by the law enforcement agency must include the following requirements: (1) each law enforcement officer who is involved in an officer-involved shooting must submit to drug and alcohol testing; and (2) the drug and alcohol testing must be completed as soon as practicable after the officer-involved shooting but no later than the end of the involved officer's shift or tour of duty. Defines "officer-involved shooting" as any instance when a law enforcement officer discharges his or her firearm, causing injury or death to a person or persons, during the performance of his or her official duties or in the line of duty. Effective immediately.
Aug 25 17  S Public Act . . . . . . . . . 100-0389

SB 00059  Sen. William E. Brady
50 ILCS 205/7  from Ch. 116, par. 43.107
Amends the Local Records Act. Provides that if an officer or agency submits a Local Records Disposal Certificate to the Local Records Commission and no objection to the Certificate has been received by the Local Records Commission within 30 days after the Local Record Disposal Certificate has been received by the Local Records Commission, then the officer or agency may dispose of the records listed on the Local Records Disposal Certificate without Local Records Commission review or approval.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

(Rep. Tom Demmer)

60 ILCS 1/205-140
Amends the Township Code. Provides that a township board may establish a fair and reasonable rate (currently, rate or charge) for users of waterworks systems and sewerage systems and a fair and reasonable connection charge for each new user. Provides that mayors or presidents of municipalities and customers must choose the independent entity to conduct the cost study, order the cost study, and pay for the cost study they requested. Further provides that the cost study must include an examination of residential and commercial connection charges for the waterworks system or sewerage system, whichever applies, in at least 30 units of local government in Illinois with a similar number of customers as are connected to the township's waterworks system and sewerage system (currently, examination of water main and sewer connection charges in neighboring units of local government or units of local government similar in size or population). Removes provisions concerning written quotes and payments for cost studies. Makes other changes. Effective immediately.

House Floor Amendment No. 1
Adds reference to:

60 ILCS 1/205-141 new

Adds reference to:

60 ILCS 1/205-145

Replaces everything after the enacting clause. Amends the Township Code. Provides that a township board of any township that has a population between 31,500 and 32,000 according to the 2010 federal decennial census and is located within a county that has a population between 260,000 and 265,000 according to the 2010 federal decennial census may establish a fair and reasonable rate for users of waterworks systems and sewerage systems and a fair and reasonable connection charge for each new user. Provides that mayors or presidents of municipalities and customers must choose the independent entity to conduct the cost study, order the cost study, and pay for the cost study they requested. Further provides that the cost study must include an examination of residential and commercial connection charges for the waterworks system or sewerage system, whichever applies, in at least 30 units of local government in Illinois with a similar number of customers as are connected to the township's waterworks system and sewerage system. Removes provisions concerning written quotes and payments for cost studies. Makes other changes. Effective immediately.

House Floor Amendment No. 2
Corrects a typographical error.

Sep 25 17 S Public Act . . . . . . . . 100-0528
Amends the Illinois Human Rights Act. Provides that for specified types of charges pending before the Department of Human Rights, if the charging party has initiated litigation for the purpose of seeking final relief in a State or federal court or before an administrative law judge or hearing officer in an administrative proceeding before a local government administrative agency, and if a final decision on the merits in that litigation or administrative hearing would preclude the charging party from bringing another action based on the pending charge, the Department shall cease its investigation and dismiss the pending charge by order of the Director, who shall provide the charging party notice of his or her right to commence a civil action in the appropriate circuit court or other appropriate court of competent jurisdiction. Provides that the Director shall also provide the charging party notice of his or her right to seek review of the dismissal order before the Human Rights Commission. Provides that any review by the Commission of the dismissal shall be limited to the question of whether the charge was properly dismissed under the new provisions. Provides that the Department may continue to investigate an allegation in a charge that is unique to the Act or otherwise could not have been included in the litigation or administrative proceeding. Provides that for charges relating to real estate transactions, the Department may administratively close a charge pending before the Department if the issues that are the basis of the charge are being litigated in a State or federal court proceeding. Deletes language providing that the Department shall stay any administrative proceedings after the filing of a civil action by or on behalf of the aggrieved party under any federal or State law seeking relief with respect to the alleged civil rights violation. Makes other changes.

House Floor Amendment No. 1
Deletes reference to:

775 ILCS 5/7-109.1
Deletes reference to:

775 ILCS 5/7A-102
Deletes reference to:

775 ILCS 5/8-103
Adds reference to:
P.A. 100-520, Sec. 99 new


Dec 15 17  S  Public Act . . . . . . . . . 100-0565

SB 00062 Sen. William E. Brady

35 ILCS 200/10-27 new

Amends the Property Tax Code. Provides that, in the case of residential property located in a gated residential community, nothing shall prohibit the chief county assessment officer, the board of review, or the Property Tax Appeal Board from considering comparable properties located outside of that gated residential community when determining the fair cash value of the property. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00063 Sen. Kyle McCarter

10 ILCS 5/10-2 from Ch. 46, par. 10-2
10 ILCS 5/10-3 from Ch. 46, par. 10-3

Amends the Election Code. Provides that the minimum and maximum signature requirements to place new political party and independent candidates on the ballot for an office are the same as the minimum and maximum signature requirements to place a candidate of an established political party on the ballot for that office. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

New Act

Creates the Religious Freedom Defense Act. Prohibits the State and local governments from taking discriminatory action against a person if the person believes or acts under a religious belief or moral conviction that marriage is only between one man and one woman, or that sexual relations are properly reserved to such a marriage. Allows a person to assert a claim or defense under the Act in a judicial or administrative proceeding for damages, injunctive relief, declaratory relief, or other appropriate relief against the State or local government. Also allows the Attorney General to seek enforcement of the Act. Defines "discriminatory action", "person", "State benefit program", and "State".

May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00065  Sen. Michael E. Hastings
(Rep. Ann M. Williams)

215 ILCS 155/8.5 new

Amends the Title Insurance Act. Provides that in a transaction for the sale and purchase of residential real property, all title insurance policies for that transaction shall be issued through the same policy issuing entity, except as otherwise agreed by the seller and buyer. Effective January 1, 2018.

Senate Committee Amendment No. 1

Deletes reference to:

215 ILCS 155/8.5 new

Adds reference to:

215 ILCS 155/18.5 new

Replaces everything after the enacting clause. Amends the Title Insurance Act. Provides the public policy of the State concerning splitting title insurance policies among multiple title insurance companies in a single transaction for the sale and purchase of residential real property. Provides that in a transaction for the sale and purchase of residential real property, the title insurance company issuing the owner's title insurance policy shall issue the lender's insurance policy for that transaction unless the buyer and seller agree otherwise or the buyer or seller is offered a discounted premium or an economic benefit as an inducement to split the title insurance policies. Provides that under certain circumstances, the policies shall be issued by the same title insurance company.

Senate Committee Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with the following change: Removes language providing the public policy of the State concerning splitting title insurance policies among multiple title insurance companies in a single transaction for the sale and purchase of residential real property.

Senate Floor Amendment No. 4

Deletes reference to:

215 ILCS 155/18.5 new

Adds reference to:

215 ILCS 155/18.1

Replaces everything after the enacting clause. Amends the Title Insurance Act. In provisions concerning choice of title insurance company, provides that it is the public policy of the State that parties to a contract for the sale of residential real property who are obligated to pay for certain products and services related to title insurance (rather than title insurance) have the right to also choose the independent escrowee that will provide those products and services. Makes conforming changes. Provides that for a county with a population not less than 500,000, a transaction for the sale and purchase of residential real property, the title insurance company issuing the owner's title insurance policy shall issue the lender's title insurance policy for that transaction if the policy is required by the lender. Provides an exception to that if the buyer and seller agree otherwise or the buyer or seller is offered a discount of fees as an inducement to split the title insurance policies, unless the title insurance company issuing the owner's policy agrees to offer the same discount of fees.

House Floor Amendment No. 1

Changes a reference to "title insurance" to "products and services enumerated in" certain provisions of the Title Insurance Act.

Nov 29 18  S Total Veto Stands
SB 00066  Sen. Michael E. Hastings, Scott M. Bennett and Bill Cunningham

35 ILCS 5/203 from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction in an amount equal to the product of the total capital expenditures incurred by the taxpayer for labor and materials to install mechanical insulation property during the taxable year multiplied by the applicable percentage. Provides that the applicable percentage is the lesser of: (i) 30%; or (ii) the difference between: (a) the energy savings, expressed as a percentage, obtained by placing the mechanical insulation property in service in connection with a mechanical system and (b) the energy savings, expressed as a percentage, that the property is required to meet by standard 90.1-2007, developed and published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00067  Sen. Michael E. Hastings-Michael Connelly and Napoleon Harris, III

(Rep. Ann M. Williams)

New Act

Creates the Collaborative Process Act. Defines terms. Provides that the Act applies to collaborative process participation agreements that meet the requirements of the Act signed on or after the effective date of the Act. Contains provisions concerning: requirements of collaborative process participation agreements; the beginning and conclusion of the collaborative process; proceedings before the court; disclosure of information; standards of professional responsibility and mandatory reporting; confidentiality; and privileges. Provides that the Act is subject to the supervisory authority of the Illinois Supreme Court.

Senate Committee Amendment No. 1

Provides that "collaborative process matter" does not include any dispute, transaction, claim, problem, or issue that: (i) is the subject of a pending action under the Juvenile Court Act of 1987; (ii) is under investigation by the Illinois Department of Children and Family Services pursuant to the Abused and Neglected Child Reporting Act; or (iii) resulted in a currently open case with the Illinois Department of Children and Family Services. Provides that a collaborative process terminates when, among other circumstances, the process no longer meets the definition of collaborative process matter. Provides that nothing in the collaborative process may prohibit a party or nonparty participant from making a report of abuse, neglect, abandonment, or exploitation of a child or adult under the law of this State. Removes language providing that the privilege against disclosure for collaborative process communications applies in certain situations if a child protective services agency or adult protective services agency is a party to or otherwise participates in the process.

Aug 18 17  S  Public Act . . . . . . . . . 100-0205

SB 00068  Sen. Michael E. Hastings

40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125

40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118

Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Beginning in fiscal year 2021, sets a separate Comptroller intercept schedule for payments of State funds to pension funds that have assets in trust that exceed 5 years of current liabilities. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00069  Sen. Michael E. Hastings-Napoleon Harris, III

(Rep. Kelly M. Burke)

750 ILCS 5/505 from Ch. 40, par. 505

750 ILCS 5/510 from Ch. 40, par. 510

Amends the Illinois Marriage and Dissolution of Marriage Act. Combines the changes made to the Section concerning child support by Public Act 99-90, Public Act 99-763, and Public Act 99-764. Adds provisions concerning the computation of the basic child support obligation. Makes changes concerning the child support guidelines, the duty of support, income calculation, presumptions in favor of the child support guidelines, minimum child support obligations, income greater than the support schedule, child care expenses, shared and split physical care, and health care. Replaces references to "supporting parent" and "payor" with references to "obligor". Makes other changes. Effective July 1, 2017.

Senate Floor Amendment No. 1

In provisions concerning income calculation, provides that upon the request or application of a parent actually supporting (instead of "having") a presumed, acknowledged, or adjudicated child living in or outside of that parent's household, there shall be an adjustment to child support.

Jun 30 17  S  Public Act . . . . . . . . . 100-0015
SB 00070  Sen. Linda Holmes-Sue Rezin, Jennifer Bertino-Tarrant-Bill Cunningham-Michael Connelly-Melinda Bush, Donne E. Trotter, Patricia Van Pelt and Wm. Sam McCann

New Act

Creates the Network Adequacy and Transparency Act. Provides that administrators and insurers, prior to going to market, must file with the Department of Insurance for review and approval a description of the services to be offered through a network plan, with certain criteria included in the description. Provides that the network plan shall demonstrate to the Department, prior to approval, a minimum ratio of full-time equivalent providers to plan beneficiaries and maximum travel and distance standards for plan beneficiaries, which shall be established annually by the Department based upon specified sources. Provides that the Department shall conduct quarterly audits of network plans to verify compliance with network adequacy standards. Establishes certain notice requirements. Provides that a network plan shall provide for continuity of care for its beneficiaries under certain circumstances and according to certain requirements. Provides that a network plan shall post electronically a current and accurate provider directory and make available in print, upon request, a provider directory subject to certain specifications. Provides that the Department is granted specific authority to issue a cease and desist order against, fine, or otherwise penalize any insurer or administrator for violations of any provision of the Act. Makes other changes. Effective January 1, 2018.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00071  Sen. Don Harmon-Iris Y. Martinez, Sue Rezin-Wm. Sam McCann, Pat McGuire, Emil Jones, III-William E. Brady and Linda Holmes
(Rep. Lou Lang-Dan Brady and Camille Y. Lilly)

P.A. 99-906, Sec. 99 new

Amends Public Act 99-906 to add an immediate effective date to certain Sections. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

P.A. 99-906, Sec. 99 new

Adds reference to:

220 ILCS 5/16-128A

Replaces everything after the enacting clause. Amends the Public Utilities Act. Modifies a Section concerning certification of installers, maintainers, and repairers to remove all references for certification of persons or entities that install, maintain, or repair new wind projects. Effective immediately or on the date Public Act 99-906 takes effect, whichever is later.

Jun 30 17  S  Public Act . . . . . . . . 100-0016

SB 00072  Sen. Ira I. Silverstein

625 ILCS 5/11-1413.5 new

Amends the Illinois Vehicle Code. Provides that a person operating a commercial motor vehicle with a gross weight of 10,001 or more pounds upon a highway of this State shall remove any ice and snow from the hood, roof, and sides of the vehicle that poses a threat to the safety of other persons or property on the highway during the operation of the vehicle. Exempts from this requirement a person operating a vehicle during a period of snow, sleet, or freezing rain if the period began and continued during the vehicle's operation; a person operating a vehicle when the vehicle is parked; a person operating an authorized emergency vehicle or highway maintenance vehicle; a person operating a State fleet vehicle while on official State business; or a person operating a school bus. Makes a violation a petty offense punishable by a fine of not more than $25 for the first offense and not more than $50 for a second or subsequent offense.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00073 Sen. Ira I. Silverstein and Thomas Cullerton

410 ILCS 620/16.2 new
Amends the Illinois Food, Drug and Cosmetic Act. Adds provision concerning prescription drug price increases. Requires manufacturers of prescription drugs to notify State purchasers, health insurers, health care service plan providers, and pharmacy benefit managers of specified increases in drug prices at least 30 days before such increase and the cost of specified new prescription drugs 3 days before the commercial availability of a new drug approved by the U.S. Food and Drug Administration or within 3 days after approval by the U.S. Food and Drug Administration if the new drug will be made commercially available within 3 days of such approval. Provides that within 30 days after such notifications, prescription drug manufacturers shall report specified information to the Department of Public Health and requires the Department to publish such information on its website. Provides that failure to report such information to specified entities shall result in a specified administrative penalty. Provides that the Department may adopt rules and issue guidance to implement these provisions and shall be responsible for enforcing these provisions. Contains provisions concerning the confidentiality of pricing information. Repeals provisions concerning prescription drug price increases on January 1, 2022. Effective immediately.

May 19 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00074 Sen. Ira I. Silverstein and Patricia Van Pelt

430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 66/30
Amends the Firearm Owners Identification Card Act. Provides that on and after the effective date of the amendatory Act, each applicant for the issuance or renewal of a Firearm Owner's Identification Card shall include a full set of his or her fingerprints in electronic format to the Department of State Police for the purpose of identity verification. Amends the Firearm Concealed Carry Act. Provides that a license application shall contain a full set of fingerprints submitted to the Department in electronic format for the purpose of verification of identity (rather than a license application shall contain a full set of fingerprints submitted to the Department in electronic format provided the Department may accept an application submitted without a set of fingerprints in which case the Department shall be granted 30 days in addition to the 90 days period to issue or deny a license).

May 19 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00075 Sen. Ira I. Silverstein-Patricia Van Pelt

65 ILCS 5/11-40-2a from Ch. 24, par. 11-40-2a
625 ILCS 5/12-807 from Ch. 95 1/2, par. 12-807
30 ILCS 805/8.41 new
Amends the Illinois Vehicle Code. Provides that, beginning July 1, 2017, each school bus that is purchased new shall be equipped with seat safety belts for each passenger. Provides that the State Board of Education shall adopt rules to ensure that school districts require all passengers on those buses to wear seat safety belts. Provides that, except for willful or wanton misconduct, a school bus driver may not be held personally liable for the failure of passengers to wear seat safety belts. Preempts the exercise of home rule powers. Makes a corresponding change in the Illinois Municipal Code. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

May 19 17 S Rule 3-9(a) / Re-referred to Assignments
SB 00076  Sen. Ira I. Silverstein

New Act

30 ILCS 105/5.878 new
35 ILCS 120/6 from Ch. 120, par. 445
625 ILCS 5/5-104.2
815 ILCS 380/Act rep.

Creates the New Vehicle Buyer Protection Act of 2017. Provides that if a manufacturer is unable to service or repair a new motor vehicle to conform to the applicable express warranties after a reasonable number of attempts, the manufacturer shall either promptly replace the new motor vehicle or make restitution to the buyer. Provides that it shall be presumed that a reasonable number of attempts have been made to conform a new motor vehicle to the applicable express warranties if, within 18 months from delivery to the buyer or 18,000 miles on the odometer of the vehicle: (1) the same nonconformity results in a condition that is likely to cause death or serious bodily injury if the vehicle is driven after 2 or more repairs; (2) the same nonconformity has been subject to repair 4 or more times; or (3) the vehicle is out of service by reason of repair for more than 30 calendar days since delivery of the vehicle to the buyer. Requires a buyer to initiate a qualified third-party dispute resolution process, if available, before asserting the presumption that a reasonable number of attempts have been made to repair the nonconformity. Prohibits a person from selling a motor vehicle without first disclosing to the prospective buyer that the vehicle had a nonconformity and the nonconformity was corrected. Contains provisions concerning a "Lemon Law Buyback" decal; a warranty buyback notice; remedies; a manufacturer's fee for each vehicle sold; sales and use tax reimbursements; and other matters. Amends the Retailers' Occupation Tax Act and the Illinois Vehicle Code. Changes references to "New Vehicle Buyer Protection Act" to "New Vehicle Buyer Protection Act of 2017". Amends the State Finance Act. Creates the Motor Vehicle Dispute Resolution Certification Fund. Repeals the New Vehicle Buyer Protection Act.

May 19 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00077  Sen. Kyle McCarter and Dale A. Righter

305 ILCS 5/1-10.5 new
305 ILCS 5/1-10.6 new
305 ILCS 5/4-8a new
305 ILCS 5/8A-4B new
305 ILCS 5/8A-5A from Ch. 23, par. 8A-5A
305 ILCS 5/8A-6 from Ch. 23, par. 8A-6
305 ILCS 5/12-4.4a new
305 ILCS 5/12-4.4b new

Amends the Illinois Public Aid Code. Provides that as a condition of initial eligibility for medical assistance benefits provided under the State's Medical Assistance program or, subject to federal approval, benefits provided under the federal Supplemental Nutrition Assistance Program (SNAP), an applicant must pass a drug screening. Provides that as a condition of continued eligibility for such benefits, a recipient must pass random drug screenings as prescribed by the Department of Human Services. Requires the Department to adopt rules requiring applicants for TANF benefits or SNAP benefits to actively seek work in order to qualify for such benefits. Provides that the rules adopted by the Department shall be in compliance with those rules under the Unemployment Insurance Act and adopted by the Department of Employment Security requiring unemployed individuals to actively seek employment in order to qualify for unemployment insurance benefits. Requires the Department to adopt rules that allow recipients of TANF benefits or SNAP benefits to experience a gradual reduction in benefits as earnings increase. Increases the penalties for using another person's cash assistance benefits or SNAP benefits. Contains provisions requiring photo identification when using a LINK card to obtain SNAP benefits or cash. Provides that no recipient of TANF benefits shall use his or her benefits to purchase lottery tickets or to patronize any casino or licensed establishment that operates video gaming terminals for the purpose of engaging in gambling or video gaming activities.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00078  Sen. Kyle McCarter

New Act

Creates the Public Trust in Funding Responsibility Act. Prohibits a State agency from contracting with or making a grant to any entity that performs abortions or maintains or operates a facility where abortions are performed that involves the expenditure of State funds. Defines "State funds" as funds obtained through State taxation, fees, or assessments and provides that "State funds" does not include funds obtained from the federal government, federal funds administered or granted through a State agency, or State funds the expenditure of which is required by federal law. Exempts from the prohibition funding to hospitals and ambulatory surgical centers licensed under State law. Provides that the Act only applies to contracts and grants entered into, and the renewal of contracts entered into, on or after the effective date of the Act. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00079  Sen. Kyle McCarter and Dale A. Righter

305 ILCS 5/1-10.5 new
305 ILCS 5/12-4.4b new

Amends the Illinois Public Aid Code. Provides that as a condition of initial eligibility for medical assistance benefits provided under the State's Medical Assistance program or, subject to federal approval, benefits provided under the federal Supplemental Nutrition Assistance Program (SNAP), an applicant must pass a drug screening. Provides that as a condition of continued eligibility for such benefits, a recipient must pass random drug screenings as prescribed by the Department of Human Services. Requires the Department to (i) provide notice of drug testing to each applicant at the time of application; (ii) advise each applicant, before the test is conducted, that the applicant may, but shall not be required to, advise the agent administering the test of any prescription or over-the-counter medication the applicant is taking; (iii) ensure each applicant being tested a reasonable degree of dignity while producing and submitting a sample for drug testing, consistent with the need of the State to ensure the reliability of the sample; (iii) provide any applicant who tests positive with a list of licensed substance abuse treatment providers; and other matters. Provides that an applicant who tests positive and is denied medical assistance benefits or SNAP benefits as a result may reapply for those benefits after 6 months if the applicant verifies the successful completion of a substance abuse treatment program. Exempts persons with children in the assistance unit, persons with disabilities, persons who are 65 year of age or older, or persons who reside at a facility licensed under the Nursing Home Care Act or the ID/DD Community Care Act from the drug testing requirements.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00080  Sen. William R. Haine

New Act

Creates the 24/7 Sobriety and Drug Monitoring Program Act. Provides that there is created a statewide 24/7 sobriety and drug monitoring program administered by the probation department in counties that have adopted the program. Provides that a court in a participating county, as a condition of bond, pretrial release, sentence, suspended sentence, probation, or conditional discharge, may: (1) require a person who has been charged, pled guilty, or convicted of a crime in which the abuse of alcohol or drugs was a contributing factor in the commission of the crime to abstain from alcohol or drugs for a specific period of time; and (2) require the person to be subject to testing to determine the presence of alcohol or drugs in his or her body: (A) at least twice a day at a central location where immediate sanctions may be applied; (B) if twice a day testing creates a documented hardship or is geographically impractical by an alternate method as determined by the court and consistent with this Section in which timely sanctions may be effectively applied; or (C) if testing only for drugs, as frequently as practicable, as determined by the court. Provides that the Division of Probation Services of the Supreme Court shall assist in the creation and administration of the 24/7 sobriety and drug monitoring program in the manner provided in this Act in the participating counties. Provides that the Division shall also assist participating counties in which a 24/7 program exists in determining alternatives to incarceration. Provides that the probation department in the participating county may designate a third party to provide the testing services. Effective immediately.

Jan 12 17 S Referred to Assignments
SB 00081
Sen. Kimberly A. Lightford, Omar Aquino-Daniel Biss, Don Harmon, Mattie Hunter, Martin A. Sandoval-Jacqueline Y. Collins and Antonio Muñoz

820 ILCS 105/3 from Ch. 48, par. 1003
Amends the Minimum Wage Law. Excludes from the definition of “employee” an employee employed as a player who is 28 years old or younger, a manager, a coach, or an athletic trainer by a minor league professional baseball team not affiliated with a major league baseball club, if (A) the minor league professional baseball team does not operate for more than 7 months in any calendar year or (B) during the preceding calendar year, the minor league professional baseball team’s average receipts for any 6-month period of the year were not more than 33 1/3% of its average receipts for the other 6 months of the year. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
820 ILCS 105/3
 Adds reference to:
35 ILCS 5/704A
820 ILCS 105/4 from Ch. 48, par. 1004
Replaces everything after the enacting clause. Amends the Minimum Wage Law. Increases the minimum wage for an employee who is 18 years of age or older as follows: to $9 per hour from January 1, 2018 to December 31, 2018; to $10 per hour from January 1, 2019 to December 31, 2019; to $11.25 from January 1, 2020 to December 31, 2020; to $13 per hour from January 1, 2021 to December 31, 2021; and to $15 per hour on and after January 1, 2022. Provides that the minimum wage for an employee who is under 18 years of age that has worked more than 650 hours for an employer during any calendar year shall not be less than the wage required for employees who are 18 years of age or older. Provides that the minimum wage for an employee who is under 18 years of age that has not worked more than 650 hours for an employer during any calendar year shall be: (1) $8 per hour from January 1, 2018 to December 31, 2018; (2) $8.50 per hour from January 1, 2019 to December 31, 2019; (3) $9.25 per hour from January 1, 2020 to December 31, 2020; (4) $10.50 per hour from January 1, 2021 to December 31, 2021; and (5) $12 per hour on and after January 1, 2022. Amends the Illinois Income Tax Act. Creates a credit against the withholding tax liability of employers with 50 or fewer employees, calculated based on the increase in the minimum wage. Effective immediately.

Land Conveyance Appraisal Note, House Committee Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)
This bill has no fiscal or population impact on the Department.

Balanced Budget Note, House Committee Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note, House Committee Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Nov 08 17  S Total Veto Stands
Amends the School Code. Allows the board of education of Peoria School District 150 to employ a police force, as may be required, and to define and prescribe such employees' respective duties and compensation. Provides that, after receiving a certificate attesting to the successful completion of a training course administered by the Illinois Law Enforcement Training Standards Board, school police officers shall be conservators of the peace within and upon the schools, boulevards, driveways, and property controlled by the school district and shall have the power to make arrests. Sets forth provisions relating to arrests. Requires a school police officer to comply with the requirements of the Illinois Police Training Act and, before carrying a firearm, complete a training course under the Peace Officer and Probation Officer Firearm Training Act. Effective immediately.

Sen. David Koehler-Chuck Weaver

May 19 17 S Rule 3-9(a) / Re-referred to Assignments

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Requires every institution of higher education approved by the Illinois Student Assistance Commission, whether public or private, to submit an annual report on its voluntary supplier diversity program to the Department of Central Management Services, except that, in the case of public community colleges, requires the report to be submitted to the Illinois Community College Board and requires the Illinois Community College Board to immediately forward the report to the Department. Sets forth provisions on what the report must include and how and when the report must be submitted. Provides that, for each report, the Department shall publish the results on its Internet website for 5 years after submission or, with respect to public community colleges, for 5 years after the report has been forwarded to the Department by the Illinois Community College Board. Requires the Department to hold an annual higher education supplier diversity workshop in February of 2018 and every February thereafter to discuss the reports with representatives of the institutions of higher education and vendors. Provides that the Department shall prepare a template for voluntary supplier diversity reports. Effective immediately.

Sen. Kimberly A. Lightford-James F. Clayborne, Jr.-Iris Y. Martinez-Jacqueline Y. Collins

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00084 Sen. Heather A. Steans-Laura M. Murphy, Cristina Castro-Julie A. Morrison, Daniel Biss, Terry Link, Melinda Bush, Omar Aquino, Thomas Cullerton, Mattie Hunter-Kimberly A. Lightford, Iris Y. Martinez-Jacqueline Y. Collins, Napoleon Harris, III, Andy Manar, Bill Cunningham, Scott M. Bennett, Ira I. Silverstein, Steve Stadelman, John G. Mulroe and Antonio Muñoz
305 ILCS 5/12-4.50 new
Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to make application to the federal Centers for Medicare and Medicaid Services by July 1, 2017 for a State plan amendment to implement the Community First Choice Option pursuant to the Social Security Act. Requires the Department, beginning on July 1, 2017, but no later than July 1, 2018, to submit applications to the federal Centers for Medicare and Medicaid Services for all Medicaid funding options available for people with intellectual and developmental disabilities, including a research and demonstration waiver application pursuant to the Social Security Act. Effective immediately.
Senate Committee Amendment No. 2
Deletes reference to:
305 ILCS 5/12-4.50 new
Adds reference to:
20 ILCS 1305/1-65 new
Replaces everything after the enacting clause. Amends the Department of Human Services Act. Requires the Secretary of Human Services to appoint a task force to review current and potential federal funds for home and community-based service options for individuals with intellectual or developmental disabilities. Provides that the task force shall consist of: (i) the Secretary of Human Services who shall serve as chairperson of the task force; (ii) one representative of the Department of Healthcare and Family Services; (iii) 2 persons who are guardians or family members of individuals with intellectual or developmental disabilities and who do not have responsibility for management or formation of policy regarding the programs subject to review; (iv) 3 persons who self-identify as individuals with intellectual or developmental disabilities and who are engaged in advocacy for the rights of individuals with disabilities; and (v) other specified persons. Requires the task force to review: the current federal Medicaid matching funds for services provided in the State; ways to maximize federal supports for the current services provided, including attendant services, housing, and other services to promote independent living; options that require federal approval and federal funding; ways to minimize the impact of constituents awaiting services; and all avenues to utilize federal funding involving home and community-based services identified by the task force. Requires appointments to the task force to be made by July 1, 2017. Provides that the task force shall report its findings to the Governor and General Assembly no later than July 1, 2018, and, upon filing its report, the task force is dissolved. Effective immediately.
Aug 11 17  S Public Act . . . . . . . 100-0079
SB 00085 Sen. Michael Connelly-Laura M. Murphy
New Act
Creates the Local Government Inspector General Act. Provides that the purpose of the Act is to establish an independent entity to which allegations of incompetence, neglect of duty, malfeasance in office, corruption, or official misconduct involving units of local government, including their officers, employees, and agents, or elected or appointed local officials, may be reported and investigated with the assistance of the Attorney General. Creates the Local Government Ethics Commission and the Office of the Local Government Inspector General and provides that members of the Commission and the Inspector General shall be appointed by the Governor with the advice and consent of the Senate. Sets forth the procedures of investigating a complaint and the issuing of reports. Defines terms.
Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments
SB 00086 Sen. Martin A. Sandoval and Wm. Sam McCann
625 ILCS 5/3-402.1 from Ch. 95 1/2, par. 3-402.1
625 ILCS 5/20-101 from Ch. 95 1/2, par. 20-101
625 ILCS 5/3-815.1 rep.
Amends the Illinois Vehicle Code. Repeals a provision providing for the collection of an annual commercial distribution fee on vehicles of the second division weighing more than 8,000 pounds. Makes conforming changes. Effective July 1, 2018.
Jan 18 17  S Referred to Assignments
   (Rep. Rita Mayfield-Avery Bourne-Mark Batinick-Stephanie A. Kifowit, Linda Chapa LaVia, Jerry Lee Long, Kelly M. Burke, Martin J. Moylan, Silvana Tabares, Thaddeus Jones and Sam Yingling)
35 ILCS 200/15-169
Amends the Property Tax Code. Provides that, for the 2016 taxable year and thereafter, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who was killed in the line of duty in the current taxable year or any preceding taxable year. Provides that, for the 2015 taxable year and thereafter, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who did not obtain the exemption before death, but who would have qualified for the exemption in the current taxable year if he or she had survived. Effective immediately.

Senate Floor Amendment No. 1
Adds provisions to the introduced bill providing that, for taxable year 2016 and thereafter, the surviving spouse of a veteran whose death was determined to be service-connected and who is certified by the United States Department of Veterans Affairs as being a current recipient of Dependency and Indemnity Compensation shall be considered a surviving spouse for the purposes of the exemption for veterans with disabilities. Provides that, for those surviving spouses, the property shall be exempt.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00088  Sen. John J. Cullerton and Martin A. Sandoval
Appropriates $2 from the General Revenue Fund to the General Assembly for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00089  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00090  Sen. John J. Cullerton-Ira I. Silverstein
Appropriates $2 from the General Revenue Fund to the Joint Committee on Administrative Rules for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00091  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Audit Commission for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00092  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Ethics Commission for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00093  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Information System for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00094  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Printing Unit for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00095  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Research Unit for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00097  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Architect of the Capitol for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00098  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the General Assembly Retirement System for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00099  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Auditor General for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00100  Sen. Emil Jones, III
(Rep. Barbara Flynn Currie-Ryan Spain-Mike Fortner)
5 ILCS 160/1  from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 160/1
Adds reference to:
New Act
Replaces everything after the enacting clause. Creates the Illinois Complete Count Commission Act. Requires the
Commission to develop, recommend, and assist in the administration of a census outreach strategy to encourage full participation in the
2020 federal decennial census of population. Provides the census outreach strategy shall include, but not be limited to, State agency
initiatives to encourage participation in the 2020 Census, the establishment and support of school-based outreach programs,
partnerships with non-profit community-based organizations, and a multi-lingual, multi-media campaign designed to ensure an
accurate and complete count of Illinois' population. Provides for membership, support, subcommittees, and employment of staff of the
Commission. Requires the Commission to submit an interim report to the General Assembly by November 30, 2018, containing its
recommended outreach strategy to encourage full participation and to avoid an undercount in the 2020 Census; thereafter, the
Commission shall submit its final report to the General Assembly no later than June 30, 2019, specifying its recommended outreach
House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Provides that
membership of the Illinois Complete Count Commission shall consist of, among other members, three individuals representing units of
local government outside of the City of Chicago, reflecting the geographic diversity of the State, appointed by the Secretary of State
(rather than the Governor) and four individuals representing units of local government outside of the City of Chicago, reflecting the
geographic diversity of the State, appointed by the Governor. Further modifies membership of the Commission by consolidating
categories of appointees to be appointed by the Secretary of State and the Governor. Provides that the Secretary of State (rather than
the Governor) shall serve as chairperson of the Commission. Provides that the Commission outreach strategy shall be coordinated
through the Office of the Secretary of State which shall provide administrative support to the Commission and coordinate with all State
agencies and constitutional officers, as well as units of local government, for specified purposes. Makes conforming changes.
Aug 25 17  S  Public Act . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 100-0390

SB 00101  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Executive Ethics Commission for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00102  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Supreme Court and Illinois Court System for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00103  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Supreme Court Historic Preservation Commission for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00104  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Judges Retirement System for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00105  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Judicial Inquiry Board for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00106  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State Appellate Defender for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00107  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State’s Attorneys Appellate Prosecutor for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00108  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00109  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Governor for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00110  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Lieutenant Governor for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00111  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Attorney General for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00112  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Secretary of State for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00113  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State Comptroller for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00114  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State Treasurer for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00115  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Power Agency for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00116  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00117  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the State Board of Elections for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00118  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department on Aging for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00119  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00120  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00121  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Children and Family Services for its FY 18 ordinary and contingent expenses.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00122  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00123  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00124  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Juvenile Justice for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00125  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Corrections for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00126  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Employment Security for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00127  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Financial and Professional Regulation for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00128  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Human Rights for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00129  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Human Services for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00130  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Insurance for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00131  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Labor for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00132  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Lottery for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00133  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Healthcare and Family Services for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00134  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Military Affairs for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00135  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Public Health for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00136  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Revenue for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00137  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of State Police for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00138  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Transportation for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00139  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Veterans' Affairs for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00140  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Arts Council for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments

SB 00141  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Governor’s Office of Management and Budget for its FY 18 ordinary and contingent expenses.
Jan 18 17   S  Referred to Assignments
SB 00142  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00143  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00144  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Commerce Commission for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00145  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Drycleaner Environmental Response Trust Fund Council for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00146  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Deaf and Hard of Hearing Commission Fund Council for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00147  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Environmental Protection Agency for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00148  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Guardianship and Advocacy Commission for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00149  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Abraham Lincoln Presidential Library and Museum for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00150  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Criminal Justice Information Authority for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00151  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois State Toll Highway Authority for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00155    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Council on Developmental Disabilities for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00156    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Finance Authority for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00157    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Procurement Policy Board for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00158    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Workers’ Compensation Commission for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00159    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Independent Tax Tribunal for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00160    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Gaming Board for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00161    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Law Enforcement Training Standards Board for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00162    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Metropolitan Pier and Exposition Authority for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00163    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Prisoner Review Board for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00164    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Racing Board for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00165    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Property Tax Appeal Board for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00166    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Southwestern Illinois Development Authority for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments

SB 00167    Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Emergency Management Agency for its FY 18 ordinary and contingent expenses.
Jan 18 17 S Referred to Assignments
SB 00168  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the State Employees’ Retirement System for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00169  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Labor Relations Board for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00170  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois State Police Merit Board for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00171  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State Fire Marshal for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00172  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois State Board of Education for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00173  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Teachers’ Retirement System for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00174  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Board of Higher Education for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00175  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Chicago State University for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00176  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Eastern Illinois University for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00177  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Governors State University for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00178  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Illinois State University for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00179  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Northeastern Illinois University for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments

SB 00180  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Northern Illinois University for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00181  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Southern Illinois University for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00182  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of the University of Illinois for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00183  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Western Illinois University for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00184  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Community College Board for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00185  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00186  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Mathematics and Science Academy for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00187  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the State Universities Retirement System for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
SB 00188  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the State Universities Civil Service System for its FY 18 ordinary and contingent expenses.
Jan 18 17  S  Referred to Assignments
720 ILCS 5/3-6 from Ch. 38, par. 3-6
Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual abuse, or criminal sexual abuse may be commenced at any time regardless as to whether corroborating physical evidence is available or an individual who is required to report an alleged or suspected commission of any of these offenses under the Abused and Neglected Child Reporting Act fails to do so. Makes conforming changes. Effective immediately.
Aug 11 17  S  Public Act . . . . . . . . . . 100-0080
SB 00190  Sen. Michael Connelly
(Rep. Justin Slaughter)

415 ILCS 120/32 rep.
Amends the Alternate Fuels Act. Repeals a provision requiring the Department of Commerce and Economic Opportunity to administer, subject to appropriation, the Clean Fuel Education Program.
May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00191  Sen. Ira I. Silverstein-Jacqueline Y. Collins

235 ILCS 5/6-34.5
Amends the Liquor Control Act of 1934. Prohibits the possession of any product consisting of or containing powdered alcohol. Provides that a knowing violation of that prohibition is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense.
Apr 28 17  H  Arrived in House

SB 00192  Sen. William E. Brady

735 ILCS 5/15-1506 from Ch. 110, par. 15-1506
Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that in the trial of a foreclosure, the mortgagee establishes a prima facie case for foreclosure once the following evidence has been offered and admitted: (1) the mortgage at issue in the case; and (2) the note at issue in the case. Provides that the mortgagee is not required to present further evidence in order to establish a prima facie case of foreclosure, and once a prima facie case of foreclosure has been established by the mortgagee, the burden of proof and of presenting evidence shifts to the mortgagor to prove the amount owed on the note, payment, and any affirmative defense the mortgagor claims. Provides that failure of the mortgagor to present evidence of the amount owed on the note shall constitute a waiver of that issue, regardless of any contrary pleadings, and the mortgagee shall thereafter have the burden of presenting evidence of the amount due on the note. Provides that if the burden of presenting evidence regarding the amount owed on the note shifts back to the mortgagee because of the mortgagor's failure to present such evidence, the amount owed on the note shall be proven by affidavit. Provides that if the mortgagor presents evidence of the amount owed on the note, the mortgagee may present evidence in rebuttal, and this rebuttal evidence must be taken in open court.
Jan 18 17  S  Referred to Assignments
SB 00193

215 ILCS 5/356z.8
Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance must provide coverage for medically necessary preventative physical therapy for insureds diagnosed with multiple sclerosis without any treatment limitation or calendar year maximum. Removes requirements that coverage under this provision be subject to the same waiting period, cost sharing limitation, treatment limitation, calendar year maximum, or other limitation as provided for other physical or rehabilitative therapy benefits.

Senate Committee Amendment No. 1
Deletes language in the introduced bill that provides that a group or individual policy of accident and health insurance must provide coverage for medically necessary preventative physical therapy for insureds diagnosed with multiple sclerosis without any treatment limitation or calendar year maximum. Provides that coverage concerning multiple sclerosis preventative physical therapy shall be subject to the same deductible and coinsurance requirements or other limitations as provided for other physical or rehabilitative therapy benefits covered by the policy. Provides that a group or individual policy of accident and health insurance shall offer an exception process from treatment limitations for individuals diagnosed with primary or secondary progressive multiple sclerosis. Provides requirements for the exception process and that a health insurer shall, within 72 hours after receiving an exception request, either approve or deny the request. Provides that coverage required by the provisions shall be subject to certain other general exclusions and limitations of the policy.

House Committee Amendment No. 1
Deletes reference to:
215 ILCS 5/356z.8

Adds reference to:
215 ILCS 5/1 from Ch. 73, par. 613


House Floor Amendment No. 2
Deletes reference to:
215 ILCS 5/1

Adds reference to:
15 ILCS 205/6.3 new

Replaces everything after the enacting clause. Amends the Attorney General Act. Creates the Worker Protection Unit within the Office of the Illinois Attorney General to intervene in, initiate, enforce, and defend all criminal or civil legal proceedings on matters and violations relating to specified statutes. Provides further powers and requirements of the Attorney General in the Worker Protection Unit. Creates the Worker Protection Task Force. Provides for the purposes and composition of the Task Force. Provides that the Task Force shall submit a report to the Governor and the General Assembly regarding its progress no later than December 1, 2018. Repeals the Task Force December 1, 2019.

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
SB 193 would neither increase nor decrease the number of judges needed in the State.

Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to Senate Bill 193 (H-AM 2) as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Fiscal Note, House Floor Amendment No. 2 (Office of the Attorney General)
SB 193 (H-AM 2) would not have a significant impact on the Office of the Attorney General as the work could be covered by an existing bureau within the Office. Fiscal impact: None

May 30 18 S Total Veto Stands
SB 00194  Sen. Ira I. Silverstein

720 ILCS 5/Art. 24.9 heading new
720 ILCS 5/24.9-0.1 new
720 ILCS 5/24.9-1 new

Amends the Criminal Code of 2012. Adds an Imitation Firearms Article to the Code. Prohibits the sale of an imitation firearm in the State and of a BB device that is an airsoft gun that expels a projectile, such as a BB or pellet, that is 6mm or 8mm caliber which does not meet certain criteria. Provides that the criteria includes, if the airsoft gun is configured as a handgun, a blaze orange ring on the barrel required by federal law, a trigger guard that has fluorescent coloration over the entire guard, and a 2 centimeter wide adhesive band around the circumference of the protruding pistol grip that has fluorescent coloration. Adds certain additional criteria if the airsoft gun is configured as a rifle or long gun. Provides that a person who sells an imitation firearm in the State is guilty of a Class A misdemeanor. Provides that a person who sells a BB device that does not meet the criteria specified in the Imitation Firearms Article is guilty of a Class A misdemeanor. Provides exemptions. Defines “imitation firearm” as any BB device, toy gun, replica of a firearm, or other device that is so substantially similar in coloration and overall appearance to an existing firearm as to lead a reasonable person to perceive that the device is a firearm.

May 19 17  S  Rule 3-9(a) / Re-referred to Assignments


40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Amends the Downstate Teacher Article of the Illinois Pension Code. In a provision relating to employer contributions from special trust and federal funds, provides that, beginning July 1, 2017, the rate, expressed as a percentage of salary, shall be equal to the total employer's normal cost, expressed as a percentage of payroll. Effective immediately.

Apr 25 17  H  Referred to Rules Committee

SB 00196  Sen. Dale A. Righter

(Rep. David B. Reis)

60 ILCS 1/235-20

Amends the Township Code. Deletes the requirement that a township board must make a one-time transfer of monies from the township's general assistance fund to the general township fund within one year after July 25, 2002. Provides that a township that has certified a new general assistance levy or an increase in the levy in the previous calendar year (rather than during 2002) may not transfer monies from the general assistance fund. Effective immediately

Senate Committee Amendment No. 1

Provides that a transfer of monies from the township's general assistance fund to the general township fund may be made once every 10 years.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00197  Sen. James F. Clayborne, Jr.

820 ILCS 130/7 from Ch. 48, par. 39s-7

Amends the Prevailing Wage Act. Makes a technical change in a Section concerning findings of public bodies and the Department of Labor.

Jan 24 17  S  Referred to Assignments

SB 00198  Sen. Kwame Raoul

820 ILCS 105/7 from Ch. 48, par. 1007

Amends the Minimum Wage Law. Makes a technical change in a Section concerning the Director of Labor.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00199  Sen. John J. Cullerton

820 ILCS 75/1

Amends the Job Opportunities for Qualified Applicants Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00200  Sen. Antonio Muñoz
(Rep. Jay Hoffman)

820 ILCS 65/1
Amends the Illinois Worker Adjustment and Retraining Notification Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
820 ILCS 65/1
Adds reference to:
820 ILCS 140/3 from Ch. 48, par. 8c
Replaces everything after the enacting clause. Amends the One Day Rest in Seven Act. Excludes, from provisions of the Act concerning meal periods, individuals licensed under the Emergency Medical Services (EMS) Systems Act who are required to be on call. Effective immediately.

Aug 24 18 S Public Act .......... 100-1067

SB 00201  Sen. Daniel Biss, Melinda Bush, Kimberly A. Lightford-Jacqueline Y. Collins-Omar Aquino-Iris Y. Martinez, Patricia Van Pelt and Mattie Hunter

820 ILCS 60/1
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00202  Sen. Cristina Castro

820 ILCS 55/10 from Ch. 48, par. 2860
Amends the Right to Privacy in the Workplace Act. Makes a technical change in a Section concerning prohibited inquiries.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 00203   Sen. Kimberly A. Lightford-John J. Cullerton
(Rep. William Davis)

820 ILCS 35/8   from Ch. 10, par. 30
Amends the Employee Arbitration Act. Makes a technical change in a Section concerning the service of process or notice.

Senate Floor Amendment No. 1
Deletes reference to:
820 ILCS 35/8
Adds reference to:
820 ILCS 130/3.1 new
Adds reference to:
820 ILCS 130/3.2 new
Adds reference to:
820 ILCS 130/5   from Ch. 48, par. 39s-5
Adds reference to:
820 ILCS 130/5.1
Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Directs the Department of Labor to report to
the General Assembly the number of people employed in public works in the State. Provides for the Department of Labor to report on
the participation of females and minorities on public works projects and to establish goals for female and minority participation.
Requires the Department to create an electronic database for payrolls. Effective immediately.

Senate Floor Amendment No. 2
Removes a requirement that the report to the General Assembly include an analysis of the extent to which public works
projects in a county employed workers who resided in the county at the time the projects were performed.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Directs the Department of Labor to report to
the General Assembly the number of people employed in public works in the State. Requires the Department to study and report on the
participation of females and minorities on public works projects and to create recommendations to increase female and minority
participation on public works projects by county. Requires the Department to create an electronic database for payrolls. Effective
immediately.

House Floor Amendment No. 2
Adds reference to:
820 ILCS 130/2   from Ch. 48, par. 39s-2
Adds reference to:
820 ILCS 130/4   from Ch. 48, par. 39s-4
Adds reference to:
820 ILCS 130/7   from Ch. 48, par. 39s-7
Adds reference to:
820 ILCS 130/9   from Ch. 48, par. 39s-9
Adds reference to:
820 ILCS 130/10  from Ch. 48, par. 39s-10
Adds reference to:
820 ILCS 130/8 rep.
Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1, but with the following
changes: Requires the Department of Labor to create an electronic database for payrolls no later than April 1, 2020 (rather than April
1, 2019). Requires the Department to investigate and ascertain the prevailing rate of wages for each county in the State and to publish
the prevailing wage schedule ascertained on its official website no later than July 15 of each year. In a provision that permits any
affected person to file an objection to the Department's published prevailing wage schedule, provides that a person filing an objection
alleging that the actual percentage of laborers, workers, or mechanics that receive a collectively bargained rate of wage is below the
required 30% has the burden of establishing such and must support the allegation with competent evidence. Repeals a provision that
requires the Department and public bodies to comply with certain notice requirements if they are unable to ascertain the prevailing rate
of wage of any class of work required to be performed under a proposed contract. Makes other changes.

Nov 28 18   S   Senate Concurs
SB 00204  Sen. John J. Cullerton
820 ILCS 5/1.1  from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00205  Sen. John J. Cullerton
820 ILCS 5/1.1  from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00206  Sen. John J. Cullerton
820 ILCS 30/0.01  from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00207  Sen. Antonio Muñoz
230 ILCS 15/0.01  from Ch. 85, par. 2300
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 1

Deletes reference to:
230 ILCS 15/0.01

Adds reference to:
20 ILCS 1605/2  from Ch. 120, par. 1152
Adds reference to:
20 ILCS 1605/9.1
Adds reference to:
20 ILCS 1605/20  from Ch. 120, par. 1170
Adds reference to:
20 ILCS 1605/21.10 new
Adds reference to:
20 ILCS 3930/9.1

Replaces everything after the enacting clause. Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2018 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit State police memorials. Requires the net revenue from that game to be deposited into the Criminal Justice Information Projects Fund and provides that any interest earned on moneys in that Fund must be deposited in that Fund. Provides that moneys received from the scratch-off game shall be divided equally for distribution into the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund and shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the Illinois Criminal Justice Information Act to make conforming changes. Effective immediately.
May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00208  Sen. Kwame Raoul-Napoleon Harris, III and Cristina Castro
230 ILCS 10/1  from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00209  Sen. Terry Link
(Rep. Robert Rita)

230 ILCS 20/1 from Ch. 120, par. 1051
Amends the Illinois Pull Tabs and Jar Games Act. Makes a technical change in a Section concerning the short title. Senate Floor Amendment No. 1
Deletes reference to:
   230 ILCS 20/1
Adds reference to:
   230 ILCS 40/20
Adds reference to:
   230 ILCS 40/25
Replaces everything after the enacting clause. Amends the Video Gaming Act. Increases the maximum wager played per hand to $4 (rather than $2). Increases the maximum cash award for a wager on any individual hand to $1,199 (rather than $500). Adds a maximum cash award for the maximum wager on a jackpot, progressive or otherwise, of $10,000. Provides that no terminal operator or officer, employee, or agent of a terminal operator (currently, no terminal operator) may offer, promise, or give anything of value (currently, may give anything of value), including, but not limited to, a loan or financing arrangement, to a licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment in accordance with an agreement or arrangement or with the intent that the offer, promise, or gift of the thing of value shall act as an incentive or inducement with respect to locating or maintaining (rather than incentive or inducement to locate) video gaming terminals in that establishment. Provides that specified items and activities are permissible and do not constitute “of value” violations under these provisions. Provides that a licensed location that violates one or more requirements of provisions concerning restrictions on the licenses of terminal operators is guilty of a Class 4 felony and is subject to termination of his or her license by the Illinois Gaming Board. Effective immediately.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee
SB 00210  Sen. Antonio Muñoz
             (Rep. Daniel J. Burke)

230 ILCS 35/1
Amends the Native American Gaming Compact Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
230 ILCS 35/1
Adds reference to:
20 ILCS 1605/2 from Ch. 120, par. 1152
Adds reference to:
20 ILCS 1605/9.1 from Ch. 120, par. 1170
Adds reference to:
20 ILCS 1605/20 from Ch. 120, par. 1170
Adds reference to:
20 ILCS 1605/21.10 new
Adds reference to:
20 ILCS 3930/9.1

Replaces everything after the enacting clause. Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2018 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit State police memorials. Requires the net revenue from that game to be deposited into the Criminal Justice Information Projects Fund and provides that any interest earned on moneys in that Fund must be deposited in that Fund. Provides that moneys received from the scratch-off game shall be divided equally for distribution into the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund and shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the Illinois Criminal Justice Information Act to make conforming changes. Effective immediately.

Jun 28 17  H  Referred to Rules Committee
SB 00211  Sen. Laura M. Murphy-Elgie R. Sims, Jr.  


230 ILCS 40/1  
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.  
Senate Floor Amendment No. 1  
Deletes reference to:  
230 ILCS 40/1  
Adds reference to:  
20 ILCS 1605/9  
from Ch. 120, par. 1159  
Replaces everything after the enacting clause. Amends the Illinois Lottery Law. Requires the Director of the Lottery to keep information regarding the prize winner of a prize of $250,000 or greater confidential upon the prize winner making a written request that his or her information be kept confidential.  
Senate Floor Amendment No. 2  
Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment 1 with the following changes:  
Provides that the prize winner of a prize of $250,000 or greater may request to keep his or her name and municipality of residence (rather than information) confidential. Provides that the prize winner must submit his or her request at the time of claiming the prize and the request shall be in the form established by the Department of the Lottery.  
Senate Floor Amendment No. 3  
Provides that language allowing a prize winner of a prize of $250,000 or greater to request to keep his or her name and municipality of residence confidential does not supersede the Department of the Lottery's duty to disclose the prize winner's name and municipality of residence pursuant to the Freedom of Information Act.  
House Floor Amendment No. 1  
Adds reference to:  
20 ILCS 1605/2  
from Ch. 120, par. 1152  
Adds reference to:  
20 ILCS 1605/9.1  
Adds reference to:  
20 ILCS 1605/20  
from Ch. 120, par. 1170  
Adds reference to:  
20 ILCS 1605/21.10 new  
Adds reference to:  
30 ILCS 105/5.886 new  
Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Illinois Homeless Veterans and Working Families Lottery Law. Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on July 1, 2019 or as soon thereafter as is practical, to offer a special instant scratch-off game to fund homelessness prevention programs. Requires the net revenue from that game to be deposited into the Homelessness Prevention Revenue Fund. Provides that moneys deposited into the Homelessness Prevention Revenue Fund shall be used by the Department of Human Services solely for grants to homelessness prevention and assistance projects under the Homelessness Prevention Act. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Provides that nothing in the provisions shall be construed to affect any revenue that any Homelessness Prevention line item receives through the General Revenue Fund or the Illinois Affordable Housing Trust Fund. Provides that the prize winner of a prize of $250,000 or greater may request to keep his or her name and municipality of residence confidential. Provides that the prize winner must submit his or her request at the time of claiming the prize and the request shall be in the form established by the Department. Provides that nothing in the provisions allowing a prize winner of a prize of $250,000 or greater to request to keep his or her name and municipality of residence confidential supersedes the Department's duty to disclose the prize winner's name and municipality of residence pursuant to the Freedom of Information Act. Amends the State Finance Act to create the Homelessness Prevention Revenue Fund as a special fund in the State treasury. Effective immediately.  
Aug 24 18  S  Public Act . . . . . . . . . . . . . 100-1068  
SB 00212  Sen. Steve Stadelman  

230 ILCS 30/1  
from Ch. 120, par. 1121  
Amends the Charitable Games Act. Makes a technical change in a Section concerning the short title.  
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
<th>Action</th>
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<tbody>
<tr>
<td>SB 00213</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Bingo License and Tax Act. Makes a technical change in a Section concerning the issuance of bingo licenses by the Department of Revenue.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<tr>
<td>SB 00216</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning prohibited activities.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00217</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Open Space Lands Acquisition and Development Act. Makes a technical change in a Section concerning the Open Space Lands Acquisition and Development Fund.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
</tr>
</tbody>
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SB 00222  Sen. Bill Cunningham—Scott M. Bennett, Mattie Hunter, Toi W. Hutchinson, Michael E. Hastings, James F. Clayborne, Jr., Chapin Rose, Jim Oberweis, Andy Manar, Linda Holmes, Wm. Sam McCann, Melinda Bush, Martin A. Sandoval, Iris Y. Martinez, Omar Aquino, Cristina Castro, Antonio Muñoz and Don Harmon

Amends the Illinois Procurement Code. Removes procurement expenditures made by the University of Illinois from the application of the Act and the University of Illinois from the definition of "State agency". Amends the State Property Control Act to remove property of the University of Illinois from the definition of "property" (but still requires the University of Illinois to send usable, surplus equipment to the Department of Central Management Services for transfer or disposal). Amends the University of Illinois Act. Under a University of Illinois Investment, Performance, and Accountability Commitment, requires the State to annually appropriate a minimum specified amount, provided that the University meets certain requirements at its campuses. Provides for an annual report, and repeals the Commitment on June 30, 2022. Provides for the issuance of certificates of participation for capital improvements, to be reviewed by the Commission on Government Forecasting and Accountability. Requires the maximum annual debt service for the University's total certificate of participation obligation to not exceed $100,000,000. Subject to appropriation, provides for an Illinois Excellence Program to recruit and retain promising faculty throughout the University of Illinois system through capital investment in both new and distressed facilities; amends the State Finance Act to create a special fund. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00223  Sen. Iris Y. Martinez and Omar Aquino

Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00224  Sen. Iris Y. Martinez

Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00225  Sen. Terry Link-Wm. Sam McCann-Napoleon Harris, III, Kimberly A. Lightford, Jacqueline Y. Collins and Kwame Raoul-Mattie Hunter-Donne E. Trotter

10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
10 ILCS 5/1-1
Adds reference to:
10 ILCS 5/25-2 from Ch. 46, par. 25-2
Adds reference to:
10 ILCS 5/29-15 from Ch. 46, par. 29-15
Adds reference to:
60 ILCS 1/55-6
Adds reference to:
65 ILCS 5/3.1-10-5 from Ch. 24, par. 3.1-10-5
Adds reference to:
105 ILCS 5/10-11 from Ch. 122, par. 10-11
Adds reference to:
730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5
Replaces everything after the enacting clause. Amends the Election Code, the Township Code, the Illinois Municipal Code, and the School Code to provide exemptions and requirements allowing a person previously convicted of an infamous crime to hold elective office. Amends the Unified Code of Corrections. Provides that conviction and disposition shall not entail the loss by the defendant of any civil rights except, in addition to other specified provisions, as provided in a provision of the Election Code concerning convictions for infamous crimes. Effective immediately.

Dec 15 17   H  Rule 19(b) / Re-referred to Rules Committee

SB 00226  Sen. John J. Cullerton

10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

May 03 18   S  Rule 3-9(a) / Re-referred to Assignments

SB 00227  Sen. John J. Cullerton

10 ILCS 5/8-1 from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.

May 03 18   S  Rule 3-9(a) / Re-referred to Assignments

SB 00228  Sen. John J. Cullerton

10 ILCS 5/9-1 from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.

Aug 04 17   S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00229  Sen. John J. Cullerton

10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.

Apr 25 17   S  Re-referred to Assignments

SB 00230  Sen. John J. Cullerton

10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

Apr 25 17   S  Re-referred to Assignments
SB 00231  Sen. John J. Cullerton  
10 ILCS 5/8-1  from Ch. 46, par. 8-1  
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.  
Apr 25 17  S  Re-referred to Assignments  

SB 00232  Sen. John J. Cullerton  
10 ILCS 5/1-1  from Ch. 46, par. 1-1  
Amends the Election Code. Makes a technical change in a Section concerning the short title.  
Apr 25 17  S  Re-referred to Assignments  

SB 00233  Sen. Patricia Van Pelt, Mattie Hunter-Don Harmon-Jacqueline Y. Collins-Heather A. Steans, Omar Aquino and Iris Y. Martinez  
425 ILCS 7/1  
Amends the Burn Injury Reporting Act. Makes a technical change in a Section concerning the short title.  
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 00234  Sen. Ira I. Silverstein  
420 ILCS 20/1  from Ch. 111 1/2, par. 241-1  
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 00235  Sen. Ira I. Silverstein  
420 ILCS 5/1  from Ch. 111 1/2, par. 4301  
Apr 25 17  S  Re-referred to Assignments  

SB 00236  Sen. Julie A. Morrison-Antonio Muñoz-Jacqueline Y. Collins  
415 ILCS 5/1  from Ch. 111 1/2, par. 1001  
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.  
Dec 10 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 00237  Sen. Julie A. Morrison-Daniel Biss, Bill Cunningham, Cristina Castro, Heather A. Steans, Mattie Hunter and Omar Aquino-Don Harmon  
415 ILCS 5/58  
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the intent of the Title regarding the site remediation program.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

415 ILCS 10/1  from Ch. 85, par. 5901  
Amends the Local Solid Waste Disposal Act. Makes a technical change in a Section concerning the Act's short title.  
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 00239  Sen. Antonio Muñoz  
425 ILCS 35/0.01  from Ch. 127 1/2, par. 126.9  
Amends the Pyrotechnic Use Act. Makes a technical change in a Section concerning the short title.  
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 00240  Sen. Laura M. Murphy  
430 ILCS 15/0.01  from Ch. 127 1/2, par. 152.9  
Amends the Gasoline Storage Act. Makes a technical change in a Section concerning the short title.  
Nov 07 18  S  Placed on Calendar Order of 3rd Reading November 13, 2018
SB 00241  Sen. Antonio Muñoz
430 ILCS 115/1 from Ch. 67 1/2, par. 501
Nov 07 18 S Placed on Calendar Order of 3rd Reading November 13, 2018

SB 00242  Sen. John J. Cullerton
430 ILCS 170/1
Amends the First Informer Broadcasters Act. Makes a technical change in a Section concerning the short title.
Apr 25 17 S Re-referred to Assignments

SB 00243  Sen. John J. Cullerton
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 25 17 S Re-referred to Assignments

SB 00244  Sen. John J. Cullerton
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 25 17 S Re-referred to Assignments

SB 00245  Sen. John J. Cullerton
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 25 17 S Re-referred to Assignments

SB 00246  Sen. John J. Cullerton
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 25 17 S Re-referred to Assignments

SB 00247  Sen. John J. Cullerton
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 25 17 S Re-referred to Assignments

SB 00248  Sen. John J. Cullerton
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 25 17 S Re-referred to Assignments

SB 00249  Sen. John J. Cullerton
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 25 17 S Re-referred to Assignments

SB 00250  Sen. John J. Cullerton
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 25 17 S Re-referred to Assignments
SB 00251  Sen. John J. Cullerton
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 25 17  S Re-referred to Assignments

SB 00252  Sen. John J. Cullerton
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 25 17  S Re-referred to Assignments

SB 00253  Sen. John J. Cullerton
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 25 17  S Re-referred to Assignments

SB 00254  Sen. John J. Cullerton
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 25 17  S Re-referred to Assignments

SB 00255  Sen. John J. Cullerton
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 25 17  S Re-referred to Assignments

SB 00256  Sen. John J. Cullerton
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 25 17  S Re-referred to Assignments

SB 00257  Sen. John J. Cullerton
235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Apr 25 17  S Re-referred to Assignments

SB 00258  Sen. John J. Cullerton
20 ILCS 608/5-1
Amends the State Facilities Closure Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00259  Sen. Martin A. Sandoval
20 ILCS 1410/1
Amends the Burn Victims Relief Act. Makes a technical change in a Section concerning the short title.
Jan 24 17  S Referred to Assignments

SB 00260  Sen. Don Harmon
20 ILCS 2320/1
Amends the Health Access Network Act. Makes a technical change in a Section concerning the short title.
Jan 24 17  S Referred to Assignments

SB 00261  Sen. Don Harmon
20 ILCS 2407/1
Jan 24 17  S Referred to Assignments
Amends the Taxation Disclosure Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 4

Deletes reference to:
20 ILCS 2530/1

Adds reference to:
15 ILCS 405/23.9

Adds reference to:
20 ILCS 605/605-525 rep.

Adds reference to:
20 ILCS 1605/9.1

Adds reference to:
20 ILCS 2705/2705-585

Adds reference to:
20 ILCS 2705/2705-600

Adds reference to:
20 ILCS 3105/16

from Ch. 127, par. 783b

Adds reference to:
20 ILCS 3860/20

from Ch. 127, par. 144.32

Adds reference to:
30 ILCS 105/8.32

from Ch. 127, par. 658

Adds reference to:
30 ILCS 105/45

from Ch. 127, par. 658

Adds reference to:
30 ILCS 330/8

from Ch. 127, par. 2805

Adds reference to:
30 ILCS 330/15.5

from Ch. 127, par. 2805

Adds reference to:
30 ILCS 425/6

from Ch. 127, par. 537/5
SB 00262 (CONTINUED)

30 ILCS 537/15
Adds reference to:
30 ILCS 537/30
Adds reference to:
30 ILCS 537/46
Adds reference to:
30 ILCS 571/25
Adds reference to:
30 ILCS 571/37
Adds reference to:
30 ILCS 575/0.01

Adds reference to:
30 ILCS 575/1

Adds reference to:
30 ILCS 575/2

Adds reference to:
30 ILCS 575/4

Adds reference to:
30 ILCS 575/5

Adds reference to:
30 ILCS 575/6

Adds reference to:
30 ILCS 575/6a

Adds reference to:
30 ILCS 575/7

Adds reference to:
30 ILCS 575/8

Adds reference to:
30 ILCS 575/8a

Adds reference to:
30 ILCS 575/8b

Adds reference to:
30 ILCS 575/8f

Adds reference to:
30 ILCS 575/8g new

Adds reference to:
30 ILCS 575/8h new

Adds reference to:
30 ILCS 575/8i new

Adds reference to:
35 ILCS 16/30

Adds reference to:
35 ILCS 16/45

Adds reference to:
35 ILCS 17/10-30

Adds reference to:
SB 00262 (CONTINUED)

35 ILCS 17/10-50  
Adds reference to:  
40 ILCS 5/1-109.1  
from Ch. 108 1/2, par. 1-109.1  
Adds reference to:  
40 ILCS 5/1-113.21  
Adds reference to:  
55 ILCS 5/5-1134  
Adds reference to:  
65 ILCS 115/10-5.3  
Adds reference to:  
70 ILCS 210/10.2  
Adds reference to:  
70 ILCS 210/23.1  
from Ch. 85, par. 1243.1  
Adds reference to:  
70 ILCS 3205/9  
from Ch. 85, par. 6009  
Adds reference to:  
70 ILCS 3210/40  
Adds reference to:  
70 ILCS 3605/12c  
Adds reference to:  
105 ILCS 5/10-20.44  
Adds reference to:  
110 ILCS 62/3  
Adds reference to:  
110 ILCS 62/5-10  
Adds reference to:  
110 ILCS 320/1.1 rep.  
Adds reference to:  
110 ILCS 675/20-115  
Adds reference to:  
220 ILCS 5/9-220  
from Ch. 111 2/3, par. 9-220  
Adds reference to:  
230 ILCS 5/12.1  
from Ch. 8, par. 37-12.1  
Adds reference to:  
230 ILCS 5/12.2  
Adds reference to:  
230 ILCS 10/4  
from Ch. 120, par. 2404  
Adds reference to:  
230 ILCS 10/7  
from Ch. 120, par. 2407  
Adds reference to:  
230 ILCS 10/7.1  
Adds reference to:  
230 ILCS 10/7.4  
Adds reference to:  
230 ILCS 10/7.6  
Adds reference to:  
230 ILCS 10/11.2  
Adds reference to:
SB 00262 (CONTINUED)

415 ILCS 5/14.7
Adds reference to:
605 ILCS 130/20
Adds reference to:
620 ILCS 75/2-30
Adds reference to:
630 ILCS 5/25
Adds reference to:
720 ILCS 5/17-10.3
Adds reference to:
720 ILCS 5/33E-2 from Ch. 38, par. 33E-2
Adds reference to:
805 ILCS 5/14.05 from Ch. 32, par. 14.05

Replaces everything after the enacting clause. Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Changes the short title of the Act to the Business Enterprise for Minorities, Women, and Persons with Disabilities Act and makes corresponding changes throughout the statutes. Changes references of “female” and “female owned business” to “woman” and “women-owned business” throughout the Act and the statutes. Changes references of “minority owned business” to “minority-owned business” throughout the Act and the statutes. Changes the title of the Business Enterprise Council for Minorities, Females, and Persons with Disabilities to the Business Enterprise Council for Minorities, Women, and Persons with Disabilities and makes corresponding changes. Changes the name of the Business Enterprise for Minorities, Females, and Persons with Disabilities Division of the Department of Central Management Services to the Business Enterprise for Minorities, Women, and Persons with Disabilities Division and makes corresponding changes. Removes certain aspirational goals. Requires certain applicants to include a completed utilization plan under the Act. Provides that failure to do so shall render the bid or offer non-responsive. Reduces a period to cure deficiencies in an application from 10 days to 5. Requires additional items to be included in a compliance plan before approval. Removes a reference to the State newspaper in provisions concerning notice. Requires each chief procurement officer to maintain on its website a list of all firms that have been sanctioned as a result of violations of the Act. Makes changes to the required public notice. Requires State agencies and public institutions of higher education to review a vendor’s compliance with its utilization plan and sets forth certain provisions that allows the agencies or institutions of higher education to declare a default of the contract. Allows the Business Enterprise Council to declare a contractor ineligible for an award of contracts for a period of up to 3 years under certain circumstances. Requires the Department to provide a report to the Business Enterprise Council on all State agency non-construction solicitations that exceed $20,000,000 and that has less than a 20% established goal. Requires the inclusion of other information. Sets forth provisions encouraging telecom and communications entities to submit supplier diversity reports with specified information; allows the Council Secretary to inform the chief procurement officers of entities that do not submit a report and requires the chief procurement officers to bar entities that do not submit a report from bidding on State contracts for one year. Requires each chief procurement officer to maintain on its website a list of all firms that have been sanctioned as a result of violations of the Act. Makes changes to the required public notice. Requires State agencies and public institutions of higher education to review a vendor’s compliance with its utilization plan and sets forth certain provisions that allows the agencies or institutions of higher education to declare a default of the contract. Allows the Business Enterprise Council to declare a contractor ineligible for an award of contracts for a period of up to 3 years under certain circumstances. Requires the Department to provide a report to the Business Enterprise Council on all State agency non-construction solicitations that exceed $20,000,000 and that has less than a 20% established goal. Requires the inclusion of other information. Sets forth provisions encouraging telecom and communications entities to submit supplier diversity reports with specified information; allows the Council Secretary to inform the chief procurement officers of entities that do not submit a report and requires the chief procurement officers to bar entities that do not submit a report from bidding on State contracts for one year. Allows a vendor to appeal in the same manner as a vendor denied certification. Sets forth provisions concerning renewal of contracts. Repeals outdated provisions in the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois and University of Illinois at Chicago Act. Makes grammatical and technical changes. Effective immediately.

Senate Floor Amendment No. 6

In provisions amending the Business Enterprise for Minorities, Women, and Persons with Disabilities Act, provides that certain notifications apply to those who submit bids or proposals for State contracts (rather than State construction projects) subject to the Act and include a utilization plan (rather than a completed utilization plan). Extends the period to respond to certain deficiencies in a submitted bid or proposal from 5 days to 10 calendar days. Corrects a grammatical error. Makes changes to the information that must be submitted in the voluntary diversity report by certain telecom and communications entities. Provides that any entity that does not submit a report (rather than a non-compliant entity) is prohibited from bidding on State contracts.

House Floor Amendment No. 1

Requires bidders and offerors of non-construction solicitations that include Business Enterprise Program participation goals to include utilization plans in the solicitations (rather than requiring the solicitations to include the utilization plan in the solicitation). Makes changes to the report the Department of Central Management Services must provide to the Business Enterprise Council. Provides that a chief procurement officer may (rather than shall) prohibit certain telecom and communications entities that do not submit reports from bidding on State contracts for a period of one year. Changes various references of “diversity goals” to “contract goals”. Makes technical and grammatical changes.
SB 00263

Sen. James F. Clayborne, Jr.-Mattie Hunter-Jacqueline Y. Collins

20 ILCS 2712/5-1
Amends the Broadband Access on Passenger Rail Law. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 3
Deletes reference to:
20 ILCS 2712/5-1
Adds reference to:
20 ILCS 2705/2705-595
Adds reference to:
20 ILCS 2705/2705-607 new

Replaces everything after the enacting clause. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation, in conjunction with the Capital Development Board, shall hold 2 public hearings to determine whether a more effective, efficient, and less burdensome method exists to prequalify an architect, engineer, or contractor. Provides that the hearings shall also specifically determine how the Department can obtain greater participation in the bidding process of small contractors and minority, female, disabled, and veteran architects, engineers, and contractors. Provides that the Department and the Board shall issue their joint findings to the Governor and the General Assembly no later than January 1, 2018. Provides that at the close of each construction season, the Department, other State agencies or authorities using contractors based on the prequalification standards of the Department, and officials of a unit of local government administering a contract approved for award by the Department, shall evaluate each contractor who performed work for them during the previous year as either a prime contractor or a subcontractor. Provides criteria for the performance evaluation. Provides that the Department shall notify the contractor of the performance evaluation in writing within 14 days of completion of the evaluation with a detailed explanation of any substandard items. Provides that as a component of the Auditor General's biennial compliance examination of the Department, the Auditor General shall review the Department's compliance with the performance evaluation requirements and shall publish the results of the examination on its website. Amends the Criminal Code of 2012. Provides that a person who knowingly manipulates a work rating factor for a contractor or subcontractor that results in a rating disqualifying or qualifying a contractor or subcontractor who would have been otherwise qualified or disqualified commits manipulation of work ratings. Provides that manipulation of work ratings is a Class 4 felony. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
20 ILCS 2705/2705-595
Deletes reference to:
20 ILCS 2705/2705-607 new

Replaces everything after the enacting clause. Amends the Secretary of State Act. Provides that the Secretary of State shall include in the Illinois Rules of the Road publication information advising drivers to use the Dutch Reach method when opening a vehicle door. Describes the Dutch Reach method. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall include test questions concerning safe driving in the presence of bicycles, which may include, but not be limited to, questions concerning the Dutch Reach method, in the question pool used for the written portion of the driver's license examination.

Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
20 ILCS 3020/801
Amends the Capital Spending Accountability Law. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00265  Sen. Don Harmon-Linda Holmes
(Rep. Camille Y. Lilly)
20 ILCS 3105/1  from Ch. 127, par. 771
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 3105/1
Adds reference to:
20 ILCS 312/3-101  from Ch. 102, par. 203-101
Adds reference to:
20 ILCS 312/3-103  from Ch. 102, par. 203-103
Adds reference to:
20 ILCS 312/6-103  from Ch. 102, par. 206-103
Adds reference to:
20 ILCS 312/6-104  from Ch. 102, par. 206-104
Replaces everything after the enacting clause. Amends the Illinois Notary Public Act. Modifies a Section concerning the
notary public official seal and signature to remove references to ineffective language concerning the signature. Provides references to
the use of “electronic communication” in a Section concerning notice and advertisement of notary public services. Provides that at the
time of a notarial act, a notary public shall officially sign every notary certificate and affix the rubber stamp seal clearly and legibly
using black ink, so that it is capable of photographic reproduction. Provides that the illegibility of certain required specified
information does not affect the validity of a transaction. Modifies a Section concerning prohibited acts by notaries public.
Aug 11 17  S  Public Act . . . . . . . . . 100-0081
SB 00266
Sen. John G. Mulroe-Kwame Raoul-Omar Aquino, Thomas Cullerton and Michael E. Hastings

20 ILCS 3310/1

Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 3310/1
Adds reference to:
20 ILCS 2805/2.01 from Ch. 126 1/2, par. 67.01
Adds reference to:
20 ILCS 2805/2.01b new
Adds reference to:
20 ILCS 2805/2.04 from Ch. 126 1/2, par. 67.04
Adds reference to:
30 ILCS 105/5.878 new
Adds reference to:
75 ILCS 10/8.6

Replaces everything after the enacting clause. Amends the Department of Veterans Affairs Act. Establishes the Illinois Veterans Home at Chicago. Provides that the Department of Veterans' Affairs shall operate and maintain the Home. Establishes the Chicago Veterans Home Fund for the Home and makes a corresponding change in the State Finance Act. Provides that for admission to the Home, a veteran must have developed a specified disability, and, for purposes of eligibility for nursing home care, require nursing care because of the disability. Amends the Illinois Library System Act. Provides that the State Librarian shall distribute specified annual grants to the Home upon the approval by the State Librarian of a certain application. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
30 ILCS 105/5.878 new
Adds reference to:
20 ILCS 2805/2g
Adds reference to:
20 ILCS 2805/2.03 from Ch. 126 1/2, par. 67.03

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:

Aug 25 17 S Public Act . . . . . . . 100-0392
SB 00267  Sen. Scott M. Bennett  
(Rep. Chad Hays-Al Riley)  
20 ILCS 3405/1 from Ch. 127, par. 2701  
Amends the Historic Preservation Agency Act. Makes a technical change in a Section concerning the short title.  
Senate Floor Amendment No. 1  
Deletes reference to:  
20 ILCS 3405/1  
Adds reference to:  
625 ILCS 5/3-698  
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the moneys in the Octave Chanute Aerospace Heritage Fund shall be paid as grants to the Rantoul Historical Society and Museum (rather than the Octave Chanute Aerospace Heritage Foundation of Illinois), or any other charitable foundation responsible for the former exhibits and collections of the Chanute Air Museum, for operational and program expenses of the Chanute Air Museum and any other structure housing the exhibits and collections of the Chanute Air Museum. Effective immediately.  
Aug 18 17 S Public Act . . . . . . . . . . 100-0206  

SB 00268  Sen. John J. Cullerton  
20 ILCS 3805/1 from Ch. 67 1/2, par. 301  
Amends the Illinois Housing Development Act. Makes a technical change in a Section concerning the short title.  
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 00269  Sen. John J. Cullerton  
20 ILCS 3855/1-1  
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 00270  Sen. John J. Cullerton  
20 ILCS 20/1  
Amends the Agency Energy Efficiency Act. Makes a technical change in a Section concerning the short title.  
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 00271  Sen. John J. Cullerton  
20 ILCS 35/1  
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 00272  Sen. Thomas Cullerton-Wm. Sam McCann-Andy Manar  
20 ILCS 40/1  
Senate Floor Amendment No. 2  
Deletes reference to:  
20 ILCS 40/1  
Adds reference to:  
New Act  
Replaces everything after the enacting clause. Creates the State Facility Water Management Plan Act. Requires a Veterans Home under the Department of Veterans' Affairs Act, a correctional institution or facility under the Unified Code of Corrections and specified facilities under the Mental Health and Developmental Disabilities Code to develop a specified water management plan for potable water systems at each facility by January 1, 2019. Requires each facility to review its water management plan annually for effectiveness. Provides that a facility shall also review its water management plan at any point when specified conditions occur. Provides that each facility shall conduct a Legionella culture sampling and develop a specified management plan concerning Legionella for the facility's potable water systems by January 1, 2019. Effective immediately.  
May 31 18 S Rule 3-9(a) / Re-referred to Assignments
SB 00273  Sen. John J. Cullerton

20 ILCS 45/1

Amends the Open Operating Standards Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00274  Sen. Scott M. Bennett

(Rep. Carol Ammons-Chad Hays)

20 ILCS 50/1

Amends the Uniform Racial Classification Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

20 ILCS 50/1

Add reference to:

20 ILCS 5105/20

Replaces everything after the enacting clause. Amends the Mahomet Aquifer Protection Task Force Act. Provides that on or before December 31, 2018 (currently, July 1, 2018) the Mahomet Aquifer Protection Task Force shall report its findings and recommendations to the General Assembly and the Governor.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, and provides that the report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Makes conforming changes.

Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00275
(Rep. La Shawn K. Ford)

20 ILCS 235/1

Senate Floor Amendment No. 2
Deletes reference to:
20 ILCS 235/1

Adds reference to:
New Act

Adds reference to:
725 ILCS 5/115-10.5a new

Replaces everything after the enacting clause. Creates the Law Enforcement Gang Database Information Act. Provides that each law enforcement agency who maintains a gang database or has access to a shared gang database shall have a policy regarding those databases. Provides that the policy shall include, but not be limited to: (1) that personnel authorized to access a gang database or shared gang database are limited to sworn law enforcement personnel, non-sworn law enforcement support personnel, criminal justice entities, or non-criminal justice technical or maintenance personnel, including information technology and information security staff and contract employees, who have been subject to character or security clearance and who have received approved training; (2) any records contained in a gang database, shared gang database, gang-related information in a law enforcement agency case report, gang-related information in a law enforcement agency dispatch note, or gang-related information in a law enforcement agency dispatch system record shall not be disclosed, including, but not limited to, for the following purposes: employment, education, licensing, or housing, except that law enforcement and criminal justice entities may use information contained in a gang database or shared gang database for employment purposes, and records contained in a gang database or shared gang database may be disclosed to comply with federal law, for national security or homeland security purposes, for military screening purposes, or for other appropriate law enforcement purpose; (3) security procedures; and (4) the review and purge process from gang databases and shared gang databases.

Defines terms. Amends the Code of Criminal Procedure of 1963. Provides that in all criminal cases, evidence which indicates the mere presence that the person was or is on a gang database or a shared gang database is not admissible. Effective immediately.

Senate Floor Amendment No. 3
Provides that the policy shall include that any records contained in a gang database, shared gang database, gang-related information in a law enforcement agency case report, gang-related information in a law enforcement agency dispatch note, or gang-related information in a law enforcement agency dispatch system record shall not be disclosed (in Senate Amendment No. 2, including, but not limited to) for the following purposes: employment, education, licensing, or housing, except that law enforcement and criminal justice entities may use information contained in a gang database or shared gang database for employment purposes, and records contained in a gang database or shared gang database may be disclosed to comply with federal law, for national security or homeland security purposes, for military screening purposes, or for other appropriate law enforcement purpose.

Nov 09 18  
H  Referred to Rules Committee

SB 00276
Sen. James F. Clayborne, Jr.-Patricia Van Pelt

20 ILCS 607/3-1
Amends the Brownfields Redevelopment and Intermodal Promotion Act. Makes a technical change in a Section concerning the short title.

May 31 18  
S  Rule 3-9(a) / Re-referred to Assignments

SB 00277
Sen. John J. Cullerton

20 ILCS 3903/1

Apr 25 17  
S  Re-referred to Assignments

SB 00278
Sen. John J. Cullerton

20 ILCS 521/1
Amends the Foster Children's Bill of Rights Act. Makes a technical change in a Section concerning the short title.

Apr 25 17  
S  Re-referred to Assignments
SB 00279  Sen. David Koehler-Laura M. Murphy and Steve Stadelman
(Rep. Tony McCombie-Norine K. Hammond-Jerry Costello, II)

20 ILCS 527/1
Amends the Department of Children and Family Services Statewide Youth Advisory Board Act. Makes a technical change in a Section concerning the short title.
  Senate Floor Amendment No. 1
  Deletes reference to:
    20 ILCS 527/1
  Adds reference to:
    30 ILCS 105/50 new
Replaces everything after the enacting clause. Amends the State Finance Act. Provides that the appropriations authorized under Article 137 through Article 166 of Public Act 100-0586 may also be used for costs incurred prior to July 1, 2018 pursuant to appropriation authority under Public Act 98-0675. Repeals provisions concerning FY19 prior incurred costs on January 1, 2020. Effective immediately.
  Senate Floor Amendment No. 2
  Deletes reference to:
    20 ILCS 527/1
  Adds reference to:
    30 ILCS 105/50 new
Replaces everything after the enacting clause. Amends the State Finance Act. Provides that the appropriations authorized under Article 137 through Article 166 of Public Act 100-0586 may also be used for costs incurred prior to July 1, 2018. Repeals provisions concerning FY19 prior incurred costs on January 1, 2020. Effective immediately.
Nov 14 18  H  Referred to Rules Committee

SB 00280  Sen. John J. Cullerton

20 ILCS 535/1
Amends the Administration of Psychotropic Medications to Children Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00281  Sen. John J. Cullerton

20 ILCS 540/1
Amends the Custody Relinquishment Prevention Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00282  Sen. Mattie Hunter and Pat McGuire-Donne E. Trotter

20 ILCS 520/1-1
Amends the Foster Parent Law. Makes a technical change in a Section concerning the short title.
  Senate Floor Amendment No. 1
  Deletes reference to:
    20 ILCS 520/1-1
  Adds reference to:
    5 ILCS 490/67 new
Replaces everything after the enacting clause. Amends the State Commemorative Dates Act. Provides that April 16 of each year is designated as Esther Golar Day, to be observed throughout the State as a day to remember the accomplishments of State Representative Esther Golar, and to honor her legacy of public service.
Aug 25 17  S  Public Act . . . . . . . 100-0393
SB 00283  Sen. John J. Cullerton
320 ILCS 50/5
Amends the Senior Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the findings of the General Assembly.
Apr 25 17  S  Re-referred to Assignments

SB 00284  Sen. John J. Cullerton
320 ILCS 65/1
Amends the Family Caregiver Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 25 17  S  Re-referred to Assignments

SB 00285  Sen. John J. Cullerton
320 ILCS 50/5
Amends the Senior Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the findings of the General Assembly.
Apr 25 17  S  Re-referred to Assignments

SB 00286  Sen. John J. Cullerton
320 ILCS 25/3.01 from Ch. 67 1/2, par. 403.01
Amends the Senior Citizens and Persons with Disabilities Property Tax Relief Act. Makes a technical change in a Section concerning the definition of "claimant".
Apr 25 17  S  Re-referred to Assignments

SB 00287  Sen. John J. Cullerton
320 ILCS 42/1
Amends the Older Adult Services Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00288  Sen. John J. Cullerton
New Act
Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
Apr 25 17  S  Re-referred to Assignments

SB 00289  Sen. John J. Cullerton
New Act
Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
Apr 25 17  S  Re-referred to Assignments

SB 00290  Sen. John J. Cullerton
New Act
Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
Apr 25 17  S  Re-referred to Assignments

SB 00291  Sen. John J. Cullerton
New Act
Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
Apr 25 17  S  Re-referred to Assignments

SB 00292  Sen. John J. Cullerton
New Act
Creates the FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2018 budget recommendations. Effective July 1, 2017.
Apr 25 17  S  Re-referred to Assignments
SB 00293 Sen. Julie A. Morrison-Dale A. Righter  
(Rep. Jonathan Carroll)  
325 ILCS 65/1  
Amends the Online Child Safety Act. Makes a technical change in a Section concerning the short title.  
Senate Floor Amendment No. 1
   Deletes reference to:  
   325 ILCS 65/1
   Adds reference to:  
   325 ILCS 5/7.7 from Ch. 23, par. 2057.7
Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. In provisions concerning suspected cases of child abuse or neglect maintained by the Department of Children and Family Services in the central register, requires the Department to maintain all unfounded reports for a minimum of 5 years following the date of the final finding. Extends the period of time the Department is required to maintain all prior unfounded reports pertaining to an individual who is the subject of a pending investigation to 5 years (rather than 12 months) or until the pending investigation has been completed. Removes language requiring the Department to maintain in the central register for 3 years a listing of unfounded reports involving the death of a child, the sexual abuse of a child, or serious physical injury to a child as defined by the Department in rules. Removes language requiring the Department to maintain all other unfounded reports for 12 months following the date of the final finding.  
Aug 03 18 S Public Act . . . . . . . . . . 100-0697

SB 00294 Sen. John J. Cullerton  
325 ILCS 58/1  
Amends the Safeguard Our Children Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 00295 Sen. John J. Cullerton  
325 ILCS 47/1  
Apr 25 17 S Re-referred to Assignments

SB 00296 Sen. John J. Cullerton  
325 ILCS 42/1  
Amends the Kinship Navigator Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 00297 Sen. John J. Cullerton  
325 ILCS 20/3 from Ch. 23, par. 4153  
Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning definitions.  
Apr 25 17 S Re-referred to Assignments
SB 00298  Sen. Melinda Bush, Tom Rooney-Mattie Hunter, Michael Connelly, Laura M. Murphy and Omar Aquino
(Rep. Kelly M. Cassidy)

805 ILCS 5/1.01 from Ch. 32, par. 1.01
Senate Floor Amendment No. 1
Deletes reference to:
805 ILCS 5/1.01
Adds reference to:
815 ILCS 505/2TTT new
Replaces everything after the enacting clause. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is not unlawful to differentiate prices for services based upon factors including, but not limited to, time, difficulty, cost of providing the services, and expertise. Requires tailors, barbershops, hair salons, dry cleaners, and laundries to post a service price list. Provides for an opportunity to cure a violation and provides that a subsequent violation is subject to the penalty provisions of the Consumer Fraud and Deceptive Business Practices Act.
Senate Floor Amendment No. 2
Provides that upon a second or subsequent violation, the violator shall be liable for penalties pursuant to Section 7 of the Consumer Fraud and Deceptive Business Practices Act rather than penalties pursuant to the Act.
Aug 18 17  S  Public Act . . . . . . . . 100-0207

SB 00299  Sen. John J. Cullerton

805 ILCS 5/1.01 from Ch. 32, par. 1.01
Apr 25 17  S  Re-referred to Assignments

SB 00300  Sen. John J. Cullerton

805 ILCS 5/15.35 from Ch. 32, par. 15.35
Apr 25 17  S  Re-referred to Assignments

SB 00301  Sen. John J. Cullerton

805 ILCS 8/5-1
Amends the Franchise Tax and License Fee Amnesty Act of 2007. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00302  Sen. John J. Cullerton

805 ILCS 105/101.05 from Ch. 32, par. 101.05
Amends the General Not For Profit Corporation Act of 1986. Makes a technical change in a Section concerning powers of the Secretary of State.
Apr 25 17  S  Re-referred to Assignments

SB 00303  Sen. John J. Cullerton and Sue Rezin

815 ILCS 5/2.1 from Ch. 121 1/2, par. 137.2-1
Amends the Illinois Securities Law of 1953. Makes a technical change in a Section concerning the definition of security.
Apr 25 17  S  Re-referred to Assignments

SB 00304  Sen. John J. Cullerton

815 ILCS 105/3 from Ch. 17, par. 601
Amends the Promissory Note and Bank Holiday Act. Makes a technical change in a Section concerning written instruments expressing a promise to pay or confirming an obligation.
Apr 25 17  S  Re-referred to Assignments
SB 00305  Sen. John J. Cullerton
815 ILCS 177/1
Amends the Tax Refund Anticipation Loan Reform Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00306  Sen. John J. Cullerton
815 ILCS 160/3.1
Amends the Credit Agreements Act. Makes a technical change in a Section concerning a creditor's liability.
Apr 25 17  S  Re-referred to Assignments

SB 00307  Sen. John J. Cullerton
815 ILCS 140/1a  from Ch. 17, par. 6002
Amends the Credit Card Issuance Act. Makes a technical change in a Section concerning unlawful discrimination.
Apr 25 17  S  Re-referred to Assignments

SB 00308  Sen. Iris Y. Martinez, Omar Aquino-Don Harmon, Cristina Castro, Daniel Biss, Napoleon Harris, III and Heather A. Steans
(Rep. Will Guzzardi-Elizabeth Hernandez, Theresa Mah, Linda Chapa LaVia, Luis Arroyo, Daniel J. Burke, Emanuel Chris Welch, Marcus C. Evans, Jr., Kathleen Willis, Anna Moeller, Silvana Tabares and Camille Y. Lilly)
220 ILCS 50/1  from Ch. 111 2/3, par. 1601
Amends the Illinois Underground Utility Facilities Damage Prevention Act. Makes a technical change in a Section concerning
the short title.
Senate Committee Amendment No. 1
Deletes reference to:
   220 ILCS 50/1
Adds reference to:
   20 ILCS 2105/2105-140 new
Adds reference to:
   225 ILCS 85/6  from Ch. 111, par. 4126
Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil
Administrative Code of Illinois. Provides that no person shall be prohibited from receiving a license because he or she is not a citizen
of the United States. Provides that the Department of Financial and Professional Regulation may grant a license to a person who meets
certain requirements along with the requirements of the applicable professional Act. Provides that the Department may adopt any rules
necessary to implement the provisions. Amends the Pharmacy Practice Act. Removes the requirement that each individual seeking
licensure as a registered pharmacist provide evidence to the Department that he or she is a United States citizen or legally admitted
alien.
May 19 17  H  Third Reading - Short Debate - Lost 046-050-000
SB 00309

Sen. William R. Haine-Jacqueline Y. Collins and Jennifer Bertino-Tarrant-John G. Mulroe-Patricia Van Pelt
(Rep. Sara Feigenholtz-Litesa E. Wallace and Michelle Mussman)

215 ILCS 125/2-6 from Ch. 111 1/2, par. 1406.2
Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning deposits with the Director of Insurance.

Senate Committee Amendment No. 1
Deletes reference to:
215 ILCS 125/2-6
Adds reference to:
110 ILCS 330/8b new
210 ILCS 3/35.5 new
210 ILCS 5/7c new
210 ILCS 35/5.5 new
210 ILCS 45/3-801.2 new
210 ILCS 46/3-801.2 new
210 ILCS 47/3-801.2 new
210 ILCS 49/2-101.5 new
210 ILCS 85/11.8 new
210 ILCS 135/10.5 new

Replaces everything after the enacting clause. Amends the University of Illinois Hospital Act, Alternative Health Care Delivery Act, Ambulatory Surgical Treatment Center Act, Community Living Facilities Licensing Act, Nursing Home Care Act, MC/DD Act, ID/DD Community Care Act, Specialized Mental Health Rehabilitation Act of 2013, Hospital Licensing Act, and Community-Integrated Living Arrangements Licensure and Certification Act. Provides that for hospitals, alternative health care models, Community Living Facilities, long-term care facilities, MC/DD facilities, ID/DD facilities, specialized mental health rehabilitation facilities, and community-integrated living arrangements, a television in a waiting room provided for use by the general public; in a patient, resident, or consumer room provided for use by patients, residents, or consumers that are being treated; or in a patient, resident, or consumer room provided for use by individuals using or requesting services must have a closed captioning feature activated at all times if the television includes a captioning feature. Requires reasonable efforts to be made to prevent members of the general public and individuals using or requesting services from independently deactivating a captioning feature. Provides that it is not a violation if the captioning feature is deactivated by a member of the general public or an individual using or requesting services, so long as the captioning is reactivated as soon as is practicable by a member of the staff upon knowledge that the deactivation has occurred. Requires that, if there is not a television with a captioning feature available, then a sufficient number of televisions that include a captioning feature must be obtained as soon as is practicable. Defines “closed captioning” and makes other changes.

Senate Floor Amendment No. 2
SB 00309 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by Senate Amendment No. 1 with the following changes: Provides that for hospitals, alternative health care models, Community Living Facilities, long-term care facilities, MC/DD facilities, ID/DD facilities, specialized mental health rehabilitation facilities, and community-integrated living arrangements, reasonable efforts must be made to have activated at all times (rather than providing that closed captioning must be activated at all times) the closed captioning feature on a television in a common area (rather than waiting room) provided for use by the general public or in a patient, resident, or consumer's room or to enable the closed captioning feature when requested to do so by a member of the general public or a patient if the television includes a closed captioning feature. Provides that it is not a violation if a staff member deactivates a closed captioning feature unless the deactivation was done so knowingly or intentionally. Removes language requiring that reasonable efforts be made to prevent members of the general public and individuals using or requesting services from independently deactivating a closed captioning feature. Provides that it is not a violation if the closed captioning feature is deactivated by a member of the general public; a patient, resident, or consumer; or member of the staff if done so at a patient, resident, or consumer's request. Removes language providing that it is not a violation if the closed captioning feature is deactivated so long as the closed captioning is reactivated as soon as is practicable by a staff member upon knowledge of the deactivation. Requires that, if there is not a television with a closed captioning feature available, then it must be ensured that all televisions obtained for common areas and patient rooms after the effective date of the amendatory Act include a closed captioning feature (rather than then a sufficient number of televisions that include a captioning feature must be obtained as soon as is practicable). Provides that nothing in the provisions of the Community Living Facilities Licensing Act, Nursing Home Care Act, MC/DD Act, ID/DD Community Care Act, and Community-Integrated Living Arrangements Licensure and Certification Act concerning closed captioning shall apply to televisions that are privately owned by a resident or third party and not owned by the Community Living Facility, long-term care facility, MC/DD facility, ID/DD facility, or community-integrated living arrangement. Removes movie screens from the definition of “closed captioning”. Makes other changes.

House Floor Amendment No. 1

Deletes reference to:

110 ILCS 330/8b new
Deletes reference to:

210 ILCS 3/35.5 new
Deletes reference to:

210 ILCS 5/7c new
Deletes reference to:

210 ILCS 35/5.5 new
Deletes reference to:

210 ILCS 45/3-801.2 new
Deletes reference to:

210 ILCS 46/3-801.2 new
Deletes reference to:

210 ILCS 47/3-801.2 new
Deletes reference to:

210 ILCS 49/2-101.5 new
Deletes reference to:

210 ILCS 85/11.8 new
Deletes reference to:

210 ILCS 135/10.5 new
Adds reference to:

225 ILCS 65/50-75

Replaces everything after the enacting clause. Amends the Nurse Practice Act. Excludes advanced practice registered nurses from the provisions concerning nursing delegation by registered professional nurses.

Nov 28 18       S Passed Both Houses
SB 00310  Sen. Don Harmon

215 ILCS 132/1
Amends the Illinois Long-Term Care Partnership Program Act. Makes a technical change in a Section concerning the short title.
Jan 24 17 S Referred to Assignments

SB 00311  Sen. John J. Cullerton and Laura M. Murphy

215 ILCS 5/155.20 from Ch. 73, par. 767.20
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning arbitration of medical malpractice disputes.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00312  Sen. Emil Jones, III and Napoleon Harris, III (Rep. Melissa Conyers-Ervin-LaToya Greenwood-Camille Y. Lilly)

205 ILCS 650/1 from Ch. 17, par. 2851
Amends the Foreign Bank Representative Office Act. Makes a technical change in the short title Section.

   Senate Floor Amendment No. 2
   Deletes reference to:
   205 ILCS 650/1
   Adds reference to:
   410 ILCS 620/21.4 new

   Replaces everything after the enacting clause. Amends the Illinois Food, Drug and Cosmetic Act. Adds provisions concerning the labeling of catfish by restaurants. Provides that a restaurant shall not label a menu item as containing catfish unless the item contains catfish. Provides that an individual may file a complaint alleging a mislabeling under these provisions with the Department of Public Health or a local health department. Provides that if the Department of Public Health or a local health department receives 2 separate complaints for a restaurant, then the Department of Public Health or local health department shall inspect the menu, books, records, and inventory of the restaurant to determine whether, in the Department of Public Health's or local health department's discretion, the item advertised on the restaurant's menu is consistent with the books, records, and inventory of the restaurant. Contains other provisions concerning complaints. Provides that for a third or subsequent violation, the Department of Public Health or local health department shall (1) impose a $5,000 fine, (2) suspend a restaurant's license, or (3) both. Contains other provisions concerning penalties and violations. Provides that the Department of Public Health may adopt any rules necessary to implement these provisions. Defines terms. Effective July 1, 2018.

   Senate Floor Amendment No. 3
   Adds definitions for "primarily engaged" and "restaurant".
Aug 25 17 S Public Act . . . . . . 100-0394

SB 00313  Sen. Emil Jones, III

205 ILCS 660/1 from Ch. 17, par. 5201
Amends the Sales Finance Agency Act. Makes a technical change to the short title Section.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00314  Sen. Laura M. Murphy-Melinda Bush-Patricia Van Pelt-Bill Cunningham
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Senate Floor Amendment No. 1
Deletes reference to:
205 ILCS 670/1
Adds reference to:
215 ILCS 5/356g from Ch. 73, par. 968g
Adds reference to:
215 ILCS 125/4-6.1 from Ch. 111 1/2, par. 1408.7
Adds reference to:
305 ILCS 5/5-5 from Ch. 23, par. 5-5
Replaces everything after the enacting clause. Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Illinois Public Aid Code. In provisions concerning coverage for mammograms, provides that MRIs of an entire breast or breasts shall also be covered if a mammogram demonstrates heterogeneous or dense breast tissue, when medically necessary as determined by a physician licensed to practice medicine in all its branches.
Aug 25 17 S Public Act . . . . . . . . 100-0395
SB 00315

Sen. Julie A. Morrison and Laura M. Murphy

(Rep. Deb Conroy)

205 ILCS 675/1 from Ch. 17, par. 7001
Amends the Illinois Financial Services Development Act. Makes a technical change to the short title Section.

Senate Floor Amendment No. 1

Deletes reference to:
205 ILCS 675/1

Adds reference to:
430 ILCS 65/1 from Ch. 38, par. 83-1

Adds reference to:
430 ILCS 65/1.1 from Ch. 38, par. 83-1.1

Adds reference to:
430 ILCS 65/2 from Ch. 38, par. 83-2

Adds reference to:
430 ILCS 65/3 from Ch. 38, par. 83-3

Adds reference to:
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1

Adds reference to:
720 ILCS 5/24-4.3 new

Replaces everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that no person may acquire or possess any pre-packaged explosive components within this State without having in his or her possession a Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police. Provides that upon receiving a request from a federally licensed firearm dealer, the Department of State Police shall immediately approve or disprove the delivery of pre-packaged explosive components and the notify the inquiring dealer of any objection that would disqualify the transferee from acquiring or possessing pre-packaged explosive components. Provides that in conducting the inquiry, the Department of State Police shall initiate and complete an automated search of its criminal history record information files and those of the Federal Bureau of Investigation, including the National Instant Criminal Background Check System, and of the files of the Department of Human Services relating to mental health and developmental disabilities to obtain any felony conviction or patient hospitalization information which would disqualify a person from obtaining or require revocation of a currently valid Firearm Owner's Identification Card.

Amends the Criminal Code of 2012. Provides that a person commits unlawful sale or delivery of pre-packaged explosive components when he or she knowingly sells or gives pre-packaged explosive components to a person who is disqualified under the Firearm Owner's Identification Card Act; sells or transfers pre-packaged explosive components to a person who does not display to the seller or transferor of the pre-packaged explosive components a currently valid Firearm Owner's Identification Card that has previously been issued in the transferee's name by the Department of State Police under the Firearm Owners Identification Card Act; or sells or gives pre-packaged explosive components while engaged in the business of selling pre-packaged explosive components at wholesale or retail without being licensed as a federal firearms dealer under the federal Gun Control Act of 1968. Provides that any person who is convicted of unlawful sale or delivery of pre-packaged explosive components commits a Class 4 felony. Defines "pre-packaged explosive components". Makes other changes. Effective July 1, 2018.

Senate Floor Amendment No. 2

Deletes reference to:
430 ILCS 65/3.1

Deletes language in Senate Amendment No. 1 providing that upon receiving a request from a federally licensed firearm dealer, the Department of State Police shall immediately approve or disprove the delivery of pre-packaged explosive components and notify the inquiring dealer of any objection that would disqualify the transferee from acquiring or possessing pre-packaged explosive components. Deletes language providing that in conducting the inquiry, the Department of State Police shall initiate and complete an automated search of its criminal history record information files and those of the Federal Bureau of Investigation, including the National Instant Criminal Background Check System, and of the files of the Department of Human Services relating to mental health and developmental disabilities to obtain any felony conviction or patient hospitalization information which would disqualify a person from obtaining or require revocation of a currently valid Firearm Owner's Identification Card.

Nov 08 17 S Total Veto Stands
SB 00316 Sen. Heather A. Steans-Toi W. Hutchinson-Melinda Bush-Emil Jones, III-Iris Y. Martinez, Patricia Van Pelt, Daniel Biss and Jason A. Barickman

210 ILCS 25/1-101 from Ch. 111 1/2, par. 621-101

Amends the Illinois Clinical Laboratory and Blood Bank Act. Makes a technical change in a Section concerning the short title.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments


210 ILCS 32/1

Amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

210 ILCS 32/1

Adds reference to:

225 ILCS 85/3

Replaces everything after the enacting clause. Amends the Pharmacy Practice Act. Provides that "practice of pharmacy" includes the administration of injections of hydroxyprogesterone caproate and medroxyprogesterone acetate, pursuant to a valid prescription, by a physician licensed to practice medicine in all its branches, upon completion of certain training, and meeting certain notification requirements.

Senate Floor Amendment No. 2

Provides that "practice of pharmacy" includes the administration of injections of alpha-hydroxyprogesterone caproate (rather than hydroxyprogesterone caproate and medroxyprogesterone acetate), pursuant to a valid prescription, by a physician licensed to practice medicine in all its branches, upon completion of certain training, and meeting certain notification requirements.

Aug 18 17 S Public Act . . . . . . . . . 100-0208

SB 00318 Sen. Andy Manar (Rep. Carol Ammons)

210 ILCS 42/1

Amends the Continuum of Care Services for the Developmentally Disabled Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

210 ILCS 42/1

Adds reference to:

410 ILCS 513/25

Replaces everything after the enacting clause. Amends the Genetic Information Privacy Act. Provides that an employer shall not penalize an employee who does not disclose his or her genetic information or does not choose to participate in a program requiring disclosure of the employee's genetic information.

Aug 25 17 S Public Act . . . . . . . . . 100-0396

SB 00319 Sen. Don Harmon

210 ILCS 45/1-102 from Ch. 111 1/2, par. 4151-102

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning definitions.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00320  Sen. Julie A. Morrison

210 ILCS 45/2-104.2  from Ch. 111 1/2, par. 4152-104.2
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning do-not-resuscitate orders.

Senate Floor Amendment No. 1
Deletes reference to:
210 ILCS 45/2-104.2
Adds reference to:
20 ILCS 515/15
Adds reference to:
20 ILCS 515/45

Replaces everything after the enacting clause. Amends the Child Death Review Team Act. Includes a representative of the Department of Public Health to the list of members required on each child death review team. Permits the Child Death Review Teams Executive Council to establish and create in the Southern Region of the State a special Child Death Investigation Task Force (rather than an 18-month pilot program under which a special Child Death Investigation Task Force will be created by the Child Death Review Teams Executive Council). Requires the Child Death Review Teams Executive Council to submit, by July 1 of each year (rather than by July 1, 2011), a report to the Director of the Department of Children and Family Services, the General Assembly, and the Governor summarizing the results of the Child Death Investigation Task Force (rather than the pilot program) together with any recommendations for statewide implementation of a protocol for the investigation of all sudden, unexpected, or unexplained child deaths.

Aug 25 17  S  Public Act . . . . . . . . . 100-0397

SB 00321  Sen. Laura M. Murphy
(Rep. Michelle Mussman-Fred Crespo-Stephanie A. Kifowit)

210 ILCS 45/2-105  from Ch. 111 1/2, par. 4152-105
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning privacy.

Senate Floor Amendment No. 1
Deletes reference to:
210 ILCS 45/2-105
Adds reference to:
305 ILCS 5/5-30.6 new

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that no later than June 30, 2018, the Auditor General shall initiate a performance audit of the Department of Healthcare and Family Services to determine the Department's compliance with certain requirements concerning Medicaid Managed Care Entities. Provides that the determinations shall include, but not be limited to: (i) whether the Department has developed and applied standardized quality performance measures to Medicaid Managed Care Entities; (ii) whether it has developed and implemented algorithms for automatic assignment of Medicaid enrollees into managed care entities; and (iii) whether the standardized quality performance measures and algorithms developed by the Department use measurable quality metrics, are developed and applied according to the statutory criteria, and are adequately documented.

Nov 08 17  S  Total Veto Stands
SB 00322  Sen. Mattie Hunter
205 ILCS 305/6 from Ch. 17, par. 4407
Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.
   Senate Floor Amendment No. 1
   Deletes reference to:
      205 ILCS 305/6
   Adds reference to:
      235 ILCS 5/6-11
Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. In provisions authorizing the issuance and renewal of a license to sell alcoholic liquor at premises located within 100 feet of a specific church or churches located in the City of Chicago, provides that the premises are between 3,600 to 4,000 square feet (rather than at least 5,067 square feet) and that the original building was built before 1922 (rather than the premises were constructed in 1922). Effective immediately.
   House Floor Amendment No. 1
   Authorizes the issuance or renewal of a license authorizing the sale of alcoholic liquor at a store located within 100 feet of a specific church located in the City of Chicago.
Aug 04 17  S  Public Act . . . . . . . . 100-0038
SB 00323  Sen. Andy Manar
205 ILCS 645/1 from Ch. 17, par. 2701
Amends the Foreign Banking Office Act. Makes a technical change to the short title Section.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00324  Sen. John J. Cullerton
220 ILCS 5/7-208
Amends the Public Utilities Act. Makes a technical change in a Section concerning HVAC affiliate marketing.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00325  Sen. Julie A. Morrison
   (Rep. Michelle Mussman)
220 ILCS 30/3.6 from Ch. 111 2/3, par. 403.6
Amends the Electric Supplier Act. Makes a technical change in a Section concerning existing lines.
   Senate Floor Amendment No. 1
   Deletes reference to:
      220 ILCS 30/3.6
   Adds reference to:
      5 ILCS 80/4.28
   Adds reference to:
      5 ILCS 80/4.38 new
Aug 25 17  S  Public Act . . . . . . . . 100-0398
SB 00326  Sen. Don Harmon
(Rep. Sara Feigenholtz)

220 ILCS 5/16-105
Amends the Public Utilities Act. Makes a technical change in a Section concerning delivery services implementation plans.

Senate Floor Amendment No. 1
Deletes reference to:

220 ILCS 5/16-105
Adds reference to:

5 ILCS 80/4.32
Adds reference to:

225 ILCS 310/1 from Ch. 111, par. 8201
Adds reference to:

225 ILCS 310/2 from Ch. 111, par. 8202
Adds reference to:

225 ILCS 310/3 from Ch. 111, par. 8203
Adds reference to:

225 ILCS 310/5 from Ch. 111, par. 8205
Adds reference to:

225 ILCS 310/8 from Ch. 111, par. 8208
Adds reference to:

225 ILCS 310/9 from Ch. 111, par. 8209
Adds reference to:

225 ILCS 310/10 from Ch. 111, par. 8210
Adds reference to:

225 ILCS 310/11.5 new
Adds reference to:

225 ILCS 310/13 from Ch. 111, par. 8213
Adds reference to:

225 ILCS 310/30.5 new
Adds reference to:

730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5
Adds reference to:

770 ILCS 60/1 from Ch. 82, par. 1


House Floor Amendment No. 1
Deletes reference to:

225 ILCS 310/30.5 new

In provisions amending the Registered Interior Designers Act concerning requirements for registration, provides that an applicant shall provide written document showing his or her fulfillment of certain education requirements in order for the applicant to sit for the examination. Removes provisions requiring the Department of Financial and Professional Regulation to prepare a roster of all registered interior designers.

Governor Amendatory Veto Message
SB 00326 (CONTINUED)

Recommends changes to the Interior Design Title Act. Removes provisions requiring the Department of Financial and Professional Regulation to: (1) maintain membership in the Council for Interior Design Qualification and participate in activities of the Council for Interior Design Qualification Council of Delegates; and (2) designate at least one employee of the Department to attend national and regional meetings of the Council for Interior Design Qualification. Restores provisions requiring applicants for registration as a registered interior designer to: (a) take and pass the Department-approved exam; and (b) provide evidence of graduation from an accredited interior design program and the completion of full-time diversified interior design experience. Removes provisions requiring an applicant to provide written documentation showing his or her fulfillment of the education requirements of the Council for Interior Design Qualification in order to sit for the exam. Restores provisions providing that exams may be held not less than once each year; and requiring that the exams conform to the National Council for Interior Design Qualification examination for interior designers. Removes provisions requiring a foreign applicant to provide adequate documentation establishing: (i) that the applicant has passed the National Council for Interior Design Qualification examination; and (ii) the applicant's current licensure, certification, or registration with regard to the practice of interior design in one or more jurisdictions. Removes provisions requiring an applicant for renewal or restoration of registration to complete 24 continuing education units from one or more Department-approved continuing education providers; and removes other related provisions.

Nov 08 17     S  Bill Dead - Amendatory Veto
SB 00327  Sen. John J. Cullerton
220 ILCS 5/13-204    from Ch. 111 2/3, par. 13-204
Amends the Public Utilities Act. Makes a technical change in a Section relating to local exchange telecommunications service.

Aug 04 17     S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00328  Sen. Thomas Cullerton
215 ILCS 125/2-5    from Ch. 111 1/2, par. 1406.1
Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning claims liability.

Aug 04 17     S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00329  Sen. John J. Cullerton
215 ILCS 106/20
Amends the Children's Health Insurance Program Act. Makes a technical change in a Section concerning eligibility for the program.

Aug 04 17     S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00330  Sen. John J. Cullerton
215 ILCS 136/1
Amends the Portable Electronics Insurance Act. Makes a technical change in a Section concerning the short title.

Aug 04 17     S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00331  Sen. Antonio Muñoz
(Rep. Daniel J. Burke)
220 ILCS 75/1
Amends the Carbon Dioxide Transportation and Sequestration Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
220 ILCS 75/1
Adds reference to:
205 ILCS 616/30
Replaces everything after the enacting clause. Amends the Electronic Fund Transfer Act. Provides that the Secretary of Financial and Professional Regulation may impose civil penalties of up to $100 (rather than $1,000) on an owner of a cash-dispensing terminal for each violation of provisions of the Act (rather than the first violation). Provides that an owner cannot be fined more than $1,000 for violating provisions of the Act (rather than being penalized $10,000 for second and subsequent violations). Effective immediately.

Aug 01 18     S  Public Act . . . . . . 100-0661
SB 00332  Sen. Bill Cunningham-Antonio Muñoz
          (Rep. Theresa Mah)

220 ILCS 70/1
Amends the Crossing of Railroad Right-of-way Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
  220 ILCS 70/1
Adds reference to:
  235 ILCS 5/6-11
Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Authorizes the issuance and renewal of a license to sell alcoholic liquor at premises located within 100 feet of a specific church located in the City of Chicago. Effective immediately.

Feb 13 18  S    Public Act . . . . . . . . 100-0579

SB 00333  Sen. Don Harmon

220 ILCS 5/13-204 from Ch. 111 2/3, par. 13-204
Amends the Public Utilities Act. Makes a technical change in a Section relating to local exchange telecommunications service.

Dec 10 17  S    Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00334  Sen. John J. Cullerton

220 ILCS 5/7-208
Amends the Public Utilities Act. Makes a technical change in a Section concerning HVAC affiliate marketing.

Dec 10 17  S    Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Telegraph Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

220 ILCS 55/0.01

Adds reference to:

5 ILCS 80/4.32

Adds reference to:

225 ILCS 310/1

Adds reference to:

225 ILCS 310/2

Adds reference to:

225 ILCS 310/3

Adds reference to:

225 ILCS 310/5

Adds reference to:

225 ILCS 310/8

Adds reference to:

225 ILCS 310/9

Adds reference to:

225 ILCS 310/10

Adds reference to:

225 ILCS 310/13

Adds reference to:

730 ILCS 5/5-5.5

Adds reference to:

770 ILCS 60/1


220 ILCS 66/0.01 was 720 ILCS 660/0.01


Senate Floor Amendment No. 1
Deletes reference to:
220 ILCS 66/0.01
Adds reference to:
410 ILCS 130/5
Adds reference to:
410 ILCS 130/10
Adds reference to:
410 ILCS 130/60
Adds reference to:
410 ILCS 130/160

Replaces everything after the enacting clause. Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Through June 30, 2020, includes in the definition of “debilitating medical condition” any other medical condition for which an opioid has been or could be prescribed by a physician based on generally accepted standards of care. Provides that an individual whose initial application is submitted as an alternative to opioid treatment shall have specified provisions relating to fingerprints and background checks waived. Provides that within 30 days after the effective date of the amendatory Act, the Department of Public Health shall adopt emergency rules to expedite approval for individuals who submit an application as an alternative to opioid treatment. Provides that an individual issued a registry card under these provisions who is seeking renewal of the registry card must comply with specified renewal requirements. Provides that the Department may waive an excluded offense for a cultivation center agent, dispensing organization, qualifying patient, or designated caregiver if the person demonstrates that the violation of State or federal law was the result of opioid addiction or dependence. Provides that the Department's annual report under the Act shall include specified information concerning applicants seeking an alternative to opioid treatment. Defines "opioid".

Senate Floor Amendment No. 2
Removes certain language from legislative findings provisions.

Senate Floor Amendment No. 3
Adds reference to:
410 ILCS 130/7
Adds reference to:
410 ILCS 130/35
Adds reference to:
410 ILCS 130/55
Adds reference to:
410 ILCS 130/62 new
Adds reference to:
410 ILCS 130/65
Adds reference to:
410 ILCS 130/75
Adds reference to:
410 ILCS 130/130
SB 00336 (CONTINUED)

Replaces everything after the enacting clause. Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Adds provisions concerning an opioid prescription pilot program. Provides that notwithstanding provisions concerning the registration of qualifying patients and designated caregivers and the issuance of registry identification cards, a person who has received a physician certification for a medical condition that an opioid has been or could be prescribed for by a physician based on generally accepted standards of care is entitled to purchase medical cannabis from a dispensing organization. Sets forth the procedure for a person to purchase medical cannabis under these provisions. Provides that upon dispensing medical cannabis to a person, the dispensing organization must provide the person with an endorsement card to certify that the person is in lawful possession of medical cannabis. Provides that a person who wishes to continue use of medical cannabis shall apply for a registration card with the Department of Public Health. Provides that these provisions are inoperative on and after July 1, 2020. Provides that for the purposes of the Act and to clarify the legislative findings on the lawful use of cannabis, an individual in possession of an endorsement card from a dispensing organization under provisions concerning an opioid prescription pilot program shall not be considered an unlawful user or addicted to narcotics solely as a result of his or her endorsement card. Provides that through June 30, 2020, "debilitating medical condition" includes any other medical condition for which an opioid has been or could be prescribed by a physician based on generally accepted standards of care. Removes provisions requiring a qualifying patient or designated caregiver to get fingerprinted and go through a background check. Makes corresponding changes. Deletes the definition of "excluded offense" for a qualifying patient or designated caregiver. Removes provisions providing that the Department shall revoke the card of a qualifying patient or designated caregiver convicted of an excluded offense. Deletes provisions concerning the eligibility of a person who has been convicted of a felony under specified Acts to receive a registry identification card. Provides that the Department may deny an application or renewal for a qualifying patient or a designated caregiver chosen by a qualifying patient whose registry identification card was granted if he or she violated any requirement of the Act. Provides that a physician who certifies a debilitating medical condition for a qualifying patient may notify the Department in writing if the physician has reason to believe that either the registered qualifying patient has ceased to suffer from a debilitating medical condition or that continued use of medical cannabis would result in contraindication with the patient's other medication. Provides that the Department shall revoke the patient's registry identification card after receiving the physician's notification. Provides that if a registered qualifying patient's certifying physician notifies the Department in writing that continued use of medical cannabis would result in contraindication with the patient's other medication, the card shall become null and void. Provides that the Department's annual report under the Act shall include specified information concerning applicants seeking an alternative to opioid treatment. Defines "bona fide physician-patient relationship", "endorsement card", and "opioid". Makes other changes.

House Floor Amendment No. 2

Adds reference to:

30 ILCS 500/1-10

Adds reference to:

410 ILCS 130/36 new

Replaces everything after the enacting clause. Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Provides that the Department of Public Health shall establish the Opioid Alternative Pilot Program under which an individual diagnosed with and undergoing treatment for a medical condition for which an opioid has been or could be prescribed may receive medical cannabis under specified conditions. Provides that the Department shall establish and maintain the Illinois Cannabis Tracking System to collect information about all Opioid Alternative Pilot Program participants and track the sale of medical cannabis for verification purposes. Provides that the provisions concerning the Opioid Alternative Pilot Program are inoperative on and after July 1, 2020. Provides that, if a physician who certifies a debilitating medical condition for a qualifying medical condition notifies the Department of specified matters, then the Department shall revoke the qualifying patient's registry identification card. Adds provisions concerning written certification under the Act. Removes provisions requiring fingerprints and background checks for qualifying patients and designated caregivers. Provides that a person with a written certification for a debilitating medical condition who has submitted a completed online application to the Department shall receive a provisional registration and be entitled to purchase medical cannabis from a licensed dispensing organization for 90 days or until his or her application has been denied or he or she receives a registry identification card, whichever is earlier. Makes it a Class C misdemeanor for a person or business to charge a fee for assistance in the preparation, compilation, or submission of an application to the Compassionate Use of Medical Cannabis Pilot Program or the Opioid Alternative Pilot Program. Extends the time for the Department to approve or deny an application or renewal of a registry identification card from 30 to 90 days. Removes language making a person who has been convicted of specified felonies ineligible to receive a registry identification card. Adds, changes, and deletes definitions. Makes other changes. Amends the Illinois Procurement Code. Provides that the Code does not apply to procurement expenditures necessary to implement the Compassionate Use of Medical Cannabis Pilot Program and Opioid Alternative Pilot Program. Effective immediately.

Aug 28 18    S   Public Act . . . . . . . . . 100-1114

225 ILCS 10/4.4  from Ch. 23, par. 2214.4
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning background investigations.

Senate Floor Amendment No. 1
Deletes reference to:
225 ILCS 10/4.4
Adds reference to:
100SB1657eng, Sec. 35
Adds reference to:
100SB1657eng, Sec. 70
Adds reference to:
100SB1657eng, Sec. 150

Replaces everything after the enacting clause. Provides if and only if Senate Bill 1657 of the 100th General Assembly becomes law in the form in which it passed the Senate on April 27, 2017, then the Gun Dealer Licensing Act is amended by changing the effective date of the requirement that a licensee who operates the business at a permanent physical location open to the public equip the business with a video surveillance system to monitor the critical areas of the business premises, including, but not limited to, all places where firearms are stored, handled, sold, transferred, or carried, to January 1, 2021. Provides a video surveillance system of the licensee's business premises may not be installed in a bathroom and may not monitor the bathrooms located in the business premises. Provides the expiration date and renewal period for each gun dealer and dealership license shall be 5 years and the application fee or renewal fee for a license shall not exceed $1,000 for the 5-year period. Effective upon Senate Bill 1657 of the 100th General Assembly becoming law.

Senate Floor Amendment No. 2
Deletes reference to:
100SB1657eng, Sec. 35
Deletes reference to:
100SB1657eng, Sec. 70
Deletes reference to:
100SB1657eng, Sec. 150

Replaces everything after the enacting clause. Creates the Gun Dealer Licensing Act. Provides that it is unlawful for a person to engage in the business of selling, leasing, or otherwise transferring firearms without a license issued by the Department of Financial and Professional Regulation. Provides that a dealership agent other than a dealer licensee-in-charge may act on behalf of the licensed dealership without being licensed as a dealer under the Act. Creates the Gun Dealer Licensing Board consisting of 5 members appointed by the Secretary of Financial and Professional Regulation to recommend policies, procedures, and rules relevant to the administration and enforcement of the Act. Provides that the holder of a dealership license issued under the Act may employ in the conduct of his or her business dealership agents. Establishes qualifications for obtaining dealership licenses and for being employed as a dealership agent. Establishes penalties for violations of the Act. Provides for rulemaking, including emergency rulemaking. Amends the Regulatory Sunset Act. Provides that the Act is repealed on January 1, 2028. Amends the Illinois Administrative Procedure Act. Makes conforming changes.

Senate Floor Amendment No. 3
SB 00337 (CONTINUED)

Deletes reference to:
5 ILCS 80/4.39 new

Deletes reference to:
5 ILCS 100/10-45

Deletes reference to:
430 ILCS 65/3 from Ch. 38, par. 83-3

Adds reference to:
New Act

Adds reference to:
430 ILCS 65/3 from Ch. 38, par. 83-3

Replaces everything after the enacting clause. Creates the Combating Illegal Gun Trafficking Act. Creates the Firearm Dealer License Certification Act. Provides that each Federal Firearms Licensee shall file with the Department of State Police a copy of its license, together with a sworn affidavit indicating that the license presented is in fact its license and that the license is valid. Provides that upon receipt and review by the Department, the Department shall issue a certificate of license to the licensee, allowing the licensee to conduct business within the State. Establishes qualifications of certified licensees. Provides that on or before January 2, 2021, each certified licensee operating a retail location in the State must maintain a video security system and shall maintain video surveillance of critical areas of the business premises, including, but not limited to, all places where firearms are stored, handled, sold, transferred, or carried, and each entrance and exit. Provides that on or before January 2, 2020, each certified licensee maintaining an inventory of firearms for sale or transfer must be connected to an alarm monitoring system or service that will notify local law enforcement of an unauthorized intrusion into the premises of the licensee where the firearm inventory is maintained. Provides that each certification shall be valid for the term of the Federal Firearms License being certified. Requires licensees to certify each new or renewed Federal Firearms License. Provides that the Department shall set and collect a fee for each licensee certified under this Act. Provides that the fee may not exceed $300 for a certified licensee operating without a retail location. The fee may not exceed $1,500 for any certified licensee operating with a retail location. Provides that any person within this State who transfers or causes to be transferred, by private sale, any firearm, stun gun, or taser shall keep a record of the transfer for a period of 10 years from the date of transfer. Creates the Gun Trafficking Information Act. Provides that the Department of State Police shall use all reasonable efforts in making publicly available, on a regular and ongoing basis, key information related to firearms used in the commission of crimes in this State, including, but not limited to: reports on crimes committed with firearms, locations where the crimes occurred, the number of persons killed or injured in the commission of the crimes, the state where the firearms used originated, the licensee that sold the firearm, and the type of firearms used. Provides that the Department shall study, on a regular and ongoing basis, and compile reports on the number of Firearm Owner's Identification Card checks to determine firearms trafficking or straw purchase patterns. Provides that the Department shall, to the extent not inconsistent with law, share such reports and underlying data with academic centers, foundations, and law enforcement agencies studying firearms trafficking; provided that personally identifying information is protected. Provides that for purposes of this provision, a Firearm Owner's Identification Card number is not personally identifying information, provided that no other personal information of the card holder is attached to the record. Provides that the Department shall make the information available on its website, in addition to electronically filing a report with the Governor and the General Assembly. Provides that the Department shall cooperate fully with the Department and furnish the Department with all relevant information and assistance on a timely basis as is necessary to accomplish the purpose of the Act. Provides that the Illinois Criminal Justice Information Authority shall submit the information required by the Act to the Department of State Police, as requested by the Department, to assist the Department in carrying out its duties under this Act. Amends the Firearm Owners Identification Card Act to make conforming changes. Provides that the provisions of the Act are severable.

Senate Floor Amendment No. 4

Adds reference to:
30 ILCS 105/5.886 new
SB 00337 (CONTINUED)

Provides that the Department of State Police may consider the revocation or suspension within the context of the conduct of
the certified licensee within this State, the number of retail locations the certified licensee or any related person or entity operates in
this State or in other states, under the same or different business names, and the severity of the infraction leading to revocation or
suspension. Provides that the Department shall consider the number of retail locations operated by the certified licensee in this State,
under the same or different business names, and shall set fees appropriate for certifying multiple licenses operated by the certified
licensee. Provides that all fees and fines collected under the Firearm Dealer License Certification Act shall be deposited in the Firearm
Dealer License Certification Fund which is created in the State treasury. Provides that moneys in the Fund shall be used for
implementation and administration of the Firearm Dealer License Certification Act. Provides that the Department shall require of an
applicant for certification all trade, business, or assumed names used by the certified licensee by and under which the certified licensee
sells, transfers, or facilitates transfers of firearms. Provides that in the amendatory changes to the Firearm Owners Identification Card
Act, the penalty for failure to maintain the transfer records in accordance with the Act applies for transfers of a firearm, stun gun, or
taser made on or after the effective date of the amendatory Act. Amends the State Finance Act to make a conforming change.

House Floor Amendment No. 1

Provides that the Department may by rule create a process for checking the validity of the license, in lieu of requiring an
affidavit. Provides that if the Department does not issue the certificate within 30 days, the licensee shall operate as if a certificate has
been granted unless and until a denial is issued by the Department. Provides that a civil penalty or fine shall be paid within 90 (rather
than 60) days after the effective date of the order imposing it. Provides that if an owner, employee, or other agent of the certified
licensee is not otherwise a resident of this State, the certified licensee shall submit an affidavit stating that the owner, employee, or
other agent has undergone a background check and is not prohibited from owning or possessing firearms. Provides that if a certified
licensee has a license, certificate, or permit to sell, lease, transfer, purchase, or possess firearms issued by the federal government or
the government of any state revoked or suspended for good cause within the preceding 4 years, the Department may consider revoking
or suspending the certified licenses in this State. Provides that in making a determination of whether or not to revoke or suspend a
certified license in this State, the Department shall consider the number of retail locations the certified licensee or any related person or
entity operates in this State or in other states under the same or different business names, and the severity of the infraction in the state
in which a license was revoked or suspended. Provides that if the Department issues a subpoena of a licensee, the licensee may file an
emergency motion with the Director of State Police or a hearing officer authorized by the Department to quash a subpoena issued by
the Department. If the Director or hearing officer determines that the subpoena was issued without good cause, the Director or hearing
officer may quash the subpoena. Deletes provision that a licensee must maintain video surveillance of all areas that a firearm is carried.
Provides that if a video security system is deemed inadequate by the Department, the licensee shall have 30 days to correct the
inadequacy. Provides that the Department shall submit to the licensee a written statement describing the specific inadequacies.
Provides that the Department may not charge a certified licensee in this State, operating under the same or different business name, fees
exceeding $40,000 for the certification of multiple licenses. Provides that nothing in the Firearm Dealer License Certification Act
shall be construed to interfere with any federal agency or any federal agency investigation. Provides that all Department rules adopted
under the Act shall comply with federal law. Provides that the Department may as necessary coordinate efforts with relevant State and
federal law enforcement agencies to enforce the Act. Provides that the requirement for a Federal Firearms Licensee to obtain
certification begins 180 days (rather than 90 days) after the effective date of the Act. Makes other changes. Amends the Firearm
Owners Identification Card Act to provide that private sellers of firearms, stun guns, or tasers who do not maintain transfer records in
accordance with the Act shall not be criminally liable under the Act, provided that he or she provides the Department of State Police
with the transfer records in accordance with procedures established by the Department. Provides that the Department shall establish, by
rule, a standard form on its website.

May 30 18  S  Senate Concurs

SB 00338  Sen. Julie A. Morrison

225 ILCS 25/8.05

Amends the Illinois Dental Practice Act. Makes a technical change in a Section concerning social security numbers on license
applications.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00339  Sen. Toi W. Hutchinson and Pamela J. Althoff

225 ILCS 50/25 from Ch. 111, par. 7425

Amends the Hearing Instrument Consumer Protection Act. Makes a technical change in a Section concerning the powers of
the circuit court.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00340  Sen. John J. Cullerton
225 ILCS 50/5  from Ch. 111, par. 7405
Amends the Hearing Instrument Consumer Protection Act. Makes a technical change in a Section concerning the requirements for a license.
Nov 07 18  S  Placed on Calendar Order of 3rd Reading November 13, 2018

SB 00341  Sen. John J. Cullerton
225 ILCS 45/9  from Ch. 111 1/2, par. 73.109
Amends the Illinois Funeral or Burial Funds Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00342  Sen. John J. Cullerton
225 ILCS 60/10  from Ch. 111, par. 4400-10
Amends the Medical Practice Act of 1987. Makes a technical change in a Section concerning the duties of the Department.
Apr 25 17  S  Re-referred to Assignments

SB 00343  Sen. John J. Cullerton
310 ILCS 10/3.1  from Ch. 67 1/2, par. 3.1
Amends the Housing Authorities Act. Makes a technical change in a Section concerning an advisory board in a municipality over 500,000.
Apr 25 17  S  Re-referred to Assignments

SB 00344  Sen. John J. Cullerton
310 ILCS 10/8.22
Amends the Housing Authorities Act. Makes a technical change in a Section concerning the determination of a tenant's income for the purpose of determining rent.
Apr 25 17  S  Re-referred to Assignments

SB 00345  Sen. John J. Cullerton
310 ILCS 67/1
Amends the Affordable Housing Planning and Appeal Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00346  Sen. John J. Cullerton
310 ILCS 67/20
Amends the Affordable Housing Planning and Appeal Act. Makes a technical change in a Section concerning determinations of exempt local governments.
Apr 25 17  S  Re-referred to Assignments

SB 00347  Sen. John J. Cullerton
310 ILCS 80/5
Amends the Shelter Residents Protection Act. Makes a technical change in a Section concerning homeless persons' savings accounts.
Apr 25 17  S  Re-referred to Assignments

SB 00348  Sen. John J. Cullerton
305 ILCS 5/4-0.6
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning references to "AFDC" and "TANF".
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00349  Sen. Laura M. Murphy
305 ILCS 5/4-1.12
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the 60-month limitation on the receipt of Temporary Assistance for Needy Families benefits.
Jan 24 17  S  Referred to Assignments
SB 00350 Sen. David Koehler-Kyle McCarter-Wm. Sam McCann-Iris Y. Martinez-Martin A. Sandoval
305 ILCS 5/4-21
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning sanctions against TANF recipients.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00351 Sen. Julie A. Morrison-Napoleon Harris, III, Kimberly A. Lightford-Jacqueline Y. Collins-Patricia Van Pelt, Antonio Muñoz and Iris Y. Martinez
(Rep. Litesa E. Wallace-Robyn Gabel-Carol Ammons-Juliana Stratton, Will Guzzardi, Theresa Mah, Kathleen Willis and Emanuel Chris Welch)
305 ILCS 5/5-1 from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Senate Floor Amendment No. 1
Deletes reference to:
305 ILCS 5/5-1
Adds reference to:
305 ILCS 5/12-4.13b new
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. In regard to SNAP eligibility for part-time students, provides that an educational program offered at a community college under the Carl D. Perkins Career and Technical Education Improvement Act of 2006 that could be a component of a SNAP Employment and Training (E&T) program, as identified by the Department of Human Services, shall be considered an employment and training program under a specified federal regulation concerning SNAP work requirements, unless prohibited by federal law. Provides that the Department of Human Services, in consultation with representatives of the Illinois Community College Board, ISAC, the Illinois Workforce Investment Board, and advocates for students and SNAP recipients, shall establish a protocol to identify and verify all potential exemptions to an eligibility rule described in a specified federal regulation and to identify and verify a student's participation in educational programs. Requires the Department to adopt any rules necessary to implement specified provisions on or before January 1, 2018.
House Floor Amendment No. 1
In a provision granting the Department of Human Services rulemaking authority, removes language requiring the Department to adopt rules on or before January 1, 2018.
Jul 20 18 S Public Act . . . . . . . . . . . . . . . . . . . . . . . . . . . . 100-0620

SB 00352 Sen. Antonio Muñoz
305 ILCS 5/1-5 from Ch. 23, par. 1-5
May 31 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00353 Sen. Heather A. Steans, John J. Cullerton, Omar Aquino and Daniel Biss
305 ILCS 5/5-2.1a
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00354 Sen. Daniel Biss, Mattie Hunter, Cristina Castro, David Koehler, Martin A. Sandoval, Patricia Van Pelt and Kimberly A. Lightford
305 ILCS 5/5-4 from Ch. 23, par. 5-4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the amount and nature of medical assistance.
May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00355 Sen. Toi W. Hutchinson, Michael E. Hastings, Kimberly A. Lightford, Elgie R. Sims, Jr.-Jacqueline Y. Collins, Laura M. Murphy and Kwame Raoul
305 ILCS 5/5-4.1 from Ch. 23, par. 5-4.1
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding Medicaid co-payments.
May 31 18 S Rule 3-9(a) / Re-referred to Assignments
SB 00356  Sen. John J. Cullerton
305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning ambulance services payments.
Apr 25 17  S  Re-referred to Assignments

SB 00357  Sen. John J. Cullerton
305 ILCS 5/5-5.01a Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning supportive living facilities.
Apr 25 17  S  Re-referred to Assignments

SB 00358  Sen. John J. Cullerton and Jennifer Bertino-Tarrant
305 ILCS 5/12-4 from Ch. 23, par. 12-4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the powers and duties of the Departments of Human Services and Healthcare and Family Services.
Apr 25 17  S  Re-referred to Assignments

SB 00359  Sen. John J. Cullerton
305 ILCS 5/5-5.5 from Ch. 23, par. 5-5.5
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning Medicaid payment rates for nursing facility and ICF/DD services in nursing facilities.
Apr 25 17  S  Re-referred to Assignments

SB 00360  Sen. John J. Cullerton
305 ILCS 5/5-6 from Ch. 23, par. 5-6
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning payment under the Medicaid program for obligations incurred but not paid for at the time of a recipient's death.
Apr 25 17  S  Re-referred to Assignments

SB 00361  Sen. John J. Cullerton
305 ILCS 5/5-10 from Ch. 23, par. 5-10
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning Medicaid recipients' entitlement to certain social services.
Apr 25 17  S  Re-referred to Assignments

SB 00362  Sen. John J. Cullerton
305 ILCS 5/5-12 from Ch. 23, par. 5-12
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning payments under the Medicaid program for funeral and burial expenses.
Apr 25 17  S  Re-referred to Assignments

SB 00363  Sen. Julie A. Morrison
40 ILCS 15/1
Amends the State Pension Funds Continuing Appropriation Act. Makes a technical change in a Section concerning appropriations from the State Pensions Fund.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00364  Sen. Iris Y. Martinez
40 ILCS 5/24-101 from Ch. 108 1/2, par. 24-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning deferred compensation.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00365  Sen. John J. Cullerton
40 ILCS 5/22-601 from Ch. 108 1/2, par. 22-601
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the preservation of pension rights.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00366  Sen. John J. Cullerton
40 ILCS 5/20-129  from Ch. 108 1/2, par. 20-129
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00367  Sen. John J. Cullerton
40 ILCS 5/3-103  from Ch. 108 1/2, par. 3-103
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the definition of "municipality".
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00368  Sen. Andy Manar
40 ILCS 5/4-101  from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00369  Sen. John J. Cullerton
40 ILCS 5/4-102  from Ch. 108 1/2, par. 4-102
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00370  Sen. Napoleon Harris, III
40 ILCS 5/4-109  from Ch. 108 1/2, par. 4-109
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00371  Sen. John J. Cullerton
40 ILCS 5/7-102  from Ch. 108 1/2, par. 7-102
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00372  Sen. John J. Cullerton
40 ILCS 5/10-103.1  from Ch. 108 1/2, par. 10-103.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Cook County Forest Preserve District.
Apr 25 17  S  Re-referred to Assignments

SB 00373  Sen. John J. Cullerton
40 ILCS 5/11-101  from Ch. 108 1/2, par. 11-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago laborers and retirement board employees.
Apr 25 17  S  Re-referred to Assignments

SB 00374  Sen. John J. Cullerton
40 ILCS 5/12-109  from Ch. 108 1/2, par. 12-109
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Chicago Park District.
Apr 25 17  S  Re-referred to Assignments

SB 00375  Sen. John J. Cullerton
40 ILCS 5/14-101  from Ch. 108 1/2, par. 14-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning State employees.
Apr 25 17  S  Re-referred to Assignments
SB 00376  Sen. John J. Cullerton
40 ILCS 5/14-104.10
Amends the State Employees Article of the Illinois Pension Code. Makes a technical change in a Section concerning federal or out-of-state employment.
Apr 25 17  S  Re-referred to Assignments

SB 00377  Sen. John J. Cullerton
40 ILCS 5/14-119  from Ch. 108 1/2, par. 14-119
Amends the State Employees Article of the Illinois Pension Code. Makes a technical change in a Section concerning widow's annuities.
Apr 25 17  S  Re-referred to Assignments

SB 00378  Sen. John J. Cullerton
40 ILCS 5/14-126  from Ch. 108 1/2, par. 14-126
Amends the State Employee Article of the Illinois Pension Code. Makes a technical change in a Section concerning a retirement annuity following nonoccupational disability benefits.
Apr 25 17  S  Re-referred to Assignments

SB 00379  Sen. John J. Cullerton
40 ILCS 5/14-126  from Ch. 108 1/2, par. 14-126
Amends the State Employee Article of the Illinois Pension Code. Makes a technical change in a Section concerning a retirement annuity following nonoccupational disability benefits.
Apr 25 17  S  Re-referred to Assignments

SB 00380  Sen. John J. Cullerton
40 ILCS 5/15-101  from Ch. 108 1/2, par. 15-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning State universities.
Apr 25 17  S  Re-referred to Assignments

SB 00381  Sen. John J. Cullerton
40 ILCS 5/16-101  from Ch. 108 1/2, par. 16-101
Apr 25 17  S  Re-referred to Assignments

SB 00382  Sen. John J. Cullerton
40 ILCS 5/18-101  from Ch. 108 1/2, par. 18-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning judges.
Apr 25 17  S  Re-referred to Assignments

SB 00383  Sen. John J. Cullerton
330 ILCS 25/1  from Ch. 126 1/2, par. 201
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00384  Sen. John J. Cullerton
330 ILCS 65/0.01  from Ch. 126 1/2, par. 57.90
Amends the Housing for Veterans with Disabilities Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00385  Sen. John J. Cullerton
330 ILCS 110/3  from Ch. 21, par. 59c
Amends the Veterans Burial Places Act. Makes a technical change in a Section concerning the function of veteran organizations.
Apr 25 17  S  Re-referred to Assignments
SB 00386  Sen. John J. Cullerton
330 ILCS 140/1
Amends the Veterans' and Military Discount Program Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00387  Sen. John J. Cullerton
330 ILCS 111/1
Amends the Veterans' Monument Protection Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00388  Sen. John J. Cullerton
775 ILCS 40/1
Apr 25 17  S  Re-referred to Assignments

SB 00389  Sen. John J. Cullerton
775 ILCS 30/3  from Ch. 23, par. 3363
Amends the White Cane Law. Makes a technical change in a Section concerning the rights of the blind and others.
Apr 25 17  S  Re-referred to Assignments

SB 00390  Sen. John J. Cullerton
775 ILCS 5/10-102  from Ch. 68, par. 8-102
Apr 25 17  S  Re-referred to Assignments

SB 00391  Sen. John J. Cullerton
775 ILCS 5/7-101  from Ch. 68, par. 7-101
Apr 25 17  S  Re-referred to Assignments

SB 00392  Sen. John J. Cullerton
775 ILCS 5/1-101  from Ch. 68, par. 1-101
Apr 25 17  S  Re-referred to Assignments

SB 00393  Sen. Andy Manar
5 ILCS 80/1  from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Jan 24 17  S  Referred to Assignments

SB 00394  Sen. John J. Cullerton
New Act
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00395  Sen. John J. Cullerton
New Act
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00396

Sen. Heather A. Steans
(Rep. Elaine Nekritz-Martin J. Moylan)

New Act

Senate Floor Amendment No. 1
Deletes reference to:

New Act
Adds reference to:
625 ILCS 5/1-140.10
 Adds reference to:
625 ILCS 5/11-1516
 Adds reference to:
625 ILCS 5/11-1517 new

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Changes the definition of "low-speed electric bicycle". Provides that provisions of a Chapter in the Code that govern bicycles shall apply to low-speed electric bicycles. Provides that each low-speed electric bicycle operating in this State shall comply with equipment and manufacturing requirements adopted by the United States Consumer Product Safety Commission and each Class 3 low-speed electric bicycle shall be equipped with a speedometer that displays the speed the bicycle is traveling in miles per hour. Provides that beginning on or after January 1, 2018, every manufacturer and distributor of low-speed electric bicycles shall apply a label that is permanently affixed to the bicycle containing a classification number, the bicycle's top assisted speed, and the bicycle's motor wattage. Provides that no person shall knowingly modify the speed capability or engagement of a low-speed electric bicycle without replacing the required label. Provides that a Class 2 low-speed electric bicycle shall operate in a manner so that the electric motor is disengaged or ceases to function when the brakes are applied. Provides that a Class 1 low-speed electric bicycle and a Class 3 low-speed electric bicycle shall operate in a manner so that the electric motor is disengaged or ceases to function when the rider stops pedaling. Provides that a person may operate a low-speed electric bicycle upon any bicycle path unless the municipality, county, or local authority with jurisdiction prohibits the use of the bicycles or a specific class on that path. Provides that a person who is less than 16 years of age may ride as a passenger on a Class 3 low-speed electric bicycle that is designed to accommodate passengers.

Senate Floor Amendment No. 2
Adds reference to:
625 ILCS 5/11-208

Further amends the Illinois Vehicle Code. Provides that the power of local authorities to regulate bicycles includes low-speed electric bicycles and low-speed gas bicycles.

Aug 18 17 S Public Act . . . . . . . . . . 100-0209

SB 00397

Sen. Heather A. Steans

New Act

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00398

Sen. Emil Jones, III-Melinda Bush-Cristina Castro-Wm. Sam McCann, Mattie Hunter, Omar Aquino, Laura M. Murphy, Michael E. Hastings, Bill Cunningham, Iris Y. Martinez, Daniel Biss, William R. Haine, Scott M. Bennett, Jacqueline Y. Collins, Julie A. Morrison, John G. Mulroe, Pat McGuire, Thomas Cullerton, Terry Link, Napoleon Harris, III, Andy Manar, Toi W. Hutchinson, David Koehler, Patricia Van Pelt and Steve Stadelman

New Act

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00399


5 ILCS 100/1-1 from Ch. 127, par. 1001-1

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00400  Sen. John J. Cullerton
5 ILCS 100/5-90 from Ch. 127, par. 1005-90
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Aug 04 17   S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00401  Sen. John J. Cullerton
5 ILCS 120/1.01 from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Aug 04 17   S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00402


5 ILCS 120/1.02 from Ch. 102, par. 41.02

Amends the Open Meetings Act. Makes a technical change in a Section concerning definitions.

Senate Floor Amendment No. 1

Deletes reference to:
5 ILCS 120/1.02

Adds reference to:
50 ILCS 750/15.4a

Replaces everything after the enacting clause. Amends the Emergency Telephone System Act. Provides that a 9-1-1 Authority shall not be subject to specified consolidation requirements if the 9-1-1 Authority: (1) serves a municipality that employs more than 50 full-time emergency responders; (2) operates a convention center and a sports arena; and (3) is within one-half mile of an airport with more than 800,000 aircraft departures and landings in 2016 under the Federal Aviation Administration's Air Traffic Activity Data System. Further provides that a 9-1-1 Authority shall not be subject to specified consolidation requirements if the 9-1-1 Authority: (1) serves municipalities that employ more than 50 full-time emergency responders; (2) includes land in both Lake and Cook counties and the interchange of Interstate 94 and 294; (3) operates a PSAP in a municipality with rail traffic including one Metra Rail depot in Lake County and one Metra rail depot in Cook County which served over 6,000 passengers daily in 2016; (4) has fully implemented Next Generation 9-1-1; and (5) has a joint emergency telephone system board consisting of 2 or more municipalities that have been consolidated for 2 or more years. Provides a no revival or extension clause.

House Committee Amendment No. 1

Deletes reference to:
50 ILCS 750/15.4a

Adds reference to:
50 ILCS 750/0.01 from Ch. 134, par. 30.01


House Floor Amendment No. 4

Deletes reference to:
50 ILCS 750/0.01

Adds reference to:
5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Adds reference to:
5 ILCS 430/5-5

Adds reference to:
5 ILCS 430/5-10.5 new

Adds reference to:
5 ILCS 430/5-65 new

Adds reference to:
5 ILCS 430/20-15

Adds reference to:
5 ILCS 430/25-15

Adds reference to:
5 ILCS 430/50-5

Adds reference to:
SB 00402 (CONTINUED)

5 ILCS 430/70-5
Add reference to:
15 ILCS 305/14
Add reference to:
25 ILCS 170/4.7 new
Add reference to:
25 ILCS 170/5
Add reference to:
25 ILCS 170/10 from Ch. 63, par. 180
Add reference to:
775 ILCS 5/2-107 new

Replaces everything after the enacting clause. Amends the State Officials and Employees Ethics Act. Prohibits sexual harassment by State officers and employees. Provides penalties for violations of this prohibition. Provides that the personnel policies of State officials and agencies shall prohibit sexual harassment. Provides that each State officer and employee shall annually complete a sexual harassment training program approved by the appropriate jurisdictional authority. Expands the jurisdiction of the Executive Ethics Commission to include allegations of sexual harassment by persons registered under the Lobbyist Registration Act. Requires the Executive Ethics Commission and the Legislative Ethics Commission to conspicuously display information on their respective websites regarding the procedures for reporting violations of this Act. Provides that the personnel policies of units of local government shall prohibit sexual harassment. Defines "sexual harassment". Provides for rulemaking, including emergency rulemaking. Amends the Secretary of State Act. Provides the Secretary of State's Inspector General with jurisdiction to investigate complaints of sexual harassment by persons registered under the Lobbyist Registration Act. Amends the Lobbyist Registration Act. Prohibits sexual harassment by persons registered under the Lobbyist Registration Act. Provides penalties for violations of this prohibition. Provides that the personnel policies of each registered lobbyist and entity shall prohibit sexual harassment. Provides that each registered lobbyist shall annually complete a sexual harassment training program approved by the Secretary of State. Defines "sexual harassment". Amends the Illinois Human Rights Act. Requires the Department of Human Rights to establish a sexual harassment hotline for the anonymous reporting of sexual harassment in both public and private places of employment, and to provide for reporting by both telephone and Internet. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective immediately.

House Floor Amendment No. 5

Nov 16 17    S  Public Act . . . . . . 100-0554
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 140/1.1

Adds reference to:

5 ILCS 140/7.6 new

Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Creates an income tax credit in the amount of $750 for each taxpayer located in a county in Illinois that was declared a major disaster area in July of 2017 who (i) is the owner of homestead property, or a small business, or both, and (ii) has reported the property damage to the appropriate governing authority working in conjunction with the Illinois Emergency Management Agency or the Federal Emergency Management Agency, or has applied for disaster relief with the Federal Emergency Management Agency for that property as a result of that natural disaster. Amends the Freedom of Information Act to provide that information may be disclosed to county and township assessment officials in connection with that credit. Effective immediately.

Senate Floor Amendment No. 3

With respect to the natural disaster credit, provides that qualified property must be located in a county that was declared a disaster area by the Governor (in the engrossed bill, declared a major disaster area) in July of 2017. Provides that the amount of the credit shall be the lesser of (i) $750 or (ii) the amount of the deduction allowed with respect to qualified property under the Internal Revenue Code for each taxpayer who owns qualified real property located in a county in Illinois that was declared a State disaster area by the Governor due to flooding in 2017. Removes provisions providing that property shall not be considered damaged unless the taxpayer has reported the property damage to the appropriate governing authority working in conjunction with the Illinois Emergency Management Agency or the Federal Emergency Management Agency, or has applied for disaster relief with the Federal Emergency Management Agency for that property as a result of that natural disaster. Defines "qualified real property". Amends the Freedom of Information Act to provide that information may be disclosed to county and township assessment officials in connection with that credit. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.

Further amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the lesser of $750 or the deduction allowed (rather than the loss realized) with respect to qualified property under the Internal Revenue Code for each taxpayer who owns qualified real property located in a county in Illinois that was declared a State disaster area by the Governor due to flooding in 2017 (rather than declared a major disaster area in July of 2017). Removes provisions providing that property shall not be considered damaged unless the taxpayer has reported the property damage to the appropriate governing authority working in conjunction with the Illinois Emergency Management Agency or the Federal Emergency Management Agency, or has applied for disaster relief with the Federal Emergency Management Agency for that property as a result of that natural disaster. Provides that the township assessor shall issue a certificate to the taxpayer identifying the taxpayer's property as damaged. Provides that a taxpayer is not entitled to the credit if the taxpayer receives a Natural Disaster Homestead Exemption under the Property Tax Code. Provides that the township assessor shall certify to the Department of Revenue a listing of the properties located within the county that have been damaged as a result of the natural disaster. Effective immediately.

Nov 16 17  S  Public Act . . . . . . . . . 100-0555
SB 00404  Sen. Heather A. Steans-Andy Manar-Dale A. Righter-Dan McConchie
5 ILCS 140/5 from Ch. 116, par. 205
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.
May 11 18  S Rule 3-9(a) / Re-referred to Assignments
SB 00405  Sen. Toi W. Hutchinson, Antonio Muñoz, Kimberly A. Lightford, Cristina Castro-Melinda Bush and Thomas Cullerton
(Rep. Sara Feighenbultz-Stephanie A. Kifowit-Carol Ammons, Deb Conroy, Katie Stuart, Sam Yingling, Laura Fine and Robyn Gabel)
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 2
Deletes reference to:
  5 ILCS 180/1
Add reference to:
  30 ILCS 500/50-80 new
Add reference to:
  35 ILCS 10/5-20
Add reference to:
  35 ILCS 10/5-58 new
Add reference to:
  775 ILCS 5/2-105 from Ch. 68, par. 2-105
Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that each bidder who submits a bid or offer for a State contract under the Code shall have a sexual harassment policy in accordance with specified provisions of the Illinois Human Rights Act. Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that in order to qualify for Credits under the Act, an applicant's project must, among other requirements, include a sexual harassment policy report. Provides for the contents and further requirements of the sexual harassment policy report. Amends the Illinois Human Rights Act. Adds provision requiring each bidder who submits a bid or offer for a State contract under the Illinois Procurement Code to have a written copy of the bidder's sexual harassment policy. Makes conforming changes.
Aug 03 18  S Public Act . . . . . . . . . . 100-0698
SB 00406  Sen. Ira I. Silverstein
5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments
SB 00407  Sen. Elgie R. Sims, Jr.
(Rep. Jerry Costello, II)
5 ILCS 290/0.1 from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in the Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
  5 ILCS 290/0.1
Add reference to:
  50 ILCS 725/7.5
Replaces everything after the enacting clause. Amends the Uniform Peace Officers’ Disciplinary Act concerning the Commission on Police Professionalism. Provides that the Department of State Police (currently, the Law Enforcement Training Standards Board) shall provide administrative support to the Commission. Extends the repeal date of the Commission until July 1, 2019 (currently, the repeal date is December 31, 2018). Effective immediately.
Nov 28 18  S Passed Both Houses
SB 00408  Sen. John J. Cullerton
5 ILCS 315/1  from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00409  Sen. John J. Cullerton
5 ILCS 325/1  from Ch. 129, par. 501
Amends the Military Leave of Absence Act. Makes a technical change in a Section concerning a State employee's leave of absence for active military service.
Apr 25 17  S  Re-referred to Assignments

SB 00410  Sen. John J. Cullerton
5 ILCS 340/1  from Ch. 15, par. 501
Apr 25 17  S  Re-referred to Assignments

SB 00411  Sen. John J. Cullerton
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00412  Sen. John J. Cullerton
5 ILCS 375/1  from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00413  Sen. John J. Cullerton
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00414  Sen. John J. Cullerton
5 ILCS 420/1-101  from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00415  Sen. John J. Cullerton
5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00416  Sen. John J. Cullerton
5 ILCS 350/0.01  from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning the Act's short title.
Apr 25 17  S  Re-referred to Assignments

SB 00417  Sen. Andy Manar
75 ILCS 23/10-1
Jan 24 17  S  Referred to Assignments

SB 00418  Sen. Bill Cunningham
75 ILCS 10/1.1  from Ch. 81, par. 111.1
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00419
Sen. Terry Link-James F. Clayborne, Jr.
(Rep. Robert Martwick)
70 ILCS 915/0.01 from Ch. 111 1/2, par. 5000
Amends the Illinois Medical District Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
70 ILCS 915/0.01
Adds reference to:
40 ILCS 5/4-108.5
Provides that in the case of a person who was first employed by a municipality in 2008 to provide fire protection services on a full-time basis as a firefighter or fire chief, but was prevented from participating in a pension fund under that Article until 2015 by reason of the employing municipality's delay in establishing a pension fund as required under that Article, the person may elect to establish creditable service for periods of such employment by that municipality during which he or she did not participate, by applying to the board in writing and paying to the pension fund the employee contributions that he or she would have made had deductions from salary been made for employee contributions at the time the service was rendered, together with interest thereon at the rate of 6% per annum, compounded annually, from the time the service was rendered to the date of payment; except that the granting of such creditable service is contingent upon the consent of the governing body of the municipality and payment to the pension fund by the municipality of the corresponding employer contributions, plus interest. Provides that, for a person who establishes such creditable service, the date upon which the person first became a participating firefighter shall be deemed to be no later than the first day of employment for which the creditable service has been granted. Effective immediately.
House Floor Amendment No. 3
Adds reference to:
40 ILCS 5/6-164 from Ch. 108 1/2, par. 6-164
Nov 08 17 S Public Act . . . . . . . . 100-0539

SB 00420
Sen. John J. Cullerton
70 ILCS 519/5-5
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00421  Sen. Thomas Cullerton-Karen McConnaughay
(Rep. Martin J. Moylan-Christine Winger and David S. Olsen)
65 ILCS 5/1-1-2 from Ch. 24, par. 1-1-2
Senate Committee Amendment No. 1
Deletes reference to:
65 ILCS 5/1-1-2
Adds reference to:
70 ILCS 5/8.12a new
Adds reference to:
70 ILCS 5/8.14 from Ch. 15 1/2, par. 68.8-14
Replaces everything after the enacting clause. Amends the Airport Authorities Act. Provides that an airport authority may regulate the movement of drones upon the surface of any public airport or in the air above the incorporated territory of the authority. Provides that the Board of Commissioners of an airport authority may prescribe fines of not less than $100 nor more than $1,000 for each conviction of violations of Board rules and regulations concerning the movement of drones.
House Floor Amendment No. 1
Provides that the authority to regulate the movement of drones is governed by and strictly limited to regulations found in specified federal regulations.
House Floor Amendment No. 2
Deletes reference to:
70 ILCS 5/8.12a new
Replaces everything after the enacting clause. Amends the Airport Authorities Act. Provides that certain ordinances adopted by the Board of Commissioners of an airport authority may prescribe such fines as the Board of Commissioners deems appropriate of not less than $1 nor more than $1,000 (rather than not less than $1 nor more than $200) upon conviction for each offense.
Sep 22 17  S  Public Act . . . . . . . 100-0529

SB 00422  Sen. Cristina Castro
(Rep. Anna Moeller and Al Riley)
65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1
Senate Committee Amendment No. 1
Deletes reference to:
65 ILCS 5/1-1-1
Adds reference to:
60 ILCS 1/30-51 new
Replaces everything after the enacting clause. Amends the Township Code. Provides that contracts and purchases that by their nature are not adapted to award by competitive bidding, such as contracts for goods procured from another governmental agency and purchases of equipment previously owned by some entity other than the township itself, are not subject to the competitive bidding requirements of the Code.
Aug 18 17  S  Public Act . . . . . . . 100-0210

SB 00423  Sen. Mattie Hunter
60 ILCS 1/30-41
Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.
Jan 24 17  S  Referred to Assignments
SB 00424  Sen. Andy Manar
(Rep. Avery Bourne)

60 ILCS 1/5-10
Amends the Township Code. Makes a technical change in a Section concerning referenda.
Senate Floor Amendment No. 1
Deletes reference to:
60 ILCS 1/5-10
 Adds reference to:
65 ILCS 5/11-74.4-3.5
Jul 17 18 S Public Act .......... 100-0609

SB 00425  Sen. James F. Clayborne, Jr.

55 ILCS 5/2-1001 from Ch. 34, par. 2-1001
Amends the Counties Code. Makes a technical change in a Section concerning board meetings.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 00426 Sen. Michael E. Hastings  
(Rep. Al Riley)  
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001  
Amends the Counties Code. Makes a technical change in a Section concerning the short title.  
Senate Floor Amendment No. 1  
Deletes reference to:  
55 ILCS 5/1-1001  
Adds reference to:  
55 ILCS 5/3-5018 from Ch. 34, par. 3-5018  
Adds reference to:  
55 ILCS 5/4-12002 from Ch. 34, par. 4-12002  
Adds reference to:  
55 ILCS 5/4-12002.1 new  
Replaces everything after the enacting clause. Amends the Counties Code. Provides that on and after January 1, 2020, counties of the third class (counties with a population of greater than 1,000,000) shall adopt and implement a predictable fee schedule for standard documents that eliminates surcharges or fees based upon the individual attributes of documents to be recorded with the county recorder. Provides for notice and a public hearing prior to approval of the predictable fee schedule. Provides that each standard document shall fall within one of 5 document class flat fee classifications and the fees are inclusive of county and State fees required for each recorded document. Provides that the county board may increase the document flat fees by ordinance or resolution if the established fees are not sufficient to cover the costs of providing the services related to the document class. Makes conforming changes.  
House Committee Amendment No. 2  
Deletes reference to:  
55 ILCS 5/3-5018  
Deletes reference to:  
55 ILCS 5/4-12002  
Deletes reference to:  
55 ILCS 5/4-12002.1 new  
Adds reference to:  
70 ILCS 2405/3 from Ch. 42, par. 301  
Replaces everything after the enacting clause. Amends the Sanitary District Act of 1917. Provides that upon the vacancy of a trustee of the Thorn Creek Basin Sanitary District, the mayors of each municipality located in whole or in part within the territory of the District shall recommend a candidate or candidates to fill the vacancy. Provides that a majority of the mayors must select an appropriate candidate to fill the vacancy from among those candidates recommended by the mayors.  
House Floor Amendment No. 3  
Provides that on and after the effective date of the amendatory Act (rather than notwithstanding any other provision of the Sanitary District Act of 1917) appointments to (rather than vacancies on) the board of trustees of the Thorn Creek Basin Sanitary District shall be made from the names recommended by the mayors.  
Nov 15 18 S Passed Both Houses
SB 00427  Sen. Kwame Raoul  
(Rep. Barbara Flynn Currie)  
50 ILCS 615/1  
Amends the Local Government Facility Lease Act. Makes a technical change in a Section concerning the short title.  
Senate Floor Amendment No. 1  
Deletes reference to:  
50 ILCS 615/1  
Adds reference to:  
70 ILCS 210/14 from Ch. 85, par. 1234  
Replaces everything after the enacting clause. Amends the Metropolitan Pier and Exposition Authority Act to provide that a person may not be appointed to more than 3 (rather than 2) terms as a member of the Metropolitan Pier and Exposition Board. Effective immediately.  
Nov 29 18 S Public Act . . . . . . . . . . . . . 100-1116

SB 00428  Sen. John J. Cullerton  
50 ILCS 525/1  
Amends the Public Works Contract Change Order Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 00429  Sen. John J. Cullerton  
50 ILCS 330/4 from Ch. 85, par. 804  
Amends the Illinois Municipal Budget Law. Makes a technical change in a Section concerning a municipality's noncompliance with the Act.  
Apr 25 17 S Re-referred to Assignments

SB 00430  Sen. John J. Cullerton  
505 ILCS 150/1  
Amends the Promote Illinois Ethanol and Biodiesel Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 00431  Sen. John J. Cullerton  
505 ILCS 75/1 from Ch. 5, par. 1301  
Amends the Farmland Preservation Act. Makes a technical change in a Section concerning the short title of the Act.  
Apr 25 17 S Re-referred to Assignments

SB 00432  Sen. John J. Cullerton  
505 ILCS 147/1 from Ch. 5, par. 2651  
Apr 25 17 S Re-referred to Assignments

SB 00433  Sen. John J. Cullerton  
505 ILCS 135/1 from Ch. 5, par. 2651  
Amends the Sustainable Agriculture Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 00434  Sen. John J. Cullerton  
505 ILCS 100/1 from Ch. 5, par. 951  
Amends the Illinois Noxious Weed Law. Makes a technical change in a Section concerning the short title of the Act.  
Apr 25 17 S Re-referred to Assignments

SB 00435  Sen. John J. Cullerton  
505 ILCS 75/1 from Ch. 5, par. 1301  
Amends the Farmland Preservation Act. Makes a technical change in a Section concerning the short title of the Act.  
Apr 25 17 S Re-referred to Assignments
SB 00436  Sen. John J. Cullerton
505 ILCS 5/1  from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00437  Sen. John J. Cullerton
505 ILCS 45/1  from Ch. 5, par. 241
Amends the County Cooperative Extension Law. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00438  Sen. John J. Cullerton
505 ILCS 80/1  from Ch. 5, par. 55.1
Apr 25 17  S  Re-referred to Assignments

SB 00439  Sen. John J. Cullerton
505 ILCS 84/1
Apr 25 17  S  Re-referred to Assignments

SB 00440  Sen. Pat McGuire
115 ILCS 5/15  from Ch. 48, par. 1715
Senate Committee Amendment No. 1
Deletes reference to:
115 ILCS 5/15
Adds reference to:
110 ILCS 205/2  from Ch. 144, par. 182
Adds reference to:
110 ILCS 205/3  from Ch. 144, par. 183
Adds reference to:
110 ILCS 205/4  from Ch. 144, par. 184
Replaces everything after the enacting clause. Amends the Board of Higher Education Act. Increases the membership of the Board of Higher Education from 16 to 18. Requires Board membership to include 2 full-time faculty members selected by the recognized advisory council of faculty of the Board of Higher Education. Removes a requirement that one of the members appointed by the Governor must be a faculty member at an Illinois public university. Makes conforming changes concerning terms and the number of members needed to call a meeting and quorum.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00441  Sen. Thomas Cullerton-Dan McConchie
115 ILCS 5/18  from Ch. 48, par. 1718
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning the application of the Open Meetings Act to collective bargaining negotiations and grievance arbitrations.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00442  Sen. Thomas Cullerton
105 ILCS 128/1
Amends the School Safety Drill Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00443  Sen. Cristina Castro

105 ILCS 126/1

Amends the Childhood Hunger Relief Act. Makes a technical change in a Section concerning the short title.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00444  Sen. Andy Manar and Laura M. Murphy

(Rep. William Davis-Robert W. Pritchard-Avery Bourne)

105 ILCS 125/5 from Ch. 122, par. 712.5

Amends the School Breakfast and Lunch Program Act. Makes a technical change in a Section concerning applications.

Senate Floor Amendment No. 2
Deletes reference to:
105 ILCS 125/5
Adds reference to:
New Act
Adds reference to:
815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Replaces everything after the enacting clause. Creates the Student Online Personal Protection Act. Prohibits the operator of an Internet website, online service, online application, or mobile application (with actual knowledge that the site, service, or application is used primarily for K through 12 school purposes and was designed and marketed for K through 12 school purposes) from knowingly (1) engaging in targeted advertising on the operator's site, service, or application or targeting advertising on any other site, service, or application if the targeting of the advertising is based on any information that the operator has acquired because of the use of that operator's site, service, or application for K through 12 school purposes; (2) using information created or gathered by the operator's site, service, or application to amass a profile about a student, except in furtherance of K through 12 school purposes; (3) selling or renting a student's information; or (4) disclosing certain information, except for specified purposes. Sets forth an operator's duties, permissive uses or disclosure, those operator actions that are not prohibited, and what the Act does not do. Provides that the violation of the Act shall constitute an unlawful practice under which the Attorney General may take appropriate action under the Consumer Fraud and Deceptive Business Practices Act. Amends the Consumer Fraud and Deceptive Business Practices Act to make conforming changes. Effective immediately.

House Floor Amendment No. 3
Deletes reference to:
New Act
Deletes reference to:
815 ILCS 505/2Z
Adds reference to:
105 ILCS 5/18-8.15

Replaces everything after the enacting clause. Amends the evidence-based funding provisions of the School Code. Makes a change to the definition of "PTELL EAV", which stands for Property Tax Extension Limitation Law equalized assessed valuation. With respect to the calculation of local capacity, provides for adjustment of the real property equalized assessed valuation for a school district due to an abatement of taxes under certain provisions of the Property Tax Code. Effective immediately.

Governor Amendatory Veto Message
Recommends amending the Invest in Kids Act by including a non-public school located in Illinois "that is registered on or before February 15, 2018" in the definition of "qualified school". (Adds reference to: 35 ILCS 40/5)

Jan 31 18  S  Public Act . . . . . . . . 100-0578
Amends the School Construction Law. Makes a technical change in a Section concerning carry over projects.

Senate Committee Amendment No. 1
Deletes reference to:
105 ILCS 230/5-37
Adds reference to:
105 ILCS 5/2-3.64a-5

Replaces everything after the enacting clause. Amends the School Code. Beginning in the 2018-2019 school year, requires the State Board of Education to annually assess all students in reading and mathematics in grades 3 through 8 to meet the goals and standards of the federal Every Student Succeeds Act and related rules (instead of requiring the State Board to annually assess all students enrolled in grades 3 through 8 in English language arts and mathematics). Requires the State Board (i) to implement a balanced assessment system of diagnostic, formative, and summative assessments that provide information useful to teachers for the purpose of guiding discussion and instruction in a timely manner; (ii) to assess all students with multiple, coordinated, coherent, and valid measures with a goal of increasing the amount and impact of instructional time and maximizing the measurement of student learning; and (iii) to take advantage of the Every Student Succeeds Act's support for assessments both within and outside of grade level, measures of academic growth irrespective of grade level that are measured against a stable, grade-independent scale, and other non-academic measures, such as graduation rates and student engagement. Requires the assessment system to provide grade-level proficiency scores for accountability purposes, as well as progress, instructional information, and growth for each student, and to include evidence that is instructionally relevant, student-centered, and timely delivered so that it helps educators and policy makers measure and improve the effectiveness of the educational system against accountability expectations. Effective immediately.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

Amends the School Construction Law. Makes a technical change in a Section concerning referendum requirements.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 230/5-50
Adds reference to:
105 ILCS 5/18-8.05

Replaces everything after the enacting clause. Amends the State aid formula provisions of the School Code. Provides that, for the 2017-2018 school year and each school year thereafter, a school district or educational service region with a high school dropout rate that is at least 2 times the State high school dropout rate shall receive an incentive weighting of 2 times the Foundation Level of support for each high school dropout who has been dropped from the school enrollment rolls for at least one month and has been reenrolled into an evidence-based model and best program practices program for high school dropouts. Contains provisions concerning the program. Effective immediately.

House Committee Amendment No. 2
Changes references of an "evidence-based model and best program practices program" to "best practices school". Sets the full Foundation Level of support at $6,119. Requires best practices to be developed through successful experience and research. Sets forth additional requirements for the reimbursement for a new or expanded school under the provisions. Provides that for the Chicago school district, the outcomes for any school under these provisions shall be measured by the general assessment tool used by the school district to provide a strong framework for accountability. Makes other changes.
SB 00447  Sen. Bill Cunningham

(Rep. Frances Ann Hurley-Emanuel Chris Welch-Tim Butler, Jeanne M Ives, Martin J. Moylan, Deb Conroy, Natalie A. Manley, Justin Slaughter, Dan Brady, Kelly M. Burke, Mary E. Flowers and La Shawn K. Ford)

110 ILCS 46/1
Amends the Forensic Psychiatry Fellowship Training Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 46/1

Adds reference to:
105 ILCS 5/34-21.1 from Ch. 122, par. 34-21.1

Replaces everything after the enacting clause. Amends the Chicago School District Article of the School Code. Provides that a maximum of 80 additional students may be enrolled in the agricultural science school's significantly modified curriculum for diverse learners, commonly known as the special education cluster program.

Aug 25 17  S  Public Act . . . . . . . . . . 100-0399

SB 00448  Sen. James F. Clayborne, Jr.

(Rep. Katie Stuart-Jay Hoffman-Carol Ammons, Will Guzzardi, LaToya Greenwood, Natalie A. Manley and Terri Bryant)

110 ILCS 47/1
Amends the Fire Sprinkler Dormitory Act. Makes a technical change in a Section concerning the short title of the Act.

Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 47/1

Adds reference to:
110 ILCS 520/8 from Ch. 144, par. 658

Replaces everything after the enacting clause. Amends the Southern Illinois University Management Act. Includes the School of Dental Medicine in provisions concerning the power of the Board of Trustees of Southern Illinois University to administer a plan or plans established by the clinical faculty for the billing, collection, and disbursement of charges for services performed. Effective immediately.

Aug 25 17  S  Public Act . . . . . . . . . . 100-0400

SB 00449  Sen. Kimberly A. Lightford

(Rep. Linda Chapa LaVia-Patricia R. Bellock)

110 ILCS 49/1
Amends the Higher Education Veterans Service Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 49/1

Adds reference to:
105 ILCS 5/24A-7 from Ch. 122, par. 24A-7

Replaces everything after the enacting clause. Amends the Evaluation of Certified Employees Article of the School Code. Provides that the State Superintendent of Education (instead of the State Board of Education) shall convene a Performance Evaluation Advisory Council. Removes a provision requiring rules to be developed through a process involving collaboration with the Council. Makes changes concerning when the Council meets, including that the Council shall meet until June 30, 2021 (instead of until June 30, 2017). Requires the Council to advise the State Board on the ongoing implementation of performance evaluations in this State, which may include gathering public feedback, sharing best practices, consulting with the State Board on any proposed rule changes regarding evaluations, and other subjects as determined by the chairperson of the Council. Effective immediately.

Aug 18 17  S  Public Act . . . . . . . . . . 100-0211

SB 00450  Sen. John J. Cullerton

110 ILCS 60/1 from Ch. 144, par. 7
Amends the Nonresident College Trustees Act. Makes a technical change in a Section concerning eligibility for the office of trustee.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00451  Sen. Pat McGuire

110 ILCS 61/1
Amends the Open Access to Research Articles Act. Makes a technical change in a Section concerning the short title.

Dec 10 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00452  Sen. John J. Cullerton

(Rep. Jim Durkin)

115 ILCS 5/18 from Ch. 48, par. 1718
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning the application of the Open Meetings Act to collective bargaining negotiations and grievance arbitrations.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/18
Adds reference to:
105 ILCS 5/5-1 from Ch. 122, par. 5-1
Replaces everything after the enacting clause. Amends the Trustees of Schools Article of the School Code. Upon final judgment regarding claims set forth in the case of Township Trustees of Schools Township 38 North, Range 12 East v. Lyons Township High School District No. 204 case N. 13 CH 23386 pending in the Circuit Court of Cook County, Illinois, County Department, Chancery Division, allows the school board of Lyons Township High School District 204 to withdraw from the jurisdiction and authority of the trustees of schools of Lyons Township and the township treasurer, provided that the school board elects or appoints its own school treasurer. Provides that these amendatory changes are prospective only, starting from the effective date of the amendatory Act, and shall not affect any legal action pending on the effective date of the amendatory Act in the Illinois courts in which Lyons Township High School District 204 is a listed party. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Expands the applicability of the provision to upon final judgment of all related pending claims. Provides that the transfer of books and records, moneys, securities, loanable funds, and other assets relating to school business and affairs of the school district shall be transferred and delivered to the school board, allowing for a reasonable period of time not to exceed 90 days to liquidate any pooled investments. Makes other changes. Effective immediately.

Aug 17 18 S Public Act . . . . . . . 100-0921
SB 00453

Sen. Kimberly A. Lightford, Don Harmon, Antonio Muñoz, David Koehler, Terry Link, Donne E. Trotter, Toi W. Hutchinson, Omar Aquino-Iris Y. Martinez, Martin A. Sandoval-Mattie Hunter, Cristina Castro-Patricia Van Pelt-Daniel Biss, Napoleon Harris, III and Michael E. Hastings

115 ILCS 5/20

from Ch. 48, par. 1720


Senate Floor Amendment No. 1

Deletes reference to:

115 ILCS 5/20

Adds reference to:

105 ILCS 5/2-3.162

Adds reference to:

105 ILCS 5/2-3.170 new

Replaces everything after the enacting clause. Amends the School Code. With respect to school discipline improvement plans, makes changes to how the State Board of Education determines the top 20% of school districts, when notification is given that a plan must be submitted, which school districts are required to submit a plan, the timeframe for school board approval of a plan and submission of that plan to the State Board, and when additional annual progress reports are required. Establishes the Safe Schools and Healthy Learning Environments Program and grants under the program. Sets forth requirements for grant applicants and provisions for the distribution of funds appropriated for the program. Requires the State Board of Education to issue a yearly report on the results of the program in cooperation with school districts participating in the program. Provides that the State Board may adopt rules necessary for the program. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

115 ILCS 5/20

Adds reference to:

105 ILCS 5/2-3.162

Adds reference to:

105 ILCS 5/2-3.170 new

Replaces everything after the enacting clause. Amends the School Code. With respect to school discipline improvement plans, makes changes to how the State Board of Education determines the top 20% of school districts, when notification is given that a plan must be submitted, which school districts are required to submit a plan, the timeframe for school board approval of a plan and submission of that plan to the State Board, and when additional annual progress reports are required. Establishes the Safe Schools and Healthy Learning Environments Program and grants under the program. Sets forth requirements for grant applicants and provisions for the distribution of funds appropriated for the program. Requires the State Board of Education to issue a yearly report on the results of the program in cooperation with school districts participating in the program. Provides that the State Board may adopt rules necessary for the program. Effective immediately.

House Floor Amendment No. 1

Changes the effective date of the bill from immediate to July 1, 2018.

Nov 08 17  H Third Reading - Short Debate - Lost 058-050-000
SB 00454  Sen. David Koehler-Mattie Hunter
115 ILCS 5/20 from Ch. 48, par. 1720
Senate Floor Amendment No. 1
Deletes reference to:
115 ILCS 5/20
Adds reference to:
105 ILCS 5/14-8.02 from Ch. 122, par. 14-8.02
Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. With regard to individualized education programs, provides that if a child's individualized education program team determines that the child does not require assistive technology services or devices, the team shall include a statement in the child's program that informs the child's parent or guardian of the decision and the basis for the decision. Effective immediately.
House Floor Amendment No. 4
Adds reference to:
105 ILCS 5/14-8.02f new
Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. With regard to individualized education programs, provides that at the child's initial IEP meeting and at each annual review meeting, the child's IEP team shall provide the child's parent or guardian with a written notification that informs the parent or guardian that the IEP team is required to consider whether the child requires assistive technology in order to receive free, appropriate public education. Requires the notification to also include a toll free telephone number and internet address for the State's assistive technology program. For the Chicago school district only, provides that no later than 10 calendar days prior to a child's individualized education program meeting or as soon as possible if a meeting is scheduled within 10 calendar days with written parental consent, the school board or school personnel must provide the child's parent or guardian with a draft individualized education program. Provides that if a child's individualized education program team determines that certain services are required in order for the child to receive a free, appropriate public education and those services are not implemented within 10 school days after the team's determination, then the school board shall provide the child's parent or guardian with notification that those services have not yet been administered to the child. Permits the State Board of Education to create a telephone hotline to address complaints regarding the school district's special education services or lack of special education services. Prohibits the school district from using any measure that would prevent or delay an individualized education program team from adding a service to the program or creating a time restriction in which a service is prohibited from being added to the program. Effective immediately.
Aug 20 18  S  Public Act . . . . . . . . . 100-0993
SB 00455  Sen. John J. Cullerton
405 ILCS 30/5 from Ch. 91 1/2, par. 905
Amends the Community Services Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00456  Sen. Julie A. Morrison-Michael Connelly and Thomas Cullerton

405 ILCS 40/0.01  from Ch. 91 1/2, par. 1150
Amends the Protection and Advocacy for Persons with Developmental Disabilities Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
405 ILCS 40/0.01

Adds reference to:
410 ILCS 240/3.35 new

Amends the Protection and Advocacy for Persons with Developmental Disabilities Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
405 ILCS 40/0.01

Adds reference to:
5 ILCS 100/5-45  from Ch. 127, par. 1005-45

Adds reference to:
410 ILCS 240/3.35 new

Replaces everything after the enacting clause. Amends the Newborn Metabolic Screening Act. Requires the Department of Public Health to provide all newborns with screening tests for the presence of spinal muscular atrophy beginning on the earlier of January 1, 2019 or within 6 months after specified events have occurred. Provides that the Department is authorized to implement an additional fee for the screening no sooner than 6 months prior to beginning the testing in order to accumulate the resources for start-up and other costs associated with implementation of the screening and thereafter to support the costs associated with screening and follow-up programs for spinal muscular atrophy. Provides that the Department may adopt emergency rules to implement these provisions. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
405 ILCS 40/0.01

Adds reference to:
5 ILCS 100/5-45  from Ch. 127, par. 1005-45

Adds reference to:
410 ILCS 240/3.35 new

Replaces everything after the enacting clause. Amends the Newborn Metabolic Screening Act. Requires the Department of Public Health to provide all newborns with a screening test for spinal muscular atrophy using a method that determines the presence or absence of the intact or normal SMN1 gene, beginning on the earlier of July 1, 2020 or within 6 months after specified events have occurred. Provides that the Department is authorized to implement an additional fee for the screening upon the effective date of the amendatory Act in order to accumulate the resources for start-up and other costs associated with implementation of the screening and thereafter to support the costs associated with screening. Provides that if the Department has not implemented statewide screening for spinal muscular atrophy within 36 months after the effective date of the amendatory Act, then the Department shall cease collecting any additional fees related to the screening. Provides that the Department may adopt emergency rules to implement these provisions. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective immediately.

Aug 14 18    S   Public Act . . . . . . . . . . 100-0864
SB 00457  Sen. David Koehler, Kimberly A. Lightford and Steven M. Landek
405 ILCS 45/0.01  from Ch. 91 1/2, par. 1350
Amends the Protection and Advocacy for Mentally Ill Persons Act. Makes a technical change in a Section concerning the short title.
    Senate Floor Amendment No. 1
    Deletes reference to:
        405 ILCS 45/0.01
    Adds reference to:
        410 ILCS 625/4
Replaces everything after the enacting clause. Amends the Food Handling Regulation Enforcement Act. Makes changes to the list of foods and drinks a cottage food operation may not sell without proper licensure, certification, and compliance with applicable requirements. Adds provisions concerning requirements for the sale of canned tomatoes or a canned product containing tomatoes by a cottage food operation. Provides that a State-certified local public health department that regulates the service of food by a cottage food operation in accordance with specified provisions may require a cottage food operation to follow a specified procedure before allowing the cottage food operation to sell a baked good containing cheese as a cottage food. Defines "acidify", "canned food", "cut leafy greens", "leafy greens", "microgreen", and "sprout" for provisions concerning cottage food operations. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
    Provides that a State-certified local public health department that regulates the service of food by a cottage food operation in accordance with specified provisions may require a cottage food operation to submit canned tomatoes or a canned product containing tomatoes, at the cottage food operator's expense, to a commercial laboratory to verify that the product has a final equilibrium pH of 4.6 or below. In provisions concerning the food and drink a cottage food operation may not sell unless properly licensed, certified, and compliant with specified requirements, makes changes to the language concerning dairy, garlic in oil, canned foods, and alcoholic beverages, and adds kombucha. Defines "acidified" (rather than "acidify") and "equilibrium pH". Changes the definition of "canned food". Effective immediately.

Aug 24 18  S  Public Act . . . . . . . . . 100-1069

SB 00458  Sen. Andy Manar-Dave Syverson
405 ILCS 48/1
Amends the Youth Mental Health Protection Act. Makes a technical change in a Section concerning the short title.

Nov 07 18  S  Placed on Calendar Order of 3rd Reading November 13, 2018

SB 00459  Sen. Kwame Raoul-Patricia Van Pelt and Heather A. Steans
405 ILCS 49/5

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00460  Sen. John J. Cullerton
405 ILCS 80/2-1  from Ch. 91 1/2, par. 1802-1
Amends the Developmental Disability and Mental Disability Services Act. Makes a technical change in a Section concerning the Home-Based Support Services Law for Adults with Mental Disabilities.

Apr 25 17  S  Re-referred to Assignments

SB 00461  Sen. John J. Cullerton
405 ILCS 80/2-6  from Ch. 91 1/2, par. 1802-6
Amends the Developmental Disability and Mental Disability Services Act. Makes a technical change in a Section concerning an application and the amount of services to be provided.

Apr 25 17  S  Re-referred to Assignments

SB 00462  Sen. John J. Cullerton
410 ILCS 48/1
Amends the Brominated Fire Retardant Prevention Act. Makes a technical change in a Section concerning the short title.

Apr 25 17  S  Re-referred to Assignments
SB 00463  Sen. John J. Cullerton
410 ILCS 50/1  from Ch. 111 1/2, par. 5401
Amends the Medical Patient Rights Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 25 17  S  Re-referred to Assignments

SB 00464  Sen. John J. Cullerton
410 ILCS 51/1
Amends the Mercury-Free Vaccine Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00465  Sen. John J. Cullerton
410 ILCS 53/1
Amends the Suicide Prevention, Education, and Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00466  Sen. John J. Cullerton
410 ILCS 65/1  from Ch. 111 1/2, par. 8051
Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00467  Sen. John J. Cullerton
410 ILCS 68/5
Amends the Safe and Hygienic Bed Act. Makes a technical change in a Section concerning definitions.
Apr 25 17  S  Re-referred to Assignments

SB 00468  Sen. John J. Cullerton
410 ILCS 70/1  from Ch. 111 1/2, par. 87-1
Amends the Sexual Assault Survivors Emergency Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00469  Sen. John J. Cullerton
410 ILCS 82/1
Amends the Smoke Free Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00470  Sen. Linda Holmes
35 ILCS 645/5-1
Amends the Electricity Infrastructure Maintenance Fee Law. Makes a technical change in a Section concerning the short title.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00471  Sen. Linda Holmes
35 ILCS 810/1  from Ch. 1, par. 3451
Amends the Great Lakes Naval Station Tax Exemption Act. Makes a technical change in a Section concerning the State tax exemption for certain lands used by the United States Navy.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00472  Sen. John G. Mulroe-Linda Holmes
35 ILCS 5/101  from Ch. 120, par. 1-101
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00473  Sen. Antonio Muñoz-Don Harmon, Toi W. Hutchinson and John G. Mulroe
Elizabeth Hernandez, Fred Crespo, Justin Slaughter, Sonya M. Harper, Martin J. Moylan, Anthony DeLuca, Lou Lang, Al
Riley, Robyn Gabel, Laura Fine, Michelle Mussman, Marcus C. Evans, Jr., Sara Feigenholtz, Juliana Stratton, Kathleen
Willis, La Shawn K. Ford, Emanuel Chris Welch, Will Guzzardi, Cynthia Soto, Theresa Mah, Michael J. Zalewski, Frances
Ann Hurley, Ann M. Williams, William Davis, Kelly M. Cassidy, Robert Rita, Silvana Tabares, Daniel J. Burke, Rita
Mayfield, Thaddeus Jones, Elgie R. Sims, Jr., Tony McCombie and Camille Y. Lilly)

35 ILCS 160/5
Amends the Direct Pay Permit Implementation Act. Makes a technical change in a Section creating the direct pay permit pilot
program.
Senate Floor Amendment No. 1
Deletes reference to:
   35 ILCS 160/5
Adds reference to:
   35 ILCS 200/15-170
   35 ILCS 200/15-172
   35 ILCS 200/15-175
Replaces everything after the enacting clause. Amends the Property Tax Code. In counties with 3,000,000 or more
inhabitants, increases the maximum reduction for the Senior Citizen Homestead Exemption, the Senior Citizen Assessment Freeze
Homestead Exemption, and the general homestead exemption. Increases the maximum income limitation for the Senior Citizen
Assessment Freeze Homestead Exemption. Effective immediately.
House Floor Amendment No. 3
Makes changes to the engrossed bill by providing that the maximum reduction for the Senior Citizens Assessment Freeze
Homestead Exemption shall be: (1) for taxable year 2017, (i) $65,000 for qualified property located in a county with 3,000,000 or
more inhabitants and (ii) $55,000 for qualified property located in a county with fewer than 3,000,000 inhabitants; and (2) for taxable
years 2018 and thereafter, $65,000 for all qualified property.
Aug 25 17  S  Public Act . . . . . . . 100-0401
SB 00474  Sen. Cristina Castro-Jennifer Bertino-Tarrant
35 ILCS 157/10-30
Amends the Aircraft Use Tax Law. Makes a technical change in a Section concerning determining selling price.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00475  Sen. Daniel Biss-Jacqueline Y. Collins-Bill Cunningham
35 ILCS 143/10-15
Amends the Tobacco Products Tax Act of 1995. Makes a technical change in a Section concerning sales of tobacco products
that are exempt from the tax imposed by the Act.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00476  Sen. John J. Cullerton
35 ILCS 135/36  from Ch. 120, par. 453.66
Amends the Cigarette Use Tax Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00477  Sen. John J. Cullerton
35 ILCS 143/10-15
Amends the Tobacco Products Tax Act of 1995. Makes a technical change in a Section concerning sales of tobacco products
that are exempt from the tax imposed by the Act.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00478  Sen. John J. Cullerton

35 ILCS 515/14 from Ch. 120, par. 1214

Amends the Mobile Home Local Services Tax Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

35 ILCS 515/14 from Ch. 120, par. 1214

Adds reference to:

35 ILCS 200/18-185

Adds reference to:

35 ILCS 200/18-205

Adds reference to:

35 ILCS 200/18-213

Adds reference to:

35 ILCS 200/18-214

Adds reference to:

35 ILCS 200/18-242 new

Adds reference to:

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

Adds reference to:

105 ILCS 5/10-22.34c

Adds reference to:

105 ILCS 5/22-62 new

Adds reference to:

105 ILCS 5/27-6 from Ch. 122, par. 27-6

Adds reference to:

105 ILCS 5/27-7 from Ch. 122, par. 27-7

Adds reference to:

105 ILCS 5/27-24.2 from Ch. 122, par. 27-24.2

Adds reference to:

105 ILCS 5/22-60 rep.

Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code.

Provides that, for levy years 2017 and 2018, the term "taxing district" includes all taxing districts in the State, other than the City of Chicago and certain school districts that are granted a financial hardship exemption. Provides that, for levy years 2017 and 2018, the extension limitation is 0% or the rate of increase approved by the voters. Provides that, for levy years 2017 and 2018, only special purpose extension (i) made for the payment of principal and interest on bonds or other evidences of indebtedness issued by the taxing district or (ii) made for contributions to a pension fund are exempt from taxing districts' aggregate extensions. Preempts home rule.

Amends the School Code. Makes changes concerning contracts between a school board and a third party. Requires the State Board of Education to review and analyze cost projection information for those contracts. Imposes a moratorium on third-party contracts for non-instructional services while the State Board is preparing the report. Provides that school districts need not comply with and may discharge any mandate or requirement placed on school districts by the Code or by administrative rules adopted by the State Board of Education that is unfunded; with exceptions. Makes changes concerning driver education and physical education. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00479  Sen. John J. Cullerton

35 ILCS 516/1

Amends the Mobile Home Local Services Tax Enforcement Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00480  Sen. John J. Cullerton

35 ILCS 605/18 from Ch. 120, par. 373
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00481  Sen. John J. Cullerton

35 ILCS 610/15 from Ch. 120, par. 467.15
Amends the Messages Tax Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00482 Sen. John J. Cullerton
(Rep. Michael J. Zalewski-LaToya Greenwood)

35 ILCS 615/15 from Ch. 120, par. 467.30

Amends the Gas Revenue Tax Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 615/15 from Ch. 120, par. 467.30

Adds reference to:
35 ILCS 200/18-185

Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for levy years 2017 and 2018, the term “taxing district” includes all taxing districts in the State other than the City of Chicago and school districts that were not subject to the Law in the 2016 levy year. Provides that, for levy years 2017 and 2018, except with respect to school districts that were subject to the Law in the 2016 levy year, the extension limitation is 0% or the rate of increase approved by the voters. Provides that, for levy years 2017 and 2018, only special purpose extensions (i) made for the payment of principal and interest on bonds or other evidences of indebtedness issued by the taxing district or (ii) made for contributions to a pension fund are exempt from taxing districts' aggregate extensions. Preempts home rule. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 200/18-185

House Floor Amendment No. 2
Deletes reference to:
35 ILCS 200/18-245

Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Makes a technical change in a Section authorizing the Department of Revenue to adopt rules.
SB 00482 (CONTINUED)

Adds reference to:
- 30 ILCS 105/6z-20.2 new
- 30 ILCS 105/6z-20.3 new
- 35 ILCS 105/9 from Ch. 120, par. 439.9
- 35 ILCS 105/19 from Ch. 120, par. 439.19
- 35 ILCS 110/9 from Ch. 120, par. 439.39
- 35 ILCS 110/17 from Ch. 120, par. 439.47
- 35 ILCS 115/9 from Ch. 120, par. 439.109
- 35 ILCS 115/17 from Ch. 120, par. 439.117
- 35 ILCS 120/3 from Ch. 120, par. 442
- 35 ILCS 120/6 from Ch. 120, par. 445
- 35 ILCS 120/11 from Ch. 120, par. 450
- 35 ILCS 505/2 from Ch. 120, par. 418
- 35 ILCS 505/2b from Ch. 120, par. 418b
- 35 ILCS 505/8a from Ch. 120, par. 424a
- 50 ILCS 470/10
- 50 ILCS 470/31
- 55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
- 55 ILCS 5/5-1006.5
- 55 ILCS 5/5-1006.7
- 55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
- 55 ILCS 5/5-1008.5
- 55 ILCS 5/5-1009 from Ch. 34, par. 5-1009
- 55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
- 55 ILCS 5/5-1184 new
SB 00482 (CONTINUED)

Adds reference to:

65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1

Adds reference to:

65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3

Adds reference to:

65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4

Adds reference to:

65 ILCS 5/8-11-1.6

Adds reference to:

65 ILCS 5/8-11-1.7

Adds reference to:

65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5

Adds reference to:

65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a

Adds reference to:

65 ILCS 5/8-11-22 new

Adds reference to:

65 ILCS 5/11-74.3-6

Adds reference to:

65 ILCS 5/11-101-3 new

Adds reference to:

70 ILCS 200/245-12

Adds reference to:

70 ILCS 750/25

Adds reference to:

70 ILCS 1605/30

Adds reference to:

70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01

Adds reference to:

70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03

Adds reference to:

70 ILCS 3615/4.03.3

Adds reference to:

70 ILCS 3720/4 from Ch. 111 2/3, par. 254

Adds reference to:

415 ILCS 125/315

Adds reference to:

415 ILCS 125/320
SB 00482 (CONTINUED)

Replaces everything after the enacting clause. Amends the State Finance Act. Creates the State Aviation Program Fund, the Local Government Aviation Trust Fund, and the Aviation Fuel Sales Tax Refund Fund. Provides that moneys in the State Aviation Program Fund shall be used by the Department of Transportation for the purposes of administering a State Aviation Program. Provides that the State Aviation Program shall include grants to units of local government for airport-related purposes, including noise mitigation and in-home air quality testing. Provides that moneys in the Local Government Aviation Trust Fund shall be used by units of local government for airport-related purposes. Provides that moneys in the Aviation Fuel Sales Tax Refund Fund shall be used by the Department of Revenue to pay refunds. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act to provide that moneys received from the tax paid on aviation fuel shall be deposited into those Funds. Amends the Motor Fuel Tax Law to provide that certain money received by the Department of Revenue for aviation fuel sold or used on or after December 1, shall be deposited into the State Aviation Program Fund. Amends the Innovation Development and Economy Act, the Counties Code, the Illinois Municipal Code, the Civic Center Code, the Flood Prevention District Act, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Prohibits certain local retailers' occupation taxes on aviation fuel unless the unit of local government has an airport-related purpose. Provides that the proceeds from those taxes on aviation fuel shall be deposited into the Local Government Aviation Trust Fund. Amends the Illinois Municipal Code. Requires municipalities that have implemented a Residential Sound Insulation Program to perform an in-home air quality test at a residence located in the municipality if (i) windows or doors were installed in the residence under the Residential Sound Insulation Program and (ii) the owner or occupant of the residence requests that the test be performed. Effective immediately.

House Floor Amendment No. 3

Makes changes to the bill as amended by House Amendment 2. Removes provisions concerning the allocation of moneys from the State Aviation Program Fund. Makes various date changes.

Nov 27 18 S Placed on Calendar Order of Concurrence House Amendment(s) 1, 2, 3 - November 27, 2018

SB 00483

Sen. Kwame Raoul

35 ILCS 620/14a from Ch. 120, par. 481a

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

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00484

Sen. John J. Cullerton and Martin A. Sandoval

(Rep. Barbara Flynn Currie-Sam Yingling-Michelle Mussman, Katie Stuart, Natalie A. Manley, Martin J. Moylan, Silvana Tabares and Emanuel Chris Welch)

35 ILCS 625/1 from Ch. 120, par. 1411


Senate Floor Amendment No. 1

Deletes reference to:
35 ILCS 625/1

Adds reference to:
35 ILCS 200/18-185

Adds reference to:
35 ILCS 200/18-205

Adds reference to:
35 ILCS 200/18-213

Adds reference to:
35 ILCS 200/18-214

Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for levy years 2017 and 2018, the term “taxing district” includes all school districts in the State, other than certain school districts that are granted a financial hardship exemption. Provides that, for levy years 2017 and 2018, the extension limitation is 0% or the rate of increase approved by the voters. Provides that, for levy years 2017 and 2018, only special purpose extensions (i) made for the payment of principal and interest on bonds or other evidences of indebtedness issued by the taxing district or (ii) made for contributions to a pension fund are exempt from taxing districts' aggregate extensions. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:
35 ILCS 625/1

Adds reference to:
35 ILCS 200/18-185

Adds reference to:
35 ILCS 200/18-205

Adds reference to:
35 ILCS 200/18-213

Adds reference to:
35 ILCS 200/18-214

Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for levy years 2017 and 2018, the term “taxing district” includes all school districts in the State, other than certain school districts that are granted a financial hardship exemption. Provides that, for levy years 2017 and 2018, the extension limitation is 0% or the rate of increase approved by the voters. Provides that, for levy years 2017 and 2018, only special purpose extensions (i) made for the payment of principal and interest on bonds or other evidences of indebtedness issued by the taxing district or (ii) made for contributions to a pension fund are exempt from taxing districts' aggregate extensions. Effective immediately.

House Committee Amendment No. 1

Adds reference to:
35 ILCS 200/9-275

Adds reference to:
35 ILCS 200/15-169

Adds reference to:
35 ILCS 200/15-170

Adds reference to:
35 ILCS 200/15-172.5 new

Adds reference to:
35 ILCS 200/15-175

Adds reference to:
SB 00484 (CONTINUED)

35 ILCS 200/15-178 new
Adds reference to:

35 ILCS 200/18-242 new
Adds reference to:

320 ILCS 30/3 from Ch. 67 1/2, par. 453

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Provides that the changes to the Property Tax Extension Limitation Law in the Property Tax Code apply for levy years 2017 through 2020 (instead of levy years 2017 and 2018). Provides that the definition of "taxing district" in the Property Tax Extension Limitation Law means each taxing district in the State, and includes home rule units, but does not include Cook County, the City of Chicago, or qualified school districts that were not subject to the Law in the 2016 levy year. Provides that, for levy years 2017 through 2020, special purpose extensions (i) made for the payment of principal and interest on bonds or other evidences of indebtedness issued by the taxing district, including building commission leases, or (ii) made for contributions to a pension fund created under the Illinois Pension Code are excluded from the district's aggregate extension. Preempts home rule powers. Further amends the Property Tax Code. Creates an assessment freeze homestead exemption for persons receiving federal Supplemental Security Income. Provides that the maximum amount of the senior citizens homestead exemption shall be $6,000 (currently, $5,000). Provides that the maximum amount of the general homestead exemption is $8,000 in all counties (currently, $7,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties). Provides that the standard homestead exemption for veterans with disabilities also applies to veterans who are 75 years of age or older, makes changes concerning the minimum level of disability and the definition of "surviving spouse", and provides that the exemption shall be prorated. Creates a statewide long-time occupant homestead exemption. Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that, for the 2017 assessment year and thereafter, the total amount of the deferral under the Act shall not exceed $6,000 (currently, $5,000) per taxpayer in each tax year. Effective immediately.

Jun 28 17 H Third Reading - Standard Debate - Lost 059-046-000

SB 00485 Sen. John J. Cullerton

35 ILCS 635/27.5

Amends the Telecommunications Infrastructure Maintenance Fee Act. Makes a technical change in a Section concerning books and records.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00486  Sen. Don Harmon-Cristina Castro, Laura M. Murphy and Steven M. Landek-Iris Y. Martinez-Pamela J. Althoff
(Rep. Barbara Flynn Currie-Mark Batinick-La Shawn K. Ford-Carol Sente-Lou Lang, Kelly M. Cassidy, Stephanie A. Kifowit, Elizabeth Hernandez, Steven A. Andersson, David Harris, Michael D. Unes, Robyn Gabel, Laura Fine and Nick Sauer)

35 ILCS 636/5-5

Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 636/5-5
Adds reference to:
35 ILCS 200/Art. 10 Div. 20 heading new

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, beginning in assessment year 2018, the fair cash value of commercial solar energy system improvements in counties with fewer than 3,000,000 inhabitants shall be determined by subtracting the allowance for physical depreciation from the trended real property cost basis. Provides that "allowance for physical depreciation” means (i) the actual age in years of the commercial solar energy system on the assessment date divided by 20 years multiplied by (ii) its trended real property cost basis. Provides that "trended real property cost basis" means the commercial solar energy system real property cost basis multiplied by the trending factor. Provides that "trending factor” means a number equal to the Consumer Price Index for the December immediately preceding the assessment date, divided by the Consumer Price Index for December of 2017. Provides that commercial solar energy systems subject to that valuation are not subject to equalization factors applied by the Department of Revenue or any board of review, assessor, or chief county assessment officer. Contains provisions concerning economic incentives for commercial solar energy systems. Provides that the Division applies for assessment years 2018 through 2033. Effective immediately.

House Floor Amendment No. 3
Deletes reference to:
SB 00486 (CONTINUED)

35 ILCS 200/10-730 new
Removes provisions of the engrossed bill concerning commercial solar energy systems that are owned by any person or entity that is otherwise exempt under the Property Tax Code. Provides that the separate parcel identification number required by the engrossed bill includes both the improvements and the land containing the ground installed commercial solar energy system. Provides that the owner of the land upon which the ground installed commercial solar energy system is constructed must provide an agreed acknowledgment to the separate parcel identification number.

House Floor Amendment No. 4
Provides that the commercial solar energy system real property cost basis shall be calculated at $218,000 (in the engrossed bill, $199,000) per megawatt of nameplate capacity.

Aug 10 18  S  Public Act . . . . . . . . 100-0781

SB 00487  Sen. John J. Cullerton
35 ILCS 640/15
Amends the Electricity Excise Tax Law. Makes a technical change in a Section concerning severability.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00488  Sen. Andy Manar
35 ILCS 640/2-1
Amends the Electricity Excise Tax Law. Makes a technical change in a Section concerning the short title.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00489  Sen. Andy Manar
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00490  Sen. John J. Cullerton
35 ILCS 115/8  from Ch. 120, par. 439.108
Amends the Service Occupation Tax Act. Makes a technical change in a Section concerning taxes collected by a supplier.

Apr 25 17  S  Re-referred to Assignments

SB 00491  Sen. John J. Cullerton
35 ILCS 135/16  from Ch. 120, par. 453.46
Amends the Cigarette Use Tax Act to make a technical change concerning filing returns.

Apr 25 17  S  Re-referred to Assignments

SB 00492  Sen. John J. Cullerton
35 ILCS 35/1
Amends the State Tax Preparer Oversight Act. Makes a technical change in a Section concerning the short title.

Apr 25 17  S  Re-referred to Assignments

SB 00493  Sen. John J. Cullerton
35 ILCS 5/212
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the earned income tax credit.

Apr 25 17  S  Re-referred to Assignments

SB 00494  Sen. John J. Cullerton
35 ILCS 110/10a  from Ch. 120, par. 439.40a
Amends the Service Use Tax Act. Makes a technical change in a Section concerning requirements to file bonds.

Apr 25 17  S  Re-referred to Assignments

SB 00495  Sen. John J. Cullerton
35 ILCS 110/3a  from Ch. 120, par. 439.33a
Amends the Service Use Tax Act. Makes a technical change concerning stating the tax as a distinct item.

Apr 25 17  S  Re-referred to Assignments
SB 00496  Sen. John J. Cullerton
35 ILCS 105/1a  from Ch. 120, par. 439.1a
Amends the Use Tax Act. Makes a technical change in a Section concerning the sale of a leased or rented motor vehicle.
Apr 25 17  S  Re-referred to Assignments

SB 00497  Sen. John J. Cullerton
520 ILCS 5/3.1-2  from Ch. 61, par. 3.1-2
Amends the Wildlife Code. Makes a technical change in a Section concerning hunting by disabled veterans.
Apr 25 17  S  Re-referred to Assignments

SB 00498  Sen. John J. Cullerton
630 ILCS 5/1
Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00499  Sen. John J. Cullerton
520 ILCS 5/2.24  from Ch. 61, par. 2.24
Amends the Wildlife Code. Makes a technical change in a Section concerning deer hunting.
Apr 25 17  S  Re-referred to Assignments

SB 00500  Sen. John J. Cullerton
520 ILCS 5/1.1  from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00501  Sen. John J. Cullerton
240 ILCS 40/1-5
Amends the Grain Code. Makes a technical change in a Section concerning the purpose of the Code.
Apr 25 17  S  Re-referred to Assignments

SB 00502  Sen. John J. Cullerton
240 ILCS 40/1-25
Amends the Grain Code. Makes a technical change in a Section concerning rules adopted to implement the Code.
Apr 25 17  S  Re-referred to Assignments

SB 00503  Sen. John J. Cullerton
240 ILCS 40/5-20
Amends the Grain Code. Makes a technical change in a Section concerning the procedure for license renewals under the Code.
Apr 25 17  S  Re-referred to Assignments

SB 00504  Sen. John J. Cullerton
240 ILCS 40/20-25
Amends the Grain Code. Makes a technical change in a Section concerning the refusal of a licensee to allow liquidation.
Apr 25 17  S  Re-referred to Assignments

SB 00505  Sen. John J. Cullerton
240 ILCS 40/30-10
Amends the Grain Code. Makes a technical change in a Section concerning participants in the Illinois Grain Insurance Fund.
Apr 25 17  S  Re-referred to Assignments

SB 00506  Sen. John J. Cullerton
520 ILCS 5/1.6  from Ch. 61, par. 1.6
Amends the Wildlife Code. Makes a technical change in a Section concerning the propagation and stocking of mammals and birds.
Apr 25 17  S  Re-referred to Assignments
SB 00507  Sen. John J. Cullerton
520 ILCS 5/1.2  from Ch. 61, par. 1.2
Amends the Wildlife Code. Makes a technical change in a Section concerning administration and definitions.
Apr 25 17  S  Re-referred to Assignments

SB 00508  Sen. James F. Clayborne, Jr.
630 ILCS 5/1
Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00509  Sen. Terry Link
625 ILCS 27/15
Jan 24 17  S  Referred to Assignments

SB 00510  Sen. Emil Jones, III
(Rep. David McSweeney)
625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100
Senate Floor Amendment No. 2
Deletes reference to:
   625 ILCS 5/1-100
Adds reference to:
   625 ILCS 5/11-208.6
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that 30 days after the effective date of the bill, the Department of Transportation shall conduct a study evaluating automated traffic law enforcement systems in the City of Chicago. Provides that on or before December 31, 2017, the Department shall file a report with the General Assembly with the results from the study, including input from local law enforcement, and any recommendations the Department deems necessary. Effective immediately.
May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00511  Sen. Martin A. Sandoval
620 ILCS 5/25.01  from Ch. 15 1/2, par. 22.25a
Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning the acquisition and maintenance of airports in adjoining states.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00512  Sen. Martin A. Sandoval
610 ILCS 40/1  from Ch. 114, par. 45
Amends the Railroad Bridge Act. Makes a technical change in a Section concerning connection of railroads.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00513  Sen. Antonio Muñoz and Chris Nybo-Cristina Castro
615 ILCS 5/5  from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00514

Sen. Antonio Muñoz
(Rep. Arthur Turner)

610 ILCS 5/2 from Ch. 114, par. 2

Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.

Senate Floor Amendment No. 2

Deletes reference to:

610 ILCS 5/2

Adds reference to:

35 ILCS 105/3.5

Adds reference to:

35 ILCS 120/2.5

Adds reference to:

35 ILCS 155/2 from Ch. 120, par. 1702

Adds reference to:

55 ILCS 5/5-1032 from Ch. 34, par. 5-1032

Adds reference to:

65 ILCS 5/8-11.7 from Ch. 24, par. 8-11-7

Adds reference to:

625 ILCS 5/11-208.6

Adds reference to:

625 ILCS 5/11-208.8

Adds reference to:

625 ILCS 5/11-208.9

Adds reference to:

625 ILCS 5/11-1201.1

Adds reference to:

625 ILCS 7/45

Adds reference to:

625 ILCS 27/30

Replaces everything after the enacting clause. If and only if Senate Bill 2641, as amended by House Amendment No. 3 and House Amendment No. 4, becomes law, amends the Use Tax Act, the Retailers' Occupation Tax Act, the Automobile Renting Occupation and Use Tax Act, the Counties Code, the Illinois Municipal Code, the Illinois Vehicle Code, the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act, and the Renter's Financial Responsibility and Protection Act. In the Use Tax Act, provides that the purchase of a vehicle that will be used in a personal car facilitation transaction is not exempt from specific personal property taxes. In the Retailers' Occupation Tax Act, provides that the sale of a vehicle that will be used in a personal car facilitation transaction is not exempt from specific personal property taxes. In the Automobile Renting Occupation and Use Tax Act, changes the definition for "rentor". Makes grammatical changes in the Counties Code and the Illinois Municipal Code. In the Illinois Vehicle Code, provides that a citation that is dismissed with respect to the registered owner of a vehicle under a provision of the Renter's Financial Responsibility and Protection Act may be issued and delivered by mail or other means to a personal car facilitation company. In the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act, provides that a Uniform Traffic Citation that is dismissed with respect to the registered owner of a vehicle may be issued and delivered by mail or other means to the personal car facilitation company. In the Renter's Financial Responsibility and Protection Act, provides that: (1) except for specific provisions, the registered owner of the vehicle is not relieved from any liability imposed by any ordinance or resolution of a unit of local government; (2) a citation for a violation of specific provisions of the Illinois Vehicle Code that is dismissed with respect to the registered owner of a vehicle may be issued and delivered by mail or other means to the personal car facilitation company; (3) provides that an owner's insurer: (i) may exclude any and all coverage and the duty to defend or indemnify for any claim made under a car facilitation transaction; (ii) shall have the right to seek contribution against the insurer of a car facilitation company; and (iii) may deny issuance of, cancel, void, terminate, rescind, or deny renewal of an insurance policy if the applicant or policyholder of the insurance policy fails to provide complete and accurate information about the use of a motor vehicle through a car facilitation transaction; and (4) provides that an owner's insurance policy: (i) is not invalidated or limited in regard to any exclusions contained in the policy; and (ii) is not required to include specific provisions, implications, or preclusions. Effective January 1, 2019.

House Committee Amendment No. 2
SB 00514 (CONTINUED)

 Adds reference to:  
 35 ILCS 155/2 from Ch. 120, par. 1702  
 Adds reference to:  
 65 ILCS 5/8-11-7 from Ch. 24, par. 8-11-7  
 Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes changes regarding car facilitation company obligations and liability. Effective January 1, 2019.  
 Nov 28 18  H  Held on Calendar Order of Second Reading - Short Debate

SB 00515  Sen. William R. Haine  
(Rep. John C. D'Amico)  
605 ILCS 30/3 from Ch. 121, par. 603  
Amends the Bikeway Act. Makes a technical change in a provision concerning appropriations.  
 Senate Floor Amendment No. 2  
 Deletes reference to:  
 605 ILCS 30/3  
 Adds reference to:  
 New Act  
 Replaces everything after the enacting clause. Creates the Statewide Relocation Towing Licensure Commission Act of 2018. Creates the Statewide Relocation Towing Licensure Commission. Provides that the Commission shall have 16 appointed members. Provides the meeting requirements for the Commission. Provides that the Commission shall submit a report to the Governor no later than December 31, 2019. Repeals the Act on January 1, 2020. Effective immediately.  
 Nov 20 18  H  Assigned to Transportation: Vehicles & Safety Committee

SB 00516  Sen. John J. Cullerton  
605 ILCS 5/1-101 from Ch. 121, par. 1-101  
 Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00517  Sen. John J. Cullerton  
30 ILCS 605/1 from Ch. 127, par. 133b1  
Amends the State Property Control Act. Makes a technical change in a Section concerning definitions.  
 Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00518  Sen. Terry Link-Melinda Bush-Pat McGuire  
(Rep. Carol Sente-Carol Ammons-Lawrence Walsh, Jr.-Jerry Costello, II-Robyn Gabel)  
30 ILCS 330/1 from Ch. 127, par. 651  
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.  
 Senate Floor Amendment No. 1  
 Deletes reference to:  
 30 ILCS 330/1 from Ch. 127, par. 651  
 Adds reference to:  
 20 ILCS 687/6-5  
 Replaces everything after the enacting clause. Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Provides that, of the moneys collected from the Renewable Energy Resources and Coal Technology Development Assistance Charge, $2,000,000 shall be used annually by the Department of Commerce and Economic Opportunity to provide grants to the Illinois Green Economy Network for the purposes of funding education and training for renewable energy and energy efficiency technology and for the operation and services of the Illinois Green Economy Network. Effective immediately.  
 Senate Floor Amendment No. 2  
 Provides that, of the moneys collected from the Renewable Energy Resources and Coal Technology Development Assistance Charge, $2,000,000 may (in Senate Amendment 1, shall) be used annually by the Department of Commerce and Economic Opportunity to provide grants to the Illinois Green Economy Network.  
 Aug 25 17  S  Public Act . . . . . . . . . . . 100-0402
SB 00519  Sen. John J. Cullerton

30 ILCS 583/5
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00520  Sen. David Koehler-Julie A. Morrison-Daniel Biss

30 ILCS 571/1
Amends the Project Labor Agreements Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00521  Sen. Scott M. Bennett-Donne E. Trotter-Chapin Rose
(Rep. Carol Ammons-Brad Halbrook and Jehan Gordon-Booth)

30 ILCS 540/4
from Ch. 127, par. 132.404
Amends the State Prompt Payment Act. Makes a technical change concerning examination of vouchers.
  Senate Floor Amendment No. 1
  Deletes reference to:
  30 ILCS 540/4
  Adds reference to:
  30 ILCS 330/2
    from Ch. 127, par. 652
  Adds reference to:
  30 ILCS 330/3
    from Ch. 127, par. 653
Replaces everything after the enacting clause. Amends the General Obligation Bond Act. Provides that the State of Illinois is authorized to issue, sell, and provide for the retirement of General Obligation Bonds of the State of Illinois for specified categories and specific purposes in the total amount of $50,492,925,743 (currently, $49,917,925,743). Provides that the amount of $10,328,963,443 (currently, $9,753,963,443) is authorized to be used for the acquisition, development, construction, reconstruction, improvement, financing, architectural planning, and installation of capital facilities within the State. Provides for the allocation of $2,727,790,000 (currently, $2,152,790,000) for use by the State, its departments, authorities, public corporations, commissions, and agencies concerning capital facilities. Effective July 1, 2017.
  House Committee Amendment No. 1
  Deletes reference to:
  30 ILCS 330/2
  from Ch. 127, par. 652
  Deletes reference to:
  30 ILCS 330/3
    from Ch. 127, par. 653
  Adds reference to:
  30 ILCS 330/1
    from Ch. 127, par. 651
  House Floor Amendment No. 2
  Deletes reference to:
  30 ILCS 330/1
  Adds reference to:
  70 ILCS 506/35
Replaces everything after the enacting clause. Amends the Eastern Illinois Economic Development Authority Act. Provides that the Authority may issue bonds, notes, or other evidences of indebtedness in an aggregate amount outstanding not to exceed $500,000,000 (rather than $250,000,000) for specified purposes. Effective immediately.
Dec 29 17  S  Public Act . . . . . . . . . . 100-0573

SB 00522  Sen. John J. Cullerton

30 ILCS 540/3-1
from Ch. 127, par. 132.403-1
Amends the State Prompt Payment Act. Makes a technical change in a Section concerning interest penalties.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00523  Sen. John J. Cullerton
30 ILCS 537/1
Amends the Design-Build Procurement Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00524  Sen. John J. Cullerton
30 ILCS 500/50-1
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning the purpose of the Code.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00525  Sen. John J. Cullerton
30 ILCS 500/1-5
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00526  Sen. John J. Cullerton
30 ILCS 440/1
Apr 25 17  S  Re-referred to Assignments

SB 00527  Sen. John J. Cullerton
30 ILCS 425/2  from Ch. 127, par. 2802
Amends the Build Illinois Bond Act. Makes a technical change in a Section concerning the authorization for bonds.
Apr 25 17  S  Re-referred to Assignments

SB 00528  Sen. John J. Cullerton
30 ILCS 390/1  from Ch. 122, par. 1201
Amends the School Construction Bond Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00529  Sen. John J. Cullerton
30 ILCS 355/1  from Ch. 85, par. 1391
Amends the Metropolitan Civic Center Support Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00530  Sen. John J. Cullerton
30 ILCS 350/1  from Ch. 17, par. 6901
Amends the Local Government Debt Reform Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00531  Sen. John J. Cullerton
30 ILCS 340/1  from Ch. 120, par. 406
Amends the Short Term Borrowing Act. Makes a technical change in a Section concerning cash flow borrowing.
Apr 25 17  S  Re-referred to Assignments

SB 00532  Sen. John J. Cullerton
30 ILCS 120/4  from Ch. 85, par. 654
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning rules.
Apr 25 17  S  Re-referred to Assignments

SB 00533  Sen. John J. Cullerton
30 ILCS 105/5e  from Ch. 127, par. 141e
Amends the State Finance Act. Makes a technical change in a Section concerning the Road Fund.
Apr 25 17  S  Re-referred to Assignments
SB 00534  Sen. John J. Cullerton
30 ILCS 167/5
Apr 25 17  S  Re-referred to Assignments

SB 00535  Sen. John J. Cullerton
30 ILCS 190/1
Apr 25 17  S  Re-referred to Assignments

SB 00536  Sen. John J. Cullerton
30 ILCS 212/10
Amends the State Treasurer's Bank Services Trust Fund Act. Makes a technical change in a Section concerning creation of the Fund.
Apr 25 17  S  Re-referred to Assignments

SB 00537  Sen. John J. Cullerton
30 ILCS 225/1  from Ch. 102, par. 34
Amends the Public Funds Deposit Act. Makes a technical change in a Section concerning deposits.
Apr 25 17  S  Re-referred to Assignments

SB 00538  Sen. John J. Cullerton
30 ILCS 230/2c  from Ch. 127, par. 173a
Amends the State Officers and Employees Money Disposition Act. Makes a technical change in a Section concerning the deposit of State money.
Apr 25 17  S  Re-referred to Assignments

SB 00539  Sen. John J. Cullerton
30 ILCS 330/5  from Ch. 127, par. 655
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning school construction bonds.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00540  Sen. John J. Cullerton
30 ILCS 730/1  from Ch. 96 1/2, par. 8201
Apr 25 17  S  Re-referred to Assignments

SB 00541  Sen. John J. Cullerton
30 ILCS 737/1
Amends the Green Neighborhood Grant Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 00542  Sen. Mattie Hunter
705 ILCS 405/3-13  from Ch. 37, par. 803-13
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning court authorization of medical and dental care for minors who are in temporary custody or shelter care.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00543  Sen. James F. Clayborne, Jr.
705 ILCS 405/5-115
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section of the "Delinquent Minors" Article of the Act concerning the rights of victims.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00544 Sen. John G. Mulroe  
(Rep. Steven A. Andersson)  
705 ILCS 405/4-1 from Ch. 37, par. 804-1  
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning instituting proceedings in the case of addicted minors.  
Senate Floor Amendment No. 1  
Deletes reference to:  
705 ILCS 405/4-1  
Adds reference to:  
H.B. 4594, 100th G.A., Sec. 1-5  
Adds reference to:  
705 ILCS 105/27.1b  
Replaces everything after the enacting clause. Provides if and only if House Bill 4594 of the 100th General Assembly as amended by House Amendment No. 1 becomes law, then the Criminal and Traffic Assessment Act is amended to add a definition for "offense" and makes the following changes in the Clerks of Court Act. Provides in a county with a population of over 3,000,000, units of local government and school districts shall not be required to pay circuit court civil case fees in advance and the clerk shall instead send an itemized bill to the unit of local government or school district, within 30 days of the fee being incurred, and the unit of local government or school district shall be allowed at least 30 days from the date of the itemized bill to pay and these payments shall be disbursed by each clerk on a monthly basis. Provides for the collection of specified circuit court clerk civil case debt collection fees from a judgment debtor based upon the amount in controversy in the debt collection brought by a unit of local government or school district exempt from circuit court clerk civil case fees. Makes a technical change in an exemption from circuit court clerk civil case fees for a police department or other law enforcement agency of a unit of local government. Changes the provision on reduced circuit court clerk civil case fees for units of local government and school districts in counties with a population of 500,000 or more to allow the county board by resolution to set fees for units of local government or school districts no greater than the minimum fees applicable in counties with a population less than 3,000,000; provided however, no fee may be charged to any unit of local government or school district in connection with any action which, in whole or in part, is: (i) to enforce an ordinance; (ii) to collect a debt; or (iii) under the Administrative Review Law. Effective July 1, 2019.  
House Floor Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill modifying the introductory clauses to provide that the changes included in the amendment be made if and only if House Bill 4594 of the 100th General Assembly becomes law (in the engrossed bill, if and only if House Bill 4594 of the 100th General Assembly as amended by House Amendment No. 1 becomes law). Effective July 1, 2019.

Aug 20 18 S Public Act . . . . . . . . . . 100-0994

SB 00545 Sen. Patricia Van Pelt  
705 ILCS 405/5-125  
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning prosecution of a traffic, boating, or fish and game law or ordinance violation committed by a minor.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00546 Sen. John G. Mulroe  
705 ILCS 95/1  
Amends the Access to Justice Act. Makes a technical change in a Section concerning the short title.

Nov 07 18 S Placed on Calendar Order of 3rd Reading November 13, 2018

SB 00547 Sen. John J. Cullerton  
705 ILCS 105/6 from Ch. 25, par. 6  
Amends the Clerks of Courts Act. Makes a technical change in a Section concerning the office hours of the clerks of courts.

Apr 25 17 S Re-referred to Assignments

SB 00548 Sen. John J. Cullerton  
705 ILCS 105/10 from Ch. 25, par. 10  
Amends the Clerks of Courts Act. Makes a technical change in a Section concerning deputy clerks.

Apr 25 17 S Re-referred to Assignments
SB 00549  Sen. John J. Cullerton
705 ILCS 405/2-19 from Ch. 37, par. 802-19
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning preliminary orders for an examination of an alleged abused or neglected child.
Apr 25 17  S Re-referred to Assignments

SB 00550  Sen. John J. Cullerton
705 ILCS 35/3 from Ch. 37, par. 72.3
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the court seal.
Apr 25 17  S Re-referred to Assignments

SB 00551  Sen. John J. Cullerton
705 ILCS 35/1 from Ch. 37, par. 72.1
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the judicial circuits.
Apr 25 17  S Re-referred to Assignments
SB 00552

(Rep. Elgie R. Sims, Jr.-La Shawn K. Ford)

720 ILCS 550/2 from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 1
Deletes reference to:
720 ILCS 550/2
Adds reference to:
625 ILCS 5/16-103 from Ch. 95 1/2, par. 16-103

Adds reference to:
705 ILCS 105/27.3a

Adds reference to:
705 ILCS 105/27.3b
from Ch. 25, par. 27.3b

Adds reference to:
705 ILCS 105/27.5
from Ch. 25, par. 27.5

Adds reference to:
705 ILCS 105/27.6

Adds reference to:
720 ILCS 5/32-10 from Ch. 38, par. 32-10

Adds reference to:
725 ILCS 5/103-5 from Ch. 38, par. 103-5

Adds reference to:
725 ILCS 5/103-7 from Ch. 38, par. 103-7

Adds reference to:
725 ILCS 5/104-17 from Ch. 38, par. 104-17

Adds reference to:
725 ILCS 5/106D-1

Adds reference to:
725 ILCS 5/107-4 from Ch. 38, par. 107-4

Adds reference to:
725 ILCS 5/109-1 from Ch. 38, par. 109-1

Adds reference to:
725 ILCS 5/109-2 from Ch. 38, par. 109-2

Adds reference to:
725 ILCS 5/110-1 from Ch. 38, par. 110-1

Adds reference to:
725 ILCS 5/110-1.5 new

Adds reference to:
725 ILCS 5/110-2 from Ch. 38, par. 110-2

Adds reference to:
725 ILCS 5/110-3 from Ch. 38, par. 110-3

Adds reference to:
725 ILCS 5/110-4 from Ch. 38, par. 110-4

Adds reference to:
725 ILCS 5/110-5 from Ch. 38, par. 110-5

Adds reference to:
725 ILCS 5/110-5.1

Adds reference to:
SB 00552 (CONTINUED)

725 ILCS 5/110-6
Adds reference to:
725 ILCS 5/110-6.1
Adds reference to:
725 ILCS 5/110-6.2
Adds reference to:
725 ILCS 5/110-6.3
Adds reference to:
725 ILCS 5/110-6.5
Adds reference to:
725 ILCS 5/110-7
Adds reference to:
725 ILCS 5/110-9
Adds reference to:
725 ILCS 5/110-10
Adds reference to:
725 ILCS 5/110-11
Adds reference to:
725 ILCS 5/110-12
Adds reference to:
725 ILCS 5/110-16
Adds reference to:
725 ILCS 5/110-18
Adds reference to:
725 ILCS 5/112A-23
Adds reference to:
725 ILCS 5/115-4.1
Adds reference to:
725 ILCS 5/102-7 rep.
Adds reference to:
725 ILCS 5/110-8 rep.
Adds reference to:
725 ILCS 5/110-13 rep.
Adds reference to:
725 ILCS 5/110-14 rep.
Adds reference to:
Adds reference to:
725 ILCS 5/110-17 rep.
Adds reference to:
725 ILCS 185/20
Adds reference to:
725 ILCS 185/22
Adds reference to:
725 ILCS 185/34
Adds reference to:
725 ILCS 225/16
Adds reference to:
SB 00552 (CONTINUED)

730 ILCS 5/5-6-4
Adds reference to:
730 ILCS 130/3
Adds reference to:
740 ILCS 22/220
Adds reference to:
750 ILCS 60/223

Senate Floor Amendment No. 2
Deletes reference to:
625 ILCS 5/16-103
Deletes reference to:
705 ILCS 105/27.3a
Deletes reference to:
705 ILCS 105/27.3b
Deletes reference to:
705 ILCS 105/27.5
Deletes reference to:
705 ILCS 105/27.6
Deletes reference to:
720 ILCS 5/32-10
Deletes reference to:
725 ILCS 5/103-5
Deletes reference to:
725 ILCS 5/103-7
Deletes reference to:
725 ILCS 5/104-17
Deletes reference to:
725 ILCS 5/106D-1
Deletes reference to:
725 ILCS 5/107-4
Deletes reference to:
725 ILCS 5/109-1
Deletes reference to:
725 ILCS 5/109-2
Deletes reference to:
725 ILCS 5/110-1
Deletes reference to:
725 ILCS 5/110-1.5 new
Deletes reference to:
725 ILCS 5/110-2
Deletes reference to:
725 ILCS 5/110-3
Deletes reference to:
725 ILCS 5/110-4
Deletes reference to:
725 ILCS 5/110-5
SB 00552 (CONTINUED)

Deletes reference to:

725 ILCS 5/110-5.1

Deletes reference to:

725 ILCS 5/110-6.1

Deletes reference to:

725 ILCS 5/110-6.2

Deletes reference to:

725 ILCS 5/110-6.3

Deletes reference to:

725 ILCS 5/110-6.5

Deletes reference to:

725 ILCS 5/110-7

Deletes reference to:

725 ILCS 5/110-9

Deletes reference to:

725 ILCS 5/110-10

Deletes reference to:

725 ILCS 5/110-11

Deletes reference to:

725 ILCS 5/110-12

Deletes reference to:

725 ILCS 5/110-16

Deletes reference to:

725 ILCS 5/110-18

Deletes reference to:

725 ILCS 5/112A-23

Deletes reference to:

725 ILCS 5/115-4.1

Deletes reference to:

725 ILCS 5/102-7 rep.

Deletes reference to:

725 ILCS 5/110-8 rep.

Deletes reference to:

725 ILCS 5/110-13 rep.

Deletes reference to:

725 ILCS 5/110-14 rep.

Deletes reference to:


Deletes reference to:

725 ILCS 5/110-17 rep.

Deletes reference to:

725 ILCS 185/20

Deletes reference to:

725 ILCS 185/22

Deletes reference to:

725 ILCS 185/34

Deletes reference to:

725 ILCS 225/16

from Ch. 38, par. 110-6.1

from Ch. 38, par. 110-6.2

from Ch. 38, par. 110-6.3

from Ch. 38, par. 110-7

from Ch. 38, par. 110-9

from Ch. 38, par. 110-10

from Ch. 38, par. 110-11

from Ch. 38, par. 110-12

from Ch. 38, par. 110-16

from Ch. 38, par. 110-18

from Ch. 38, par. 112A-23

from Ch. 38, par. 115-4.1

from Ch. 38, par. 102-7 rep.

from Ch. 38, par. 110-8 rep.

from Ch. 38, par. 110-13 rep.

from Ch. 38, par. 110-14 rep.

from Ch. 38, par. 110-15 rep.

from Ch. 38, par. 110-17 rep.

from Ch. 38, par. 320

from Ch. 38, par. 322

from Ch. 60, par. 33
SB 00552 (CONTINUED)

Deletes reference to:
- 730 ILCS 5/5-6-4 from Ch. 38, par. 1005-6-4
- 730 ILCS 130/3 from Ch. 75, par. 32
- 740 ILCS 22/220
- 750 ILCS 60/223 from Ch. 40, par. 2312-23

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that in addition to
any other available motion or procedure under the Code, a first time offender in custody for a non-violent misdemeanor offense due to
an inability to post monetary bail shall be brought before the court at the next available court date or 7 calendar days from the date bail
was set, whichever is earlier, for a rehearing on the amount or conditions of bail or release pending further court proceedings. Defines
"non-violent misdemeanor".

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 00553 Sen. John J. Cullerton

720 ILCS 5/1-2 from Ch. 38, par. 1-2

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the general purposes of the Code.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00554 Sen. John J. Cullerton

730 ILCS 135/1 from Ch. 38, par. 1101


Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00555 Sen. John J. Cullerton

725 ILCS 185/25 from Ch. 38, par. 325

Amends the Pretrial Services Act. Makes a technical change in a Section concerning court appearance obligations.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00556 Sen. Antonio Muñoz

725 ILCS 170/16 from Ch. 60, par. 16

Amends the Fugitive Apprehension Reward Act. Makes a technical change in a Section concerning rewards.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00557 Sen. Antonio Muñoz-William R. Haine and Tim Bivins

725 ILCS 165/1 from Ch. 38, par. 161-1

Amends the Firearm Seizure Act. Makes a technical change in a Section concerning the examination of the complainant and
witness.

Dec 10 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00558
Sen. Elgie R. Sims, Jr.-Michael Connelly
(Rep. John Connor-Jonathan Carroll, Deb Conroy, Katie Stuart and Sam Yingling)

725 ILCS 115/1 from Ch. 38, par. 1351

Amends the Bill of Rights for Children. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

725 ILCS 115/1

Adds reference to:

725 ILCS 5/112A-1.5

Adds reference to:

725 ILCS 5/112A-2.5

Adds reference to:

725 ILCS 5/112A-3 from Ch. 38, par. 112A-3

Adds reference to:

725 ILCS 5/112A-4.5

Adds reference to:

725 ILCS 5/112A-5 from Ch. 38, par. 112A-5

Adds reference to:

725 ILCS 5/112A-5.5

Adds reference to:

725 ILCS 5/112A-6.1 new

Adds reference to:

725 ILCS 5/112A-8 from Ch. 38, par. 112A-8

Adds reference to:

725 ILCS 5/112A-11.5

Adds reference to:

725 ILCS 5/112A-12 from Ch. 38, par. 112A-12

Adds reference to:

725 ILCS 5/112A-14 from Ch. 38, par. 112A-14

Adds reference to:

725 ILCS 5/112A-16 from Ch. 38, par. 112A-16

Adds reference to:

725 ILCS 5/112A-17.5 new

Adds reference to:

725 ILCS 5/112A-20 from Ch. 38, par. 112A-20

Adds reference to:

725 ILCS 5/112A-21 from Ch. 38, par. 112A-21

Adds reference to:

725 ILCS 5/112A-22 from Ch. 38, par. 112A-22

Adds reference to:

725 ILCS 5/112A-22.1 new

Adds reference to:

725 ILCS 5/112A-22.3

Adds reference to:

725 ILCS 5/112A-23 from Ch. 38, par. 112A-23

Adds reference to:

725 ILCS 5/112A-24 from Ch. 38, par. 112A-24

Adds reference to:

725 ILCS 5/112A-26 from Ch. 38, par. 112A-26
SB 00558 (CONTINUED)

Adds reference to:

725 ILCS 5/112A-28 from Ch. 38, par. 112A-28

Replaces everything after the enacting clause. Amends the Protective Orders Article of the Code of Criminal Procedure of 1963. Provides that the respondent may rebut prima facie evidence of the offense by presenting evidence of a meritorious defense. Provides that the respondent shall file a written notice alleging a meritorious defense, which shall be verified and supported by affidavit. Provides that if the court finds that the evidence presented at the hearing establishes a meritorious defense by a preponderance of the evidence, the court may decide not to issue a protective order. Provides that any proceeding to obtain, modify, re-open, or appeal a protective order and service of pleadings and notices shall be governed by the rules of civil procedure. Provides for methods of service and default orders for protective orders. Provides that instead of personal service of a protective order, a sheriff, other law enforcement official, special process server, or personnel assigned by the Department of Corrections or Department of Juvenile Justice to investigate the alleged misconduct of committed persons or alleged violations of the person’s conditions of parole, aftercare release, or mandatory supervised release, may serve a respondent with a short form notification. Provides procedures for the issuance of ex parte protective orders. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Provides that a petition for a domestic violence order of protection may be filed by a State's Attorney on behalf of any minor child or dependent adult in the care of the named victim, if the named victim does not file a petition or request the State's Attorney file the petition. Provides that a civil no contact order or a stalking no contact order may be filed by a State's Attorney by a State's Attorney on behalf of any minor child who is a family or household member of the named victim, if the named victim does not file a petition or request the State's Attorney file the petition. Provides that the State's Attorney shall file a petition on behalf of any person if the person requests the State's Attorney to file a petition on the person's behalf, unless the State's Attorney has a good faith basis to delay filing the petition (in the engrossed bill, unless the State's Attorney informs the court that the State's Attorney has reason to believe that additional investigation would produce evidence that would result in dismissal of the charge). Provides that the State's Attorney shall inform the person that the State's Attorney will not be filing the petition at that time and that the person may file a petition or may retain an attorney to file the petition. Provides that the State's Attorney may file the petition at a later date.

Jun 29 18   S   Public Act . . . . . . . 100-0597
SB 00559


725 ILCS 5/100-1


Senate Floor Amendment No. 1

Deletes reference to:

725 ILCS 5/100-1

Adds reference to:

New Act

Adds reference to:

430 ILCS 65/8.2

Replaces everything after the enacting clause. Creates the Lethal Violence Order of Protection Act. Provides that a petitioner may request an emergency lethal violence order of protection by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Provides that the petition shall also describe the type, and location of any firearm or firearms presently believed by the petitioner to be possessed or controlled by the respondent. Provides that the petitioner may be a family member of the respondent or a law enforcement officer, who files a petition alleging that the respondent poses a danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Establishes factors that the court must consider before issuing a lethal violence order of protection. Provides for the issuance of ex parte orders and one year orders. Provides that if the court issues the order the respondent must: (1) refrain from having in his or her custody or control, owning, purchasing, possessing, or receiving additional firearms for the duration of the order; and (2) turn over to the local law enforcement agency any firearm, Firearm Owner’s Identification Card, or concealed carry license in his or her possession. Establishes factors for renewing and terminating lethal violence orders of protection. Amends the Firearm Owners Identification Card Act and the Firearm Concealed Carry Act to make conforming changes.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00560

Sen. Scott M. Bennett

(Rep. Michael Halpin)

720 ILCS 646/1

Amends the Methamphetamine Control and Community Protection Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

720 ILCS 646/1

Adds reference to:

720 ILCS 5/17-11.2

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Increases the penalty for the installation of an object in lieu of an airbag from a Class A misdemeanor to a Class 4 felony.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee
SB 00561    Sen. William R. Haine and Dan McConchie

(Rep. Rita Mayfield)

720 ILCS 600/1 from Ch. 56 1/2, par. 2101
Amends the Drug Paraphernalia Control Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
720 ILCS 600/1
Adds reference to:
720 ILCS 5/9-1 from Ch. 38, par. 9-1
Adds reference to:
720 ILCS 5/12-2 from Ch. 38, par. 12-2
Adds reference to:
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4
Adds reference to:
720 ILCS 5/24-1 from Ch. 38, par. 24-1

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that it is an aggravating factor in sentencing for first degree murder that the murdered individual was a member of a congregation engaged in prayer or other religious activities at a church, synagogue, mosque, or other building, structure, or place used for religious worship. Provides that assault and battery committed in a church, synagogue, mosque, or other building, structure, or place used for religious worship are enhanced to aggravated assault or aggravated battery. Provides that the penalty for aggravated assault under this provision is a Class A misdemeanor. Provides that aggravated battery under this provision is a Class 1 felony when the person causes great bodily harm or permanent disability to an individual whom the person knows to be a member of a congregation engaged in prayer or other religious activities at a church, synagogue, mosque, or other building, structure, or place used for religious worship. Provides that a person also commits the offense of unlawful use of weapons when the person knowingly carries or possesses with intent to use the same unlawfully against another, any firearm, knife, or other dangerous weapon, in any school church, synagogue, mosque, or other building, structure, or place used for religious worship. Provides that a violation is a Class 1 felony.

Senate Floor Amendment No. 2
Changes the new penalty for knowingly carrying or possessing with intent to use the same against another, any firearm, knife, or other dangerous weapon, in any school, church, synagogue, mosque, or other building, structure, or place used for religious worship from a Class 1 felony to a Class 2 felony.

May 31 18    H Rule 19(a) / Re-referred to Rules Committee

SB 00562    Sen. William R. Haine-Michael Connelly

720 ILCS 570/101 from Ch. 56 1/2, par. 1101
Amends the Illinois Controlled Substances Act. Makes a technical change in a Section concerning the short title.

Apr 27 18    S Rule 3-9(a) / Re-referred to Assignments

(Rep. Kelly M. Burke)

730 ILCS 135/1 from Ch. 38, par. 1101

Senate Floor Amendment No. 2
Deletes reference to:
730 ILCS 135/1
Adds reference to:
720 ILCS 5/26-1 from Ch. 38, par. 26-1
Adds reference to:
725 ILCS 5/107-6 from Ch. 38, par. 107-6
Replaces everything after the enacting clause. Amends the Criminal Code of 2012 concerning disorderly conduct. Provides that a person also commits disorderly conduct when he or she knowingly transmits or causes to be transmitted in any manner: (1) a threat of destruction of a school building or school property, or a threat of violence, death, or bodily harm directed against persons at a school, school function, or school event, whether or not school is in session; or (2) for the purpose of making or transmitting a false alarm or complaint and reporting information when, at the time the transmission is made, the person knows there is no reasonable ground for making the transmission and further knows that the transmission could result in the emergency response of any public safety agency. Amends the Code of Criminal Procedure of 1963. Provides that to assist a peace officer in making the determination to release a person without a warrant or with respect to release of a person after detention by the officer without an arrest, if the officer has reasonable grounds to believe the person made a threat of violence, death, or bodily harm against a person, school, school function, or school event, the officer may seek to obtain a mental health evaluation of the person by a physician, clinical psychologist, or qualified examiner, whether employed by the State, by any public or private mental health facility or part of the facility, or by any public or private medical facility or part of the facility.

House Committee Amendment No. 2
Deletes reference to:
720 ILCS 5/26-1
Deletes reference to:
725 ILCS 5/107-6
Adds reference to:
720 ILCS 5/1-1 from Ch. 38, par. 1-1

Nov 28 18 H Held on Calendar Order of Second Reading - Short Debate
SB 00564

Sen. Don Harmon-Patricia Van Pelt
(Rep. Will Guzzardi)

730 ILCS 130/1 from Ch. 75, par. 30

Amends the County Jail Good Behavior Allowance Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

720 ILCS 5/1-1

Adds reference to:

New Act

Adds reference to:

5 ILCS 810/10

Adds reference to:

5 ILCS 810/15

Adds reference to:

5 ILCS 810/20 new

Adds reference to:

20 ILCS 2605/2605-585

Adds reference to:

410 ILCS 620/3.23

Adds reference to:

720 ILCS 5/17-10.6

Adds reference to:

720 ILCS 5/29B-0.5 new

Adds reference to:

720 ILCS 5/29B-1 from Ch. 38, par. 29B-1

Adds reference to:

720 ILCS 5/29B-2 new

Adds reference to:

720 ILCS 5/29B-3 new

Adds reference to:

720 ILCS 5/29B-4 new

Adds reference to:

720 ILCS 5/29B-5 new

Adds reference to:

720 ILCS 5/29B-6 new

Adds reference to:

720 ILCS 5/29B-7 new

Adds reference to:

720 ILCS 5/29B-8 new

Adds reference to:

720 ILCS 5/29B-9 new

Adds reference to:

720 ILCS 5/29B-10 new

Adds reference to:

720 ILCS 5/29B-11 new

Adds reference to:

720 ILCS 5/29B-12 new

Adds reference to:

720 ILCS 5/29B-13 new
SB 00564 (CONTINUED)

Adds reference to:
720 ILCS 5/29B-14 new

Adds reference to:
720 ILCS 5/29B-15 new

Adds reference to:
720 ILCS 5/29B-16 new

Adds reference to:
720 ILCS 5/29B-17 new

Adds reference to:
720 ILCS 5/29B-18 new

Adds reference to:
720 ILCS 5/29B-19 new

Adds reference to:
720 ILCS 5/29B-20 new

Adds reference to:
720 ILCS 5/29B-21 new

Adds reference to:
720 ILCS 5/29B-22 new

Adds reference to:
720 ILCS 5/29B-23 new

Adds reference to:
720 ILCS 5/29B-24 new

Adds reference to:
720 ILCS 5/29B-25 new

Adds reference to:
720 ILCS 5/29B-26 new

Adds reference to:
720 ILCS 5/29B-27 new

Adds reference to:
720 ILCS 5/33G-6

Adds reference to:
720 ILCS 5/36-1.1

Adds reference to:
720 ILCS 5/36-1.3

Adds reference to:
720 ILCS 5/36-1.4

Adds reference to:
720 ILCS 5/36-1.5

Adds reference to:
720 ILCS 5/36-2

from Ch. 38, par. 36-2

Adds reference to:
720 ILCS 5/36-2.1

Adds reference to:
720 ILCS 5/36-2.2

Adds reference to:
720 ILCS 5/36-2.5

Adds reference to:
720 ILCS 5/36-2.7
SB 00564 (CONTINUED)

Adds reference to:

720 ILCS 5/36-7

Adds reference to:

720 ILCS 5/36-10 new

Adds reference to:

720 ILCS 550/12 from Ch. 56 1/2, par. 712

Adds reference to:

720 ILCS 570/505 from Ch. 56 1/2, par. 1505

Adds reference to:

720 ILCS 646/85

Adds reference to:

725 ILCS 150/3.1

Adds reference to:

725 ILCS 150/3.3

Adds reference to:

725 ILCS 150/3.5

Adds reference to:

725 ILCS 150/4 from Ch. 56 1/2, par. 1674

Adds reference to:

725 ILCS 150/5 from Ch. 56 1/2, par. 1675

Adds reference to:

725 ILCS 150/5.1

Adds reference to:

725 ILCS 150/6 from Ch. 56 1/2, par. 1676

Adds reference to:

725 ILCS 150/7 from Ch. 56 1/2, par. 1677

Adds reference to:

725 ILCS 150/8 from Ch. 56 1/2, par. 1678

Adds reference to:

725 ILCS 150/9 from Ch. 56 1/2, par. 1679

Adds reference to:

725 ILCS 150/9.1

Adds reference to:

725 ILCS 150/11 from Ch. 56 1/2, par. 1681

Adds reference to:

725 ILCS 150/13.1

Adds reference to:

725 ILCS 150/13.2

Adds reference to:

725 ILCS 150/13.3

Adds reference to:

725 ILCS 150/13.4 new

Adds reference to:

740 ILCS 147/40

Adds reference to:

815 ILCS 5/11 from Ch. 121 1/2, par. 137.11

Adds reference to:

Public Act 100-0512
SB 00564 (CONTINUED)

Aug 03 18  S  Public Act . . . . . . . . 100-0699

SB 00565  Sen. John J. Cullerton
730 ILCS 125/5  from Ch. 75, par. 105
Amends the County Jail Act. Makes a technical change in a Section concerning the costs of maintaining prisoners.

Apr 25 17  S  Re-referred to Assignments

SB 00566  Sen. John J. Cullerton
730 ILCS 125/2  from Ch. 75, par. 102
Amends the County Jail Act. Makes a technical change in a Section concerning the sheriff as warden of the jail.

Apr 25 17  S  Re-referred to Assignments

SB 00567  Sen. Andy Manar
(Rep. Sue Scherer-Bill Mitchell)
770 ILCS 60/26  from Ch. 82, par. 26
Amends the Mechanics Lien Act. Makes a technical change in a Section concerning preferred liens.

Senate Floor Amendment No. 1
Deletes reference to:
770 ILCS 60/26
Adds reference to:
735 ILCS 30/25-5-70  new
Replaces everything after the enacting clause. Amends the Eminent Domain Act. Provides that quick-take proceedings may be used for a period of no more than one year after the effective date by Macon County and the City of Decatur for the acquisition of certain described property for the purpose of construction on Brush College Road. Repeals the Section 2 years after the effective date. Effective immediately.

Aug 04 17  S  Public Act . . . . . . . . 100-0039

SB 00568  Sen. Iris Y. Martinez-Jacqueline Y. Collins
735 ILCS 5/18-104  from Ch. 110, par. 18-104
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning actions brought by quo warranto.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00569  Sen. Melinda Bush-Jacqueline Y. Collins-Cristina Castro-Toi W. Hutchinson-Emily Jones, III, Steven M. Landek, Laura M. Murphy and Iris Y. Martinez  
(Rep. Anna Moeller-Elaine Nekritz-Martin J. Moylan, Michelle Mussman, Al Riley, Barbara Flynn Currie and Thaddeus Jones)  
735 ILCS 5/1-101  from Ch. 110, par. 1-101  
Senate Floor Amendment No. 1  
Deletes reference to:  
735 ILCS 5/1-101  
Adds reference to:  
765 ILCS 745/6.7  
Replaces everything after the enacting clause. Amends the Mobile Home Landlord and Tenant Rights Act. Provides that units of local government, as defined in the Illinois Constitution, may enact and enforce ordinances that restrict the ability of a mobile home park owner from increasing rents or other charges when the park owner fails to correct health or life safety violations.  
Senate Floor Amendment No. 2  
Deletes reference to:  
735 ILCS 5/1-101  
Adds reference to:  
765 ILCS 745/6.7  
Replaces everything after the enacting clause. Amends the Mobile Home Landlord and Tenant Rights Act. Provides that units of local government, as defined in the Illinois Constitution, other than a municipality having a population of 1,000,000 or more inhabitants, may enact and enforce ordinances that restrict the ability of a mobile home park owner from increasing rents or other charges when the park owner fails to correct health or life safety violations.  
Housing Affordability Impact Note (Housing Development Authority)  
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.  
House Committee Amendment No. 1  
Provides that a park owner who increases rent, fees, or other charges imposed upon a tenant in violation of an ordinance enacted under the new provisions shall be liable to that tenant for all damages and attorney's fees reasonably incurred as a result of the park owner's violation.  
May 18 18  H Rule 19(a) / Re-referred to Rules Committee  
SB 00570  Sen. John J. Cullerton  
765 ILCS 5/30  from Ch. 30, par. 29  
Amends the Conveyances Act. Makes a technical change to a Section concerning deeds, mortgages, and other instruments.  
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments  
SB 00571  Sen. John J. Cullerton  
765 ILCS 5/0.01  from Ch. 30, par. 0.01  
Amends the Conveyances Act. Makes a technical change in a Section concerning the Act's short title.  
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
          (Rep. Kelly M. Cassidy)
740 ILCS 10/1  from Ch. 38, par. 60-1
    Senate Floor Amendment No. 1
Deletes reference to:
    740 ILCS 10/1
Adds reference to:
    765 ILCS 605/19  from Ch. 30, par. 319
Replaces everything after the enacting clause. Amends the Condominium Property Act. From the list of information an
association is required to gather and make available upon request, removes email addresses and telephone numbers of members
entitled to vote. Effective immediately.
May 18 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 00573  Sen. William R. Haine
740 ILCS 10/1  from Ch. 38, par. 60-1
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00574  Sen. Melinda Bush, Heather A. Steans and Omar Aquino
          (Rep. Kelly M. Cassidy)
745 ILCS 10/1-101  from Ch. 85, par. 1-101
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the short
title Section.
    Senate Floor Amendment No. 1
Deletes reference to:
    745 ILCS 10/1-101
 Adds reference to:
    735 ILCS 5/21-103  from Ch. 110, par. 21-103
Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that the publication requirement
is not required in any application for a change of name involving a person who files with the court a written declaration, made under
penalty of perjury by a licensed health care professional or licensed mental health professional who has treated or evaluated the person
seeking a change of name, stating that the person has an intersex condition or has undergone treatment that is clinically appropriate for
the individual for the purpose of gender transition, based on contemporary medical standards.
    Senate Floor Amendment No. 2
Deletes language providing that the publication requirement is not required in any application for a change of name involving
a person who files with the court a written declaration, made under penalty of perjury by a licensed health care professional or licensed
mental health professional who has treated or evaluated the person seeking a change of name, stating that the person has an intersex
condition or has undergone treatment that is clinically appropriate for the individual for the purpose of gender transition, based on
contemporary medical standards. Provides instead that: upon motion, the court may issue an order directing that the notice and
publication requirement be waived for a change of name involving a person who files with the court a written declaration that the
person believes that publishing notice of the name change would put the person at risk of physical harm or discrimination; and the
person must provide evidence in support of the motion.
Aug 19 18  S  Public Act . . . . . . . . . . . . . 100-0966
          Collins-Cristina Castro, Omar Aquino, Daniel Biss and Scott M. Bennett
745 ILCS 38/10
Amends the Baseball Facility Liability Act. Makes a technical change in a Section concerning limitations on liability.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

(Rep. Sam Yingling)

750 ILCS 16/1

Senate Floor Amendment No. 1
Deletes reference to:

750 ILCS 16/1
Adds reference to:

775 ILCS 5/2-101 from Ch. 68, par. 2-101

Replaces everything after the enacting clause. Amends the Illinois Human Rights Act. Deletes language providing that "employee" does not include members of the immediate personal staffs of elected public officials. Effective immediately.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 00577  Sen. Melinda Bush-Mattie Hunter-Cristina Castro-Iris Y. Martinez, Kwame Raoul and Toi W. Hutchinson

750 ILCS 27/1

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00578  Sen. Kimberly A. Lightford-Iris Y. Martinez

755 ILCS 40/1 from Ch. 110 1/2, par. 851-1
Amends the Health Care Surrogate Act. Makes a technical change in a Section concerning the short title.

Apr 25 17  S  Re-referred to Assignments

SB 00579  Sen. John J. Cullerton

755 ILCS 40/1

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00580  Sen. Iris Y. Martinez

(Rep. Emanuel Chris Welch-Carol Ammons-Katie Stuart-La Shawn K. Ford)

760 ILCS 5/4.26
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning small trust termination.

Senate Floor Amendment No. 1
Deletes reference to:

760 ILCS 5/4.26
Adds reference to:

740 ILCS 128/15

Replaces everything after the enacting clause. Amends the Trafficking Victims Protection Act. Permits an organization that represents the interests of or serves victims of the sex trade, involuntary servitude, or human trafficking to bring a civil action on behalf of a victim with the express written consent of the victim. Effective immediately.

Nov 28 18  S  Passed Both Houses

SB 00581  Sen. Andy Manar

760 ILCS 5/1 from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.

Nov 07 18  S  Placed on Calendar Order of 3rd Reading November 13, 2018
**SB 00582** Sen. John J. Cullerton

55 ILCS 5/5-25002 from Ch. 34, par. 5-25002

Amends the Counties Code. Provides that the State Department of Public Health is not authorized to adopt or enforce rules that mandate Department-led reviews to establish compliance with the Local Health Protection Grant rules for local health departments that satisfactorily submit the required Local Health Protection Grant quarterly indicator data for the programs funded by that grant.

Mar 17 17 S Rule 3-9(a)/ Re-referred to Assignments

**SB 00583** Sen. David Koehler-Julie A. Morrison

30 ILCS 105/50 new

Amends the State Finance Act. Creates an irrevocable and continuing appropriation for the distribution of any federal funds received by the State for the purposes authorized by the federal government for those funds. Provides that federal funds shall be disbursed in accordance with any requirements imposed by the federal government and that nothing in the provisions shall be construed in such a way so as to avoid any requirements imposed by the federal government in disbursing funds to the State. Authorizes the State Treasurer and State Comptroller to make distributions of federal funds as provided. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b)/ Referred to Assignments

**SB 00584** Sen. Jason A. Barickman

(Rep. Steven A. Andersson)

5 ILCS 100/10-25 from Ch. 127, par. 1010-25

5 ILCS 100/10-50 from Ch. 127, par. 1010-50

735 ILCS 5/3-102 from Ch. 110, par. 3-102

735 ILCS 5/3-107 from Ch. 110, par. 3-107

735 ILCS 5/3-111 from Ch. 110, par. 3-111

Amends the Illinois Administrative Procedure Act. Provides that in a contested case, the notice required to be provided to all parties may be served by electronic mail if agreed to by the parties. Requires every final order to contain a list of all parties of record to the case including the name and address of the agency or officer entering the order and the addresses of each party as known to the agency where the parties may be served with pleadings, notices, or service of process for any review or further proceedings. Requires every final order to state whether the rules of the agency require any motion or request for reconsideration to make the decision reviewable under the Administrative Review Law and to cite the rule for the requirement. Amends the Code of Civil Procedure. Provides that the scope of an Article concerning administrative review shall be liberally construed in the interests of justice to grant an orderly method of judicial review of administrative agency decisions. Provides that no action for administrative review shall be dismissed for lack of jurisdiction under certain specified circumstances. Provides that the circuit court has the power to correct misnomers, which shall include any erroneous identification of the administrative agency. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 100/10-25

Deletes reference to:

735 ILCS 5/3-102

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Removes a Section concerning contested cases and notice of hearing. Removes a Section concerning the scope of a specified Article and liberally construing that Article to grant an orderly method of judicial review of administrative agency decisions. Provides that no action for administrative review shall be dismissed for lack of jurisdiction for failure to name an employee, agent, or member, who acted in his or her official capacity, of an administrative agency, board, committee, or government entity where a timely action for administrative review has been filed that identifies the final administrative decision under review and that makes a good faith effort to properly name the administrative agency, board, committee, or government entity (rather than only the administrative agency). Provides that the Circuit Court has the power to correct misnomers, including any erroneous identification of an administrative agency that was made in good faith (currently, good faith not required). Makes technical changes.

Senate Floor Amendment No. 2

Provides that every final order of an agency shall state whether the rules of the agency require any motion or request for reconsideration and cite the rule for the requirement.

Aug 18 17 S Public Act . . . . . . . . . 100-0212
SB 00585
Sen. Jason A. Barickman-Pat McGuire and Pamela J. Althoff
(Rep. Lawrence Walsh, Jr.)

35 ILCS 200/21-245
35 ILCS 200/21-295
35 ILCS 200/21-330

Amends the Property Tax Code. Provides that each tax purchaser shall pay to the county collector an automation fee set by
the county collector of not more than $10 for each item purchased (currently, each county collector may assess such a fee). Provides
that the indemnity fee in counties with less than 3,000,000 inhabitants shall be not more than $20 (currently, the fee is $20). Makes
changes concerning the fee imposed by the county board on each person purchasing property at a sale under the Code for payment of
interest and costs.

House Floor Amendment No. 2
Adds reference to:
35 ILCS 200/21-205

Adds provisions to the engrossed bill further amending the Property Tax Code. In a Section concerning tax sale procedures,
provides that county collectors may, when applicable, eject tax bidders who disrupt the tax sale or use illegal bid practices.

Aug 24 18 S Public Act . . . . . . . . 100-1070

SB 00586
Sen. Jason A. Barickman-Pat McGuire and Pamela J. Althoff
(Rep. Tom Demmer-Michael J. Zalewski-Mark Batinick)

35 ILCS 200/21-310
35 ILCS 200/21-315
35 ILCS 200/21-385

Amends the Property Tax Code. In provisions concerning sales in error, provides that, in cases where improvements upon the
property sold have been substantially destroyed or rendered uninhabitable or otherwise unfit for occupancy, the court may order
assignment of the certificate of purchase to the county collector or the delinquent county tax agent instead of declaring a sale in error
upon request of the county collector. Provides that, if the certificate of purchase is assigned to the county delinquent tax agent because
the improvements have been substantially destroyed or rendered uninhabitable or otherwise unfit for occupancy, then the county
delinquent tax agent shall extend the redemption period by 24 months. Requires the court to notify the county collector when it
declares a sale in error under certain conditions.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee
SB 00587
Sen. Tim Bivins
(Rep. Peter Breen-Litesa E. Wallace-Brian W. Stewart-David Harris-Keith R. Wheeler)

35 ILCS 145/9.1 new
Amends the Hotel Operators' Occupation Tax Act. Provides that organizations that (i) are tax exempt under Section 501(c)(3) of the Internal Revenue Code and (ii) rent, lease, or let rooms in a hotel located on property that is exempt from taxation under the Property Tax Code are exempt from the provisions of the Act. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
35 ILCS 145/9.1 new
Adds reference to:
35 ILCS 145/2 from Ch. 120, par. 481b.32
Adds reference to:
35 ILCS 145/3 from Ch. 120, par. 481b.33
Adds reference to:
35 ILCS 145/9 from Ch. 120, par. 481b.39
Replaces everything after the enacting clause. Amends the Hotel Operators' Occupation Tax Act. Provides that the tax imposed under the Act does not apply to an entity that is organized and operated exclusively for religious purposes and possesses an active Exemption Identification Number issued by the Department of Revenue pursuant to the Retailers' Occupation Tax Act when that entity acts as a hotel operator renting, leasing, or letting rooms (i) in furtherance of the purposes for which it is organized or (ii) to an entity that is organized and operated exclusively for religious purposes and possess an active Exemption Identification Number issued by the Department pursuant to the Retailers' Occupation Tax Act when the room is rented in furtherance of the purposes for which the entity is organized. Provides that retreat centers, conference centers, and hunting lodges are also considered "hotels" for the purposes of the Act. Effective immediately.

Aug 18 17 S Public Act . . . . . . . . . 100-0213

SB 00588
Sen. Tim Bivins
(Rep. Brian W. Stewart)

65 ILCS 5/11-74.4-3.5

Aug 18 17 S Public Act . . . . . . . . 100-0214
SB 00589  Sen. Neil Anderson-Wm. Sam McCann
(Rep. Brandon W. Phelps, Thomas M. Bennett and Barbara Wheeler)
225 ILCS 25/4 from Ch. 111, par. 2304
225 ILCS 25/17 from Ch. 111, par. 2317
225 ILCS 25/17.1 new
Amends the Illinois Dental Practice Act. Allows a dental assistant, after being authorized by a dentist, to remove loose, broken, or irritating orthodontic appliances on a patient of record for the purpose of eliminating pain or discomfort. Provides that dental assistants who have undergone certain training may hold themselves out as expanded function dental assistants. Sets forth the training requirements for expanded function dental assistants and the services that may be provided. Provides that any procedure completed by an expanded function dental assistant must be approved by the supervising dentist and examined prior to dismissal of the patient. Sets forth certain limits on expanded function dental assistants.
Senate Committee Amendment No. 1
In provisions concerning expanded functions of dental assistants, adds that the supervising dentist shall be responsible for all dental services or procedures performed by the dental assistant.
Senate Committee Amendment No. 2
In provisions concerning expanded functions of dental assistants, requires the training for expanded function dental assistants to include basic life support certification. Proof of certification shall be kept on file with the supervising dentist.
Senate Floor Amendment No. 4
Adds reference to:
225 ILCS 25/9 from Ch. 111, par. 2309
Further amends the Illinois Dental Practice Act. Requires that an applicant for license to practice dentistry that presents evidence of completion of dental education by graduation from a dental college or school outside the United States or Canada also obtain a doctorate of dental surgery (DDS) or doctorate of dental medicine (DMD) at a dental college or school in the United States or Canada approved by the Department of Financial and Professional Regulation. Provides that an applicant for license to practice dentistry may also meet the education requirement by meeting program requirements approved by rule by the Department.
Aug 18 17 S Public Act . . . . . . . . . 100-0215
SB 00590  Sen. Kwame Raoul
720 ILCS 550/2 from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.
Jan 24 17 S Referred to Assignments
SB 00591  Sen. Kwame Raoul
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Jan 24 17 S Referred to Assignments
SB 00592  Sen. Kwame Raoul
720 ILCS 646/1
Amends the Methamphetamine Control and Community Protection Act. Makes a technical change in a Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00593  Sen. Kwame Raoul
New Act
Creates the Safe Neighborhoods Reform Act. Contains only a short title provision.
Jan 24 17 S Referred to Assignments
SB 00594  Sen. Kwame Raoul
New Act
Creates the Cook County Bail Reform Act. Contains only a short title provision.
Jan 24 17 S Referred to Assignments
SB 00595  Sen. Kwame Raoul
105 ILCS 5/34-3 from Ch. 122, par. 34-3
Amends the School Code. Makes a technical change in a Section concerning the Chicago Board of Education.
Jan 24 17  S Referred to Assignments

SB 00596  Sen. Kwame Raoul, Pat McGuire-Bill Cunningham, Kimberly A. Lightford, Cristina Castro-Omar Aquino, Michael E. Hastings and John G. Mulroe
110 ILCS 805/7-1 from Ch. 122, par. 107-1
Amends the Public Community College Act. Makes a technical change in a Section concerning the application of provisions to a community college district in Chicago.
Jan 24 17  S Referred to Assignments

SB 00597  Sen. John J. Cullerton
Amends "An Act concerning appropriations", Public Act 99-524, approved June 30, 2016. In provisions concerning amounts appropriated for fiscal year 2017 to the Illinois Racing Board payable from the Horse Racing Fund, provides that an amount appropriated is for expenses related to the regulation and promotion (rather than the regulation) of a racing program. Effective immediately.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

110 ILCS 310/1 from Ch. 144, par. 41
Amends the University of Illinois Trustees Act. Provides that in order to determine residency status of a potential or current student trustee, the student must provide evidence of the student's Illinois domicile for at least the previous 6 months, and either (i) evidence of the student's current, valid Illinois driver's license or Illinois Identification Card or (ii) evidence of the student's valid Illinois voter registration (instead of having evidence of the student's Illinois domicile, Illinois driver's license, and Illinois voter registration positively demonstrate residency). Effective January 1, 2018.
Jul 06 17  H Rule 19(a) / Re-referred to Rules Committee

SB 00599  Sen. Michael Connelly-Patricia Van Pelt
New Act
Creates the Higher Education Student Online Personal Information Protection Act. Provides that the operator of an Internet website, online service, online application, or mobile application used primarily for higher education purposes and designed and marketed for higher education purposes shall not knowingly (1) engage in targeted advertising on the operator's site, service, or application or target advertising on any other site, service, or application when the targeting of the advertising is based upon any information that the operator has acquired because of the use of that operator's site, service, or application; (2) use information created or gathered by the operator's site, service, or application to amass a profile about a student, except in furtherance of higher education purposes; (3) sell a student's information; or (4) disclose covered information, as defined in the Act, without a student's consent. Sets forth exceptions and other provisions concerning the construction and application of the Act. Effective January 1, 2018.
Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 00600  Sen. Michael Connelly-Patricia Van Pelt
New Act
Creates the Student Online Personal Information Protection Act. Provides that the operator of an Internet website, online service, online application, or mobile application used primarily for K-12 school purposes and designed and marketed for K-12 school purposes shall not knowingly (1) engage in targeted advertising on the operator's site, service, or application or target advertising on any other site, service, or application when the targeting of the advertising is based upon any information that the operator has acquired because of the use of that operator's site, service, or application; (2) use information created or gathered by the operator's site, service, or application to amass a profile about a K-12 student except in furtherance of K-12 school purposes; (3) sell a student's information; or (4) disclose covered information, as defined in the Act, without the consent of a student's parent or legal guardian. Sets forth exceptions and other provisions concerning the construction and application of the Act. Effective January 1, 2018.
Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 00601  Sen. John G. Mulroe
410 ILCS 225/1 from Ch. 111 1/2, par. 7021
Amends the Prenatal and Newborn Care Act. Makes a technical change in a Section concerning the short title.
Jan 24 17  S Referred to Assignments
SB 00602  Sen. John G. Mulroe
225 ILCS 85/8 from Ch. 111, par. 4128
Amends the Pharmacy Practice Act. Makes a technical change in a Section concerning licensure without examination.
Jan 24 17  S Referred to Assignments

SB 00603  Sen. Scott M. Bennett
230 ILCS 40/5
Amends the Video Gaming Act. Provides that "licensed establishment" includes the premises of any craft distiller licensee under the Liquor Control Act of 1934 where alcoholic liquor is drawn, poured, mixed, or otherwise served for consumption on the premises. Effective immediately.
Apr 07 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00604  Sen. William E. Brady
35 ILCS 5/803 from Ch. 120, par. 8-803
Amends the Illinois Income Tax Act. Provides that taxpayers (other than estates, trusts, partnerships, Subchapter S corporations, and farmers) are required to pay estimated tax if the amount payable can reasonably be expected to be more than $1,000 (currently, $500). Provides that corporations are required to pay estimated tax if the amount payable can reasonably be expected to be more than $400 (which is the same as current law).
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00605  Sen. William E. Brady
35 ILCS 200/15-169
Amends the Property Tax Code. Provides that, for the 2015 taxable year and thereafter, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who was killed in the line of duty in the current taxable year or any preceding taxable year. Provides that, for the 2016 taxable year and thereafter, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who did not obtain the exemption before death, but who would have qualified for the exemption in the current taxable year if he or she had survived. Effective immediately.
May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00606  Sen. William E. Brady
New Act
35 ILCS 5/224 new
215 ILCS 5/409.1 new
Creates the Illinois Rehabilitation and Revitalization Tax Credit Act. Creates a credit against taxes imposed under the Illinois Income Tax Act and the Illinois Insurance Code in an aggregate amount equal to 20% of qualified expenditures incurred by a qualified taxpayer pursuant to a qualified rehabilitation plan on a qualified structure, provided that the total amount of such qualified expenditures exceeds the greater of $5,000 or the adjusted basis of the property. Contains provisions concerning the transfer of credits. Sets forth the maximum annual amount of credits that may be approved by the Department of Commerce and Economic Opportunity. Amends the Illinois Income Tax Act and the Illinois Insurance Code to make conforming changes. Effective January 1, 2018.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00607  Sen. Tim Bivins, Neil Anderson and Dan McConchie
(Rep. Brian W. Stewart)
720 ILCS 5/24-1 from Ch. 38, par. 24-1
Amends the Criminal Code of 2012. Provides an exemption from the prohibition on sale, manufacture, purchase, possession, or carrying of a switchblade knife to a person who possesses a currently valid Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police or to a person or an entity engaged in the business of selling or manufacturing switchblade knives. Effective immediately.
Aug 11 17  S Public Act . . . . . . . . . . 100-0082
SB 00608 Sen. Antonio Muñoz

305 ILCS 5/5-30.6 new

Amends the Illinois Public Aid Code. Provides that mobile specialty care providers that serve children enrolled in a managed care organization shall not be required to obtain prior authorization in order to receive reimbursement for all services within the normal scope of chronic disease management, including, but not limited to, asthma, diabetes, obesity, and reproductive health. Requires mobile specialty care providers to make all reasonable attempts, as defined by rule of the Department of Healthcare and Family Services, to connect the children they serve to their primary care physician or an appropriate hospital defined as a Safety-Net Hospital under the Code to maintain a proper medical home. Defines "mobile specialty care provider". Requires the Department to adopt any rules necessary to implement these provisions. Effective July 1, 2017.

Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00609 Sen. Julie A. Morrison-Thomas Cullerton-Melinda Bush-Bill Cunningham

(Rep. Elaine Nekritz)

35 ILCS 200/7-20 new

Amends the Property Tax Code. Provides that, if an appeal concerning the assessed valuation of property has been pending before the Property Tax Appeal Board for 2 or more years prior to January 1 of the current assessment year and is still pending as of June 1 of the current assessment year, then the assessed valuation of the property shall be the lesser of: (1) the highest equalized assessed valuation for that property for any assessment year at issue before the Property Tax Appeal Board; or (2) the assessed valuation for that property for the current assessment year as calculated under the Code. Provides that the appellant must meet certain other requirements for that alternate valuation. Effective immediately.

Senate Committee Amendment No. 1
Delete reference to:
35 ILCS 200/7-20 new
Add reference to:
35 ILCS 200/16-185

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, if the Property Tax Appeal Board renders a decision after the deadline for filing complaints with the board of review, or after adjournment of the session of the board of review, for any subsequent year in the general assessment period (instead of the subsequent year only), then the taxpayer may appeal the assessment for those subsequent years directly to the Property Tax Appeal Board. Effective immediately.

Aug 18 17 S Public Act . . . . . . . 100-0216

SB 00610 Sen. Chuck Weaver

750 ILCS 5/503 from Ch. 40, par. 503

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that as to any policy of life insurance insuring the life of either spouse, or any interest in such policy, that constitutes non-marital property, or constitutes marital property but was not specifically allocated between the parties as provided in the Act, a beneficiary designation made by or on behalf of the decedent prior to the entry of the judgment for dissolution or declaration of invalidity of marriage that provides for the payment or transfer at death of any of the proceeds of the policy to or for the benefit of the decedent's former spouse is void as of the time of the judgment for dissolution or declaration of invalidity of marriage and the policy proceeds shall pass as if the decedent's former spouse predeceased the decedent.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 00611 Sen. Scott M. Bennett-Andy Manar and Chapin Rose
(Rep. Carol Ammons-Chad Hays-Patricia R. Bellock-Daniel V. Beiser, Cynthia Soto and Sue Scherer)

New Act

Creates the Mahomet Aquifer Protection Task Force Act. Creates the Mahomet Aquifer Protection Task Force to address the issue of maintaining the clean drinking water of the Mahomet Aquifer. Contains provisions concerning the appointment of members, compensation, and the duties of the Task Force. Provides that on or before July 1, 2018 that the Mahomet Aquifer Protection Task Force shall report findings and recommendations to the General Assembly and Governor. Provides for the Act's repeal on July 1, 2019. Effective immediately.

Senate Floor Amendment No. 1

Provides that the Mahomet Aquifer Protection Task Force shall include two members (rather than one member) representing a national and waste and recycling organization. Adds one member representing a state labor organization that represents employees in the solid waste, recycling, and related industries; and one member representing a statewide business association with a focus on environmental issues to the Task Force.

Aug 25 17 S Public Act . . . . . . . 100-0403

SB 00612 Sen. James F. Clayborne, Jr.

New Act


Jan 24 17 S Referred to Assignments

SB 00613 Sen. James F. Clayborne, Jr.

New Act


Jan 24 17 S Referred to Assignments

SB 00614 Sen. James F. Clayborne, Jr.

New Act


Jan 24 17 S Referred to Assignments

SB 00615 Sen. Heather A. Steans, Cristina Castro-Melinda Bush and Jim Oberweis

25 ILCS 170/3.5 new

Amends the Lobbyist Registration Act. Provides that no State employee or official, while employed by the State or serving as an appointee of the State, shall negotiate for employment or other compensation with any person or entity that is registered or required to be registered as a lobbyist or lobbying entity under the Act. Provides that no former State employee or official, within a period of one year immediately after termination of State employment, shall accept employment or compensation from any person or entity for lobbying State government.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00616 Sen. Dan McConchie-Karen McConnaughay-David Koehler
(Rep. Rita Mayfield)

625 ILCS 5/3-616 from Ch. 95 1/2, par. 3-616

Amends the Illinois Vehicle Code. Provides that upon receiving an application for a certificate of registration for a motor vehicle of the first division or for a motor vehicle of the second division weighing no more than 8,000 pounds, accompanied with payment of required registration fees, the Secretary of State shall, if requested, issue certain registration plates with an imprinted and reasonably recognizable international accessibility symbol for a person with disabilities or a person who is deaf or hard of hearing; if certain conditions are met.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 00617 Sen. Dave Syverson

230 ILCS 10/1 from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Jan 24 17 S Referred to Assignments
SB 00618  Sen. Dave Syverson

230 ILCS 10/1  from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Jan 24 17  S  Referred to Assignments

SB 00619  Sen. Dave Syverson

230 ILCS 10/1  from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Jan 24 17  S  Referred to Assignments

SB 00620  Sen. Dave Syverson-Steve Stadelman

230 ILCS 10/1  from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

  Senate Floor Amendment No. 1
  Deletes reference to:
    230 ILCS 10/1
  Adds reference to:
    230 ILCS 40/25

Replaces everything after the enacting clause. Amends the Video Gaming Act. Provides that a licensed truck stop establishment that is located within 3 road miles from a freeway interchange, and that sells at retail more than 50,000 gallons of diesel or biodiesel fuel per month may operate up to 10 video gaming terminals on its premises at any time. Provides that all other licensed truck stop establishments may operate no more than 5 video gaming terminals.

  Senate Floor Amendment No. 2
  Provides that a licensed truck stop establishment that is located within 3 road miles from a freeway interchange, and that sells at retail more than 25,000 (rather than 50,000) gallons of diesel or biodiesel fuel per month may operate up to 10 video gaming terminals on its premises at any time. Makes a corresponding change.

  Senate Floor Amendment No. 3
  Adds reference to:
    230 ILCS 40/58

Further amends the Video Gaming Act. Provides that video gaming terminals in a licensed truck stop establishment must be located in an area monitored through a closed circuit television monitor located on the premises and within the direct view of at least one employee who is over 21 years of age.

May 23 17  S  Third Reading - Lost; 024-027-000

SB 00621  Sen. Dave Syverson

230 ILCS 10/1  from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Jan 24 17  S  Referred to Assignments
Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision requiring the Department of Healthcare and Family Services to determine the quantity and quality of medical services provided under the State's Medical Assistance program, provides that such services may include dental and periodontal prevention and treatment services for residents of long term care facilities and adults diagnosed with a developmental disability or an acquired disability that is permanent and irreversible and that occurred prior to age 21. Provides that on or after July 1, 2017, the Department shall provide dental services, including periodontal prevention and treatment and prescription eyeglasses to veterans and their dependents. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to provide dental services, including periodontal prevention and treatment, to the following persons on or after July 1, 2017: (i) residents of long term care facilities; (ii) adults diagnosed with a developmental disability or an acquired disability that is permanent and irreversible and that occurred prior to age 21; and (iii) veterans and their dependents. Effective immediately.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that on and after July 1, 2017, the Department of Healthcare and Family Services shall provide dental services to any adult who is otherwise eligible for assistance under the medical assistance program. Defines "dental services" to mean diagnostic, preventative, restorative, or corrective procedures, including procedures and services for the prevention and treatment of periodontal disease and dental caries disease, provided by an individual who is licensed to practice dentistry or dental surgery or who is under the supervision of a dentist in the practice of his or her profession. Provides that on and after July 1, 2017, targeted dental services, as set forth in Exhibit D of the Consent Decree entered by the United States District Court for the Northern District of Illinois, Eastern Division, in the matter of Memisovski v. Maram, Case No. 92 C 1982, that are provided to adults under the medical assistance program shall be reimbursed at the rates set forth in the "New Rate" column in Exhibit D of the Consent Decree for targeted dental services that are provided to persons under the age of 18 under the medical assistance program. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

Amends the Criminal Code of 2012. In the statute concerning stalking, defines "places a person under surveillance" to include tracking the person through any available technological means. Provides that a person also commits aggravated stalking when he or she commits stalking and causes severe and permanent disability, great bodily harm, or disfigurement. Makes this violation a Class 1 felony.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
SB 00624
Sen. Neil Anderson
(Rep. Michael Halpin)

New Act

Creates the Out-of-State Person Subject to Involuntary Admission on an Inpatient Basis Mental Health Treatment Act.

Provides that on or before January 1, 2018, there is created a 2-year mental health pilot program for which a mental health facility located in Rock Island County, Illinois may accept the admission of an Iowa resident from the Eastern Iowa Mental Health Region who is a person subject to involuntary admission on an inpatient basis under an order issued by an Iowa court for treatment at a mental health facility in this State for which the Iowa court shall have jurisdiction over the recipient while committed to a mental health facility in this State. Provides that the pilot program shall also provide that a resident of Rock Island County, Illinois who is a person subject to involuntary admission on an inpatient basis under an order issued by a court of this State for treatment at a mental health facility in this State may receive inpatient treatment in an Iowa mental health facility. Provides that the Iowa or Illinois mental health facility shall provide mental health services to the recipient for the duration of the court order and shall return the recipient to his or her state of legal residence upon discharge. In the event a recipient has to enter a State-operated facility, the recipient must be returned to his or her state of legal residence. Defines "Eastern Iowa Mental Health Region", "person subject to involuntary admission on an inpatient basis", "mental health facility", "Pilot Project Area", "receiving agency", "receiving state", and "sending state". Provide that the Act is repealed on January 1, 2020. Effective July 1, 2017.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Creates the Out-of-State Person Subject to Involuntary Admission on an Inpatient Basis Mental Health Treatment Act. Reinserts the provisions of the bill. Changes the definitions of "receiving agency", "receiving state", and "sending state". Changes references from "mental health facility" to "receiving agency". Eliminates the report to the General Assembly. Makes technical changes to the bill. Effective July 1, 2017.

May 09 17 H Referred to Rules Committee
SB 00625 Sen. Iris Y. Martinez, Emil Jones, III and Kimberly A. Lightford

Amends the Regulatory Sunset Act. Extends the repeal of the Nurse Practice Act from January 1, 2018 to January 1, 2028. Amends the Nurse Practice Act. Defines "focused assessment", "full practice authority", "oversight", and "postgraduate advanced practice nurse". Changes references of "advanced practice nurse" and "APN" to "advanced practice registered nurse" and "APRN" throughout the Act. Replaces provisions regarding nursing delegation with provisions that prohibit specified actions. Provides other guidelines for delegation of nursing activities and medication administration. Makes changes to education program requirements, qualifications for licensure, the scope of practice, and continuing education for LPN and RN licensees. Provides that a written collaborative agreement is required for all postgraduate advanced practice registered nurses until specific requirements have been met. Provides that postgraduate advanced practice registered nurses may enter into written collaborative agreements with collaborating advanced practice registered nurses or physicians (rather than collaborating physicians or podiatric physicians). In provisions concerning prescriptive authority for postgraduate advanced practice registered nurses, sets forth the requirements for postgraduate advanced practice registered nurses to have prescriptive authority and the limitations of such authority. Makes changes to provisions concerning the grounds for disciplinary action under the Act. Requires the Department of Public Health to prepare a report regarding the moneys appropriated from the Nursing Dedicated and Professional Fund to the Department of Public Health for nursing scholarships. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
  225 ILCS 65/55-5
Deletes reference to:
  225 ILCS 65/55-35
Deletes reference to:
  225 ILCS 65/60-15
SB 00625 (CONTINUED)

225 ILCS 65/65-35.2 new
Deletes reference to:
225 ILCS 65/65-43 new
Deletes reference to:
225 ILCS 65/65-60
Adds reference to:
5 ILCS 375/6.11A
Adds reference to:
10 ILCS 5/19-12.1
Adds reference to:
10 ILCS 5/19-13
Adds reference to:
15 ILCS 335/4
Adds reference to:
20 ILCS 301/5-23
Adds reference to:
20 ILCS 405/405-105
Adds reference to:
20 ILCS 1340/20
Adds reference to:
20 ILCS 1705/5.1
Adds reference to:
20 ILCS 1705/14
Adds reference to:
20 ILCS 1705/15.4
Adds reference to:
20 ILCS 2105/2105-17
Adds reference to:
20 ILCS 2305/7
Adds reference to:
20 ILCS 2305/8.2
Adds reference to:
20 ILCS 2310/2310-145
Adds reference to:
20 ILCS 2310/2310-397
Adds reference to:
20 ILCS 2310/2310-410
Adds reference to:
20 ILCS 2310/2310-600
Adds reference to:
20 ILCS 2310/2310-677
Adds reference to:
20 ILCS 2310/2310-690
Adds reference to:
20 ILCS 2335/10
Adds reference to:
20 ILCS 3805/7.30
Adds reference to:
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35 ILCS 200/15-168
Adds reference to:
35 ILCS 200/15-172
Adds reference to:
55 ILCS 5/5-1069
Adds reference to:
65 ILCS 5/10-1-38.1
Adds reference to:
65 ILCS 5/10-2.1-18
Adds reference to:
105 ILCS 5/22-30
Adds reference to:
105 ILCS 5/22-80
 Adds reference to:
105 ILCS 5/24-5
Adds reference to:
105 ILCS 5/24-6
Adds reference to:
105 ILCS 5/26-1
Adds reference to:
105 ILCS 5/27-8.1
Adds reference to:
105 ILCS 145/10
Adds reference to:
110 ILCS 975/3
Adds reference to:
110 ILCS 975/5
Adds reference to:
110 ILCS 975/6.5
Adds reference to:
210 ILCS 5/6.5
Adds reference to:
210 ILCS 9/10
Adds reference to:
210 ILCS 25/7-101
Adds reference to:
210 ILCS 45/3-206.05
Adds reference to:
210 ILCS 50/3.10
Adds reference to:
210 ILCS 50/3.117
Adds reference to:
210 ILCS 55/2.05
Adds reference to:
55 ILCS 5/3-14049
Adds reference to:
55 ILCS 5/3-15003.6
Adds reference to:
from Ch. 34, par. 3-14049

35 ILCS 200/15-172
Adds reference to:
55 ILCS 5/3-15003.6
Adds reference to:
55 ILCS 5/5-1069
Adds reference to:
65 ILCS 5/10-1-38.1
Adds reference to:
65 ILCS 5/10-2.1-18
Adds reference to:
105 ILCS 5/22-30
Adds reference to:
105 ILCS 5/22-80
 Adds reference to:
105 ILCS 5/24-5
Adds reference to:
105 ILCS 5/24-6
Adds reference to:
105 ILCS 5/26-1
Adds reference to:
105 ILCS 5/27-8.1
Adds reference to:
105 ILCS 145/10
Adds reference to:
110 ILCS 975/3
 Adds reference to:
110 ILCS 975/5
Adds reference to:
110 ILCS 975/6.5
Adds reference to:
210 ILCS 5/6.5
Adds reference to:
210 ILCS 9/10
Adds reference to:
210 ILCS 25/7-101
Adds reference to:
210 ILCS 45/3-206.05
 Adds reference to:
210 ILCS 50/3.10
Adds reference to:
210 ILCS 50/3.117
Adds reference to:
210 ILCS 55/2.05
Adds reference to:
210 ILCS 25/7-101
from Ch. 24, par. 10-2.1-18
from Ch. 24, par. 10-1-38.1
from Ch. 34, par. 5-1069
from Ch. 122, par. 24-5
from Ch. 122, par. 26-1
from Ch. 122, par. 27-8.1
from Ch. 122, par. 24-5
from Ch. 122, par. 26-1
from Ch. 122, par. 27-8.1
from Ch. 122, par. 24-5
from Ch. 122, par. 26-1
from Ch. 122, par. 27-8.1
from Ch. 144, par. 2753
from Ch. 144, par. 2755
from Ch. 144, par. 2753
from Ch. 144, par. 2755
from Ch. 111 1/2, par. 627-101
from Ch. 111 1/2, par. 2802.05
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210 ILCS 55/2.11
Adds reference to:
210 ILCS 62/25
Adds reference to:
210 ILCS 85/6.14g
Adds reference to:
210 ILCS 85/6.23a
Adds reference to:
210 ILCS 85/6.25
Adds reference to:
210 ILCS 85/10 from Ch. 111 1/2, par. 151
Adds reference to:
210 ILCS 85/10.7
Adds reference to:
210 ILCS 85/10.8
Adds reference to:
210 ILCS 85/10.9
Adds reference to:
215 ILCS 5/356g.5
Adds reference to:
225 ILCS 25/4 from Ch. 111, par. 2304
Adds reference to:
225 ILCS 25/8.1 from Ch. 111, par. 2308.1
Adds reference to:
225 ILCS 47/15
Adds reference to:
225 ILCS 60/8.1
Adds reference to:
225 ILCS 60/22 from Ch. 111, par. 4400-22
Adds reference to:
225 ILCS 60/54.2
Adds reference to:
225 ILCS 60/54.5
Adds reference to:
225 ILCS 65/50-13 new
Adds reference to:
225 ILCS 65/50-15 was 225 ILCS 65-15
Adds reference to:
225 ILCS 65/50-20 was 225 ILCS 65-20
Adds reference to:
225 ILCS 65/50-26 new
Adds reference to:
225 ILCS 65/50-50 was 225 ILCS 65-50
Adds reference to:
225 ILCS 65/50-55 was 225 ILCS 65-55
Adds reference to:
225 ILCS 65/50-60 was 225 ILCS 65-60
Adds reference to:
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225 ILCS 65/50-65 was 225 ILCS 65/10-25

Adds reference to:

225 ILCS 65/55-10 was 225 ILCS 65/10-30

Adds reference to:

225 ILCS 65/55-11 new

Adds reference to:

225 ILCS 65/55-20

Adds reference to:

225 ILCS 65/60-10

Adds reference to:

225 ILCS 65/60-11 new

Adds reference to:

225 ILCS 65/60-25

Adds reference to:

225 ILCS 65/Art. 65 heading

Adds reference to:

225 ILCS 65/65-5 was 225 ILCS 65/15-10

Adds reference to:

225 ILCS 65/65-10 was 225 ILCS 65/15-13

Adds reference to:

225 ILCS 65/65-15

Adds reference to:

225 ILCS 65/65-20

Adds reference to:

225 ILCS 65/65-25

Adds reference to:

225 ILCS 65/70-10 was 225 ILCS 65/10-50

Adds reference to:

225 ILCS 65/70-20 was 225 ILCS 65/20-13

Adds reference to:

225 ILCS 65/70-35 was 225 ILCS 65/20-31

Adds reference to:

225 ILCS 65/70-40 was 225 ILCS 65/20-32

Adds reference to:

225 ILCS 65/70-60 was 225 ILCS 65/20-55

Adds reference to:

225 ILCS 65/70-75 was 225 ILCS 65/20-75

Adds reference to:

225 ILCS 65/70-80 was 225 ILCS 65/20-80

Adds reference to:

225 ILCS 65/70-81 new

Adds reference to:

225 ILCS 65/70-85 was 225 ILCS 65/20-85

Adds reference to:

225 ILCS 65/70-100 was 225 ILCS 65/20-100

Adds reference to:

225 ILCS 65/70-103 new

Adds reference to:
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225 ILCS 65/70-140
Adds reference to:
225 ILCS 65/70-145
Adds reference to:
225 ILCS 65/70-160
Adds reference to:
225 ILCS 65/Art. 75 heading
Adds reference to:
225 ILCS 65/75-10
Adds reference to:
225 ILCS 65/75-15
Adds reference to:
225 ILCS 65/75-20
Adds reference to:
225 ILCS 65/80-15
Adds reference to:
225 ILCS 65/80-35
Adds reference to:
225 ILCS 65/60-15 rep.
Adds reference to:
225 ILCS 65/70-30 rep.
Adds reference to:
225 ILCS 65/70-65 rep.
Adds reference to:
225 ILCS 65/70-105 rep.
Adds reference to:
225 ILCS 65/70-110 rep.
Adds reference to:
225 ILCS 65/70-115 rep.
Adds reference to:
225 ILCS 65/75-5 rep.
Adds reference to:
225 ILCS 75/3.1
Adds reference to:
225 ILCS 75/19
from Ch. 111, par. 3719
Adds reference to:
225 ILCS 84/15
Adds reference to:
225 ILCS 84/57
Adds reference to:
225 ILCS 85/3
Adds reference to:
225 ILCS 85/4
from Ch. 111, par. 4124
Adds reference to:
225 ILCS 85/16b
Adds reference to:
225 ILCS 90/1
from Ch. 111, par. 4251
Adds reference to:
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225 ILCS 90/17
Adds reference to:
   225 ILCS 100/20.5
Adds reference to:
   225 ILCS 106/10
Adds reference to:
   225 ILCS 106/15
Adds reference to:
   225 ILCS 109/35
Adds reference to:
   225 ILCS 109/40
Adds reference to:
   225 ILCS 130/40
Adds reference to:
   225 ILCS 135/90
Adds reference to:
   225 ILCS 135/95
Adds reference to:
   305 ILCS 5/5-8
   from Ch. 23, par. 5-8
Adds reference to:
   305 ILCS 5/12-4.37
Adds reference to:
   320 ILCS 42/35
Adds reference to:
   325 ILCS 5/4
Adds reference to:
   405 ILCS 90/10
Adds reference to:
   405 ILCS 95/10
Adds reference to:
   410 ILCS 27/5
Adds reference to:
   410 ILCS 45/6.2
   from Ch. 111 1/2, par. 1306.2
Adds reference to:
   410 ILCS 50/7
Adds reference to:
   410 ILCS 70/1a
   from Ch. 111 1/2, par. 87-1a
Adds reference to:
   410 ILCS 70/2.2
Adds reference to:
   410 ILCS 70/5
   from Ch. 111 1/2, par. 87-5
Adds reference to:
   410 ILCS 70/5.5
Adds reference to:
   410 ILCS 70/6.5
Adds reference to:
   410 ILCS 210/1
   from Ch. 111, par. 4501
Adds reference to:
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410 ILCS 210/1.5
Adds reference to:
410 ILCS 210/2
from Ch. 111, par. 4502
Adds reference to:
410 ILCS 210/3
from Ch. 111, par. 4503
Adds reference to:
410 ILCS 210/5
from Ch. 111, par. 4505
Adds reference to:
410 ILCS 213/10
Adds reference to:
410 ILCS 225/2
from Ch. 111 1/2, par. 7022
Adds reference to:
410 ILCS 225/6
from Ch. 111 1/2, par. 7026
Adds reference to:
410 ILCS 305/3
from Ch. 111 1/2, par. 7303
Adds reference to:
410 ILCS 325/3
from Ch. 111 1/2, par. 7403
Adds reference to:
410 ILCS 325/4
from Ch. 111 1/2, par. 7404
Adds reference to:
410 ILCS 325/5.5
from Ch. 111 1/2, par. 7405.5
Adds reference to:
410 ILCS 335/5
Adds reference to:
410 ILCS 513/10
Adds reference to:
410 ILCS 642/10
Adds reference to:
420 ILCS 40/5
from Ch. 111 1/2, par. 210-5
Adds reference to:
420 ILCS 40/6
from Ch. 111 1/2, par. 210-6
Adds reference to:
625 ILCS 5/1-159.1
from Ch. 95 1/2, par. 1-159.1
Adds reference to:
625 ILCS 5/3-609
from Ch. 95 1/2, par. 3-609
Adds reference to:
625 ILCS 5/3-616
from Ch. 95 1/2, par. 3-616
Adds reference to:
625 ILCS 5/6-103
from Ch. 95 1/2, par. 6-103
Adds reference to:
625 ILCS 5/6-106.1
from Ch. 95 1/2, par. 6-106.1
Adds reference to:
625 ILCS 5/6-106.1a
Adds reference to:
625 ILCS 5/6-901
from Ch. 95 1/2, par. 6-901
Adds reference to:
625 ILCS 5/11-501.01
Adds reference to:
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625 ILCS 5/11-501.2

Adds reference to:

625 ILCS 5/11-501.6

Adds reference to:

625 ILCS 5/11-501.8

 Adds reference to:

625 ILCS 5/11-1301.2

 Adds reference to:

625 ILCS 5/11-1301.5

 Adds reference to:

625 ILCS 45/5-16c

 Adds reference to:

720 ILCS 5/9-1

 Adds reference to:

720 ILCS 570/102

 Adds reference to:

720 ILCS 570/302

 Adds reference to:

720 ILCS 570/303.05

 Adds reference to:

720 ILCS 570/313

 Adds reference to:

720 ILCS 570/320

 Adds reference to:

735 ILCS 5/8-2001

 Adds reference to:

745 ILCS 49/30

 Adds reference to:

745 ILCS 49/34

 Adds reference to:

745 ILCS 49/68

 Adds reference to:

755 ILCS 40/65

 Adds reference to:

755 ILCS 45/4-5.1

 Adds reference to:

755 ILCS 45/4-10

 from Ch. 110 1/2, par. 804-10
SB 00625 (CONTINUED)

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Nurse Practice Act from January 1, 2018 to January 1, 2028. Amends the Nurse Practice Act. Eliminates the position of Assistant Nursing Coordinator. Eliminates the Advanced Practice Nursing Board. Provides that the Department of Financial and Professional Regulation may provide notice to a licensee or applicant by certified or registered mail to the address of record or by email to the email address of record. Provides provisions for change of address of record and email address of record, application for license, confidentiality of any information collected by the Department in the course of an examination or investigation of a license or applicant, and disposition by a consent order. Changes references to "advanced practice nurse" to references to "advanced practice registered nurse" throughout the Act and in other Acts. Changes references to "Illinois Center for Nursing" to references to "Illinois Nursing Workforce Center". Makes changes concerning definitions, application of the Act, unlicensed practice, prohibited acts, Department powers and duties, nursing delegation, qualifications for licensed practical nurse, registered nurse, and advanced practice registered nurse licensure, registered nurse education program requirements, registered nurse scope of practice, grounds for disciplinary action, intoxication and drug abuse, the Nursing Dedicated and Professional Fund, investigations, notices, hearings, use of stenographers and transcripts, review under the Administrative Review Law, certification of records, the Center for Nursing Advisory Board, and medication aide licensure requirements. Repeals provisions concerning registered nurse externship permits, rosters, liability of the State, hearing officers, and orders for rehearings. Makes other changes. Effective immediately.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00626  Sen. Wm. Sam McCann
(Rep. C.D. Davismeyer-Patricia R. Bellock)

210 ILCS 45/3-303.1 from Ch. 111 1/2, par. 4153-303.1

Amends the Nursing Home Care Act. Provides that upon application by a facility, the Director of Public Health may grant or renew a waiver of certain staffing requirements for registered nurses, considering specified criteria, if the facility demonstrates to the Director's satisfaction that the facility is unable, despite diligent efforts, including offering wages at a competitive rate for registered nurses in the community, to employ the required number of registered nurses. Provides that the Director may not grant or renew such waivers for certain minimum nurse staffing requirements contained in federal regulations to facilities that are Medicare-certified or both Medicare-certified and Medicaid-certified. Provides that these waivers shall be reviewed quarterly by the Department of Public Health, including requiring a demonstration by the facility that it has continued to make diligent efforts to employ the required number of registered nurses, and shall be revoked for noncompliance with certain requirements. Effective immediately.

Senate Floor Amendment No. 1

Adds language providing that the Director of Public Health may grant or renew a whole or partial waiver of certain staffing requirements for registered nurses. Provides that a facility in compliance with the terms of a waiver of certain staffing requirements shall not be subject to fines or penalties for violating the registered nurse staffing requirements of specified provisions of the Nursing Home Care Act.

Senate Floor Amendment No. 2

Adds language providing that the Director of Public Health may grant or renew a whole or partial waiver of certain staffing requirements for registered nurses. Provides that a facility in compliance with the terms of a waiver of certain staffing requirements shall not be subject to fines or penalties imposed by the Department of Public Health for violating the registered nurse staffing requirements of specified provisions of the Nursing Home Care Act.

Aug 18 17  S Public Act . . . . . . . . . . . . . . . . . 100-0217

SB 00627  Sen. Ira I. Silverstein

New Act

Creates the Genetically Engineered Food Right To Know Act. Provides that all foods containing genetically engineered material or produced with genetically engineered material must be clearly marked with a label placed in a conspicuous place that indicates that the food contains genetically engineered material or was produced with a genetically engineered material. Provides the specific language to be included on the label. Provides that the Department of Public Health may adopt rules necessary for the implementation of the Act.

Jan 25 17  S Referred to Assignments
SB 00628  Sen. Ira I. Silverstein

720 ILCS 5/26-4.6 new
Amends the Criminal Code of 2012. Creates the offense of unauthorized visual recording. Provides that a first responder commits the offense when he or she is present at a motor vehicle accident or other emergency situation for the purpose of providing public safety services or medical care or assistance and knowingly photographs, films, videotapes, records, or otherwise reproduces in any manner the image of a human corpse or a person being provided medical care or assistance, except for a legitimate law enforcement purpose, public safety purpose, health care purpose, insurance purpose, legal investigation or legal proceeding involving an injured or deceased person, or under a court order. Also, provides that a first responder commits the offense when he or she knowingly discloses any photograph, film, videotape, record, or other reproduction of the image of a human corpse or a person being provided medical care or assistance at the scene of a motor vehicle accident or other emergency situation photographed, filmed, videotaped, recorded, or otherwise reproduced by another person in the agency for which the first responder is employed without prior written consent of the injured person, the person's next-of-kin if the injured person cannot provide consent, or personal representative under law of a deceased person, unless the disclosure is for a legitimate law enforcement purpose, public safety purpose, health care purpose, insurance purpose, legal investigation or legal proceeding involving an injured or deceased person, or under a court order. Provides that a violation is a Class C misdemeanor for a first offense and a Class B misdemeanor for a second or subsequent offense.

May 19 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00629  Sen. Ira I. Silverstein

230 ILCS 10/4 from Ch. 120, par. 2404
230 ILCS 10/5 from Ch. 120, par. 2405
Amends the Riverboat Gambling Act. Provides that the duties of the Illinois Gaming Board include the duty to adopt rules under which all fantasy sports gaming in the State shall be conducted. Defines "fantasy sports gaming".

May 19 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00630  Sen. Omar Aquino and Emil Jones, III

40 ILCS 5/4-110 from Ch. 108 1/2, par. 4-110
30 ILCS 805/8.41 new
Amends the Downstate Firefighter Article of the Illinois Pension Code in a Section concerning disability arising in the line of duty. Provides that a firefighter shall be considered "on duty" and engaged in an "act of duty" while on any assignment approved by the chief of the fire department, including participation in training activities designed to enhance the skills and abilities of the firefighter, whether within or away from the municipality he or she serves as a firefighter, if the assignment is related to the fire protection service of the municipality. Provides that such activity shall continue to be considered an "act of duty" even if performed without compensation. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00631  Sen. Emil Jones, III

35 ILCS 200/14-15
Amends the Property Tax Code. Provides that no certificate of error allowing a homestead exemption shall be executed for any tax year more than 6 years (instead of 3 years) after the date on which the annual judgment and order of sale for that tax year was first entered. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00632  Sen. Dale A. Righter

105 ILCS 5/13A-8
Amends the Alternative Public Schools Article of the School Code. With respect to alternative school programs, provides that each program shall receive funding in the amount of $30,000 plus an amount based on the ratio of the region's or Chicago's last 3 years' average daily attendance of pupils in grades 6 through 12 served by the alternative school program (rather than the best 3 months' average daily attendance in grades pre-kindergarten through 12) to the statewide totals of these amounts. Removes provisions concerning the calculation for determining the best 3 months' average daily attendance.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00633  Sen. Martin A. Sandoval

70 ILCS 3605/51
Amends the Metropolitan Transit Authority Act. Provides that on and after January 1, 2018, the Chicago Transit Board shall provide tickets at no charge for high school students that are eligible for free or reduced meals or milk under the federal National School Lunch Program or the Commodity School Program on days when school is in session. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00634  Sen. Scott M. Bennett-Wm. Sam McCann, Chapin Rose, Patricia Van Pelt and Neil Anderson

Amends the State Employees Group Insurance Act of 1971. Provides that the failure of the State of Illinois to adequately reimburse a dental provider for a period of 6 months from the date a claim was submitted may be considered by the provider to be a material breach of any associated participating provider contract utilized by the State for its employees. Provides that a dental provider who has an existing contract that provides services to State employees under this Act and who has not received timely reimbursement for services for a period of 6 months: (1) may consider the associated provider contract null and void for the State of Illinois; (2) may opt out of the obligation to provide services under the terms and conditions of the associated provider contract without penalty by the State or the administrator of the dental plan including any provision that allows for termination from any other commercial plans administered by the dental insurer without cause; and (3) shall, upon providing notice, be deemed an out-of-network provider from that time forward. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971. Provides that the Department of Central Management Services may establish a vendor payment program for dentists providing services to State of Illinois employees under which qualified purchasers may purchase from participating vendors certain qualified accounts receivable owed by the State to the participating vendors. Provides that the program shall be subject to any State offset of the purchase price for which any qualified account receivable purchased under the program equals 100% of the base invoice amount associated with such account receivable, as determined by the State Comptroller. Provides that the purchase price for a qualified account receivable shall be determined by the Department of Central Management Services. Provides that in consideration of the payment of the purchase price, a participating dentist shall assign to the qualified purchaser all of its rights to payment of such qualified account receivable, including all current and future prompt payment penalties due relating to such qualified account receivable in accordance with the State Prompt Payment Act. Effective immediately.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00635  Sen. David Koehler

Amends the Illinois Municipal Code. Provides that an entity that collects a foreign fire insurance tax or license fee rendered to the fire department of a municipality or a fire protection district shall post to its website by August 1 certain information from the previous year. Prohibits an entity from charging an administrative fee that exceeds 1% of the gross amount collected in each municipality or fire protection district.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00636  Sen. Terry Link-Melinda Bush
(Rep. Rita Mayfield-Patricia R. Bellock-Barbara Wheeler-Terri Bryant)

Amends the Pharmacy Practice Act. Provides that the Act shall not apply to, or in any manner interfere with, the sale or distribution of dialysate, drugs, or devices necessary to perform home renal dialysis for patients with chronic kidney failure, provided that certain conditions are met. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Provides that the exemption applies to dialysate or devices (rather than dialysate, drugs, or devices) necessary to perform home peritoneal renal dialysis for patients with end-stage renal disease, provided that certain conditions are met. Provides that among the conditions, the dialysate is comprised of dextrose or icodextrin and that the dialysate or devices are delivered only upon receipt of a physician's prescription by a licensed pharmacy in which the prescription is processed in accordance with provisions set forth in the Act, and the transmittal of an order from the licensed pharmacy to the manufacturer or the manufacturer's agent (rather than the dialysate, drugs, or devices are delivered only by the manufacturer or the manufacturer's agent and only upon receipt of a physician's order). Provides that the exemption does not include any other drugs for peritoneal dialysis, except dialysate comprised of dextrose or icodextrin. Provides that all records of sales and distributions of dialysate to patients made pursuant to the provisions must be retained in accordance with provisions concerning record retention in the Act.

Aug 18 17  S  Public Act . . . . . . . . . . . . . 100-0218

SB 00637  Sen. Patricia Van Pelt

New Act
Creates the Civil Asset Forfeiture Act. Contains only a short title provision.

Jan 25 17  S  Referred to Assignments
SB 00638  Sen. Patricia Van Pelt
720 ILCS 5/1-1  from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Jan 25 17  S  Referred to Assignments

SB 00639  Sen. William R. Haine- John G. Mulroe
(Rep. Katie Stuart-David McSweeney, LaToya Greenwood and Nick Sauer)
720 ILCS 5/9-3.3  from Ch. 38, par. 9-3.3
Amends the Criminal Code of 2012. Allows a drug-induced homicide prosecution when a person violates the law of another jurisdiction, which if the violation had been committed in this State could be charged under Section 401 of the Illinois Controlled Substances Act or Section 55 of the Methamphetamine Control and Community Protection Act, by unlawfully delivering a controlled substance to another, and any person's death is caused in this State by the injection, inhalation, absorption, or ingestion of any amount of that controlled substance. Provides that the bill may be referred to as the Evan Rushing Law.
Aug 25 17  S  Public Act . . . . . . . . 100-0404

SB 00640  Sen. William R. Haine
820 ILCS 305/19  from Ch. 48, par. 138.19
820 ILCS 310/19  from Ch. 48, par. 172.54
Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Provides that the arbitrator or the Commission may correct a clerical error or error in computation within 21 (instead of 15) days after the date of receipt of an award by the arbitrator or any decision on review of the Commission and may recall the original award on arbitration or decision on review and issue the corrected award or decision. Provides that the time within which a petition for judicial review must be filed begins to run upon receipt of a decision on motion to recall. Adds procedural provisions concerning motions to recall. Provides that judicial review is stayed pending the disposition of a motion to recall. Provides that claims against the State are not subject to judicial review. Specifies venue for court review. Establishes procedures for providing collateral or guarantee of payment of an award if court review is not successfully prosecuted. Adds provisions regarding review by the Appellate Court and the Supreme Court. Makes other changes. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Animal Control Act. Provides that if the money from registration fees is placed in the county animal population control fund it may also be used for a purpose under the Food Stamp Program or the Social Security Disability Insurance Benefits Program for an animal control facility, animal shelter, organization or resident (currently, resident) who humanely traps feral cats for spaying or neutering and return under a provision in the Illinois Public Health and Safety Animal Population Control Act. Provides that only the registration fees, the microchipping requirements, and the microchipping fees under the Act do not apply to feral cats, rather than the entire Section shall not apply to feral cats. Provides that if no placement is available by an animal control facility, the dog or cat may be humanely dispatched under the Humane Euthanasia in Animal Shelters Act. Amends the Illinois Public Health and Safety Animal Population Control Act. Provides that a resident of State who owns a dog or cat and who is eligible for any government assistance, including the Food Stamp Program or the Social Security Disability Insurance Benefits Program, shall be eligible to participate in the program at a reduced rate if the owner signs a consent form certifying that he or she is the owner of the dog or cat or is authorized to present the dog or cat for the procedure. Provides that an animal control facility, animal shelter, organization, or a resident of this State who humanely traps feral cats for spaying or neutering and return is eligible to participate in the program if recognized by the municipality or by the county. Effective immediately.

Senate Committee Amendment No. 3
Deletes reference to:
510 ILCS 5/11
Deletes reference to:
510 ILCS 92/95
Adds reference to:
510 ILCS 5/3.5 new

Replaces everything after the enacting clause. Amends the Animal Control Act. Exempts Cook County from the requirement that $10 of the differential that is placed in the county animal population control fund shall be used to spay, neuter, or sterilize adopted dogs or cats, or spay or neuter dogs or cats owned by low income county residents who are eligible for food stamps. Makes those requirements apply to all other counties, and adds requirement that the low income resident provision include those eligible for the Social Security Disability Benefits Program as well, and also require use of the money to spay, neuter, and vaccinate feral cats in programs recognized by the county or a municipality (in the introduced bill, includes Cook County and required the money shall also be used for a purpose under the Food Stamp Program or the Social Security Disability Insurance Benefits Program for an animal control facility, animal shelter, organization or resident who humanely traps feral cats for spaying or neutering and return under a provision in the Illinois Public Health and Safety Animal Population Control Act). Deletes language in the introduced bill providing that only the registration requirements, the registration fees, the microchipping requirements, and the microchipping fees under the Act do not apply to feral cats. Deletes language in the introduced bill providing that if no placement is available by an animal control facility, the dog or cat may be humanely dispatched under the Humane Euthanasia in Animal Shelters Act. Deletes language in the introduced bill providing that a resident of the State who owns a dog or cat and who is eligible for any government assistance, including the Food Stamp Program or the Social Security Disability Insurance Benefits Program shall be eligible to participate in the program at a reduced rate if the owner signs a consent form certifying that he or she is the owner of the dog or cat or is authorized to present the dog or cat for the procedure. Deletes language in the introduced bill providing that an animal control facility, animal shelter, organization, or a resident of this State who humanely traps feral cats for spaying or neutering and return is eligible to participate in the program if recognized by the municipality or by the county. Effective immediately.

Senate Committee Amendment No. 4
Provides that funds from the $10 set aside of the differential placed in the county animal population control fund may also be used to vaccinate adopted dogs or cats or dogs or cats owned by low income residents who are eligible for the Food Stamp Program or Social Security Disability Benefits Program.

Aug 25 17 S Public Act . . . . . . . . 100-0405
Amends the Nurse Practice Act. In provisions concerning scope of practice, written collaborative agreements, temporary practice with a collaborative agreement, prescriptive authority with a collaborative agreement, titles, advertising, continuing education, and reports relating to professional conduct and capacity, changes references of "advanced practice nurse" and "APN" to "advanced practice registered nurse" and "APRN". Provides that a written collaborative agreement is required for all postgraduate advanced practice registered nurses until specific requirements have been met. Provides that postgraduate advanced practice registered nurses may enter into written collaborative agreements with collaborating advanced practice registered nurses or physicians (rather than collaborating physicians or podiatric physicians). In provisions concerning prescriptive authority for postgraduate advanced practice registered nurses, sets forth the requirements for postgraduate advanced practice registered nurses to have prescriptive authority and the limitations of such authority. Defines "full practice authority" and provides requirements for it to be granted to an advanced practice registered nurse. Removes provisions concerning advanced practice nursing in hospitals, hospital affiliates, or ambulatory surgical treatment centers, except the provision for anesthesia services and the provision requiring advanced practice registered nurses to provide services in accordance with other Acts. Makes other changes. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00643  Sen. Heather A. Steans-Jennifer Bertino-Tarrant
(Rep. Barbara Flynn Currie-Sara Wojcicki Jimenez)

5 ILCS 430/20-90
5 ILCS 430/20-95
Amends the State Officials and Employees Ethics Act. Provides that the head and employees of a State agency affected by or involved in an investigation shall keep confidential and shall not disclose information exempted from disclosure under the Act or the Freedom of Information Act. Permits disclosure of investigatory files, reports, and requests for information of or by the Office of an Executive Inspector General to the head of a State agency affected by or involved in an investigation.

Senate Committee Amendment No. 1
Adds reference to:
5 ILCS 430/20-50

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Adds a Section concerning investigation reports under the State Officials and Employees Ethics Act. Provides that after the Executive Inspector General issues a summary report of an investigation, the ultimate jurisdictional authority or agency head may, as necessary, disclose the summary report and any other supporting documents received from the Executive Inspector General to agency staff who are necessary and responsible for determining and imposing discipline and, as strictly necessary, to an employee accused of wrongdoing for the purpose of determining and imposing appropriate discipline.

Senate Floor Amendment No. 2
Deletes reference to:
5 ILCS 430/20-50

Replaces everything after the enacting clause. Amends the State Officials and Employees Ethics Act. Provides that investigatory files and reports of the Office of an Executive Inspector General may be divulged to the head of a State agency affected by or involved in the investigation. Effective immediately.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 00644  Sen. Heather A. Steans

5 ILCS 430/20-52
Amends the State Officials and Employees Ethics Act. Provides that the Executive Inspector General may make a summary report and response of the ultimate jurisdictional authority or agency head available to the public if the Executive Ethics Commission does not do so. Provides that, prior to publication by the Executive Inspector General, the Executive Inspector General shall permit the respondents, the Commission, and the Attorney General to review the documents to be made public and offer suggestions for redaction or provide a response that shall be made public with the summary report.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00645  Sen. Heather A. Steans

5 ILCS 430/20-70
Amends the State Officials and Employees Ethics Act. Provides that if an officer or employee objects to a request for information by an Executive Inspector General based on any applicable rights or protections under State or federal law, the officer or employee may seek resolution of the objection by the Executive Ethics Commission. Provides that if an officer or employee refuses or fails to provide information requested by an Executive Inspector General, the Executive Inspector General may notify the Executive Ethics Commission and seek an order compelling the officer or employee to produce the information requested by the Executive Inspector General.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00646  Sen. David Koehler-Julie A. Morrison-Melinda Bush, Omar Aquino-Toi W. Hutchinson and Martin A. Sandoval
(Rep. Sara Feigenholtz, Martin J. Moylan, Silvana Tabares, Stephanie A. Kifowit and Elaine Nekritz)

325 ILCS 5/1  from Ch. 23, par. 2051
Amends the Abused and Neglected Child Reporting Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
325 ILCS 5/1
Adds reference to:
325 ILCS 5/7.4  from Ch. 23, par. 2057.4
Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that subject to appropriations or the availability of other funds for this purpose, the Department of Children and Family Services may implement a 5-year pilot program of a domestic violence co-location program to improve child welfare interventions provided to families experiencing domestic violence in part by enhancing the safety and stability of children, reducing the number of children removed from their parents, and improving outcomes for children within their families through a strength-based and trauma-informed collaborative support program. Provides that the pilot program shall occur in no fewer than 3 Department offices and that additional sites may be added and the pilot program may be expanded and converted into a permanent statewide program. Requires the Department to adopt rules and procedures and to develop and facilitate training for the effective implementation of the domestic violence co-location program. Requires the Department to track, collect, report on, and share data about domestic violence-affected families, including, but not limited to, data related to hotline calls, investigations, protective custody, cases referred to the juvenile court, and outcomes of the domestic violence co-location program. Permits the Department to arrange for an independent, evidence-based evaluation of the domestic violence co-location program to determine whether it is meeting its goals. Provides that the independent evidence-based evaluation may contain certain data including data regarding: (i) the number of children removed from their parents; (ii) the number of children who remain with the non-offending parent; and (iii) the number of indicated and unfounded investigative findings and corresponding allegations of maltreatment for the non-offending parent and domestic violence perpetrator. Provides that following the expiration of the 5-year pilot program or prior to the expiration of the pilot program, if there is evidence that the pilot program is effective, the domestic violence co-location program may expand into each county, investigative office of the Department, or purchase of service or other contracted private agency delivering intact family or foster care services in Illinois. Provides that the provisions shall not be construed to breach the confidentiality protections provided under State law to domestic violence professionals, including co-located certified domestic violence advocates, in the provision of services to domestic violence victims as employees of certified domestic violence agencies or to any individual who receives services from certified domestic violence agencies. Defines terms.
House Committee Amendment No. 1
Deletes reference to:
325 ILCS 5/7.4
Adds reference to:
225 ILCS 10/12
Adds reference to:
325 ILCS 5/7.4a new
SB 00646 (CONTINUED)

Replaces everything after the enacting clause. Amends the Child Care Act of 1969. Provides that nothing in the Act shall prohibit a day care agency, day care center, day care home, or group day care home that does not provide or perform adoption services from advertising or marketing the day care agency, day care center, day care home, or group day care home. Amends the Abused and Neglected Child Reporting Act. Provides that subject to appropriations or the availability of other funds for this purpose, the Department of Children and Family Services may implement a 5-year pilot program of a domestic violence co-location program to improve child welfare interventions provided to families experiencing domestic violence in part by enhancing the safety and stability of children, reducing the number of children removed from their parents, and improving outcomes for children within their families through a strength-based and trauma-informed collaborative support program. Provides that the pilot program shall occur in no fewer than 3 Department offices and that additional sites may be added and the pilot program may be expanded and converted into a permanent statewide program. Requires the Department to adopt rules and procedures and to develop and facilitate training for the effective implementation of the domestic violence co-location program. Requires the Department to adopt rules on the qualification requirements for domestic violence advocates participating in the pilot program. Requires the Department to track, collect, report on, and share data about domestic violence-affected families, including, but not limited to, data related to hotline calls, investigations, protective custody, cases referred to the juvenile court, and outcomes of the domestic violence co-location program. Permits the Department to arrange for an independent, evidence-based evaluation of the domestic violence co-location program to determine whether it is meeting its goals. Provides that the independent evidence-based evaluation may contain certain data including data regarding: (i) the number of children removed from their parents; (ii) the number of children who remain with the non-offending parent; and (iii) the number of indicated and unfounded investigative findings and corresponding allegations of maltreatment for the non-offending parent and domestic violence perpetrator. Provides that following the expiration of the 5-year pilot program or prior to the expiration of the pilot program, if there is evidence that the pilot program is effective, the domestic violence co-location program may expand into each county, investigative office of the Department, or purchase of service or other contracted private agency delivering intact family or foster care services in Illinois. Provides that the provisions shall not be construed to breach the confidentiality protections provided under State law to domestic violence professionals, including co-located domestic violence advocates, in the provision of services to domestic violence victims as employees of domestic violence agencies or to any individual who receives services from domestic violence agencies. Defines terms.

House Floor Amendment No. 3

Adds reference to:

410 ILCS 535/17 from Ch. 111 1/2, par. 73-17

Provides that if and only if House Bill 1785 of the 100th General Assembly becomes law, then the Vital Records Act is amended as follows: Provides that following the issuance of a new birth certificate, the person named on the certificate of birth (rather than the person) may request the original certificate and evidence of paternity, legitimation, or change of sex designation for inspection or certification. Removes language providing that the evidence of adoption shall not be subject to inspection or certification. Provides that if a new certificate was issued subsequent to an adoption, then the evidence of adoption is not subject to inspection or certification except upon order of the circuit court or as provided by rule. Provides that nothing in certain provisions of the Vital Records Act concerning the issuance of new birth certificates shall impede or prohibit access to an original birth certificate under a specified provision of the Adoption Act. Provides that the amendatory Act takes effect January 1, 2018, except that the changes to the Vital Records Act are effective immediately or on the date House Bill 1785 of the 100th General Assembly takes effect, whichever is later.

Aug 25 17 S Public Act . . . . . . . 100-0406

735 ILCS 5/15-1504.1
735 ILCS 5/15-1507.1

Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that provisions concerning an additional fee paid by residential foreclosure plaintiffs are operative until January 1, 2020 (instead of January 1, 2018). Provides that provisions concerning an additional fee paid by purchasers at a judicial sale are operative and become inoperative on January 1, 2020 (instead of January 1, 2017). Repeals the Section on March 2, 2020 (instead of March 2, 2017). Provides that specified actions taken before the effective date of the amendatory Act are ratified, validated, and confirmed. Effective immediately.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Fiscal Note (Housing Development Authority)
Since we are unable to determine the exact amount of filings in a given month/year, we are unable to provide exact revenue amounts. The estimates are based on 4% of average amounts received both monthly and annually based on the last two fiscal years for both Abandoned Residential Property Municipality Relief Fund and the Foreclosure Prevention Program Graduated Fund.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Aug 25 17  S  Public Act . . . . . . . . 100-0407

SB 00648  Sen. John G. Mulroe

215 ILCS 185/10

Amends the Unclaimed Life Insurance Benefits Act. Provides that the definition of "policy" does not include any policy or certificate of life insurance that is used to fund a pre-need funeral contract or prearrangement. Effective immediately.
SB 00649  Sen. Michael Connelly

35 ILCS 200/27-5
35 ILCS 200/27-25
35 ILCS 200/27-30
35 ILCS 200/27-55
35 ILCS 200/27-100 new
35 ILCS 200/27-105 new
35 ILCS 200/27-110 new
35 ILCS 200/27-115 new
35 ILCS 200/27-120 new

Amends the Special Service Area Tax Law in the Property Tax Code. Defines "service provider agency" and "special service area commission". Provides that a list of the names and addresses of the individuals and entities receiving a mailed notice of the public hearing concerning the establishment of a special service area shall be published at the time notice is given and shall be available at the public hearing. Provides that no special service area may be created or enlarged; no special service area tax may be levied, imposed, or increased; and no bonds may be issued in connection with a special service area, unless an authorization petition is filed with the municipal clerk or county clerk. Provides that no member of a special service area commission may be an owner or board member of the service provider agency selected for that special service area. Provides that no business owned by a member of a special service area commission or an employee of the municipality may provide goods or services in connection with the special service area. Provides that at least one member of the special service area commission shall be an owner of homestead property located within the special service area. Provides that special service area commissions may not establish a loan or line of credit in connection with the special service area. Provides that special service area commissions shall submit an audit of the special service area to the corporate authorities of the municipality at least annually. Contains provisions concerning the expiration of special service areas. Preempts home rule powers. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00650  Sen. Michael Connelly-Thomas Cullerton-Bill Cunningham, Chuck Weaver and Jennifer Bertino-Tarrant

(Rep. Mark Batinick)

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

Amends the School Code. Provides that certain notices concerning requests for mandate waivers may be made electronically.

Aug 10 18  S  Public Act . . . . . . . . . 100-0782

SB 00651  Sen. Michael Connelly

30 ILCS 5/3-2 from Ch. 15, par. 303-2

105 ILCS 5/34-18.53 new

Amends the Illinois State Auditing Act. Requires the Auditor General to conduct a financial audit, a compliance audit, or other attestation engagement, as is appropriate to the agency's operations under generally accepted government auditing standards, of the Chicago school district at least once during every biennium. Amends the School Code. Requires the board of education of the Chicago school district to cooperate fully with the Auditor General and to be subject to any compliance requirements as required of any other State agency during the biennial audit. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00652  Sen. James F. Clayborne, Jr.-Antonio Muñoz-Linda Holmes, Cristina Castro, Toi W. Hutchinson, Patricia Van Pelt, Neil Anderson and Jil Tracy


20 ILCS 663/5
20 ILCS 663/20
20 ILCS 663/25
20 ILCS 663/40
20 ILCS 663/43 new
20 ILCS 663/50
20 ILCS 663/55 new

Amends the New Markets Development Program Act. Provides that, to be considered a "qualified equity investment" under the Act, 100% (currently, 85%) of the cash purchase price of the investment must be used by the issuer to make qualified low-income community investments in the State of Illinois. Requires qualified community development entities to submit an annual job creation report. Provides that the application for certification as a qualified community development entity must include the amount of qualified equity investment authority the applicant agrees to designate as a federal qualified equity investment under Section 45D of the Internal Revenue Code. Provides that no qualified active low-income community business that receives a qualified low-income community investment from a qualified community development entity that issues qualified equity investments under the Act may directly or indirectly (i) own or have the right to acquire an ownership interest in a qualified community development entity or member or affiliate of a qualified community development entity or (ii) loan to or invest in a qualified community development entity or member or affiliate of a qualified community development entity. Provides that the annual cap on credits under the Act is $50,000,000 (currently, $20,000,000). Effective immediately.

Senate Floor Amendment No. 2
Makes technical corrections.

House Committee Amendment No. 4
Removes provisions from the engrossed bill increasing a limit for certified qualified equity investments from $20,000,000 to $50,000,000. Sets forth a schedule of allocation rounds enabled under the New Markets Development Program Act. Provides that provisions of that Act concerning prohibited activities and interests are not intended to affect ownership or affiliate interests that arise following the sixth anniversary of the issuance of the qualified equity investment. Provides that each qualified community development entity shall submit an annual report (in the engrossed bill, an annual job creation report), and makes changes concerning the information required to be disclosed in that report.

Aug 25 17  S  Public Act . . . . . . . . . . . . . . . . 100-0408

SB 00653  Sen. James F. Clayborne, Jr.

New Act


Jan 25 17  S  Referred to Assignments
SB 00654  Sen. Daniel Biss  
(Rep. Elaine Nekritz)  
40 ILCS 5/15-113 from Ch. 108 1/2, par. 15-113  
40 ILCS 5/15-135 from Ch. 108 1/2, par. 15-135  
40 ILCS 5/15-152 from Ch. 108 1/2, par. 15-152  
40 ILCS 5/15-153.2 from Ch. 108 1/2, par. 15-153.2  
40 ILCS 5/15-168.1  
Amends the State Universities Article of the Illinois Pension Code. Changes the definition of "service" to include periods where earnings credits were established for periods of voluntary pay reduction in lieu of furlough. In a provision concerning retirement annuity payment periods, provides that for a recipient of a disability retirement annuity, the date on which a retirement annuity payment period begins shall not be prior to the discontinuation of the disability retirement annuity. Provides for the discontinuation of a disability retirement annuity when the recipient refuses to submit to a reasonable physical examination by a physician approved by the board or when the recipient fails to provide an earnings verification necessary to determine continuance of benefits. Requires the board to prescribe rules governing the filing, investigation, control, and supervision of disability retirement annuity claims. Adds provisions concerning costs incurred in connection with completing a claim for a disability retirement annuity. Authorizes the secretary of the board to issue subpoenas to obtain information to assist in the collection of sums due to the System, the determination of the death of a benefit recipient or a potential benefit recipient, or obtaining personal identifying information necessary for the administration of benefits. Makes other changes. Effective immediately.  
May 09 17  H Referred to Rules Committee  

SB 00655  Sen. John G. Mulroe and Heather A. Steans  
225 ILCS 60/23.1 new  
Amends the Medical Practice Act of 1987. Provides that every physician shall report to the Secretary of State certain medical conditions of a driver that are likely to cause loss of consciousness or any loss of ability to safely operate a motor vehicle within 10 days of the physician becoming aware of the condition. Provides that the Secretary of State, in conjunction with the Driver's License Medical Advisory Board, shall determine by administrative rule the temporary conditions not required to be reported. Provides that all information furnished to the Secretary shall be deemed confidential and for the privileged use of the Secretary. Provides that physicians who make the report required by this Section shall be immune from civil or criminal liability for a motor vehicle accident caused by the medical condition.  
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments  

SB 00656  Sen. Jil Tracy  
740 ILCS 110/9.12 new  
Amends the Mental Health and Developmental Disabilities Confidentiality Act. Provides that records and communications may be disclosed without consent by any treatment provider to a public defender or other attorney appointed by the court or retained by a criminal defendant for the purpose of preparing for and conducting a hearing to determine whether to release the defendant on her or his own recognizance or to determine the amount of bail or the conditions of the bail bond. Provides that the records and communications may be used only for the purpose of the hearing and shall not be further disclosed without the consent of the defendant.  
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments  

225 ILCS 105/1 from Ch. 111, par. 5001  
225 ILCS 105/6 from Ch. 111, par. 5006  
225 ILCS 105/8.5 new  
Amends the Boxing and Full-contact Martial Arts Act. Changes the definition of "amateur" to allow the person to receive a stipend for an athletic club or sponsor of the contestant to cover the cost of training and participation expenses not to exceed $1,500. Provides that "full-contact martial arts" includes, but is not limited to, mixed martial arts and kickboxing techniques. Defines "incumbent sanctioning body". Allows amateur boxing or full-contact martial arts contests sponsored by a State, county, or municipal entity to be conducted by a sanctioning body approved by the Act without oversight by the Department of Financial and Professional Regulation. Provides that specified qualified entities are exempt from oversight by the Department of Financial and Professional Regulation and must notify the Department of their intent to sponsor events covered under the Act. Adds provisions for sanctioning bodies. Effective immediately.  
May 05 17  S Rule 3-9(a) / Re-referred to Assignments
SB 00658  Sen. Steven M. Landek
65 ILCS 5/4-5-11  from Ch. 24, par. 4-5-11
65 ILCS 5/8-9-1  from Ch. 24, par. 8-9-1
Amends the Illinois Municipal Code. Increases the base amount from $20,000 to $30,000 for public improvement or maintenance of public property at which a municipality must enter into a contract by public bid or four-fifths council approval. If the contract is approved by council, increases the base amount of expenses that must be taken by public bid from $20,000 to $30,000. Effective immediately.
Aug 04 17   S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00659  Sen. Michael E. Hastings
215 ILCS 5/401  from Ch. 73, par. 1013
Amends the Illinois Insurance Code. Provides that the Director of Insurance shall have the power, in his or her discretion, to grant up to 4 hours of continuing education to a person licensed under the Code who documents, in a form and manner acceptable to the Department of Insurance, membership and active participation in a State or national insurance trade association. Effective immediately.
Aug 04 17   S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00660

Amends the Veterans' Health Insurance Program Act of 2008. Changes the short title of the Act to the Veterans' Supplemental Health Insurance Program Act of 2008. Makes conforming changes in the Illinois Public Aid Code and State Finance Act. Changes references in the Act from "Veterans' Health Insurance Program" to "Veterans' Supplemental Health Insurance Program". Provides that enrollment in the Program is limited to individuals at or below 200% of the federal poverty level (currently, enrollment is based on the availability of funds and may be capped based on the availability of funds appropriated for the Program). Makes conforming changes in eligibility provisions concerning household income requirements. Provides that the Department of Healthcare and Family Services shall adopt rules concerning covered services that must include dental preventative and restorative services. Removes a provision providing that the spouse of a veteran is ineligible for coverage under the Program for a minimum period of 3 months if the required monthly premium is not paid. Removes a provision stating that the Program is not an entitlement. Makes changes to provisions concerning legislative intent.

Senate Committee Amendment No. 1
Deletes reference to:
30 ILCS 105/6z-52

Deletes reference to:
305 ILCS 5/11-22 from Ch. 23, par. 11-22

Deletes reference to:
305 ILCS 5/11-22a from Ch. 23, par. 11-22a

Deletes reference to:
305 ILCS 5/11-22b from Ch. 23, par. 11-22b

Deletes reference to:
305 ILCS 5/11-22c from Ch. 23, par. 11-22c

Deletes reference to:
330 ILCS 126/1

Deletes reference to:
330 ILCS 126/3

Deletes reference to:
330 ILCS 126/5

Deletes reference to:
330 ILCS 126/10

Deletes reference to:
330 ILCS 126/15

Adds reference to:
330 ILCS 25/1 from Ch. 126 1/2, par. 201

SB 00661  Sen. Michael E. Hastings
30 ILCS 330/1 from Ch. 127, par. 651
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.
Jan 25 17  S Referred to Assignments

SB 00662  Sen. Michael E. Hastings
New Act
5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
20 ILCS 405/405-298 new
20 ILCS 3501/801-40
30 ILCS 500/45-32 new
40 ILCS 5/2-154 from Ch. 108 1/2, par. 2-154
40 ILCS 5/2-154.5 new
40 ILCS 5/14-147 from Ch. 108 1/2, par. 14-147
40 ILCS 5/14-147.5 new
40 ILCS 5/15-185 from Ch. 108 1/2, par. 15-185
40 ILCS 5/15-185.5 new
40 ILCS 5/16-190 from Ch. 108 1/2, par. 16-190
40 ILCS 5/16-190.5 new
40 ILCS 5/18-161 from Ch. 108 1/2, par. 18-161
40 ILCS 5/18-161.5 new
Creates the Pension Buyout Act. Authorizes the Department of Central Management Services to enter into contracts with approved vendors to provide pension buyout payments to eligible retirees in the General Assembly, State Employee, State Universities, and Judges Retirement Systems. Requires the Illinois Finance Authority to issue bonds if the amount appropriated to implement the pension buyout option is less than the amount necessary for the Department to pay the approved vendor the amount required under a contract between the Department and the approved vendor for any fiscal year. Provides that the contract entered into by the Department shall be subject to the applicable requirements of the Illinois Procurement Code. Amends the General Assembly, State Employee, State Universities, and Judges Articles of the Illinois Pension Code. Provides that an eligible retiree may relinquish his or her right to receive any benefits from the system in exchange for a lump sum payment made by an approved vendor that is equal to the present value of the retirement annuity. Provides that a person who participates in the pension buyout option shall be entitled to any benefits under the State Employees Group Insurance Act of 1971 that he or she would have otherwise been entitled to. Contains provisions concerning the form of the contract; rulemaking; notice to the System; certification to the Department of the amount of lump sum payments made; and qualified plan status. Amends the State Employees Group Insurance Act of 1971, the Department of Central Management Services Law of the Civil Administrative Code of Illinois, the Illinois Procurement Code, and the Illinois Finance Authority Act to make related changes. Effective July 1, 2018.
May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00663  Sen. Terry Link
Appropriates $12,500,000 from the General Revenue Fund to the Department of Human Services for grants to the Illinois YouthBuild Coalition. Effective July 1, 2017.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00664  Sen. Terry Link
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Jan 25 17  S Referred to Assignments
SB 00665  Sen. Terry Link
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Jan 25 17  S  Referred to Assignments

SB 00666  Sen. Pamela J. Althoff-Laura M. Murphy
(Rep. Barbara Wheeler)
60 ILCS 1/45-50
Amends the Township Code. Provides that a participant in a caucus shall be entitled to only one vote for each office for which he or she is voting. Provides that a participant's vote shall not be weighted to be equal to more than one vote. Effective immediately.
Aug 18 17  S  Public Act . . . . . . . . 100-0219

SB 00667  Sen. Iris Y. Martinez-Dale A. Righter-John G. Mulroe-Thomas Cullerton
(Rep. Anthony DeLuca-Randy E. Frese-Jerry Costello, II)
30 ILCS 330/15 from Ch. 127, par. 665
30 ILCS 420/9a from Ch. 127, par. 759a
Amends the General Obligation Bond Act. Provides that the unused portion of federal funds received for or as reimbursement for a capital facilities project (currently, the unused portion of federal funds received for a capital facilities project) shall remain in the Capital Development Board Contributory Trust Fund. Removes a provision providing that any federal funds received as reimbursement for the completed construction of a capital improvement project shall be deposited in the Capital Development Bond Retirement and Interest Fund. Amends the Capital Development Bond Act of 1972. Makes conforming changes. Effective immediately.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 00668  Sen. Michael Connelly
New Act
30 ILCS 105/5.878 new
35 ILCS 5/203 from Ch. 120, par. 2-203
35 ILCS 5/224 new
Creates the Opportunity Scholarship Act and amends the State Finance Act and the Illinois Income Tax Act. Establishes the Opportunity Scholarship Program. Provides that under the program the custodian of a qualifying pupil is entitled to a Opportunity Scholarship to pay for qualified education expenses at participating nonpublic elementary schools in Cook County. Sets forth provisions concerning notification of scholarships, a request for a scholarship, the issuance and payment of a scholarship, the amount of a scholarship, the renewal of a scholarship, pupil assessment, the longitudinal data system, reporting attendance, nonpublic school students, a report on the program and expansion of the program, penalties, and rules. Provides that the amount received under the program shall not be considered base income for purposes of Illinois' income tax. Creates the Opportunity Scholarship Fund as a special fund in the State treasury, with money in the Fund being used by the State Board of Education for the purposes of the Opportunity Scholarship Act. Provides for a tax credit for contributions made to the Opportunity Scholarship Fund. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Counties Code. Provides that for the 2020 election and thereafter, the chairman of the Lake County board shall be elected by the voters of the county. Provides that an individual seeking election as chairman of the Lake County board may also seek election as a county board member. Amends the Election Code making conforming changes. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that at the 2018 election, a public question shall be submitted to the voters of Lake County to determine whether the chairman of the Lake County board shall be elected by the voters and, if approved, the chairman of the Lake County board shall be elected by the voters of the county at the 2020 election and thereafter. Makes conforming changes.

Nov 08 17 S Total Veto Stands

SB 00671  Sen. Don Harmon

Amends the Humane Care for Animals Act. Makes a technical change in a Section concerning the short title.

Jan 26 17 S Referred to Assignments

SB 00673  Sen. Don Harmon

New Act

Creates the Saving Illinois' Pollinators Act. Provides that beginning 9 months after the effective date of the Act, it shall be unlawful to apply any neonicotinoid insecticides on any public lands owned or maintained by the State. Provides that beginning 9 months after the effective date of the Act, it shall be unlawful to apply neonicotinoid insecticides in any other outdoor residential settings, including landscaping, ornamental, or other outdoor applications in this State. Establishes exemptions to the prohibitions. Provides that the Department of Agriculture shall, within 6 months after the effective date of the Act, adopt rules further defining and implementing specified provisions of the Act. Provides that the Department shall, within one year after the effective date of this Act, issue a draft report evaluating whether clear, peer-reviewed, published scientific evidence exists that outdoor applications of these insecticides are safe for honey bees, other pollinators, other beneficial insects, the broader environment, and human health. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Identification Card Act. Provides that the Secretary of State shall refuse to issue a REAL ID compliant identification card to any person who has been issued a REAL ID compliant driver's license under the Illinois Vehicle Code. Provides that any person may surrender a REAL ID compliant driver's license in order to become eligible to obtain a REAL ID compliant identification card. Provides that the Secretary may issue both REAL ID compliant identification cards and non-compliant identification cards, and may permit applicants to designate which type of identification card they wish to receive. Provides that all provisions applicable to non-compliant identification cards shall also apply to REAL ID compliant identification cards, except where the provisions are inconsistent with the REAL ID Act and implementing regulations. Requires the Secretary to establish by rule the date on which issuance of REAL ID compliant identification cards will begin. Provides for the issuance of confidential identification cards as either REAL ID compliant identification cards or non-compliant identification cards. Provides that every identification card or Illinois Person with a Disability Identification Card issued to an applicant who is not a United States citizen or permanent resident shall be marked "Limited Term” and shall expire, if the earliest among other potential expiration dates, one year from the date of issuance of a Limited Term REAL ID compliant identification card. Amends the Illinois Vehicle Code to make similar changes concerning issuance of driver's licenses. Defines terms. Makes conforming changes. Effective immediately.

Aug 04 17    S    Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Illinois Vehicle Code. Adds to the definition of "essential parts" a bed, front bumper, rear bumper, and, for motorcycles, fairings, fuel tanks, and forks. Removes other items from the definition. Provides that the Secretary of State may cancel any license or permit upon determining that the holder has assisted an out-of-state resident in acquiring an Illinois driver's license or identification card by providing or allowing the out-of-state resident to use his or her Illinois address of residence and is complicit in distributing and forwarding the Illinois driver's license or identification card to the out-of-state resident. Provides that operating a driver training school without a license issued by the Secretary of State is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense. Effective immediately.

House Committee Amendment No. 2

Adds reference to:
625 ILCS 5/5-301 from Ch. 95 1/2, par. 5-301

Adds reference to:
625 ILCS 5/5-501.5 new

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Amends the Illinois Vehicle Code. Provides that, except in a municipality with 1,000,000 or more inhabitants, an automotive parts recycler, scrap processor, repairer, or rebuilder with a business license issued by a municipality that has been revoked or nonrenewed due to fraud or misconduct committed against the municipality within 3 years preceding the effective date of the bill or on or after the effective date of the bill shall not be eligible for a license or license renewal to conduct business as an automotive parts recycler, scrap processor, repairer, or rebuilder under the Code. Provides that no later than 30 days after the effective date of the bill, a municipality shall notify the Secretary of State of the revocation or nonrenewal and shall notify any other municipality in which the former licensee is known to conduct business as an automotive parts recycler, scrap processor, repairer, or rebuilder that the former licensee's business license has been revoked due to fraud or misconduct committed against the municipality. Provides that an application to conduct business as an automotive parts recycler, scrap processor, repairer, or rebuilder shall include a statement indicating if the applicant has been subject to the revocation or nonrenewal of a business license due to fraud or misconduct committed against the municipality. Provides that an automotive parts recycler, scrap processor, repairer, or rebuilder shall be fined $10,000 for each day it conducts business in this State with a revoked or nonrenewed business license. Limits the concurrent exercise of power by home rule units with regard to municipalities revoking or not renewing the business license of an automotive parts recycler, scrap processor, repairer, or rebuilder. Makes conforming changes. Effective immediately.

House Floor Amendment No. 3

Provides that an automotive parts recycler, scrap processor, repairer, or rebuilder shall be fined $1,000 (rather than $10,000) for each day it conducts business in this State in violation of a provision in the Illinois Vehicle Code governing revocation of a business license due to fraud or misconduct committed against a municipality. Removes the exclusion of the City of Chicago from that provision.

Aug 25 17 S Public Act . . . . . . . . . 100-0409
SB 00676  Sen. Michael E. Hastings, Scott M. Bennett, Thomas Cullerton and Bill Cunningham

20 ILCS 20/27 new
Amends the Agency Energy Efficiency Act. Provides that the Capital Development Board may: (1) annually conduct energy efficiency audits of State-owned real property; (2) annually rank State-owned real properties according to their energy efficiency; and (3) encourage energy efficiency audits of State-owned real properties based on those rankings. Provides that State agencies may elect to conduct energy efficiency audits of State-owned real property and may retain the amount of savings realized from energy improvements and conservation measures, subject to certain limitations.

Senate Committee Amendment No. 1
Replaces references to the Capital Development Board with references to the Department of Central Management Services.

Senate Committee Amendment No. 2
Adds provisions to the introduced bill providing that, whenever a State agency or the Board enters into a contract with a vendor for the purpose of fulfilling the provisions of the amendatory Act, the contract shall meet the requirements of the Illinois Procurement Code and the Architectural, Engineering, and Land Surveying Qualifications Based Selection Act. Provides that no person or business who contracts with a State agency to write specifications, or otherwise provides specifications, for a procurement need related to energy efficiency audits conducted under the amendatory Act shall submit a bid or proposal or receive a contract for that procurement need.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00677  Sen. William E. Brady-Melinda Bush-Michael Connelly, Cristina Castro, Chapin Rose-Iris Y. Martinez, John F. Curran and Laura M. Murphy
(Rep. David B. Reis-Barbara Wheeler and Jehan Gordon-Booth)

225 ILCS 65/Art. 85 heading new
225 ILCS 65/85-5 new
225 ILCS 65/85-10 new
Amends the Nurse Practice Act. Ratifies and approves the Nurse Licensure Compact, which allows for the issuance of multistate licenses that allow nurses to practice in their home state and other compact states. Provides that the Compact does not supersede existing State labor laws.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00678  Sen. Don Harmon

65 ILCS 5/1-2.1-2.5 new
Amends the Illinois Municipal Code. Provides that a municipality may adjudicate speeding tickets of 15 miles per hour or less over the posted speed limit in its administrative adjudication system.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00679  Sen. Don Harmon-Pamela J. Althoff and Steven M. Landek
35 ILCS 505/14b new
Amends the Motor Fuel Tax Law. Provides that a road district, municipality, or county may submit a copy of its approved road budget showing expenses exceeding the motor fuel tax funds received by the road district, municipality, or county to satisfy all documentation and reporting requirements relating to the motor fuel tax funds received. Prohibits the Department of Revenue from requiring more documentation or reporting requirements if a road district, municipality, or county provides the specified budget.

Senate Committee Amendment No. 1
Provides that neither the Department of Revenue nor the Department of Transportation (in the introduced bill, the Department of Revenue only) may require a road district, municipality, or county to produce more documentation or be subject to additional reporting requirements if the submitted budget satisfies the requirements of the introduced bill.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00680  Sen. William E. Brady-Patricia Van Pelt-Jacqueline Y. Collins-Thomas Cullerton-Melinda Bush
(Rep. Barbara Wheeler, Martin J. Moylan, Silvana Tabares, Stephanie A. Kifowit, Katie Stuart and Deb Conroy)

210 ILCS 150/17
415 ILCS 5/22.58
Amends the Safe Pharmaceutical Disposal Act. Provides that used, expired, or unwanted pharmaceuticals collected by a city, village, or municipality under the Act may be destroyed in a drug destruction device by a law enforcement agency. Amends the Environmental Protection Act. Expands the definition of "drug evidence" in the provision for drug destruction by a law enforcement agency to include any used, expired, or unwanted pharmaceuticals collected under the Safe Pharmaceutical Disposal Act.

Senate Committee Amendment No. 1
Adds to the pharmaceutical disposal provision that a county may authorize the use of a county facility as a location for a container suitable as a receptacle for disposal of used, expired, or unwanted pharmaceuticals. Adds to the current locations for display of a pharmaceutical disposal container of the city hall or police department, any other facility of a county or municipality. Provides that a county or municipality shall provide continuous or regular notice to the public regarding the availability of the receptacle for used, expired, or unwanted pharmaceuticals. Adds to the definition of "drug destruction device" that the device has been approved by the Environmental Protection Agency. Changes references in the pharmaceutical disposal provision from "illegal drug" to "drug".

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Safe Pharmaceutical Disposal Act. Provides that any county or municipality may authorize the use of its city hall, police department, or any other facility under its control to display a container suitable for use as a receptacle for used, expired, or unwanted pharmaceuticals. Provides that the county or municipality shall provide continuous or regular notice to the public regarding the availability of the receptacle. Provides that to the extent allowed under federal law, pharmaceuticals collected may be disposed of in a drug destruction device under the Environmental Protection Act. Amends the Environmental Protection Act. Defines "drug destruction device" as a device that is used exclusively for that purpose, or to the extent allowed under federal law, to destroy pharmaceuticals collected under the Safe Pharmaceutical Disposal Act. Restores "illegal" within the definitions of "drug evidence", "illegal drug", and "non-retrievable". Effective immediately.

Apr 25 17  H  Referred to Rules Committee

SB 00681  Sen. William E. Brady-Karen McConnaughay-Linda Holmes and Jim Oberweis

725 ILCS 5/115-7.5 new
Amends the Code of Criminal Procedure of 1963. Provides that if a defendant is accused of an offense of driving under the influence or aggravated driving under the influence as defined in the Illinois Vehicle Code, and if the defendant refused chemical testing requested by a law enforcement officer, evidence of the defendant's commission of another offense or offenses of driving under the influence or aggravated driving under the influence is admissible, and may be considered for its bearing on any matter to which it is relevant. Provides that in weighing the probative value of the evidence against undue prejudice to the defendant, the court may consider: the proximity in time to the charged or predicate offense; the degree of factual similarity to the charged or predicate offense; whether the predicate offense resulted in a finding of guilt; or other relevant facts and circumstances. Provides that if the prosecution intends to offer this evidence, it must disclose the evidence, including statements of witnesses or a summary of the substance of any testimony, at a reasonable time in advance of trial, or during trial if the court excuses pretrial notice on good cause shown. Provides that proof may be made by specific instances of conduct, testimony as to reputation, or testimony in the form of an expert opinion, except that the prosecution may offer reputation testimony only after the opposing party has offered that testimony.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Insurance Code. In the Article concerning the Illinois Life and Health Insurance Guaranty Association, makes changes to the organization of provisions concerning coverage and limitations and powers and duties of the Association. Makes changes in the provisions concerning definitions; the Board of Directors of the Association; assessments; and miscellaneous provisions. In a provision concerning duties of the Director of Insurance as liquidator, provides that upon the entry of an order directing liquidation of a company, the Director may, subject to a provision of the Insurance Code that allows the Association to exercise all the rights of the Director with respect to covered policies after the Association becomes obligated by statute or a provision of the Health Maintenance Organization Act, cede or reinsure all or so much as may be necessary of the in-force business to another company using assets of the liquidated company to pay therefor in preference to satisfying other obligations or creditors. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
- 215 ILCS 5/193 from Ch. 73, par. 805
- 215 ILCS 5/531.03 from Ch. 73, par. 1065.80-3
- 215 ILCS 5/531.05 from Ch. 73, par. 1065.80-5
- 215 ILCS 5/531.07 from Ch. 73, par. 1065.80-7
- 215 ILCS 5/531.08 from Ch. 73, par. 1065.80-8
- 215 ILCS 5/531.09 from Ch. 73, par. 1065.80-9
- 215 ILCS 5/531.10 from Ch. 73, par. 1065.80-10
- 215 ILCS 5/531.14 from Ch. 73, par. 1065.80-14

Adds reference to:
- 215 ILCS 5/370c from Ch. 73, par. 982c

Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Emergency Opioid and Addiction Treatment Access Act. Amends the Illinois Insurance Code. In provisions concerning mental and emotional disorders, requires a substance use disorder treatment provider or facility to notify an insurer or managed care organization of the initiation of treatment for a covered person. Provides a covered person the right to an external review if an insurer determines that benefits are no longer medically necessary. Requires a substance use disorder treatment provider or facility to provide an insurer advanced notice of the planned discharge of a patient. Provides that the benefits required in the provisions shall be provided to all covered persons with a diagnosis of substance use disorder or conditions, and the presence of additional related or unrelated diagnoses shall not be a basis to reduce or deny the benefits required by the provisions. Effective January 1, 2019.

Aug 22 18 S Public Act . . . . . . . . . . . 100-1023
SB 00683  Sen. John G. Mulroe
(Rep. Robert Rita and Daniel J. Burke)

215 ILCS 5/141b new
215 ILCS 5/205 from Ch. 73, par. 817
215 ILCS 5/545 from Ch. 73, par. 1065.95

Amends the Illinois Insurance Code. Provides that any contract with a third party to provide claim services for a property and casualty company must contain specified language that provides that upon liquidation or rehabilitation of the insurer, the files and related data become the sole property of the estate with the administrator having reasonable access and right to copy files; provides that the requirement shall apply to all contracts entered into after the effective date, and any existing contracts shall have one year to comply with the requirement. In provisions concerning the distribution of general assets of a company's estate that is undergoing liquidation, rehabilitation, or conservation proceedings: Prioritizes costs and expenses of administration, including the reasonable expenses of certain funds and associations, but excluding certain other expenses, and the expenses expressly approved or ratified by the Director of Insurance as liquidator or rehabilitator, including specified costs and expenses, over all other claims. Provides that claims of obligees under surety bonds and undertakings, claims by principals under surety bonds and surety undertakings for wrongful dissipation of collateral by the insurer or its agents, and claims incurred during certain extensions of coverage are granted the same priority level as claims by policyholders, beneficiaries, and insureds, under insurance policies, annuity contracts, and funding agreements. Provides that these changes apply to all pending and future liquidation, rehabilitation, or conservation proceedings. Makes other changes. Effective immediately.

Aug 25 17  S Public Act . . . . . . . . . 100-0410

SB 00684  Sen. Chapin Rose
(Rep. Luis Arroyo)

30 ILCS 105/5.857
30 ILCS 105/6z-100

Amends the State Finance Act. Changes the repeal date of provisions concerning the Capital Development Board Revolving Fund to July 1, 2021 (currently, July 1, 2017). Effective immediately.

May 31 17  H Rule 19(a) / Re-referred to Rules Committee

SB 00685  Sen. Michael Connelly-Kwame Raoul and Linda Holmes
(Rep. Michael J. Zalewski)

55 ILCS 5/4-2001 from Ch. 34, par. 4-2001

Amends the Counties Code. Provides that a county board may establish a salary for a State's attorney higher than provided for in the Code. However, any salary above the amounts provided for in the Code shall be paid out of the county treasury. Effective immediately.

Senate Floor Amendment No. 2
Add reference to:
55 ILCS 5/3-4007 from Ch. 34, par. 3-4007
Add reference to:
55 ILCS 5/3-9012 from Ch. 34, par. 3-9012

In a provision concerning county board approval for additional salary for a State's Attorney to allow for an immediate increase to a State's Attorney's salary if a resolution or ordinance is passed within 90 days after the effective date of the amendingatory Act or, on or after 90 days, any increase becomes effective at the beginning of the next term of the State's Attorney commencing at least 180 days after the county board adopts the resolution or ordinance. Further amends the Counties Code. Provides that if a county adopts and ordinance or resolution to increase a State's Attorney's salary, the county board shall, by resolution, authorize an additional salary increase, equal of at least 90% of the additional salary provided for the State's Attorney, for any full-time Public Defender in the county to be paid from the county treasury. Provides that, for State's Attorneys and Public Defenders who serve 2 or more counties, each county board shall approve the resolutions or ordinances.

May 31 17  H Rule 19(a) / Re-referred to Rules Committee
SB 00686  Sen. Julie A. Morrison-Thomas Cullerton-Bill Cunningham-Melinda Bush

35 ILCS 200/9-145

Amends the Property Tax Code. Provides that, for assessment years following the next general assessment after the effective date of the amendatory Act, no increase in assessment may exceed 20% per year. Provides exceptions if: (1) the property is sold, transferred, or conveyed during the taxable year; (2) significant improvements were made to the property; (3) a homestead exemption or other preferential method of assessment was removed with respect to that property during the taxable year; or (4) the increase was due to an equalization factor imposed by the township, county, or Department of Revenue. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00687  Sen. Kyle McCarter-Patricia Van Pelt

330 ILCS 110/1.1 from Ch. 21, par. 59a1

Amends the Veterans Burial Places Act. Provides that when a headstone or memorial marker is provided for a United States War Veteran pursuant to specified federal law by the federal government, the Department of Veterans' Affairs shall pay an amount not to exceed $300 (currently, $100) to the next of kin or cemetery official responsible for the cost of transporting and erecting the headstone or memorial. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00688  Sen. Don Harmon

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


Jan 26 17  S  Referred to Assignments

SB 00689  Sen. Pat McGuire, Jennifer Bertino-Tarrant-Michael E. Hastings and Bill Cunningham

30 ILCS 605/7.1 from Ch. 127, par. 133b10.1

Amends the State Property Control Act. Provides that all moneys received for the use of surplus real property shall be used for the upkeep of the property. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00690    Sen. Tom Rooney

5 ILCS 460/10 rep.
5 ILCS 460/15 rep.
5 ILCS 460/20 rep.
5 ILCS 460/25 rep.
5 ILCS 460/40 rep.
5 ILCS 460/45 rep.
5 ILCS 460/50 rep.
5 ILCS 460/55 rep.
5 ILCS 460/56 rep.
5 ILCS 460/57 rep.
5 ILCS 460/60 rep.
5 ILCS 460/63 rep.
5 ILCS 460/65 rep.
5 ILCS 460/70 rep.
5 ILCS 460/75 rep.
5 ILCS 460/80 rep.
5 ILCS 460/85 rep.
5 ILCS 460/90 rep.
5 ILCS 460/95 rep.
5 ILCS 460/100 rep.

Amends the State Designations Act. Repeals the following State designations: State bird; State insect; official language; State mineral; State tree and flower; State animal; State fish; State prairie grass; State vegetable; State fruit; State fossil; State artifact; State folk dance; State theatre; State soil; State snackfood; State amphibian; State reptile; State tartan; and State pie.

May 05    S  Rule 3-9(a) / Re-referred to Assignments
Amends the Child Passenger Protection Act. Provides that a technician shall discuss with a person who received a citation for a violation of the Act with the notation of “no safety seat” in the notes field, and has scheduled a child safety instructional course, the negative consequences of a motor vehicle accident with a child occurring without the child wearing a proper child restraint system. The technician may also discuss the importance of an adult wearing a safety belt and the impact it may have on the child’s behavior.

Senate Committee Amendment No. 3

Deletes reference to:

625 ILCS 25/6a

Adds reference to:

5 ILCS 100/5-45

20 ILCS 2610/7.2

20 ILCS 2610/7.5 new

625 ILCS 5/11-605.1

625 ILCS 7/10

625 ILCS 7/15

625 ILCS 7/20

625 ILCS 7/25

625 ILCS 7/30

625 ILCS 7/35

625 ILCS 7/40

625 ILCS 7/45 rep.

Replaces everything after the enacting clause. Amends the Illinois Administrative Procedure Act. Provides that the Department of State Police, the Department of Transportation, the Illinois State Toll Highway Authority, the Secretary of State, and the Illinois Commerce Commission may adopt emergency rules to implement the amendatory Act. Amends the State Police Act. Provides requirements for the number of cadet classes and sworn State Police officers. Provides that 3% of the 40% of penalties collected under an automated traffic control system established by the Department of State Police, the Department of Transportation, or the Illinois State Toll Highway Authority deposited into the State Police Merit Board Public Safety Fund shall be used for advertising or other methods to attract diverse State Police cadet candidates so that the headcount goal of State Police officers continues to adequately represent the population of women, minorities, and military veterans in this State. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall not renew the registration of a vehicle if the Illinois Commerce Commission finds that the registered owner of a vehicle used in violation of the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act has failed to pay any penalty due as a result of 3 violations under the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act or is more than 30 calendar days in default of a payment plan. Provides for the allocation of moneys in the Transportation Safety Highway Hire-back Fund. Amends the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Allows a local agency, through an intergovernmental agreement, to establish an automated traffic control system in a construction or maintenance zone established by the Department of Transportation, Illinois State Toll Highway Authority, or a local agency with jurisdiction. Provides that a motor vehicle may not operate in a construction or maintenance zone at a speed in excess of the posted speed limit. Provides for the allocation of the penalties collected for automated traffic control system zones. Provides notification procedures and defenses. Makes conforming changes.
SB 00692  Sen. John G. Mulroe
215 ILCS 5/1403
Amends the Illinois Insurance Code. In a provision concerning licensure requirements for financial institutions, provides that nothing in a provision concerning limited lines producer licenses in the Code shall be construed to require a limited lines producer license or any other form or class of producer's license for financial institutions, or their employees, if the financial institution has purchased or sponsored a group or individual credit life, credit accident and health, credit casualty, credit property, or other credit insurance policy or program under which the financial institution enrolls or performs other administrative services to enable individuals to purchase insurance coverage under the group or individual credit insurance policy from a licensed producer in compliance with provisions concerning license exceptions and credit life and credit accident and health insurance policies under the Code. Effective immediately.
Senate Committee Amendment No. 1
In provisions exempting financial institutions from being licensed as limited lines producers when purchasing or sponsoring certain credit insurance policies or programs, changes the type of policies or programs that exempt the financial institution to group credit life, credit accident and health, credit casualty, credit property, or other group credit insurance policies or programs under which the financial institution enrolls or performs other administrative services, or both. Provides that a financial institution that performs enrollment or other administrative services, or both, with respect to its group credit insurance policies or programs are exempt from being licensed as insurance producers.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00693  Sen. Michael Connelly
105 ILCS 5/27-22 from Ch. 122, par. 27-22
105 ILCS 5/27-23.11 new
Amends the School Code. Beginning with the 2018-2019 school year, requires every public high school to include in its curriculum instruction in the free enterprise system through a course lasting at least one semester, which each student entering the 9th grade in the 2018-2019 school year or a subsequent school year must successfully complete as a prerequisite to receiving a high school diploma. Requires the State Board of Education to adopt free enterprise content standards and develop the curriculum, carry out appropriate professional development training for teachers of the course, and submit a report to the General Assembly on course implementation. Sets forth minimum areas of instruction to be included in the course.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00694  Sen. William R. Haine
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Jan 30 17 S Referred to Assignments
SB 00695  Sen. Bill Cunningham—John F. Curran
(Rep. Justin Slaughter—Mary E. Flowers)

55 ILCS 5/3-7000.5 new
55 ILCS 5/3-7002  from Ch. 34, par. 3-7002
55 ILCS 5/3-7003  from Ch. 34, par. 3-7003
55 ILCS 5/3-7005  from Ch. 34, par. 3-7005
55 ILCS 5/3-7008  from Ch. 34, par. 3-7008
55 ILCS 5/3-7011  from Ch. 34, par. 3-7011
55 ILCS 5/3-7012  from Ch. 34, par. 3-7012
55 ILCS 5/3-7012.5 new
55 ILCS 5/3-7018 new
55 ILCS 5/3-7007 rep.

Amends the Cook County Sheriff’s Merit Board Division of the Counties Code. Abolishes the current Cook County Sheriff's Merit Board. Creates the Cook County Sheriff's Merit Board to exercise all functions of the former Merit Board. Provides for the functions and operation of the Cook County Sheriff's Merit Board, including appointment, composition, powers, responsibilities, and rulemaking. Provides that the Sheriff of Cook County is solely responsible for the adjudication of all disciplinary measures against a sworn officer when the recommended punishment for the violation alleged is the suspension of the sworn officer for a period not exceeding 30 days. Effective January 1, 2018.

Senate Committee Amendment No. 2
Deletes reference to:
  55 ILCS 5/3-7012.5

Replaces everything after the enacting clause with the provisions of the introduced bill, with the following changes: makes a technical change regarding demographics, provides that disciplinary measures adjudicated by the Sheriff include those things with a maximum punishment of a 90-day suspension (in the introduced bill, the maximum punishment is a 30-day suspension), provides that disciplinary measures adjudicated by the Sheriff are subject to review under the provisions of applicable collective bargaining agreements, deletes a section in the introduced bill concerning rulemaking and the non-delegation of Board powers. Effective January 1, 2018.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause with the provisions of the introduced bill, with the following changes: makes a technical change regarding demographics, provides that disciplinary measures adjudicated by the Sheriff include those things with a maximum punishment of a 90-day suspension (in the introduced bill, the maximum punishment is a 30-day suspension), provides that disciplinary measures adjudicated by the Sheriff are subject to review under the provisions of applicable collective bargaining agreements, deletes a section in the introduced bill concerning rulemaking and the non-delegation of Board powers. Effective December 1, 2017.

House Floor Amendment No. 1
Deletes reference to:
  55 ILCS 5/3-7000.5 new
Deletes reference to:
  55 ILCS 5/3-7003
Deletes reference to:
  55 ILCS 5/3-7005
Deletes reference to:
  55 ILCS 5/3-7008
Deletes reference to:
  55 ILCS 5/3-7011
Deletes reference to:
  55 ILCS 5/3-7012
Deletes reference to:
  55 ILCS 5/3-7012.5 new
Deletes reference to:
  55 ILCS 5/3-7018 new
SB 00695 (CONTINUED)

Deletes reference to:

55 ILCS 5/3-7007 rep

Replaces everything after the enacting clause. Amends the Counties Code. Provides that three-fifths of the county board shall consent to the Sheriff's appointment to the Cook County Sheriff's Merit Board. Abolishes the term of office of each member of the Board on the effective date of the amendatory Act. Provides for staggered terms of the members appointed to the Board after the effective date of the Act. Provides for appointment for a remainder of a member's term who has vacated the member's office. Effective immediately.

Dec 08 17 S Public Act . . . . . . . . . 100-0562

SB 00696 Sen. Mattie Hunter-Jacqueline Y. Collins and Patricia Van Pelt

730 ILCS 5/3-8-5 from Ch. 38, par. 1003-8-5
730 ILCS 5/3-8-6 from Ch. 38, par. 1003-8-6

Amends the Unified Code of Corrections. Provides that the Director of Corrections may transfer persons committed to the Department other than addicts, alcoholics, or intoxicated persons who may be subject to involuntary admission or who meets the standards of judicial admission to any psychiatric unit of any public or private hospital for observation, diagnosis, and treatment, subject to the approval of the hospital, for a period of not more than 6 months, if the person consents in writing to the transfer. Establishes procedures in which the Director of Corrections may petition the circuit court requesting transfer to the hospital if the person objects or does not consent to his or her transfer. Provides that no person may be transferred under this provision unless the Department of Corrections determines in writing that the psychiatric unit to which the person will be transferred can provide a safe and secure environment for that person. Provides that the public or private hospital shall return to the Department of Corrections any person committed to it under this provision, whose sentence has not expired and whom the hospital deems no longer subject to involuntary admission, or no longer meets the standard for judicial admission. Provides that the Department of Corrections shall notify the director of any hospital of the expiration of the sentence of any person transferred to that hospital under this provision.

Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00697 Sen. Emil Jones, III

New Act

Creates the Racial Impact Note Act. Provides that every bill which has or could have a disparate impact on racial and ethnic minorities, upon the request of any member, shall have prepared for it, before second reading in the house of introduction, a brief explanatory statement or note that shall include a reliable estimate of the anticipated impact on those racial and ethnic minorities likely to be impacted by the bill. Provides that each racial impact note must include: (i) an estimate of how the proposed legislation would impact racial and ethnic minorities; (ii) a statement of the methodologies and assumptions used in preparing the estimate; (iii) an estimate of the racial and ethnic composition of the population who may be impacted by the proposed legislation, including those persons who may be negatively impacted and those persons who may benefit from the proposed legislation; and (iv) any other matter that a responding agency considers appropriate in relation to the racial and ethnic minorities likely to be affected by the bill. Provides for the preparation of the note by specified responding agencies and other impacted State agencies. Contains other related provisions regarding requisites and contents, comments or opinions regarding the merits of the legislation, and the appearance of State officials and employees in support or opposition of the legislation. Effective immediately.

Jan 30 17 S Referred to Assignments

SB 00698 Sen. Jil Tracy-Andy Manar

(Rep. C.D. Davidsmeyer)

20 ILCS 415/4d from Ch. 127, par. 63b104d

Amends the Personnel Code. Provides for a partial personnel jurisdiction exemption for rehabilitation/mobility instructors and rehabilitation/mobility instructor trainees at the Illinois School for the Visually Impaired. Removes the sunset date for the partial personnel jurisdiction exemption for all positions within the Illinois School for the Deaf and the Illinois School for the Visually Impaired requiring licensure by the State Board of Education. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Extends (rather than removes) the sunset date for the partial personnel jurisdiction exemption for all positions within the Illinois School for the Deaf and the Illinois School for the Visually Impaired requiring licensure by the State Board of Education to August 30, 2019, and makes it apply to all rehabilitation/mobility instructors and rehabilitation/mobility instructor trainees at the Illinois School for the Visually Impaired.

Apr 25 17 H Referred to Rules Committee
SB 00699  Sen. Chuck Weaver
730 ILCS 167/20
730 ILCS 168/20
Amends the Veterans and Servicemembers Court Treatment Act. Deletes provision that a defendant must have the agreement of the prosecutor to be admitted into a Veterans and Servicemembers Court program. Deletes provision that excludes a defendant from the program if the defendant was within the past 10 years convicted of an offense where occurred serious bodily injury or death to any person. Amends the Mental Health Court Treatment Act. Deletes provision that a defendant must have the agreement of the prosecutor to be admitted into a mental health court program. Includes in the definition of "crime of violence", aggravated battery resulting in great bodily harm or permanent disability.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00700  Sen. Thomas Cullerton
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00701  Sen. Julie A. Morrison-Melinda Bush-Laura M. Murphy
(Rep. Elaine Nekritz, Sam Yingling, Silvana Tabares, Stephanie A. Kifowit and David S. Olsen)
40 ILCS 5/7-114  from Ch. 108 1/2, par. 7-114
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. For a person who first becomes a participating employee on or after the effective date of the amendatory Act, excludes vehicle allowances from the definition of "earnings". Effective immediately.
House Floor Amendment No. 1
Adds reference to:
40 ILCS 5/7-172  from Ch. 108 1/2, par. 7-172
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Further amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. In a provision that requires an employer to pay the present value of the increase in pension resulting from an increase in earnings greater than 6% or 1.5 times the increase in the consumer price index for any of the 12-month periods used to determine final rate of earnings, excludes earnings increases resulting from payments for unused vacation time, but only for payments for unused vacation time made in the final 3 months of the final rate of earnings period. Effective immediately.
Aug 25 17  S  Public Act . . . . . . . . . 100-0411

(Rep. Deb Conroy)
720 ILCS 570/204  from Ch. 56 1/2, par. 1204
Amends the Illinois Controlled Substances Act. Adds 3,4-Dichloro-N-[2-(dimethylamino)cyclohexyl]-N-methylbenzamide (some trade or other name: U-47700) as a Schedule I controlled substance. Effective immediately.
Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00703  Sen. Daniel Biss
205 ILCS 670/1  from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Jan 30 17  S  Referred to Assignments
SB 00704

Amends the School Code. Provides that the State Board of Education is, subject to appropriation, authorized to award competitive grants under a Safe Schools and Healthy Learning Environments Program. Provides that under the program, selected school districts must reallocate funding for school-based law enforcement personnel in some or all of their schools to other evidence-based and promising practices designed to promote school safety and healthy learning environments, including, but not limited to, restorative justice programs; increased use of school psychologists, social workers, and other mental and behavioral health specialists; drug and alcohol treatment services; wraparound services for youth; and training for school staff on conflict resolution techniques and other disciplinary alternatives. Provides that the program shall match the amount that is reallocated from school-based law enforcement personnel to alternative methods of addressing student behavior on a dollar-for-dollar basis. Prohibits grant funds from being used to increase the use of school-based security personnel. Provides for an annual report to update progress on the Program. Prohibits arrest or being otherwise cited for a criminal offense committed during school hours while on school grounds, in school vehicles, or at school activities or sanctioned events except in certain circumstances.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00705
(Rep. Kelly M. Burke and Katie Stuart)

Amends the Higher Education Veterans Service Act. Provides that a required survey and guidebook shall be made available on the homepage of a campus website or a veteran Internet link (instead of just the survey being made available on the homepage of the campus Internet link). Requires the survey to be sent to the Lieutenant Governor, Secretary of State, State Treasurer, and State Comptroller. Requires each public college and university to make its best efforts to hire a veteran of the armed services as the Coordinator of Veterans and Military Personnel Student Services.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 00706
Sen. Thomas Cullerton

Amends the Township Code. Makes a technical change in a Section concerning the use of terms.

Jan 30 17 S Referred to Assignments
Amends the Personal Information Protection Act. Provides that a State agency that has been subject to a single breach or aggravated computer tampering to the security of its data shall submit a comprehensive report to the Attorney General and the General Assembly. Specifies the content of the report. Requires the report to be made available to the public. Effective immediately.

Senate Committee Amendment No. 1
Provides that the required report be given if a State agency is the subject of a single breach concerning more than 250 Illinois residents, rather than a single breach, or aggravated computer tampering. Requires the report to be made within 60, rather than 45, days. Removes the requirement that the report disclose the named actors. Provides that the report is to be published on the website of the Attorney General and the State agency for 60 days rather than indefinitely. Requires notice be given to the Office of the Chief Information Security of the Illinois Department of Innovation and Technology. Directs the Chief Information Security Officer to investigate the incident.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause with changes to the Personal Information Protection Act similar to those contained in the introduced bill and amendment No.1. Further provides that if a State agency determines the identity of the actor that perpetrated the breach, the agency shall report that information to the Subcommittee on Cybersecurity of the Senate Telecommunications and Information Technology Committee and the House Cybersecurity, Data Analytics, and IT Committee. Provides that State agencies directly responsible to the Governor subject to a single breach concerning more than 250 Illinois residents or an instance of aggravated computer tampering shall notify the Chief Information Officer of the Department of Innovation and Technology and the Attorney General within 72 hours of discovering the incident. Requires the Department of Innovation and Technology to take specified actions in response to the incident. Provides that the Attorney General may disclose information regarding the breach. Removes requirement that the report be published on the website of the Attorney General and the State agency. Effective immediately.

House Floor Amendment No. 1
Provides that a State agency that suffers a breach of security shall report to the General Assembly, rather than to specific House and Senate committees.

Aug 25 17 S Public Act . . . . . . 100-0412
SB 00708  Sen. Iris Y. Martinez, Thomas Cullerton and Emil Jones, III

20 ILCS 3945/2  from Ch. 144, par. 2002
105 ILCS 5/24-6
105 ILCS 5/26-1  from Ch. 122, par. 26-1
215 ILCS 5/122-1  from Ch. 73, par. 734-1
225 ILCS 60/2  from Ch. 111, par. 4400-2
225 ILCS 60/7  from Ch. 111, par. 4400-7
225 ILCS 60/8  from Ch. 111, par. 4400-8
225 ILCS 60/9  from Ch. 111, par. 4400-9
225 ILCS 60/10  from Ch. 111, par. 4400-10
225 ILCS 60/11  from Ch. 111, par. 4400-11
225 ILCS 60/14  from Ch. 111, par. 4400-14
225 ILCS 60/15  from Ch. 111, par. 4400-15
225 ILCS 60/16  from Ch. 111, par. 4400-16
225 ILCS 60/17  from Ch. 111, par. 4400-17
225 ILCS 60/18  from Ch. 111, par. 4400-18
225 ILCS 60/19  from Ch. 111, par. 4400-19
225 ILCS 60/22  from Ch. 111, par. 4400-22
225 ILCS 60/24  from Ch. 111, par. 4400-24
225 ILCS 60/33  from Ch. 111, par. 4400-33
225 ILCS 60/34  from Ch. 111, par. 4400-34
225 ILCS 61/5
225 ILCS 63/25
225 ILCS 63/110
225 ILCS 90/1  from Ch. 111, par. 4251
710 ILCS 15/2  from Ch. 10, par. 202


Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00709  Sen. Neil Anderson

520 ILCS 5/2.30  from Ch. 61, par. 2.30

Amends the Wildlife Code. Provides that it shall be unlawful for any person to trap or to hunt with gun, dog, dog and gun, or bow and arrow, gray fox, red fox, raccoon, weasel, mink, muskrat, badger, bobcat, and opossum except during the open season which will be set annually by the Director to start between 12:00 a.m., November 1 and 12:00 midnight on November 10, and close no earlier than 12:00 midnight on February 15 but not later than 12:00 midnight on March 31, with start and close dates both inclusive (rather than between 12:01 a.m., November 1 to 12:00 midnight February 15, both inclusive). Deletes a provision providing that the season limit for river otter shall not exceed 5 river otters per person per season. Provides that any person who violates the provisions of the Section, including administrative rules, shall be guilty of a Class B misdemeanor.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00710  Sen. Thomas Cullerton

55 ILCS 5/1-1001  from Ch. 34, par. 1-1001

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

Jan 30 17  S  Referred to Assignments
SB 00711  Sen. Martin A. Sandoval
625 ILCS 5/18b-100 from Ch. 95 1/2, par. 18b-100
Jan 30 17  S  Referred to Assignments

SB 00712  Sen. Martin A. Sandoval
625 ILCS 5/12-603 from Ch. 95 1/2, par. 12-603
Jan 30 17  S  Referred to Assignments

SB 00713  Sen. Martin A. Sandoval
625 ILCS 5/11-202 from Ch. 95 1/2, par. 11-202
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning obedience to the traffic laws.
Jan 30 17  S  Referred to Assignments

SB 00714  Sen. Martin A. Sandoval
625 ILCS 5/6-100 from Ch. 95 1/2, par. 6-100
Jan 30 17  S  Referred to Assignments

SB 00715  Sen. Martin A. Sandoval
625 ILCS 5/4-102 from Ch. 95 1/2, par. 4-102
Jan 30 17  S  Referred to Assignments

SB 00716  Sen. Martin A. Sandoval
625 ILCS 5/3-100 from Ch. 95 1/2, par. 3-100
Jan 30 17  S  Referred to Assignments

SB 00717  Sen. Martin A. Sandoval
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Jan 30 17  S  Referred to Assignments

SB 00718  Sen. Jacqueline Y. Collins
735 ILCS 5/15-1504.1
Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that provisions concerning an additional fee paid by residential foreclosure plaintiffs are operative until January 1, 2020 (instead of January 1, 2018). Effective immediately.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00719  Sen. Thomas Cullerton-Melinda Bush-Wm. Sam McCann
35 ILCS 120/14 from Ch. 120, par. 453
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00720  Sen. Jil Tracy
735 ILCS 5/2-301 from Ch. 110, par. 2-301
Amends the Code of Civil Procedure. Provides that within 90 days after filing an appearance (instead of prior to filing any other pleading other than a motion for an extension of time within which to plead), a party may object to the court exercising personal jurisdiction over the party. Deletes a provision that if a party files a responsive pleading other than a motion for an extension of time prior to filing a motion to dismiss or to quash service of process, the party waives all objections to the court's jurisdiction over the party's person. Provides instead that participating in the litigation does not waive objections to the court's jurisdiction. Deletes a provision stating that error in ruling against an objecting party is waived by that party taking part in further proceedings in the case unless the objection is on the basis of the party not being amenable to service by an Illinois court. Provides that the amendatory Act applies to actions filed on or after the effective date. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00721  Sen. Jil Tracy
735 ILCS 5/Art. VIII Pt. 29 heading new
735 ILCS 5/8-2901 new
735 ILCS 5/8-2902 new
735 ILCS 5/8-2903 new
735 ILCS 5/8-2904 new
735 ILCS 5/8-2905 new
735 ILCS 5/8-2906 new
735 ILCS 5/8-2907 new
735 ILCS 5/8-2908 new
735 ILCS 5/8-2909 new
735 ILCS 5/8-2910 new
Amends the Code of Civil Procedure. Provides limitations upon a non-expert's opinion or inference testimony. Sets forth
requirements regarding: qualifications, testimony, disclosure, and compensation of expert witnesses; bases of expert opinion testimony;
limitations on expert testimony; pre-trial hearings and disclosures concerning expert witnesses; precedents to be followed in
interpreting the new provisions; interlocutory appeals of rulings on the admissibility of expert evidence; standards to be followed by
reviewing courts in determining the admissibility of expert testimony; and severability. Provides that the new provisions apply to
actions commenced on or after the effective date of the amendatory Act and pending actions in which a trial has not been scheduled or
in which a trial has been scheduled more than 90 days after the effective date of the amendatory Act. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00722  Sen. Jil Tracy
New Act
Creates the Full and Fair Noneconomic Damages Act. Provides that, in determining noneconomic damages, the fact finder
may not consider: (i) evidence of a defendant's alleged wrongdoing, misconduct, or guilt; (ii) evidence of the defendant's wealth or
financial resources; or (iii) any other evidence that is offered for the purpose of punishing the defendant, rather than offered for a
compensatory purpose. Provides for bifurcated trials before the same jury in cases involving punitive damages, if requested by any
defendant. Outlines the procedure for the bifurcated trials. Provides for court post-trial review of noneconomic damage awards
pursuant to specified non-exclusive factors. Includes legislative findings, definitions, and applicability language. Effective
immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00723  Sen. Jil Tracy
735 ILCS 5/Art. VIII, Pt. 29 heading new
735 ILCS 5/8-2901 new
Amends the Code of Civil Procedure. Provides that in any case in which the plaintiff makes a claim based upon exposure to
asbestos, the following issues are relevant to the determination of liability and damages: (1) whether the plaintiff had exposure to any
asbestos manufactured by, processed by, or otherwise associated with any entity other than the defendant; (2) whether the plaintiff's
exposure to asbestos was to asbestos exclusively manufactured by, processed by, or otherwise associated with the defendant; and (3)
whether there is a causal relationship between the plaintiff's alleged injuries and the asbestos manufactured by, processed by, or
otherwise associated with the defendant. Provides that the court shall allow the parties to present evidence concerning these issues and
that the trier of fact shall determine liability and damages based on these issues, together with any other relevant issues. Effective
immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Code of Civil Procedure in relation to class actions. Adds additional requirements concerning: prerequisites to the maintenance of a class action (including provisions that a class action may be certified only if: the plurality of the class members are residents of Illinois or if the plurality of the class members were physically in Illinois when the cause of action arose; and a class action is superior to other available methods for the fair and efficient adjudication of the controversy); where a class action may be brought; preliminary determinations to be made by the court; notice to the class; coupon and other noncash settlements; loss by class members under a proposed settlement; and attorney's fees.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

Amends the Code of Civil Procedure. Deletes language providing for joint and several liability in actions on account of bodily injury or death or physical damage to property, based on negligence, or product liability based on strict tort liability. Adds language providing that in such actions in which recovery is predicated upon fault, each defendant found liable is liable for only that percentage of the plaintiff's damages that represents the contributory fault chargeable to that defendant in the comparison of the plaintiff's fault with the fault of all tortfeasors whose fault was a proximate cause of the death, injury, loss, or damage for which recovery is sought. Provides that except when the plaintiff is barred from recovering damages because the plaintiff's contributory fault is more than 50% of the proximate cause of the injury or damage for which recovery is sought, the plaintiff is barred from recovering damages from a defendant in excess of the amount of damages obtained by applying the percentage of contributing fault of that defendant to the amount of the plaintiff's damages. Provides that no defendant is jointly and severally liable for a plaintiff's damages. Amends the Joint Tortfeasor Contribution Act by deleting and repealing certain provisions regarding (i) contribution if the obligation of one or more of the joint tortfeasors is uncollectable and (ii) a plaintiff's right to recover the full amount of his judgment from any one or more defendants.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

Creates the Transparency in Lawsuits Protection Act. Provides that the purpose of the Act is to ensure that any Act, regulatory or otherwise, enacted in this State shall not create a private right of action unless such a right is expressly stated in the Act. Provides that any Act enacted in this State creating a private right of action shall contain express language providing for such a right and that courts of this State shall not construe a statute to imply a private right of action in the absence of such express language. Applies to any action that has not yet been initiated or is pending on the effective date of the Act. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 00727  Sen. Jil Tracy
735 ILCS 5/Art. II Pt. 21 heading
735 ILCS 5/2-2101
735 ILCS 5/2-2102
735 ILCS 5/2-2103
735 ILCS 5/2-2104
735 ILCS 5/2-2105
735 ILCS 5/2-2106
735 ILCS 5/2-2106.5
735 ILCS 5/2-2107
735 ILCS 5/2-2108
735 ILCS 5/2-2109
Re-enacts and changes various provisions of the Code of Civil Procedure relating to product liability actions that were added
by Public Act 89-7, which was held to be void in its entirety by the Illinois Supreme Court in Best v. Taylor Machine Works, 179 Ill.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00728  Sen. Jil Tracy
735 ILCS 5/2-101  from Ch. 110, par. 2-101
735 ILCS 5/2-102  from Ch. 110, par. 2-102
735 ILCS 5/2-103  from Ch. 110, par. 2-103
735 ILCS 5/2-104  from Ch. 110, par. 2-104
Amends the Code of Civil Procedure. Provides that, if none of the parties joined in good faith as defendants in a civil case are
residents of this State, an action against those defendants may be commenced in this State only in the county in which the transaction
out of which the cause of action arose, or some part of that transaction, occurred. Provides that a corporation organized under the laws
of or authorized to do business in this State is a resident only of any county in which it has its registered office or other office (rather
than being a resident of any county in which it does business). Makes similar changes regarding partnerships and voluntary
unincorporated associations. Deletes language providing that an insurance company incorporated under the laws of or doing business
in this State may be sued in any county in which one of the plaintiffs resides. Provides that, if none of the defendants in a civil action
are residents of this State, and no part of the transaction out of which the action arose occurred in this State, the action must be
dismissed for lack of proper venue. Makes other changes. Provides that the changes apply to causes of action filed on or after the
effective date of the amendatory Act.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00729  Sen. Kimberly A. Lightford
40 ILCS 5/17-127  from Ch. 108 1/2, par. 17-127
Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that beginning in State fiscal year 2018, the State
shall make annual contributions to the Chicago Public School Teachers' Pension and Retirement Fund. Provides that for State fiscal
year 2018, the contribution shall be $456,500,000 and that for each year thereafter, the Board of Trustees of the Fund shall certify to
the Governor by January 15th the amount of the required State contribution to the Fund for the coming fiscal year. Requires the
certified contribution to be equal to 10% of the contribution certified by the board of trustees of the downstate teachers retirement
system for the coming fiscal year. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00730  Sen. Dale A. Righter  
(Rep. Dave Severin-Terri Bryant-David B. Reis, Brandon W. Phelps, Jerry Costello, II and John Cavaletto)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 728/10


Senate Floor Amendment No. 1

Adds reference to:
225 ILCS 728/15

Adds reference to:
225 ILCS 728/45

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Further amends the Illinois Petroleum Education and Marketing Act. In provisions concerning the purposes of the Illinois Petroleum Resources Board, includes supporting oilfield environmental remediation and restoration activities. Provides that the annual report compiled and made available by the Board shall be filed with the Department of Natural Resources within 60 days after the close of the Board's fiscal year. Provides that the Board has the power to enter into voluntary agreements with the Department to support oilfield environmental remediation and restoration activities. Provides that the Board may expend funds only as provided for by law. Provides that any moneys collected from assessments on oil and gas production and not refunded shall not be used for travel expenses of any member of the Illinois General Assembly.

Aug 18 17  S  Public Act . . . . . . . . 100-0220

SB 00731  Sen. Laura M. Murphy  
(Rep. Mike Fortner-Martin J. Moylan)

735 ILCS 5/3-107 from Ch. 110, par. 3-107

Amends the Administrative Review Law of the Code of Civil Procedure. Provides that: the term "parties of record" does not include individuals who are not acting in an official capacity and whose participation in proceedings before an administrative agency is limited to attendance or testimony at a public hearing or submission of written statements to the agency; the plaintiff shall send a notice of filing of the action by certified mail to each individual who is not a party of record and who submitted testimony or a written statement to the administrative agency with respect to the decision from which the action to review is taken; and an individual who submitted testimony or a written statement to the administrative agency with respect to the decision from which the action to review is taken has a right to intervene as a defendant in the action upon application made to the court within 30 days of the mailing of the notice.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. In provisions governing actions to review decisions of a zoning board of appeals, deletes language limiting the provisions to municipalities with populations of 500,000 or more inhabitants.

Aug 11 17  S  Public Act . . . . . . . . 100-0083

SB 00732  Sen. Jacqueline Y. Collins

205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Jan 30 17  S  Referred to Assignments

SB 00733  Sen. Jacqueline Y. Collins

205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Jan 30 17  S  Referred to Assignments
SB 00734  
Sen. Kwame Raoul-Mattie Hunter  
(Rep. Lou Lang and Ryan Spain)

65 ILCS 5/8-1-3.1
from Ch. 24, par. 8-1-3.1
Amends the Illinois Municipal Code. Provides that the definition of "financial institution" in the Finance Division of the Code includes any savings bank, savings and loan association, or credit union (currently, savings and loan associations and federally chartered commercial bank or savings and loan association) and regional planning commissions or joint regional planning commissions. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
65 ILCS 5/8-1-3.1

Adds reference to:
70 ILCS 210/14
from Ch. 85, par. 1234
Replaces everything after the enacting clause. Amends the Metropolitan Pier and Exposition Authority Act to provide that a person may not be appointed to more than 3 (rather than 2) terms as a member of the Metropolitan Pier and Exposition Board. Effective immediately.

Feb 14 18  S Total Veto Stands

SB 00735  
Sen. Jacqueline Y. Collins-Patricia Van Pelt, Cristina Castro-David Koehler, Daniel Biss, Linda Holmes and Napoleon Harris, III

215 ILCS 185/10
215 ILCS 185/15
215 ILCS 185/35
410 ILCS 535/24.6 new
765 ILCS 1025/20
from Ch. 141, par. 120
Amends the Unclaimed Life Insurance Benefits Act. Provides that "policy" includes a policy that has lapsed or been terminated. Requires insurers to, at no later than the date of policy delivery or the establishment of an account, and upon any change of insured or beneficiary, request information sufficient to ensure that all benefits or proceeds are distributed to the appropriate persons upon the death of the insured. Allows insurers to contact insureds in certain circumstances for the information. Provides that the Act applies to policies, annuity contracts, and retained asset accounts in force at any time on or after January 1, 1996 (rather than on or after the effective date of the Act). Provides that the Act does not apply to a lapsed or terminated policy with no benefits payable that was compared against the Death Master File within the 18 months following the date of the lapse or termination of the applicable policy. Amends the Vital Records Act. Provides that any information contained in the vital records shall be made available at no cost to the State Treasurer for purposes related to the Uniform Disposition of Unclaimed Property Act. Amends the Uniform Disposition of Unclaimed Property Act. Removes provisions concerning certain fees and charges for unclaimed property. Provides that no person or company shall be entitled to a fee for discovering presumptively unclaimed property during the period beginning on the date the property was presumed abandoned and ending 24 months after the payment or delivery of the property to the State Treasurer (rather than until it has been in the custody of the State Treasurer for at least 24 months). Makes other changes.

Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00736  
Sen. Michael E. Hastings-Thomas Cullerton-Patricia Van Pelt-Iris Y. Martinez-Laura M. Murphy, Bill Cunningham, Antonio Muñoz, Melinda Bush, Jacqueline Y. Collins, Cristina Castro, Wm. Sam McCann and Kimberly A. Lightford  
(Rep. Michael Halpin-Stephanie A. Kifowit, Kelly M. Burke, Silvana Tabares and Martin J. Moylan)

New Act
Creates the Educational Credit for Military Experience Act. Provides that before June 1, 2018, each institution of higher education shall adopt a policy regarding its awarding of academic credit for military training considered applicable to the requirements of the student's certificate or degree program. Requires the policy to apply to any individual who is enrolled in the institution of higher education and who has completed a military training course that meets certain requirements. Provides that institutions of higher education shall develop procedures for evaluating courses and awarding credit. Requires institutions of higher education to submit their policies for awarding credit to the Board of Higher Education and the Illinois Community College Board for review before June 30, 2018 and before June 30 of every other year thereafter. Requires the Board of Higher Education to collect data in the Illinois Higher Education Information System on students who are veterans or have military service to assess enrollment and completions outcomes.

Apr 25 17  H Referred to Rules Committee
SB 00737  Sen. Heather A. Steans
720 ILCS 550/2  from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.
Jan 30 17  S  Referred to Assignments

SB 00738  Sen. Heather A. Steans
720 ILCS 550/2  from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.
Jan 30 17  S  Referred to Assignments

SB 00739  Sen. Julie A. Morrison
5 ILCS 430/5-45
5 ILCS 430/20-23
5 ILCS 430/20-50
5 ILCS 430/20-90
5 ILCS 430/20-95
30 ILCS 500/50-30
Amends the State Officials and Employees Ethics Act. Provides that the Inspector General may require an ethics officer to provide relevant information as may be necessary to make an informed determination concerning whether to allow a former State employee to accept employment from a new employer in which he or she may have personally and substantially participated in decisions that benefited the new employer. Specifies requirements for written restricted determinations. Requires ethics officers to, among other requirements, successfully complete a training curriculum to be developed by the Executive Ethics Commission and thereafter successfully complete an annual training program. Provides that after an Executive Inspector General issues a summary report of an investigation, the ultimate jurisdictional authority or agency head may disclose Office of Executive Inspector General investigatory files and reports to agency staff who are necessary and responsible for determining and imposing discipline, and to an employee accused of wrongdoing for the purpose of determining and imposing appropriate discipline. Provides that the head and employees of a State agency affected by or involved in an investigation shall keep confidential and shall not disclose information exempted from disclosure under the Freedom of Information Act or by the State Officials and Employees Ethics Act. Provides additional exceptions under which investigatory files, reports, and requests for documents may be disclosed. Amends the Illinois Procurement Code to modify a Section concerning revolving door prohibitions. Makes conforming changes. Contains a severability clause. Effective immediately.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00740  Sen. David Koehler
Makes appropriations to the Department of Corrections for FY 18 operational and administrative costs of the Peoria Women’s Community Transformation Academy.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00741  Sen. Emil Jones, III

20 ILCS 2310/2310-650

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health may require certified local health departments and any facility licensed by the Department (currently, may require any facility licensed by the Department) to implement an influenza vaccination program that ensures that the health care personnel of the facility are vaccinated against specified influenza viruses (currently, are offered the opportunity to be vaccinated against specified influenza viruses). Provides that the Department may adopt rules that make exceptions for employees who may be exempt from influenza vaccination program requirements. Provides that general philosophical or moral reluctance to influenza vaccinations is not a sufficient basis for an exemption to statutory requirements. Provides that medical exemptions shall be consistent with current guidelines issued by the Center for Disease Control and Prevention. Provides that nothing in provisions concerning an influenza vaccination program prohibits certified local health departments and any facility licensed by the Department from implementing more stringent influenza vaccination policies, strategies, or programs, including a mandatory health care personnel influenza vaccination program, designed to improve health care personnel vaccination rates that are consistent with existing law and rules. Effective immediately.

Senate Committee Amendment No. 1

Provides that certified local health departments with jurisdiction over areas with more than 500,000 residents (rather than all certified local health departments) may be subject to a requirement from the Department of Public Health to implement an influenza program.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00742  Sen. Linda Holmes, John G. Mulroe, Laura M. Murphy and Steven M. Landek

35 ILCS 105/3-5
35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
35 ILCS 105/3-85
35 ILCS 110/2 from Ch. 120, par. 439.32
35 ILCS 110/3-5
35 ILCS 110/3-70
35 ILCS 115/2 from Ch. 120, par. 439.102
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 120/2-45 from Ch. 120, par. 441-45

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on August 31, 2014, graphic arts machinery and equipment is included in the manufacturing and assembling machinery and equipment exemption. Provides that the manufacturing and assembling machinery and equipment exemption is exempt from the Acts’ automatic sunset provisions. Provides that the Manufacturer's Purchase Credit for purchases of graphic arts machinery and equipment applies permanently on and after September 1, 2004. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00743  Sen. Jacqueline Y. Collins

15 ILCS 505/1 from Ch. 130, par. 1

Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.

Jan 30 17  S  Referred to Assignments

SB 00744  Sen. Jacqueline Y. Collins-Iris Y. Martinez and Omar Aquino-Wm. Sam McCann

35 ILCS 5/212

Amends the Illinois Income Tax Act. Increases the earned income tax credit to (i) 12% of the federal tax credit for each taxable year beginning on or after January 1, 2017 and beginning prior to January 1, 2018, (ii) 14% of the federal tax credit for each taxable year beginning on or after January 1, 2018 and beginning prior to January 1, 2019, (iii) 16% of the federal tax credit for each taxable year beginning on or after January 1, 2019 and beginning prior to January 1, 2020, (iv) 18% of the federal tax credit for each taxable year beginning on or after January 1, 2020 and ending prior January 1, 2021, and (v) 20% of the federal tax credit for each taxable year beginning on or after January 1, 2021. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00745  Sen. Jacqueline Y. Collins
205 ILCS 670/1  from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Jan 30 17  S  Referred to Assignments

SB 00746  Sen. Jason A. Barickman
(Rep. C.D. Davidsmeyer)
205 ILCS 620/1-7  from Ch. 17, par. 1551-7
Amends the Corporate Fiduciary Act. In provisions concerning office locations of corporate fiduciaries, removes the requirement that a corporate fiduciary of a bank, savings and loan association, or savings bank give notice of intent to establish a branch office to the Secretary of Financial and Professional Regulation 30 days prior to purchasing or leasing of land, building, or equipment. Replaces references to "Commissioner" with "Secretary". Effective immediately.
May 09 17  H  Referred to Rules Committee

SB 00747  Sen. Jason A. Barickman
(Rep. Lindsay Parkhurst)
225 ILCS 447/31-10
225 ILCS 447/31-15
Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that the requirement for licensure that an applicant must submit certification issued by the Department of State Police that the applicant's fingerprinting equipment and software meets all specifications required by the Department of State Police applies to fingerprint vendor agencies (rather than fingerprint vendors), and that the requirement is a continuing requirement for licensure. Adds as a qualification for licensure as a fingerprint vendor that an applicant provides proof of compliance with the Department fingerprinting equipment and software specifications if the applicant is not required to obtain a fingerprint vendor agency license under the Act. Effective immediately.
May 11 17  H  Referred to Rules Committee

SB 00748  Sen. Jason A. Barickman
(Rep. Keith P. Sommer)
205 ILCS 5/78  from Ch. 17, par. 390
205 ILCS 5/79  from Ch. 17, par. 391
205 ILCS 205/12104 rep.
205 ILCS 205/Art. 12.2 rep.
205 ILCS 635/1-4
205 ILCS 635/4-1  from Ch. 17, par. 2324-1
205 ILCS 635/4-8  from Ch. 17, par. 2324-8
205 ILCS 635/1-5 rep.
Amends the Illinois Banking Act. Changes the number of additional members of the State Banking Board of Illinois from 11 to 12. Provides that one member of the Board shall be from a savings bank, and there shall also be an alternate member from a savings bank to attend meetings if and only if the sitting member from a savings bank is unable to attend the meeting. Changes the requirements for the 2 public members. Amends the Savings Bank Act. Repeals provisions relating to the Board of Savings Banks. Amends the Residential Mortgage License Act of 1987. Removes provisions relating to the Residential Mortgage Board. Effective immediately.
Aug 10 18  S  Public Act . . . . . . . . . . 100-0783
SB 00749  Sen. Jason A. Barickman-Dale A. Righter

5 ILCS 430/5-20
15 ILCS 405/28 new
20 ILCS 3005/2.11 new
20 ILCS 3005/2.12 new
30 ILCS 105/25 from Ch. 127, par. 161
30 ILCS 105/35 from Ch. 127, par. 167.03
30 ILCS 705/15.5 new
30 ILCS 708/15
30 ILCS 708/25
30 ILCS 708/50
30 ILCS 708/55
30 ILCS 708/95
30 ILCS 708/105 new
30 ILCS 708/110 new
30 ILCS 708/115 new
30 ILCS 708/120 new
30 ILCS 708/125 new
30 ILCS 708/130 new

Amends the State Officials and Employees Ethics Act. Provides that during the period beginning September 1 of the year of a general election and ending the day after the general election, the proper name or image of any executive branch constitutional officer or member of the General Assembly shall not be included in a public announcement on behalf of an executive branch constitutional officer, member of the General Assembly, or State agency related to any contract or grant awarded by a State agency. Amends the State Finance Act. Provides that except as otherwise provided by law, court order, or the terms or conditions of a settlement, award, gift, donation, or bequest, non-appropriated funds may not be used to create new programs or expand existing programs. Provides that if any State agency receives a grant or contract from itself from appropriated funds, the recipient agency shall be restricted in the expenditure of these funds to the period during which the grantor agency was so restricted. Amends the Illinois Grant Funds Recovery Act. Provides that the Governor's Office of Management and Budget shall convene a subcommittee of the Illinois Single Audit Commission to provide recommendations to the General Assembly regarding the adoption of legislation. Amends the Grant Accountability and Transparency Act. Sets forth provisions concerning the stop payment system. Modifies a Section concerning the adoption of supplemental rules by the Governor's Office of Management and Budget. Modifies a Section concerning the annual report submitted by the Governor's Office of Management and Budget. Provides requirements for documentation, certification, and reporting of awarded grants. Sets forth provisions concerning the travel costs incurred by the employees of the recipient or subrecipient of an awarded grant who are in travel status on official business of the recipient or subrecipient. Makes conforming changes in the Governor's Office of Management and Budget Act and the State Comptroller Act. Effective immediately.

Jan 30 17  S  Referred to Assignments

SB 00750  Sen. Thomas Cullerton

105 ILCS 5/1-2 from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Feb 01 17  S  Referred to Assignments

SB 00751  Sen. Emil Jones, III

(Rep. Juliana Stratton)

55 ILCS 5/5-43035

Amends the Counties Code. In provisions regarding enforcement of judgments, fines, costs, penalties, or other sanctions that remain unpaid after exhaustion of, or failure to exhaust, judicial review, provides that taxes and fees may also be collected and that the taxes, fees, fines, costs, penalties, or other sanctions cannot be related to real property. Makes technical changes.

Aug 18 17  S  Public Act . . . . . . . . . . . . . . . . . . . . . . . . . 100-0221
SB 00752


20 ILCS 3932/5
20 ILCS 3932/10
20 ILCS 3932/15
20 ILCS 3932/20
20 ILCS 3932/25

Amends the Deaf and Hard of Hearing Commission Act. Provides that the Deaf and Hard of Hearing Commission shall be composed of 11 Commissioners (currently, members) that are appointed by the Governor and confirmed by the Senate. Requires at least 8 (currently, 6) commissioners of the Commission to be people who are deaf, deafblind, or hard of hearing. Specifies the membership of the Commission. Modifies the qualifications and duties of the Director of the Commission. Provides that the added Director qualifications shall apply to anyone who becomes Director on or after the effective date of this amendatory Act. Establishes the Director as the chief executive officer of the Commission. Modifies a Section concerning the powers and duties of the Commission. Defines "commissioner".

House Committee Amendment No. 2
Deletes reference to:

20 ILCS 3932/5
20 ILCS 3932/10
20 ILCS 3932/15

Amends the State Employees Group Insurance Act of 1971. Provides that specified Sections of the Illinois Insurance Code shall be enforced by the Department of Insurance; provides that all other specified requirements shall be enforced by the Department of Central Management Services.

Nov 28 18 S Passed Both Houses

SB 00753

Sen. Scott M. Bennett

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 01 17 S Referred to Assignments

SB 00754

Sen. Scott M. Bennett

720 ILCS 5/1-2 from Ch. 38, par. 1-2

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the general purposes of the Code.

Feb 01 17 S Referred to Assignments

SB 00755

Sen. William E. Brady

New Act
Creates the Land Conveyance Act. Contains only a short title provision.

Feb 01 17 S Referred to Assignments
SB 00756  Sen. Julie A. Morrison

105 ILCS 5/27-6 from Ch. 122, par. 27-6
Amends the School Code. Authorizes a school board to excuse pupils enrolled in grades 9 through 12 (instead of grades 11 and 12) from engaging in physical education courses if those pupils request to be excused for any of specified reasons. Effective July 1, 2017.
Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00757  Sen. Julie A. Morrison-Emil Jones, III

105 ILCS 5/2-3.64a-5
Amends the School Code. With respect to requiring the scores attained by a student on the State assessment that includes a college and career ready determination to be entered on the student's transcript, provides that these scores must be removed from the student's transcript if the student's parent or legal guardian requests such removal. Makes a related change. Effective immediately.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the contents of the bill, but removes the requirement that the scores attained by a student on the State assessment that includes a college and career ready determination be entered on the student's transcript (instead of requiring that these scores be removed from the student's transcript if the student's parent or legal guardian requests such removal). Effective immediately.
Aug 18 17 S Public Act . . . . . . . . . 100-0222

SB 00758  Sen. Jason A. Barickman

735 ILCS 5/9-107 from Ch. 110, par. 9-107
735 ILCS 5/9-211 from Ch. 110, par. 9-211
Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Provides that if the landlord, or his or her agent or attorney, is unable to personally serve the demand on the tenant, then constructive service of the demand may be accomplished. Makes corresponding changes.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00759  Sen. Thomas Cullerton, Jim Oberweis, Sue Rezin-Mattie Hunter and Martin A. Sandoval

235 ILCS 5/1-3.35
235 ILCS 5/5-1 from Ch. 43, par. 115
Amends the Liquor Control Act of 1934. Authorizes a class 1 brewer, class 2 brewer, or a craft distiller to obtain a special use permit license. Makes conforming changes. Effective immediately.
Senate Committee Amendment No. 1
Provides that a special use permit license allows an Illinois licensed retailer, licensed class 1 brewer, licensed class 2 brewer, or licensed craft distiller to transfer a portion of its alcoholic liquor inventory from its retail licensed premises (rather than licensed premises) to the premises specified in the special use permit license. Makes a related change in the definition of "special use permit license".
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00760  Sen. Julie A. Morrison

5 ILCS 430/5-50
Amends the State Officials and Employees Ethics Act. Provides that "ex parte communication" also includes situations when legislators impart or request material information or make a material argument regarding State university admissions or hiring or other personnel decisions at State agencies or universities. Modifies the term "interested party" to include a person or entity whose rights, privileges, or interests regard matters of university admissions or hiring or other personnel decisions at State agencies or universities. Adds the Illinois Board of Higher Education to the list of agencies required to report ex parte communications.
Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments
SB 00761  Sen. Julie A. Morrison
5 ILCS 420/3-203 from Ch. 127, par. 603-203
Amends the Illinois Governmental Ethics Act. Provides that when a legislator chooses to take official action on a matter despite the existence of a conflict situation, he or she shall (in addition to serving the public interest) also disclose that he or she is taking official action by either: (i) filing a statement with the Clerk of the House of Representatives or the Secretary of the Senate stating that he or she has a conflict regarding the specified legislative matter and that he or she is voting in the public interest; or (ii) stating on the record, during debate on the legislative matter, that he or she has a conflict regarding the legislative matter in question and that he or she is voting in the public interest.
Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments

SB 00762  Sen. Daniel Biss-Omar Aquino
10 ILCS 5/21-1 from Ch. 46, par. 21-1
10 ILCS 5/21-4 from Ch. 46, par. 21-4
10 ILCS 5/21-6 new
10 ILCS 5/21-7 new
Amends the Election Code. Requires candidates for President of the United States to file with the State Board of Elections federal income tax returns for the 5 most recent tax years prior to the election by August 15 of every presidential election year. Requires the candidate to grant consent for the Board to publish the tax returns. Requires the Board to issue a certificate of compliance upon a timely filing to acknowledge receipt of the returns. Requires the Board to publish the returns for certain periods of time, with certain information redacted. Provides that any vote by an elector from the State Electoral College for a candidate that has not received a certificate of compliance is void. Allows a second vote by the Electoral College to be taken in certain circumstances, but provides that only one extra is allowed. Provides that any votes in the Electoral College for a candidate without a certificate of compliance on the second vote are forfeited. Provides that the name of a candidate for President, or his or her electors, shall not be printed on the ballot unless the candidate has received the certificate of compliance. Makes conforming changes. Effective immediately.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00763  Sen. Omar Aquino and Thomas Cullerton-Iris Y. Martinez
New Act
30 ILCS 105/5.878 new
Creates the Illinois Legislative Youth Advisory Council Act. Provides that the purpose of the Council is to facilitate communication between the youth of the State of Illinois and the elected branches of State government regarding the issues, interests, and needs important to youth in the State of Illinois. Creates an Advisory Board, consisting of 2 members of the House of Representatives, one each appointed by the Speaker of the House of Representatives and the Minority Leader of the House of Representatives; and 2 members of the Senate, one each appointed by the President of the Senate and the Minority Leader of the Senate, to facilitate the functions of the Council. Provides for the application and nomination process for prospective members of the Council. Sets forth membership and meeting requirements and the powers of the Council. Provides that members of the Council shall serve one-year terms, but may be re-elected if they continue to be nominated and qualified to serve as members. Provides for the election of a President, Secretary, Treasurer, and Clerk at the first Council meeting of the year. Requires the Council to submit an annual report to the General Assembly and the Governor. Creates the Illinois Legislative Youth Advisory Council Fund as a special fund in the State treasury. Provides that all moneys in the Fund shall be used to reimburse Council members for actual expenses incurred in traveling to Council meetings, including travel, food, and lodging, and printing the annual report. Amends the State Finance Act. Adds the Illinois Legislative Youth Advisory Council Fund. Effective immediately.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00764  Sen. Julie A. Morrison-Patricia Van Pelt-Kimberly A. Lightford
(Rep. Rita Mayfield)
105 ILCS 5/10-23.12 from Ch. 122, par. 10-23.12
105 ILCS 5/27A-5
105 ILCS 5/34-18.6 from Ch. 122, par. 34-18.6
Amends the School Code. Requires each public school and charter school to post, in a clearly visible location in a public area of the school that is readily accessible to students, a sign in English and in Spanish that contains the toll-free telephone number operated by the Department of Children and Family Services to receive reports of child abuse or neglect. Permits the State Board of Education to adopt rules relating to the size and location of the sign.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Requires the Department of Children and Family Services, in cooperation with school officials, to distribute appropriate materials in school buildings listing the toll-free telephone number established in the Abused and Neglected Child Reporting Act, including methods of making a report under the Abused and Neglected Child Reporting Act, to be displayed in a clearly visible location in each school building.
House Floor Amendment No. 1
Permits (rather than requires) the Department of Children and Family Services to distribute the materials.
Aug 25 17  S  Public Act . . . . . . . . 100-0413
SB 00765  Sen. Julie A. Morrison and Bill Cunningham
30 ILCS 105/9.09 new
Amends the State Finance Act. Requires State agencies to report to the Governor's Office of Management and Budget certain information concerning federal funds either unused or unclaimed by those agencies. Requires the State agencies to report this information every 2 years. Requires the Governor's Office of Management and Budget to compile and release the State agencies' reports.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00766  Sen. Ira I. Silverstein
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Prohibits a licensee under the Act from knowingly carry a firearm on or into any building, real property, or parking area of a polling place holding an election authorized under the Election Code.
May 19 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00767  Sen. Kimberly A. Lightford
105 ILCS 5/27A-7.10
Amends the Charter Schools Law of the School Code. Provides that, in Chicago, a 4-year university may serve as the authorizer for a multi-site charter school devoted exclusively to re-enrolled high school dropouts.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00768  Sen. Iris Y. Martinez-Kimberly A. Lightford
(Rep. Anna Moeller)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 20/3 from Ch. 111, par. 6353
225 ILCS 20/4 from Ch. 111, par. 6354
225 ILCS 20/5 from Ch. 111, par. 6355
225 ILCS 20/6 from Ch. 111, par. 6356
225 ILCS 20/7 from Ch. 111, par. 6357
225 ILCS 20/7.3
225 ILCS 20/9 from Ch. 111, par. 6359
225 ILCS 20/9A from Ch. 111, par. 6359A
225 ILCS 20/10 from Ch. 111, par. 6360
225 ILCS 20/14 from Ch. 111, par. 6364
225 ILCS 20/19 from Ch. 111, par. 6369
225 ILCS 20/21 from Ch. 111, par. 6371
225 ILCS 20/22 from Ch. 111, par. 6372
225 ILCS 20/25 from Ch. 111, par. 6375
225 ILCS 20/26 from Ch. 111, par. 6376
225 ILCS 20/28 from Ch. 111, par. 6378
225 ILCS 20/30 from Ch. 111, par. 6380
225 ILCS 20/31 from Ch. 111, par. 6381
225 ILCS 20/32 from Ch. 111, par. 6382
225 ILCS 20/33 from Ch. 111, par. 6383
225 ILCS 20/34 from Ch. 111, par. 6384
225 ILCS 20/36 from Ch. 111, par. 6386
225 ILCS 20/37 from Ch. 111, par. 6387
225 ILCS 20/27 rep.


Senate Floor Amendment No. 1
In provisions amending the Clinical Social Work and Social Work Practice Act concerning the Social Work Examining and Disciplinary Board, provides that the Secretary of Financial and Professional Regulation may consider the recommendation of the Board on matters and questions relating to rules for administration of the Act. In provisions providing that in independent practice, a licensed social worker shall practice at all times under the order, control, and full professional responsibility of certain professionals, includes a licensed clinical professional counselor and a licensed marriage and family therapist among the professionals. In provisions allowing the Department of Financial and Professional Regulation to compel a person licensed under the Act to submit to certain examinations, provides that failure of any person to submit to a mental or physical examination without reasonable cause (rather than failure of any person to submit to a mental or physical examination), when ordered, shall result in an automatic suspension of his or her license until the person submits to an examination.

House Floor Amendment No. 2
In provisions amending the Clinical Social Work and Social Work Practice Act concerning powers and duties of the Department of Financial and Professional Regulation, provides that the forms prescribed by the Department for the administration and enforcement of the Act shall be consistent with and reflect the requirements of the Act and rules adopted pursuant to the Act.
SB 00768 (CONTINUED)

Aug 25 17  S  Public Act . . . . . . . . . 100-0414

SB 00769  Sen. Iris Y. Martinez

5 ILCS 80/4.28

5 ILCS 80/4.38 new

225 ILCS 95/3 from Ch. 111, par. 4603

225 ILCS 95/4 from Ch. 111, par. 4604

225 ILCS 95/4.5 new from Ch. 111, par. 4607

225 ILCS 95/7

225 ILCS 95/7.5

225 ILCS 95/7.7

225 ILCS 95/9 from Ch. 111, par. 4609

225 ILCS 95/10 from Ch. 111, par. 4610

225 ILCS 95/12 from Ch. 111, par. 4612

225 ILCS 95/13 from Ch. 111, par. 4613

225 ILCS 95/14.1 from Ch. 111, par. 4614

225 ILCS 95/15 from Ch. 111, par. 4615

225 ILCS 95/21 from Ch. 111, par. 4621

225 ILCS 95/22.2 from Ch. 111, par. 4622.2

225 ILCS 95/22.6 from Ch. 111, par. 4622.6

225 ILCS 95/22.7 from Ch. 111, par. 4622.7

225 ILCS 95/22.11 from Ch. 111, par. 4622.11

225 ILCS 95/22.14 from Ch. 111, par. 4622.14

225 ILCS 95/22.17 new

Amends the Regulatory Sunset Act. Extends the repeal date of the Physician Assistant Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Physician Assistant Practice Act of 1987. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes changes in provisions concerning the application of the Illinois Administrative Procedure Act, definitions, supervision requirements, prescriptive authority, physician assistants in hospitals, hospital affiliates, or ambulatory surgical treatment centers, application for licensure, identification, qualifications for licensure, Department powers and duties, fees, expiration and renewal of license, grounds for disciplinary action, investigation notices, hearings, hearing officers, restoration of license, administrative review, and certification of the record. Makes other changes. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00770  Sen. Linda Holmes-Iris Y. Martinez-Laura M. Murphy-Cristina Castro

(Rep. Martin J. Moylan)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 51/10
225 ILCS 51/13 new
225 ILCS 51/15
225 ILCS 51/20
225 ILCS 51/25
225 ILCS 51/30
225 ILCS 51/75
225 ILCS 51/95
225 ILCS 51/100
225 ILCS 51/110
225 ILCS 51/115
225 ILCS 51/125
225 ILCS 51/135
225 ILCS 51/150
225 ILCS 51/165
225 ILCS 51/185 new

Amends the Regulatory Sunset Act by extending the repeal date of the Home Medical Equipment and Service Provider License Act from January 1, 2018 to January 1, 2028. Amends the Home Medical Equipment and Services Provider License Act. Makes changes in provisions concerning powers and duties of the Department of Financial and Professional Regulation, the Home Medical Equipment and Services Board, applications for original licensure, discipline of license, investigations, notices and hearings, findings and recommendations by the Board, hearing officers, and the application of the Administrative Review law. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of any change of address or email address through specified means. Provides provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes other changes.

Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
5 ILCS 80/4.28
Deletes reference to:
5 ILCS 80/4.38 new
Deletes reference to:
225 ILCS 51/10
Deletes reference to:
225 ILCS 51/13 new
Deletes reference to:
225 ILCS 51/15
Deletes reference to:
225 ILCS 51/25
Deletes reference to:
225 ILCS 51/30
Deletes reference to:
225 ILCS 51/75
Deletes reference to:
225 ILCS 51/95
Deletes reference to:
SB 00770 (CONTINUED)

225 ILCS 51/100
Deletes reference to:
225 ILCS 51/110
Deletes reference to:
225 ILCS 51/115
Deletes reference to:
225 ILCS 51/125
Deletes reference to:
225 ILCS 51/135
Deletes reference to:
225 ILCS 51/150
Deletes reference to:
225 ILCS 51/165
Deletes reference to:
225 ILCS 51/185 new

Replaces everything after the enacting clause. Amends the Home Medical Equipment and Services Provider License Act.
Makes a technical change in a Section concerning the powers and duties of the Department of Financial and Professional Regulation.
House Floor Amendment No. 2
Deletes reference to:
225 ILCS 51/20
Adds reference to:
(10000SB1905enr, Sec. 25)

Replaces everything after the enacting clause. If and only if Senate Bill 1905 of the 100th General Assembly become law,
amends the Collective Bargaining Freedom Act. Removes provisions that certain persons of a local government or political subdivision or agent thereof who knowingly or willfully violate or fail to comply with the Act are guilty of a Class A misdemeanor.
Effective June 1, 2018.
Feb 14 18 S Total Veto Stands
SB 00771 Sen. Iris Y. Martinez
(Rep. Cynthia Soto)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 110/3 from Ch. 111, par. 7903
225 ILCS 110/4.5 new
225 ILCS 110/5 from Ch. 111, par. 7905
225 ILCS 110/8.5 from Ch. 111, par. 7916
225 ILCS 110/16 from Ch. 111, par. 7917
225 ILCS 110/17 from Ch. 111, par. 7922
225 ILCS 110/23 from Ch. 111, par. 7923
225 ILCS 110/24.1 from Ch. 111, par. 7934
225 ILCS 110/34 new
225 ILCS 110/10 rep.

Amends the Regulatory Sunset Act. Extends the repeal date of the Illinois Speech-Language Pathology and Audiology Practice Act from January 1, 2018 to January 1, 2028. Amends the Illinois Speech-Language Pathology and Audiology Practice Act. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes changes in provisions concerning definitions, the Board of Speech-Language Pathology and Audiology, grounds for discipline of license, investigations, notices, hearings, appointment of a hearing officer, restoration of a license, certification of records, and the application of the Illinois Administrative Procedure Act. Removes provisions concerning a roster of speech-language pathologists and audiologists. Effective immediately.

Senate Committee Amendment No. 1

 Adds reference to:
  225 ILCS 110/3.5 from Ch. 111, par. 7911
 Adds reference to:
  225 ILCS 110/8.2 new
 Adds reference to:
  225 ILCS 110/8.8
 Adds reference to:
  225 ILCS 110/11 new
 Adds reference to:
  225 ILCS 110/13.5 new
 Adds reference to:
  225 ILCS 110/14 from Ch. 111, par. 7914
 Adds reference to:
  225 ILCS 110/31a
SB 00771 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Makes changes in the definitions of "the practice of audiology" and "the practice of speech-language pathology". Defines "neurophysiologic intraoperative monitoring". Adds provisions concerning remote practice of audiology and speech-language pathology. In provisions concerning qualifications as a speech-language pathology assistant, provides that the education requirement can be satisfied by either receiving an associate degree from a speech-language pathology assistant program that has been approved by the Department of Financial and Professional Regulation and meets specified requirements or receiving a bachelor's degree and completing course work from an accredited college or university that meets specified requirements (rather than receiving an associate degree or bachelor's degree from a speech-language pathology assistant program approved by the Department and meets specified requirements). Provides that a speech-language pathologist who supervises a speech-language pathology assistant must complete certain continuing education and training requirements. Provides that an audiologist, a speech-language pathologist, and a speech-language pathology assistant renewing his or her license must meet certain continuing education requirements. Provides for reciprocity for persons licensed to practice audiology in another state or territory of the United States. Provides that the Department of Financial and Professional Regulation may refuse to issue, renew, or discipline a license for willfully violating provisions concerning remote practice of audiology and speech-language pathology. Restricts the use of certain titles related to the practices of audiology and speech-language pathology. Makes other changes. Effective immediately, except that some provisions take effect on January 1, 2018.

Senate Floor Amendment No. 2

Deletes reference to:

225 ILCS 110/13.5 new

Adds reference to:

225 ILCS 110/8

Adds reference to:

225 ILCS 110/8.1

Adds reference to:

225 ILCS 110/8.3 new

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes. Further amends the Illinois Speech-Language Pathology and Audiology Practice Act. In provisions concerning qualifications for speech-language or audiology licenses, provides that applicants who received education and training at a speech-language pathology program located outside of the United States must meet certain requirements. In provisions concerning temporary licenses, provides that a temporary license shall be issued for a period of 18 (rather than 12) months and may be renewed only once for good cause shown. Provides that a speech-language pathologist or an audiologist may perform basic health screenings and create plans of care if certain requirements are met. Removes provisions concerning reciprocity for audiologists. Makes other changes. Effective immediately, except that some provisions take effect on January 1, 2018.

House Floor Amendment No. 2

In provisions amending the Illinois Speech-Language Pathology and Audiology Practice Act, makes changes to the definitions of "the practice of audiology" and "neurophysiologic intraoperative monitoring". Provides that the Act does not prohibit the performance of neurophysiologic intraoperative monitoring of the seventh and eighth cranial nerve by an individual with specified certification only if authorized and supervised by the physician performing the surgical procedure. Provides that a licensee may be disciplined for violating provisions concerning basic health screenings. Makes changes to the terms, titles, abbreviations, or symbols a licensee may use for advertisements. Makes other changes.

Sep 22 17    S    Public Act . . . . . . . 100-0530
Amends the Regulatory Sunset Act by extending the repeal date of the Podiatric Medical Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Podiatric Medical Practice Act of 1987. Defines "email address of record" and "address of record". Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Makes changes in provisions concerning the Podiatric Medical Licensing Board, grounds for disciplinary action, appointment of a hearing officer, and certification of records. Provides provisions concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
  225 ILCS 100/39 rep.
Removes the repeal of provisions of the Podiatric Medical Practice Act of 1987 concerning administrative review and venue.

House Committee Amendment No. 1
Deletes reference to:
  5 ILCS 80/4.28
Deletes reference to:
  5 ILCS 80/4.38 new
Deletes reference to:
  225 ILCS 100/3 from Ch. 111, par. 4803
Deletes reference to:
  225 ILCS 100/5 from Ch. 111, par. 4805
Deletes reference to:
  225 ILCS 100/5.5 new
Deletes reference to:
  225 ILCS 100/7 from Ch. 111, par. 4807
SB 00772 (CONTINUED)

225 ILCS 100/12 from Ch. 111, par. 4812
Deletes reference to:

225 ILCS 100/14 from Ch. 111, par. 4814
Deletes reference to:

225 ILCS 100/15 from Ch. 111, par. 4815
Deletes reference to:

225 ILCS 100/19 from Ch. 111, par. 4819
Deletes reference to:

225 ILCS 100/24 from Ch. 111, par. 4824
Deletes reference to:

225 ILCS 100/26 from Ch. 111, par. 4826
Deletes reference to:

225 ILCS 100/27 from Ch. 111, par. 4827
Deletes reference to:

225 ILCS 100/34 from Ch. 111, par. 4834
Deletes reference to:

225 ILCS 100/36 from Ch. 111, par. 4836
Deletes reference to:

225 ILCS 100/40 from Ch. 111, par. 4840
Deletes reference to:

225 ILCS 100/42 from Ch. 111, par. 4842
Deletes reference to:

225 ILCS 100/46 new

225 ILCS 100/20 rep.
Deletes reference to:

225 ILCS 100/39 rep.

A?ds reference to:

225 ILCS 100/2 from Ch. 111, par. 4802


House Floor Amendment No. 2
Deletes reference to:

225 ILCS 100/2

A?ds reference to:

720 ILCS 570/314.5

A?ds reference to:

720 ILCS 570/316
SB 00772 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Provides that effective January 1, 2018, each prescriber possessing an Illinois controlled substances license shall register with the Prescription Monitoring Program. Provides that each prescriber or his or her designee shall also document an attempt to access patient information in the Prescription Monitoring Program to assess patient access to controlled substances when providing an initial prescription for Schedule II narcotics such as opioids, except for prescriptions for oncology treatment or palliative care, or a 7-day or less supply provided by a hospital emergency department when treating an acute, traumatic medical condition. This attempt to access shall be documented in the patient's medical record. The hospital shall facilitate the designation of a prescriber's designee for the purpose of accessing the Prescription Monitoring Program for services provided at the hospital. Within one year of the effective date of this amendatory Act of the 100th General Assembly, the Department shall adopt rules requiring all Electronic Health Records Systems to interface with the Prescription Monitoring Program application program on or before January 1, 2021 to ensure that all providers have access to specific patient records during the treatment of their patients. These rules shall also address the electronic integration of pharmacy records with the Prescription Monitoring Program to allow for faster transmission of the information required under this Section. The Department shall establish actions to be taken if a prescriber's Electronic Health Records System does not effectively interface with the Prescription Monitoring Program within the required timeline. Provides that the Department of Human Services, in consultation with the Advisory Committee, shall adopt rules allowing licensed prescribers or pharmacists who have registered to access the Prescription Monitoring Program to authorize a designee to consult the Prescription Monitoring Program on behalf of the practitioner. Provides that the rules shall include reasonable parameters concerning a practitioner's authority to authorize a designee, and the eligibility of a person to be selected as a designee. Effective January 1, 2018.

Dec 13 17  S  Public Act . . . . . . . . . 100-0564

SB 00773  Sen. Julie A. Morrison

60 ILCS 1/10-25
70 ILCS 605/10-12 new
605 ILCS 5/6-130 from Ch. 121, par. 6-130
605 ILCS 5/6-130.5 new

Amends the Township Code. Removes a restriction limiting townships to 126 square miles. Amends the Illinois Drainage Code. Provides that counties with a population of more than 500,000 and less than 3,000,000 may, by resolution, dissolve drainage districts wholly within their borders if the county board appoints the drainage commissioners with the county assuming all powers (including the ability to tax as a drainage district), obligations, and functions of the drainage district and district board. Further provides that a county may dissolve and take over the powers, obligations, and functions of a drainage district and board only partially within its borders if the county appoints a majority of commissioners to the district board and the other counties which contain a portion of the district consent through intergovernmental agreement. Contains notice requirements for the dissolution of a drainage district. Amends the Illinois Highway Code. Provides that a township road district, with roads of less than a total of 15 miles in length, may be abolished by public referendum. Makes other changes. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00774  Sen. David Koehler-Chuck Weaver

415 ILCS 150/50

Amends the Electronic Products Recycling and Reuse Act. Provides that accreditation is not required for facilities that place cathode ray tube (CRT) glass in storage cells for future retrieval in accordance with specified provisions of the Act. Provides that any organization that accredits facilities pursuant to this Section is prohibited from penalizing or taking other negative actions against any recycler, refurbisher, or collector of CEDs and EEDs based on the recycler's, refurbisher's, or collector's use of a facility that places CRT glass in storage cells for future retrieval in accordance with specified provisions of the Act. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00775  Sen. Julie A. Morrison

70 ILCS 605/1.8 new
70 ILCS 605/3-9  from Ch. 42, par. 3-9
70 ILCS 605/4-2  from Ch. 42, par. 4-2
70 ILCS 605/4-3  from Ch. 42, par. 4-3
70 ILCS 605/4-7  from Ch. 42, par. 4-7
70 ILCS 605/4-9  from Ch. 42, par. 4-9
70 ILCS 605/4-10 from Ch. 42, par. 4-10
70 ILCS 605/4-5 rep.
70 ILCS 605/4-6 rep.
70 ILCS 605/4-8 rep.

Amends the Illinois Drainage Code. Provides for the appointment of all drainage commissioners by the county board. Provides that the appointment shall be made as the terms of the current drainage commissioners expire. Deletes provisions providing for the election of drainage commissioners. Makes conforming changes. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00776  Sen. Chris Nybo-Kimberly A. Lightford and Andy Manar
(Rep. La Shawn K. Ford and Camille Y. Lilly)

765 ILCS 77/70
765 ILCS 77/72
765 ILCS 77/76

Amends the Predatory Lending Database Article of the Residential Real Property Disclosure Act. Changes the definition of "counseling" and "originator". Provides that each certificate of compliance with the Article or certificate of exemption must contain, at a minimum, one of the borrower's names on the mortgage loan and the property index number for the subject property. Makes changes concerning the information which must be collected and submitted by the broker or originator and by the title insurance company or closing agent. Effective immediately.

Senate Committee Amendment No. 1
Deletes language providing that in instances of telephone counseling, the borrower must supply all necessary documents to the counselor at least 72 hours prior to the scheduled telephone counseling session. Provides that if the Department of Financial and Professional Regulation recommends counseling for the borrower, the borrower must supply all necessary documents, as set forth by the counselor, at least 72 hours before the scheduled counseling.

House Committee Amendment No. 1
Removes electronic face-to-face counseling from the definition of "counseling".

Sep 15 17  S  Public Act . . . . . . . . . . 100-0509
SB 00777 Sen. Dale A. Righter-Pamela J. Althoff and Chapin Rose

220 ILCS 5/8-406.1

Amends the Public Utilities Act. Modifies the requirements for an application for a certificate of public convenience and necessity for the construction of new high voltage electric service lines and related facilities (Project). Provides that an applicant must provide and identify a proposed primary right-of-way and one or more alternate rights-of-way for the Project at the first public meeting held in each county. Requires that the public be provided the opportunity to comment on the proposed primary and alternate rights-of-way. Requires notice of the time and place scheduled for the public meeting to be provided by registered mail to each owner of record of land included in the proposed primary and alternate rights-of-way over which the utility seeks to construct a high-voltage electric line. Provides that for applications filed after the effective date of this amendatory Act, certificates granted for Projects that will impact agricultural land shall be conditioned on the applicant adhering to an agricultural impact mitigation agreement that he or she has entered into with the Department of Agriculture that outlines the mitigative actions the applicant will take to preserve the integrity of agricultural land impacted by the Project. Provides that if a public utility seeks relief to exercise eminent domain power to make necessary alterations, additions, extensions, or improvements ordered or authorized under certain specified Sections after the Commission enters its order in a proceeding for a certificate of public convenience and necessity for a Project, the Commission shall issue its order within 180 (rather than 45) days after the utility files its petition seeking relief. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:

220 ILCS 5/8-406.1

Deletes reference to:

220 ILCS 5/8-509

Adds reference to:

220 ILCS 5/8-403.1 from Ch. 111 2/3, par. 8-403.1

Replaces everything after the enacting clause. Amends the Public Utilities Act. Makes a technical change in a Section concerning tax credits related to qualified solid waste energy facilities.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00778 Sen. Daniel Biss-Iris Y. Martinez

5 ILCS 140/7 from Ch. 116, par. 207

Amends the Freedom of Information Act. In a provision establishing exemptions for disclosure under the Act, excludes from those exemptions the text of an agreement to invest in a private equity fund, hedge fund, or absolute return fund that is proposed or executed after January 1, 2018 and any modification to or amendment of such an agreement that modifies or alters any of the provisions. Provides that trade secrets in the text of the agreement are not subject to disclosure under the Act. Defines terms. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the General Provisions Article of the Illinois Pension Code in relation to investment transparency. Defines terms. Provides that within 90 days after entering into a new agreement to invest in an alternative investment fund, a public retirement system must disclose certain specified provisions of the agreement. Provides that a public retirement system shall require its alternative investment fund external managers and general partners to make certain annual disclosures concerning certain fees and expenses, in regard to each alternative investment fund. Provides that supplying a public retirement system with a completed reporting template developed by the Institutional Limited Partners Association constitutes compliance with certain reporting requirements. Declares the disclosures to be public records and requires their publication on the public retirement system's website. Amends the Freedom of Information Act to make a conforming change. Effective immediately.

House Committee Amendment No. 2
Deletes reference to:
40 ILCS 5/1-101.1 new

Adds reference to:
40 ILCS 5/1-160

Adds reference to:
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10

Adds reference to:
40 ILCS 5/14-103.12 from Ch. 108 1/2, par. 14-103.12

Adds reference to:
40 ILCS 5/14-103.40a new

Adds reference to:
40 ILCS 5/14-103.41 new

Adds reference to:
40 ILCS 5/14-103.42 new

Adds reference to:
40 ILCS 5/14-103.43 new

Adds reference to:
40 ILCS 5/14-103.44 new

Adds reference to:
40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104

Adds reference to:
40 ILCS 5/14-104.3 from Ch. 108 1/2, par. 14-104.3

Adds reference to:
40 ILCS 5/14-107 from Ch. 108 1/2, par. 14-107

Adds reference to:
40 ILCS 5/14-108 from Ch. 108 1/2, par. 14-108

Adds reference to:
40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114

Adds reference to:
40 ILCS 5/14-121 from Ch. 108 1/2, par. 14-121

Adds reference to:
40 ILCS 5/14-130 from Ch. 108 1/2, par. 14-130

Adds reference to:
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133
SB 00779 (CONTINUED)

40 ILCS 5/14-133.1 adds reference to:
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-155.1 new adds reference to:
40 ILCS 5/14-155.2 new adds reference to:
40 ILCS 5/15-103.4 new adds reference to:
40 ILCS 5/15-108.2 adds reference to:
40 ILCS 5/15-108.3 new adds reference to:
40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112 from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-113 from Ch. 108 1/2, par. 15-113
40 ILCS 5/15-118 from Ch. 108 1/2, par. 15-118
40 ILCS 5/15-134.5 adds reference to:
40 ILCS 5/15-134.6 new adds reference to:
40 ILCS 5/15-135 from Ch. 108 1/2, par. 15-135
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-136.3 adds reference to:
40 ILCS 5/15-139 from Ch. 108 1/2, par. 15-139
40 ILCS 5/15-139.1 adds reference to:
40 ILCS 5/15-145.1 adds reference to:
40 ILCS 5/15-146 from Ch. 108 1/2, par. 15-146
40 ILCS 5/15-154 from Ch. 108 1/2, par. 15-154
40 ILCS 5/15-154.3 new adds reference to:
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-155.1 new adds reference to:
SB 00779 (CONTINUED)

40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157

Adds reference to:

40 ILCS 5/15-157.1 from Ch. 108 1/2, par. 15-157.1

Adds reference to:

40 ILCS 5/15-158.2 from Ch. 108 1/2, par. 15-158.2

Adds reference to:

40 ILCS 5/15-158.24 new from Ch. 108 1/2, par. 15-158.24

Adds reference to:

40 ILCS 5/15-158.25 new from Ch. 108 1/2, par. 15-158.25

Adds reference to:

40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165

Adds reference to:

40 ILCS 5/16-106.4a new from Ch. 108 1/2, par. 16-106.4a

Adds reference to:

40 ILCS 5/16-106.7 new from Ch. 108 1/2, par. 16-106.7

Adds reference to:

40 ILCS 5/16-111 from Ch. 108 1/2, par. 16-111

Adds reference to:

40 ILCS 5/16-111.1 from Ch. 108 1/2, par. 16-111.1

Adds reference to:

40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127

Adds reference to:

40 ILCS 5/16-136 from Ch. 108 1/2, par. 16-136

Adds reference to:

40 ILCS 5/16-136.2 from Ch. 108 1/2, par. 16-136.2

Adds reference to:

40 ILCS 5/16-136.4 from Ch. 108 1/2, par. 16-136.4

Adds reference to:

40 ILCS 5/16-139 new from Ch. 108 1/2, par. 16-139

Adds reference to:

40 ILCS 5/16-143.2 from Ch. 108 1/2, par. 16-143.2

Adds reference to:

40 ILCS 5/16-152 from Ch. 108 1/2, par. 16-152

Adds reference to:

40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1

Adds reference to:

40 ILCS 5/16-154 from Ch. 108 1/2, par. 16-154

Adds reference to:

40 ILCS 5/16-155 from Ch. 108 1/2, par. 16-155

Adds reference to:

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Adds reference to:

40 ILCS 5/16-189.1 from Ch. 108 1/2, par. 16-189.1

Adds reference to:

40 ILCS 5/16-191 from Ch. 108 1/2, par. 16-191

Adds reference to:

40 ILCS 5/16-197 from Ch. 108 1/2, par. 16-197

Adds reference to:
SB 00779 (CONTINUED)

40 ILCS 5/1-161 rep.
Adds reference to:

40 ILCS 5/14-103.40 rep.
Adds reference to:

40 ILCS 5/15-155.2 rep.
Adds reference to:

40 ILCS 5/16-106.4 rep.
Adds reference to:

40 ILCS 5/16-158.3 rep.
Adds reference to:

30 ILCS 805/8.41 new

Replaces everything after the enacting clause. Amends the General Provisions, State Employee, State Universities, and Downstate Teachers Articles of the Illinois Pension Code. In the General Provisions Article, repeals a provision added by Public Act 100-23 that establishes a hybrid benefit plan for persons who first become members under the State Universities or Downstate Articles and noncovered employees under the State Employee Article after the implementation date of those benefits and makes related changes. In the State Employee, State Universities, and Downstate Teachers Article, incorporates the hybrid benefit plan added by Public Act 100-23 into each Article and makes conforming and related changes. Adds provisions specifying the method of calculating annuities and other defined benefits under the hybrid benefit plan. Adds provisions concerning the defined contribution component of the hybrid benefit plan. Makes changes to employee and employer contribution rates. In the State Universities and Downstate Teacher Articles, repeals a provision establishing individual employer accounts for the purposes of paying certain pension costs. Makes changes to provisions requiring the actual employer to pay specified pension costs. In the State Universities Article, provides that if an employer fails to transmit required contributions to the System, the Board may certify to the State Comptroller or the county treasurer the amount of those delinquent employer contributions and the State Comptroller shall deduct the certified amount from State funds to the employer; adds similar provisions if the employer is a community college district. Repeals certain provisions added by Public Act 98-599, which has been held unconstitutional. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 00780 Sen. Daniel Biss

10 ILCS 5/1-3 from Ch. 46, par. 1-3
10 ILCS 5/16-3 from Ch. 46, par. 16-3
10 ILCS 5/16-4.2 new
10 ILCS 5/17-11 from Ch. 46, par. 17-11
10 ILCS 5/17-18 from Ch. 46, par. 17-18
10 ILCS 5/17-18.2 new
10 ILCS 5/18-5 from Ch. 46, par. 18-5
10 ILCS 5/18-9 from Ch. 46, par. 18-9

Amends the Election Code. Provides that members of the General Assembly and the offices Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, and Treasurer shall be elected by ranked-choice voting. Provides for ranked-choice ballots to be produced. Provides that voters may rank their choice for candidates for those offices and provides for interpretations of certain ballot marks. Provides that tallying ranked-choice votes proceeds in rounds. Provides that in each round, the number of votes for each continuing candidate must be counted, that each continuing ballot counts as one vote for its highest-ranked continuing candidate for that round, and that exhausted ballots are not counted for any continuing candidate. Provides that if only 2 candidates remain, the candidate with the higher vote total wins, and that if more than 2 candidates remain, the last-place candidate is eliminated and another round of tallying is to commence. Provides that rounds continue until a winner is found. Makes conforming changes.
May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00781 Sen. Martin A. Sandoval

30 ILCS 500/1-5

Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.
Feb 01 17 S Referred to Assignments
SB 00782  Sen. Martin A. Sandoval
30 ILCS 500/1-5
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.
Feb 01 17  S  Referred to Assignments

SB 00783  Sen. Martin A. Sandoval
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments

SB 00784  Sen. Martin A. Sandoval
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments

SB 00785  Sen. Martin A. Sandoval
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments

SB 00786  Sen. Martin A. Sandoval
30 ILCS 500/1-5
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.
Feb 01 17  S  Referred to Assignments

SB 00787  Sen. Martin A. Sandoval
30 ILCS 500/1-5
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.
Feb 01 17  S  Referred to Assignments

SB 00788  Sen. Martin A. Sandoval
30 ILCS 575/8c  from Ch. 127, par. 132.608c
Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Makes a technical change in a Section concerning rules and regulations for the establishment and continuation of narrowly tailored sheltered markets.
Feb 01 17  S  Referred to Assignments

SB 00789  Sen. Martin A. Sandoval
(Rep. Laura Fine-Marcus C. Evans, Jr.)
605 ILCS 5/5-701.18 new
605 ILCS 5/6-701.10 new
605 ILCS 5/7-202.15  from Ch. 121, par. 7-202.15
605 ILCS 5/7-202.23 new
Amends the Illinois Highway Code. Provides that a county board of any county, any township, or any municipality may use motor fuel tax funds allotted to it for the operation costs of any public transportation service, for capital improvements designed to improve or enhance pedestrian, bicycle, or transit mobility, or for infrastructure used to support publicly or privately owned electric vehicles.
Nov 08 17  S  Total Veto Stands

SB 00790  Sen. Martin A. Sandoval
30 ILCS 575/8c  from Ch. 127, par. 132.608c
Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Makes a technical change in a Section concerning rules and regulations for the establishment and continuation of narrowly tailored sheltered markets.
Feb 01 17  S  Referred to Assignments
SB 00791 Sen. Martin A. Sandoval-Don Harmon-Iris Y. Martinez

20 ILCS 3975/4.5
105 ILCS 5/27-22.05
Amends the School Code. Provides that a school board may allow students to substitute the entirety of grades 11 and 12 with vocational or technical education courses. Requires substituted courses to be approved jointly by the State Board of Education and the Illinois Workforce Investment Board (instead of requiring the course to contain at least 50% of the content of the course to be substituted). Amends the Illinois Workforce Investment Board Act to make conforming changes.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00792 Sen. Martin A. Sandoval

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 01 17 S Referred to Assignments

SB 00793 Sen. Martin A. Sandoval

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 01 17 S Referred to Assignments

SB 00794 Sen. Martin A. Sandoval

210 ILCS 55/13 from Ch. 111 1/2, par. 2813
Feb 01 17 S Referred to Assignments

SB 00795 Sen. Martin A. Sandoval

210 ILCS 55/13 from Ch. 111 1/2, par. 2813
Feb 01 17 S Referred to Assignments

SB 00796 Sen. Martin A. Sandoval

35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 01 17 S Referred to Assignments

SB 00797 Sen. Martin A. Sandoval

35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 01 17 S Referred to Assignments

SB 00798 Sen. Martin A. Sandoval

20 ILCS 605/605-10 was 20 ILCS 605/46.1 in part
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.
Feb 01 17 S Referred to Assignments

SB 00799 Sen. Martin A. Sandoval

20 ILCS 605/605-10 was 20 ILCS 605/46.1 in part
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.
Feb 01 17 S Referred to Assignments
SB 00800  Sen. Martin A. Sandoval
105 ILCS 433/1
Amends the Vocational Academies Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S   Referred to Assignments

SB 00801  Sen. Martin A. Sandoval
Appropriates $2 from the General Revenue Fund to the University of Illinois for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Feb 01 17  S   Referred to Assignments

SB 00802  Sen. Martin A. Sandoval
Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY18 ordinary and contingent expenses. Effective July 1, 2017.
Feb 01 17  S   Referred to Assignments

SB 00803  Sen. Martin A. Sandoval
110 ILCS 151/1
Amends the Career and Workforce Transition Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S   Referred to Assignments

SB 00804  Sen. Martin A. Sandoval
110 ILCS 151/1
Amends the Career and Workforce Transition Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S   Referred to Assignments

SB 00805  Sen. Martin A. Sandoval
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 01 17  S   Referred to Assignments

SB 00806  Sen. Martin A. Sandoval
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 01 17  S   Referred to Assignments

SB 00807  Sen. Martin A. Sandoval
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 01 17  S   Referred to Assignments

SB 00808  Sen. Martin A. Sandoval
110 ILCS 947/15
Amends the Higher Education Student Assistance Act. Makes a technical change in a Section concerning establishment of the Illinois Student Assistance Commission.
Feb 01 17  S   Referred to Assignments
SB 00809  Sen. Martin A. Sandoval
215 ILCS 5/1 from Ch. 73, par. 613
Senate Committee Amendment No. 1
Deletes reference to:
215 ILCS 5/1
Adds reference to:
215 ILCS 5/155.46 new
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Requires every insurance company authorized to do business in this State or accredited by this State with assets of at least $100,000,000 to submit an annual report on its voluntary supplier diversity program to the Department of Insurance. Sets forth provisions on what the report must include and how and when the report must be submitted. Provides that, for each report, the Department shall publish the results on its Internet website for 5 years after submission. Requires the Department to hold an annual insurance company supplier diversity workshop in February of 2019 and every February thereafter to discuss the reports with representatives of the insurance companies and vendors. Provides that the Department shall prepare a template for voluntary supplier diversity reports. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00810  Sen. Scott M. Bennett
110 ILCS 205/2 from Ch. 144, par. 182
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning creation of the Board.
Feb 01 17  S  Referred to Assignments

SB 00811  Sen. Martin A. Sandoval
215 ILCS 5/1 from Ch. 73, par. 613
Feb 01 17  S  Referred to Assignments

SB 00812  Sen. Martin A. Sandoval
205 ILCS 5/1 from Ch. 17, par. 301
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.
Senate Committee Amendment No. 1
Deletes reference to:
205 ILCS 5/1
Adds reference to:
30 ILCS 235/6.3 new
Adds reference to:
205 ILCS 5/47.5 new
Adds reference to:
205 ILCS 205/9008.5 new
Adds reference to:
205 ILCS 305/9.5 new
Replaces everything after the enacting clause. Amends the Public Funds Investment Act, the Illinois Banking Act, the Savings Bank Act, and the Illinois Credit Union Act. Requires any financial institution or other entity receiving public funds, State bank, savings bank, and credit union with assets of at least $100,000,000 to submit an annual report on its voluntary supplier diversity program to the Department of Financial and Professional Regulation. Sets forth provisions on what the report must include and how and when the report must be submitted. Provides that, for each report, the Department shall publish the results on its Internet website for 5 years after submission. Requires the Department to hold an annual supplier diversity workshop in February of 2019 and every February thereafter to discuss the reports with representatives of the financial institutions, State banks, savings banks, or credit unions and vendors. Provides that the Department shall prepare a template for voluntary supplier diversity reports. Effective immediately.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00813  Sen. Martin A. Sandoval
205 ILCS 5/1  from Ch. 17, par. 301
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments

SB 00814  Sen. William E. Brady
625 ILCS 5/11-1410  from Ch. 95 1/2, par. 11-1410
Feb 01 17  S  Referred to Assignments

SB 00815  Sen. William E. Brady
625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100
Feb 01 17  S  Referred to Assignments

SB 00816  Sen. William E. Brady
625 ILCS 5/1-101  from Ch. 95 1/2, par. 1-101
Feb 01 17  S  Referred to Assignments

SB 00817  Sen. William E. Brady
625 ILCS 5/2-101  from Ch. 95 1/2, par. 2-101
Feb 01 17  S  Referred to Assignments

SB 00818  Sen. William E. Brady
625 ILCS 5/2-102  from Ch. 95 1/2, par. 2-102
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the administration of the Code.
Feb 01 17  S  Referred to Assignments

SB 00819  Sen. William E. Brady
625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100
Feb 01 17  S  Referred to Assignments

SB 00820  Sen. William E. Brady
630 ILCS 5/1
Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments

SB 00821  Sen. William E. Brady
630 ILCS 5/1
Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments
Amends the Illinois Vehicle Code. Provides that the Secretary of State shall immediately revoke the license, permit, or driving privileges of any driver who commits aggravated overtaking or passing of a school bus. Creates the offense of aggravated overtaking or passing of a school bus. Adds to the definition of "medical examiner's certificate" an electronic submission of results of an examination conducted by a medical examiner listed on the National Registry of Certified Medical Examiners to the Federal Motor Carrier Safety Administration of a driver to medically qualify him or her to drive. Provides that beginning June 22, 2018, the Secretary shall post to a Commercial Driver License Information System driver record within one business day of electronic receipt from the Federal Motor Carrier Safety Administration certain information about a driver who has certified himself or herself as non-excepted interstate. Provides that the Secretary may waive a general knowledge test waiver for an applicant of a commercial learner's permit if the applicant: (1) is a current resident of this State; (2) is a current or former member of the military services; (3) within one year prior to the application, has been regularly employed in a military position that requires the operation of large trucks; (4) has received formal military training in the operation of a vehicle similar to the commercial motor vehicle the applicant expects to operate; and (5) provides the Secretary with a general knowledge test waiver form certifying that the applicant qualifies for the general knowledge test waiver. Makes conforming changes. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
625 ILCS 5/11-1414
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Amends the Illinois Vehicle Code. Provides that the Secretary of State shall immediately revoke the license, permit, or driving privileges of any driver who violates a provision of the Code relating to the offense of overtaking and passing of a school bus when the driver, in committing the violation, is involved in a motor vehicle accident that results in death to another and the violation is a proximate cause of the death. Removes the offense of aggravated overtaking or passing of a school bus. Effective immediately.

Aug 18 17 S Public Act . . . . . . . . . 100-0223

SB 00823
Sen. Napoleon Harris, III
20 ILCS 605/605-10
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.
Feb 01 17 S Referred to Assignments

SB 00824
Sen. Napoleon Harris, III
205 ILCS 616/45
Amends the Electronic Fund Transfer Act. Makes a technical change in a Section relating to access to terminals.
Feb 01 17 S Referred to Assignments

SB 00825
Sen. Napoleon Harris, III
205 ILCS 5/1
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.
Feb 01 17 S Referred to Assignments

SB 00826
Sen. Napoleon Harris, III
720 ILCS 5/1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Feb 01 17 S Referred to Assignments
SB 00827  Sen. Napoleon Harris, III
20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.
Feb 01 17  S  Referred to Assignments

SB 00828  Sen. Napoleon Harris, III
50 ILCS 20/1  from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Feb 01 17  S  Referred to Assignments

SB 00829  Sen. Napoleon Harris, III
410 ILCS 2/1
Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments

SB 00830  Sen. Napoleon Harris, III
410 ILCS 27/1
Amends the Epinephrine Auto-Injector Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments

SB 00831  Sen. Napoleon Harris, III
35 ILCS 5/101  from Ch. 120, par. 1-101
Feb 01 17  S  Referred to Assignments

SB 00832  Sen. Napoleon Harris, III
605 ILCS 5/1-101  from Ch. 121, par. 1-101
Feb 01 17  S  Referred to Assignments

SB 00833  Sen. Napoleon Harris, III
605 ILCS 115/0.01  from Ch. 137, par. 0.01
Amends the Toll Bridge Act. Makes a technical change in a Section concerning the short title.
Feb 01 17  S  Referred to Assignments
SB 00834 Sen. Cristina Castro and Mattie Hunter

10 ILCS 5/19A-75
10 ILCS 5/Art. 17A heading new
10 ILCS 5/17A-5 new
10 ILCS 5/17A-10 new
10 ILCS 5/17A-15 new
10 ILCS 5/17A-20 new
10 ILCS 5/17A-25 new
10 ILCS 5/17A-30 new
10 ILCS 5/17A-35 new
10 ILCS 5/17A-40 new
10 ILCS 5/17A-45 new
10 ILCS 5/17A-50 new
10 ILCS 5/17A-55 new
10 ILCS 5/17A-60 new
10 ILCS 5/17A-65 new
10 ILCS 5/17A-70 new
10 ILCS 5/17A-75 new
10 ILCS 5/17A-80 new
10 ILCS 5/17A-85 new
10 ILCS 5/17A-90 new
10 ILCS 5/17A-95 new
10 ILCS 5/17A-100 new
10 ILCS 5/24B-2
10 ILCS 5/24B-16
10 ILCS 5/24C-2
10 ILCS 5/24C-9
10 ILCS 5/24C-16
30 ILCS 105/5.878 new

Creates the Illinois Election Integrity Act. Amends the Election Code. Requires that each election authority (i) conduct an election day audit of a random sample of 10% of votes cast and (ii) provide by contract or employment for the performance by one or more independent auditors of post-election parallel tabulations and audits. Provides for the scope of the audits and the resulting reports. Requires that optical scan technology and direct recording electronic voting systems meet certain federal and independent testing standards. Creates a voluntary tax checkoff for the Fund. With respect to early voting, requires that an election authority using only direct recording electronic voting systems have paper ballots available for voters wishing to use them. Amends the State Finance Act. Creates the Election Integrity Fund as a special fund in the State treasury.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00835 Sen. Cristina Castro

New Act

30 ILCS 105/5.878 new
35 ILCS 5/507GGG new


Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 00836  Sen. John G. Mulroe-Don Harmon, Thomas Cullerton-Iris Y. Martinez and Laura M. Murphy

625 ILCS 5/13C-10
Amends the Illinois Vehicle Code. Provides that if the Illinois Environmental Protection Agency operates a motor vehicle inspection station or contracts with one or more parties to operate an inspection station on its behalf, the Agency shall locate the station so that the owners of vehicles subject to inspection reside within 5 (rather than 12) miles of an official inspection station.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00837  Sen. Thomas Cullerton

New Act
30 ILCS 5/3-1  from Ch. 15, par. 303-1
Creates the Public University Administrative Cost Decrease Act. Provides that all public universities shall annually submit a cost certification that certifies the level of spending dedicated to administrative costs for the current academic year. Provides that beginning with the 2019-2020 academic year, a Board of Trustees of a public university may not enact a budget that contains tuition or fee increases above that of the tuition and fees set in the 2016-2017 academic year until the Auditor General has verified that the cost certification submitted by the public university and due in the same calendar year of the proposed tuition or fees increase has shown a decrease of administrative costs by 25%. Amends the Illinois State Auditing Act. Makes related changes. Effective immediately.

May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 00838  Sen. Kimberly A. Lightford, Omar Aquino, Thomas Cullerton, Antonio Muñoz and Michael E. Hastings

(Rep. Sue Scherer-La Shawn K. Ford-Stephanie A. Kifowit-Silvana Tabares-Michael Halpin, Martin J. Moylan, Lawrence Walsh, Jr., Carol Sente, Kathleen Willis, Mary E. Flowers, Juliana Stratton, Randy E. Frese, David Harris and LaToya Greenwood)

20 ILCS 2310/2310-400  was 20 ILCS 2310/55.83
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning sarcoidosis.
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 2310/2310-400
Adds reference to:
20 ILCS 2310/2310-399.5 new
Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health, subject to funding, shall conduct a program to provide awareness of cancer in veterans. Provides that the program may include, but not be limited to, the dissemination and promotion of specified information and the establishment and promotion of specified programs. Provides that beginning January 1, 2018, the program must include the development and dissemination of public service announcements that publicize the importance of cancer screening for veterans. Provides that the Department, subject to funding, shall establish the Veterans' Cancer Screening Program within the Department. Contains provisions concerning the Program's applicability, entities funded by the Program, Program costs, and the collection and disclosure of information, including the collection and disclosure of confidential personal and medical information. Provides that by January 1, 2019 and every January 1 thereafter the Department shall submit a specified report concerning the Program to the General Assembly and Governor. Provides that the Department shall adopt rules to implement the Program.

Aug 18 17  S Public Act . . . . . . . . . 100-0224

SB 00839  Sen. Heather A. Steans

50 ILCS 605/1  from Ch. 30, par. 156
Amends the Local Government Property Transfer Act. Makes a technical change in the definitions Section of the Act.

Feb 01 17  S Referred to Assignments

SB 00840  Sen. Kwame Raoul

(Rep. Jay Hoffman)
720 ILCS 5/12-6.2-5 new
Amends the Criminal Code of 2012. Creates the offense of extortion. Provides that a person commits extortion when he or she knowingly obtains, or causes to be obtained, property, services, something of value, advantage or immunity, from another person, with that person's consent, when the consent is induced by wrongful use of the threat of fear or actual or threatened force, violence, or under color of official right. Provides that a violation is a Class 3 felony.

May 31 17  H Rule 19(a) / Re-referred to Rules Committee
SB 00841  Sen. Toi W. Hutchinson
15 ILCS 5/1  from Ch. 127, par. 63b122
Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.
Feb 07 17  S  Referred to Assignments

SB 00842  Sen. Toi W. Hutchinson
15 ILCS 5/1  from Ch. 127, par. 63b122
Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.
Feb 07 17  S  Referred to Assignments

SB 00843  Sen. Toi W. Hutchinson
720 ILCS 5/19-2  from Ch. 38, par. 19-2
Amends the Criminal Code of 2012. Makes a technical change in a Section that prohibits the possession of burglary tools.
Feb 07 17  S  Referred to Assignments

SB 00844  Sen. Toi W. Hutchinson
720 ILCS 5/12C-40  was 720 ILCS 5/12-10.1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning piercing the body of a minor.
Feb 07 17  S  Referred to Assignments

SB 00845  Sen. Toi W. Hutchinson
35 ILCS 200/21-150
35 ILCS 200/21-295
35 ILCS 200/21-305
35 ILCS 200/21-310
Amends the Property Tax Code. Provides that, in Cook County, all applications for judgment and order of sale for taxes and special assessments on delinquent properties shall be made (i) by April 1, 2017 for tax year 2015, and (ii) by March 1 of the second calendar year after the applicable tax year for tax year 2016 and thereafter (currently, by May 1, 2016 for tax year 2014, by March 1, 2017 for tax year 2015, and within 90 days after the second installment due date for tax year 2016 and each tax year thereafter). Makes changes concerning the indemnity fee. Provides that the fee shall be adjusted annually beginning on February 1, 2023. Provides that the court may not declare a sale in error solely based on an error of the assessor, chief county assessment officer, board of review, board of appeals, or other county official if the court finds that the error is immaterial. In provisions that require the court to declare a sale in error in the case of a voluntary or involuntary petition under the provisions of the federal Bankruptcy Code of 1978, provides that the petition must be pending on the date of the application for judgment and order of sale or the date of the tax sale. Effective immediately.
May 05 17  S  Rule 3-9(a)/ Re-referred to Assignments

SB 00846  Sen. Toi W. Hutchinson
35 ILCS 143/10-15
Amends the Tobacco Products Tax Act of 1995. Makes a technical change in a Section concerning sales of tobacco products that are exempt from the tax imposed by the Act.
Feb 07 17  S  Referred to Assignments

SB 00847  Sen. Toi W. Hutchinson
20 ILCS 2505/2505-1
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Revenue.
Feb 07 17  S  Referred to Assignments

SB 00848  Sen. Toi W. Hutchinson
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Feb 07 17  S  Referred to Assignments
SB 00849    Sen. Pat McGuire and Sue Rezin  
(Rep. Michael J. Zalewski)  

35 ILCS 200/23-35  
Amends the Property Tax Code. In provisions concerning tax objections based on budget or appropriation ordinances, provides that no objection to any property tax levied by any municipality or county (rather than by any municipality) shall be sustained by any court under certain conditions. Removes forest preserve districts having a population of 3,000,000 or more from the definition of "municipality" in those provisions. Effective immediately.  
House Committee Amendment No. 1  
Deletes reference to:  
35 ILCS 200/23-35  
Adds reference to:  
35 ILCS 200/15-155  
Replaces everything after the enacting clause. Amends the Property Tax Code. Makes a technical change in a Section concerning port districts.  
House Floor Amendment No. 2  
Deletes reference to:  
35 ILCS 200/15-155  
Adds reference to:  
20 ILCS 3855/1-130  
Nov 28 18  S  Passed Both Houses  

SB 00850    Sen. Toi W. Hutchinson, Laura M. Murphy, Napoleon Harris, III and Heather A. Steans  
35 ILCS 130/3-3 new  
Amends the Cigarette Tax Act. Requires the Department of Revenue to issue a request for proposal to acquire and use digital tax stamps. Provides that, upon implementation of the digital stamps, a stamp is considered affixed if 90% or more of the stamp is affixed to the individual package. Contains provisions concerning reimbursement of licensed distributors for costs associated with the initial purchase of a tax stamping machine, and provides a tax collection discount for licensed distributors.  
Fiscal Note (Dept. of Revenue)  
The fiscal impact for SB 850 is as follows: (1) Cost of the 5.5% distributor reimbursement for new stamping machines (A) Total number of licensed distributors in IL = 96; (B) Estimated cost of a digital stamping machine = $125,000 to $150,000; (C) Statewide cost if each distributor purchased one new digital stamping machine = $12 million to $14.4 million; (D) Portion of Statewide costs eligible for reimbursement by the Department of Revenue = $660,000 to $792,000; (E) Department of Revenue reimbursement cost factoring the Statewide cap on reimbursement = $60,000. (2) Cost of the 0.5% distributor discount for technology and equipment = Without a Statewide or per distributor cap on the total amount of reimbursement possible there is no way to estimate the total cost of the discount the State may have to bare. (3) Additional revenue due to the 90% requirement for an affixed stamp - This change has no direct impact on the revenue generated by the cigarette tax. (4) Additional revenue due to the implementation of a digital tax stamp - Digital tax stamps are unlikely to produce additional cigarette tax revenue.  
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 00851  Sen. John J. Cullerton

(Rep. Michelle Mussman-Sam Yingling-Michael J. Zalewski, Martin J. Moylan, Michael Halpin, Linda Chapa LaVia, Natalie Phelps Finnie, Jerry Costello, II, Sue Scherer, La Shawn K. Ford, Jonathan Carroll, Silvana Tabares, Mary E. Flowers and Allen Skillicorn)

75 ILCS 5/4-10  from Ch. 81, par. 4-10
Amends the Illinois Local Library Act. Provides that a library board of trustees' statement of financial requirements necessary for the next year and any amount the library board believes will be necessary to levy taxes for the library's next fiscal year shall be submitted to the governing board of the municipality no less than 60 days prior to when the tax levy must be certified under the Property Tax Code (rather than 60 days after the expiration of the fiscal year). Effective immediately.

House Floor Amendment No. 3
Deletes reference to:
    75 ILCS 5/4-10  from Ch. 81, par. 4-10
Adds reference to:
    35 ILCS 200/15-170
Adds reference to:
    35 ILCS 200/15-175
Adds reference to:
    35 ILCS 200/15-178 new
Adds reference to:
    35 ILCS 200/18-185
Adds reference to:
    35 ILCS 200/18-205
Adds reference to:
    35 ILCS 200/18-213
Adds reference to:
    35 ILCS 200/18-213.1 new
Adds reference to:
    35 ILCS 200/18-214
Adds reference to:
    35 ILCS 200/18-242 new

Replaces everything after the enacting clause. Amends the Property Tax Code. In provisions concerning the Senior Citizens Homestead Exemption, provides that the maximum amount of the exemption is $8,000 in all counties for taxable year 2018 and thereafter (currently, the maximum reduction is $8,000 in counties with 3,000,000 or more inhabitants and $5,000 in all other counties). Provides that the maximum amount of the general homestead exemption is $10,000 in all counties for taxable year 2018 and thereafter (currently, the maximum reduction is $10,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties). Creates a statewide long-time occupant homestead exemption. Amends the Property Tax Extension Limitation Law. Provides that, for levy years 2017 and 2018 only, for taxing districts with a majority of their equalized assessed value in Cook, Lake, McHenry, Kane, DuPage, or Will County, other than school districts that are on financial watch status or have been granted an exemption because of the district's financial early warning status, "extension limitation" means 0% or the rate of increase approved by the voters. Makes changes concerning the definition of "aggregate extension". Provides that the definition of "taxing district" also includes home rule units with a majority of their equalized assessed value in Cook, Lake, McHenry, Kane, DuPage, or Will County and non-home rule units with a majority of their equalized assessed value in Cook, Lake, McHenry, Kane, DuPage, or Will County that would not otherwise be subject to the Property Tax Extension Limitation Law. Provides that, at the general election or the general primary election occurring in calendar year 2018, the county board of a county other than Cook, Lake, McHenry, Kane, DuPage, or Will may submit to the voters of the county the question of whether to make all taxing districts that have all or the greatest portion of their equalized assessed valuation situated in the county subject to a property tax freeze for levy years 2018 and 2019. Effective immediately.

Dec 10 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00852  Sen. Toi W. Hutchinson
(Rep. Michael J. Zalewski)
35 ILCS 5/101 from Ch. 120, par. 1-101
Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 5/101 from Ch. 120, par. 1-101
Adds reference to:
35 ILCS 5/222
Adds reference to:
35 ILCS 16/42
Adds reference to:
35 ILCS 17/10-20
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act and the Live Theater Production Tax
Credit Act. Provides that the live theater production credit applies for tax years beginning prior to January 1, 2027 (currently, January
1, 2017 by operation of the Act's automatic sunset provision). Provides that the amount of tax credits awarded pursuant to the Live
Theater Production Tax Credit Act shall not exceed $4,000,000 in fiscal year 2017 and each fiscal year thereafter (currently
$2,000,000). Amends the Film Production Services Tax Credit Act of 2008. Provides that a taxpayer shall not be entitled to take a
credit under that Act for tax years beginning on or after January 1, 2027. Removes a provision from that Act providing that the General
Assembly may extend the sunset date by 5-year intervals.
House Committee Amendment No. 1
Deletes reference to:
35 ILCS 16/42
Deletes reference to:
35 ILCS 17/10-20
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Provides that the live theater production
credit applies for tax years beginning on or after January 1, 2012 and tax years beginning prior to January 1, 2027.
House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1
with the following change. Amends the Illinois Income Tax Act. Provides that the live theater production credit applies to tax years
prior to January 1, 2022 (rather than January 1, 2027).
Aug 25 17 S Public Act . . . . . . . . . . 100-0415
SB 00853  Sen. Toi W. Hutchinson
35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 07 17 S Referred to Assignments
SB 00854  Sen. Toi W. Hutchinson
35 ILCS 5/250
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the sunset of exemptions, credits, and
deductions.
Feb 07 17 S Referred to Assignments
SB 00855  Sen. Toi W. Hutchinson
35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Feb 07 17 S Referred to Assignments
SB 00856  Sen. Toi W. Hutchinson
35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 07 17 S Referred to Assignments
SB 00857  Sen. Jacqueline Y. Collins
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 00858  Sen. Patricia Van Pelt-Jacqueline Y. Collins-Kimberly A. Lightford
(Rep. Melissa Conyears-Ervin-LaToya Greenwood)
820 ILCS 90/5
Amends the Illinois Freedom to Work Act. Provides that "low-wage employee" means an employee whose earnings do not exceed the greater of (1) the hourly rate equal to the minimum wage required by the applicable federal, State, or local minimum wage law or (2) $13.00 per hour (instead of an employee who earns the greater of the applicable minimum wage or $13.00 per hour). Effective immediately.
Aug 18 17  S  Public Act . . . . . . . . . 100-0225

SB 00859  Sen. William E. Brady
35 ILCS 5/304
from Ch. 120, par. 3-304
Amends the Illinois Income Tax Act. Provides that, for the purpose of calculating the sales factor when allocating business income of persons other than residents, if the purchaser is the United States government, then the sale is a sale of personal property in this State if the purchaser is within the State or the property is shipped from an office, store, warehouse, factory or other place of storage in this State (currently, when the purchaser is the United States government, the sale is in this State only if the property is shipped from an office, store, warehouse, factory or other place of storage in this State). Removes provisions providing that the sale is in this State if the property is shipped from an office, store, warehouse, factory or other place of storage in this State and the purchaser is not taxable in the State of the purchaser. Removes provisions concerning purchasers who are doing business on a premises owned or leased by a person who has independently contracted with the seller for the printing of newspapers, periodicals or books. Removes provisions providing that sales of tangible personal property are not in this State if the seller and purchaser would be members of the same unitary business group but for the fact that either the seller or purchaser is a person with 80% or more of total business activity outside of the United States and the property is purchased for resale.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00860  Sen. Thomas Cullerton, Omar Aquino-Iris Y. Martinez, Jennifer Bertino-Tarrant, William R. Haine, Wm. Sam McCann-Melinda Bush and Michael E. Hastings
820 ILCS 315/2
from Ch. 48, par. 282
Amends the Line of Duty Compensation Act. Changes the definition of "killed in the line of duty" to include losing one's life while on active duty in connection with, among other operations, Operation Freedom's Sentinel, Operation New Dawn, and Operation Inherent Resolve. Effective immediately.
Aug 18 17  S  Public Act . . . . . . . . . 100-0226

SB 00861  Sen. William E. Brady
735 ILCS 5/2-1107.1
from Ch. 110, par. 2-1107.1
Amends and re-enacts provisions of the Civil Practice Article of the Code of Civil Procedure concerning actions on account of bodily injury or death or physical damage to property based on negligence or product liability based on strict tort liability. Provides that the court shall not instruct the jury of the consequence of any findings of fault of any plaintiff or defendant under specified provisions of the Code. Deletes language providing that the court shall instruct the jury in writing that the defendant shall be found not liable if the jury finds that the contributory fault of the plaintiff is more than 50% of the proximate cause of the injury or damage for which recovery is sought. In the Section concerning joint liability, deletes language providing that: any defendant whose fault is less than 25% of the proximate cause of the injury or damage for which recovery is sought by the plaintiff is severally liable for non-medical damages; and any defendant whose fault is 25% or greater of the proximate cause of the injury or damage for which recovery is sought by the plaintiff is jointly and severally liable for non-medical damages. Contains applicability provisions.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Workers' Compensation Act and the Employer's Liability Rates Article of the Illinois Insurance Code. Provides that a rate is excessive if it is likely to produce a long run profit that is unreasonably high for the insurance provided or if expenses are unreasonably high in relation to the services rendered (instead of providing that a rate in a competitive market is not excessive and a rate in a noncompetitive market is excessive if it is likely to produce a long run profit that is unreasonably high for the insurance provided or if expenses are unreasonably high in relation to the services rendered). Provides for prefiling (rather than filing) of rates with the Director of Insurance and makes other changes regarding rate filings and disapproval of rate filings. Contains provisions concerning interim rates. Repeals provisions regarding presumptions and determinations on whether a competitive market exists and the disapproval of rates under specified circumstances. Amends the Workers' Compensation Act. Provides that accidental injuries sustained while traveling to or from work do not arise out of and in the course of employment. Provides specific factors that may be considered when determining whether an employee was required to travel away from work. Contains provisions concerning safety programs and return to work programs; compensation awards for injuries to the shoulder and hip; repetitive and cumulative injuries; additional compensation awards in cases where there has been an unreasonable or vexatious delay of authorization of medical treatment; new penalties for workers' compensation fraud; annual reports on the state of self-insurance for workers' compensation in Illinois; the Workers' Compensation Premium Rates Task Force; and other matters. Effective immediately.
SB 00863  Sen. Jennifer Bertino-Tarrant
(Rep. Linda Chapa LaVia)
105 ILCS 5/1A-1  from Ch. 122, par. 1A-1
105 ILCS 5/1A-2  from Ch. 122, par. 1A-2
105 ILCS 5/1A-2.1 from Ch. 122, par. 1A-2.1
Amends the School Code. Provides that, for State Board of Education appointments made after the effective date of the amendatory Act, 3 of the members of the State Board must represent the educator community. Sets forth the qualifications for these members and makes other changes with regard to the qualifications of members of the State Board.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/1A-1
Deletes reference to:
105 ILCS 5/1A-2
Deletes reference to:
105 ILCS 5/1A-2.1
Adds reference to:
105 ILCS 5/21B-35
Replaces everything after the enacting clause. Amends the Educator Licensure Article of the School Code. Allows for the issuance of a Professional Educator License endorsed in a teaching field or school support personnel area to an applicant who has not been entitled by an Illinois-approved educator preparation program at an Illinois institution of higher education if he or she provides evidence of completing a comparable state-approved educator preparation program, as defined by the State Superintendent of Education, among other conditions. Effective immediately.

Apr 06 18  S  Public Act . . . . . . . . . . 100-0584

SB 00864  Sen. Andy Manar-Wm. Sam McCann
(Rep. C.D. Davidsmeyer)
75 ILCS 16/10-7 new
Amends the Public Library District Act of 1991. Limits provisions regarding converting a public library to a public library district by prohibiting expansion of the territory that currently supports a public library to include areas that were not previously taxed before the conversion. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
75 ILCS 16/10-7 new
Adds reference to:
75 ILCS 16/15-15
Adds reference to:
75 ILCS 16/15-20 rep.
Replaces everything after the enacting clause. Amends the Public Library District Act of 1991. Provides that territory of a library district located within the boundaries of a municipality or school district, is contiguous to the district, and is without local, tax-supported public library service may be annexed by the library district by ordinance and referendum of the voters of the library district and territory to be annexed (currently, by ordinance of the library district and, if a petition is filed, backdoor referendum). Repeals provisions allowing a referendum to disconnect annexed territory from a library district. Effective immediately.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
SB 00865  Sen. Andy Manar

105 ILCS 5/10-17a from Ch. 122, par. 10-17a

Amends the School Code. Requires a school district report card to include the total and per pupil normal cost amount the State contributed to the Teachers' Retirement System of the State of Illinois in the prior fiscal year for the district's employees, which shall be reported to the State Board of Education by the Teachers' Retirement System of the State of Illinois. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Requires a school report card (rather than a school district report card) to include information concerning the total and per pupil normal cost amount the State contributed to the Teachers' Retirement System of the State of Illinois in the prior fiscal year for the school's (rather than district's) employees. For the Chicago school district only, requires a school report card to include State contributions to the Public School Teachers' Pension and Retirement Fund of Chicago and State contributions for health care for employees of the school district. Effective immediately.

Aug 18 17  S  Public Act . . . . . . . . . 100-0227


20 ILCS 2805/2 from Ch. 126 1/2, par. 67

Amends the Department of Veterans Affairs Act. Provides that the Department of Veterans Affairs shall provide informational resources and education to veterans returning from deployment regarding service animals for individuals with disabilities including, but not limited to, resources and education on service animals that guide people who are blind, pull a wheelchair, alert a person with hearing loss, protect a person having a seizure, assist a person with a traumatic brain injury, and calm a person with post-traumatic stress disorder during an anxiety attack or psychiatric episode.

Aug 11 17  S  Public Act . . . . . . . . . 100-0084


805 ILCS 180/50-10

Amends the Limited Liability Company Act. Reduces the fee collected by the Secretary of State for the filing of articles of organization, applications for admission, and restated articles of organization from $500 to $39 and reduces those fees in connection with a limited liability company with ability to establish series from $750 to $59. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Limited Liability Company Act. Reduces some fees in the fee schedule for limited liability companies filing documents with the Secretary of State to match the fees for similar documents in the fee schedule for corporations. Effective immediately.

Dec 20 17  S  Public Act . . . . . . . . . 100-0571
SB 00868
(Rep. Michael J. Zalewski, Kelly M. Burke, Stephanie A. Kifowit, Martin J. Moylan, Silvana Tabares, Lawrence Walsh, Jr., La Shawn K. Ford and John C. D'Amico)

625 ILCS 5/6-117 from Ch. 95 1/2, par. 6-117
755 ILCS 50/5-5 was 755 ILCS 50/3
755 ILCS 50/5-7
755 ILCS 50/5-20 was 755 ILCS 50/5
755 ILCS 50/5-43
755 ILCS 50/5-47

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall offer to each applicant for issuance or renewal of a driver's license or identification card who is 16 years of age or older (rather than 18 years of age or older) the opportunity to have his or her name included in the First Person Consent organ and tissue donor registry. Amends the Illinois Anatomical Gift Act. Makes conforming changes. Provides that upon the death of a donor who is an unemancipated minor, the parent or guardian of the donor may amend or revoke the anatomical gift of the donor's body.

House Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/6-117
755 ILCS 50/5-5
755 ILCS 50/5-7
755 ILCS 50/5-20
755 ILCS 50/5-43
755 ILCS 50/5-47


House Floor Amendment No. 2
Deletes reference to:
755 ILCS 50/1-1

SB 00868 (CONTINUED)

765 ILCS 1026/15-503
Adds reference to:
765 ILCS 1026/15-602
Adds reference to:
765 ILCS 1026/15-606
Adds reference to:
765 ILCS 1026/15-607
Adds reference to:
765 ILCS 1026/15-1002.1
Adds reference to:
765 ILCS 1026/15-1302
Adds reference to:
765 ILCS 1026/15-1401

Replaces everything after the enacting clause. Amends the Revised Uniform Unclaimed Property Act. Makes changes in provisions concerning: definitions; when property and stored-value cards are presumed abandoned; reporting requirements; notice to apparent owner by holder; notice by administrator; escheat fees; property removed from a safe-deposit box; crediting income or gain to owner's account; examination of State-regulated financial institutions; agreements to locate property; and other matters. Also makes grammatical and technical changes. Effective January 1, 2018.

Dec 15 17 S Public Act . . . . . . . . . 100-0566

SB 00869 Sen. Sue Rezin and Tim Bivins

305 ILCS 5/9A-11.5

Amends the Illinois Public Aid Code. In provisions requiring child care providers to authorize in writing a State and Federal Bureau of Investigation fingerprint-based criminal history record check as a condition of eligibility to participate in the child care assistance program, removes a provision exempting a child care provider who is a relative of the child from the criminal history record check requirement. Effective January 1, 2018.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00870 Sen. John J. Cullerton
(Rep. Barbara Flynn Currie)

25 ILCS 10/3 from Ch. 63, par. 23.3

Amends the General Assembly Operations Act. Provides that the rules adopted by the Senate of the preceding General Assembly apply to the Senate of the newly convened General Assembly until new rules are adopted (currently, this provision applies only to the rules of the House of Representatives).

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 00871 Sen. Kyle McCarter and Jennifer Bertino-Tarrant

35 ILCS 200/15-169

Amends the Property Tax Code. Makes the following changes with respect to the homestead exemption for veterans with disabilities: (1) provides that the exemption amount shall not be deducted from the property's equalized assessed value, but shall be an abatement from the property's total property tax liability for the taxable year; (2) provides that, if the veteran is a recipient of the Congressional Medal of Honor or is a former prisoner of war, then the property is exempt from taxation; (3) provides that the veteran is not required to have qualified for or obtained the exemption before death if the veteran was killed in the line of duty and the death is found to be service-connected; (4) makes changes concerning reapplication; and (5) provides that, if the veteran has a service-connected disability of 70% or more and the property has an equalized assessed value of $100,000 or more, then the amount of the exemption is $5,000 (currently, the property is exempt). Effective immediately.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
Amends the Property Tax Code. Provides that the homestead exemption for veterans with disabilities shall be prorated if the property is first used as a qualified residence by a veteran with a disability after January 1 of a taxable year. Effective immediately.

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Further amends the Property Tax Code. In the Section concerning the homestead exemption for veterans with disabilities, provides that, for taxable year 2018 and thereafter, "qualified residence" means real property with a fair cash value of less than $300,000 (currently, an equalized assessed value of less than $250,000) that is the primary residence of a veteran with a disability. Provides that, for taxable year 2017 and thereafter, for the purpose of the homestead exemption for veterans with disabilities, "surviving spouse" means (i) the surviving spouse of a veteran who qualified for the exemption prior to his or her death; (ii) the surviving spouse of a veteran who was killed in the line of duty; or (iii) the surviving spouse of a veteran who did not obtain the exemption before death, but who applied for a service-connected disability certification from the United States Department of Veterans Affairs or the United States Department of Defense no earlier than January 1, 2007 and would have qualified for the exemption if he or she had survived. Effective immediately.


Amends the Illinois Vehicle Code. Removes DuPage county, and the municipalities located within it, from the applicability of a provision under the Code concerning automated traffic law enforcement systems.

Amends the Student Optional Disclosure of Private Mental Health Act. Provides that an institution of higher learning may designate someone to act as a qualified examiner.

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Amends the School Code. Makes a technical change in a Section concerning the powers and duties of the State Board of Education.

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
SB 00880  Sen. Antonio Muñoz

New Act

5 ILCS 140/7.5

Creates the Automated License Plate Recognition System Data Act. Provides that a law enforcement agency may use recorded automated license plate recognition system (ALPR) data and historical ALPR system data only for a legitimate law enforcement purpose. ALPR system data collected by law enforcement and historical ALPR system data collected by law enforcement may not be used, shared, sold, traded, or exchanged for any other purpose. Requires law enforcement agencies using an automated license plate recognition system to adopt a policy governing use of the system; adopt a privacy policy to ensure that ALPR system data and historical ALPR system data is not used or shared in violation of this Act; adopt audit procedures relating to use of ALPR system data and historical ALPR system data; and adopt and periodically update a comprehensive training program for agency employees who use or have access to ALPR system data and procedures to adhere to policies and procedures governing use of ALPR system data or historical ALPR system data. Prohibits admission of data in a court or administrative proceeding which is used in violation of this Act. Prohibits less restrictive local regulation, including home rule units. Defines terms. Amends the Freedom of Information Act to exempt ALPR system and historical ALPR system data from disclosure under the Act.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

SB 00881 Sen. Julie A. Morrison

405 ILCS 5/3-802 from Ch. 91 1/2, par. 3-802

Amends the Mental Health and Developmental Disabilities Code. Provides that when requested, a jury trial must be commenced within 15 days of the request unless a subsequent continuance is requested by the respondent. Provides that in counties of less than 500,000 inhabitants, a jury trial must be commenced within 30 days of the request unless a subsequent continuance is requested by the respondent.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00882 Sen. John G. Mulroe and Kwame Raoul

(Rep. André Thapedi)

765 ILCS 160/1-30

765 ILCS 605/15 from Ch. 30, par. 315

765 ILCS 605/18 from Ch. 30, par. 318

Amends the Common Interest Community Association Act. Provides that the association shall have one class of voting membership (instead of “one class of membership”) unless the declaration, bylaws, or operating agreement provide otherwise. Makes a similar change in the Condominium Property Act. Further amends the Condominium Property Act. Deletes language providing that if the property contains 4 or more units, the owners may agree to sell the property by a vote of 75%. Provides instead that if the property contains at least 4 but not more than 6 units, a vote of 75% of the owners is required to sell the condominium property. Provides that if the property contains 7 or more units, a vote of 85% of the owners is required to sell the condominium property.

Apr 27 17 H Referred to Rules Committee
Amends the Probate Act of 1975. Provides that for purposes of determining the rights to property passing upon the death of a decedent under any instrument or the intestacy rules of this State, unless a contrary intention is expressly stated in the instrument: (1) the decedent is a parent of a posthumous child in utero at the time of the decedent's death; and (2) if a decedent had consented in writing to be a parent of any child born of his or her gametes posthumously, and died before the insemination of the individual's gametes or embryo transfer, the decedent is a parent of any resulting child born within 36 months of the death of the decedent, but only if the holder of property subject to the instrument receives timely written notice, from a person to whom such consent applies that: (i) the decedent's gametes exist; and (ii) the person has the intent to use the gametes in a manner that could result in a child being born within 36 months of the death of the decedent. Provides that if the holder of the property does not receive the written notice, the holder of the property shall not be liable to the posthumously conceived child or any person claiming for or through the child for any property passing upon the death of the decedent. Contains applicability language.

Senate Committee Amendment No. 3

Replaces everything after the enacting clause. Amends the Probate Act of 1975. Provides that for purposes of the descent and distribution of property passing by intestate succession, a posthumous child of a decedent not in utero at the decedent's death is entitled to the same share of an estate as if the child had been born in wedlock during the decedent's lifetime only if specified conditions are met. Provides that the requirements impose no duty on the administrator of an estate to provide notice of death to any person and apply without regard to when any person receives notice of the decedent's death. Provides that for the purpose of determining the property rights of any person under any instrument: (1) a posthumous child of a decedent who is in utero at the decedent's death shall be treated as a child of the decedent unless the intent to exclude such child is demonstrated by the express terms of the instrument by clear and convincing evidence; and (2) a posthumous child of a decedent not in utero at the decedent's death shall not be treated as a child of the decedent unless specified conditions are met. Provides that the use in an instrument of terms such as "child", "children", "grandchild", "grandchildren", "descendants", and "issue", whether or not modified by phrases such as "biological", "genetic", "born to", or "of the body" shall not alone constitute clear and convincing evidence of an intent to include posthumous children not in utero at the decedent's death. Provides that an intent to exclude posthumous children not in utero at the decedent's death shall be presumed with respect to any instrument that does not address specifically how and when the class of posthumous children are to be determined with respect to each division or distribution provided for under the instrument as well as whose posthumous children are to be included and when a posthumous child has to be born to be considered a beneficiary with respect to a particular division or distribution. Provides that no fiduciary or other person shall be liable to any other person for any action taken or benefit received prior to the effective date of the amendatory Act that was based on a good faith interpretation of Illinois law regarding the right of posthumous children to take property by intestate succession or under an instrument. Contains applicability language.
SB 00885


New Act

735 ILCS 5/15-1106 from Ch. 110, par. 15-1106
765 ILCS 70/Act rep.
765 ILCS 75/Act rep.
765 ILCS 605/18 from Ch. 30, par. 318
765 ILCS 605/18.5 from Ch. 30, par. 318.5

Repeals the Dwelling Structure Contract Act and the Dwelling Unit Installment Contract Act. Creates the Installment Sales Contract Act. Adds provisions governing: definitions; terms and conditions of installment sales contracts; applicability of other Acts; sales of condemned dwelling structures; repairs; account statements; transfer of payments; insurance proceeds; unlawful acts; waivers; and penalties. Makes corresponding changes in the Condominium Property Act. Amends the Code of Civil Procedure. Provides that a real estate installment contract for residential real estate is subject to the foreclosure provisions of the Code if the purchase price is to be paid in installments over a period in excess of one year (instead of 5 years) and the amount unpaid under the terms of the contract at the time of the filing of the foreclosure complaint, including principal and due and unpaid interest, at the rate prior to default, is less than 90% (instead of 80%) of the original purchase price of the real estate as stated in the contract. Effective January 1, 2018.

Senate Floor Amendment No. 1

Adds reference to:

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

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes additional changes in Sections concerning: definitions; terms and conditions of installment sales contracts; applicability of other Acts; recording of the contract; repairs; account statements; insurance proceeds; unlawful acts; and waiver. Deletes Sections concerning: sales of condemned dwelling structures; transfer of payments; and penalties. Adds provisions concerning: circumstances voiding mandatory arbitration provisions; prepayment penalties prohibited; prohibited contract terms; cooling-off period; installment sales contract disclosures; credits towards deficiency in the case of default; enforcement, and applicability of the Act. In the Code of Civil Procedure, provides that a real estate installment contract for residential real estate is subject to the foreclosure provisions of the Code if the sum of all payments made by the buyer is greater than or equal to 10% of the original purchase price (instead of if the purchase price is to be paid in installments over a period in excess of one year (instead of 5 years) and the amount unpaid under the terms of the contract at the time of the filing of the foreclosure complaint, including principal and due and unpaid interest, at the rate prior to default, is less than 90% (instead of 80%) of the original purchase price of the real estate as stated in the contract). Adds a corresponding change in the Consumer Fraud and Deceptive Business Practices Act. Effective January 1, 2018.

House Committee Amendment No. 1

Defines the term "residential real estate" as real estate with a dwelling structure, as defined in the Act. Provides that the term "seller" does not include owners who are natural persons who use an installment sales contract to sell 3 or fewer residential real estate properties in a 12-month period. Replaces the term "dwelling structure" with the term "residential real estate" throughout the bill. Removes provisions repealing the Dwelling Structure Contract Act and the Dwelling Unit Installment Contract Act.

House Committee Amendment No. 2

Deletes reference to:

765 ILCS 70/Act rep.
765 ILCS 75/Act rep.

Defines the term "residential real estate" as real estate with a dwelling structure, as defined in the Act. Provides that the term "seller" does not include owners who are natural persons who use an installment sales contract to sell 3 or fewer residential real estate properties in a 12-month period. Replaces the term "dwelling structure" with the term "residential real estate" throughout the bill. Removes provisions repealing the Dwelling Structure Contract Act and the Dwelling Unit Installment Contract Act.

House Committee Amendment No. 3


Aug 25 17 S   Public Act . . . . . . . . . 100-0416
SB 00886

(Rep. Al Riley-Anthony DeLuca, Deb Conroy, Sue Scherer, Stephanie A. Kifowit and Kathleen Willis)

35 ILCS 5/917 from Ch. 120, par. 9-917
765 ILCS 1025/19.5 new

Amends the Illinois Income Tax Act. Provides that the Department of Revenue may share information with the State Treasurer for the purpose of administering the Uniform Disposition of Unclaimed Property Act. Amends the Uniform Disposition of Unclaimed Property Act. Provides that the State Treasurer shall, at least annually, notify the Department of Revenue of the names of persons appearing to be owners of abandoned property held by the State Treasurer, and that the Department of Revenue shall provide address and other information for such persons to the State Treasurer to facilitate the return of unclaimed property. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 5/917 from Ch. 120, par. 9-917
765 ILCS 1025/19.5 new

Adds reference to:
35 ILCS 5/509 from Ch. 120, par. 5-509


House Floor Amendment No. 2
Deletes reference to:
35 ILCS 5/917
765 ILCS 1025/19.5 new

Adds reference to:
30 ILCS 500/1-35 new
30 ILCS 605/7.4
30 ILCS 605/7.7 new

Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that the provisions of the Code do not apply to any procurements related to the sale of the James R. Thompson Center, provided that the process shall be conducted in a manner substantially in accordance with specified Sections of the Code. Provides that this exemption does not apply to leases of the Center. Amends the State Property Control Act. Removes the Elgin Mental Health Center from provisions allowing the Director of the Department of Central Management Services as administrator to dispose of certain specified State property. Removes language allowing for the mortgaging of specified State property. Provides that the administrator shall dispose of the James R. Thompson Center using a competitive sealed proposal process, and provides minimum requirements for the process. Provides for conditions to the contract to dispose of the James R. Thompson Center. Provides for the relocation of specified State executive offices to the Michael A. Bilandic Building upon disposition of the James R. Thompson Center. Provides that the 4 caucuses of the General Assembly shall be given space within the Michael A. Bilandic Building. Makes conforming and other changes. Effective immediately.

May 31 17 Senate Concurs
SB 00887  Sen. Pat McGuire
(Rep. Michael J. Zalewski-Carol Ammons)

30 ILCS 105/5.652
110 ILCS 805/2-11.2 new
110 ILCS 805/2-16.09

Amends the Public Community College Act. Provides that the Illinois Community College Board may collect a fee to cover
the cost of processing and handling individual student-level data requests pursuant to an approved data sharing agreement. Renames
the ICCB Instructional Development and Enhancement Applications Revolving Fund to the ICCB Research and Technology Fund.
Provides that the Fund shall receive all moneys received from processing requests for individual student-level data, and that money
from the Fund shall be used for costs associated with maintaining and updating individual student-level data systems. Amends the State
Finance Act to make a conforming change. Effective July 1, 2017.

Senate Committee Amendment No. 1
Adds reference to:
30 ILCS 105/5.878 new
Adds reference to:
110 ILCS 205/9.36 new

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Amends the
Board of Higher Education Act. Provides that the Board may collect a fee to cover the cost of processing and handling individual
student-level data requests pursuant to an approved data sharing agreement. Provides that the fee shall not be assessed on any entities
that are complying with State or federal-mandated reporting. Provides that the fee shall be set by the Board by rule, and that money
from the fee shall be deposited into the BHE Data and Research Cost Recovery Fund. Further amends the State Finance Act to create
the BHE Data and Research Cost Recovery Fund as a special fund in the State treasury. Effective July 1, 2017.

House Committee Amendment No. 1
Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Provides that
the Illinois Community College Board and the Board of Higher Education may not provide personally identifiable information on
individual students except in the case where an approved data sharing agreement is signed that includes specific requirements for
safeguarding the privacy and security of any personally identifiable information in compliance with the federal Family Educational

Aug 25 17  S Public Act . . . . . . . . . 100-0417

SB 00888  Sen. Andy Manar, Sue Rezin, Cristina Castro, Tim Bivins, Steven M. Landek and Patricia Van Pelt
110 ILCS 805/2-1 from Ch. 122, par. 102-1

Amends the Public Community College Act. Makes a technical change in a Section concerning the Illinois Community
College Board.

Senate Committee Amendment No. 1
Deletes reference to:
110 ILCS 805/2-1
Adds reference to:
110 ILCS 805/3-80 new

Replaces everything after the enacting clause. Amends the Public Community College Act. Allows a board of trustees of a
community college district to establish and offer a baccalaureate-level nursing education program and confer a bachelor of science
degree in nursing upon the meeting of specified conditions. Requires approval of both the Illinois Community College Board and
Board of Higher Education. Limits the number of programs that may be approved to 20 until August 31, 2022. Requires the Illinois
Community College Board to conduct a statewide evaluation of nursing programs established under the provisions and report on the
results of the evaluation by July 1, 2022. Effective immediately.

May 31 18  S Rule 3-9(a) / Re-referred to Assignments
705 ILCS 305/2 from Ch. 78, par. 2
Amends the Jury Act. Provides that, except as otherwise specifically provided by statute, no person who is qualified and able to serve as a juror may be excluded from jury service in any court of this State on the basis of race, color, religion, national origin, ancestry, age, sex, marital status, order of protection status, disability, military status, sexual orientation, pregnancy, or unfavorable discharge from military service.
Senate Committee Amendment No. 2
Replaces everything after the enacting clause. Amends the Jury Act. Provides that, except as otherwise specifically provided by statute, no person who is qualified and able to serve as a juror may be excluded from jury service in any court of this State on the basis of race, color, religion, sex, national origin, or economic status. Provides that "religion", "sex", and "national origin" have the meanings provided in the Illinois Human Rights Act. Effective January 1, 2018.
Aug 18 17 S Public Act . . . . . . . . . . 100-0228

SB 00890  Sen. Julie A. Morrison-Jacqueline Y. Collins
430 ILCS 65/9.5
Amends the Firearm Owners Identification Card Act. Provides that if the Department of State Police has not received the Firearm Disposition Record within 5 business days after sending notice of revocation and seizure of an FOID card, the Department must send a second notice to the sheriff and law enforcement agency where the person resides, in addition to the individuals' residence. Provides that the second notice shall include the compliance requirements under the Act. Provides that upon receiving the second notice, the sheriff or law enforcement agency shall report to the Department the status and efforts pursued regarding compliance under the Act. Provides that if the sheriff or law enforcement agency does not provide information detailing the submission of a Firearm Disposition Record within 5 days of the second notice, the Department of State Police may request that the circuit court issue an arrest warrant for the individual who has failed to submit a Firearm Disposition Record. Provides that if the person whose FOID card has been revoked fails to comply with the requirements of the Act, the sheriff or law enforcement agency where the person resides shall (rather than may) petition the court for a warrant to search for and seize the person's FOID card and firearms. Provides that within 30 days after the effective date of the bill, and by January 31 of each year thereafter, the Department of State Police shall provide written notice of the requirements of this provision to every sheriff and law enforcement agency within the State. Effective immediately.
May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00891  Sen. Steve Stadelman
815 ILCS 505/2B.1 from Ch. 121 1/2, par. 262B.1
Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section concerning mail order and catalog businesses.
Feb 07 17 S Referred to Assignments

SB 00892  Sen. Jil Tracy
(Rep. Tom Demmer)
720 ILCS 570/318
Amends the Illinois Controlled Substances Act. Provides that the Department of Human Services may release information received by the central repository to select representatives of the Department of Children and Family Services through the indirect online request process. Provides that access shall be established by the Prescription Monitoring Program Advisory Committee by rule.
Senate Committee Amendment No. 1
Provides that access to the confidential information in the central repository by representatives of the Department of Children and Family Services shall be established by an intergovernmental agreement between the Department of Children and Family Services and the Department of Human Services (rather than the Prescription Monitoring Program Advisory Committee by rule).
Apr 26 17 H Referred to Rules Committee

SB 00893  Sen. Paul Schimpf
20 ILCS 2805/2.06 from Ch. 126 1/2, par. 67.06
Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning rules.
Feb 07 17 S Referred to Assignments
SB 00894  Sen. Paul Schimpf
20 ILCS 2805/2.06 from Ch. 126 1/2, par. 67.06
Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning rules.
Feb 07 17  S Referred to Assignments

SB 00895  Sen. Paul Schimpf
20 ILCS 2805/2.06 from Ch. 126 1/2, par. 67.06
Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning rules.
Feb 07 17  S Referred to Assignments

SB 00896  Sen. William E. Brady
(Rep. Lindsay Parkhurst, Katie Stuart and Jeanne M Ives)
40 ILCS 5/2-156 from Ch. 108 1/2, par. 2-156
40 ILCS 5/3-147 from Ch. 108 1/2, par. 3-147
40 ILCS 5/4-138 from Ch. 108 1/2, par. 4-138
40 ILCS 5/5-227 from Ch. 108 1/2, par. 5-227
40 ILCS 5/6-221 from Ch. 108 1/2, par. 6-221
40 ILCS 5/7-219 from Ch. 108 1/2, par. 7-219
40 ILCS 5/8-251 from Ch. 108 1/2, par. 8-251
40 ILCS 5/9-235 from Ch. 108 1/2, par. 9-235
40 ILCS 5/10-109
40 ILCS 5/11-230 from Ch. 108 1/2, par. 11-230
40 ILCS 5/12-191 from Ch. 108 1/2, par. 12-191
40 ILCS 5/13-807 from Ch. 108 1/2, par. 13-807
40 ILCS 5/14-149 from Ch. 108 1/2, par. 14-149
40 ILCS 5/15-187 from Ch. 108 1/2, par. 15-187
40 ILCS 5/16-199 from Ch. 108 1/2, par. 16-199
40 ILCS 5/17-149.1 from Ch. 108 1/2, par. 17-149.1
40 ILCS 5/18-163 from Ch. 108 1/2, par. 18-163
Amends the Illinois Pension Code. Provides for the forfeiture of benefits for any person who otherwise would receive a survivor benefit who is convicted of any felony relating to or arising out of or in connection with the service of the member from whom the benefit results. Provides that all participants entering service after the effective date of the amendatory Act shall be deemed to have consented to that provision. Provides that the changes under the amendatory Act shall not impair any contract or vested right acquired by a survivor before the effective date of the amendatory Act. Effective immediately.
Apr 27 17  H Referred to Rules Committee

SB 00897  Sen. Michael Connelly
40 ILCS 5/16-101 from Ch. 108 1/2, par. 16-101
Feb 07 17  S Referred to Assignments
Amends the Regulatory Sunset Act. Extends the repeal date of the Acupuncture Practice Act from January 1, 2018 to January 1, 2028. Amends the Acupuncture Practice Act. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of any change of address or email address through specified means. Provides that members of the Board of Acupuncture may not serve more than 2 consecutive full terms (rather than for more than 8 years). Eliminates certain powers and duties of the Board. Eliminates a requirement that the Department of Financial and Professional Regulation seek the input of the Board on certain matters. Removes a provision allowing the Department to require a person seeking to resume active status to complete a period of evaluated clinical experience. Changes references to "registration" to references to "license". Provides that the Department has the authority and power to investigate any and all licensed activity. Removes a requirement that the Department mail a registration renewal form to registrants 60 days before the expiration of the current registration and a notice that a registration has lapsed. Makes changes to provisions concerning certification of the record to a court. Repeals provisions concerning maintaining a roster of licensed and disciplined persons. Makes other changes. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
  5 ILCS 80/4.28
Deletes reference to:
  5 ILCS 80/4.38 new
Deletes reference to:
  225 ILCS 2/10
Deletes reference to:
  225 ILCS 2/12 new
Deletes reference to:
  225 ILCS 2/25
SB 00898 (CONTINUED)

Deletes reference to:
225 ILCS 2/30
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225 ILCS 2/35
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225 ILCS 2/120
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225 ILCS 2/130
Deletes reference to:
225 ILCS 2/140
Deletes reference to:
225 ILCS 2/142 new
Deletes reference to:
225 ILCS 2/152
Deletes reference to:
225 ILCS 2/160
Deletes reference to:
225 ILCS 2/170
Deletes reference to:
225 ILCS 2/175
Deletes reference to:
225 ILCS 2/190
Deletes reference to:
225 ILCS 2/200
Deletes reference to:
225 ILCS 2/90 rep.
Adds reference to:
215 ILCS 5/356z.25 new
Adds reference to:
225 ILCS 90/1 from Ch. 111, par. 4251
Adds reference to:
225 ILCS 90/1.5 new

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or a qualified health plan offered through the health insurance market is not required to provide coverage for dry needling performed by a physical therapist. Amends the Illinois Physical Therapy Act. Expands the definition of "physical therapy" to include dry needling. Adds provisions defining "dry needling" and providing the conditions in which a physical therapist may perform dry needling. Effective immediately.

Aug 25 17 S Public Act . . . . . . . . 100-0418
Amends the Illinois Public Accounting Act. Allows a certified public accountant (CPA) firm whose principal place of business is not in this State to have all the privileges of a CPA firm licensed under the Act without the need to obtain a license from the Department of Financial and Professional Regulation or to file notice with the Department if the CPA firm complies with specified substantial equivalency requirements; makes conforming changes. Provides that firms that do not meet the certain requirements but offer or render services in the State must hold a license issued under the Act. Provides that every application for renewal of a license by a licensed CPA who has been licensed under the Act for 3 years of more shall be accompanied or supported by evidence showing the completion of professional education as prescribed by Department rule (rather than showing the completion of 120 hours of continuing professional education each 3 years as prescribed by Department rule) and makes related changes. Effective immediately.

House Floor Amendment No. 1

Amends the Illinois Public Accounting Act. Allows a certified public accountant (CPA) firm whose principal place of business is not in this State to have all the privileges of a CPA firm licensed under the Act without the need to obtain a license from the Department of Financial and Professional Regulation or to file notice with the Department if the CPA firm complies with specified substantial equivalency requirements; makes conforming changes. Provides that firms that do not meet the certain requirements but offer or render services in the State must hold a license issued under the Act. Provides that every application for renewal of a license by a licensed CPA who has been licensed under the Act for 3 years of more shall be accompanied or supported by evidence showing the completion of professional education as prescribed by Department rule (rather than showing the completion of 120 hours of continuing professional education each 3 years as prescribed by Department rule) and makes related changes. Effective immediately.

Further amends the Illinois Public Accounting Act. Provides for the appointment of a CPA Coordinator and provides the duties and responsibilities for the role. Provides that a CPA firm or sole practitioner shall comply with Department of Financial and Professional Regulation rules and notify the Peer Review Administrator within 30 days after accepting an engagement for services requiring a license and to undergo a peer review within 18 months after the end of the period covered by the engagement (rather than undergo its first peer review during the first full renewal cycle after it is granted its initial license).
SB 00900  Sen. William E. Brady

5 ILCS 80/4.28
5 ILCS 80/4.38 new
5 ILCS 375/6.11A

10 ILCS 5/19-12.1  from Ch. 46, par. 19-12.1
10 ILCS 5/19-13  from Ch. 46, par. 19-13
15 ILCS 335/4  from Ch. 124, par. 24
20 ILCS 301/5-23
20 ILCS 405/405-105  was 20 ILCS 405/64.1
20 ILCS 1340/20
20 ILCS 1705/5.1  from Ch. 91 1/2, par. 100-5.1
20 ILCS 1705/14  from Ch. 91 1/2, par. 100-14
20 ILCS 1705/15.4
20 ILCS 2105/2105-17
20 ILCS 2305/7  from Ch. 111 1/2, par. 22.05
20 ILCS 2305/8.2
20 ILCS 2310/2310-145
20 ILCS 2310/2310-397  was 20 ILCS 2310/55.90
20 ILCS 2310/2310-410  was 20 ILCS 2310/55.42
20 ILCS 2310/2310-600
20 ILCS 2310/2310-677
20 ILCS 2310/2310-690
20 ILCS 2335/10
20 ILCS 3805/7.30
35 ILCS 200/15-168
35 ILCS 200/15-172
55 ILCS 5/3-14049  from Ch. 34, par. 3-14049
55 ILCS 5/3-15003.6
55 ILCS 5/5-1069  from Ch. 34, par. 5-1069
65 ILCS 5/10-1-38.1  from Ch. 24, par. 10-1-38.1
65 ILCS 5/10-2.1-18  from Ch. 24, par. 10-2.1-18
105 ILCS 5/22-30
105 ILCS 5/22-80
105 ILCS 5/24-5  from Ch. 122, par. 24-5
105 ILCS 5/24-6
105 ILCS 5/26-1  from Ch. 122, par. 26-1
105 ILCS 5/27-8.1  from Ch. 122, par. 27-8.1
105 ILCS 145/10
110 ILCS 975/3  from Ch. 144, par. 2753
110 ILCS 975/5  from Ch. 144, par. 2755
110 ILCS 975/6.5
210 ILCS 5/6.5
210 ILCS 9/10
210 ILCS 25/7-101  from Ch. 111 1/2, par. 627-101
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210 ILCS 45/3-206.05
210 ILCS 50/3.10
210 ILCS 50/3.117
210 ILCS 55/2.05 from Ch. 111 1/2, par. 2802.05
210 ILCS 55/2.11
210 ILCS 62/25
210 ILCS 85/6.14g
210 ILCS 85/6.23a
210 ILCS 85/6.25
210 ILCS 85/10 from Ch. 111 1/2, par. 151
210 ILCS 85/10.7
210 ILCS 85/10.8
210 ILCS 85/10.9
215 ILCS 5/356g.5
225 ILCS 25/4 from Ch. 111, par. 2304
225 ILCS 25/8.1 from Ch. 111, par. 2308.1
225 ILCS 47/15
225 ILCS 60/8.1
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/54.2
225 ILCS 60/54.5
225 ILCS 65/50-10 was 225 ILCS 65/5-10
225 ILCS 65/50-13 new
225 ILCS 65/50-15 was 225 ILCS 65/5-15
225 ILCS 65/50-20 was 225 ILCS 65/5-20
225 ILCS 65/50-26 new
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225 ILCS 65/65-5 was 225 ILCS 65/15-10
225 ILCS 65/65-10 was 225 ILCS 65/15-13
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225 ILCS 84/57
225 ILCS 85/3
225 ILCS 85/4
225 ILCS 85/16b
225 ILCS 90/1
225 ILCS 90/17
225 ILCS 100/20.5
225 ILCS 106/10
225 ILCS 106/15
225 ILCS 109/35
225 ILCS 109/40
225 ILCS 130/40
225 ILCS 135/90
225 ILCS 135/95
305 ILCS 5/5-8
305 ILCS 5/12-4.37
320 ILCS 42/35
325 ILCS 5/4
405 ILCS 90/10
405 ILCS 95/10
410 ILCS 27/5
410 ILCS 45/6.2
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<td>720 ILCS 570/320</td>
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<td>755 ILCS 454-10</td>
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Amends the Regulatory Sunset Act. Extends the repeal date of the Nurse Practice Act from January 1, 2018 to January 1, 2028. Amends the Nurse Practice Act. Eliminates the position of Assistant Nursing Coordinator. Eliminates the Advanced Practice Nursing Board. Provides that the Department of Financial and Professional Regulation may provide notice to a licensee or applicant by certified or registered mail to the address of record or by email to the email address of record. Provides provisions for change of address of record and email address of record, application for license, confidentiality of any information collected by the Department in the course of an examination or investigation of a license or applicant, and disposition by a consent order. Changes references to "advanced practice nurse" to references to "advanced practice registered nurse" throughout the Act and other Acts. Changes references to "Illinois Center for Nursing" to references to "Illinois Nursing Workforce Center". Makes changes concerning definitions, application of the Act, unlicensed practice, prohibited acts, Department powers and duties, nursing delegation, qualifications for LPN, RN, and APRN licensure, RN education program requirements, grounds for disciplinary action, intoxication and drug abuse, the Nursing Dedicated and Professional Fund, investigations, notices, hearings, use of stenographers and transcripts, review under the Administrative Review Law, certification of records, the Center for Nursing Advisory Board, and medication aide licensure requirements. Removes provisions concerning registered nurse externship permits, rosters, liability of the State, hearing officers, and orders for rehearings. Makes other changes. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 00901  Sen. William E. Brady
(Rep. Sara Wojcicki Jimenez)

225 ILCS 425/2 from Ch. 111, par. 2002
225 ILCS 425/2.5 new
225 ILCS 425/4.6 new
225 ILCS 425/5 from Ch. 111, par. 2008
225 ILCS 425/7 from Ch. 111, par. 2010
225 ILCS 425/8a from Ch. 111, par. 2011a
225 ILCS 425/8c from Ch. 111, par. 2011c
225 ILCS 425/9.22 from Ch. 111, par. 2034
225 ILCS 425/13.1 from Ch. 111, par. 2038.1
225 ILCS 425/13.2 from Ch. 111, par. 2038.2
225 ILCS 425/16
225 ILCS 425/17
225 ILCS 425/27
225 ILCS 425/30

Amends the Collection Agency Act. Allows the Secretary of Financial and Professional Regulation to require participation in a multi-state licensing system for licensing under the Act. Allows the multi-state licensing system to charge an administrative fee. Removes a requirement to file an annual trust account financial report. Requires applicants and licensees to file an email address of record and allows the Department of Financial and Professional Regulation to send certain notices to the email address of record. Provides that members of the Collection Agency Licensing and Disciplinary Board shall have no liability in any action based upon any disciplinary proceeding or other activity performed in good faith as a member of the Board (rather than members of the Board shall be immune from suit in any action based upon disciplinary proceedings or other acts performed in good faith as members of the Board). Removes a requirement that the Department maintain a roster of all active licensees under the Act and all person whose licenses have been suspended, revoked, or denied renewal under the Act. Requires that exhibits in court proceedings under the Act shall be certified without cost. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

In provisions concerning definitions, provides that "multi-state licensing system" means a web-based platform that allows licensure applicants to submit their applications and renewals to the Department of Financial and Professional Regulation online (rather than a third-party administrator of licensure that processes applications and renewals and maintains multi-state records).

Apr 26 17  H  Referred to Rules Committee
SB 00902  Sen. Dale A. Righter  
(Rep. David B. Reis)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
225 ILCS 85/3
225 ILCS 85/3.5 new
225 ILCS 85/5.5
225 ILCS 85/7 from Ch. 111, par. 4127
225 ILCS 85/9 from Ch. 111, par. 4129
225 ILCS 85/9.5
225 ILCS 85/10 from Ch. 111, par. 4130
225 ILCS 85/11 from Ch. 111, par. 4131
225 ILCS 85/12 from Ch. 111, par. 4132
225 ILCS 85/13 from Ch. 111, par. 4133
225 ILCS 85/15 from Ch. 111, par. 4135
225 ILCS 85/16 from Ch. 111, par. 4136
225 ILCS 85/16a from Ch. 111, par. 4136a
225 ILCS 85/17 from Ch. 111, par. 4137
225 ILCS 85/17.1
225 ILCS 85/18 from Ch. 111, par. 4138
225 ILCS 85/19 from Ch. 111, par. 4139
225 ILCS 85/20 from Ch. 111, par. 4140
225 ILCS 85/22 from Ch. 111, par. 4142
225 ILCS 85/22b
225 ILCS 85/25.10
225 ILCS 85/25.15
225 ILCS 85/27 from Ch. 111, par. 4147
225 ILCS 85/28 from Ch. 111, par. 4148
225 ILCS 85/30 from Ch. 111, par. 4150
225 ILCS 85/30.5
225 ILCS 85/32 from Ch. 111, par. 4152
225 ILCS 85/33 from Ch. 111, par. 4153
225 ILCS 85/34 from Ch. 111, par. 4154
225 ILCS 85/35.1 from Ch. 111, par. 4155.1
225 ILCS 85/35.2 from Ch. 111, par. 4155.2
225 ILCS 85/35.5 from Ch. 111, par. 4155.5
225 ILCS 85/35.6 from Ch. 111, par. 4155.6
225 ILCS 85/35.7 from Ch. 111, par. 4155.7
225 ILCS 85/35.8 from Ch. 111, par. 4155.8
225 ILCS 85/35.12 from Ch. 111, par. 4155.12
225 ILCS 85/35.13 from Ch. 111, par. 4155.13
225 ILCS 85/35.14 from Ch. 111, par. 4155.14
225 ILCS 85/35.15 from Ch. 111, par. 4155.15
225 ILCS 85/35.16 from Ch. 111, par. 4155.16
SB 00902 (CONTINUED)

225 ILCS 85/35.18 from Ch. 111, par. 4155.18
225 ILCS 85/35.20 new
225 ILCS 85/35.21 new
225 ILCS 85/36 from Ch. 111, par. 4156

Amends the Regulatory Sunset Act. Extends the repeal date of the Pharmacy Practice Act from January 1, 2018 to January 1, 2028. Amends the Pharmacy Practice Act. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides for the licensure (rather than registration) of registered pharmacy technicians, registered certified pharmacy technicians, and pharmacists, and makes conforming changes. Removes provision allowing each member of the State Board of Pharmacy to receive a per diem payment in an amount determined from time to time by the Secretary of Financial and Professional Regulation for attendance at meetings of the Board and conducting other official business of the Board. Changes references to “Director” to references to “Secretary” or “Department” throughout the Act. Eliminates the position of deputy pharmacy coordinator. Makes changes in provisions concerning definitions, duties of the Department, inactive status, pharmacists in charge, nonresident pharmacy licenses, record retention, automated pharmacy systems, remote prescription processing, and discipline. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Delays reference to:
5 ILCS 80/4.38 new

Adds reference to:
5 ILCS 80/4.30

Adds reference to:
225 ILCS 85/4.5 new

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: In provisions amending the Regulatory Sunset Act, provides that the repeal date of the Pharmacy Practice is extended to January 1, 2020 (rather than January 1, 2028). Further amends the Pharmacy Practice Act. Creates the Collaborative Pharmaceutical Task Force to discuss how to further advance the practice of pharmacy in a manner that recognizes the needs of specified interests. Provides for the voting and non-voting membership of the Task Force. Provides that the Department of Financial and Professional Regulation shall provide administrative support to the Task Force. Provides that the Task Force shall meet at least monthly. Provides that no later than September 1, 2019, voting members of the Task Force shall vote on recommendations concerning the certain standards. Provides that no later than November 1, 2019, the Department, in direct consultation with the Task Force, shall propose rules for adoption that are consistent with the Task Force's recommendations, or recommend legislation to the General Assembly, concerning the certain standards. Repeals provisions concerning the Task Force on November 1, 2020. Effective immediately.

May 09 17 H Referred to Rules Committee

SB 00903

Sen. Michael E. Hastings-Scott M. Bennett-Patricia Van Pelt, Mattie Hunter, Andy Manar, Iris Y. Martinez, James F. Clayborne, Jr., Omar Aquino-Emil Jones, III-Toi W. Hutchinson and Jacqueline Y. Collins
(Rep. Scott Drury-Juliana Stratton)

725 ILCS 5/110-14 from Ch. 38, par. 110-14

Amends the Code of Criminal Procedure of 1963. Provides that any person incarcerated on a bailable offense who does not supply bail and against whom a fine is levied on conviction of such offense shall be allowed a credit of $30 (rather than $5) for each day so incarcerated upon application of the defendant.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Insurance Code. Creates an advisory council within the Department of Insurance to review and make recommendations to the Department regarding rules to be adopted by the Department concerning continuing education courses, course materials, curriculum, and credentials of instructors. Provides that the members shall be appointed by the Director of Insurance. Provides criteria for membership, length of terms, term limits, and quorum. Provides that a member of the advisory council or a designee of the Director shall be permitted access to any classroom or any educational offering while instruction is in progress to monitor the instruction for any class that has been submitted to the Department for continuing education credit under the provisions of the Code. Effective immediately.

Senate Committee Amendment No. 1
Removes provisions allowing a member of the advisory council or a designee of the Director of Insurance access to any classroom or educational offering while instruction is in progress to monitor the instruction for any class that has been submitted to the Department of Insurance for continuing education credit.

House Committee Amendment No. 2
Deletes reference to:
215 ILCS 5/401.3
Adds reference to:
820 ILCS 305/8.2
Adds reference to:
820 ILCS 305/8.2a
Replaces everything after the enacting clause. Amends the Workers' Compensation Act in relation to fees and electronic claims. Requires a provider to bill an employer or its designee directly. Provides that the employer or the insurer must send to the provider an explanation of benefits. Requires employers and insurers to pay interest to providers at the rate of 2% per month for services rendered on and after the effective date of this amendatory Act if the bill is not paid promptly. Authorizes providers to bring an action in circuit court to enforce the payment procedures with regard to services rendered on and after the effective date of this amendatory Act. Requires the Director of Insurance to adopt rules to ensure that providers have the opportunity to comply with requests for records by employers and insurers. Imposes penalties upon employers and insurers that fail to comply with the electronic claims process. Effective immediately.

Judicial Note, House Committee Amendment No. 2 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Balanced Budget Note, House Committee Amendment No. 2 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note, House Committee Amendment No. 2 (Dept of Corrections)
There is no corrections population impact or fiscal impact to the Department of Corrections.

Home Rule Note, House Committee Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority. pre-empt home rule authority.

State Mandates Fiscal Note, House Committee Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

House Floor Amendment No. 3
Restores the interest rate payable by employers and insurers under certain circumstances to 1% per month.

Governor Amendatory Veto Message
Recommends: (i) requiring an employer to provide an injured worker or an injured worker's medical provider with a mailing address and an electronic mailing address to which medical bills should be sent; (ii) requiring a medical provider to submit its bill to the employer or insurer within 90 days of the date on which the services were provided to the injured worker; (iii) deleting language that requires the Medical Fee Advisory Board to assist the Illinois Workers' Compensation Commission with adopting certain rules concerning requirements for the explanation of benefits; (iv) permitting a medical provider to file a petition with the Commission to determine if interest is owed on an undisputed medical bill (rather than permitting a medical provider to file suit against an employer or insurer for interest payments); (v) requiring the Director of Insurance to adopt rules concerning administrative fines for insurers that intentionally or repeatedly fail to comply with the electronic claims acceptance and response process; (vi) deleting language that requires the Director of Insurance to adopt certain rules concerning electronic claims, including rules that ensure that health care providers have an opportunity to comply with requests for records by employers and insurers for the authorization of the payment of workers' compensation claims; and (vii) making other changes. (Adds reference to: 820 ILCS 305/8.7 and 820 ILCS 305/19)
SB 00909  Sen. Melinda Bush

35 ILCS 200/Art. 2.5 heading new
35 ILCS 200/2.5-5 new
35 ILCS 200/2.5-10 new
35 ILCS 200/3-70
35 ILCS 200/19-33 new
70 ILCS 905/27 new

Amends the Property Tax Code. Provides that the county board of Lake County, by ordinance, or the voters of Lake County, by backdoor referendum, may vote to discontinue all offices of the township assessor in the county. Provides petition and referendum requirements. Provides that after the adoption of an ordinance, or after the approval of a backdoor referendum, to discontinue all offices of township assessor in Lake County, the office of township assessor is discontinued in each township at the end of each township assessor's term. Provides that at the end of each township assessor's term: (i) the Chief County Assessment Officer of Lake County assumes the duties of the township assessor; (ii) the county board members become the board of health for any public health district in the township; and (iii) the office of the township collector of the township ceases and the county treasurer assumes the duties of the township collector. Amends the Public Health District Act making conforming changes. Effective immediately.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00910  Sen. Melinda Bush-Toi W. Hutchinson
(Rep. Kathleen Willis-Litesa E. Wallace-Carol Ammons-Sara Feigenholtz)

55 ILCS 5/2-3001 from Ch. 34, par. 2-3001
55 ILCS 5/2-3003 from Ch. 34, par. 2-3003

Amends the Counties Code. Provides that when a county board creates or modifies the apportionment of districts in the county, each district shall also (i) provide racial minorities or language minorities with equal opportunity to participate in the political process and elect candidates of their choice; (ii) provide racial minorities or language minorities who constitute less than a voting-age majority of a district with an opportunity to substantially influence the outcome of an election; and (iii) shall not discriminate against or in favor of any political party or individual.

House Committee Amendment No. 1

Deletes reference to:
55 ILCS 5/2-3001

Adds reference to:
10 ILCS 120/5-15 new

Replaces everything after the enacting clause. Amends the Illinois Voting Rights Act of 2011. Provides that apportionment plans pursuant to certain provisions of the Counties Code shall provide racial minorities or language minorities with equal opportunity to participate in the political process and elect candidates of their choice. Provides that the apportionment plan shall provide racial minorities or language minorities who constitute less than a voting-age majority of a district with an opportunity to substantially influence the outcome of an election. Provides that to the extent practicable, districts shall be drawn to create crossover districts, coalition districts, or influence districts. Provides that the requirements imposed are in addition and subordinate to other laws. Amends the Counties Code to make conforming changes.

Fiscal Note, House Committee Amendment No. 1 (State Board of Elections)

SB 910 (H-AM 1) will have no significant fiscal impact on the operations of the State Board of Elections.

Nov 08 17  S Total Veto Stands

SB 00911  Sen. Melinda Bush

420 ILCS 10/3 from Ch. 111 1/2, par. 4353

Amends the Illinois Nuclear Facility Safety Act. Makes a technical change in a Section on legislative findings.

Feb 07 17  S Referred to Assignments
SB 00912  Sen. Melinda Bush-Jacqueline Y. Collins
325 ILCS 5/4.03 new
Amends the Abused and Neglected Child Reporting Act. Provides that any person required to report under the Act shall complete no less than 4 hours of training every year to recognize signs of domestic violence against minors and non-minors. Provides that training may be conducted by any local domestic violence shelter, hospital, or other domestic violence advocacy group.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that within one year of initial employment and at least every 5 years thereafter, any member of the clergy required to report child abuse as provided under the Act must complete mandated reporter training by a provider or agency with expertise in recognizing and reporting child abuse and domestic violence.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00913  Sen. Melinda Bush
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.

Feb 07 17  S  Referred to Assignments

SB 00914  Sen. Melinda Bush
55 ILCS 5/1-1002 from Ch. 34, par. 1-1002
Amends the Counties Code. Makes a technical change in a Section concerning boundaries.

Feb 07 17  S  Referred to Assignments
SB 00915  Sen. Melinda Bush

10 ILCS 5/3-7 new
10 ILCS 5/28-1 from Ch. 46, par. 28-1
55 ILCS 5/Div. 2-4 heading
55 ILCS 5/2-4006
60 ILCS 1/Art. 22 heading new
60 ILCS 1/22-5 new
60 ILCS 1/22-10 new
60 ILCS 1/22-15 new
60 ILCS 1/22-20 new
60 ILCS 1/Art. 23 heading new
60 ILCS 1/23-5 new
60 ILCS 1/23-10 new
60 ILCS 1/23-15 new
60 ILCS 1/23-20 new
60 ILCS 1/23-25 new
60 ILCS 1/25-15
60 ILCS 1/25-25
60 ILCS 1/Art. 29 heading new
60 ILCS 1/29-5 new
60 ILCS 1/29-10 new
60 ILCS 1/29-15 new
60 ILCS 1/29-20 new
60 ILCS 1/29-25 new
60 ILCS 1/65-20

Amends the Township Code. Provides that a county may restructure from a county board into a commission form of government after discontinuing township organization on or before 180 days after the township organization ceases (currently, a county is required to reorganize into a commission form of government). Provides that 2 or more townships which share a boundary may consolidate into one township after a referendum is approved by a majority of voters in both townships. Provides for the merging of one township into 2 other townships. Provides that all townships (currently, only allowed in specified townships) within a coterminous, or substantially coterminous, municipality may dissolve into the municipality. Amends the Election Code. Provides that referendum submitted under specified Articles of the Township Code regarding consolidation, merger, and discontinuance of townships may be submitted for a vote at an election regardless of the number of other referenda on the ballot. Specifies procedures for township consolidation, merger, and discontinuance referenda. Makes other conforming changes. Amends the Counties Code making conforming changes. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00916  Sen. Melinda Bush

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


Feb 07 17 S Referred to Assignments

SB 00917  Sen. Melinda Bush

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


Feb 07 17 S Referred to Assignments
SB 00918  Sen. Melinda Bush
105 ILCS 5/27-2  from Ch. 122, par. 27-2
Amends the School Code. Makes a technical change in a Section concerning instruction.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00919  Sen. Melinda Bush
105 ILCS 5/27-2  from Ch. 122, par. 27-2
Amends the School Code. Makes a technical change in a Section concerning instruction.
Feb 07 17  S  Referred to Assignments

SB 00920  Sen. Melinda Bush
105 ILCS 5/27A-1
Amends the School Code. Makes a technical change in a Section concerning charter schools.
Feb 07 17  S  Referred to Assignments

SB 00921  Sen. Melinda Bush
750 ILCS 60/101  from Ch. 40, par. 2311-1
Feb 07 17  S  Referred to Assignments

SB 00922  Sen. Melinda Bush
55 ILCS 5/2-3002.5
Amends the Counties Code. Makes a technical change in a Section concerning county board elections.
Feb 07 17  S  Referred to Assignments

SB 00923  Sen. Melinda Bush-Julie A. Morrison-Wm. Sam McCann-Tom Rooney
50 ILCS 110/1  from Ch. 102, par. 4.10
50 ILCS 110/2  from Ch. 102, par. 4.11
50 ILCS 110/3  from Ch. 102, par. 4.12
Amends the Public Officer Simultaneous Tenure Act. Provides that it is unlawful for any person to simultaneously hold the office of county board member and township supervisor or township trustee (currently, it is lawful to be a county board member and a township supervisor and, in counties of less than 100,000 population, a county board member and township trustee). Provides that it is unlawful (currently, lawful) for any person to simultaneously hold the office of a county board member and a township assessor or town clerk. Validates lawful actions of individuals who were previously allowed to simultaneously hold specified offices before the effective date of this amendatory Act.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00924  Sen. Melinda Bush
815 ILCS 505/2TTT new
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that no seller may discriminate, with respect to the price charged for services of similar or like kind, against a person because of the person's gender. Provides that nothing in the provisions of the amendatory Act: (1) prohibits price differences based specifically upon the amount of time, difficulty, or cost of providing the services; or (2) alters or affects the provisions of the Illinois Insurance Code or other laws that govern health care service plan or insurer underwriting or rating practices. Requires certain sellers to: (a) clearly and conspicuously disclose to consumers in writing the pricing for each standard service provided; (b) provide consumers with a complete written price list upon request; and (c) display in a conspicuous place at least one clearly visible sign, which reads: "ILLINOIS LAW PROHIBITS DISCRIMINATION WITH RESPECT TO THE PRICE CHARGED FOR SERVICES OF SIMILAR OR LIKE KIND, AGAINST A PERSON BECAUSE OF THE PERSON'S GENDER. A COMPLETE PRICE LIST IS AVAILABLE UPON REQUEST." Contains provisions concerning remedies and civil liabilities. Defines "standard service".
Feb 07 17  S  Referred to Assignments
Amends the Children with Disabilities Article of the School Code. Makes changes concerning children attending nonpublic schools or special education facilities, public out-of-state schools, public school residential facilities, or county special education facilities. Removes certain provisions referring to public school residential facilities or nonpublic schools. Removes certain minimums on funding levels. With respect to funding for children requiring special education services, makes changes to the required deadline for filing certain claims. Adds provisions concerning funding for children with excess cost that apply beginning July 1, 2018. Provides that payments to school districts and State-authorized charter schools for children requiring special education services may be used only for the provision of special educational facilities and services. Requires school districts and State-authorized charter schools to keep accurate, detailed, and separate accounts of all expenditures for the maintenance of each of the authorized facilities, classes, and schools. Requires claims to be submitted in a certain manner. Allows school districts to classify certain payments as funds received in connection with a funding program for which it is entitled to receive funds from the State, regardless of the source or timing of the receipts. Repeals provisions concerning an account of expenditures, cost reports, and reimbursement. Makes other changes. Effective immediately.

Feb 07 17 S Referred to Assignments

Amends various Acts relating to the governance of public universities and community colleges in Illinois. Provides that a public university or community college district may not prohibit a student from registering for classes or refuse to issue a student transcript solely because the student owes the university or district money. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

Amends the Common Interest Community Association Act. Provides that the board shall have the power, after notice and an opportunity to be heard, to (i) place a lien upon the owner's residence in the event the owner has amassed an unpaid assessment totaling $500 or more; and (ii) to begin foreclosure proceedings on property upon which a lien has attached once the owner has amassed an unpaid assessment of $1,000 or more. Provides that nothing in the new provisions prevents the board from levying and collecting fines. Makes a corresponding change in the Code of Civil Procedure.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 00928  Sen. Jennifer Bertino-Tarrant
          (Rep. David S. Olsen)

765 ILCS 160/1-37 new
Amends the Common Interest Community Association Act. Provides that an owner who intends to convey any interest in property subject to assessments under this Act shall notify the board that the owner intends to convey the property. Provides that upon receiving such a notice from the owner, the board shall provide each person to whom an interest in the property is conveyed with written documentation detailing the assessment structure of the association. Provides that the written documentation must include the penalties for failure to pay the assessments required by the association. Provides that the written documentation shall provide space for both the owner and each person to whom the property is conveyed to indicate by signature or initial that the written documentation has been provided to and reviewed by the person to whom the property is conveyed. Provides that the board shall be provided with and keep a copy of the signed or initialed documentation.

Senate Floor Amendment No. 1
Deletes reference to:
    765 ILCS 160/1-37 new
Add reference to:
    765 ILCS 160/1-35

Replaces everything after the enacting clause. Amends the Common Interest Community Association Act. Provides that in the event of any resale of a unit in a common interest community association by a member or unit owner other than the developer, the board shall make available for inspection to the prospective purchaser, among other information, the following: (i) any adopted common expense collection policies; (ii) a statement setting forth the current assessment obligations, including any special assessments or other common expenses; and (iii) a statement setting forth the current late fees or interest that may be charged on an unpaid balance, if any. Provides that an agent for the association, among other entities, shall disclose (instead of “furnish”) the information within 30 days after receiving a written request for the information.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 00929  Sen. Thomas Cullerton

New Act
Creates the College Debit and Prepaid Card Services Regulation Act. Provides that if contracting with third-party financial firms to provide disbursement and management services of financial aid funds or management of financial accounts to students, the governing board or governing entity of a public or private post-secondary institution of education that enrolls one or more students who receive State or federal financial aid shall review and approve the contract after considering guidelines and policies established and recommended by the United States Consumer Financial Protection Bureau and the United States Department of Education. Sets forth what the contract may not permit. Requires the public or private post-secondary institution of education to make the contract available for public inspection and publish the contract on the Internet website operated by or for the public or private post-secondary institution of education. Provides that if a public university or public community college negotiates a contract with one or more third-party financial firms, the public university or public community college shall undertake reasonable efforts to establish collaboration agreements with other public universities or public community colleges to negotiate the services.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00930  Sen. Dale A. Righter-Bill Cunningham and Pat McGuire
          (Rep. Reginald Phillips-Carol Ammons)

110 ILCS 665/10-92
Amends the Eastern Illinois University Law. Extends the repeal of the tuition affordability discount program from July 1, 2022 to July 1, 2026. Makes conforming changes. Effective immediately.

Aug 11 17  S  Public Act . . . . . . 100-0086
SB 00931 Sen. Julie A. Morrison and Omar Aquino-Jacqueline Y. Collins
(Rep. Scott Drury-Patricia R. Bellock-Elizabeth Hernandez-Laura Fine-Mary E. Flowers)

705 ILCS 405/1-3  from Ch. 37, par. 801-3
705 ILCS 405/2-28  from Ch. 37, par. 802-28

Amends the Juvenile Court Act of 1987. Provides that the public agency that is the custodian or guardian of the minor shall file a written report with the court no later than 15 days after a minor in the agency's care remains: (1) in a shelter placement beyond 30 days; (2) in a psychiatric hospital past the time when the minor is clinically ready for discharge or beyond medical necessity for the minor's health; or (3) in a detention center or Department of Juvenile Justice facility solely because the public agency cannot find an appropriate placement for the minor. Provides that the report shall explain the steps the agency is taking to ensure the minor is placed appropriately, how the minor's needs are being met in the minor's shelter placement, and if a future placement has been identified by the Department, why the anticipated placement is appropriate for the needs of the minor and the anticipated placement date. Provides that if not contained in the agency's service plan, the agency's report shall specify if a minor is placed in a licensed child care facility under a corrective plan by the Department due to concerns impacting the minor's safety and well-being. Provides that the report shall explain the steps the Department is taking to ensure the safety and well-being of the minor and that the minor's needs are met in the facility. Defines "shelter placement."

Aug 18 17  S  Public Act . . . . . . . . 100-0229

SB 00932 Sen. Jil Tracy
(Rep. Grant Wehrli)

20 ILCS 415/12a  from Ch. 127, par. 63b112a

Amends the Personnel Code. Provides that certain payroll certifications must be made by the agency head (instead of the Director of Central Management Services).

Apr 26 17  H  Referred to Rules Committee

SB 00933 Sen. Jil Tracy

20 ILCS 415/8b.8  from Ch. 127, par. 63b108b.8
20 ILCS 415/8b.9  from Ch. 127, par. 63b108b.9

Amends the Personnel Code. Provides that emergency appointments may be renewed if the renewal is authorized by the Director of Central Management Services. Provides that temporary appointments may be filled for more than 6 months if authorized by the Director of Central Management Services.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00934 Sen. Michael Connelly

5 ILCS 120/2.03.5 new
5 ILCS 140/7.5
20 ILCS 405/405-335
715 ILCS 5/2.1
30 ILCS 805/8.41 new

Amends the Open Meetings Act. Requires certain specified information to be posted on Internet websites maintained by units of local government or school districts with an operating budget of $1,000,000 or more. Requires units of local government and school districts to develop, maintain, and make publicly available, in any format the unit of local government or school district would otherwise utilize for its own purposes, information concerning moneys collected and expended by the unit of local government or school district. Amends the Freedom of Information Act. Provides that any record or information that a unit of local government or school district maintains an electronic copy of on its Internet website in order to comply with the Open Meetings Act is exempt from inspection and copying. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that the Illinois Transparency and Accountability Portal shall have the capability to compile and update its database with information received from all school districts and units of local government. Amends the Notice by Publication Act. Provides that whenever an officer of a court, unit of local government, or school district is required by law to provide notice by publication in a newspaper, it is sufficient to publish certain specified information in lieu of the entire text of the notice. Contains a severability clause and a mandate exemption. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00935  Sen. Michael Connelly

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
30 ILCS 805/8.41 new

Amends the Property Tax Code. Provides that, beginning with the 2017 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, beginning with the 2017 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00936  Sen. Dan McConchie

35 ILCS 200/16-80

Amends the Property Tax Code. In a Section providing that in counties with a population of under 3,000,000, certain reduced assessments shall remain in place unless there is substantial cause shown why the reduced assessment should not remain in effect, provides a non-exclusive list of substantial causes. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00937  Sen. Pat McGuire-Tom Rooney-Julie A. Morrison

(Rep. Mike Fortner-Joe Sosnowski and Emanuel Chris Welch-Robert Rita)

30 ILCS 540/1 from Ch. 127, par. 132.401

Amends the Prompt Payment Act. Provides that utility services provided to the State by a unit of local government are subject to the provisions of the Act. Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Consent by Minors to Medical Procedures Act. Provides that provisions concerning the giving of consent to the performance of procedures or services apply to the giving of consent to the performance of procedures or services by a physician licensed under the Medical Practice Act of 1987 (rather than a physician licensed to practice medicine and surgery or a physician licensed to practice medicine in all its branches).

Senate Committee Amendment No. 1
Deletes reference to:
- 410 ILCS 210/0.5 new

Adds reference to:
- 410 ILCS 210/0.01
- 410 ILCS 210/4
- 410 ILCS 210/5

Replaces everything after the enacting clause. Amends the Consent by Minors to Medical Procedures Act. Changes the short title to the Consent by Minors to Health Care Services Act. Provides that provisions concerning the giving of consent to the performance of health care services apply to the giving of consent to the performance of health care services by a chiropractic physician or a licensed optometrist. Changes references from "physician licensed to practice medicine and surgery" to "physician licensed to practice medicine in all its branches". Changes references from "medical or surgical procedure" and "medical care" to "health care service". Makes corresponding and other changes.

House Committee Amendment No. 1
Deletes reference to:
- 410 ILCS 210/0.01

Deletes reference to:
- 410 ILCS 210/1

Deletes reference to:
- 410 ILCS 210/1.5

Deletes reference to:
- 410 ILCS 210/2

Deletes reference to:
- 410 ILCS 210/3

Deletes reference to:
- 410 ILCS 210/4

Deletes reference to:
- 410 ILCS 210/5

Adds reference to:
- 210 ILCS 49/4-102
SB 00938 (CONTINUED)
Replaces everything after the enacting clause. Amends the Specialized Mental Health Rehabilitation Act of 2013. Provides that any requirement contained in administrative rule concerning a percentage of single occupancy rooms shall be calculated based on the total number of licensed or provisionally licensed beds under the Act on January 1, 2019 and shall not be calculated on a per-facility basis. Provides that the Department of Public Health shall not grant a provisional license to any facility that does not possess a provisional license on November 30, 2018 and is licensed under the Nursing Home Care Act on or before November 30, 2018. Provides that the Department shall not grant a license to any facility that has not first received a provisional license. Provides that the changes made by the amendatory Act do not apply to certain facility closures and relocations. Effective immediately.

Nov 28 18 S Passed Both Houses

SB 00939 Sen. Heather A. Steans

410 ILCS 130/1
Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.

Feb 07 17 S Referred to Assignments

SB 00940 Sen. Thomas Cullerton, Cristina Castro-Laura M. Murphy-Kimberly A. Lightford, Daniel Biss, Heather A. Steans, Julie A. Morrison, Melinda Bush, Omar Aquino and Bill Cunningham

405 ILCS 80/Art. 12 heading new

405 ILCS 80/12-1 new

405 ILCS 80/12-5 new

405 ILCS 80/12-10 new

Amends the Developmental Disability and Mental Disability Services Act. Provides for the transition to community-based services of persons over 18 years of age with developmental disabilities in the State who qualify for Medicaid Waiver services, who reside in intermediate care facilities for persons with developmental disabilities with 9 or more residents, and who affirmatively request to receive community-based services or placement in a community-based setting and persons with developmental disabilities in the State who qualify for Medicaid Waiver services, who reside in a family home, who are in need of community-based services or placement in a community-based setting, and who affirmatively request community-based services or placement in a community-based setting. Establishes a schedule for the transition to community-based services. Provides that the Department of Human Services shall oversee the transition of persons to receive community-based services or placement in a community-based setting. Provides that nothing in these provisions forces persons who do not want community-based services or placement to move, nor does it force providers to close beds or enter into downsizing agreements with the State against their will. Effective immediately.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00941 Sen. Michael Connelly-Antonio Muñoz

(Rep. Michael J. Zalewski-Patricia R. Bellock)

235 ILCS 5/1-3.17.1 from Ch. 43, par. 95.17.1
Amends the Liquor Control Act of 1934. Changes the definition of "special event retailer" to include the sale or offering of spirits by an educational, fraternal, political, civic, religious, or non-profit organization. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

235 ILCS 5/5-1 from Ch. 43, par. 115

Replaces everything after the enacting clause. Reinserts the provisions of the bill with changes that include the following. Further amends the Liquor Control Act of 1934. Defines "third-party provider". Establishes additional reporting and record keeping requirements for third-party providers. Provides that if the Department of Revenue or the State Commission requests a statement of certain information, the third-party provider must provide that statement no later than 30 days after the request is made. Provides that a violation of certain reporting requirements is a Class C misdemeanor. Effective immediately.

Jun 30 17 S Public Act . . . . . . . . . . . . 100-0017
SB 00942  Sen. Andy Manar-Wm. Sam McCann
5 ILCS 420/1-103.5 new
5 ILCS 420/3A-50 new
Amends the Illinois Governmental Ethics Act. Prohibits certain executive branch appointees from using official authority or influence for the purpose of interfering with or effecting the result of an election. Provides for penalties for violation of the restricted political activity by executive branch appointees. Provides that nothing in the applicable provisions prevents an affected appointee from taking an active part in political management or in political campaigns, or prevents an affected appointee from exercising the right to vote as he or she chooses, and to express his or her opinion on political subjects and candidates. Defines "affected appointee". Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00943  Sen. Andy Manar
10 ILCS 5/1A-16.8
Amends the Election Code. Requires the State Board of Elections, beginning no later than September 1, 2017, to utilize data provided as part of its membership in the Electronic Registration Information Center in order to cross-reference the statewide voter registration database against databases of relevant personal information kept by designated government agencies, including, but not limited to, driver's license information, at least 6 times each calendar year, and requires the Board to share findings with election authorities. Provides that if a voter has a registered change of address under certain provisions but claims to live at the prior address and the election authority is unable to immediately confirm registration at the prior address, the voter shall be permitted to register to vote a regular ballot, provided that he or she meets the documentary requirements for same-day registration. Provides that if the election authority is unable to confirm the registration and the voter does not meet the requirements for same-day registration, the voter shall be issued a provisional ballot. Provides that no voter shall be disqualified for voting due to an error relating to an update of registration. Effective immediately. May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00944  Sen. Dave Syverson
210 ILCS 50/1 from Ch. 111 1/2, par. 5501
Amends the Emergency Medical Services (EMS) Systems Act. Makes a technical change in a Section concerning the short title. Feb 07 17  S  Referred to Assignments

SB 00945  Sen. Dave Syverson
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title. Feb 07 17  S  Referred to Assignments

SB 00946  Sen. Omar Aquino
New Act
Creates the Financial Transaction Tax Act. Contains only a short title provision. Feb 07 17  S  Referred to Assignments

SB 00947  Sen. Omar Aquino
New Act
Creates the Accountability in Prescription Drug Prices Act. Contains only a short title provision. Feb 07 17  S  Referred to Assignments
Amends the Common Interest Community Association Act. Provides that each member of a common interest community association shall receive through a prescribed delivery method, at least 25 (instead of 30) days but not more than 60 days prior to the adoption by the board, a copy of the proposed annual budget. Makes a similar change in the Condominium Property Act. Further amends the Condominium Property Act. Replaces language specifying when a portion of a noticed board meeting may be closed with language providing that the board may close any portion of a noticed meeting or meet separately from a noticed meeting to: (A) discuss litigation when an action against or on behalf of the particular association has been filed and is pending in a court or administrative tribunal, or when the board of managers finds that such an action is probable or imminent; (B) discuss the appointment, employment, engagement, or dismissal of an employee, independent contractor, agent, or other provider of goods and services; (C) interview a potential employee, independent contractor, agent, or other provider of goods and services; (D) discuss violations of rules and regulations of the association; (E) discuss a unit owner's unpaid share of common expenses; or (F) consult with the association's legal counsel.

House Committee Amendment No. 2
Adds reference to:
225 ILCS 427/5
Adds reference to:
225 ILCS 427/10
Adds reference to:
225 ILCS 427/15
Adds reference to:
225 ILCS 427/25
Adds reference to:
225 ILCS 427/30
Adds reference to:
225 ILCS 427/50
Adds reference to:
225 ILCS 427/55
Adds reference to:
225 ILCS 427/60
Adds reference to:
225 ILCS 427/70
Adds reference to:
225 ILCS 427/75
Adds reference to:
225 ILCS 427/85
Adds reference to:
225 ILCS 427/90
Adds reference to:
225 ILCS 427/92
Adds reference to:
225 ILCS 427/155
Adds reference to:
225 ILCS 427/165
Adds reference to:
225 ILCS 427/42 rep.
Adds reference to:
765 ILCS 160/1-35
Adds reference to:
SB 00948 (CONTINUED)

765 ILCS 605/9.2 from Ch. 30, par. 309.2

Replaces everything after the enacting clause. Amends the Community Association Manager Licensing and Disciplinary Act. Removes references to a "supervising community association manager" throughout the Act. Limits licensure of a community association manager to an individual instead of also a corporation, partnership, limited liability company, or other local entity. Makes conforming changes throughout the Act. Defines "designated community association manager". Makes changes to provisions concerning when a license is required, the Community Association Manager Licensing and Disciplinary Board, the powers and duties of the Department of Financial and Professional Regulation, a community association management firm, fidelity insurance, license renewal and restoration, and grounds for discipline. Repeals provisions concerning qualifications for licensure as a supervising community association manager. Makes other changes. Amends the Common Interest Community Association Act. Provides that in the event of any resale of a unit in a common interest community association by a member or unit owner other than the developer, the board shall make available for inspection to the prospective purchaser, among other information, the following: (i) any adopted common expense collection policies; (ii) a statement setting forth the current assessment obligations, including any special assessments or other common expenses; and (iii) a statement setting forth the current late fees or interest that may be charged on an unpaid balance, if any. Provides that an agent for the association, among other entities, shall disclose (instead of "furnish") the information within 30 days after receiving a written request for the information. Provides that members of a common interest community may file a petition within 21, rather than 14, days to consider certain budget matters. Amends the Condominium Property Act. Provides that master condominium associations must manage records in a manner similar to a condominium association. Provides that except for attorney's fees incurred in certain litigation or arbitration in which a unit owner is deemed to be the court or arbitrator to be the prevailing party, rather than the substantially prevailing party, attorney's fees incurred by the association arising out of an adjudicated default, rather than a default, by a unit owner or party for which the unit owner is responsible shall be added to the unit owner's respective share of the common expense. Provides that in litigation or arbitration between a unit owner and the association, if the unit owner is the prevailing party, rather than the substantially prevailing party, attorney's fees shall be awarded to the unit owner.

Jul 06 17    H Rule 19(a) / Re-referred to Rules Committee

SB 00949 Sen. Michael E. Hastings and Kwame Raoul

(Rep. André Thapedi)

765 ILCS 160/1-20 from Ch. 30, par. 327

Amends the Common Interest Community Association Act and the Condominium Property Act. Provides that if the condominium or community instruments require approval of any mortgagee or lienholder of record and the mortgagee or lienholder of record receives a request to approve or consent to the amendment to the condominium or community instruments, the mortgagee or lienholder of record is deemed to have approved or consented to the request unless the mortgagee or lienholder of record delivers a negative response to the requesting party within 30 days after mailing the request.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) provides that the mortgagee or lienholder of record is deemed to have approved or consented to the request unless the mortgagee or lienholder of record delivers a negative response to the requesting party within 60 (instead of 35) days after mailing the request; and (2) provides that a request to approve or consent to an amendment to the condominium instruments that is required to be sent to a mortgagee or lienholder of record shall be sent by certified mail.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 00950 Sen. William E. Brady

30 ILCS 500/25-45

Amends the Illinois Procurement Code. Provides for executive agencies, the Department of Central Management Services, and the Capital Development Board to enter into guaranteed energy savings contracts. Requires the agencies to enter into a request for proposals before entering into a guaranteed energy savings contract; sets forth requirements for the request for proposals. Sets forth provisions concerning the evaluation of proposals. Requires guaranteed energy savings contracts to result in energy or operational cost savings within 20 years. Requires contractors to reimburse the State for any shortfall of guaranteed energy savings projected in the contract. Sets forth other requirements, and provides that certain State laws apply to any contracts entered into under the provisions. Provides that no provision shall be interpreted to require the implementation of energy conservation measures that conflict with respect to any property eligible for, nominated to, or entered on the National Register of Historic Places or the Illinois Register of Historic Places. Removes prior provisions allowing the chief procurement officer to promulgate rules for entering into energy conservation program contracts.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Administrative Procedure Act. Provides that notice to parties in a contested case under the Act shall be served, among other forms of service, by electronic mail. Provides that parties in a contested case under the Act shall be notified, among other forms of notification, by electronic mail of any decision or order in that case. Provides that an agency may require all attorneys to designate an electronic mail address to which all documents required under certain specified Sections may be transmitted. Provides that if an attorney is required to designate an electronic mail address, he or she must designate one primary electronic mail address, and may designate no more than 2 secondary electronic mail addresses. Provides that an agency may request, but not require, an unrepresented party to designate an electronic mail address to which all documents required under certain specified Sections may be transmitted. Allows an agency to, by rule, make electronic mail the default option for service of documents. Provides that service by electronic mail is complete on the first business day following transmission.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with a change. Provides that an agency may request, but not require, unless otherwise required by law (currently, may request, but not require), an unrepresented party to designate an electronic mail address to which specified documents may be transmitted.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Administrative Procedure Act. Provides that notice to parties in a contested case under the Act shall be served, among other forms of service, by email. Provides that parties in a contested case under the Act shall be notified, among other forms of notification, by email of any decision or order in that case. Provides for specified requirements for the consent of service by email. Provides that no document described in specified Sections may be served by email to the extent the document contains certain specified information. Provides that service by email is deemed complete on the day of transmission. Provides that agencies that use email to serve documents shall adopt rules that specify the standard for confirming delivery, and in failure to confirm delivery, what steps the agency will take to ensure that service by email or other means is accomplished.

May 31 17  H Rule 19(a) / Re-referred to Rules Committee

SB 00952  Sen. Michael Connelly

70 ILCS 3705/7  from Ch. 111 2/3, par. 194
Amends the Public Water District Act. Provides that a general manager of a public water district may be discharged at a meeting of the board of trustees upon a majority vote of the members present (currently, by a unanimous vote of the board of trustees).

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 00953  Sen. Michael Connelly

70 ILCS 1205/4-1  from Ch. 105, par. 4-1
Amends the Park District Code. In provisions concerning the governing board of a park district, provides that "compensation" means any salary or other benefit not expressly authorized by the Code that is provided to, paid to, or paid on behalf or members of the board, their family members, and former members of the board and their family members.

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 00954  Sen. Michael Connelly

75 ILCS 16/30-30
Amends the Public Library District Act of 1991. In provisions concerning compensation of the public library district trustees, defines "compensation" as any salary or other benefit not expressly authorized by the Act that is provided to, paid to, or paid on behalf of trustees.

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments
Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall establish reimbursement rates which build toward livable wages for front-line personnel in residential and day programs and service coordination agencies serving persons with intellectual and developmental disabilities, including, but not limited to, intermediate care facilities for persons with developmental disabilities, community integrated living arrangements, developmental training programs, employment, and other residential and day programs for persons with intellectual and developmental disabilities supported by State funds or funding under Title XIX of the federal Social Security Act. Provides that the Department shall increase rates and reimbursements so that direct support persons earn a base wage of not less than $15 per hour and so that other front-line personnel earn a commensurate wage. Defines "front-line personnel". Effective immediately.

Fiscal Note (Dept. of Human Services)

The proposal would increase front-line staff rates to a minimum of $15 per hour, approximately 40%. Currently, the Department provides an hourly rate of $10.71 for Community Integrated Living Arrangements (CILA) rate model for DSPs and $11.05 for Intermediate Care Facilities for Persons with Developmental Disabilities (ICF/DD). The increase also assumes that other categories of staff, such as front-line supervisors, qualified intellectual disabilities professionals, and nurses, will also receive a commensurate wage increase of 40%. Estimated fiscal cost would be $317 million.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 00956  Sen. Jason A. Barickman

Amends the Unemployment Insurance Act. Provides that upon payment of an annual administrative fee not exceeding $100, during the first 3 calendar quarters an employer may pay its quarterly contributions due for wages in equal installments. Establishes a schedule for payment of the contributions. Provides for the accrual of interest. Authorizes the issuance of necessary rules. Provides that payment on a quarterly basis is not available for calendar years when there are outstanding bonds under the Illinois Unemployment Insurance Trust Fund Financing Act.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00957  Sen. Jason A. Barickman

Amends the Prevailing Wage Act. Provides that a prevailing wage determined at the time of bid submission shall continue for the duration of the contract.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00958  Sen. Jason A. Barickman

Amends the Prevailing Wage Act. Deletes provisions regarding investigatory hearings by the Department of Labor regarding new wage classifications. Requires the creation of any new prevailing wage classification to be promulgated by administrative rule by the Department of Labor in accordance with the Illinois Administrative Procedure Act.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00959  Sen. Jason A. Barickman

Amends the Prevailing Wage Act. Provides that "public utility company" means: (1) a privately owned public utility as defined and regulated under the Public Utilities Act; (2) a public utility that is owned and operated by any political subdivision, public institution of higher education, or municipal corporation of this State; or (3) a public utility that is owned by a political subdivision, public institution of higher education, or municipal corporation and operated, wholly or in part, by any of its lessees or operating agents. Makes other changes.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 00960  Sen. Neil Anderson
225 ILCS 454/1-10
225 ILCS 454/5-10
225 ILCS 454/5-70
225 ILCS 454/5-80
225 ILCS 454/Art. 30 heading
225 ILCS 454/30-5
225 ILCS 454/30-10
225 ILCS 454/30-15
225 ILCS 454/30-20
225 ILCS 454/30-25
Amends the Real Estate License Act of 2000. Creates an education provider license to provides courses in pre-license, post-license, and continuing education subjects related to real estate transactions. Provides the requirements for an education provider license. Makes conforming changes throughout the Act. Creates an education provider instructor license and makes conforming changes throughout the Act. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 00961  Sen. Martin A. Sandoval
50 ILCS 705/1  from Ch. 85, par. 501
Feb 07 17  S  Referred to Assignments

SB 00962  Sen. Martin A. Sandoval
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 07 17  S  Referred to Assignments

SB 00963  Sen. Martin A. Sandoval
625 ILCS 5/6-100  from Ch. 95 1/2, par. 6-100
Feb 07 17  S  Referred to Assignments

SB 00964  Sen. Martin A. Sandoval
625 ILCS 5/6-100  from Ch. 95 1/2, par. 6-100
Feb 07 17  S  Referred to Assignments

SB 00965  Sen. Martin A. Sandoval
20 ILCS 2705/2705-1
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 00966  Sen. Martin A. Sandoval
20 ILCS 2705/2705-1
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 00967  Sen. Martin A. Sandoval
220 ILCS 5/2-101  from Ch. 111 2/3, par. 2-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning the Illinois Commerce Commission.
Feb 07 17  S  Referred to Assignments
SB 00968  Sen. William E. Brady
30 ILCS 605/7.1 from Ch. 127, par. 133b10.1
Amends the State Property Control Act. Makes changes to the definition of "surplus real property". Provides that the Administrator shall obtain 2 (rather than 3) appraisals of the value of certain real property, and shall only obtain a third appraisal if the first 2 appraisals differ by more than 15%. Provides that appraisals shall include any known liabilities, including, but not limited to, environmental costs. Changes allows real property conveyed for less than the fair market value if the Administrator makes a written determination that the conveyance is in the best interests of the State. Allows the Executive Ethics Commission to review the determination. Makes changes to the acquisition of surplus real property by other State agencies. Reduces the notice period to State agencies and local governments of the existence of surplus real property from 60 days to a notice period of at least 14 days. Allows the Administrator to engage in negotiations to allow other State agencies and local governments to acquire surplus real property. Allows the Administrator to use electronic auction or sealed bids for the disposal of surplus real property.
Feb 07 17  S  Referred to Assignments

SB 00969  Sen. Martin A. Sandoval
5 ILCS 375/6.11B new
215 ILCS 5/356z.25 new
Amends the State Employees Group Insurance Act of 1971. Prohibits the program of health benefits under the Act from imposing a copayment, coinsurance, or office visit deductible amount charged to the insured for services rendered for each date of service by a physical therapist that is greater than the copayment, coinsurance, or office visit deductible amount charged to the insured for the services of a primary care physician or an osteopath for an office visit. Requires an insurer to state clearly the availability of physical therapy coverage under its policy or plan and all related limitations, conditions, and exclusions. Requires the Commission on Government Forecasting and Accountability to perform an actuarial analysis of the cost impact of that prohibition to health carriers, insureds with a health benefit plan, and other private and public payers and to issue a report on its findings on or before December 31, 2019. Amends the Illinois Insurance Code. Provides that an insurer shall not impose a copayment, coinsurance, or office visit deductible amount charged to the insured for services rendered for each date of service by a physical therapist licensed under the Illinois Physical Therapy Act that is greater than the copayment, coinsurance, or office visit deductible amount charged to the insured for the services of a primary care physician or an osteopath licensed under the Medical Practice Act of 1987 for an office visit. Provides that an insurer shall state clearly the availability of physical therapy coverage under its policy or plan and all related limitations, conditions, and exclusions.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 00970  Sen. Kimberly A. Lightford
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Feb 07 17  S  Referred to Assignments

SB 00971  Sen. Kimberly A. Lightford
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 00972  Sen. Kimberly A. Lightford
35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 07 17  S  Referred to Assignments
Amends the Children and Family Services Act. Provides that no later than December 31, 2018, and on December 31 of each year thereafter through December 31, 2023, the Department of Children and Family Services shall prepare and submit an annual report, covering the previous fiscal year, to the General Assembly regarding youth in care waiting for placements. Provides that the report shall include information on: (i) the number of youth in care who remained in emergency placements, including but not limited to shelters and emergency foster homes, for longer than 30 days, their genders and ages, their recommended placement type, and other specified data; (ii) the number of youth in care who remained in psychiatric hospitals beyond the time they were clinically ready for discharge or beyond medical necessity, whichever is sooner, their genders and ages, their recommended placement type, and other specified data; (iii) the number of youth in care who remained in a detention center or Department of Juvenile Justice facility solely because the Department cannot locate an appropriate placement for the youth, their genders and ages, their recommended placement type, and other specified data; (iv) a description of how the Department collected the information reported and any difficulties the Department had in collecting the information and whether there are concerns about the validity of the information; and (v) a description of any steps the Department is taking to reduce the length of time youth in care wait in psychiatric hospitals, emergency placements, detention centers, and Department of Juvenile Justice facilities for clinically appropriate placements.

Amends the Oil and Gas Wells on Public Lands Act. Provides that on and after the effective date of the amendatory Act, no new permits shall be issued for surface extraction activities on lands owned by the Department of Natural Resources or the federal government. Prohibits the Department of Natural Resources from entering into contracts in writing designating any person as the permittee of the State of Illinois with the exclusive right to prospect and explore public lands of the State of Illinois for the occurrence of petroleum. Repeals provisions governing certain petroleum leases, right of way over public lands, and preferential rights to prospecting permits. Effective immediately.
SB 00976  Sen. Laura M. Murphy
Feb 07 17  S  Referred to Assignments

SB 00977  Sen. John G. Mulroe
Amends the Uniform Crime Reporting Act. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 00978  Sen. John G. Mulroe
Amends the State Salary and Annuity Withholding Act. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 00979  Sen. John G. Mulroe
Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 00980  Sen. Laura M. Murphy
New Act
Creates the Justice for Buddy Act. Contains only a short title provision.
Feb 07 17  S  Referred to Assignments

Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer. Limits defenses. Provides for penalties and injunctive relief.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00982

10 ILCS 5/21-1 from Ch. 46, par. 21-1
Amends the Election Code. Provides that no candidate for President or Vice-President of the United States shall appear on the official ballot for the general election if that candidate has not released his or her tax returns at least 5 days prior to the date set for certification of the ballot for the general election. Defines "released his or her tax returns" to mean that the tax returns filed with the federal Internal Revenue Service for the 5 most recent years in which tax returns have been filed by the candidates for President and Vice-President of the United States have been filed with the Secretary of State. Requires the Secretary of State to post the tax returns on the Secretary of State's website and to certify that the tax returns have been filed to the State Board of Elections. Allows the Secretary of State to adopt rules to implement the provisions.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 00983
Sen. Daniel Biss

New Act
710 ILCS 5/1 from Ch. 10, par. 101
815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z
815 ILCS 505/10e new

Creates the Limitations on Forced Arbitration Act. Defines terms and contains statements of findings, purpose, and policy. Places conditions limiting the use of forced arbitration agreements on entities doing business with the State. Creates a rebuttable presumption that specified contract terms relating to forced arbitration agreements are unconscionable. Prohibits arbitration agreements in specified situations. Provides that, with specified exceptions, appellate courts do not have jurisdiction to review a trial court's interlocutory order denying a motion to compel arbitration or otherwise concluding that an arbitration agreement is unenforceable or does not apply to a particular claim. Makes other changes, including a corresponding change in the Uniform Arbitration Act. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a person may initiate on behalf of the State an action alleging violations of the Act to recover civil penalties on behalf of the State and to seek injunctive, declaratory, or other equitable relief that the State would itself be entitled to seek. Allows such a person a percentage of the recovery. Adds provisions governing: the State's opportunity to intervene and proceed with the action; discovery; prohibition of duplicative actions; settlement; limitations on State actions initiated by a private party; res judicata; relationship to forced arbitration; and severability.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 00984
Sen. Tim Bivins-Antonio Muñoz
(Rep. Brian W. Stewart)

20 ILCS 20/1
Amends the Agency Energy Efficiency Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 20/1
Adds reference to:
20 ILCS 2610/8 from Ch. 121, par. 307.8

Replaces everything after the enacting clause. Amends the State Police Act. Deletes the rank classifications of Special Agent Sergeant, Special Agent Master Sergeant, Special Agent Lieutenant, Special Agent Captain, and Special Agent Major from the classification of ranks that may be appointed by the Director of State Police as a State Police officer. Effective January 1, 2018.

May 09 17 H Referred to Rules Committee
SB 00985  Sen. Jil Tracy
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00986  Sen. Karen McConnaughay
(Rep. Sheri Jesiel)
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Senate Floor Amendment No. 2
Deletes reference to:
15 ILCS 205/0.01
Adds reference to:
20 ILCS 5085/20
Adds reference to:
20 ILCS 5085/25
Replaces everything after the enacting clause. Amends the Human Trafficking Task Force Act. Provides that on or before June 30, 2018 (currently, June 30, 2017), the Human Trafficking Task Force shall report its findings and recommendations to the General Assembly. Provides that the Human Trafficking Task Force is abolished and the Act is repealed on July 1, 2018 (currently, July 1, 2017). Effective immediately.
Jun 30 17  S  Public Act . . . . . . . . . 100-0018

SB 00987  Sen. Wm. Sam McCann-Thomas Cullerton
5 ILCS 315/1 from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00988  Sen. Dale A. Righter
5 ILCS 315/1 from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00989  Sen. Dan McConchie, Neil Anderson, Sue Rezin-Michael Connelly-Chuck Weaver, Dale Fowler, Paul Schimpf, Donald P. DeWitte-Chris Nybo and Yadav Nathwani
5 ILCS 290/0.1 from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in the Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00990  Sen. William E. Brady
5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 00991  Sen. Jim Oberweis

625 ILCS 25/1  from Ch. 95 1/2, par. 1101

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

Senate Floor Amendment No. 1
Deletes reference to:
625 ILCS 25/1
Adds reference to:
625 ILCS 5/11-701  from Ch. 95 1/2, par. 11-701

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that upon an Interstate highway or fully access controlled freeway, a vehicle may not be driven in the left lane except when otherwise directed by traffic markings, signs, signals, or any person authorized under the Code to direct traffic, in addition to the current exception for overtaking or passing another vehicle. Removes a provision providing that the provision prohibiting vehicles to be driven in the left lane of an Interstate highway or fully access controlled freeway does not apply when no other vehicle is directly behind the vehicle in the left lane.

May 25 17  S  Third Reading - Lost; 011-028-010

SB 00992  Sen. William E. Brady

620 ILCS 40/0.01  from Ch. 15 1/2, par. 68.90

Amends the General County Airport and Landing Field Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00993  Sen. William E. Brady

615 ILCS 90/7.1  from Ch. 19, par. 1208

Amends the Fox Waterway Agency Act. Makes a technical change concerning the Agency's programs.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00994  Sen. William E. Brady

615 ILCS 5/5  from Ch. 19, par. 52

Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.

Apr 25 17  S  Re-referred to Assignments

SB 00995  Sen. Kyle McCarter

725 ILCS 137/1

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

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00996  Sen. William E. Brady

725 ILCS 115/1  from Ch. 38, par. 1351

Amends the Bill of Rights for Children. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00997  Sen. Chapin Rose

725 ILCS 5/100-1  from Ch. 38, par. 100-1


Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00998  Sen. William E. Brady

720 ILCS 648/1

Amends the Methamphetamine Precursor Control Act. Makes a technical change in a Section concerning the short title.

Apr 25 17  S  Re-referred to Assignments

SB 00999  Sen. William E. Brady

720 ILCS 646/1

Amends the Methamphetamine Control and Community Protection Act. Makes a technical change in a Section concerning the short title.

Apr 25 17  S  Re-referred to Assignments
SB 01000  Sen. William E. Brady

10 ILCS 5/1-1 from Ch. 46, par. 1-1

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

Apr 25 17  S  Re-referred to Assignments

SB 01001  Sen. William E. Brady

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

Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

Apr 25 17  S  Re-referred to Assignments

SB 01002  Sen. William E. Brady

10 ILCS 5/8-1 from Ch. 46, par. 8-1

Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.

Apr 25 17  S  Re-referred to Assignments

SB 01003  Sen. William E. Brady

10 ILCS 5/9-1 from Ch. 46, par. 9-1

Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.

Apr 25 17  S  Re-referred to Assignments

SB 01004  Sen. William E. Brady

505 ILCS 84/1


Apr 25 17  S  Re-referred to Assignments

SB 01005  Sen. William E. Brady

505 ILCS 80/1 from Ch. 5, par. 55.1


Apr 25 17  S  Re-referred to Assignments

SB 01006  Sen. William E. Brady

505 ILCS 45/1 from Ch. 5, par. 241

Amends the County Cooperative Extension Law. Makes a technical change in a Section concerning the short title.

Apr 25 17  S  Re-referred to Assignments

SB 01007  Sen. William E. Brady

505 ILCS 5/1 from Ch. 5, par. 1001

Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01008

Sen. Pamela J. Althoff, Neil Anderson, Steven M. Landek-Jil Tracy, Martin A. Sandoval and Karen McConnaughay

(Rep. Lindsay Parkhurst-William Davis-Patricia R. Bellock, Thomas M. Bennett, Robert Rita and Jay Hoffman)

20 ILCS 35/1

Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 35/1
Adds reference to:
30 ILCS 105/5.508 rep.
Adds reference to:
30 ILCS 805/8.41 new
Adds reference to:
625 ILCS 5/13-102.1
Adds reference to:
625 ILCS 5/13-109.1
Adds reference to:
625 ILCS 5/13-114 from Ch. 95 1/2, par. 13-114
Adds reference to:
625 ILCS 5/13-116.1
Adds reference to:
730 ILCS 5/3-10-2 from Ch. 38, par. 1003-10-2

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the Department of Transportation (rather than the Department of Transportation and the Department of State Police) shall conduct an annual study concerned with the results of emission inspections for diesel powered vehicles registered for a gross weight of more than 16,000 pounds or having a gross vehicle weight rating of more than 16,000 pounds. Provides that each diesel powered vehicle that is registered for a gross weight of more than 16,000 pounds or has a gross vehicle weight rating of more than 16,000 pounds and that is operated by an interstate carrier of property or a private interstate carrier of property is subject to the provisions of a Chapter in the Code that pertains to diesel emission inspections (rather than nonscheduled diesel emission inspections). Makes conforming changes. Repeals a provision creating the Diesel Emissions Testing Fund as a special fund in the State Treasury. Makes conforming changes. Amends the Unified Code of Corrections. Provides that the Department of Juvenile Justice shall by regular (rather than certified) mail and telephone or electronic message notify the parent, guardian, or nearest relative of any person committed to the Department of his or her physical location and any change of location. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Aug 03 18  S  Public Act . . . . . . . . 100-0700

SB 01009

Sen. William E. Brady

15 ILCS 205/0.01 from Ch. 14, par. 0.01

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01010

Sen. William E. Brady

20 ILCS 210/1 from Ch. 127, par. 1701
Amends the State Fair Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01011

Sen. William E. Brady

5 ILCS 350/0.01 from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning the Act's short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01012 Sen. Dale A. Righter-Michael Connelly-Dan McConchie

40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101

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

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01013 Sen. William E. Brady

40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109


Apr 25 17 S Re-referred to Assignments

SB 01014 Sen. William E. Brady

50 ILCS 712/1

Amends the Law Enforcement Officer Bulletproof Vest Act. Makes a technical change in a Section concerning the short title.

Apr 25 17 S Re-referred to Assignments

SB 01015 Sen. William E. Brady

50 ILCS 350/1

Amends the Community Self-Revitalization Act. Makes a technical change in a Section concerning the short title.

Apr 25 17 S Re-referred to Assignments

SB 01016 Sen. William E. Brady

50 ILCS 150/1

Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.

Apr 25 17 S Re-referred to Assignments

SB 01017 Sen. William E. Brady

75 ILCS 16/1-50

Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning captions.

Apr 25 17 S Re-referred to Assignments

SB 01018 Sen. Dan McConchie

75 ILCS 16/1-1

Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the short title.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01019 Sen. William E. Brady

75 ILCS 10/1.1 from Ch. 81, par. 111.1


Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01020 Sen. Michael Connelly

735 ILCS 5/1-101 from Ch. 110, par. 1-101


Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 01021 Sen. Michael Connelly-Chapin Rose

740 ILCS 10/1 from Ch. 38, par. 60-1


Apr 23 18 S Tabled By Sponsor Sen. Michael Connelly

SB 01022 Sen. William E. Brady

750 ILCS 16/1


Apr 25 17 S Re-referred to Assignments
SB 01023  Sen. William E. Brady
755 ILCS 27/1
Apr 25 17  S  Re-referred to Assignments

SB 01024  Sen. William E. Brady
40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the definition of "municipality".
Apr 25 17  S  Re-referred to Assignments

SB 01025  Sen. William E. Brady
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the General Assembly.
Apr 25 17  S  Re-referred to Assignments

SB 01026  Sen. William E. Brady
40 ILCS 5/1A-103
Apr 25 17  S  Re-referred to Assignments

SB 01027  Sen. William E. Brady
40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
Amends the Illinois Pension Code. Makes a technical change in a Section concerning prohibited transactions.
Apr 25 17  S  Re-referred to Assignments

SB 01028  Sen. William E. Brady
40 ILCS 5/3-109 from Ch. 108 1/2, par. 3-109
Amends the Downstate Police Article of the Illinois Pension Code. Makes a technical change in a Section concerning persons who are excluded from participation in a fund created under the Article.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01029


5 ILCS 340/1 from Ch. 15, par. 501

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 340/1
Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Illinois Natural Areas Stewardship Act. Provides that Illinois Natural Areas Stewardship Grant Program is established to make grants to conservation land trusts for the purpose of promoting stewardship actions on eligible lands. Provides that the Department of Natural Resources may make stewardship grants from the Natural Areas Acquisition Fund to conservation land trusts to conduct stewardship actions on eligible lands. Provides that a conservation land trust in good standing with the federal Internal Revenue Service may apply for a grant. Provides that in considering applications for grants, the Department shall establish priorities that: (1) provide the greatest benefit to implementing the needs and priorities identified in the Illinois Natural Area Plan, the Illinois Sustainable Natural Areas Vision, and the Illinois Wildlife Action Plan; (2) provide the greatest benefit to other stewardship needs identified by the Department, in consultation with the Commission, in administrative rule; and (3) consider, but not be limited to, the rarity and condition of resources, severity of stewardship need, timeliness of actions, proposed stewardship actions, and availability of other resources. Defines terms. Makes other changes. Effective immediately.

House Committee Amendment No. 1
Provides that the Department of Natural Resources may make stewardship grants under an appropriation made from the Natural Areas Acquisition Fund to conservation land trusts to conduct stewardship actions on eligible lands. Provides that the Department may, from an appropriation made to the Department for this purpose, use funds received under the Act to pay for the cost of departmental personnel; contractual, professional or technical services and equipment, materials and supplies necessary or appropriate to perform the functions under the Act. Effective immediately.

Aug 25 17 S Public Act . . . . . . . . . . 100-0420

SB 01030

Sen. William E. Brady
5 ILCS 325/1 from Ch. 129, par. 501
Amends the Military Leave of Absence Act. Makes a technical change in a Section concerning a State employee's leave of absence for active military service.

Apr 25 17 S Re-referred to Assignments

SB 01031

Sen. William E. Brady
5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.

Apr 25 17 S Re-referred to Assignments

SB 01032

Sen. William E. Brady
5 ILCS 325/1 from Ch. 129, par. 501
Amends the Military Leave of Absence Act. Makes a technical change in a Section concerning a State employee's leave of absence for active military service.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01033

Sen. Dale A. Righter
5 ILCS 140/1.1 from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01034  Sen. William E. Brady

5 ILCS 160/1  from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01035  Sen. Chapin Rose-Michael Connelly

5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01036  Sen. William E. Brady

5 ILCS 420/1-101  from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01037  Sen. Dale Fowler

5 ILCS 80/1  from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01038  Sen. Dale A. Righter

5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01039  Sen. Michael Connelly-Pamela J. Althoff-Tom Rooney, Sue Rezin, Dale Fowler, Chuck Weaver, Chris Nybo, Chapin Rose, Paul Schimpf, Neil Anderson and John F. Curran

5 ILCS 375/6.5
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning retired teacher benefits.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01040  Sen. Dale A. Righter

5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01041  Sen. William E. Brady

5 ILCS 470/1
Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01042  Sen. William E. Brady

5 ILCS 532/1
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01043  Sen. Neil Anderson

5 ILCS 80/1  from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01044  Sen. William E. Brady

5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01045  Sen. William E. Brady
5 ILCS 100/5-90  from Ch. 127, par. 1005-90
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01046  Sen. William E. Brady
5 ILCS 375/1  from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01047  Sen. William E. Brady
5 ILCS 350/0.01  from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning the Act's short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01048  Sen. William E. Brady
5 ILCS 375/6.5
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning retired teacher benefits.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01049  Sen. William E. Brady
5 ILCS 420/1-101  from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01050  Sen. William E. Brady
5 ILCS 340/1  from Ch. 15, par. 501
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01051  Sen. William E. Brady
5 ILCS 120/1.01  from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01052  Sen. William E. Brady
5 ILCS 120/1.02  from Ch. 102, par. 41.02
Amends the Open Meetings Act. Makes a technical change in a Section concerning definitions.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01053  Sen. William E. Brady
5 ILCS 140/5  from Ch. 116, par. 205
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01054  Sen. William E. Brady
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01055  Sen. William E. Brady
5 ILCS 220/2  from Ch. 127, par. 742
Amends the Intergovernmental Cooperation Act. Makes a technical change in a Section defining terms under the Act.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01056 Sen. William E. Brady
5 ILCS 290/0.1 from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in the Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01057 Sen. William E. Brady
5 ILCS 70/1 from Ch. 1, par. 1001
Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01058 Sen. Kyle McCarter-David Koehler
5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01059 Sen. William E. Brady
70 ILCS 1750/1
Amends the Metro East Police District Act. Makes a technical change in a Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01060 Sen. William E. Brady
70 ILCS 605/1-1 from Ch. 42, par. 1-1
Apr 25 17 S Re-referred to Assignments

SB 01061 Sen. William E. Brady
70 ILCS 210/1 from Ch. 85, par. 1221
Amends the Metropolitan Pier and Exposition Authority Act. Makes a technical change in a Section concerning the short title.
Apr 25 17 S Re-referred to Assignments

SB 01062 Sen. William E. Brady
65 ILCS 115/10-1
Amends the River Edge Redevelopment Zone Act. Makes a technical change in a Section concerning the short title.
Apr 25 17 S Re-referred to Assignments

SB 01063 Sen. William E. Brady
65 ILCS 5/8-11-11 from Ch. 24, par. 8-11-11
Apr 25 17 S Re-referred to Assignments

SB 01064 Sen. William E. Brady-Andy Manar and Chris Nybo-Pamela J. Althoff
60 ILCS 1/65-20
Amends the Township Code. Makes a technical change in a Section concerning the compensation to be paid to the road district treasurer and other township officers.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 01065 Sen. Sue Rezin
65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01066 Sen. William E. Brady-Pamela J. Althoff
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01067  Sen. William E. Brady
760 ILCS 5/1 from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.
Apr 25 17  S Re-referred to Assignments

SB 01068  Sen. William E. Brady
40 ILCS 5/3-102 from Ch. 108 1/2, par. 3-102
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 25 17  S Re-referred to Assignments

SB 01069  Sen. William E. Brady
40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
Apr 25 17  S Re-referred to Assignments

SB 01070  Sen. William E. Brady
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Apr 25 17  S Re-referred to Assignments

SB 01072  Sen. Dan McConchie-Karen McConnaughay-Pamela J. Althoff and Thomas Cullerton
(Rep. Steven A. Andersson)
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 2
Deletes reference to:
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001
Adds reference to:
35 ILCS 200/20-15
Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in the case of a taxing district that authorized an abatement of taxes for the tax year, the property tax bill shall contain an itemization of the total dollar amount that would have been due based on the taxes extended if the abatement had not been granted and the dollar amount of any reduction allocable to the abatement. Effective immediately.
May 31 17  H Rule 19(a) / Re-referred to Rules Committee

SB 01073  Sen. Michael Connelly and Pamela J. Althoff
50 ILCS 510/0.01 from Ch. 85, par. 6400
Amends the Local Government Professional Services Selection Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01074  Sen. William E. Brady
50 ILCS 20/1 from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01075  Sen. Dan McConchie

75 ILCS 16/1-10
Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the establishment of library districts and libraries.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01076  Sen. William E. Brady

75 ILCS 5/1-5
Amends the Illinois Local Library Act. Makes a technical change in a Section concerning penalties.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01077  Sen. William E. Brady

70 ILCS 504/1
Apr 25 17  S Re-referred to Assignments

SB 01078  Sen. William E. Brady

70 ILCS 215/1
Amends the Fair and Exposition Authority Reconstruction Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S Re-referred to Assignments

SB 01079  Sen. William E. Brady

65 ILCS 110/1
Apr 25 17  S Re-referred to Assignments

SB 01080  Sen. William E. Brady

60 ILCS 1/30-60
Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.
Apr 25 17  S Re-referred to Assignments

SB 01081  Sen. William E. Brady

5 ILCS 470/1
Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S Re-referred to Assignments

SB 01082  Sen. William E. Brady

5 ILCS 375/1
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.
Apr 25 17  S Re-referred to Assignments

SB 01083  Sen. William E. Brady

745 ILCS 10/1-101
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the short title Section.
Apr 25 17  S Re-referred to Assignments

SB 01084  Sen. William E. Brady

15 ILCS 5/1
Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01085  Sen. Pamela J. Althoff
          (Rep. Michael P. McAuliffe-Patricia R. Bellock)

25 ILCS 130/8A-20

Senate Floor Amendment No. 1
Deletes reference to:
   25 ILCS 130/8A-20
Adds reference to:
   20 ILCS 2105/2105-20 new

Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that licensees or applicants applying for expedited licensure through an interstate compact signed into law by the General Assembly who have designated Illinois as the principal state of licensure shall have their fingerprints submitted to the Department of State Police. Provides that fingerprints shall be checked against Department of State Police and Federal Bureau of Investigation criminal history record databases. Provides for fees and alternative manner of submission. Provides that communication between the Department of Financial and Professional Regulation and an interstate compact governing body may not include information received from the Federal Bureau of Investigation relating to a State and federal criminal history records check. Effective immediately.

Aug 18 17  S  Public Act . . . . . . . 100-0230

SB 01086  Sen. William E. Brady-Iris Y. Martinez and Mattie Hunter
          (Rep. Tim Butler)

25 ILCS 130/8A-5

Senate Floor Amendment No. 4
Deletes reference to:
   25 ILCS 130/8A-5
Adds reference to:
   45 ILCS 151/10

Replaces everything after the enacting clause. Amends the Emergency Management Assistance Compact Act. Provides that upon the request for and acceptance of assistance of the Illinois National Guard by a party state to the Emergency Management Assistance Compact, the Governor may identify available funds and request that the Comptroller shall direct and the Treasurer shall transfer those funds as needed to the Illinois National Guard State Active Duty Fund in order to support the salaries and other costs for soldiers on Illinois State Active Duty status. Provides that upon the receipt of reimbursement from the party state or any other source, the Illinois Emergency Management Agency shall reimburse the Illinois National Guard State Active Duty Fund and shall request that the Comptroller shall direct and the Treasurer shall transfer monies in amounts necessary to reimburse any other funds from which monies were transferred to support the salaries and other costs for soldiers on Illinois State Active Duty status. Effective immediately.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee

SB 01087  Sen. William E. Brady

25 ILCS 130/2-1 from Ch. 63, par. 1002-1
Amends the Legislative Commission Reorganization Act of 1984. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.

Apr 25 17  S  Re-referred to Assignments

SB 01088  Sen. William E. Brady

20 ILCS 2313/1
Amends the Children's Environmental Health Officer Act. Makes a technical change in a Section concerning the short title.

Apr 25 17  S  Re-referred to Assignments
SB 01089  Sen. William E. Brady
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 25 17  S  Re-referred to Assignments

SB 01090  Sen. William E. Brady
20 ILCS 1205/1 from Ch. 17, par. 101
Apr 25 17  S  Re-referred to Assignments

SB 01091  Sen. Dave Syverson
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01092  Sen. Chuck Weaver
20 ILCS 2910/1 from Ch. 127 1/2, par. 501
Amends the Peace Officer Fire Investigation Act. Makes a technical change in a Section concerning peace officer status.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01093  Sen. Chuck Weaver
20 ILCS 3105/1 from Ch. 127, par. 771
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01094  Sen. Pamela J. Althoff-Iris Y. Martinez
(Rep. Michael J. Zalewski-Michael P. McAuliffe and Cynthia Soto)
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
15 ILCS 405/1
Adds reference to:
225 ILCS 65/65-5 was 225 ILCS 65/15-10
Replaces everything after the enacting clause. Amends the Nurse Practice Act. Requires the Department of Financial and Professional Regulation to issue a certified registered nurse anesthetist license to an advanced practice nurse who applies for the license before July 1, 2023 (rather than July 1, 2018) and meets certain other requirements.
Aug 18 17  S  Public Act . . . . . . . . . . . 100-0231

SB 01095  Sen. William E. Brady
20 ILCS 415/1 from Ch. 127, par. 63b101
Amends the Personnel Code. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01096  Sen. William E. Brady
15 ILCS 520/2 from Ch. 130, par. 21
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning interest on deposits.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01097  Sen. William E. Brady
15 ILCS 520/1.1 from Ch. 130, par. 20.1
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning investment in minority-owned financial institutions.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01098  Sen. William E. Brady
15 ILCS 505/1  from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01099  Sen. William E. Brady
15 ILCS 15/1  from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01100  Sen. William E. Brady
15 ILCS 10/1  from Ch. 127, par. 63b121
Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01101  Sen. William E. Brady
15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01102  Sen. William E. Brady
15 ILCS 205/0.01  from Ch. 14, par. 0.01
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01103  Sen. Wm. Sam McCann-Jil Tracy-Andy Manar
(Rep. C.D. Davidsmeyer-Jerry Costello, II and Ryan Spain)
20 ILCS 45/1
Amends the Open Operating Standards Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 45/1
Adds reference to:
New Act
Replaces everything after the enacting clause. Provides for the release by quitclaim deed of a certain scenic easement in Scott County in exchange for consideration of replacement property rights of equal or greater value.
Land Conveyance Appraisal Note (Dept. of Natural Resources)
The value of the property before encumbering is $35,750 and the value after encumbrance is $5,750. The value of the easement is approximately $30,000 or roughly $2,600 per acre. This would represent a loss in value of property of approximately 84% which would be similar to what the Department of Natural Resources has seen in other areas of the State due to WRP type easements.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Provides for the release by quitclaim deed of certain scenic easements in Scott County in exchange for consideration of replacement property rights of equal or greater value.
Dec 15 17  S  Public Act . . . . . . . . 100-0567

SB 01104  Sen. William E. Brady
20 ILCS 105/1  from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
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<td>SB 01105</td>
<td>Sen. William E. Brady</td>
<td>Amends the Fiscal Note Act. Makes a technical change in a Section concerning the vote upon the necessity of a fiscal note.</td>
<td>Apr 25 17</td>
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<td>SB 01110</td>
<td>Sen. William E. Brady</td>
<td>Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.</td>
<td>Apr 25 17</td>
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<td>SB 01111</td>
<td>Sen. William E. Brady</td>
<td>Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.</td>
<td>Aug 04 17</td>
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<td>SB 01113</td>
<td>Sen. William E. Brady</td>
<td>Amends the General Assembly Staff Assistants Act. Makes a technical change in a Section concerning the employment and allocation of staff assistants.</td>
<td>Apr 25 17</td>
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SB 01115  Sen. William E. Brady
25 ILCS 170/1  from Ch. 63, par. 171
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01116  Sen. William E. Brady
25 ILCS 5/3  from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 25 17  S  Re-referred to Assignments

SB 01117  Sen. William E. Brady
20 ILCS 505/1.1  from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01118  Sen. William E. Brady
15 ILCS 15/1  from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01119  Sen. William E. Brady
810 ILCS 5/9-101  from Ch. 26, par. 9-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short title of the Secured Transactions Article.
Apr 25 17  S  Re-referred to Assignments

SB 01120  Sen. William E. Brady
20 ILCS 2805/2.06  from Ch. 126 1/2, par. 67.06
Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning rules.
Apr 25 17  S  Re-referred to Assignments

SB 01121  Sen. William E. Brady
810 ILCS 5/2A-101  from Ch. 26, par. 2A-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short title of the Leases Article.
Apr 25 17  S  Re-referred to Assignments

(Rep. Jim Durkin)

115 ILCS 5/1 from Ch. 48, par. 1701


Senate Floor Amendment No. 1
Deletes reference to:
115 ILCS 5/1

Adds reference to:
105 ILCS 5/10-20.60 new
Add reference to:
105 ILCS 5/34-18.53 new

Replaces everything after the enacting clause. Amends the School Code. Provides that there shall be no student booking station established or maintained on the grounds of any school. Provides that the prohibition shall be applied to student booking stations only, and does not prohibit or affect the establishment or maintenance of any place operated by or under the control of law enforcement personnel, school resource officers, or other security personnel that does not also qualify as a student booking station. Provides that the prohibition does not affect or limit the powers afforded law enforcement officers to perform their duties within schools as otherwise prescribed by law. Allows the use of temporary detention spaces under certain circumstances. Defines "student booking station". Effective immediately.

May 09 17 H Referred to Rules Committee

SB 01123 Sen. Chuck Weaver and Sue Rezin-Patricia Van Pelt-Iris Y. Martinez

110 ILCS 140/1

Amends the Higher Education Green Jobs and Technology Act. Makes a technical change in a Section concerning the short title.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01124 Sen. Jason A. Barickman, Pamela J. Althoff-Karen McConnaughay-Dan McConchie-Chapin Rose-Sue Rezin, Jil Tracy, Paul Schimpf, Dale Fowler and William E. Brady

110 ILCS 64/1

Amends the Smoke-Free Campus Act. Makes a technical change in a Section concerning the short title.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01125 Sen. Jason A. Barickman and Pamela J. Althoff-Karen McConnaughay-Chapin Rose-Sue Rezin-Dan McConchie

110 ILCS 49/1

Amends the Higher Education Veterans Service Act. Makes a technical change in a Section concerning the short title.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01126 Sen. William E. Brady

110 ILCS 40/1 from Ch. 144, par. 2201

Amends the Educational Partnership Act. Makes a technical change in a Section concerning the short title.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01127 Sen. William E. Brady

110 ILCS 25/1 from Ch. 144, par. 2901

Amends the Collegiate Athletic Association Compliance Enforcement Procedures Act. Makes a technical change in a Section concerning the short title.

Apr 25 17 S Re-referred to Assignments

SB 01128 Sen. William E. Brady

110 ILCS 13/1

Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.

Apr 25 17 S Re-referred to Assignments
SB 01129  Sen. William E. Brady
105 ILCS 5/14-1.01  from Ch. 122, par. 14-1.01
Amends the Children with Disabilities Article of the School Code. Makes a technical change in a Section concerning definitions.
Apr 25 17  S  Re-referred to Assignments
SB 01130  Sen. William E. Brady
105 ILCS 5/6-1  from Ch. 122, par. 6-1
Amends the School Code. Makes a technical change in a Section concerning regional boards of school trustees.
Apr 25 17  S  Re-referred to Assignments
SB 01131  Sen. William E. Brady
20 ILCS 521/1
Amends the Foster Children's Bill of Rights Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
SB 01132  Sen. William E. Brady
20 ILCS 505/1.1  from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
SB 01133  Sen. William E. Brady
20 ILCS 415/1  from Ch. 127, par. 63b101
Amends the Personnel Code. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
SB 01134  Sen. William E. Brady
20 ILCS 235/1
Apr 25 17  S  Re-referred to Assignments
SB 01135  Sen. William E. Brady
20 ILCS 210/1  from Ch. 127, par. 1701
Amends the State Fair Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
SB 01136  Sen. William E. Brady
20 ILCS 1807/0.01
Apr 25 17  S  Re-referred to Assignments
SB 01137  Sen. William E. Brady
20 ILCS 1410/1
Amends the Burn Victims Relief Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
SB 01138  Sen. William E. Brady
20 ILCS 1205/1  from Ch. 17, par. 101
Apr 25 17  S  Re-referred to Assignments
SB 01139  Sen. William E. Brady
20 ILCS 3855/1-1
Apr 25 17  S  Re-referred to Assignments
SB 01140  Sen. William E. Brady  
20 ILCS 3805/1 from Ch. 67 1/2, par. 301  
Amends the Illinois Housing Development Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 01141  Sen. William E. Brady  
230 ILCS 20/1 from Ch. 120, par. 1051  
Amends the Illinois Pull Tabs and Jar Games Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 01142  Sen. William E. Brady  
230 ILCS 15/0.01 from Ch. 85, par. 2300  
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 01143  Sen. William E. Brady  
230 ILCS 10/1 from Ch. 120, par. 2401  
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 01144  Sen. William E. Brady  
230 ILCS 5/1 from Ch. 8, par. 37-1  
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.  
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01145  Sen. William E. Brady  
New Act  
Creates the Economic Development Act. Contains only a short title provision.  
Apr 25 17 S Re-referred to Assignments

SB 01146  Sen. William E. Brady  
New Act  
Creates the Economic Development Act. Contains only a short title provision.  
Apr 25 17 S Re-referred to Assignments

SB 01147  Sen. William E. Brady  
610 ILCS 135/1  
Amends the Springfield High Speed Railroad Community Advisory Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 01148  Sen. William E. Brady  
15 ILCS 50/1  
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 01149  Sen. William E. Brady  
20 ILCS 665/1 from Ch. 127, par. 200-21  
Amends the Illinois Promotion Act. Makes a technical change in a Section concerning the short title.  
Apr 25 17 S Re-referred to Assignments

SB 01150  Sen. William E. Brady  
20 ILCS 625/5 from Ch. 127, par. 2605  
Apr 25 17 S Re-referred to Assignments
SB 01151  Sen. William E. Brady

20 ILCS 605/605-10  was 20 ILCS 605/46.1 in part
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.
Apr 25 17  S  Re-referred to Assignments

SB 01152  Sen. William E. Brady

605 ILCS 5/1-101  from Ch. 121, par. 1-101
Apr 25 17  S  Re-referred to Assignments

SB 01153  Sen. William E. Brady

610 ILCS 107/1
Amends the Railroad Employees Medical Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01154  Sen. William E. Brady

105 ILCS 5/2-3.71  from Ch. 122, par. 2-3.71
Amends the School Code. Makes a technical change in a Section concerning grants for preschool educational programs.
Apr 25 17  S  Re-referred to Assignments

SB 01155  Sen. William E. Brady

105 ILCS 5/2-3.33  from Ch. 122, par. 2-3.33
Amends the School Code. Makes a technical change in a Section concerning recomputation of State aid claims.
Apr 25 17  S  Re-referred to Assignments

SB 01156  Sen. William E. Brady

15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01157  Sen. William E. Brady

15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01158  Sen. William E. Brady

20 ILCS 45/1
Amends the Open Operating Standards Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01159  Sen. William E. Brady

725 ILCS 173/1
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01160  Sen. William E. Brady

730 ILCS 135/1  from Ch. 38, par. 1101
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01161  Sen. William E. Brady

410 ILCS 82/1
Amends the Smoke Free Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
SB 01162  Sen. William E. Brady
410 ILCS 2/1
Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01163  Sen. William E. Brady
405 ILCS 90/1
Amends the Health Care Workplace Violence Prevention Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01164  Sen. William E. Brady
405 ILCS 10/1 from Ch. 91 1/2, par. 121
Amends the Uniform Act for the Extradition of Persons of Unsound Mind. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01165  Sen. William E. Brady
820 ILCS 147/1
Amends the School Visitation Rights Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01166  Sen. William E. Brady
820 ILCS 148/1
Amends the Civil Air Patrol Leave Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01167  Sen. William E. Brady
New Act
Creates the Economic Development Act. Contains only a short title provision.
Apr 25 17  S  Re-referred to Assignments

SB 01168  Sen. William E. Brady
New Act
Creates the Economic Development Act. Contains only a short title provision.
Apr 25 17  S  Re-referred to Assignments

SB 01169  Sen. William E. Brady
35 ILCS 128/1-1
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01170  Sen. William E. Brady
35 ILCS 130/30 from Ch. 120, par. 453.30
Amends the Cigarette Tax Act. Makes a technical change in a Section concerning the short title.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01171  Sen. William E. Brady
35 ILCS 135/36 from Ch. 120, par. 453.66
Amends the Cigarette Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01172  Sen. William E. Brady and Laura M. Murphy
820 ILCS 5/1.1 from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
<table>
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<td>SB 01173</td>
<td>Sen. William E. Brady</td>
<td>820 ILCS 65/1</td>
<td>Amends the Illinois Worker Adjustment and Retraining Notification Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<tr>
<td>SB 01174</td>
<td>Sen. William E. Brady</td>
<td>820 ILCS 75/1</td>
<td>Amends the Job Opportunities for Qualified Applicants Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<td>SB 01175</td>
<td>Sen. William E. Brady</td>
<td>820 ILCS 80/1</td>
<td>Amends the Illinois Secure Choice Savings Program Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<td>SB 01176</td>
<td>Sen. William E. Brady</td>
<td>820 ILCS 85/1</td>
<td>Amends the Commission on Young Adult Employment Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<tr>
<td>SB 01177</td>
<td>Sen. Neil Anderson</td>
<td>820 ILCS 149/1</td>
<td>Amends the Employee Blood Donation Leave Act. Makes a technical change in a Section concerning the short title.</td>
<td>Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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<tr>
<td>SB 01178</td>
<td>Sen. William E. Brady</td>
<td>605 ILCS 115/0.01</td>
<td>Amends the Toll Bridge Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<tr>
<td>SB 01179</td>
<td>Sen. William E. Brady</td>
<td>625 ILCS 55/1</td>
<td>Amends the Taxi Safety Act of 2007. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<tr>
<td>SB 01180</td>
<td>Sen. William E. Brady</td>
<td>630 ILCS 5/1</td>
<td>Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<tr>
<td>SB 01182</td>
<td>Sen. William E. Brady</td>
<td>5 ILCS 220/2</td>
<td>Amends the Intergovernmental Cooperation Act. Makes a technical change in a Section defining terms under the Act.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
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<tr>
<td>SB 01183</td>
<td>Sen. William E. Brady</td>
<td>725 ILCS 167/1</td>
<td>Amends the Freedom from Drone Surveillance Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 25 17 S Re-referred to Assignments</td>
</tr>
</tbody>
</table>
SB 01184 Sen. William E. Brady

New Act

Creates the Economic Development Act. Contains only a short title provision.
Apr 25 17 S Re-referred to Assignments

SB 01185 Sen. William E. Brady

New Act

Creates the Economic Development Act. Contains only a short title provision.
Apr 25 17 S Re-referred to Assignments

SB 01186 Sen. William E. Brady

New Act

Creates the Economic Development Act. Contains only a short title provision.
Apr 25 17 S Re-referred to Assignments

SB 01187 Sen. William E. Brady

35 ILCS 405/1 from Ch. 120, par. 405A-1

Apr 25 17 S Re-referred to Assignments

SB 01188 Sen. William E. Brady

35 ILCS 20/35-1

Amends the Tax Shelter Voluntary Compliance Law. Makes a technical change in a Section concerning the short title.
Apr 25 17 S Re-referred to Assignments

SB 01189 Sen. William E. Brady

35 ILCS 17/10-1

Amends the Live Theater Production Tax Credit Act. Makes a technical change in a Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01190 Sen. Chuck Weaver

35 ILCS 16/1

Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01191 Sen. Chapin Rose

35 ILCS 25/1

Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01192 Sen. William E. Brady

35 ILCS 35/1

Amends the State Tax Preparer Oversight Act. Makes a technical change in a Section concerning the short title.
Apr 25 17 S Re-referred to Assignments

SB 01193 Sen. Sue Rezin

35 ILCS 105/1 from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01194 Sen. William E. Brady

35 ILCS 120/14 from Ch. 120, par. 453

Apr 25 17 S Re-referred to Assignments
SB 01195  Sen. William E. Brady
820 ILCS 90/1
Apr 25 17  S  Re-referred to Assignments

SB 01196  Sen. William E. Brady
820 ILCS 105/1 from Ch. 48, par. 1001
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01197  Sen. William E. Brady
820 ILCS 115/1 from Ch. 48, par. 39m-15
Amends the Illinois Wage Payment and Collection Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01198  Sen. William E. Brady
605 ILCS 125/1
Amends the Roadside Memorial Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01199  Sen. William E. Brady
20 ILCS 40/1
Apr 25 17  S  Re-referred to Assignments

SB 01200  Sen. William E. Brady
725 ILCS 190/1 from Ch. 38, par. 1451
Amends the Privacy of Child Victims of Criminal Sexual Offenses Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01201  Sen. William E. Brady
730 ILCS 120/1 from Ch. 38, par. 1501
Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01202  Sen. William E. Brady
730 ILCS 130/1 from Ch. 75, par. 30
Amends the County Jail Good Behavior Allowance Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01203  Sen. William E. Brady
730 ILCS 145/1 from Ch. 38, par. 1531
Amends the Illinois Substance Abuse Treatment Program. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01204  Sen. William E. Brady
730 ILCS 152/110
Amends the Sex Offender Community Notification Law. Makes a technical change in a Section concerning registration.
Apr 25 17  S  Re-referred to Assignments

SB 01205  Sen. William E. Brady
730 ILCS 168/1
Amends the Mental Health Court Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments
SB 01206  Sen. William E. Brady
730 ILCS 169/1
Amends the Accelerated Resolution Program Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01207  Sen. Dave Syverson
205 ILCS 660/1 from Ch. 17, par. 5201
Amends the Sales Finance Agency Act. Makes a technical change to the short title Section.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01208  Sen. William E. Brady
205 ILCS 620/1-1 from Ch. 17, par. 1551-1
Amends the Corporate Fiduciary Act. Makes a technical change in the Section concerning the short title of the Act.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01209  Sen. William E. Brady
205 ILCS 405/0.1
Apr 25 17  S  Re-referred to Assignments

SB 01210  Sen. William E. Brady
205 ILCS 5/1 from Ch. 17, par. 301
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.
Apr 25 17  S  Re-referred to Assignments

SB 01211  Sen. William E. Brady
115 ILCS 5/15 from Ch. 48, par. 1715
Apr 25 17  S  Re-referred to Assignments

SB 01212  Sen. William E. Brady
115 ILCS 5/9 from Ch. 48, par. 1709
Apr 25 17  S  Re-referred to Assignments

SB 01213  Sen. William E. Brady
115 ILCS 5/5 from Ch. 48, par. 1705
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning the Illinois Educational Labor Relations Board.
Apr 25 17  S  Re-referred to Assignments

SB 01214  Sen. Napoleon Harris, III
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 07 17  S  Referred to Assignments

SB 01215  Sen. Napoleon Harris, III
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 07 17  S  Referred to Assignments

SB 01216  Sen. Napoleon Harris, III
10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments
SB 01217  Sen. Napoleon Harris, III
10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 01218  Sen. Napoleon Harris, III
110 ILCS 13/1
Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 01219  Sen. Napoleon Harris, III
110 ILCS 17/1
Amends the College Planning Act. Makes a technical change in a Section concerning the short title.
Feb 07 17  S  Referred to Assignments

SB 01220  Sen. Ira I. Silverstein
625 ILCS 5/1-148.3f new
625 ILCS 5/11-1517 new
Amends the Illinois Vehicle Code. Makes it unlawful: for a person under the age of 16 to operate or be a passenger on a bicycle unless he or she wears a protective bicycle helmet; for a person who weighs less than 40 pounds or is less than 40 inches in height to be a passenger on a bicycle unless the person can be and is properly seated in and adequately secured to a bicycle safety seat; and for a parent or legal guardian of a person below the age of 12 to permit the person to operate or be a passenger on a bicycle in violation of the foregoing provisions. Provides for a civil penalty, and that moneys collected under this Act shall be deposited into the Share the Road Fund. Provides that, in the case of a first offense in a 12 month period, the court shall waive the civil penalty upon receipt of satisfactory proof that the violator has, since the date of the violation, purchased or otherwise obtained an appropriate protective bicycle helmet or bicycle safety seat. Provides that failure to wear a protective bicycle helmet or to secure a passenger to a restraining seat is not admissible as evidence in a trial of any civil action. Provides that except in cases involving a parent or legal guardian of a person below the age of 12, a law enforcement officer observing a violation of the new provisions shall issue a warning to the person and shall not arrest or take into custody any person solely for a violation. Contains definitions and a statement of purpose. Effective immediately.
May 19 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01221  Sen. Ira I. Silverstein
625 ILCS 5/11-1432 new
Amends the Illinois Vehicle Code. Defines the term, "smoking." Prohibits operation of a motor vehicle while a person is smoking in the vehicle and a person under the age of 18 is present in the vehicle. Provides that police officers may not stop or detain a motor vehicle or its driver for violation or suspected violation of this Section. Makes a violation of this Section a petty offense with a fine not to exceed $100.
May 19 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01222  Sen. Michael Connelly
205 ILCS 650/2 from Ch. 17, par. 2852
Amends the Foreign Bank Representative Office Act. Removes from the definition of "foreign bank" a bank, savings association, or trust company which is organized in a state or territory of the United States, including the District of Columbia, outside of the State of Illinois and a national bank having its principal place of business in a state or territory of the United States, including the District of Columbia, other than the State of Illinois. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Legislative Information System  
100th General Assembly  
Synopsis of Introduced Bills  
All legislation through December 04, 2018

SB 01223  Sen. Kimberly A. Lightford-Chuck Weaver, Sue Rezin, Melinda Bush-David Koehler, Karen McConnaughay, Iris Y. Martinez-Dan McConchie, Don Harmon and Mattie Hunter  

New Act
Creates the Accelerated Placement Act. Provides that any student in a school district may be referred by a teacher, administrator, gifted education specialist, guidance counselor, school psychologist, or parent or legal guardian to the principal for evaluation for possible accelerated placement. Allows accelerated placement to include, but not be limited to, early entrance to kindergarten or first grade, accelerating a student in a single subject, compacting curriculum, concurrent enrollment, credit by examination, online learning courses, Advanced Placement courses, International Baccalaureate programs, grade acceleration, grade telescoping, and early high school graduation. Sets forth evaluation and appeal guidelines. Provides for the creation of an acceleration evaluation committee to evaluate a child for accelerated placement. Sets forth procedures for accelerated placement and evaluation of the placement. Requires school districts to report certain statistics to the State Board of Education, and for the State Board to create reports regarding accelerated placement. Provides that the State Board may adopt rules to implement the Act. Effective immediately.

Senate Committee Amendment No. 2
Replaces everything after the enacting clause. Creates the Accelerated Placement Act. Requires each school district to have a policy that allows for accelerated placement. Sets forth required components of the policy. Requires school districts to report certain data concerning evaluations for accelerated placement and grants of accelerated placement to the State Board of Education. Requires the State Board to publish an annual report of the data. Requires the State Board to develop and disseminate guidance concerning accelerated students by January 1, 2018. Allows the State Board to adopt rules to implement the Act. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
New Act
Adds reference to:
105 ILCS 5/Art. 14A heading
Adds reference to:
105 ILCS 5/14A-15
Adds reference to:
105 ILCS 5/14A-17 new
Adds reference to:
105 ILCS 5/14A-25
Adds reference to:
105 ILCS 5/14A-32 new
Adds reference to:
105 ILCS 5/14A-35

Replaces everything after the enacting clause. Amends the Gifted and Talented Children Article of the School Code. Renames the Article the Gifted and Talented Children and Children Eligible for Accelerated Placement Article. Provides that provisions concerning non-discrimination include non-discrimination for access to accelerated placement. Provides that school districts shall have a policy that allows for accelerated placement. Sets forth both required and optional components of the policy. Requires the State Board of Education to adopt rules to determine data to be collected regarding accelerated placement and a method of making the information available to the public. Defines “accelerated placement”. Makes other changes. Effective July 1, 2018.

Aug 25 17 S  Public Act . . . . . . . . . . . . . 100-0421

SB 01224  Sen. Dave Syverson  
(Rep. Sara Wojcicki Jimenez)

20 ILCS 4095/10

May 09 17 H  Referred to Rules Committee
SB 01225     Sen. Dave Syverson
(Rep. Tom Demmer)

305 ILCS 5/12-9.1

Amends the Illinois Public Aid Code. Prohibits certain transfers from the DHS Recoveries Trust Fund that were required to be made prior to June 19, 2013.

May 15 17     H     Referred to Rules Committee
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the provision requiring the Department of Human Services to develop a training program for authorized direct care staff to administer medications under the supervision and monitoring of a registered professional nurse applies to (i) all residential (rather than all programs) for persons with a developmental disability in settings of 16 persons or fewer that are funded or licensed by the Department of Human Services and that distribute or administer medications, and (ii) all day programs certified to serve persons with developmental disabilities by the Department of Human Services. Provides that the training program for authorized direct care staff shall include educational and oversight components for staff who work in day programs that are similar to those for staff who work in residential programs. Effective January 1, 2018.

Senate Committee Amendment No. 1

Adds reference to:
210 ILCS 46/3-301.1 new

Adds reference to:
210 ILCS 47/3-301.1 new

Amends the MC/DD Act. Provides that violations cited against a facility as a result of actions involving administration of medication by direct care staff of day programs certified to serve persons with developmental disabilities by the Department of Human Services under the Mental Health and Developmental Disabilities Administrative Act will not result in specified violations, penalties, or fines under the MC/DD Act. Provides that the Department of Public Health shall notify the Division of Developmental Disabilities of the Department of Human Services when it becomes aware of a medication error at a day program or that a resident is injured or is subject to alleged abuse or neglect at a day program. Makes similar changes in the ID/DD Community Care Act.

House Committee Amendment No. 1

Deletes reference to:
20 ILCS 1705/15.4

Deletes reference to:
210 ILCS 46/3-301.1 new

Adds reference to:
20 ILCS 1705/1 from Ch. 91 1/2, par. 100-1

SB 01226 (CONTINUED)

This bill does not create a State mandate.

State Mandates Fiscal Note, House Floor Amendment No. 4 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Nov 14 18 H Held on Calendar Order of Second Reading - Short Debate

SB 01227

Sen. Jil Tracy

5 ILCS 120/2 from Ch. 102, par. 42

Amends the Open Meetings Act. Provides that a public body may hold closed meetings for issues involving communications between a public body and an attorney or auditor representing the public body that would not be subject to discovery in litigation.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01228

Sen. Iris Y. Martinez

5 ILCS 80/4.28

5 ILCS 80/4.38 new

225 ILCS 110/3 from Ch. 111, par. 7903

225 ILCS 110/3.5

225 ILCS 110/4.5 new

225 ILCS 110/7 from Ch. 111, par. 7907

225 ILCS 110/8.1

225 ILCS 110/8.5

225 ILCS 110/8.8

225 ILCS 110/11 from Ch. 111, par. 7911

225 ILCS 110/13 from Ch. 111, par. 7913

225 ILCS 110/13.5 new

225 ILCS 110/13.6 new

225 ILCS 110/14 from Ch. 111, par. 7914

225 ILCS 110/31a

Amends the Regulatory Sunset Act. Extends the repeal date of the Illinois Speech-Language Pathology and Audiology Practice Act from January 1, 2018 to January 1, 2028. Amends the Illinois Speech-Language Pathology and Audiology Practice Act. Makes changes in the definitions of “the practice of audiology” and “the practice of speech-language pathology” and in provisions concerning qualifications for licenses as a speech-language pathology assistant, supervision of speech-language pathology assistants, continuing education requirements, temporary licenses, and examination fees. Adds provisions concerning remote practice of audiology and speech-language pathology. Allows for the licensure of speech-language pathology applicants from foreign countries and makes other changes regarding applicants from other jurisdictions. Provides for reciprocity for persons licensed to practice audiology in another state or territory of the United States and licensing requirements for persons licensed to practice audiology in a foreign country. Restricts use of certain titles related to the practice. Makes other changes. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01229

Sen. David Koehler

New Act

Creates the Persons with Disabilities Criminal Justice Act. Contains only a short title provision.

Feb 07 17 S Referred to Assignments
SB 01230  Sen. Julie A. Morrison

55 ILCS 5/Div. 2-4 heading
55 ILCS 5/2-4006
60 ILCS 1/25-15
60 ILCS 1/25-25
60 ILCS 1/25-20 rep.

Amends the Township Code. Provides that counties which discontinue township organization will keep their form of government after the discontinuance. Amends the Counties Code making conforming changes. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01231  Sen. Wm. Sam McCann, Sue Rezin-Andy Manar and Don Harmon

5 ILCS 460/47 new

Amends the State Designations Act. Provides that shelter dogs and shelter cats that are residing in or have been adopted from a shelter or rescue facility in this State are designated as the official State pet of the State of Illinois. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01232  Sen. Wm. Sam McCann

105 ILCS 5/10-20.24 from Ch. 122, par. 10-20.24

Amends the School Code. Specifies that provisions allowing part-time attendance in the regular education program of a school district by pupils enrolled in nonpublic schools shall include allowing a resident pupil who is enrolled in a nonpublic school to participate in an interscholastic athletic activity of the district if the activity is not offered by the nonpublic school and if the pupil pays those fees associated with the activity that are charged to public school pupils.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01233  Sen. Wm. Sam McCann

750 ILCS 5/103 from Ch. 40, par. 103

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.

Feb 07 17  S  Referred to Assignments

SB 01234  Sen. Wm. Sam McCann

40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104
40 ILCS 5/14-152.1

Amends the State Employee Article of the Illinois Pension Code. In a provision relating to purchasing service credit for certain military service, deletes the requirement of paying an additional amount representing the employer's normal cost of the benefit plus interest. Provides that this change does not entitle any person to a refund of contributions or interest already paid. Excludes the change from the definition of "new benefit increase". Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01235  Sen. Wm. Sam McCann

5 ILCS 345/1 from Ch. 70, par. 91

Amends the Public Employee Disability Act. Provides that volunteer firefighters are covered under the Act. Provides that the amount of compensation shall be calculated in the manner required for volunteer firemen under the Workers' Compensation Act.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01236  Sen. Wm. Sam McCann

New Act

Creates the Naming Public Buildings for Elected Officials Act. Provides that no public building or other public asset owned or exclusively leased by the State or by any political subdivision of the State shall be named in honor of any elected official, unless that official has either retired from public office for a minimum of 10 consecutive years or is deceased for a minimum of 5 years. Defines "elected official" and "public office".

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01237  Sen. Wm. Sam McCann

820 ILCS 305/26.2 new

Amends the Workers' Compensation Act. Provides that the Department of Labor, the Department of Employment Security, and the Illinois Workers' Compensation Commission Compliance Division are authorized to, and shall, perform on-site job site inspections to determine compliance with the Act. Provides for the violation to be reported to the appropriate State's Attorney.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01238  Sen. Wm. Sam McCann, Thomas Cullerton and Michael E. Hastings


730 ILCS 167/15

Amends the Veterans and Servicemembers Court Treatment Act. Provides that at the discretion of the Chief Judge, the Veterans and Servicemembers Court program may be operated in one or more counties in the Circuit, and allow veteran and servicemember defendants from all counties within the Circuit to participate.

Aug 11 17  S  Public Act . . . . . . . . 100-0088

SB 01239  Sen. Wm. Sam McCann

105 ILCS 5/3-11  from Ch. 122, par. 3-11
105 ILCS 5/10-19  from Ch. 122, par. 10-19
105 ILCS 5/10-19.1  from Ch. 122, par. 10-19.1
105 ILCS 5/34-18  from Ch. 122, par. 34-18

Amends the School Code. Provides that teachers must be provided with and a teacher must annually complete 20 hours of inservice training, 10 hours of which a teacher may complete through online learning if the online learning requires proof of proficiency. With respect to the opening date of a school term, provides that student instruction may begin no earlier than the day after Labor Day. Requires the calendar for a school term to provide for a minimum of 880 instructional hours in no more than 176 days of actual pupil attendance and at least 45 professional development hours for teachers, to be scheduled as any collective bargaining agreement allows; makes related changes. Provides that as part of its calendar for the school term, a school board shall schedule 5 emergency closure days, and the school board shall adopt a contingency plan for when emergency closure days are used during a school year to make up for a minimum of 25 lost instructional hours. Effective July 1, 2017.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01240  Sen. James F. Clayborne, Jr. and Kimberly A. Lightford-Jacqueline Y. Collins-Napoleon Harris, III

220 ILCS 5/5-117

Amends the Public Utilities Act. Requires all local exchange telecommunications carriers with at least 35,000 subscriber access lines, any person or entity providing cable service or video service, and any wireless telephone carrier and internet service provider serving Illinois residents to submit an annual report concerning procurement goals and actual spending for female-owned, minority-owned, veteran-owned, and small business enterprises. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01241  Sen. William R. Haine

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

Amends the Pharmacy Practice Act. Makes a technical change in a Section concerning licensure without examination.

Feb 07 17  S  Referred to Assignments

SB 01242  Sen. Terry Link and Michael E. Hastings-Melinda Bush-Julie A. Morrison

20 ILCS 2805/2  from Ch. 126 1/2, par. 67

Amends the Department of Veterans Affairs Act. Provides that the Department of Veterans' Affairs shall assist the superintendent and staff of any Veterans Assistance Commission created under the Military Veterans Assistance Act with the United States Department of Veterans Affairs' process of becoming accredited as a service organization representative of the Illinois Department of Veterans' Affairs. Provides that this assistance shall include, but not be limited to, a certifying official of the Illinois Department of Veterans' Affairs certifying with his or her signature on behalf of the superintendent and staff of a Veterans Assistance Commission the United States Department of Veterans Affairs' Application for Accreditation as a Service Organization Representative, and the Illinois Department of Veterans' Affairs filing the application with the United States Department of Veterans Affairs.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01243  Sen. Emil Jones, III
40 ILCS 5/17-101  from Ch. 108 1/2, par. 17-101
Feb 07 17  S  Referred to Assignments

SB 01244  Sen. Cristina Castro-Pamela J. Althoff
New Act
Creates the Internet Tax Fairness Act. Contains only a short title provision.
Feb 07 17  S  Referred to Assignments

SB 01245  Sen. Scott M. Bennett
105 ILCS 5/1-2  from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 07 17  S  Referred to Assignments

SB 01246  Sen. Scott M. Bennett-Patricia Van Pelt and Jennifer Bertino-Tarrant-Michael Connelly-Jacqueline Y. Collins
(Rep. Kelly M. Burke-Camille Y. Lilly)
735 ILCS 5/12-1001  from Ch. 110, par. 12-1001
Amends the Code of Civil Procedure. Adds, to the list of personal property that is exempt from judgment, attachment, or distress for rent, moneys held in educational expense accounts and similar types of educational savings accounts, including, but not limited to, funds invested in an ABLE Account as defined by Section 529 of the Internal Revenue Code and funds invested in a 529 Plan as defined by Section 529 of the Internal Revenue Code.
Senate Committee Amendment No. 1
Adds, to the list of personal property that is exempt from judgment, attachment, or distress for rent, funds invested in an ABLE Account as defined by Section 529 of the Internal Revenue Code. Deletes the reference to moneys held in educational expense accounts and similar types of educational savings accounts, including, but not limited to, funds invested in a 529 Plan as defined by Section 529 of the Internal Revenue Code.
Aug 17 18  S  Public Act . . . . . . . . . . 100-0922

SB 01247  Sen. William E. Brady
35 ILCS 200/23-10
Amends the Property Tax Code. In a Section concerning tax objections, provides that, when a change in assessed valuation of $100,000 or more is sought: (i) on the date the initial complaint is filed, the plaintiff shall send a copy of the complaint to the custodian of funds of each of the taxing districts against which the complaint is directed; and (ii) each of the taxing districts shall have the unconditional right to intervene in the cause of action. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Boat Registration and Safety Act. Provides that no person may operate, use, or store (currently, operate) or give permission for the operation, usage, or storage (currently, operation) of any such watercraft on such waters unless it has on board while in operation a valid certificate of number issued under the Act, federal law, or another federally-approved numbering system of another state unless the pocket-sized certificate of number is in full force and effect or the operator is in possession of a valid 60 day temporary permit under the Act; and the identifying number set forth in the certificate of number is displayed on each side of the bow of such watercraft. Provides that watercraft requiring numbering applications shall be accompanied by a fee of up to $28 for a Class 1 watercraft and up to $60 for a Class 2 watercraft (rather than $18 for Class 1 watercraft and $50 for Class 2 watercraft). Provides that transfers of identification numbers with the Department of Natural Resources will bear a September 30 (rather than June 30) expiration date in the calendar year of expiration. Provides that new certificates of number issued will bear September 30 (rather than June 30) expiration dates in the calendar year 3 years after the issuing date. Provides that all certificates of number issued shall be renewed for 3 years from the nearest September 30 (rather than June 30). Provides that all certificates of number will be invalid after October 15 (rather than July 15) of the year of expiration. Limits the requirement for a certificate of title for watercraft required to be numbered to watercraft over 21 feet in length (rather than any watercraft). Repeals the Sections concerning water usage stamps and their required use on non-powered watercraft. Makes changes regarding the use of personal flotation devices. Makes other changes.

Amends the Uniform Penalty and Interest Act. Provides that the penalty for failure to pay the tax shown due or required to be shown due on a return shall be 15% (instead of 20%) of any amount that is paid after the date the Department of Revenue has initiated an audit or investigation of the taxpayer. Provides that the penalty shall be abated if the taxpayer paid to the Department at least 95% of the final liability resulting from an audit or investigation prior to the initiation of the audit or investigation. Effective January 1, 2018.

Senate Committee Amendment No. 1
Makes a technical clarification.

SB 01249 Sen. William E. Brady

(Rep. Peter Breen)

Amends the Uniform Penalty and Interest Act. Provides that the penalty for failure to pay the tax shown due or required to be shown due on a return shall be 15% (instead of 20%) of any amount that is paid after the date the Department of Revenue has initiated an audit or investigation of the taxpayer. Provides that the penalty shall be abated if the taxpayer paid to the Department at least 95% of the final liability resulting from an audit or investigation prior to the initiation of the audit or investigation. Effective January 1, 2018.

Senate Committee Amendment No. 1
Makes a technical clarification.
SB 01250  Sen. William E. Brady

705 ILCS 505/8  from Ch. 37, par. 439.8
740 ILCS 175/4  from Ch. 127, par. 4104
740 ILCS 175/4.5 new

Amends the Illinois False Claims Act. Provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. Provides that the Department of Revenue shall have the sole authority to bring an administrative action and that the Attorney General shall have the sole authority to bring a judicial action under the Act for a false claim, statement, or record pertaining to certain taxes administered by the Department of Revenue. Contains provisions concerning reporting, investigative, and enforcement procedures for allegations of false claims pertaining to certain taxes. Contains provisions governing the payment of rewards to persons who provide information that leads to recovery of funds under the new provisions. Provides that the appeal of a determination regarding an award may be appealed exclusively to the Court of Claims and must be filed within 30 days of the determination of the award. Makes a corresponding change in the Court of Claims Act.

Feb 07 17  S  Referred to Assignments

SB 01251  Sen. Napoleon Harris, III
(Rep. Sheri Jesiel)

515 ILCS 5/15-20  from Ch. 56, par. 15-20
515 ILCS 5/15-30 rep.

Amends the Fish and Aquatic Life Code. Provides that all trout, including lake trout, salmon, and lake whitefish may not be taken by commercial fishing devices, including gill or pound nets. Provides that any incidental catch of trout, including lake trout, salmon, and lake whitefish taken in legal sized gill or pound nets must be returned immediately to the water. Provides that the methods of taking are subject to modification by administrative rule based upon lake-wide scientific assessment data or fishery management need. Repeals a Section concerning commercial fishing.

May 11 17  H  Referred to Rules Committee

SB 01252  Sen. Napoleon Harris, III
(Rep. Sheri Jesiel)

515 ILCS 5/15-32  from Ch. 56, par. 15-32

Amends the Fish and Aquatic Life Code. Provides that the Department of Natural Resources may issue a maximum of 5 commercial fishing licenses for taking from the Illinois waters of Lake Michigan yellow perch, bloater chub, and other commercial fish species designated by Department rule. Provides that, at times determined by the Director, the Department shall advertise a public drawing to accept new qualified commercial fishing candidates and establish a ranking order for these new candidates to fill open Lake Michigan commercial fishing licenses. Provides that the ranking order shall continue to be used until the list of eligible candidates is exhausted. Removes provisions concerning the issuing of commercial licenses.

May 11 17  H  Referred to Rules Committee

SB 01253  Sen. William E. Brady

35 ILCS 16/42

Amends the Film Production Services Tax Credit Act of 2008. Provides that a taxpayer shall not be entitled to take a credit under that Act for tax years beginning on or after January 1, 2027. Removes a provision from that Act providing that the General Assembly may extend the sunset date by 5-year intervals. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01254  Sen. Chris Nybo  
(Rep. Patricia R. Belloch)  

205 ILCS 205/9002.5  
Amends the Savings Bank Act. Provides that each savings bank and service corporation operating under the Act shall pay in quarterly installments equal to one-fourth of a specified rated regulatory fee determined by the amount of total assets (rather than previous rates and a fixed fee of $520). Makes related changes throughout the provisions. Provides that for any savings bank or service corporation operating under the Act that is examined by the Department of Financial and Professional Regulation between January 1, 2017 and the effective date of the amendatory Act, a regulatory fee shall not be paid to or due to the Department for the first billing of the regulatory fee immediately following the effective date of the amendatory Act. Provides that an affected institution shall pay the regulatory fee as prescribed in the specified regulatory fee schedule beginning with the second billing of the regulatory fee by the Department following the effective date of the amendatory Act. Effective immediately.  
Aug 18 17  S  Public Act . . . . . . . . . . 100-0232  

SB 01255  Sen. Pat McGuire  
30 ILCS 740/1-1  from Ch. 111 2/3, par. 661  
Amends the Downstate Public Transportation Act. Makes a technical change in a Section concerning the short title.  
Feb 07 17  S  Referred to Assignments  

SB 01256  Sen. Pat McGuire  
35 ILCS 200/1-150  
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".  
Feb 07 17  S  Referred to Assignments  

SB 01257  Sen. Pat McGuire  
35 ILCS 200/22-5  
35 ILCS 200/22-10  
35 ILCS 200/22-15  
35 ILCS 200/22-20  
35 ILCS 200/22-25  
35 ILCS 200/22-45  
Amends the Property Tax Code. Makes changes concerning the notice of tax sale and redemption rights and the notice of expiration of period of redemption to provide that certain information must appear in bold type. Provides that the notice of expiration of period of redemption shall also be served by conspicuously and securely posting the notice on or immediately adjacent to a principal entry door to the property. Provides that certain notices must also be sent by first class mail. Effective immediately.  
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01258  Sen. William E. Brady
(Rep. Barbara Wheeler)

Authorizes the Department of Natural Resources to convey, in exchange for $1, certain real estate in McHenry County to the Fox Waterway Agency. Provides that the conveyance is subject to: (1) existing public utilities, existing public roads, and any and all reservations, easements, encumbrances, covenants, and restrictions of record; and (2) the express condition that any proceeds from the sale of the real property shall be utilized for the purchase and development of an alternate dredge material disposal site or sites. Effective immediately.

Senate Committee Amendment No. 1

Deletes language providing that the conveyance is subject to the express condition that any proceeds from the sale of the real property shall be utilized for the purchase and development of an alternate dredge material disposal site or sites. Provides instead that the conveyance is subject to the express condition that within one year after the conveyance, the Fox Waterway Agency shall: sell the real property for no less than fair market value; use any proceeds from the sale to purchase an alternate dredge material disposal site or sites for no more than fair market value; and transfer any proceeds remaining after the purchase of an alternate dredge material disposal site or sites to the Department of Natural Resources for deposit into the General Revenue Fund. Provides that if, after one year following the conveyances of the real property, the Fox Waterway Agency has failed to comply with the express condition, the real property shall revert to the State of Illinois, Department of Natural Resources, or, if applicable, the proceeds from the sale of the conveyed property shall be immediately transferred to the Department of Natural Resources for deposit into the General Revenue Fund. Provides that if any property purchased with proceeds from the sale of the conveyed property is not used as a dredged material disposal site within 2 years following the conveyances or if at any time the property ceases to be used for public purposes, the Fox Waterway Agency shall convey the property by quitclaim deed to the Department of Natural Resources for $1. Provides that "fair market value" means the average of 3 appraisals plus the costs of obtaining the appraisals.

Apr 26 17  H  Referred to Rules Committee

SB 01259  Sen. William E. Brady
20 ILCS 3305/12  from Ch. 127, par. 1062


Feb 07 17  S  Referred to Assignments

SB 01260  Sen. William E. Brady
30 ILCS 608/5-1

Amends the State Facilities Closure Act. Makes a technical change in a Section concerning the short title.

Feb 07 17  S  Referred to Assignments
SB 01261    Sen. Linda Holmes
           (Rep. Stephanie A. Kifowit)
750 ILCS 5/306 from Ch. 40, par. 306
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning the commencement of an action for a declaration of invalidity of marriage.
Senate Committee Amendment No. 1
Deletes reference to:
    750 ILCS 5/306
Adds reference to:
    750 ILCS 5/452
Adds reference to:
    750 ILCS 5/501 from Ch. 40, par. 501
Adds reference to:
    750 ILCS 5/502 from Ch. 40, par. 502
Adds reference to:
    750 ILCS 5/503 from Ch. 40, par. 503
Replaces everything after the enacting clause. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that the parties to a dissolution proceeding may file a joint petition for simplified dissolution if they have, among other conditions, executed a written agreement allocating ownership and responsibility for any domestic animals owned by the parties. Provides that the parties may petition or move for the allocation of sole or joint ownership of and responsibility for any domestic animals owned by the parties. Provides that in issuing an order concerning the allocation of ownership of or responsibility for a domestic animal, the court shall take into consideration the well-being of the domestic animal. Provides that the parties may provide for the allocation of ownership of or responsibility for a domestic animal by agreement.
Senate Committee Amendment No. 2
Throughout, changes references to domestic animals to references to companion animals.
Senate Floor Amendment No. 4
Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1 and Senate Amendment No. 2, and provides that: (1) the parties may move for a temporary allocation of sole or joint possession (instead of "ownership") of and responsibility for a companion animal jointly owned (instead of "owned") by the parties; and (2) limits the circumstances under which the court shall allocate ownership of and responsibility for a companion animal to situations in which the court finds that the animal is a marital asset.
House Committee Amendment No. 1
Provides that the term "companion animal" does not include a service animal.
Aug 25 17    S    Public Act . . . . . . . . 100-0422
SB 01262    Sen. Michael Connelly
625 ILCS 5/18c-1101 from Ch. 95 1/2, par. 18c-1101
Apr 13 18    S    Rule 3-9(a) / Re-referred to Assignments
SB 01263    Sen. Michael Connelly
5 ILCS 120/2.06 from Ch. 102, par. 42.06
Amends the Open Meetings Act. Specifies that at each regular or special meeting which is open to the public, any person shall have the opportunity to address public officials with comments or questions, subject to reasonable constraints. Provides that any answers to questions asked during the open meeting shall be provided by the public body within a reasonable amount of time not to exceed 45 days.
Apr 13 18    S    Rule 3-9(a) / Re-referred to Assignments
SB 01264    Sen. Scott M. Bennett
215 ILCS 5/1 from Ch. 73, par. 613
Feb 09 17    S    Referred to Assignments
SB 01265

Sen. Patricia Van Pelt-Mattie Hunter

705 ILCS 405/5-170
705 ILCS 405/5-401.5
725 ILCS 5/103-2.1

Amends the Juvenile Court Act of 1987. Provides that minors under 18 years of age (rather than 15 years of age) at the time of the commission of an act committed by an adult would be a violation of first degree murder, intentional homicide of an unborn child, second degree murder, voluntary manslaughter of an unborn child, involuntary manslaughter and reckless homicide, involuntary manslaughter and reckless homicide of an unborn child, drug-induced homicide, criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse, must be represented by counsel throughout the entire custodial interrogation of the minor. Provides that an oral, written, or sign language statement of a minor made without the presence of counsel during a custodial interrogation in violation of the Act on or after the effective date of the bill shall be inadmissible as evidence against the minor in a proceeding under the Act or under the Criminal Code of 2012. Makes a conforming change in the Code of Criminal Procedure of 1963.

Senate Committee Amendment No. 1
Deletes reference to:
705 ILCS 405/5-170
Deletes reference to:
705 ILCS 405/5-401.5
Deletes reference to:
725 ILCS 5/103-2.1
Adds reference to:
705 ILCS 405/5-175 new

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987. Provides that the Chief Judge of each judicial circuit may establish a Justice for Juveniles Program, which would require that juveniles arrested or detained for eligible offenses be represented by legal counsel throughout the entire custodial interrogation of the juvenile. Provides that if a Chief Judge establishes a Justice for Juveniles Program, any oral, written, or sign language statement of a juvenile made without the presence of legal counsel during a custodial interrogation on or after the effective date of the Program shall be inadmissible as evidence against the juvenile in a proceeding under this Act or in a proceeding under the Criminal Code of 1961 or the Criminal Code of 2012. Defines "eligible offense" and "juvenile".

Senate Floor Amendment No. 2
Provides that the Justice for Juveniles Program shall be implemented in addition to the representation for minor requirements under the Juvenile Court Act of 1987.

Apr 26 18 S Third Reading - Lost; 023-018-004

SB 01266

Sen. Martin A. Sandoval

30 ILCS 540/7 from Ch. 127, par. 132.407

Amends the Prompt Payment Act. Provides that a contractor may require either a performance bond or retention of payment of a subcontractor as part of the subcontract. Provides that a contractor may not require both.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01267  Sen. Martin A. Sandoval, Kimberly A. Lightford-Jacqueline Y. Collins-Mattie Hunter and Napoleon Harris, III  

New Act

Creates the Railroad Supplier Diversity Act. Defines terms. Provides that each Class I railroad company shall, no later than April 15 of each year, submit to the Illinois Commerce Commission an annual report containing certain information concerning procurement goals and spending for female-owned, minority-owned, veteran-owned, and small business enterprises. Provides that the reports shall be submitted in the form and manner required by the Commission. Provides that the Commission and each railroad company subject to the Act shall hold an annual workshop open to the public on the state of supplier diversity.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a Class I railroad company may (rather than shall) submit to the Illinois Commerce Commission an annual report containing certain information concerning procurement goals and spending for female-owned, minority-owned, veteran-owned, and small business enterprises and any other additional information by the railroad company, including, but not limited to, a national supplier diversity report. Provides that the Commission (rather than the Commission and each railroad company) shall hold an annual workshop open to the public on the state of supplier diversity among railroad companies. Provides that the workshop shall not be held on the same date as other workshops held by the Commission.

Aug 25 17  S  Public Act . . . . . . . . . 100-0423

SB 01268  Sen. Martin A. Sandoval-Omar Aquino

New Act

Creates the Permanent Legal Resident Voting Act. Provides that every election authority in this State shall prepare a special permanent legal residents voter registration application and maintain a voter registration list for permanent legal residents within the election authority's jurisdiction. Provides that permanent legal residents may register to vote using the special permanent legal residents voter registration application if they meet the other qualifications for voting. Provides that permanent legal residents registered to vote under the Act may vote in any election in which a referendum involving a property tax levy appears on the ballot. Provides that permanent legal residents registered to vote under the Act shall be given a special ballot with only the referendum or referenda involving a property tax levy on the ballot, and shall not be given ballots to vote on any other issue. Provides that the State Board of Elections may adopt rules to implement the Act. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01269  Sen. Martin A. Sandoval

430 ILCS 30/1 from Ch. 95 1/2, par. 700-1


Feb 09 17  S  Referred to Assignments

SB 01270  Sen. Martin A. Sandoval

625 ILCS 25/1 from Ch. 95 1/2, par. 1101

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

Feb 09 17  S  Referred to Assignments

SB 01271  Sen. David Koehler and Ira I. Silverstein

510 ILCS 77/10.30

Amends the Livestock Management Facilities Act. Makes a technical change in a Section defining "livestock management facility".

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01272  Sen. David Koehler, Ira I. Silverstein, Omar Aquino, Kimberly A. Lightford and Chris Nybo

415 ILCS 5/1 from Ch. 111 1/2, par. 1001

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

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments


415 ILCS 5/1 from Ch. 111 1/2, par. 1001

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

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01274  Sen. Michael Connelly
          (Rep. Sara Wojcicki Jimenez)
30 ILCS 500/45-35
Amends the Illinois Procurement Code. Makes changes to provisions concerning the use of not-for-profit agencies for persons
with significant disabilities (previously, facilities for persons with severe disabilities). Provides that a not-for-profit agency shall be a
qualified agency if it is, among other requirements, accredited by a nationally-recognized accrediting organization or certified as a
development training provider by the Department of Human Services (rather than requiring the agency to meet the applicable
Department just standards). Requires the Department to develop guidelines of appropriate national accrediting organizations within 6
months after the effective date of the amendatory Act. Requires the State Use Committee to, not less than every 3 years, develop a
strategic plan for increasing the number of products or services purchased from qualified agencies (rather than developing one 5-year
Apr 26 17  H  Referred to Rules Committee

SB 01275  Sen. Jason A. Barickman
55 ILCS 5/4-11001  from Ch. 34, par. 4-11001
735 ILCS 5/2-1105  from Ch. 110, par. 2-1105
Amends the Counties Code and the Code of Civil Procedure to reenact provisions of the Act without the changes made to
those provisions by Public Act 98-1132, which was held unconstitutional by the Illinois Supreme Court in Kakos v. Butler, 2016 IL
120377. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01276  Sen. Jason A. Barickman
          (Rep. Arthur Turner)
725 ILCS 5/104-15  from Ch. 38, par. 104-15
730 ILCS 5/5-2-4  from Ch. 38, par. 1005-2-4
Amends the Code of Criminal Procedure of 1963 concerning unfit defendants. Provides that if the report to the court, the
State, and the defense indicates that the defendant is not fit to stand trial or to plead because of a disability, the report shall include an
opinion as to the likelihood of the defendant attaining fitness within a period of time from the date of the finding of unfitness (rather
than one year) if provided with a course of treatment. Provides that for a defendant charged with a felony, the period of time shall be
one year. Provides that for a defendant charged with a misdemeanor, the period of time shall be no longer than the maximum term of
imprisonment for the most serious offense. Provides that not more than 30 days after admission and every 90 (rather than 60) days
thereafter so long as the initial order remains in effect, the facility director shall file a treatment plan report in writing with the court
and forward a copy of the treatment plan report to the clerk of the court, the State's Attorney, and the defendant's attorney, if the
defendant is represented by counsel, or to a person authorized by the defendant under the Mental Health and Developmental
Disabilities Confidentiality Act to be sent a copy of the report. Effective January 1, 2018.
Aug 25 17  S  Public Act . . . . . . . 100-0424

SB 01277  Sen. Jil Tracy
820 ILCS 405/602  from Ch. 48, par. 432
Amends provisions of the Unemployment Insurance Act concerning ineligibility for benefits after a discharge for misconduct.
Provides that "misconduct" means the violation (rather than the deliberate and willful violation) of a reasonable rule or policy of the
employing unit governing the individual's behavior in performance of his or her work, provided the violation has harmed the
employing unit or other employees or has been repeated by the individual despite a warning or other instruction (rather than explicit
instruction) from the employing unit.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01278  Sen. Jil Tracy
820 ILCS 130/2  from Ch. 48, par. 39s-2
Amends the Prevailing Wage Act. Provides that "public works" does not include conservation projects or practices on private
land paid for wholly or in part out of public funds. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01279  Sen. Jil Tracy

820 ILCS 130/3 from Ch. 48, par. 39s-3

Amends the Prevailing Wage Act. Provides that prevailing wage need not be paid to workers engaged in the construction or demolition of public works when employed by or working on behalf of nonprofit organizations for educational purposes. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01280  Sen. William E. Brady and Emil Jones, III

New Act

35 ILCS 5/1102 from Ch. 120, par. 11-1102
35 ILCS 5/1103 from Ch. 120, par. 11-1103
35 ILCS 120/5 from Ch. 120, par. 11-1105
35 ILCS 120/5a from Ch. 120, par. 444a
35 ILCS 120/5b from Ch. 120, par. 444b
35 ILCS 120/5c from Ch. 120, par. 444c
35 ILCS 520/16 from Ch. 120, par. 2166
35 ILCS 520/17 from Ch. 120, par. 2167
35 ILCS 520/19 from Ch. 120, par. 2169
65 ILCS 5/8-3-15 from Ch. 24, par. 8-3-15
215 ILCS 155/22 from Ch. 73, par. 1422

Creates the State Tax Lien Registration Act. Provides that the Department of Revenue shall establish and maintain a public database known as the State Tax Lien Registry. Provides that, if any person neglects or refuses to pay any final tax liability, the Department of Revenue may file in the registry a notice of tax lien within 3 years from the date of the final tax liability. Provides that the tax lien is perfected upon inclusion in the registry and shall be attached to all of the existing and after-acquired property of the debtor. Provides that the Department of Revenue may impose filing fees and fees to release the lien. Provides that the Department of Revenue may sell at bulk the information appearing on the tax lien registry; however, that information may not be used by any party for survey, marketing, or solicitation purposes. Amends the Illinois Income Tax Act, the Retailers’ Occupation Tax Act, the Cannabis and Controlled Substances Tax Act, and the Title Insurance Act to make conforming changes. Effective January 1, 2018.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01281  Sen. William E. Brady
(Rep. Michael J. Zalewski)

35 ILCS 120/2a from Ch. 120, par. 441a

Amends the Retailers’ Occupation Tax Act. Provides that certificates of registration that are issued or renewed on or after July 1, 2017 shall expire one year (currently, 5 years) after the issuance or last renewal of that certificate of registration. Effective immediately.

Jan 03 18 H Rule 19(a) / Re-referred to Rules Committee

SB 01282  Sen. William E. Brady

235 ILCS 5/3-12
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/5-6

Amends the Liquor Control Act of 1934. Removes provisions concerning third-party providers who ship wine on behalf of certain licensees, including reporting requirements, agency of a third-party provider, and rulemaking. Provides that grant funds from the Food and Drug Administration for conducting unannounced investigations of Illinois tobacco vendors are deposited into the Dram Shop Fund only until September 29, 2017. Removes an obsolete reporting requirement relating to compliance with the Federal ADAMHA Reorganization Act of 1992. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 01283 Sen. William E. Brady

35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 155/3 from Ch. 120, par. 1703
35 ILCS 155/4 from Ch. 120, par. 1704
50 ILCS 753/20
220 ILCS 5/13-703 from Ch. 111 2/3, par. 13-703
415 ILCS 5/55.8 from Ch. 111 1/2, par. 1055.8
415 ILCS 5/55.10 from Ch. 111 1/2, par. 1055.10

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Prepaid Wireless 9-1-1 Surcharge Act, the Public Utilities Act, and the Environmental Protection Act. Provides that certain tax returns filed under those Acts must be filed electronically. Provides that vendor discounts under those Acts are allowed only for returns that are filed electronically. Provides that the electronic return requirement does not apply to the Automobile Renting Occupation and Use Tax Act. Effective immediately.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01284  Sen. William E. Brady

30 ILCS 105/5.875 new
30 ILCS 105/6z-101 new

35 ILCS 105/9  from Ch. 120, par. 439.9
35 ILCS 105/19 from Ch. 120, par. 439.19
35 ILCS 110/9  from Ch. 120, par. 439.39
35 ILCS 110/17 from Ch. 120, par. 439.47
35 ILCS 115/9  from Ch. 120, par. 439.109
35 ILCS 115/17 from Ch. 120, par. 439.117
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 120/6 from Ch. 120, par. 445
35 ILCS 128/1-55
35 ILCS 130/9d from Ch. 120, par. 453.9d
35 ILCS 135/14a from Ch. 120, par. 453.44a
35 ILCS 510/2  from Ch. 120, par. 481b.2
35 ILCS 620/6  from Ch. 120, par. 473
35 ILCS 625/6  from Ch. 120, par. 1416
35 ILCS 630/10 from Ch. 120, par. 2010
235 ILCS 5/8-3  from Ch. 43, par. 159a

Amends the State Finance Act to create the Sales and Excise Tax Refund Fund. Provides that moneys in the Fund shall be used by the Department of Revenue to pay refunds under various tax Acts. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to provide that 0.18% of 80% of the net revenue realized for the preceding month from the 6.25% general rate on the selling price of tangible personal property shall be deposited each month into the Sales and Excise Tax Refund Fund. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Cigarette Machine Operators' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Coin-Operated Amusement Device and Redemption Machine Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, the Telecommunications Excise Tax Act, and the Liquor Control Act of 1934 to provide that refunds shall be made under those Acts from the Sales and Excise Tax Refund Fund (instead of from appropriations made available for that purpose). Effective July 1, 2017.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01285  Sen. William E. Brady
            (Rep. David S. Olsen)

20 ILCS 687/6-5
20 ILCS 687/6-8 new
20 ILCS 715/10
20 ILCS 2505/2505-210  was 20 ILCS 2505/39c-1
30 ILCS 105/6z-18  from Ch. 127, par. 142z-18
35 ILCS 5/901  from Ch. 120, par. 9-901
35 ILCS 105/3-5
35 ILCS 105/3-5.5
35 ILCS 105/9  from Ch. 120, par. 439.9
35 ILCS 110/3-5.5
35 ILCS 110/9  from Ch. 120, par. 439.39
35 ILCS 115/3-5.5
35 ILCS 115/9  from Ch. 120, par. 439.109
35 ILCS 120/2-5.5
35 ILCS 120/3  from Ch. 120, par. 442
35 ILCS 120/5j  from Ch. 120, par. 444j
35 ILCS 128/1-40
35 ILCS 130/2  from Ch. 120, par. 453.2
35 ILCS 135/3  from Ch. 120, par. 453.33
35 ILCS 143/10-30
35 ILCS 145/6  from Ch. 120, par. 481b.36
35 ILCS 175/10
35 ILCS 200/8-35
35 ILCS 200/17-20
35 ILCS 200/17-40
35 ILCS 450/2-45
35 ILCS 450/2-50
35 ILCS 505/2b  from Ch. 120, par. 418b
35 ILCS 505/5  from Ch. 120, par. 421
35 ILCS 505/5a  from Ch. 120, par. 421a
35 ILCS 505/13  from Ch. 120, par. 429
35 ILCS 615/2a.2  from Ch. 120, par. 467.17a.2
35 ILCS 615/3  from Ch. 120, par. 467.18
35 ILCS 620/2a.2  from Ch. 120, par. 469a.2
35 ILCS 630/6  from Ch. 120, par. 2006
35 ILCS 636/5-50
35 ILCS 640/2-9
35 ILCS 640/2-11
50 ILCS 470/31
55 ILCS 5/5-1006  from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
SB 01285 (CONTINUED)

55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
55 ILCS 5/5-1008.5
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6b
65 ILCS 5/11-74.3-6
70 ILCS 210/13 from Ch. 85, par. 1233
70 ILCS 750/25
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
230 ILCS 15/2 from Ch. 85, par. 2302
230 ILCS 20/5 from Ch. 120, par. 1055
230 ILCS 25/3 from Ch. 120, par. 1103
230 ILCS 30/9 from Ch. 120, par. 1129
235 ILCS 5/8-2 from Ch. 43, par. 159
305 ILCS 20/13
305 ILCS 20/19 new
415 ILCS 5/55.10 from Ch. 111 1/2, par. 1055.10
415 ILCS 125/315
415 ILCS 135/65

Amends the Corporate Accountability for Tax Expenditures Act. Provides that the Unified Economic Development Budget shall be due within 6 months (instead of 3 months) after the end of the fiscal year. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. For the purposes of mandatory payments by electronic funds transfer, provides that the annual tax liability includes motor fuel tax liability and fees under the Environmental Impact Fee law. Amends the Illinois Income Tax Act. Makes changes concerning deposits into the Income Tax Refund Fund, the Fund for the Advancement of Education, and the Commitment to Human Services Fund. Amends the Property Tax Code to allow the Department of Revenue to publish equalization factors on its website. Amends the Retailers' Occupation Tax Act, the Service Occupation Tax Act, the Service Use Tax Act, and the Use Tax Act to make technical corrections. Amends various tax Acts to provide that, if a payment provided for under one of those Acts exceeds the taxpayer's liability under that Act, then the taxpayer may credit the excess payment against liability subsequently to be remitted to the Department of Revenue. Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997 and the Energy Assistance Act to incorporate certain provisions of the Retailers' Occupation Tax Act. Effective immediately.

Senate Committee Amendment No. 1

In the Illinois Income Tax Act, makes technical corrections concerning transfers from the General Revenue Fund into the Fund for the Advancement of Education, the Commitment to Human Services Fund, and the Tax Compliance and Administration Fund.

Senate Committee Amendment No. 2


Senate Committee Amendment No. 5

Deletes reference to:

35 ILCS
SB 01285 (CONTINUED)

Deletes reference to:

35 ILCS 200/17-20

Deletes reference to:

35 ILCS 200/17-40

Further amends the Illinois Income Tax Act to provide that transfers from the Personal Property Tax Replacement Fund to the Income Tax Refund Fund shall also include the amount of refund claims received but neither paid nor denied as of the end of the fiscal year. Provides that the amount of surplus funds transferred from the Income Tax Refund Fund to the General Revenue Fund at the end of each fiscal year shall be net of the amount of refund claims received but neither paid nor denied. Removes provisions from the introduced bill amending the Property Tax Code to require the publication of assessment lists and tentative and final equalization factors on the Department of Revenue's website.

May 31 17      H  Rule 19(a) / Re-referred to Rules Committee

215 ILCS 5/123C-1 from Ch. 73, par. 735C-1
215 ILCS 5/123C-2 from Ch. 73, par. 735C-2
215 ILCS 5/123C-3 from Ch. 73, par. 735C-3
215 ILCS 5/123C-9 from Ch. 73, par. 735C-9
215 ILCS 5/123C-11 from Ch. 73, par. 735C-11
215 ILCS 5/123C-12 from Ch. 73, par. 735C-12
215 ILCS 5/123C-13 from Ch. 73, par. 735C-13
215 ILCS 5/123C-16 from Ch. 73, par. 735C-16
215 ILCS 5/123C-17 from Ch. 73, par. 735C-17
215 ILCS 5/123C-19 from Ch. 73, par. 735C-19
215 ILCS 5/123C-23 new
215 ILCS 5/123C-24 new
215 ILCS 5/123C-25 new
215 ILCS 5/123C-26 new
215 ILCS 5/123C-27 new
215 ILCS 5/123C-28 new
215 ILCS 5/123C-4 rep.

Amends the Domestic Captive Insurance Companies Article of the Illinois Insurance Code. Makes changes to provisions concerning definitions. Prohibits captive insurance companies from issuing certain types of insurance. Provides that the Department of Insurance may not issue a certificate of authority to a captive insurance company unless the company possesses and maintains unencumbered capital and surplus in an amount determined by the Director of Insurance after considering specified factors. Provides that the amount of capital and surplus may not be less than specified for classes of captive insurance companies. Makes changes to the reports a captive insurance company must submit to the Director. Allows, upon written application to the Director, the annual report to be filed at a fiscal year's end, rather than on or prior to March 1. Allows a captive insurance company to make loans to its affiliates with the prior approval of the Director. Adds additional requirements for a captive insurance company to provide reinsurance. Provides that annually, 10% of the premium tax revenues collected under certain provisions of the Code to be transferred to the Department for the regulation of captive insurance companies. Reduces fees for the filing of certain documents from $7,000 to $2,000. Removes certain requirements to issue letters of credit. Allows the Director to approve captive reinsurance pools under certain circumstances. Makes provisions concerning standards for risk management of controlled unaffiliated businesses, captive managers, dividends, and confidentiality. Allows the Director to adopt rules to enforce the provisions. Repeals a provision concerning minimum surplus. Makes other changes.

Senate Floor Amendment No. 1

Adds reference to:
215 ILCS 5/121-2.08 from Ch. 73, par. 733-2.08

Adds reference to:
215 ILCS 5/445

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Further amends the Illinois Insurance Code. Provides that contracts of insurance with an industrial insured that qualifies as a Safety-Net Hospital are exempt from certain requirements concerning transactions in the State involving contracts of insurance independently procured directly from an unauthorized insurer by industrial insureds. Defines "Safety-Net Hospital". In provisions concerning surplus lines, provides that the tax rate for a surplus line insurance policy or contract is 2.5% (rather than 3.5%). Provides that 15% (rather than 10%) of the premium tax revenues collected shall be transferred to the Department of Insurance for the regulation of captive insurance companies.

Senate Floor Amendment No. 3

Deletes reference to:
215 ILCS 5/445
SB 01286 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No. 1 with the following changes: Provides that for contracts of insurance effective January 1, 2015 through December 31, 2017, the insured shall pay to the Director of Insurance a sum equal to the gross premium of the contract multiplied by certain surplus line tax rates. Provides that for contracts of insurance on or after January 1, 2018, the insured shall pay to the Director a sum equal to 0.5% of the gross premium of the contract. Removes provisions requiring 15% of the premium tax revenues collected from captive insurance companies to be transferred to the Department of Insurance for the regulation of captive insurance companies. Removes provisions concerning surplus lines.

May 18 18    H   Rule 19(a) / Re-referred to Rules Committee
Amends the School Code. Provides that a duty of regional superintendents is to inspect the energy conservation measures of schools under the Code. In provisions concerning school energy conservation and savings measures, provides that qualified providers need to be licensed in accordance with the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, or the Structural Engineering Practice Act of 1989. Provides for procedures for the submission of proposals. Provides for changes made under guaranteed energy savings contracts to be subject to performance reviews. Changes the period of time in which guaranteed energy savings contracts begin becoming cost effective from 20 years to 8 years. Changes references from "energy or operational costs" to "energy operating costs". Makes changes to various definitions. Makes other changes.
SB 01287 (CONTINUED)

105 ILCS 5/19b-1 from Ch. 122, par. 19b-1

Replaces everything after the enacting clause. Amends the School Code. Makes a technical change in a Section concerning school energy conservation.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01288 Sen. Dan McConchie, Pamela J. Althoff, Jim Oberweis and Heather A. Steans

235 ILCS 5/5-1 from Ch. 43, par. 115

Amends the Liquor Control Act of 1934. Provides that a craft distiller may make sales and deliveries to importing distributors and distributors and may make sales and deliveries of up to 25,000 gallons of spirits to retail licensees per year. Effective immediately.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01289 Sen. Julie A. Morrison-Dan McConchie-Don Harmon, Jennifer Bertino-Tarrant, Scott M. Bennett, Thomas Cullerton and Andy Manar-Karen McConnaughay

(Rep. Barbara Flynn Currie)

5 ILCS 420/1-102.5 new
5 ILCS 420/1-104.3 new
5 ILCS 420/1-104.4 new
5 ILCS 420/1-104.5 new
5 ILCS 420/1-105 new from Ch. 127, par. 601-105
5 ILCS 420/1-105.2 new
5 ILCS 420/1-105.3 new
5 ILCS 420/1-105.4 new
5 ILCS 420/1-105.6 new
5 ILCS 420/1-105.7 new
5 ILCS 420/1-110 from Ch. 127, par. 601-110
5 ILCS 420/1-112.5 new
5 ILCS 420/1-113.6 new
5 ILCS 420/1-113.7 new
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-108
5 ILCS 420/4A-104 rep.

25 ILCS 170/6 from Ch. 63, par. 176

Amends the Illinois Governmental Ethics Act. Creates a uniform statement of economic interest form that must be completed by all persons who are required to file that form under the Act. Changes the nature of the required disclosures that must be made. Authorizes the Secretary of State to institute an electronic statement of economic interest filing system. Repeals a provision that established a separate form for persons required to file a statement of economic interests with county clerks. Effective January 1, 2018.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Removes the modifications made to the term “economic opportunity” from the bill. Modifies the term “creditor” as defined in the introduced bill. Removes language requiring electronic ethics training for ethics officers under the State Officials and Employees Ethics Act. Makes conforming changes. Adds applicability clause. Effective January 1, 2018, except that specified Sections take effect immediately.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee
SB 01290  Sen. Sue Rezin
(Rep. Jerry Lee Long and Linda Chapa LaVia)

105 ILCS 5/19-1
105 ILCS 5/19-11 from Ch. 122, par. 19-11

Amends the School Code. In a Section concerning the debt limitations of school districts, provides that, in addition to all other authority to issue bonds, Waltham Community Consolidated School District 185 may incur indebtedness in an aggregate principal amount not to exceed $9,500,000 to build and equip a new school building and improve the site thereof if certain conditions are met, including (1) that the voters of the district approve an advisory question that recommends the building and equipping of a new school building at the general election held on November 8, 2016 and (2) that, prior to incurring the debt, the school board determines, by resolution, that the building and equipping of a new school building is required as a result of the age and condition of the district’s existing buildings. Provides that the debt issued and any bonds issued to pay, refund, or continue to refund such debt must mature within not to exceed 25 years from their date, notwithstanding any other law to the contrary. Effective immediately.

Senate Floor Amendment No. 1
Provides that in order to incur specified debt, the voters in the school district must approve an advisory question regarding the use of funding sources to build a new school building and its effect on property tax rates (rather than an advisory question that recommends the building and equipping of a new school building).

House Committee Amendment No. 1
Makes changes to the condition concerning voter approval of an advisory question on which Waltham Community Consolidated School District 185 may incur additional indebtedness.

House Floor Amendment No. 2
Adds reference to:
65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7

Replaces everything after the enacting clause with provisions of the engrossed bill as amended by House Amendment No. 1 with the following changes: Requires an advisory question to have asked about the use of funding sources to build a new school building without increasing property tax rates (rather than to build a new school building and its effect on property tax rates). Provides that in order to incur the indebtedness, the school board must enter into intergovernmental agreements with the City of LaSalle to pledge moneys in a special tax allocation fund associated with tax increment financing districts LaSalle I and LaSalle III and the Village of Utica to pledge moneys in a special tax allocation fund associated with tax increment financing district Utica I for the purposes of repaying the debt issued pursuant to the provisions. Provides that notwithstanding any other provision of law to the contrary, the intergovernmental agreement may extend these tax increment financing districts as necessary to ensure repayment of the debt. Makes a conforming change in the Illinois Municipal Code. Effective immediately.

Sep 22 17  S Public Act . . . . . . . . . 100-0531

SB 01291  Sen. Julie A. Morrison, Toi W. Hutchinson, Kwame Raoul, Daniel Biss, Heather A. Steans-Jacqueline Y. Collins-Ira I. Silverstein, Cristina Castro, Iris Y. Martinez, Terry Link, Antonio Muñoz, Patricia Van Pelt-Don Harmon and Napoleon Harris, III

New Act
430 ILCS 65/8.2
430 ILCS 66/70

Creates the Lethal Violence Order of Protection Act. Provides that a petitioner may request an emergency lethal violence order of protection by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Provides that the petition shall also describe the type, and location of any firearm or firearms presently believed by the petitioner to be possessed or controlled by the respondent. Provides that the petitioner may be a family member of the respondent or a law enforcement officer, who files a petition alleging that the respondent poses a danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Establishes factors that the court must consider before issuing a lethal violence order of protection. Provides for the issuance of ex parte orders and one year orders. Provides that if the court issues the order the respondent must: (1) refrain from having in his or her custody or control, owning, purchasing, possessing, or receiving additional firearms for the duration of the order; and (2) turn over to the local law enforcement agency any firearm, Firearm Owner's Identification Card, or concealed carry license in his or her possession. Establishes factors for renewing and terminating lethal violence orders of protection. Amends the Firearm Owners Identification Card Act and the Firearm Concealed Carry Act to make conforming changes. Defines “family member of the respondent”, "lethal violence order of protection", "petitioner", and "respondent".

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments
SB 01292  Sen. Toi W. Hutchinson
35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 09 17  S  Referred to Assignments

SB 01293  Sen. Toi W. Hutchinson
65 ILCS 5/A 11 Div. 88.1 heading new
65 ILCS 5/11-88.1-5 new
65 ILCS 5/11-88.1-10 new
Amends the Illinois Municipal Code. Provides that the City of Chicago shall make grants from moneys transferred to the City under the Chicago Casino Development Authority Act (currently introduced in Senate Bill 7) to municipalities that meet specified eligibility requirements. Provides that a municipality that is part of a group of municipalities that jointly act for the purpose of obtaining or treating water is not eligible for a grant. Limits the amount of grants to $3,000,000 annually. Effective immediately.
Feb 09 17  S  Referred to Assignments
SB 01294
Sen. Toi W. Hutchinson, Linda Holmes-Wm. Sam McCann-Patricia Van Pelt-David Koehler, Napoleon Harris, III, Pamela J. Althoff and Steven M. Landek

New Act

505 ILCS 100/2 from Ch. 5, par. 952
720 ILCS 550/3 from Ch. 56 1/2, par. 703

Creates the Industrial Hemp Act. Provides that any person desiring to grow, process, cultivate, harvest, process, possess, sell, or purchase industrial hemp or industrial hemp related products must be licensed by the Department of Agriculture. Provides that the application for a license shall include the name and address of the applicant and the legal description of the land area to be used to grow or process industrial hemp and that the license shall be valid for a period of 5 years. Preempts home rule powers. Amends the Illinois Noxious Weed Law. Provides that "noxious weed" does not include industrial hemp. Amends the Cannabis Control Act. Provides that "cannabis" does not include industrial hemp.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the language of the introduced bill with changes. Provides that industrial hemp means the plant Cannabis sativa L. and any part of that plant, whether growing or not, with a delta-9 tetrahydrocannabinol concentration of not more than 0.3 percent on a dry weight basis (in the introduced bill, fibers, seeds, and roots cultivated from plants of the cannabis genus with a THC content of 1% or lower). Provides that a person desiring to grow, cultivate, or process industrial hemp or industrial hemp products must be licensed by the Department of Agriculture (in the introduced bill, any person desiring to grow, cultivate, harvest, process, possess, sell, or purchase industrial hemp or industrial hemp related products must be licensed by the Department). Provides that the application for a license shall include the legal description of the land area, including Global Positioning System coordinates. Provides that the Department may determine, by rule, the duration of a license and the requirements for license renewal (in the introduced bill, if the applicant completes the application process to the satisfaction of the Department, then the Department shall issue the license, which shall be valid for a period of 5 years).

Senate Floor Amendment No. 2
Add reference to:
30 ILCS 105/5.878 new
Add reference to:
720 ILCS 550/8 from Ch. 56 1/2, par. 708
Add reference to:
720 ILCS 550/15.2 rep.

Replaces everything after the enacting clause. Reinserts the language of Senate Amendment No. 1 with changes. Provides that a person desiring to cultivate industrial hemp shall be licensed by the Department of Agriculture (in Senate Amendment No. 1, a person desiring to grow, cultivate, or process industrial hemp or industrial hemp products must be license by the Department). All fees and fines collected by the Department under the Act shall be deposited into the Industrial Hemp Regulatory Fund. Provides that monies in the Fund shall be utilized by the Department for the purposes of implementation, administration, and enforcement of the Act. Provides that a person employed by the Department shall not be subject to criminal or civil penalties for taking any action under the Act when the actions are within the scope of his or her employment. Repeals a Section in the Cannabis Control Act concerning an industrial hemp pilot program. Amends the State Finance Act to make conforming changes.

SB 01295
Sen. Toi W. Hutchinson

105 ILCS 25/1.25 new

Amends the Interscholastic Athletic Organization Act to require an association or other entity that has, as one of its purposes, promoting, sponsoring, regulating, or in any manner providing for interscholastic athletics or any form of athletic competition among high schools and high school students within this State to adopt a rule requiring all softball pitchers to wear protective facial gear. Effective immediately.
SB 01296

New Act
30 ILCS 105/5.878 new
Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Provides that the Department of Labor shall administer the Act. Authorizes the imposition of civil penalties. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01297
Sen. John G. Mulroe
(Rep. Elaine Nekritz)

215 ILCS 5/189 from Ch. 73, par. 801
215 ILCS 5/204 from Ch. 73, par. 816

Amends the Illinois Insurance Code. Provides that during a conservation, rehabilitation, or liquidation proceeding, a Federal Home Loan Bank shall not be stayed, enjoined, or prohibited from exercising or enforcing any right or cause of action regarding collateral pledged under any security agreement or any pledge, security, collateral, or guarantee agreement or any other similar arrangement or credit enhancement relating to the Federal Home Loan Bank security agreement. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Moves language providing that a Federal Home Loan Bank shall not be stayed, enjoined, or prohibited from exercising or enforcing certain rights or causes of action to provisions of the Illinois Insurance Code regarding prohibited and voidable transfers and liens. Makes technical changes. Effective immediately.

Aug 11 17 S Public Act . . . . . . . . . 100-0089

SB 01298
Sen. John G. Mulroe-Karen McConnaughay and Emil Jones, III
(Rep. Robert Rita)

625 ILCS 5/1-105 from Ch. 95 1/2, par. 1-105
625 ILCS 5/12-215 from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code. Amends the definition of "authorized emergency vehicle" to include vehicles of the Illinois State Toll Highway Authority with a gross vehicle weight rating of 9,000 pounds or more and those identified as Highway Emergency Lane Patrol (rather than vehicles of the Illinois State Toll Highway Authority identified as Highway Emergency Lane Patrol). Allows vehicles of the Illinois State Toll Highway Authority with a gross vehicle weight of 9,000 pounds or more to use red or white oscillating, rotating, or flashing lights. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/1-105
Deletes reference to:
625 ILCS 5/12-215
Add reference to:
625 ILCS 5/12-603 from Ch. 95 1/2, par. 12-603


Nov 07 18 H Placed on Calendar 2nd Reading - Short Debate
SB 01299  Sen. Michael Connelly
(Rep. Mike Fortner)
105 ILCS 5/21B-20
Amends the Educator Licensure Article of the School Code. Provides that the holder of a master's degree in public administration who completes an additional 6 semester hours of internship in school business management from a regionally accredited institution of higher education and passes applicable State tests is eligible for a chief school business official endorsement. Requires the State Board of Education to adopt any rules necessary to implement the amendatory Act. Effective immediately.

Apr 28 17  H  Referred to Rules Committee

SB 01300  Sen. Neil Anderson
720 ILCS 5/24-2
Amends the Criminal Code of 2012. Provides that full-time, sworn, compensated fire fighters are permitted to carry a pistol, revolver, stun gun, taser, or other firearm on his or her person in public or in a vehicle, if the fire fighter has a valid concealed carry license, is carrying on duty, and has been approved to carry on duty by the mayor, city council, village president, or village board of trustees.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01301  Sen. Neil Anderson, Paul Schimpf and Dale Fowler-Laura M. Murphy
430 ILCS 66/42 new
Amends the Firearm Concealed Carry Act. Provides that a non-resident may carry a handgun under the Act if the non-resident is 21 years of age or older, has a license or permit in a state where the training requirements are substantially similar under the Act or to non-residents of contiguous states if a reciprocal agreement has been entered into, the permit holder is not a resident of Illinois, and the permit holder is a legal resident of the United States. Provides that a non-resident is subject to the same laws and restrictions as a license holder under the Act. Provides that if a resident of another state who is permitted to carry under this provision establishes legal residence in this State, the license or permit shall be valid in this State for 90 days following the date on which the holder of the license establishes legal residence in this State. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01302  Sen. Neil Anderson, Paul Schimpf, Dale Fowler and Dave Syverson
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Provides that the prohibition by a licensee under the Act from carrying a firearm into any building, parking area, or portion of a building under the control of an officer of the executive or legislative branch of government does not apply to any rest areas under the control of the Department of Transportation or to buildings located in rest areas under the control of the Department of Transportation. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01303  Sen. Neil Anderson, Paul Schimpf and Dale Fowler
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm on any bus, train, or form of transportation paid for in whole or in part with public funds, and any building, real property, and parking area under the control of a public transportation facility paid for in whole or in part with public funds. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
Brandon W. Phelps, Silvana Tabares, Martin J. Moylan, Melissa Conyears-Ervin, Sam Yingling, William Davis, Emanuel
Chris Welch, Natalie A. Manley, Tony McCombie, Justin Slaughter, Elizabeth Hernandez, Cynthia Soto, Daniel J. Burke,
Linda Chapa LaVia and Robert Martwick)

65 ILCS 5/10-1-7.3 new
65 ILCS 5/10-2.1-4  from Ch. 24, par. 10-2.1-4
70 ILCS 705/16.04b new

Amends the Illinois Municipal Code and the Fire Protection District Act. Provides that a person shall not be appointed as the
chief, the acting chief, the department head, or a position, by whatever title, that is responsible for day-to-day operations of a fire
department or fire protection district for greater than 180 days unless he or she possesses: (1) Office of the State Fire Marshal
Firefighter Basic Certification or Firefighter II Certification; Office of the State Fire Marshal Fire Officer I and II Certifications; and
an associate degree in fire science or a bachelor's degree from an accredited university or college; or (2) a minimum of 10 years'
experience as a firefighter at the fire department, or fire protection district, in the jurisdiction making the appointment. Effective
immediately.

Senate Committee Amendment No. 1
Provides that the provisions of the introduced bill apply to fire departments that employ firefighters under the provisions of
the Civil Service in Cities Division or the Board of Fire and Police Commissioners Division of the Illinois Municipal Code or fire
protection districts that employ firefighters under the provisions of the Fire Protection District Act.

Senate Floor Amendment No. 2
Limits applicability of the provisions of the introduced bill regarding the Civil Service in Cities Division of the Illinois
Municipal Code to specified sections concerning original appointments for full-time firefighters.

Aug 25 17  S  Public Act . . . . . . . . . 100-0425

SB 01305  Sen. Michael Connelly

5 ILCS 315/14  from Ch. 48, par. 1614

Amends the Illinois Public Labor Relations Act. Requires an arbitration panel to fully consider the statutory factors upon
which it must base its findings, opinions, and orders during the dispute of a new or amended security labor agreement's wage rates or
other employment conditions. Specifies the bases for the statutory factor of the unit of government's financial ability to meet costs.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01306  Sen. Michael Connelly

820 ILCS 105/4b new

Amends the Minimum Wage Law. Provides that an employer may impose a disciplinary suspension without pay upon certain
bona fide executive, administrative, and professional employees and certain employees of governmental bodies. Provides that a
deduction from the pay of such employees may be made for suspensions of one or more full days imposed in good faith for infractions
of workplace conduct rules; the suspension must be imposed pursuant to a written policy applicable to all employees; and an employer,
in imposing such a suspension, may deduct from the employee's salary the hourly or daily equivalent of the employee's full salary or
any other amount proportional to the time actually missed by the employee.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01307  Sen. Michael Connelly

5 ILCS 315/3  from Ch. 48, par. 1603

Amends Illinois Public Labor Relations Act. Provides that a secretary, assistant, or one of like position to a person who
formulates, determines, and effectuates labor relations policy is presumed to be a "confidential employee". Provides that the following
is considered to be a person who formulates, determines, and effectuates labor relations policy under the Act: (i) the mayor, village
president, county board president, county board chairman, or other chief executive officer of a unit of local government, and (ii) any
village or city manager or village or city administrator, or anyone in a like position in any unit of local government. Limits the
provisions of the amendatory Act to a county with a population of more than 500,000 and municipalities that lie in whole or in part
within such a county. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that, once an agreement is reached between a public or educational employer and its employees regarding all of the terms of a collective bargaining agreement, the agreement shall be reduced to writing and published on the website of the public or educational employer. Requires the public or educational employer, not less than 14 days after publishing such an agreement, to hold an open public meeting on the ratification of that agreement. Provides that any contract between a public employer and an employee where the total compensation exceeds $150,000 shall be published on the employer's website for a period of not less than 14 days prior to being signed by both the employer and the employee. Requires the public employer to hold an open public meeting on the contract in addition to posting it for 14 days if that contract is subject to board approval. Makes conforming changes in the Open Meetings Act and the Freedom of Information Act. Effective immediately.

Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

Amends the Freedom of Information Act. Exempts from public inspection certain information collected by the Illinois Workers' Compensation Commission from self-insureds and papers, documents, reports, or evidence relevant to a workers' compensation fraud investigation conducted by the Department of Insurance. Amends the Criminal Code of 2012 regarding workers' compensation fraud penalties. Amends the Workers' Compensation Act. Makes changes concerning: accidental injuries that shall not be considered to be "arising out of and in the course of the employment"; the maximum compensation rate for a period of temporary total incapacity; wage differential benefits to professional athletes; limitations on the number of chiropractic, occupational therapy, or physical therapy visits an injured worker may receive for injuries; compensation awards for injuries to the shoulder and hip; the maximum allowable payment for certain service categories; the assignment and reassignment of arbitrators to hearing sites; the creation of an evidence based drug formulary; additional compensation awards where there has been a vexatious delay of authorization of medical treatment; annual reports on the state of self-insurance for workers' compensation in Illinois; and other matters. Effective immediately.

Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments
SB 01310  Sen. William R. Haine-Julie A. Morrison
40 ILCS 5/7-137 from Ch. 108 1/2, par. 7-137
30 ILCS 805/8.41 new
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that any current Tier 2 employee who first became an employee after attaining the age of 57 may, until December 31, 2017, make a one-time, irrevocable election to terminate his or her participation in the Fund. Provides that if an employee elects to terminate his or her participation, he or she shall receive a refund of his or her employee contributions, plus interest at the effective rate from the date of the service to the date of payment. Provides that the option not to participate in the Fund shall be offered to every person who (i) first enters employment for which creditable service may be granted on or after the effective date of the amendatory Act, (ii) is 57 years of age or more when he or she first enters that employment, and (iii) would be subject to the Tier 2 provisions. Provides that the election not to participate must be made prior to making any employee contributions and prior to any employer contributions being made on that person's behalf. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
May 19 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01311  Sen. Dale A. Righter and Jim Oberweis
(Rep. Fred Crespo)
20 ILCS 1605/9.1
Amends the Illinois Lottery Law. Requires the Department of the Lottery, on or before the last day of each fiscal year, to deposit any estimated remaining proceeds (rather than any remaining proceeds), after certain payments and transfers are made, into the Capital Projects Fund. Provides that the Department shall increase or decrease its deposit into the Capital Projects Fund each year by the amount that the actual expenditures either fell short of or exceeded the estimate used by the Department in making the deposit for the previous fiscal year. Effective immediately.
May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 01312  Sen. Antonio Muñoz, Chuck Weaver, Jennifer Bertino-Tarrant, Thomas Cullerton and Michael E. Hastings
730 ILCS 167/20
Amends the Veterans and Servicemembers Court Treatment Act. Provides that a defendant may be admitted into a Veterans and Servicemembers Court program post-adjudication only with the approval of the court. Provides that a "crime of violence" includes rather than means first degree murder, second degree murder, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual assault, armed robbery, aggravated arson, arson, aggravated kidnapping and kidnapping, aggravated battery resulting in great bodily harm or permanent disability, stalking, aggravated stalking, or any offense involving the discharge of a firearm or where occurred serious bodily injury or death to any person.
Senate Committee Amendment No. 1
Adds reference to:
730 ILCS 168/20
Replaces everything after the enacting clause. Reinserts the provisions of the bill. In the amendatory changes to the Veterans and Servicemembers Court Treatment Act, delete provision that a defendant must have the agreement of the prosecutor to be admitted into a Veterans and Servicemembers Court program. Deletes provision that excludes a defendant from the program if the defendant was within the past 10 years convicted of an offense where occurred serious bodily injury or death to any person. Amends the Mental Health Court Treatment Act. Deletes provision that a defendant must have the agreement of the prosecutor to be admitted into a mental health court program. Includes in the definition of "crime of violence", aggravated battery resulting in great bodily harm or permanent disability.
Aug 25 17  S  Public Act . . . . . . . . 100-0426

SB 01313  Sen. Antonio Muñoz
225 ILCS 10/2.09 from Ch. 23, par. 2212.09
Amends the Child Care Act of 1969. Includes in the definition of "day care center" schools that are granted membership by a recognized national or multistate educational organization or association which regularly recognizes, accredits, or provides membership to schools, such as the Association Montessori Internationale, the American Montessori Society, or the Waldorf Early Childhood Association of North America.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.

Feb 09 17  S  Referred to Assignments

Amends the Workers' Compensation Act. Provides that if there are insufficient funds in the Injured Workers' Benefit Fund to pay all claims, an amount of money sufficient to make up the deficiency shall be considered to be always appropriated from the Illinois Workers' Compensation Commission Operations Fund, the Rate Adjustment Fund, the Settlement Fund, and the Second Injury Fund. Provides that the minimum payout from the Injured Workers' Benefit Fund for death or permanent total disability is 364 weeks of benefits payable in a lump sum. Provides that proof that an employer was not insured or is not insured creates a rebuttable presumption that the employer knowingly failed to comply with specified provisions of the Act.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Illinois Emergency Management Agency Act. Provides that the Illinois Emergency Management Agency shall establish guidelines by rule for the expenditure of the funds in the Homeland Security Preparedness Fund with input provided by a statewide interagency organization and public safety multidisciplinary organizations established to advise the Director of the Illinois Emergency Management Agency regarding public safety preparedness. Provides that the Illinois Emergency Management Agency shall spend the moneys in the fund to enhance State and local homeland security preparedness, all risk disaster response readiness, and statewide public safety mutual aid. Amends the State Finance Act to create the Homeland Security Preparedness Fund. Amends the Illinois Vehicle Code. Provides that, beginning with the 2018 registration year, a $3 surcharge shall be collected in addition to other registration fees for motor vehicles of the first division, motorcycles, motor driven cycles, pedalcycles, and vehicles registered in the 8,000 lb. and less flat weight plate category to be deposited into the Homeland Security Preparedness Fund for the Illinois Emergency Management Agency to use as directed under the Illinois Emergency Management Agency Act. Provides that this surcharge shall not apply to registration of vehicles by units of local, State, or federal government and other specified organizations.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

Amends the State Employees Group Insurance Act of 1971. Modifies the term "annuitant" to not include any member of the General Assembly, or the surviving spouse of such a person, who is sworn into office for the first time on or after the effective date of this amendatory Act, and retires as a participating member under the General Assembly Retirement System, for the purpose of administering health benefits under the Act. Provides that eligible members who are members of the General Assembly before the effective date of this amendatory Act may, upon or during retirement from the General Assembly, make an irrevocable election not to participate in the program of health benefits as defined in this Act. Provides that any election not to participate in the program of health benefits made by a member prior to this amendatory Act shall not be considered irrevocable. Provides that the election to not participate must be made during the annual benefit choice period, or upon showing a qualifying change in status, subject to certain specified conditions. Effective immediately.

Feb 09 17  S  Referred to Assignments

Amends the Electronic Products Recycling and Reuse Act. Makes a technical change in a Section concerning the short title.
SB 01319 Sen. Tim Bivins
(Rep. Ryan Spain)

755 ILCS 5/11a-11.5 new
Amends the Probate Act of 1975. Provides that the Illinois Supreme Court or any circuit court of this State may adopt rules permitting the use of video conferencing equipment in any adult guardianship hearing. Provides that if the parties, including the respondent, and their attorneys, including the State Guardian or public guardian or an authorized representative of the State Guardian or public guardian, agree, one or multiple participants may testify by video conferencing equipment from any location in the absence of a court rule specifically prohibiting that testimony.

Senate Committee Amendment No. 1
Adds reference to:

755 ILCS 5/11a-10 from Ch. 110 1/2, par. 11a-10

Replaces everything after the enacting clause. Amends the Probate Act of 1975. Provides that the Illinois Supreme Court or any circuit court of this State may adopt rules permitting the use of video conferencing equipment in any adult guardianship hearing upon a showing that all other means of accommodating in-person testimony have been exhausted or that a participant will suffer harm if required to attend in person. Provides that if the parties, including the respondent, and their attorneys agree, one or multiple participants may testify by video conferencing equipment from any location in the absence of a court rule specifically prohibiting that testimony and notwithstanding any provisions of the Act to the contrary. Makes a corresponding change in provisions governing notice that must be provided to the respondent.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Probate Act of 1975. In a provision requiring a summons to be served on the respondent prior to an adult guardianship hearing, requires the summons to include a notice that if the respondent is unable to attend the hearing in person, the Judge can decide to hold the hearing at a place that is convenient and can also follow the rule of the Illinois Supreme Court, or its local equivalent, and decide if a video conference is appropriate. Provides that any circuit court of the State may adopt rules consistent with the rules of the Illinois Supreme Court permitting the use of video conferencing equipment in any adult guardianship hearing; and that no rule shall preclude a party from seeking the presentation of testimony in accordance with a specified Supreme Court Rule.

Aug 25 17 S Public Act . . . . . . . 100-0427
SB 01320
Sen. Martin A. Sandoval-Karen McConnaughay and Napoleon Harris, III
(Rep. Marcus C. Evans, Jr.)

New Act
20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Innovations for Transportation Infrastructure Act. Provides that the Department of Transportation may use
design-build project delivery methods, Construction Manager/General Contractor project delivery methods, or Alternative Technical
Concepts for design-bid-build project delivery of transportation facilities, provided that the delivery method does not exceed 20% of
the Department's multi-year highway improvement program, with no one year exceeding 30%. Provides that the Illinois State Toll
Highway Authority may use design-build project delivery methods, Construction Manager/General Contractor project delivery
methods, or Alternative Technical Concepts for design-bid-build project delivery of transportation facilities if the facilities delivered
do not exceed 20% of the Authority's annual improvement program. Places limits on the number of projects that the Department may
use the various methods on. Provides that during the first phase of the two-phase procurement, the Transportation Agency (Department
of Transportation or the Illinois State Toll Highway Authority) shall not consider price proposals to make its short-list decision.
Provides that at least half of the evaluation committee used to assist in selecting design-build and Construction Manager/General
Contractor contracts shall consist of licensed design professionals. Provides the Architectural, Engineering, and Land Surveying
Qualifications Based Selection Act does not apply to procurements under the new Act. Contains provisions concerning the
procurement process and terms of design-build and construction manager-general contractor contracts. Provides that the
Transportation Agency has eminent domain and quick take powers under the Act. Amends the Illinois Procurement Code and the

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 01321
Sen. Michael Connelly
(Rep. Peter Breen)

20 ILCS 4026/10
720 ILCS 5/11-9.3
720 ILCS 5/11-25
720 ILCS 5/11-26
730 ILCS 150/2 from Ch. 38, par. 222

Amends the Criminal Code of 2012. In the statute concerning grooming, defines "child" as a person under 17 years of age.
Changes the statute concerning traveling to meet a minor. Changes the offense to traveling to meet a child. Defines "child" as a person
under 17 years of age. Amends the Sex Offender Management Board Act and the Sex Offender Registration Act to make conforming
changes.

Aug 25 17 S Public Act . . . . . . . . 100-0428
SB 01322

Sen. Heather A. Steans-Pamela J. Althoff and Donne E. Trotter

(Rep. Sara Feigenholtz)

210 ILCS 49/4-105

Amends the Specialized Mental Health Rehabilitation Act of 2013. Provides that provisional licenses shall be awarded to every entity with a pending application for licensure on the effective date. Provides that the provisional licenses shall be awarded and in effect immediately upon the effective date of the amendatory Act. Effective July 1, 2017.

Senate Floor Amendment No. 1

Adds reference to:

210 ILCS 49/1-101.5

Adds reference to:

210 ILCS 49/1-102

Adds reference to:

210 ILCS 49/2-103

Adds reference to:

210 ILCS 49/4-104.5 new

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Specialized Mental Health Rehabilitation Act of 2013. Adds provisions concerning the training of existing staff of a recovery and rehabilitation support center and other levels of care licensed under the Act. Adds provisions concerning a waiver of compliance for facilities under the Act. Provides that upon application by a facility, the Director of Public Health may grant or renew the waiver of the facility's compliance with a rule or standard for a period not to exceed the duration of the current license or, in the case of an application for license renewal, the duration of the renewal period. Provides that notwithstanding any other provision of the Act or specified administrative rules, if a facility has received notice from the Department of Public Health that its application for provisional licensure to provide recovery and rehabilitation services has been accepted as complete and the facility has attested in writing to the Department that it will comply with the staff training plan approved by Division of Mental Health, then a provisional license for recovery and rehabilitation services shall be issued to the facility within 60 days after the Department determines that the facility is in compliance with specified requirements. Makes changes to the definition of "executive director". Makes other changes. Effective July 1, 2017.

House Committee Amendment No. 2

Deletes reference to:

210 ILCS 49/1-101.5

Deletes reference to:

210 ILCS 49/1-102

Deletes reference to:

210 ILCS 49/2-103

Deletes reference to:

210 ILCS 49/4-104.5

Deletes reference to:

210 ILCS 49/4-105

Deletes reference to:

210 ILCS 49/4-108.5

House Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Nurse Practice Act. Provides that a collaborative agreement between an advanced practice registered nurse and a podiatric physician must be in accordance with certain provisions. Provides that an advanced practice registered nurse who had a written collaborative agreement with a podiatric physician immediately before the effective date of Public Act 100-513 may continue in that collaborative relationship under the requirements that existed immediately before the amendment of Public Act 100-513 with regard to a written collaborative agreement between an advanced practice registered nurse and a podiatric physician until the collaborative relationship between the advanced practice registered nurse and podiatric physician terminates. Effective January 1, 2018.

Jan 26 18 S Public Act . . . . . . . . . . 100-0577
SB 01323  Sen. Kyle McCarter

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Eliminates a provision providing that a licensee may not knowingly carry a firearm on or into any bus, train, or form of transportation paid for in whole or in part with public funds, and any building, real property, and parking area under the control of a public transportation facility paid for in whole or in part with public funds. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01324
Sen. Neil Anderson, Chapin Rose, Paul Schimpf, Chuck Weaver, Dale Fowler and Dave Syverson

5 ILCS 140/7.5
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99
50 ILCS 710/1 from Ch. 85, par. 515
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005 from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2 from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105
520 ILCS 5/3.2 from Ch. 61, par. 3.2
520 ILCS 5/3.2a from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/2-7.105 was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30 was 720 ILCS 5/16C-2
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3 from Ch. 38, par. 24-3
720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2 from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4 from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
SB 01324 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/2 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1025/1 from Ch. 141, par. 101


Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 01325 Sen. Jil Tracy and Paul Schimpf-Dan McConchie

(Rep. Jerry Costello, II, Sue Scherer, Brandon W. Phelps, Daniel V. Beiser and Katie Stuart)

520 ILCS 5/1.2k-1 new

Amends the Wildlife Code. Defines "hunting license" as an electronic or physical license authorizing the person to take a certain type of animal during a specified period of time. Effective immediately.

Apr 26 17 H Referred to Rules Committee

SB 01326 Sen. Jil Tracy

(Rep. Norine K. Hammond)

20 ILCS 5/5-530 rep.
20 ILCS 205/205-40 was 20 ILCS 205/40.31
230 ILCS 5/28 from Ch. 8, par. 37-28


Apr 27 17 H Referred to Rules Committee
SB 01327    Sen. Kyle McCarter

35 ILCS 105/3-5
35 ILCS 105/3-30  from Ch. 120, par. 439.3-30
35 ILCS 105/3-50  from Ch. 120, par. 439.3-50
35 ILCS 110/2  from Ch. 120, par. 439.32
35 ILCS 110/3-5
35 ILCS 110/3-30  from Ch. 120, par. 439.33-30
35 ILCS 115/2  from Ch. 120, par. 439.102
35 ILCS 115/3-5
35 ILCS 115/3-30  from Ch. 120, par. 439.103-30
35 ILCS 120/2-5
35 ILCS 120/2-30  from Ch. 120, par. 441-30
35 ILCS 120/2-45  from Ch. 120, par. 441-45

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for graphic arts machinery and equipment applies for all periods on and after September 1, 2004. Provides that the exemption includes production related tangible personal property beginning on July 1, 2014. Provides that, beginning on July 1, 2014, the manufacturing and assembly exemption also includes production related tangible personal property. Makes changes to the definition of "production related tangible personal property". Provides that the graphic arts exemption and the manufacturing and assembly exemption are each exempt from the Acts' automatic sunset provisions. Effective immediately.

May 05    S  Rule 3-9(a) / Re-referred to Assignments
SB 01328
Sen. John G. Mulroe and Mattie Hunter
730 ILCS 5/5-9-1.1 from Ch. 38, par. 1005-9-1.1
Amends the Unified Code of Corrections. Provides that the $25 assessment for drug related offenses appropriated to and administered by the Illinois Criminal Justice Information Authority shall be distributed to fund Department of State Police drug task forces and Metropolitan Enforcement Groups by dividing the funds equally by the total number of Department of State Police drug task forces and Illinois Metropolitan Enforcement Groups.
Senate Floor Amendment No. 2
Adds reference to:
730 ILCS 5/5-9-1.1-5
Provides that the additional methamphetamine related offenses assessment appropriated to and administered by the Illinois Criminal Justice Information Authority shall be used for distribution to fund the Department of State Police (rather than funding of) drug task forces and Metropolitan Enforcement Groups. Provides that the distribution shall be made by dividing the funds equally by the total number of Department of State Police drug task forces and Metropolitan Enforcement Groups.
House Floor Amendment No. 5
Deletes reference to:
730 ILCS 5/5-9-1.1
Deletes reference to:
730 ILCS 5/5-9-1.1-5
Adds reference to:
625 ILCS 5/15-113 from Ch. 95 1/2, par. 15-113
Adds reference to:
705 ILCS 105/27.1b
Adds reference to:
705 ILCS 105/27.1c new
Adds reference to:
705 ILCS 135/1-5
Adds reference to:
705 ILCS 135/1-10 new
Adds reference to:
705 ILCS 135/15-30
Adds reference to:
705 ILCS 135/15-50
Adds reference to:
705 ILCS 135/15-52
Adds reference to:
705 ILCS 135/15-60
Adds reference to:
705 ILCS 135/15-70
Adds reference to:
705 ILCS 135/15-70
Adds reference to:
730 ILCS 5/5-4.5-50
Adds reference to:
730 ILCS 5/5-4.5-55
SB 01328 (CONTINUED)

Adds reference to:

730 ILCS 5/5-4.5-60

Adds reference to:

730 ILCS 5/5-4.5-65

Adds reference to:

730 ILCS 5/5-4.5-75

Adds reference to:

730 ILCS 5/5-4.5-80

Adds reference to:

730 ILCS 5/5-9-1.9

Adds reference to:

735 ILCS 5/5-105 from Ch. 110, par. 5-105

Replaces everything after the enacting clause. Amends the Criminal and Traffic Assessment Act. Makes changes in provisions concerning: definitions; reporting requirements; deposit of collected assessments; funds; assessment schedules; and conditional assessments. Makes corresponding changes in the Illinois Vehicle Code, the Clerks of Courts Act, and the Unified Code of Corrections. Further amends the Unified Code of Corrections to provide that the minimum fine is $75 (instead of $25). Amends the Code of Civil Procedure to make changes concerning eligibility for the waiver of court fees. Effective July 1, 2019.

Nov 28 18 S Passed Both Houses

SB 01329 Sen. Chapin Rose

(Rep. Tom Demmer)

20 ILCS 3205/6 from Ch. 17, par. 456

205 ILCS 616/30

205 ILCS 690/Act rep.

Amends the Electronic Fund Transfer Act. Requires that a person who establishes or owns specified cash-dispensing terminals must post a telephone number on the terminal for consumers to call to report problems, along with the telephone number of the Department of Financial and Professional Regulation (rather than file notices of establishment or ownership with the Secretary of Financial and Professional Regulation). Repeals the Check Printer and Check Number Act and makes a conforming change in the Division of Banking Act. Effective immediately.

Apr 26 17 H Referred to Rules Committee

SB 01330 Sen. Melinda Bush

10 ILCS 5/Art. 29D heading new

10 ILCS 5/29D-5 new

10 ILCS 5/29D-10 new

10 ILCS 5/29D-15 new

10 ILCS 5/29D-20 new

10 ILCS 5/29D-25 new

10 ILCS 5/29D-30 new

10 ILCS 5/29D-35 new

10 ILCS 5/29D-40 new

10 ILCS 5/29D-45 new

10 ILCS 5/29D-50 new

Amends the Election Code. Sets forth requirements for disclosure of certain donor information in campaign advertisements. Sets forth requirements for radio, telephonic, television, video, and mass mailing advertisements. Requires advertisements to disclose information concerning donors to the political committees. Requires political committees to create a disclosure website to list more donor information. Allows the State Board of Elections to adopt rules for other forms of advertisement. Sets forth requirements for updates of the information. Requires certain information to be filed with the Secretary of State.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Human Rights Act. Changes the Section concerning the declaration of policy to include preventing discrimination based on source of income. Provides that "source of income" means the source of any lawful income or any lawful rent payment that can be verified as to its amount, length of time received, regularity, or receipt, including any subsidy authorized under Section 8 of the United States Housing Act of 1937 and any other local, State, or federal subsidy or benefit. Provides that it is a civil rights violation for an owner or any other person engaging in a real estate transaction, or a real estate broker or salesman, to engage in specified behaviors because of source of income. Provides that specified provisions of the Act do not prohibit persons engaged in the business of furnishing appraisals of real property from taking into consideration factors other than those based on, among other factors, source of income in furnishing appraisals.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.

Feb 09 17 S Referred to Assignments

Amends the Citizen Participation Act. Makes a technical change in a Section concerning the short title.

Feb 09 17 S Referred to Assignments

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

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
Amends the Downstate Firefighter Article of the Illinois Pension Code. Requires a unit of local government that employs a firefighter who is a full-time firefighter in a different downstate firefighter pension fund to make specified contributions to that downstate firefighter pension fund. Requires a specified additional contribution to the pension fund from that firefighter's primary employer. Establishes reporting requirements. Authorizes the State comptroller to intercept State funds in the event the unit of local government does not make its required contribution to the primary employer's downstate pension fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Senate Committee Amendment No. 1
Removes provisions requiring the primary employer to make an additional contribution. Adds a provision requiring the secondary employer to deduct an amount equal to 9.455% of the salaries and wages paid to the secondary employee and, concurrent with the certification of a specified report, shall contribute an amount equal to 9.455% of the salaries and wages paid to the secondary employee to the primary employer's pension fund for deposit to the credit of the pension fund. Specifies that the required contributions apply beginning on the first day of the primary employer's pension fund's first fiscal year beginning on or after the effective date of the amendatory Act.

Senate Floor Amendment No. 2
Removes provisions requiring the primary employer to make an additional contribution. Adds a requirement that the unit of local government that employs a firefighter while that firefighter continues to earn credit as a participant in a primary employer's pension fund must have 5,000 or more inhabitants to be deemed to be a secondary employer.

Senate Floor Amendment No. 3
Removes provisions requiring the primary employer to make an additional contribution. Adds a provision requiring the secondary employer to deduct an amount equal to 9.455% of the salaries and wages paid to the secondary employee and, concurrent with the certification of a specified report, shall contribute an amount equal to 9.455% of the salaries and wages paid to the secondary employee to the primary employer's pension fund for deposit to the credit of the pension fund. Specifies that the required contributions apply beginning on the first day of the primary employer's pension fund's first fiscal year beginning on or after the effective date of the amendatory Act.

Applies to fire departments in all counties.

SB 01335 Sen. Melinda Bush and Omar Aquino-Iris Y. Martinez
Amends the Counties Code. Provides that an 8-commissioner County Apportionment Commission in each county that has county board districts shall create an apportionment plan after each federal decennial census. Provides that specified Supreme Court Justices shall select the commissioners. Removes provisions allowing county boards to develop and file an apportionment plan. Provides requirements for districts formed in the apportionment plan, public hearings, filing requirements, and the selection of an additional commissioner if an apportionment plan isn't filed in a timely manner. Provides that the Supreme Court shall have original and exclusive jurisdiction over action concerning apportionment of county districts. Amends the Illinois Governmental Ethics Act and the Election Code making conforming changes.

Feb 09 17 S Referred to Assignments
SB 01337
(Rep. Mike Fortner-Kelly M. Cassidy-Martin J. Moylan)
65 ILCS 5/8-11-6b
Senate Committee Amendment No. 1
Deletes reference to:
65 ILCS 5/8-11-6b
Adds reference to:
55 ILCS 5/5-1062.2
Replaces everything after the enacting clause. Amends the Counties Code. Authorizes all counties (currently, only specified counties) to adopt stormwater management plans.
Senate Floor Amendment No. 2
Adds reference to:
55 ILCS 5/5-1062.3
Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with the following changes: Further amends the Counties Code. Changes the application of provisions concerning allowing management and mitigation of the effects of urbanization on stormwater drainage in metropolitan counties located in the area served by the Northeastern Illinois Planning Commission to those located in the area served by the Chicago Metropolitan Agency for Planning. Authorizes counties containing all or a part of an urbanized area (currently, only specified counties) to adopt stormwater management plans and any other county by referendum. Provides for drainage districts and soil and water conservation districts to be represented on the stormwater management planning committee in specified counties. Provides that counties' minimum standards for floodplain and stormwater management should have an emphasis on the use of cost-effective solutions to flooding problems. Provides that the stormwater management plans shall evaluate flooding problems caused by urban flooding. Provides that a stormwater management planning committee may make grants to units of local government, not-for-profit organization, and landowners under specified conditions. Provides that a municipality receiving grant moneys must have adopted an ordinance requiring actions consistent with the stormwater management plan. Provides that questions for the levy of an annual tax for stormwater management purposes shall be held at a general election. Defines "urban flooding" as the flooding of public and private land in urban areas that results from stormwater or snowmelt runoff overwhelming the existing drainage infrastructure, unrelated to the overflow of any river or lake, whether or not that land is located in or near a floodplain. Makes similar changes to provisions regarding DuPage and Peoria counties.
Senate Floor Amendment No. 4
Provides that the county board may adopt a schedule of fees as may be reasonable and necessary (rather than as may be necessary) to mitigate the effects of increased stormwater runoff resulting from new development. Provides that, before a county that establishes a stormwater management planning council after submission of the question to the electors of the county may submit a referendum question to the electors of the county for an annual tax, the county shall adopt and enforce a floodplain management ordinance or a stormwater management ordinance that has been approved by the Office of Water Resources of the Department of Natural Resources and designate a Certified Floodplain Manager who has been certified by the Association of State Floodplain Managers (but does not require a county to create a new position or designate another individual if the county already has a Certified Floodplain Manager on staff). Provides that if a county fails to continually meet any of these conditions after approval of a referendum question for an annual tax, the county may not levy the tax until they are in full compliance with these conditions.
May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 01338
Sen. Chuck Weaver
770 ILCS 95/1 from Ch. 114, par. 801
Amends the Self-Service Storage Facility Act. Makes a technical change in a Section concerning the short title of the Act.
Feb 09 17 S Referred to Assignments

SB 01339
Sen. Chuck Weaver
55 ILCS 5/3-5018 from Ch. 34, par. 3-5018
Amends the Counties Code. Makes a technical change to a Section concerning the county recorder's fee.
Feb 09 17 S Referred to Assignments
SB 01340 Sen. Martin A. Sandoval
605 ILCS 5/1-101 from Ch. 121, par. 1-101
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01341 Sen. Martin A. Sandoval
605 ILCS 5/1-101 from Ch. 121, par. 1-101
Feb 09 17 S Referred to Assignments

SB 01342 Sen. Linda Holmes and Sue Rezin-Ira I. Silverstein-Julie A. Morrison-Iris Y. Martinez
(Rep. Laura Fine-David A. Welter-Allen Skillicorn, Sam Yingling, Michelle Mussman, Sara Feigenholtz, Will Guzzardi, Christine Winger, Anna Moeller and Theresa Mah)
520 ILCS 10/2 from Ch. 8, par. 332
520 ILCS 10/3.5 new
520 ILCS 10/9 from Ch. 8, par. 339
Amends the Illinois Endangered Species Protection Act. Provides a person shall not allow for the participation of an African elephant or Asian elephant protected under the federal Endangered Species Act of 1973 in a traveling animal act. Provides that the provision does not apply to an exhibition of elephants at a non-mobile, permanent institution, or facility. Provides that a person who violates the Section is subject to a civil penalty of not less than $500 or more than $10,000 for each violation. Defines "mobile or traveling housing facility", "performance", and "traveling animal act". Effective January 1, 2018.
Senate Floor Amendment No. 1
Deletes reference to:
520 ILCS 10/2
520 ILCS 10/3.5 new
520 ILCS 10/9
Adds reference to:
720 ILCS 5/48-11 new
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that a person commits unlawful use of an elephant in a traveling animal act when he or she knowingly allows for the participation of an African elephant or Asian elephant protected under the federal Endangered Species Act of 1973 in a traveling animal act. Provides that this provision does not apply to an exhibition of elephants at a non-mobile, permanent institution, or other facility. Defines terms. Provides that unlawful use of an elephant in a traveling animal act is a Class A misdemeanor.
Aug 11 17 S Public Act . . . . . . . . . . . . . . . . . . . 100-0090

SB 01343 Sen. John G. Mulroe
(Rep. Elgie R. Sims, Jr.-Juliana Stratton-Carol Ammons)
730 ILCS 110/15 from Ch. 38, par. 204-7
Amends the Probation and Probation Officers Act. Provides that the Division of Probation Services shall establish training standards for continuing education of probation officers and supervisors and broaden access to available training programs. Effective immediately.
Aug 11 17 S Public Act . . . . . . . . . . . . . . . . . . . 100-0091

SB 01344 Sen. John G. Mulroe
50 ILCS 752/1
Feb 09 17 S Referred to Assignments
SB 01345  Sen. Donne E. Trotter  
(Rep. Robert Martwick)  

40 ILCS 5/6-161  from Ch. 108 1/2, par. 6-161  
Amends the Chicago Firefighter Article of the Illinois Pension Code. Specifies that certain excess municipal contributions may be used only for reducing the amount that the city would otherwise be required to contribute for duty disability, occupational disease, or the administrative costs of the fund.  

House Floor Amendment No. 2  
Deletes reference to:  
40 ILCS 5/6-161  
Adds reference to:  
40 ILCS 5/1-160  

Replaces everything after the enacting clause. Amends the General Provisions and State Universities Articles of the Illinois Pension Code. Provides that Tier 2 provisions do not apply to a person who first becomes a noncovered employee (rather than a member or participant) under the State Employee Article on or after the implementation date of a specified benefit plan, unless that person elects the Tier 2 benefits. In the State Universities Article, provides that, except for certain exceptions, a “Tier 2 member” is a person who first becomes a participant under the Article on or after January 1, 2011 and before the implementation date of a specified benefit plan (rather than 6 months after the effective date of Public Act 100-23). Effective immediately.  

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)  
SB 1345 (H-AM 2) consists of technical changes that impact SURS and SERS for the purpose of compliance with the legislative intent of PA 100-0023, and there is no discernable fiscal impact.  

Dec 08 17  S  Public Act . . . . . . . . . . 100-0563  

SB 01346  Sen. Iris Y. Martinez  

5 ILCS 80/4.37a new  
5 ILCS 80/4.27a rep.  

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01347  Sen. Daniel Biss and Omar Aquino  
New Act  
Creates the Living Wage Act. Provides that the State, its agencies, and political subdivisions shall ensure that new contracts and subcontracts include a provision specifying that, as a condition of payment of the contract, the minimum wage to be paid to workers in performance of the contract or subcontract shall be at least $16.36 per hour for new contracts created after January 1, 2018. Provides that for every year thereafter, the Department of Labor shall adjust the amount of the hourly minimum wage by the annual percentage increase in the consumer price index. Sets forth provisions concerning enforcement and penalties. Creates a private right of action to enforce the provisions of the Act. Provides for debarment of certain contractors or subcontractors for violation of the Act. Contains severability provisions. Effective January 1, 2018.  

Senate Floor Amendment No. 1  
Deletes reference to:  
30 ILCS 540/3-2  

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Removes references to “political subdivisions” of the State. Adds a definition of “State”. Effective January 1, 2018.  

Fiscal Note (Dept. of Central Management Services)  
The Department of Central Management Services cannot quantify a financial impact to the Agency at this time. However, after reviewing a sample of the FY16 contractual wage data from CMS’ State Use Vendors, the data preliminarily suggests that there could be a significant increase in vendor labor costs, potentially up to a $5.5 million annual increase. When vendor prices increase, this is typically passed along to the customers, in this case the State of Illinois.  

Senate Floor Amendment No. 2  
Corrects a grammatical error.  

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01348
Sen. Iris Y. Martinez
(Rep. Cynthia Soto-Kelly M. Burke)

5 ILCS 80/4.37a new
5 ILCS 80/4.27a rep.
225 ILCS 60/2 from Ch. 111, par. 4400-2
225 ILCS 60/2/5 new
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/35 from Ch. 111, par. 4400-35
225 ILCS 60/39 from Ch. 111, par. 4400-39

Amends the Regulatory Sunset Act. Extends the repeal date of the Medical Practice Act of 1987 from December 31, 2017 to December 31, 2027. Amends the Medical Practice Act of 1987. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of any change of address or email address through specified means. Defines "email address of record". In provisions concerning grounds for discipline, provides that the Department of Financial and Professional Regulation may take action with regard to a person licensed under the Act for: willfully failing to report an instance of suspected abuse, neglect, financial exploitation, or self-neglect of an eligible adult as defined in and required by the Adult Protective Services Act; and being named as an abuser in a verified report by the Department on Aging under the Adult Protective Services Act, and upon proof by clear and convincing evidence that the licensee abused, neglected, or financially exploited an eligible adult as defined in the Adult Protective Services Act. In provisions authorizing the Secretary of Financial and Professional Regulation to appoint a hearing officer, provides that the hearing officer's findings and recommendations shall also be provided to the Medical Licensing Board along with the Medical Disciplinary Board so both Boards may review the information and present their findings to the Secretary. Makes changes in provisions concerning stenographers. Changes references to "stenographer" to references to "certified shorthand reporter". Makes other changes. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
5 ILCS 80/4.37a new

Adds reference to:
5 ILCS 80/4.29

In provisions amending the Regulatory Sunset Act, changes the repeal date of the Medical Practice Act of 1987 to December 31, 2019 (rather than January 1, 2028).

Aug 25 17  S Public Act . . . . . . . . . . 100-0429
SB 01349    Sen. Daniel Biss

215 ILCS 5/416
215 ILCS 5/Art. XLVI heading new
215 ILCS 5/1700 new
215 ILCS 5/1705 new
215 ILCS 5/1710 new
215 ILCS 5/1715 new
215 ILCS 5/1720 new
215 ILCS 5/1725 new
215 ILCS 5/1730 new
215 ILCS 5/1735 new
215 ILCS 5/1740 new
215 ILCS 5/1745 new
215 ILCS 5/1750 new
215 ILCS 5/1755 new
215 ILCS 5/1760 new
215 ILCS 5/1765 new

Amends the Illinois Insurance Code. In the provision concerning the Illinois Workers’ Compensation Commission Operations Fund surcharge, provides that after the effective date of the amendatory Act, the Director of Insurance shall make one or more loans to the Illinois Employers Mutual Insurance Company (the Company) in an amount not to exceed an aggregate amount of $10,000,000 from the Illinois Workers’ Compensation Commission Operations Fund for the start-up funding and initial capitalization of the Company. Creates the Illinois Employers Mutual Insurance Company Article in the Code and establishes the Company as a nonprofit, independent public corporation. Provides that the Company (1) shall be operated as a domestic mutual insurance company, subject to all applicable provisions of the Code, (2) shall issue insurance for workers’ compensation and occupational disease and shall not provide any other type of insurance, (3) shall not be considered a State agency or instrumentality of the State for any purpose, and (4) shall not receive any State appropriations or funds, except for an initial loan or loans. Sets forth provisions concerning a board of directors, ratemaking, the Illinois Insurance Guaranty Fund, a chief executive officer, liability, a workplace safety plan, investments, dividends, the sale of policies, auditing requirements, and an annual report. Effective immediately.

Mar 17 17    S  Rule 3-9(a) / Re-referred to Assignments
Amends the Regulatory Sunset Act. Extends the repeal date of the Acupuncture Practice Act from January 1, 2018 to January 1, 2028. Amends the Acupuncture Practice Act. Changes the short title of the Act to the Acupuncture and East Asian Medicine Practice Act. Allows for the practice of East Asian medicine. Makes changes to the definition of "acupuncture" and "acupuncturist". Defines "East Asian medicine". Removes the definition of "referral by written orders". Removes language allowing a physician or a dentist to refer by written order a patient to an acupuncturist and maintain management of the patient. Adds provisions concerning guest practitioners of acupuncture and East Asian medicine. Changes the name of the Board of Acupuncture to the Board of Acupuncture and East Asian Medicine and allows licensed practitioners of East Asian medicine to be members of the Board. Provides that the Department of Financial and Professional Regulation shall issue a license to an applicant that submits proof of a demonstration of status as a Diplomate of Acupuncture or Diplomate of Oriental Medicine with the National Certification Commission for Acupuncture and Oriental Medicine or an equivalent credential approved by the Department (rather than passing the National Certification Commission for Acupuncture and Oriental Medicine examination or an equivalent examination). Makes changes in provisions concerning titles and designations that can be used by those licensed under the Act. Makes conforming changes in the Comprehensive Health Insurance Plan Act, the Tattoo and Body Piercing Establishment Registration Act, and the Professional Service Corporation Act. Makes other changes. Effective immediately.
Amends the Illinois School Student Records Act. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 1

Deletes reference to:

105 ILCS 10/1

Adds reference to:

New Act

Adds reference to:

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

Replaces everything after the enacting clause. Creates the Student Loan Servicing Rights Act. Provides a student loan bill of rights that includes provisions concerning payment processing, fees, billing statements, payment histories, specialized assistance for student loan borrowers, disclosures related to discharge and cancellation, income-driven repayment plan certifications, information to be provided to private education loan borrowers, cosigner releases, requirements related to the transfer of servicing, and requests for assistance, account dispute resolution, and appeals. Creates the position of Student Loan Ombudsman within the Office of the Attorney General to provide timely assistance to student loan borrowers and provides responsibilities for the Student Loan Ombudsman. Provides for licensure of student loan servicers by the Secretary of Financial and Professional Regulation, and includes provisions concerning applicability, applications, business names, and recordkeeping. Provides that the Secretary shall have the authority to conduct certain investigations and examinations concerning student loan servicer licenses. Provides that a violations of the Act constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Makes conforming changes to the Consumer Fraud and Deceptive Business Practices Act. Provides that the provisions of the Act are severable under the Statute on Statutes. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

815 ILCS 505/2Z

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No. 1 with changes that include the following: Makes changes concerning entities exempt from licensure, the application process for a student loan servicer, and licensee names. Requires an applicant for a license to provide certain averments. Provides circumstances in which the Secretary of Financial and Professional Regulation shall refuse to issue a license. Provides language concerning renewal of licenses, the powers and duties of the Secretary, the use of moneys collected under the Act, confidentiality, rules of the Secretary, and violations of the Act. Provides that the Secretary shall have the authority to conduct certain investigations and examinations concerning licenses. Removes provisions amending the Consumer Fraud and Deceptive Business Practices Act. Changes the effective date from immediate to December 31, 2018.

Senate Floor Amendment No. 3

Deletes reference to:

815 ILCS 505/2Z

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No. 1 with changes that include the following: Makes changes concerning definitions, entities exempt from licensure, the application process for a student loan servicer, and licensee names. Requires an applicant for a license to provide certain averments. Provides circumstances in which the Secretary of Financial and Professional Regulation shall refuse to issue a license. Provides language concerning renewal of licenses, the powers and duties of the Secretary, the use of moneys collected under the Act, confidentiality, rules of the Secretary, and violations of the Act. Provides that the Secretary shall have the authority to conduct certain investigations and examinations concerning licenses. Removes provisions amending the Consumer Fraud and Deceptive Business Practices Act. Changes the effective date from immediate to December 31, 2018.
SB 01351 (CONTINUED)
In provisions defining "student loan" and in provisions concerning entities exempted from licensure as student loan servicers, provides that a servicer shall oversee certain third parties when the third parties are working on behalf of the servicer and inserts a missing "or".

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.
Pension Note (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.
State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.
Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.
Fiscal Note (Financial & Professional Regulation)
The Illinois Department of Financial and Professional Regulation anticipates SB 1351 to result in approximately $311,500 in recurring annual expenses to the Department related to additional responsibilities assigned to the Department.
Correctional Note (Dept of Corrections)
This bill has no fiscal or population impact on the Department.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.
Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

SB 01352
Sen. Daniel Biss
215 ILCS 5/1 from Ch. 73, par. 613
SB 01353  Sen. Heather A. Steans, Julie A. Morrison, Donne E. Trotter, Mattie Hunter, Napoleon Harris, III, Melinda Bush, Omar Aquino, Daniel Biss-Jacqueline Y. Collins, Iris Y. Martinez, Kimberly A. Lightford and Patricia Van Pelt

305 ILCS 5/5-35 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that for a person who is a resident in a facility licensed under the ID/DD Community Care Act, the Community-Integrated Living Arrangements Licensure and Certification Act, or the MC/DD Act for whom payments are made throughout a month and who is determined to be eligible for medical assistance, the State shall pay an amount in addition to the minimum monthly personal needs allowance authorized under the Social Security Act so that the person's total monthly personal needs allowance from both State and federal sources equals $60. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following addition: includes persons who reside at a facility licensed under the Specialized Mental Health Rehabilitation Act of 2013 to the list of persons who shall receive from both State and federal sources a total monthly personal needs allowance that equals $60. Effective immediately.

Fiscal Note (Dept. of Human Services)
The proposal would increase Personal Needs Allowance (PNA) for Community Integrated Living Arrangements (CILA) and Intermediate Care Facilities for Persons with Developmental Disabilities (ICF/DD) to $60 per month. The current PNA for CILA is $50 per month and $30 per month for ICF/DD. There are approximately 11,300 individuals in CILA and 4,900 individuals residing in ICFDDs. Estimated fiscal cost would be $3.2 million.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Nov 08 17   S Total Veto Stands

SB 01354  Sen. Michael E. Hastings-Emil Jones, III-Melinda Bush and Martin A. Sandoval

40 ILCS 5/17-137  from Ch. 108 1/2, par. 17-137
40 ILCS 5/17-138  from Ch. 108 1/2, par. 17-138
40 ILCS 5/17-139  from Ch. 108 1/2, par. 17-139

30 ILCS 805/8.41 new
Amends the Chicago Teacher Article of the Illinois Pension Code. Adds a pensioner member to the Board of Trustees and makes corresponding changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Aug 04 17   S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01355  Sen. Michael E. Hastings

415 ILCS 5/22.51
Amends the Environmental Protection Act. Provides that no later than 6 months after the effective date, the Environmental Protection Agency shall propose to the Board, and, no later than one year after the Board's receipt of the Agency's proposal, the Board shall adopt rules allowing for the subdivision of areas within a permitted clean construction or demolition debris site for specified purposes. Contains provisions concerning requirements for the rules. Provides that until the effective date of the rules adopted following the Agency's proposal, the Agency may grant permit modifications for closure of a subdivided area within a permitted clean construction and demolition debris fill operation upon application by the clean construction and demolition debris fill operator as long as any permit modification so granted by the Agency is protective of human health and the environment. Provides that the Agency shall consult with members of the mining, construction, and real estate development industry during the development of any rules to promote the purpose of specified provisions.

Aug 04 17   S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01356  Sen. William E. Brady

230 ILCS 40/27
Amends the Video Gaming Act. Provides that a municipality or a county, with respect to unincorporated portions of the county, may impose specified separate requirements on video gaming that impose limitations on video gaming more restrictive than those provided under the Act. Effective immediately.

Apr 13 18   S Rule 3-9(a) / Re-referred to Assignments
SB 01357  Sen. William E. Brady and Cristina Castro  
70 ILCS 1325/1 from Ch. 105, par. 330a  
Amends the Park District Police Act. Extends the police powers of park police officers to include property within 300 feet of the boundary of park district real property (currently, is limited to park district property except when an officer is in fresh pursuit or under a validly executed intergovernmental cooperation agreement). Effective immediately.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01358  Sen. Kyle McCarter  
820 ILCS 305/1 from Ch. 48, par. 138.1  
820 ILCS 305/8 from Ch. 48, par. 138.8  
820 ILCS 305/10 from Ch. 48, par. 138.10  
Amends the Workers' Compensation Act. Provides that an employee who is required to travel in connection with his or her employment and who suffers an injury while in travel status is eligible for benefits only if the injury arises out of and in the course of employment while he or she is actively engaged in the duties of employment. Adds definitions of "accident" and "injury". Provides that an injury is a condition that arises out of and in the course of employment, and adds provisions concerning establishment of an injury. Establishes the manner of computing compensation for partial disability, with a maximum cumulative compensation of 500 weeks. Provides that injuries to the shoulder and hip are deemed to be injuries to the arm and leg respectively. Provides for the computation of compensation when there are multiple employers and when there is less than full-time work. Provides that no employer shall be required to pay temporary partial disability benefits to an employee who has been discharged for cause. Provides that, following a hearing, the Illinois Workers' Compensation Commission may reinstate the temporary partial benefits and retroactively restore any benefits the employer should have paid if it finds the employer's discharge of the employee was not for cause. Effective immediately.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01359  Sen. Tom Rooney  
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01360  Sen. Tom Rooney  
820 ILCS 130/11c new  
Amends the Prevailing Wage Act. Exempts from the provisions of the Act any public works project with an estimated project cost of $1,000,000 or less. Effective immediately.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01361  Sen. Kyle McCarter  
820 ILCS 405/500 from Ch. 48, par. 420  
Amends the Unemployment Insurance Act. Provides that, with respect to any benefit year beginning on or after January 1, 2018, to be monetarily eligible for any benefits, a worker must have been paid wages of $4,290 or more in his or her base period by employers subject to the Unemployment Insurance Act and at least $2,145 of these wages must have been paid to him or her outside the calendar quarter in which he or she was paid the highest amount of wages.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01362  Sen. Kyle McCarter and Laura M. Murphy  
820 ILCS 405/607 from Ch. 48, par. 437  
Amends the Unemployment Insurance Act. Provides that an individual shall be ineligible for benefits for any week in a benefit year which begins on or after January 1, 2018, unless, subsequent to the beginning of his or her immediately preceding benefit year with respect to which benefits were paid to him or her, he or she was reemployed and had earnings equal to or in excess of his or her current weekly benefit amount in each of 4 calendar weeks that are either for services in employment, or have been or will be reported pursuant to the provisions of the Federal Insurance Contributions Act by each employing unit for which such services are performed and that submits a statement certifying to that fact.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01363  Sen. William E. Brady  
415 ILCS 5/1 from Ch. 111 1/2, par. 1001  
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S Referred to Assignments
SB 01364
Sen. Napoleon Harris, III-Patricia Van Pelt, Pamela J. Althoff and Steven M. Landek
(Rep. Charles Meier-David B. Reis-Jerry Costello, II)
225 ILCS 650/3 from Ch. 56 1/2, par. 303
225 ILCS 650/11 from Ch. 56 1/2, par. 311
Amends the Meat and Poultry Inspection Act. Provides that, beginning July 1, 2018, licenses issued to Type I and Type II establishments (meat and poultry processing and slaughtering) shall not expire if the licensee remains in compliance with the provisions of the Act. Provides that if the management at a Type I establishment desires to work under conditions which will require the services of a Department of Agriculture inspector on any Saturday, Sunday, or holiday, or for more than an approved work day on any other day shall request the Department representative (currently, Regional Administrator) to furnish inspection service during those times. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
225 ILCS 650/3
Deletes reference to:
225 ILCS 650/11
Adds reference to:
225 ILCS 650/5.1
Replaces everything after the enacting clause. Amends the Meat and Poultry Inspection Act. Removes language providing that a Type I establishment may accept meat, meat product, poultry, and poultry product for sharp freezing or storage if the product is inspected product. Provides that the Director of Agriculture may exempt from inspection animals slaughtered or any meat or meat food products prepared on a custom basis at a Type I establishment only if the Type I licensee complies with rules adopted by the Director and specified notification and operation requirements. Makes other changes. Effective July 1, 2019.

Nov 29 18 Third Reading - Short Debate - Passed 107-002-000

SB 01365
Sen. William E. Brady
5 ILCS 315/3 from Ch. 48, par. 1603
Amends the Illinois Public Labor Relations Act. Modifies the definition of “public employee” or “employee” to exclude from bargaining unit status any employee of the Department of Human Services who is classified as or who holds the position of Public Service Administrator or Executive 2.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 01366
Sen. Napoleon Harris, III
(Rep. Charles Meier)
225 ILCS 470/40 from Ch. 147, par. 140
225 ILCS 470/56.1 from Ch. 147, par. 156.1
Amends the Weights and Measures Act. Provides that if any person fails or refuses to pay, within 60 days after the issuance of notice from the Department, a fee authorized by the Section, the Department may prohibit that person from using commercial weighing and measuring devices. Provides that any penalty of $2,500 or greater (currently, any penalty) not paid within 120 days (currently, 60 days) of issuance of notice from the Department shall be submitted to the Department of Revenue (currently, the Attorney General’s office) for collection as provided under the Illinois State Collection Act of 1986. Provides that the Department may prohibit any person from using a commercial weighing or measuring device for failure to pay an administrative monetary penalty within 60 days of issuance of notice from the Department. Effective immediately.

May 03 17 H Referred to Rules Committee
SB 01367  Sen. William E. Brady

30 ILCS 105/12-2  from Ch. 127, par. 148-2

Titles the State Finance Act. Provides that certain requirements concerning mileage reimbursement do not apply to agencies under the jurisdiction of the Governor's Travel Control Board. Provides that for agencies under the jurisdiction of the Governor's Travel Control Board, mileage reimbursement rates for automobile travel using an employee's personal vehicle for State business shall be established by the Governor's Travel Control Board and adjusted periodically at the advisement of the Department of Central Management Services. Provides that rates shall be based on a formula considering the fluctuations in vehicle and vehicle operating costs and the cost to operate a State vehicle, but in any event will not exceed the rate in effect under regulations pursuant to federal law. Requires the rates to be reviewed at least once per year. Requires the Board to formalize and approve the formula for determining its mileage rate adjustment recommendations.

Apr 07 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01368  Sen. Napoleon Harris, Ill

(Rep. Robert W. Pritchard)

505 ILCS 90/16  from Ch. 5, par. 76

505 ILCS 90/4.01 rep.

Titles the Insect Pest and Plant Disease Act. Provides that any municipality, park board, or other board or person in control of public grounds may apply to the Department of Agriculture for an inspection of the same with reference to the presence of insect pests or plant diseases; and upon receipt of such application, or as soon thereafter as may be conveniently practicable, the Department shall review the application and may comply with it as deemed appropriate, (rather than the Department shall comply with such request) and send to such applicant a statement as to the facts disclosed, with any recommendations which the Department may deem pertinent. Repeals a provision providing that the first consignee in this State who receives, directly or indirectly, any nursery stock from a foreign country shall notify the Department of the arrival of such stock, the kinds and amounts of the same, and the name of the consignor, and shall hold such shipment in the original container until duly inspected or released by the Department. Effective immediately.

May 03 17  H Referred to Rules Committee

SB 01369  Sen. Don Harmon

415 ILCS 5/1  from Ch. 111 1/2, par. 1001

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

Feb 09 17  S Referred to Assignments

SB 01370  Sen. William E. Brady-Pamela J. Althoff

(Rep. Steven A. Andersson)

70 ILCS 1205/2-10a  from Ch. 105, par. 2-10a

Titles the Park District Code. Provides that if a proposition to reduce a park district board from a 7-member board to a 5-member board was approved by referendum, the number of members elected at the election next following the referendum shall be reduced by 2. Further provides for procedures to ensure that the board members' terms are staggered after the reduction to a 5-member board depending on whether the members' terms are 4-year or 6-year terms. Effective immediately.

Apr 26 17  H Referred to Rules Committee

SB 01371  Sen. Don Harmon

105 ILCS 5/10-22.31  from Ch. 122, par. 10-22.31

Titles the School Code. Makes a technical change in a Section concerning special education joint agreements.

Feb 09 17  S Referred to Assignments

SB 01372  Sen. Don Harmon

(Rep. Lawrence Walsh, Jr.)

415 ILCS 97/55

Titles the Mercury Switch Removal Act. Changes the Act's repeal date from January 1, 2027 to January 1, 2022. Effective immediately.

Aug 11 17  S Public Act . . . . . . . . . 100-0092
SB 01373

Sen. William E. Brady

5 ILCS 140/7.5
20 ILCS 2705/2705-300 was 20 ILCS 2705/49.18
20 ILCS 2705/2705-615 new
45 ILCS 111/100 new
70 ILCS 3605/9b from Ch. 111 2/3, par. 309b
70 ILCS 3615/2.11 from Ch. 111 2/3, par. 702.11

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Illinois Department of Transportation (currently, the Regional Transportation Authority) shall develop, adopt, and implement system safety program standards and procedures meeting the requirements of the federal Fixing America's Surface Transportation Act. Limits liability. Amends the Freedom of Information Act to make certain records of the Illinois Department of Transportation exempt from inspection and copying. Amends the Bi-State Transit Safety Act. Provides a repeal date of December 31, 2017 for that Act. Amends the Regional Transportation Authority Act. Provides that the Regional Transportation Authority shall comply with all safety requirements under specified federal law as required by the Department of Transportation. Provides that the Department of Transportation has rail transit safety oversight authority for MetroLink. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
45 ILCS 111/110 new
Adds reference to:
70 ILCS 3605/9c new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Illinois Department of Transportation (currently, the Regional Transportation Authority) shall develop, adopt, and implement system safety program standards and procedures meeting the requirements of the federal Fixing America's Surface Transportation Act. Limits liability. Amends the Freedom of Information Act to make certain records of the Illinois Department of Transportation exempt from inspection and copying. Amends the Bi-State Transit Safety Act. Provides a repeal date of December 31, 2017 for that Act. Amends the Regional Transportation Authority Act. Provides that the Regional Transportation Authority shall comply with all safety requirements under specified federal law as required by the Department of Transportation. Provides that the Department of Transportation has rail transit safety oversight authority for MetroLink. Makes other changes. Effective immediately.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 01374

Sen. Don Harmon
740 ILCS 23/5

Amends the Illinois Civil Rights Act of 2003. Makes a technical change in a Section concerning the prohibition of discrimination by units of State, county, or local government.
Feb 09 17 S Referred to Assignments

SB 01375

Sen. William E. Brady
30 ILCS 545/2 from Ch. 127, par. 132.52

Amends the Public Contract Fraud Act. Exempts from certain penalties under the Act projects constructed by the Department of Transportation where title to all the lands needed and where full legal possession has not been obtained as provided but a right of entry to occupy and to use the property has been voluntarily obtained in the name of the State of Illinois, through the Department, from the property owner. Provides that certain provisions concerning spending money without obtaining title to the land do not apply to any public work or improvement project by the Department or the Illinois State Toll Highway Authority and constructed using specified methods. Effective immediately.
Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01376  Sen. Karen McConnaughay
(Rep. Marcus C. Evans, Jr.-Margo McDermed)

20 ILCS 2705/2705-400  was 20 ILCS 2705/49.25a
20 ILCS 2705/2705-430  was 20 ILCS 2705/49.25g

Amends the Civil Administrative Code of Illinois (Department of Transportation Law). Provides that the Department of Transportation is authorized to exercise those powers necessary for the State to qualify for rail assistance funds pursuant to relevant federal or State legislation (rather than pursuant to provisions of the federal Regional Rail Reorganization Act of 1973, the Railroad Revitalization and Regulatory Reform Act of 1976, or other relevant federal or State legislation). Provides that the Department is authorized to review all impending rail abandonments and provide its recommendations on those abandonments to the federal Surface Transportation Board (rather than to the Interstate Commerce Commission). Removes a requirement for the Department to report results of a review of the effects of all rail freight service assistance to the General Assembly. Effective immediately.

Aug 25 17  S  Public Act . . . . . . . . 100-0430

SB 01377  Sen. Neil Anderson

225 ILCS 458/25-10

Amends the Real Estate Appraiser Licensing Act of 2002. Increases the number of appointed members to the Real Estate Appraisal Administration and Disciplinary Board who shall have been actively engaged and currently licensed as a State certified general real estate appraiser for a period of not less than 5 years from 4 to 6. Removes 2 members who hold valid licenses as real estate brokers in addition to real estate appraiser licenses. Effective immediately.

Feb 09 17  S  Referred to Assignments

SB 01378  Sen. Jil Tracy

20 ILCS 415/4d

Amends the Personnel Code to provide for partial jurisdiction B exemption for certain positions within the Department of Human Services.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01379  Sen. David Koehler-Kyle McCarter-Wm. Sam McCann

215 ILCS 106/23

Amends the Children's Health Insurance Program Act. In a provision concerning care coordination, provides that mandatory assignments into managed care organizations must not occur when 50% of persons eligible for selecting a managed care service are covered through an integrated care program until the Department of Healthcare and Family Services demonstrates that the net per-recipient cost paid by non-federal, State revenue sources in those contracts, adjusted for age and gender, is less than the non-federal, net State per-recipient cost in fee-for-service for fiscal year 2014 and the health outcome goals required in contracts have been achieved. Requires that all per-recipient cost calculations be performed between like eligibility categories. Excludes Hospital Assessment Program payments from these calculations. Requires the Department to annually calculate and publish on its website a report on the per-recipient cost calculations and certain other information.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01380  Sen. Dale Fowler-Paul Schimpf-Neil Anderson and Chapin Rose

720 ILCS 5/12-7.1

Amends the Criminal Code of 2012. Provides that a person also commits a hate crime when, by reason of the actual or perceived employment as a peace officer, correctional institution employee, probation officer, parole officer, firefighter, or emergency medical services personnel of another individual or group of individuals, regardless of the existence of any other motivating factor or factors, he or she commits assault, battery, aggravated assault, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, harassment by telephone, or harassment through electronic communications.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01381

Sen. Terry Link-James F. Clayborne, Jr.-Sue Rezin-Michael E. Hastings-Michael Connelly, William R. Haine,
Dave Syverson, Jason A. Barickman, Heather A. Steans, Chris Nybo, Dan McConchie, Andy Manar, Linda
Holmes, Kimberly A. Lightford, Emil Jones, III, Thomas Cullerton, Steven M. Landek, Karen McConnaughay, Jil
Tracy, Pat McGuire, Martin A. Sandoval, Dale A. Righter, William E. Brady, Kyle McCarter, Tim Bivins, Jim
Oberweis, Antonio Muñoz, Chuck Weaver, Napoleon Harris, III, Patricia Van Pelt, Donne E. Trotter, Melinda
Bush, John G. Mulroe, Pamela J. Althoff, Kwame Raoul and Chapin Rose

(Rep. Jay Hoffman-Keith R. Wheeler)

220 ILCS 5/13-102 from Ch. 111 2/3, par. 13-102
220 ILCS 5/13-103 from Ch. 111 2/3, par. 13-103
220 ILCS 5/13-406 from Ch. 111 2/3, par. 13-406
220 ILCS 5/13-406.1 new
220 ILCS 5/21-401
220 ILCS 5/13-1200 rep.
220 ILCS 5/21-1601 rep.

Amends the Public Utilities Act. Adds provisions to the Telecommunications Article concerning the transition of Large
Electing Providers to Internet Protocol-based networks and service. Provides that beginning July 1, 2017, a Large Electing Provider
may cease to offer and provide a telecommunications service to an identifiable class or group of customers, other than voice
telecommunications service to residential customers, upon 60 days' notice to the Commission and affected customers. Provides that
beginning July 1, 2017, a Large Electing Provider, may cease to offer and provide voice telecommunications service to an identifiable
class or group of residential customers subject to compliance with specified requirements. Repeals language that provides for the
repeal of the Telecommunications Article of the Public Utilities Act on July 1, 2017. Removes the December 31, 2020 expiration date
for an Illinois Commerce Commission-issued authorization to offer or provide cable or video service. Repeals language that provides
for the repeal of specified Sections of the Cable and Video Competition Article of the Illinois Public Utilities Act on July 1, 2017.
Defines terms and makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

220 ILCS 5/13-301.1 from Ch. 111 2/3, par. 13-301.1

Further amends the Telecommunications Article of the Public Utilities Act. Provides that the Universal Telephone Service
Assistance Program shall provide for a reduction of access line charges, a reduction of connection charges, or any other alternative
assistance or program to increase accessibility to telephone service and broadband Internet access service. Provides that the amounts
collected and remitted through customer funding of the program may be used for funding an additional program to be administered by
the entity designated by the Commission as administrator of the Universal Telephone Service Assistance Program for educating and
assisting low-income residential customers with a transition to Internet protocol-based networks and services. Provides that the
additional program may include, but need not be limited to, measures designed to notify and educate residential customers regarding
the availability of alternative voice services with access to 9-1-1, access to and use of broadband Internet access service, and pricing
options. Provides for changes in a Section concerning Large Electing Provider transition to IP-based networks and service. Removes
language concerning the intent of the Section. Modifies defined terms, including adding a definition of "provider". Allows a Large
Electing Provider to cease to offer and provide certain telecommunication services and certain voice telecommunications services
beginning June 30, 2017 (rather than July 1, 2017). Provides requirements for requested service. Makes changes to the requirements a
Large Electing Provider must satisfy to cease to offer to provide the voice telecommunications services. Modifies specified time
limitations for Illinois Commerce Commission investigations under the Section. Provides that if the Commission determines that for
one or more of the requesting existing customers for which an emergency has been declared there is no other provider willing and
capable of providing alternative voice service including reliable access to 9-1-1, the Commission shall issue an order requiring the
Large Electing Provider to provide alternative voice service including reliable access to 9-1-1 to each such requesting existing
customer utilizing any form of technology capable of providing alternative voice service including reliable access to 9-1-1, including,
among other services, continuation of the requested service. Makes other changes.

House Committee Amendment No. 1

Deletes reference to:

220 ILCS 5/13-102
220 ILCS 5/13-103
220 ILCS 5/13-301.1

Deletes reference to:
SB 01381 (CONTINUED)

220 ILCS 5/13-406
Deletes reference to:
   220 ILCS 5/13-406.1 new
Deletes reference to:
   220 ILCS 5/21-401
Deletes reference to:
   220 ILCS 5/13-1200 rep.
Deletes reference to:
   220 ILCS 5/21-1601 rep.
Adds reference to:
   220 ILCS 5/13-100

from Ch. 111 2/3, par. 13-100
Replaces everything after the enacting clause. Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

House Floor Amendment No. 2

Deletes reference to:
   220 ILCS 5/13-100
Adds reference to:
   820 ILCS 405/401
from Ch. 48, par. 401
Adds reference to:
   820 ILCS 405/403
from Ch. 48, par. 403
Adds reference to:
   820 ILCS 405/1505
from Ch. 48, par. 575
Adds reference to:
   820 ILCS 405/1506.6

Replaces everything after the enacting clause. Amends the Unemployment Insurance Act. Provides that with respect to any benefit year beginning in calendar year 2020 (rather than calendar year 2018), an individual's weekly benefit amount shall be 40.3% (rather than 42.9%) of his or her prior average weekly wage, rounded (if not already a multiple of one dollar) to the next higher dollar, with certain limitations. Provides that with respect to any benefit year beginning in calendar year 2020 (rather than calendar year 2018), an individual to whom benefits are payable with respect to any week shall, in addition to those benefits, be paid, with respect to such week, $15, provided that the total amount payable to the individual with respect to a week shall not exceed 49.3% (rather than 51.9%) of the statewide average weekly wage, rounded (if not already a multiple of one dollar) to the next higher dollar. Provides that the adjusted state experience factor for calendar year 2020 (rather than calendar year 2018) shall be increased by 21% (rather than 19%) absolute above the adjusted state experience factor as calculated and that the increase in the adjusted state experience factor for calendar year 2020 (rather than calendar year 2018) shall not be counted to the calculation of the adjusted state experience factor for calendar year 2021 (rather than calendar year 2019). Provides that for each employer whose contribution rate for calendar year 2020 (rather than calendar year 2018) is determined pursuant to specified provisions of the Act, an additional surcharge of 0.425% (rather than 0.3%) shall be added to the contribution rate. Makes other changes. Effective immediately.

Dec 15 17  S Public Act . . . . . . . . . . 100-0568

SB 01382  Sen. Jennifer Bertino-Tarrant-Omar Aquino

35 ILCS 5/218
Amends the Illinois Income Tax Act. Provides that the credit for student assistance contributions sunsets on December 30, 2025 (instead of December 30, 2020). Provides that the credit for student-assistance contributions may not exceed $1,000 (currently, $500) per contributing employee per taxable year. Effective immediately.

Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments
SB 01383  Sen. Sue Rezin

220 ILCS 50/2  from Ch. 111 2/3, par. 1602

220 ILCS 50/2.1 new

220 ILCS 50/2.1.1 new

220 ILCS 50/2.1.2 new

220 ILCS 50/2.1.3

220 ILCS 50/2.1.4

220 ILCS 50/2.1.5

220 ILCS 50/2.1.7 new

220 ILCS 50/2.1.8 new

220 ILCS 50/2.2  from Ch. 111 2/3, par. 1602.2

220 ILCS 50/2.3  from Ch. 111 2/3, par. 1602.3

220 ILCS 50/2.4  from Ch. 111 2/3, par. 1602.4

220 ILCS 50/2.5  from Ch. 111 2/3, par. 1602.5

220 ILCS 50/2.7

220 ILCS 50/2.8

220 ILCS 50/2.9

220 ILCS 50/2.10

220 ILCS 50/2.11

220 ILCS 50/2.12 new

220 ILCS 50/2.13 new

220 ILCS 50/3  from Ch. 111 2/3, par. 1603

220 ILCS 50/4  from Ch. 111 2/3, par. 1604

220 ILCS 50/6  from Ch. 111 2/3, par. 1606

220 ILCS 50/7  from Ch. 111 2/3, par. 1607

220 ILCS 50/7.5 new

220 ILCS 50/8  from Ch. 111 2/3, par. 1608

220 ILCS 50/9  from Ch. 111 2/3, par. 1609

220 ILCS 50/10  from Ch. 111 2/3, par. 1610

220 ILCS 50/11  from Ch. 111 2/3, par. 1611

220 ILCS 50/11.3

220 ILCS 50/12  from Ch. 111 2/3, par. 1612

220 ILCS 50/13  from Ch. 111 2/3, par. 1613

220 ILCS 50/14  from Ch. 111 2/3, par. 1614

220 ILCS 50/2.1 rep.

220 ILCS 50/2.1.9 rep.

220 ILCS 50/5 rep.

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Provides for additional required activities for an excavator who engages in nonemergency excavation or demolition under the Act. Modifies the requirements for an excavator who engages in emergency excavation or demolition under the Act. Provides notice requirements for damaged, dislocated, and exposed underground utility facilities. Provides additional requirements for record of notice and the marking of underground utility facilities. Modifies Sections concerning liability, financial responsibility, negligence, and penalties for violating the provisions of the Act. Repeals a Section concerning preconstruction conferences. Defines, modifies, and repeals terms. Makes certain provisions apply to home rule municipalities with a population over 1,000,000. Makes conforming and technical changes.

Senate Committee Amendment No. 1

Deletes reference to:

220 ILCS 50/2
SB 01383 (CONTINUED)

Deletes reference to:

  220 ILCS 50/2.1.1 new
Deletes reference to:

  220 ILCS 50/2.1.2 new
Deletes reference to:

  220 ILCS 50/2.1.3
Deletes reference to:

  220 ILCS 50/2.1.4
Deletes reference to:

  220 ILCS 50/2.1.5
Deletes reference to:

  220 ILCS 50/2.1.6 new
Deletes reference to:

  220 ILCS 50/2.1.7 new
Deletes reference to:

  220 ILCS 50/2.1.8 new
Deletes reference to:

  220 ILCS 50/2.2
Deletes reference to:

  220 ILCS 50/2.3
Deletes reference to:

  220 ILCS 50/2.4
Deletes reference to:

  220 ILCS 50/2.5
Deletes reference to:

  220 ILCS 50/2.6 new
Deletes reference to:

  220 ILCS 50/2.7
Deletes reference to:

  220 ILCS 50/2.8
Deletes reference to:

  220 ILCS 50/2.9
Deletes reference to:

  220 ILCS 50/2.10
Deletes reference to:

  220 ILCS 50/2.11
Deletes reference to:

  220 ILCS 50/2.12 new
Deletes reference to:

  220 ILCS 50/2.13 new
Deletes reference to:

  220 ILCS 50/3
Deletes reference to:

  220 ILCS 50/4
Deletes reference to:

  220 ILCS 50/6
Deletes reference to:

  220 ILCS 50/7
Deletes reference to:

  220 ILCS 50/7.5 new
Deletes reference to:

  220 ILCS 50/8
SB 01383 (CONTINUED)

Deletes reference to:
   220 ILCS 50/9
Deletes reference to:
   220 ILCS 50/10
Deletes reference to:
   220 ILCS 50/11
Deletes reference to:
   220 ILCS 50/11.3
Deletes reference to:
   220 ILCS 50/12
Deletes reference to:
   220 ILCS 50/13
Deletes reference to:
   220 ILCS 50/14
Deletes reference to:
   220 ILCS 50/2.1 rep.
Deletes reference to:
   220 ILCS 50/2.1.9 rep.
Deletes reference to:
   220 ILCS 50/5 rep.
Adds reference to:
   220 ILCS 50/1 from Ch. 111 2/3, par. 1601


Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01384 Sen. Kimberly A. Lightford

105 ILCS 5/1A-2.1 from Ch. 122, par. 1A-2.1

Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.

Feb 09 17 S Referred to Assignments

SB 01385 Sen. Chuck Weaver and David Koehler

(Rep. Ryan Spain)

35 ILCS 200/18-180

Amends the Property Tax Code. Provides that the abatement for property located in an area of urban decay also applies to newly remodeled single-family or duplex residential dwelling units (currently, only newly constructed single-family or duplex dwelling units).

May 31 17 H Rule 19(a) / Re-referred to Rules Committee
SB 01386  Sen. Kimberly A. Lightford-Donne E. Trotter

Amends the Hospital Provider Funding Article of the Illinois Public Aid Code. Extends the period of time certain hospital assessments are imposed through State fiscal year 2020. Effective July 1, 2017.

Senate Committee Amendment No. 2
Deletes reference to:
- 305 ILCS 5/5-5e.1
Deletes reference to:
- 305 ILCS 5/5A-2 from Ch. 23, par. 5A-2
Deletes reference to:
- 305 ILCS 5/5A-5 from Ch. 23, par. 5A-5
Deletes reference to:
- 305 ILCS 5/5A-8 from Ch. 23, par. 5A-8
Deletes reference to:
- 305 ILCS 5/5A-10 from Ch. 23, par. 5A-10
Deletes reference to:
- 305 ILCS 5/5A-12.5
Deletes reference to:
- 305 ILCS 5/5A-14
Deletes reference to:
- 305 ILCS 5/12-4.105
Deletes reference to:
- 305 ILCS 5/14-12

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning an assessment on inpatient services that is imposed on hospital providers.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01387  Sen. Tim Bivins

Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $100 (rather than $150), of which $80 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $15 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $5 (rather than $10) shall be apportioned to the State Crime Laboratory Fund. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01388  Sen. Don Harmon

Amends the Illinois Highway Code. Provides that upon receipt of an application, consent to use a highway may be granted to any communications provider issued a certificate of public convenience and necessity from the Illinois Commerce Commission. Provides requirements (same as those under current law for a public utility) for communications provider use of a highway right-of-way if the highway authority does not have fee ownership of the property to be used. Defines "communications provider". Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01389  Sen. Don Harmon and Steven M. Landek

220 ILCS 5/9-101  from Ch. 111 2/3, par. 9-101

Amends the Public Utilities Act. Makes a technical change in a Section concerning rates.
Feb 09 17  S  Referred to Assignments

SB 01390  Sen. Don Harmon

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

Feb 09 17  S  Referred to Assignments

SB 01391  Sen. Don Harmon-Pamela J. Althoff

New Act

Creates the Psychology Interjurisdictional Compact Act. Provides that the State of Illinois enters into the Psychology Interjurisdictional Compact and sets forth the provisions of the Compact. Provides that the purposes of the Compact are to increase public access to professional psychological services by allowing for telepsychological practice across state lines and temporary in-person services in which the psychologist is not licensed to practice psychology, enhance the states’ ability to protect the public’s health and safety, encourage the cooperation of Compact States in the areas of psychology licensure and regulation, facilitate the exchange of information between Compact States regarding psychologist licensure, adverse actions, and disciplinary history, promote compliance with the laws governing psychological practice in each Compact State, and invest all Compact States with the authority to hold licensed psychologists accountable through the mutual recognition of Compact State licenses. The Compact contains provisions concerning home state licensure, Compact privilege to practice telepsychology, Compact temporary authorization to practice, conditions of telepsychology practice in a receiving state, adverse actions, additional authorities invested in a Compact State’s psychology regulatory authority, a coordinated licensure information system, establishment of the Psychology Interjurisdictional Compact Commission, rulemaking, oversight, dispute resolution and enforcement, and the date of implementation of the Compact.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01392  Sen. Chuck Weaver

110 ILCS 1005/11  from Ch. 144, par. 131

Amends the Private College Act. Makes a technical change in a Section concerning restoring a certificate.
Feb 09 17  S  Referred to Assignments

SB 01393  Sen. Michael E. Hastings

10 ILCS 5/9-1  from Ch. 46, par. 9-1

Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Feb 09 17  S  Referred to Assignments

SB 01394  Sen. Michael E. Hastings

20 ILCS 2805/37

Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning the Illinois Joining Forces Foundation.
Feb 09 17  S  Referred to Assignments

SB 01395  Sen. John G. Mulroe

50 ILCS 707/1

Amends the Law Enforcement Camera Grant Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S  Referred to Assignments

SB 01396  Sen. John G. Mulroe

50 ILCS 706/10-1

Amends the Law Enforcement Officer-Worn Body Camera Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S  Referred to Assignments
SB 01397  Sen. John G. Mulroe

730 ILCS 167/20
730 ILCS 168/20

Amends the Veterans and Servicemembers Court Treatment Act and the Mental Health Court Treatment Act. Removes provisions that a person may be admitted into a Veterans and Servicemembers Court program or a mental health court program only upon the agreement of the prosecutor. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01398  Sen. Michael E. Hastings

20 ILCS 2805/37

Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning the Illinois Joining Forces Foundation.
Feb 09 17  S  Referred to Assignments
SB 01399
Sen. John G. Mulroe and Karen McConnaughay
(Rep. Elgie R. Sims, Jr. and Arthur Turner)

705 ILCS 410/40 new
Amends the Juvenile Drug Treatment Act. Provides that the drug court treatment program may also, subject to the approval of the Chief Judge of the Circuit, establish a program for electronic monitoring of juveniles with regard to drug-related and alcohol-related offenses. Effective immediately.

House Floor Amendment No. 1
Adds reference to:
705 ILCS 405/5-710
Adds reference to:
705 ILCS 405/5-7A heading
Add reference to:
705 ILCS 405/5-7A-101
Add reference to:
705 ILCS 405/5-7A-110
Add reference to:
705 ILCS 405/5-7A-115
Add reference to:
705 ILCS 405/5-7A-120
Add reference to:
705 ILCS 405/5-7A-125
Add reference to:
720 ILCS 5/11-9.2
Add reference to:
730 ILCS 5/5-1-10 from Ch. 38, par. 1005-1-10
Add reference to:
730 ILCS 5/5-4.5-20
Add reference to:
730 ILCS 5/5-4.5-25
Add reference to:
730 ILCS 5/5-4.5-30
Add reference to:
730 ILCS 5/5-4.5-35
Add reference to:
730 ILCS 5/5-4.5-40
Add reference to:
730 ILCS 5/5-4.5-45
Add reference to:
730 ILCS 5/5-4.5-55
Add reference to:
730 ILCS 5/5-4.5-60
Add reference to:
730 ILCS 5/5-4.5-65
Add reference to:
730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1
Add reference to:
730 ILCS 5/5-8A-3 from Ch. 38, par. 1005-8A-3
Add reference to:
730 ILCS 5/5-8A-4.1
SB 01399 (CONTINUED)

Changes the engrossed bill by providing that a drug court program may, subject to the approval of the Chief Judge of the Circuit, establish a program for electronic monitoring of juveniles subject to the jurisdiction of the juvenile drug court program as a less restrictive alternative to detention, consistent with any available evidence-based risk assessment or substance abuse treatment eligibility screening. Amends the Juvenile Court Act of 1987 by changing the short title of the Juvenile Electronic Home Detention Law to the Juvenile Electronic Monitoring and Home Detention Law and making certain terminology consistent with the terminology of the Electronic Monitoring and Home Detention Article of the Unified Code of Corrections. Amends the Electronic Monitoring and Home Detention Article of the Unified Code of Corrections and the Criminal Code of 2012 by making references to electronic monitoring and home detention consistent. Makes corrections regarding omitted and misused words.

Aug 25 17    S  Public Act . . . . . . . . 100-0431
Amends the Health Care Worker Background Check Act. Requires the Department of Public Health to establish and maintain the Health Care Worker Registry of specified health care workers. Makes corresponding changes in the Nursing Home Care Act, MC/DD Act, and ID/DD Community Care Act, including deleting language requiring the Department to establish and maintain a health care worker registry in each of those Acts. Provides that the information contained in the Health Care Worker Registry shall include information from the registries established under the Nursing Home Care Act, MC/DD Act, and the ID/DD Community Care Act. Specifies that certain prohibitions on health care employers and long-term care facilities retaining individuals applies whether the individual is paid or is a volunteer. Adds specified offenses to a provision that prohibits health care employers and long-term care facilities from hiring a person who has been convicted of certain offenses. Makes other changes. Amends the Department of Human Services Act, Mental Health and Developmental Disabilities Administrative Act, and Mental Health and Developmental Disabilities Confidentiality Act to make conforming and other changes. Effective immediately.

Senate Floor Amendment No. 1

Removes definitions for "abuse", "misappropriation of property", and "neglect" from the Health Care Worker Background Check Act. Makes changes to the list of specified offenses in a provision of the Act that prohibits health care employers and long-term care facilities from hiring a person who has been convicted of certain offenses. Removes language prohibiting a health care employer from hiring, employing, or retaining specified individuals with certain applicable findings by the Department of Public Health as set forth by rule. Adds language to provisions of the Act concerning the hiring of people with criminal records by health care employers and long-term care facilities providing that a health care employer shall not hire, employ, or retain, whether paid or on a volunteer basis, any individual in a position with duties involving direct care of clients, patients, or residents, who has a finding by the Department of Human Services of physical or sexual abuse, financial exploitation, or egregious neglect of an individual denoted on the Health Care Worker Registry. In provisions concerning notice and hearing requirements prior to designation on the Registry, removes language requiring the Department of Public Health to notify an employee or former employee if the Department makes certain applicable findings as set forth by rule. In provision concerning designation on the Registry for an offense, removes language concerning a specified finding and certain information that may be denoted on the Registry.

House Committee Amendment No. 1
SB 01400 (CONTINUED)

Removes a specified provision of the Narcotics Profit Forfeiture Act from the list of specified offenses in a provision of the Health Care Worker Background Check Act that prohibits health care employers and long-term care facilities from hiring a person who has been convicted of certain offenses. In provisions concerning designation on the Health Care Worker Registry for offenses, provides that after the designation of neglect (rather than neglect or other applicable findings set forth by rule) on the Registry, employees or former employees may petition the Department of Public Health for removal of the designation after certain durations. Makes a grammatical change.

Aug 25 17  S  Public Act . . . . . . . . . 100-0432

SB 01401  Sen. Pat McGuire-Melinda Bush-Chapin Rose

30 ILCS 500/1-10
30 ILCS 500/1-12
30 ILCS 500/1-12.1 new
30 ILCS 500/1-13
30 ILCS 500/1-13.1 new
30 ILCS 500/1-15.20
30 ILCS 500/1-15.47 new
30 ILCS 500/1-15.48 new
30 ILCS 500/1-15.93
30 ILCS 500/1-15.107
30 ILCS 500/5-30
30 ILCS 500/10-15
30 ILCS 500/20-10
30 ILCS 500/20-15
30 ILCS 500/20-20
30 ILCS 500/20-43
30 ILCS 500/20-80
30 ILCS 500/20-160
30 ILCS 500/25-85 new
30 ILCS 500/30-30
30 ILCS 500/35-30
30 ILCS 500/35-35
30 ILCS 500/45-40
30 ILCS 500/45-15 rep.

Amends the Illinois Procurement Code. Expands what public-private agreements are exempt from the Code, and exempts leasing of clinical space and certain funds for collaborative clinical and academic programs from the Code. Re-enacts provisions of the Code concerning the applicability of the Code to artistic or musical services and to public institutions of higher education. Provides that the Executive Ethics Commission may (rather than shall) appoint procurement compliance monitors for certain terms. Makes changes to requirements for competitive sealed bidding and competitive sealed proposals. Increases the small purchase threshold and certain other thresholds to $100,000. Requires contractors to be authorized to conduct business in Illinois at the time of contract execution (rather than at time of proposal or bid). Sets forth requirements for best value procurement. Includes public institutions of higher education in provisions concerning design-build contracts. In provisions concerning preferences for high-gas mileage vehicles, allows an exemption for vehicles based on intended use or other reasonable considerations, such as the health and safety of citizens. Repeals a provision concerning the use of soybean oil-based inks. Makes other changes. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Code of Criminal Procedure of 1963. Allows the prosecution in a criminal case to bring an action seeking a court order to freeze the assets of a person charged with or convicted of a criminal offense if there are grounds to believe the defendant may dissipate the assets to avoid paying any fine, restitution, assessment, or costs that may or has been imposed as the result of a conviction. Provides the court must limit its order to allow the defendant sufficient assets for legal representation for any pending criminal charges against the defendant, including contesting any motion or order with regard to freezing his or her assets. Provides the court may limit an asset freezing order to provide the defendant with assets for his or her living and business expenses. Provides procedures for obtaining and enforcing asset freezing motions and orders. Sets forth obligations and protections for persons who are not a defendant in the case but who hold assets of the defendant subject to an asset freezing order. Allows for appeal by any party. Defines terms.

Senate Floor Amendment No. 1
Adds reference to:
725 ILCS 5/112B-5.5 new

Adds the ability of the State to seek and obtain an asset dissipation relief order against a transfer or obligation of an asset knowingly made to dissipate the asset to the extent necessary to satisfy an existing or future judgment for a fine, restitution, assessment, or court costs. Provides various forms of asset dissipation relief for the court to consider and impose. Provides for appeal of an asset dissipation relief order. Defines "lien" and "transfer".

House Floor Amendment No. 1
Deletes reference to:
725 ILCS 5/112B-5.5

Removes the asset-freeze provisions and limits asset dissipation relief orders to the property of defendants charged with or convicted of a crime of violence or sex offense in which the victim is under 18 years of age. Defines "crime of violence" and "sex offense".

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

Amends the Criminal Identification Act. Provides that the court may order the sealing of the records of arrests or charges not initiated by arrest which result in an order of supervision or a conviction for a misdemeanor violation of public indecency. Provides that the court may not order the sealing of the records of arrests or charges not initiated by arrest which result in an order of supervision or a conviction for offenses under the Humane Care for Animals Act (rather than Class A misdemeanors under the Act). Eliminates multiple offenses and circumstances of the charge where records may currently be sealed. Effective immediately.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01404  Sen. Thomas Cullerton-Julie A. Morrison-Melinda Bush and Dan McConchie

Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System by members of the Senate to persons who become participants before June 1, 2018 and provides that, beginning on that date, the System shall not accept any new participants who are members of the Senate. Makes related changes. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01405  Sen. Heather A. Steans-Jacqueline Y. Collins, Napoleon Harris, III-Mattie Hunter, Omar Aquino, Kimberly A. Lightford and Daniel Biss-Wm. Sam McCann

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that for a person who is a resident in a facility licensed under the Specialized Mental Health Rehabilitation Act of 2013 or the Community-Integrated Living Arrangements Licensure and Certification Act for whom payments are made throughout a month and who is determined to be eligible for medical assistance, the State shall pay an amount in addition to the minimum monthly personal needs allowance authorized under the Social Security Act so that the person's total monthly personal needs allowance from both State and federal sources equals $100. Provides that any additional income needed by facilities for the purpose of providing adequate care shall be supplemented by the State; and that the personal needs allowance shall increase annually at the same rate as the Social Security cost-of-living adjustment to take effect on January 1 of each following year. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01406  Sen. Heather A. Steans

Amends the Election Code. Provides that if a public official candidate submits a Notification of Self-funding to the State Board of Elections, all other public officials or candidates, but not the public official or candidate who submitted the notification, shall be permitted to accept contributions in excess of the limits imposed by the Code (rather than allowing all public officials or candidates, including the public official or candidate who submitted the notification, shall be permitted to accept contributions in excess of the limits).

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01407  Sen. Heather A. Steans

New Act


Feb 09 17  S  Referred to Assignments

SB 01408  Sen. Heather A. Steans

New Act


Feb 09 17  S  Referred to Assignments
Amends the Criminal Identification Act. Provides that the court shall not order the sealing of the records of arrests or charges not initiated by arrest which result in a conviction for financial exploitation of an elderly person or a person with a disability, aggravated identity theft against a person 60 years of age or older or a person with a disability, abuse or criminal neglect of a long term care facility resident, or criminal abuse or neglect of an elderly person or person with a disability. Amends the Criminal Code of 2012. Provides that a person who commits the offense of financial exploitation of an elderly person or a person with a disability may be tried in any one of the following counties in which (1) any part of the offense occurred or (2) the victim or one of the victims reside. Provides that theft by deception from a person with a disability is a Class 2 felony. Provides that consent shall not be a defense to financial exploitation of an elderly person or a person with a disability if the accused knew or had reason to know that the elderly person or a person with a disability lacked capacity to consent.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

Amends the Illinois Police Training Act. Provides that the curriculum for probationary police officers offered by all certified schools shall include courses on cyber-crimes and crimes committed with personal technology devices. Provides that the Illinois Law Enforcement Training Standards Board may conduct or approve a training program in personal technology devices for law enforcement officers of local government agencies. Provides that the program shall train law enforcement officers to identify and investigate issues relating to crimes arising out of the use of personal technology devices on social media, internet communication, cell phone applications dealing with child exploitation, sending or receiving of sexually explicit messages, computer tampering, financial fraud, harassment, and stalking through electronic means. Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

Amends the Criminal Code of 2012 and the Code of Criminal Procedure of 1963. Provides that computers seized during the commission of indecent solicitation of a child, child pornography, aggravated child pornography, non-consensual dissemination of private sexual images, grooming, or traveling to meet a minor are forfeited and before there is to be a distribution of property or sale proceeds, the computers or monies seized and forfeited for those offenses may be used to support the training, equipment, or investigation needs of the child exploitation unit of the law enforcement agency. Provides that the computers may also be recommissioned for official use by the agency or destroyed. Provides that the law enforcement agency shall not be ordered by the court to return the computer to the defendant or his or her designee. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 01412  Sen. Michael Connelly

720 ILCS 5/24-2
730 ILCS 110/17

Amends the Criminal Code of 2012 and the Probation and Probation Officers Act. Provides that probation officers may carry firearms and certain other specified weapons if they have received the prior consent of the Chief Judge of the Circuit Court for which they are employed, and they have received weapons training according to requirements of the Peace Officer and Probation Officer Firearm Training Act. Deletes provisions that they may only carry those weapons while in the performance of their duties, or while commuting between their homes, places of employment or specific locations that are part of their assigned duties. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01413  Sen. Michael Connelly-Patricia Van Pelt-Mattie Hunter-Jacqueline Y. Collins
(Rep. Tim Butler-La Shawn K. Ford-Brian W. Stewart-Mary E. Flowers)

410 ILCS 535/25  from Ch. 111 1/2, par. 73-25

Amends the Vital Records Act. Provides that a person shall not be required to pay a search fee for a birth record search or an additional fee for a certified copy of the record upon the person's release on parole, mandatory supervised release, final discharge, or pardon from the Department of Corrections if the person presents a specified form completed by the Department of Corrections.

Aug 09 17  S  Public Act . . . . . . . . . 100-0042

SB 01414  Sen. Michael Connelly

New Act

5 ILCS 140/7.5
720 ILCS 5/9-1  from Ch. 38, par. 9-1
725 ILCS 5/113-3  from Ch. 38, par. 113-3
725 ILCS 5/119-1
725 ILCS 105/10  from Ch. 38, par. 208-10

Amends the Criminal Code of 2012 relating to first degree murder. Adds and eliminates aggravating factors for which the death penalty may be imposed. Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2017. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the bill shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 01415  Sen. Bill Cunningham  
(Rep. Barbara Flynn Currie and Monica Bristow)  

65 ILCS 5/11-74.4-3  from Ch. 24, par. 11-74.4-3  
Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Revises the definition of "redevelopment project costs" by providing that redevelopment project costs for a redevelopment project area includes all or a portion of a taxing district's capital or operating costs (currently, only capital costs) resulting from the redevelopment project reasonably incurred (currently, necessarily incurred) or to be incurred within a taxing district as a result of the redevelopment plan and project (currently, incurred within a taxing district in furtherance of the objectives of the redevelopment plan and project). Removes a requirement that the municipality, by written agreement, accept and approve these costs.  

Senate Committee Amendment No. 2  
Removes a taxing district's operating costs from the definition of "redevelopment project costs".  

Senate Floor Amendment No. 3  
Provides that "redevelopment project costs" includes all or a portion of a taxing district's capital costs resulting from the redevelopment project necessarily incurred or to be incurred within a taxing district in furtherance of the objectives of the redevelopment plan and project to the extent a municipality with a population of more than 1,000,000 by written agreement accepts and approves the same and, for taxing districts other than a municipality with a population of more than 1,000,000, all or a portion of a taxing district's capital costs resulting from the redevelopment project reasonably incurred or to be incurred within a taxing district as a result of the redevelopment plan and project.  

Senate Floor Amendment No. 4  
Provides that "redevelopment project costs" includes all or a portion of a taxing district's capital costs resulting from the redevelopment project necessarily incurred or to be incurred within a taxing district in furtherance of the objectives of the redevelopment plan and project to the extent a municipality with a population of more than 1,000,000 by written agreement accepts and approves the same and, for taxing districts other than a municipality with a population of more than 1,000,000, all or a portion of a taxing district's capital costs resulting from the redevelopment project reasonably incurred or to be incurred within a taxing district as a result of the redevelopment plan and project.  

House Committee Amendment No. 2  
Deletes reference to:  
65 ILCS 5/11-74.4-3  
Adds reference to:  
65 ILCS 5/11-74.4-1  from Ch. 24, par. 11-74.4-1  

House Floor Amendment No. 3  
Deletes reference to:  
65 ILCS 5/11-74.4-1  
Adds reference to:  
65 ILCS 5/11-74.4-3.5  
Replaces everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Creates tax increment allocation financing extensions for districts created by the Village of Hartford, the Village of Manlius, the City of Hoopeston, the City of Chicago, the Village of North Utica, the City of LaSalle, and the City of Country Club Hills. Effective immediately.  

Nov 28 18  S  Passed Both Houses
SB 01416 Sen. William R. Haine

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Director of Public Health shall establish a Statewide Sudden Infant Death Syndrome Program that shall include a referral service for the public and health care professionals on SIDS-related services and a 24-hour telephone hotline. Provides that the Director of Public Health shall encourage the development of local support programs for infants who may be at risk of SIDS. Creates the Sudden Child Death Autopsy Protocol Committee within the Department of Public Health. Provides that the Committee shall assist the Director of Public Health with developing specified sudden child death autopsy protocols and shall annually review the protocols and make suggestions for revisions. Provides that the Committee shall make recommendations by December 31 of each year through December 31, 2021. Repeals provisions concerning the Committee on December 31, 2022. Provides that the Director of Public Health, in consultation with the Committee, shall develop a specified standardized protocol for autopsies performed when the suspected cause of death of a child under one year of age is sudden infant death syndrome and when the death of a child under 2 years of age is sudden and unexpected.

Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01417

(Rep. Natalie A. Manley, Grant Wehrli, Elaine Nekritz-Emily McAsey-Ann M. Williams-Mike Fortner and Robyn Gabel)

415 ILCS 150/30
415 ILCS 150/40
415 ILCS 150/57 new

Amends the Electronic Products Recycling and Reuse Act. Provides that a retailer may collect a fee for each covered electronic device or eligible electronic device collected. Provides that municipalities, townships, and other units of local government that are acting as collectors may collect a fee for each covered electronic device or eligible electronic device collected. Removes provisions providing that individual consumers shall not be charged a fee for bringing covered electronic devices or eligible electronic devices to collection sites. Provides that a retailer shall be considered to have complied with specified provisions prohibiting the sale of computers, computer monitors, printers, or televisions if certain conditions are met. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
415 ILCS 150/57 new
Adds reference to:
New Act
Adds reference to:
30 ILCS 105/5.716 rep.
Adds reference to:
415 ILCS 5/22.15 from Ch. 111 1/2, par. 1022.15
Adds reference to:
415 ILCS 150/15
Adds reference to:
415 ILCS 150/20
Adds reference to:
415 ILCS 150/50
Adds reference to:
415 ILCS 150/55
Adds reference to:
415 ILCS 150/60
Adds reference to:
415 ILCS 150/85
Adds reference to:
415 ILCS 150/100 new
SB 01417 (CONTINUED)

Replaces everything after the enacting clause. Creates the Consumer Electronics Recycling Act. Provides that for program year 2019 and each program year thereafter, each manufacturer shall, individually or as a manufacturer clearinghouse, provide a manufacturer e-waste program to transport and subsequently recycle, in accordance with the requirements of the Act, residential covered electronic devices collected at, and prepared for transport from, the program collection sites and one-day collection events included in the program during the program year. Provides that each manufacturer e-waste program individually or collectively for a program year shall be based on a convenience standard based on the population density per square mile for counties in Illinois that requires a certain number of collection sites to be established in counties that have opted into the manufacturer e-waste program. Contains provisions concerning collection sites in a municipality with a population of over 1,000,000. Contains provisions concerning the e-waste program, convenience standard, the Environmental Protection Agency's responsibilities, manufacturer e-waste program plans, manufacturer registration, retailer responsibilities, recycler responsibilities, penalties, administrative citations, delegation of county rights and responsibilities to municipal joint action agencies, relation to other State laws, severability, cathode ray tube retrievable storage, the collection of covered electronic devices outside of the manufacturer e-waste program, best practices, and public reporting. Provides that the Act is repealed on December 31, 2026. Makes other changes. Amends the Electronic Products Recycling and Reuse Act. Makes changes to provide that various provisions of the Act shall run through dates applicable to program year 2018. Deletes provisions providing that individual consumers shall not be charged fees when bringing covered electronic devices or eligible electronic devices to collection sites. Adds provisions providing that specified units of local government and retailer may collect a fee for any covered electronic device or eligible electronic device accepted or collected. Makes other changes. Provides that the Electronic Products Recycling and Reuse Act is repealed on January 1, 2020. Provides that the Electronics Recycling Fund may be used for the administration of the Consumer Electronics Recycling Act. Provides that specified transfers shall be made from the Electronics Recycling Fund to the Solid Waste Management Fund. Abolishes the Electronics Recycling Fund on January 1, 2020. Amends the State Finance Act and Environmental Protection Act to make corresponding changes. Further amends the Environmental Protection Act. Provides that the moneys in the Solid Waste Management Fund shall be used for the administration of the Consumer Electronics Recycling Act and, until January 1, 2020, the Electronic Products Recycling and Reuse Act. Effective immediately, except for a provision abolishing the Electronics Recycling Fund that takes effect on January 1, 2020.

Senate Floor Amendment No. 2

Deletes the definition for “processing for reuse” from the Consumer Electronics Recycling Act. In provisions of the Consumer Electronics Recycling Act concerning manufacturer registration, provides that information on a specified registration form shall include the weight of all specified individual covered electronic devices by category (rather than televisions). Deletes language providing that the specified registration form shall include the weight of specified desktop computers, desktop computer monitors, small-scale servers, and desktop printers. In provisions of the Consumer Electronics Recycling Act concerning penalties, adds language concerning penalties for violations of specified provisions concerning a landfill ban. Makes corresponding changes in provisions concerning the landfill ban.

Aug 25 17 S Public Act . . . . . . . . 100-0433

SB 01418 Sen. John J. Cullerton

15 ILCS 20/50-1

Amends the State Budget Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.

Feb 09 17 S Referred to Assignments

SB 01419 Sen. John J. Cullerton

705 ILCS 505/29 from Ch. 37, par. 439.24-9

Amends the Court of Claims Act. Makes a technical change in a Section concerning the Act's short title.

Feb 09 17 S Referred to Assignments
SB 01420  Sen. Chris Nybo  
(Rep. Peter Breen)  
225 ILCS 610/3 new  
Amends the Illinois Dead Animal Disposal Act. Provides that a non-profit organization or government entity that hosts a collection center to collect cooking grease or cooking oil from the public shall be exempt from licensure, fees, or reporting under the Act. Effective immediately.  
Senate Committee Amendment No. 1  
Replaces everything after the enacting clause. Amends the Illinois Dead Animal Disposal Act. Provides that a collection center to collect cooking grease or cooking oil from the public hosted by a not-for-profit organization exempt from federal income taxes or a government entity is exempt from the registration, licensure, fee, and reporting requirements under the Act.  
Aug 11 17  S  Public Act . . . . . . . 100-0093

SB 01421  Sen. William E. Brady  
730 ILCS 150/2 from Ch. 38, par. 222  
Amends the Sex Offender Registration Act. Provides that a "sex offense" for the purposes of the Act includes residential burglary or home invasion committed on or after January 1, 2018 provided that the offense was sexually motivated as defined in the Sex Offender Management Board Act.  
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01422  Sen. Chris Nybo  
(Rep. Peter Breen-Patricia R. Bellock)  
720 ILCS 5/3-6 from Ch. 38, par. 3-6  
720 ILCS 5/3-7 from Ch. 38, par. 3-7  
725 ILCS 5/114-1 from Ch. 38, par. 114-1  
Amends the Criminal Code of 2012. Provides that the prosecution shall not be required to prove at trial facts which extend the general limitations or establish periods excluded from the general limitations, when the facts supporting extension of or the exclusion from the period of general limitations are properly pled in the charging document. Provides that any challenge relating to the extension of or exclusion from the general limitations period shall be exclusively conducted under the dismissal of charges provisions of the Code of Criminal Procedure of 1963. Amends the Code of Criminal Procedure of 1963. Provides that when a defendant seeks dismissal of the charge upon the grounds that it is barred by the statute of limitations, the prosecution shall have the burden of proving, by a preponderance of the evidence, that the prosecution of the offense is not barred by the statute of limitations.  
Aug 25 17  S  Public Act . . . . . . . 100-0434

SB 01423  Sen. Jim Oberweis, Paul Schimpf, Dale Fowler and Dave Syverson  
430 ILCS 65/13.1 from Ch. 38, par. 83-13.1  
Amends the Firearm Owners Identification Card Act. Provides that a unit of local government, including a home rule unit, may not impose a tax, fee, on a firearm, firearm attachment, or firearm ammunition or other assessment other than the normal sales tax rate for goods. Provides that the provisions of any ordinance or resolution enacted before, on, or after the effective date of the bill by any municipal or county government that imposes a tax, fee, or other assessment other than the normal sales tax rate for goods on a firearm, firearm attachment, or firearm ammunition are invalid and all those existing ordinances and resolutions are void. Defines “sales tax”. Effective immediately.  
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
10 ILCS 5/Art. 9A heading new
10 ILCS 5/9A-5 new
10 ILCS 5/9A-10 new
10 ILCS 5/9A-15 new
10 ILCS 5/9A-20 new
10 ILCS 5/9A-25 new
10 ILCS 5/9A-30 new
10 ILCS 5/9A-35 new
10 ILCS 5/9A-40 new
10 ILCS 5/9A-45 new
10 ILCS 5/9A-50 new
10 ILCS 5/9A-55 new
10 ILCS 5/9A-60 new
10 ILCS 5/9A-65 new
10 ILCS 5/9A-70 new
10 ILCS 5/9A-75 new

Creates the Small Donor Democracy Matching System for Fair Elections Act. Amends the Election Code. Creates a small donor campaign contribution matching system for candidates for the offices of Governor, Attorney General, State Comptroller, State Treasurer, Secretary of State, State Senator, and State Representative. Creates the Small Donor Democracy Matching Fund as a special Fund in the State Treasury. Sets forth requirements for accessing the small donor matching system. Sets forth provisions for the funding of the matching contributions. Imposes limits on the access to matching funds. Allows the General Assembly to increase various amounts, subject to public referendum. Provides for penalties for violations of the provisions. Sets forth disclosure requirements. Creates the Campaign Finance Board within the State Board of Elections to implement the campaign matching system. Amends the State Finance Act to make a conforming change. Includes severability provisions. Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:
   10 ILCS 5/9-25.1
Adds reference to:
   10 ILCS 5/Art. 9A heading new
Adds reference to:
   10 ILCS 5/9A-5 new
Adds reference to:
   10 ILCS 5/9A-10 new
Adds reference to:
   10 ILCS 5/9A-15 new
Adds reference to:
   10 ILCS 5/9A-20 new
Adds reference to:
   10 ILCS 5/9A-25 new
Adds reference to:
   10 ILCS 5/9A-30 new
Adds reference to:
   10 ILCS 5/9A-35 new
Adds reference to:
   10 ILCS 5/9A-40 new
Adds reference to:
SB 01424 (CONTINUED)

10 ILCS 5/9A-45 new
Adds reference to:
 10 ILCS 5/9A-50 new
Adds reference to:
 10 ILCS 5/9A-55 new
Adds reference to:
 10 ILCS 5/9A-60 new
Adds reference to:
 10 ILCS 5/9A-65 new
Adds reference to:
 10 ILCS 5/9A-70 new
Adds reference to:
 10 ILCS 5/9A-75 new

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Includes the office of Lieutenant Governor in the program; and makes conforming changes. Makes changes to the legislative findings Changes the definition of election cycle to mean the time beginning the January 1 following a general election and ending on the December 31 following the next general election (rather than a cycle beginning on January 1 following a general election and ending on the day of the general primary and another cycle beginning the day after the general primary and ending on the December 31 following a general election). Removes provisions concerning a referendum to increase funds appropriated to the Small Donor Democracy Matching Fund. Provides that in order for a candidate for Governor or Lieutenant Governor to be eligible to be certified as a participating candidate, the other member of the team of candidates for the offices of Governor and Lieutenant Governor must also be a participating candidate. Establishes a maximum appropriation to the Fund of $50,000,000 by the General Assembly in any election cycle. Provides that no participating candidate shall make expenditures from or use his or her own personal funds or certain other funds in an amount that exceeds 10 (rather than 6) times the maximum allowable contribution from other sources. Allows any candidate who received funds under the program who subsequently becomes unopposed to continue to retain and spend those received funds in accordance with the program. Provides that if certain thresholds are exceeded, the limitation for contributions is increased to $2,500 (rather than increased $2,500). Provides that members of the Campaign Finance Board are to be appointed by the Governor with the approval of a majority of the House of Representatives and the Senate. Makes conforming changes to the Board. Further amends the Election Code. Provides that provisions of the Code concerning election interference do not apply to the campaign contribution matching program or similar systems of public financing for elections established by a home rule unit of government. Effective immediately.

Senate Floor Amendment No. 2
Adds reference to:
30 ILCS 105/5.878 new
Makes various grammatical and technical corrections. Amends the State Finance Act to create the Small Donor Democracy Matching Fund as a special fund in the State treasury.

Senate Floor Amendment No. 3
Removes the ability of a member of the Campaign Finance Board to request an advisory opinion from the Board.

Senate Floor Amendment No. 4
Provides that the General Assembly may (rather than shall) appropriate certain moneys to the Small Donor Democracy Matching Fund.

May 18 18   H   Rule 19(a) / Re-referred to Rules Committee

SB 01425
Sen. Dan McConchie

105 ILCS 5/2-3.25p new
Amends the School Code. Provides that high achieving districts are exempt from mandates imposed under the Code and applicable implementing rules and allows districts to develop a mandate relief plan to identify mandates in the Code from which the district is requesting relief. Allows improving districts to also develop a mandate relief plan. Sets forth benchmarks necessary to be considered a high achieving district. Sets forth a process for approving and, if necessary, revoking mandate relief plans. Exempts certain mandates from being exempted. Requires the State Board of Education to submit an annual report concerning the provisions. Allows the State Board to adopt rules necessary to implement the provisions. Effective immediately.

May 05 17   S   Rule 3-9(a) / Re-referred to Assignments
SB 01426  Sen. Dan McConchie

105 ILCS 5/11E-5
Amends the School Code. Makes a technical change in a Section concerning the conversion and formation of school districts.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01427  Sen. Dave Syverson-William E. Brady
(Rep. Chad Hays-Tim Butler and Dan Brady)

20 ILCS 1605/7.12
Amends the Illinois Lottery Law. Extends the repeal date for provisions concerning a program that allows individuals 18 years of age or older to purchase lottery tickets online from July 1, 2017 to July 1, 2022. Effective immediately.
Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Lottery Law. Extends the repeal date for provisions concerning a program that allows individuals 18 years of age or older to purchase lottery tickets online from July 1, 2017 to July 1, 2018. Effective immediately.
Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 01428  Sen. Sue Rezin
(Rep. David S. Olsen)

105 ILCS 5/3-15.12  from Ch. 122, par. 3-15.12
Amends the School Code. Provides that the Illinois Community College Board shall establish alternative methods of credentialing for the issuance of high school equivalency certification throughout the State. Allows the Board to offer the credentialing on or after January 1, 2018 based on high school credit, post-secondary credit, foreign diplomas, and completion of a competency-based program as approved by the Board. Makes technical and conforming changes.
May 09 17  H  Referred to Rules Committee

SB 01429  Sen. Martin A. Sandoval and Napoleon Harris, III
(Rep. C.D. Davidsmeyer)

625 ILCS 5/12-807.3 new
Amends the Illinois Vehicle Code. Provides that a school district or a school bus company under contract with a school district shall not operate a Type I or Type II school bus manufactured after the effective date of the bill unless the bus is equipped with a set of 3-point seat belts or any other federally approved restraint system under 49 CFR 571.222 in good operating condition for each passenger seat and a rooftop safety hatch. Provides that the provision shall not apply to a school bus that is legally registered in another state and displaying valid registration plates of that state if the bus is not operated in Illinois on a regular basis and the bus is operated in Illinois in connection with a cultural, tourist, athletic, or other similar activity for students enrolled in a school located outside of Illinois. Provides that nothing in the provision shall make a school district or a school bus company liable for a passenger's failure to properly adjust or fasten a seat belt or other restraint system. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01432 Sen. Martin A. Sandoval-Karen McConnaughay, Sue Rezin and Michael E. Hastings

New Act

Creates the Safe Autonomous Vehicle Act. Provides definitions. Provides that upon notification to the Department of Motor Vehicles, a Motor Vehicle Manufacturer may commence a safe autonomous vehicle project with a vehicle installed with an Automated Driving System after providing notification to the Department of Motor Vehicles and after self-certification under certain conditions. Provides that the Manufacturer shall determine the geographical boundaries of the project and shall maintain incident records and provide periodic summaries to the Department and the National Highway Traffic Safety Administration. Provides that the Participating Fleet in the program shall be insured by the Manufacturer who shall assume liability for incidents where the automated driving system technology is at fault for that incident. Provides that any person operates a vehicle with automated driving system technology without first satisfying the eligibility requirements in the Act shall be fined $10,000 for a first violation and a second or subsequent violation is a Class A misdemeanor. Preempts home rule powers. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Creates the Autonomous Vehicle Act. Defines terms. Provides that an automated driving system equipped vehicle may drive or operate upon the highways of this State with the automated driving system engaged for testing, a transportation service, or any other use, regardless of whether a human operator is physically present in the vehicle. Provides that prior to initiating the testing of automated driving system equipped vehicles in a municipality, a person shall provide a notice of intent to test to the corporate authorities of the municipality. Provides that when engaged, the automated driving system shall be considered the driver or operator for purposes of assessing conformance to applicable traffic or motor vehicle laws and shall be deemed to satisfy any physical acts required of a driver or operator. Provides that liability for incidents involving an automated driving system equipped vehicle shall be determined under existing product liability law, common law negligence principles, or other federal, State, or local law. Preempts home rule powers. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01433 Sen. Paul Schimpf and Steven M. Landek

(Rep. Mike Fortner-Patricia R. Bellock)

415 ILCS 5/42 from Ch. 111 1/2, par. 1042

Amends the Environmental Protection Act. Provides that a person who voluntarily self-discloses non-compliance to the Agency, of which the Agency had been unaware, is entitled to a 100% reduction in the portion of the penalty that is not based on the economic benefit of non-compliance if the regulated entity is a small entity as defined by a specified provision of the federal Small Business Regulatory Enforcement Fairness Act of 1996. Effective immediately.

Senate Committee Amendment No. 1


Aug 25 17 S Public Act . . . . . . 100-0436
SB 01434  Sen. Thomas Cullerton, Neil Anderson, Dale Fowler, Andy Manar, William E. Brady, Wm. Sam McCann, Dale A.
Righter and Laura M. Murphy

New Act
35 ILCS 105/3-5
35 ILCS 120/2-5

Creates the Rental Purchase Agreement Occupation and Use Tax Act. Provides that an occupation tax is imposed upon
persons engaged in this State in the business of renting merchandise under a rental-purchase agreement in Illinois, at the rate of 6.25%
of the gross receipts received from such business. Provides that a corresponding use tax is imposed upon the privilege of using
merchandise rented under a rental-purchase agreement in Illinois at the rate of 6.25% of the gross receipts received from such business.
Provides for the imposition and collection of both taxes by the Department of Revenue, and for the filing of returns and the payment of
taxes imposed under this Act. Provides the Department of Revenue with rulemaking authority. Amends the Use Tax Act and the
Retailers' Occupation Tax Act to make conforming changes. Effective immediately.

Senate Committee Amendment No. 1
Amends the provisions of the introduced bill as follows: (1) makes changes to the definition of "rental purchase agreement";
(2) provides that the proceeds from the tax imposed under the Rental Purchase Agreement Occupation and Use Tax Act shall be
distributed as follows: 20% shall be deposited into the State and Local Sales Tax Reform Fund and 80% shall be deposited into the
General Revenue Fund; (3) makes technical corrections; (4) provides that the Rental Purchase Agreement Occupation and Use Tax Act
does not apply to tangible personal property which is required to be titled and registered by an agency of the State; and (5) provides
that the bill is effective January 1, 2018.

Senate Floor Amendment No. 2
Makes technical corrections.

House Committee Amendment No. 1
Adds reference to:

New Act

Adds reference to:
30 ILCS 105/5.878 new

Adds reference to:
30 ILCS 105/6z-102 new

Further amends the Rental Purchase Agreement Occupation and Use Tax Act. Provides that any return or document that is
required to be filed under the Act or any payment required to be made under the Act shall be done electronically, in the form and
manner required by the Department. Removes a provision concerning the distribution of taxes. Provides that each month, from the net
revenue realized for the preceding month, the Department shall deposit an estimated amount required for refunds of the tax under the
Act into the Rental Purchase Agreement Tax Fund. Provides for the distribution of the remaining funds after the deposit. Provides that
a merchant shall (rather than may) file an application to receive a one-time credit for the Use Tax paid on merchandise subject to tax
under the Act. Amends the State Finance Act. Creates the Rental Purchase Agreement Tax Refund Fund. Provides for the distribution
of moneys in the Fund. Makes technical changes.

Aug 25 17  S  Public Act . . . . . . . . 100-0437

SB 01435  Sen. Laura M. Murphy-Thomas Cullerton-Don Harmon

35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the amount paid by the taxpayer
during the taxable year for the purpose of purchasing acoustical materials, other materials, labor, and professional services to
soundproof a residential home located at an eligible address against aircraft noise generated by an airport governed by the provisions
of the Permanent Noise Monitoring Act. Provides that the credit may not reduce the taxpayer's liability to less than zero; however, the
credit may be carried forward. Provides that the credit is exempt from the Act's automatic sunset provisions. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01436  Sen. Laura M. Murphy

35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to the amount of personal interest paid by an
individual taxpayer during the taxable year. Provides that the term "personal interest" means interest paid on personal and consumer
loans that is not deductible when calculating the taxpayer's federal adjusted gross income. Effective immediately.

Feb 09 17  S  Referred to Assignments
SB 01437  Sen. Laura M. Murphy-Julie A. Morrison-Melinda Bush, Bill Cunningham and Elgie R. Sims, Jr.
Manley, Sue Scherer, Frances Ann Hurley, Sam Yingling, Katie Stuart, Michelle Mussman, Jonathan Carroll, Deb Conroy,
Natalie Phelps Finnie, Monica Bristow, Jerry Costello, II, Michael Halpin, Rita Mayfield, LaToya Greenwood, Linda Chapa
LaVia and Anna Moeller)
35 ILCS 200/15-169
Amends the Property Tax Code. Removes a provision requiring taxpayers who have been granted a disabled veterans
standard homestead exemption to reapply on an annual basis. Effective January 1, 2018.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that a taxpayer who has been granted
a homestead exemption for veterans with disabilities need not reapply if he or she has been found by the Department of Veterans'
Affairs to be permanently and totally disabled.
House Committee Amendment No. 1
Deletes reference to:
35 ILCS 200/15-169
Adds reference to:
35 ILCS 5/204 from Ch. 120, par. 2-204
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Extends the standard exemption to
taxable years ending on or before December 31, 2023. Effective immediately.
Aug 14 18  S  Public Act . . . . . . . . . 100-0865
SB 01438  Sen. Laura M. Murphy
35 ILCS 5/203 from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates a deduction in an amount equal to the amount of personal interest paid by an
individual taxpayer during the taxable year. Provides that the term “personal interest” means interest paid on personal and consumer
loans that is not deductible when calculating the taxpayer's federal adjusted gross income. Effective immediately.
Feb 09 17  S  Referred to Assignments
SB 01439  Sen. John J. Cullerton
(Rep. Ann M. Williams)
325 ILCS 40/7.2 new
Amends the Intergovernmental Missing Child Recovery Act of 1984. Provides that at the time of first contact with an
individual making a report of a missing child who is under 18 years of age, the local law enforcement agency shall provide the
individual with information, the contents of which shall be prepared by the Office of the Attorney General and posted on its website,
that includes, but is not limited to, the following: (i) the 24-hour toll-free telephone numbers for the National Center for Missing and
Exploited Children and the National Runaway Safeline; and (ii) a description of the services provided to families of missing children
by the National Center for Missing and Exploited Children and the National Runaway Safeline. Provides that the information may be
provided by the local law enforcement agency in a format that includes, but is not limited to, written materials for distribution or a
posting on the official website of the local law enforcement agency.
Aug 25 17  S  Public Act . . . . . . . . . 100-0438
SB 01440  Sen. Michael E. Hastings
New Act
Creates the County Work Release Diversion Program Act. Contains only a short title provision.
Feb 09 17  S  Referred to Assignments
SB 01441  Sen. Michael E. Hastings  
(Rep. Scott Drury)  
730 ILCS 5/5-8-4 from Ch. 38, par. 1005-8-4  
Amends the Unified Code of Corrections. Provides that mandatory consecutive sentencing does not apply to a violation of a condition of electronic home monitoring under the Electronic Monitoring and Home Detention Law.  
Senate Floor Amendment No. 1  
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that mandatory consecutive sentencing does not apply to a violation of a condition of electronic home monitoring under the Electronic Monitoring and Home Detention Law, except upon the third or subsequent conviction, in which mandatory consecutive sentencing shall be imposed.  
May 31 17  H Rule 19(a) / Re-referred to Rules Committee  

SB 01442  Sen. Michael E. Hastings  
20 ILCS 205/205-203 new  
725 ILCS 5/Art. 113A heading new  
725 ILCS 5/113A-1 new  
Amends the Code of Criminal Procedure of 1963. Provides that in a prosecution of a case involving the injury, health, or safety of an animal, the court may, on its own motion or motion of any party, appoint a special advocate to assist the court, as deemed appropriate by the court, and represent the interests of justice regarding the health or safety of the animal. Amends the Civil Administrative Code of Illinois Department of Agriculture Law. Provides that the Department of Agriculture shall compile a list comprised of pro bono attorneys and law students from each county who may serve as special advocates for these cases.  
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments  

SB 01443  Sen. Michael E. Hastings  
50 ILCS 706/10-20  
Amends the Law Enforcement Officer-Worn Body Camera Act. Provides that following a 90-day storage period, any and all recordings made with an officer-worn body camera may be destroyed (rather than must be destroyed unless any encounter captured on the recording has been flagged). Provides that a recording shall not be destroyed when, in connection with the encounter captured on the recording, (rather than an encounter is deemed to be flagged when) a formal or informal complaint has been filed; the officer discharged his or her firearm or used force during the encounter; the encounter resulted in a detention or an arrest, excluding traffic stops which resulted in only a minor traffic offense or business offense; the officer is the subject of an internal investigation or otherwise being investigated for possible misconduct; the supervisor of the officer, prosecutor, defendant, or court determines that the encounter has evidentiary value in a criminal prosecution; or the recording officer requests that the video be retained (rather than flagged) for official purposes related to his or her official duties.  
Feb 09 17  S Referred to Assignments  

SB 01444  Sen. William R. Haine-John G. Mulroe  
(Rep. Lou Lang)  
215 ILCS 5/143.24d rep.  
Amends the Illinois Insurance Code. Repeals provisions concerning arbitration of physical damage subrogation claims arising from auto damages in certain cases. Effective immediately.  
Aug 25 17  S Public Act . . . . . . . . . . . 100-0439  

SB 01445  Sen. William R. Haine  
215 ILCS 5/143.15 from Ch. 73, par. 755.15  
Feb 09 17  S Referred to Assignments

(Rep. Gregory Harris, Cynthia Soto, André Thapedi and Kathleen Willis)

15 ILCS 520/22.5 from Ch. 130, par. 41a
Amends the Deposit of State Moneys Act. Provides that the State Treasurer may, with the approval of the Governor, invest or reinvest (regardless of whether the price exceeds par) any State money in the treasury that is not needed for current expenditures due or about to become due, or any money in the State Treasury that has been set aside and held for the payment of the principal of and interest on any State bonds, in bonds issued by counties or municipal corporations of this State. Effective immediately.

House Committee Amendment No. 2
Deletes reference to:
15 ILCS 520/22.5
Adds reference to:
30 ILCS 500/1-10
Adds reference to:
305 ILCS 5/5.30-6 new
Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that an exemption from the Code for purchases of care shall continue except as otherwise provided. Amends the Illinois Public Aid Code. Provides that, beginning on the effective date of this amendatory Act, any contract the Department of Healthcare and Family Services enters into with a managed care organization shall be procured in accordance with the Illinois Procurement Code. Effective immediately.

Fiscal Note, House Committee Amendment No. 2 (Office of the Comptroller)
The Office of the Comptroller has reviewed current Managed Care contracts within the SAMS system and found that there were 41 contracts active in FY2016 that had been originally procured under the “purchase of care” exemption, for a total annual contract amount of $7,380,976,297.80. Additionally, these contracts were projected to have an ongoing maximum contract amount of $26,944,976,297.80 with the longest term extended April, 2021. SB 1446 will have a negligible fiscal impact on the Office of the Comptroller.

Nov 08 17  S  Total Veto Stands

SB 01447  Sen. Jason A. Barickman

735 ILCS 5/1-101 from Ch. 110, par. 1-101

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01448  Sen. Emil Jones, III-Jacqueline Y. Collins-Mattie Hunter, Donne E. Trotter, Iris Y. Martinez, James F. Clayborne, Jr., Toi W. Hutchinson, Napoleon Harris, III, Patricia Van Pelt and Michael E. Hastings

625 ILCS 5/18c-7404.5 new
Amends the Illinois Commercial Transportation Law of the Illinois Vehicle Code. Provides that every rail carrier operating in this State transporting firearms or firearm ammunition through a municipality with a population of more than 1,000,000 inhabitants shall notify the local municipal law enforcement agency at least 24 hours prior to transporting the firearms or firearm ammunition through the municipality.

Senate Committee Amendment No. 1
Provides that a rail carrier who violates the provision is guilty of a business offense punishable by a fine of up to $1,000 for a first violation and up to $2,000 for a second or subsequent violation (rather than a Class C misdemeanor).

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01449       Sen. Emil Jones, III
                (Rep. Justin Slaughter)

605 ILCS 5/6-801.5 new
Amends the Illinois Highway Code. Provides that an owner of real property that is located within the unincorporated
boundaries of a township road district and has a residential roadway considered to be a private roadway, may transfer title to the
roadway and any necessary easements to the township road district by entering into a binding written agreement with the township road
district. Provides that the written agreement may include a provision for allocation of initial costs and fees for the construction or
repair of the roadway at the time of transfer. Provides that upon the effective date of transfer and after any initial costs and fees
allocated under the agreement, the roadway shall be maintained, repaired, and serviced by the township road district. Provides criteria
for a roadway to be transferred in this manner. Effective immediately.
Jul 06 17    H  Rule 19(a) / Re-referred to Rules Committee

SB 01450       Sen. Laura M. Murphy

815 ILCS 670/5
Amends the Illinois Residential Building Code Act. Makes a technical change in the Section relating to the purpose of the
Act.
Feb 09 17    S  Referred to Assignments
SB 01451
Sen. Terry Link, Jil Tracy and Michael E. Hastings-Bill Cunningham-Donne E. Trotter-John J. Cullerton
(Rep. Kelly M. Burke-Peter Breen-Mike Fortner-Fred Crespo-Robert Martwick and William Davis)

New Act

55 ILCS 5/5-12001.2

Creates the Small Wireless Facilities Deployment Act. Provides for legislative intent for the Act and definitions. Provides that an authority (a unit of local government with control over rights-of-way) may not prohibit, regulate, or charge for the collocation of small wireless facilities (the installation, mounting, maintaining, modifying, operating, or replacement of small wireless facilities on or adjacent to a wireless support structure or utility pole). Provides that small wireless facilities shall be classified as permitted uses and not subject to zoning review and approval under specified circumstances. Provides requirements for applications, fees, application review, and issuance of permits for collocation of small wireless facilities. Provides that an authority may not require applications for routine maintenance or replacement of wireless facilities with wireless facilities that are substantially similar, of the same size, or smaller. Requires authorities to allow the collocation of small wireless facilities on authority utility poles under specified circumstances. Prohibits authorities from regulating the design, engineering, construction, installation, or operation of any small wireless facility in specified circumstances. Provides that a circuit court has jurisdiction to resolve all disputes arising under the Act. Prohibits an authority from requiring a wireless provider to indemnify the authority or its officers or employees and from naming the authority on a wireless provider's insurance policy. Limits home rule powers. Amends the Counties Code making conforming changes.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that the Act does not apply to a municipality with a population of 1,000,000 or more or to electric or gas public utilities or those utilities' wireless facilities if the facilities are being used, developed, and maintained for use in providing delivery services and Smart Grid functionality or application to retail customers. Modifies several definitions and adds a definition for "micro wireless facility". Provides that small wireless facilities shall be classified as permitted uses and not subject to zoning review or approval if they are collocated outside rights-of-way in property not zoned primarily for residential use (rather than exclusively for single family residential use). Provides that an authority may reserve space on an authority's utility poles for future public safety uses or electric utility uses under specified conditions. Provides that an authority may require a wireless provider to provide on an application specific structural integrity and make-ready analysis, the location where a small wireless facility or utility pole would be installed, photographs of the location and its immediate surroundings, specifications and drawings for each proposed small wireless facility, a proposed schedule for the installation and completion of each small wireless facility, and certification that the collocation is in compliance with specified regulations. Inserts new provisions concerning requirements and standards for small wireless facilities including: collocation on new or existing utility poles or alternate structures (both public and private); height and spacing of small wireless facilities; interference with frequencies used by the authority's public safety communications or other electrical or transmissions systems; compliance with local code and zoning provisions; installation in rights-of-way; replacement of authority utility poles; maintenance of existing and removal of abandoned small wireless facilities; and insurance. Modifies provisions regarding rates for collocation on an authority utility pole and submission, fees, supporting documentation, processing, tolling, approval, and denial of applications. Provides for the combination of multiple requests to collocate small wireless facilities on the same application. Provides that collocation for which a permit is granted shall be completed within 180 days (rather than one year) after issuance of the permit. Provides that permits for operation of the facilities shall be a duration of not less than 10 years and must be renewed for equivalent durations. Adds provisions concerning installation of small wireless facilities on property controlled by a park district, forest preserve district, or conservation district. Changes provisions concerning indemnification. Provides that an authority may require a wireless provider to carry, at the wireless provider's cost and expense, specified insurance. Provides for repeal of the Act on June 1, 2020. Makes other changes.

Senate Floor Amendment No. 4

Removes language providing that any permits for work within rights-of-way shall be subject to the requirements in provisions of the Small Wireless Facilities Deployment Act concerning regulation of small wireless facilities. Provides that nothing set forth in the Small Wireless Facilities Deployment Act shall be construed to relieve any person from specified requirements, other than small wireless facilities subject to the Act. In provisions of the Small Wireless Facilities Deployment Act concerning insurance, adds an exception for a wireless provider with an existing franchise to occupy and operate in a right-of-way. Makes other changes.

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.
SB 01451 (CONTINUED)

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Fiscal Note (Dept. of Central Management Services)
This legislation has no fiscal impact to the Department of Central Management Services. CMS does recommend that a fiscal note be prepared by the Department of Innovation and Technology (DoIT).

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Modifies definitions of "application", "small wireless facility", "utility pole", "wireless infrastructure provider", and "wireless services". Adds definitions for "historic district or historic landmark" and "public safety agency". Provides that small wireless facilities shall be subject to administrative review except regarding height exceptions or variance. Provides that small wireless facilities are not subject to zoning review or approval outside rights-of-way in property zoned exclusively for commercial or industrial use (rather than outside rights-of-way in property not zoned primarily for residential use). Provides that an authority may require a wireless provider to: provide equipment type and model numbers for the antennas and all other wireless equipment associated with the small wireless facility; provide a written certification describing the property rights, technical limits, or material cost reasons an alternate location proposed by an authority does not satisfy specified placement criteria; comply with specified written design standards; and comply with reasonable, technically feasible, and non-discriminatory design or concealment measures in a historic district or on a historic landmark. Provides for procedures in the event that a wireless provider’s wireless facilities cause unacceptable interference to a public safety agency’s safety communications. Provides that applications that include installation of a new utility pole to collocate a small wireless facility shall be deemed approved if the authority fails to approve or deny the application within 120 days under specified circumstances. Provides that the 180 days allowed to complete collocation after the issuance of a permit may be extended under specified circumstances. Replaces language concerning application fees by specifying that an authority may charge an application fee of $350 to $1,000. Provides fees may be waived for replacement of wireless facilities with wireless facilities that are substantially similar, the same size, or smaller if the wireless provider provides notice with specifications of the replaced equipment. Provides that an authority may not charge annual recurring rates for collocation on authority utility poles located outside rights-of-way. Provides that an authority or person controlling a utility pole make available rates, fees, and terms in compliance with the Act within 2 months (rather than 6 months) after the effective date of the Act. Provides that wireless providers that have existing agreements with an authority may opt to use the rates, fees, and terms as provided in the Act (rather than in the existing agreement) in specified circumstances. Specifies enforcement mechanisms to remove abandoned small wireless facilities. Changes the date the Act is repealed to June 1, 2021 (rather than June 1, 2020). Makes other changes.

Apr 12 18  S  Public Act . . . . . . . 100-0585

SB 01452  Sen. Wm. Sam McCann

430 ILCS 5/4.5 new
Amends the Liquefied Petroleum Gas Regulation Act. Provides that no legal action shall be commenced or maintained against any person engaged in the business of selling at retail, supplying, handling, or transporting liquefied petroleum gas in this State if the alleged injury, damage, or loss was caused by: (1) the alteration, modification, or repair of liquefied petroleum gas equipment or a liquefied petroleum gas appliance if done without the knowledge and consent of the liquefied petroleum gas seller, supplier, handler, or transporter; or (2) the use of liquefied petroleum gas equipment or a liquefied petroleum gas appliance in a manner or for a purpose other than that for which the equipment or appliance was intended and that could not reasonably have been expected.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Personnel Code. Provides for the creation of a supported employees program by the Department of Central Management Services. Provides that the Director of Central Management Services shall develop and implement a supported employment program applying to all State agencies. Provides that the Director shall designate a liaison to work with the various State agencies and departments, and any funder or provider or both, in the implementation of a supported employment program. Provides that the Director, in consultation with the Secretary or Director of each State agency, shall establish job classifications for supported employees who may be appointed into the classifications without open competitive testing requirements. Provides that supported employees shall serve in a trial employment capacity for not less than 3, but no more than 12, months. Requires the Director to maintain a record of all individuals hired as supported employees, and submit an annual report to the General Assembly regarding the employment progress of supported employees, with recommendations for further legislative action. Defines terms.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with additions. Provides that when appropriate, at the conclusion of the supported employee trial employment period, the supported employee shall be promoted into the position on a permanent full-time basis. Provides that an employer shall not hire a supported employee if such a hire would result in certain specified occurrences involving current employees of the employer and position vacancies. Provides that an employer who hires supported employees shall, at least 15 days prior to hiring such an employee, notify the applicable labor organization of the name, work location, and the duties to be performed by the supported employee. Provides that the Director of Central Management Services, in consultation with the Secretary or Director of each State agency, shall establish a grievance procedure for employees and labor organizations to utilize in the event of any alleged violation of specified provisions. Provides that a labor organization may utilize the established grievance or arbitration procedure in its collective bargaining agreement to contest any violation of those specified provisions.

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 415/17b new
Adds reference to:
20 ILCS 4007/10
Adds reference to:
20 ILCS 3970/Act rep.
Adds reference to:
20 ILCS 4095/10
Adds reference to:
20 ILCS 4095/15

Aug 14 18  S Public Act . . . . . . . . . 100-0866

SB 01454  Sen. Andy Manar
215 ILCS 5/456 from Ch. 73, par. 1065.3
Amends the Illinois Insurance Code. Provides that with respect to employers correctly classified within the construction industry, the amount charged to the insured for workers' compensation and employers' liability insurance shall be based upon hours worked by employees in specific job categories or classifications, not the wages or salaries paid to the employees. Makes technical and grammatical changes.

May 05 17  S Rule 3-9(a) / Re-referred to Assignments
SB 01455    Sen. Andy Manar-Sue Rezin
220 ILCS 5/16-115D
Amends the Public Utilities Act. Provides that the provisions of the Illinois Power Agency Act relating to the payments by retail customers of a utility for the purpose of recovering the utility's costs for procuring renewable energy credits shall not apply to an alternative retail electric supplier, or its customers, that operates a combined heat and power system in this State, or that has a corporate affiliate that operates a combined heat and power system in this State, and supplies electricity primarily to or for the benefit of certain specified facilities.
Aug 04 17    S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01456    Sen. Julie A. Morrison
(Rep. Mike Fortner)
415 ILCS 5/3.330 was 415 ILCS 5/3.32
Amends the Environmental Protection Act. Provides the term "pollution control facility" does not include the portion of a site or facility for which a permit application is submitted to the Environmental Protection Agency to modify an existing permit for the transfer of landscape waste to also include, on a demonstration basis not to exceed 24 months each time a permit is issued, the transfer of commingled landscape waste and food scrap or for which a permit application is submitted to the Agency within 6 months after the effective date (currently, January 1, 2016). Effective immediately.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that the term "pollution control facility" does not include the portion of a site or facility that is located entirely within a home rule unit having a population of not less than 25,000 and not more than 30,000 according to the 2010 federal census. Makes conforming changes.
Aug 11 17    S Public Act . . . . . . . . 100-0094

SB 01457    Sen. Linda Holmes
820 ILCS 130/1 from Ch. 48, par. 39s-1
Amends the Prevailing Wage Act. Makes a technical change in a Section concerning State policy.
Feb 09 17    S Referred to Assignments

SB 01458    Sen. Linda Holmes
820 ILCS 305/18 from Ch. 48, par. 138.18
Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the determination of questions by the Illinois Workers' Compensation Commission.
Feb 09 17    S Referred to Assignments

SB 01459    Sen. Linda Holmes
(Rep. Stephanie A. Kifowit)
20 ILCS 3105/1 from Ch. 127, par. 771
Senate Floor Amendment No. 2
Deletes reference to:
20 ILCS 3105/1
Adds reference to:
5 ILCS 312/1-105 new
Aug 25 17    S Public Act . . . . . . . . 100-0440
SB 01460 Sen. Linda Holmes

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

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

Senate Committee Amendment No. 1

Deletes reference to:

20 ILCS 605/605-10

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Limitations on Negative Use Restrictions Act. Contains a statement of purpose and defines "negative use restriction". Provides that negative use restrictions are against public policy, void, and unenforceable, and is subject to the unit of local government's remedial and enforcement powers under any local zoning ordinance and the laws of the State of Illinois, if: (1) the negative use restriction prevents the use of the property for grocery store, drug store, discount store, warehouse club, home improvement store, or any other retail store purposes; (2) the negative use restriction applies after a grocery store, drug store, discount store, warehouse club, home improvement store, or any other retail store owner or operator has terminated operations at the site and the uses are otherwise permitted, including as a special use, under local zoning ordinances; (3) the negative use restriction has a term of more than one year; and (4) the site of the grocery store, drug store, discount store, warehouse club, home improvement store, or other retail store has in excess of 7,500 square feet of floor space. Provides that a current owner of a site that is subject to a negative use restriction has the right to seek an injunction or other remedy from the circuit court. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01461  Sen. Linda Holmes-Patricia Van Pelt  
(Rep. Stephanie A. Kifowit-Arthur Turner)  

20 ILCS 620/1  from Ch. 67 1/2, par. 1001  

Amends the Economic Development Area Tax Increment Allocation Act. Makes a technical change in a Section concerning the short title.  

Senate Committee Amendment No. 1  
Deletes reference to:  
20 ILCS 620/1  from Ch. 67 1/2, par. 1001  

Adds reference to:  
35 ILCS 16/45  

Adds reference to:  
35 ILCS 16/50  

Replaces everything after the enacting clause. Amends the Film Production Services Tax Credit Act of 2008. In provisions concerning disclosure of confidential material, provides that such information may be released with the permission of the taxpayer. In provisions concerning reports by the Department of Commerce and Economic Opportunity to the General Assembly, provides that the report may be limited to vendors providing goods or services with a cash value of $1,000 or more in the aggregate. Effective immediately.  

Senate Floor Amendment No. 2  
In provisions concerning disclosure of confidential material, provides that the information shall be released only if permission is granted by the taxpayer (in Senate Amendment 1, the information may be released with the permission of the taxpayer). In provisions concerning reports by the Department of Commerce and Economic Opportunity to the General Assembly, provides that the Department of Commerce and Economic Opportunity is required to identify only those vendors that provide, in the aggregate, more than $10,000 in Illinois production spending for an accredited production or 10% of the accredited production's Illinois production spending, whichever is less (in Senate Amendment 1, $1,000).  

House Floor Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Provides that the statement in the annual report submitted by the Department of Commerce and Economic Opportunity to the General Assembly as to whether a vendor is a minority owned business or a female owned business shall be based on the best efforts of an accredited production. Provides that information within the annual report is exempt from a provision in the Act providing that documentary materials or data made available or received by any agent or employee of the Department are confidential and are not public records. Removes a provision providing that confidential information received by the Department shall be released only if permission is granted by the taxpayer. Effective immediately.  

Jul 13 18  S  Public Act . . . . . . . . 100-0603
SB 01462  Sen. Linda Holmes—Patricia Van Pelt-Julie A. Morrison and Mattie Hunter
(Rep. Stephanie A. Kifowit—Sue Scherer—Martin J. Moylan, Melissa Conyears-Ervin, Thaddeus Jones, Silvana Tabares, Kelly M. Burke, Deb Conroy, Carol Ammons, Litesa E. Wallace, LaToya Greenwood and Katie Stuart)

20 ILCS 605/605-1
Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 605/605-1
Adds reference to:
20 ILCS 605/605-1020 new
Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that, on and after July 1, 2017 and prior to June 30, 2019, the Department of Commerce and Economic Opportunity shall administer an Entrepreneur Learner’s Permit pilot program. Provides that the purpose of the program shall be to encourage and assist first-time entrepreneurs in starting new information services, biotechnology, and green technology businesses by providing reimbursements to those entrepreneurs for any State filing, permitting, or licensing fees associated with the formation of such a business in the State. Provides that the aggregate amount of all reimbursements provided by the Department pursuant to this Section shall not exceed $500,000 in any State fiscal year.
House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Provides that the program is subject to appropriation. Provides that the Department of Commerce and Economic Opportunity is required to administer the program beginning on July 1 of the first fiscal year for which an appropriation of State moneys is made for that purpose and continuing for the next 2 immediately succeeding fiscal years (instead of on and after July 1, 2017 and prior to June 30, 2019). Provides that applicants may not apply for participation in the program more than 3 times. Provides that the purpose of the program is to encourage and assist beginning entrepreneurs (instead of first-time business owners). Effective July 1, 2017.
Governor Amendatory Veto Message
Recommends providing that the purpose of the Entrepreneur Learner’s Permit pilot program is to encourage and assist beginning entrepreneurs in starting new businesses (rather than in starting new information services, biotechnology, and green technology businesses) by providing reimbursements to those entrepreneurs for any State filing, permitting, or licensing fees associated with the formation of such a business in the State. Removes a provision limiting the aggregate amount of all reimbursements provided by the Department of Commerce and Economic Opportunity under the program to $500,000 in any State fiscal year.

SB 01463  Sen. Linda Holmes
15 ILCS 205/0.01  from Ch. 14, par. 0.01
Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01464  Sen. Linda Holmes
20 ILCS 210/1 from Ch. 127, par. 1701
Amends the State Fair Act. Makes a technical change in a Section concerning the short title.
Feb 09 17 S Referred to Assignments

SB 01465  Sen. Neil Anderson
(Rep. Kathleen Willis—Martin J. Moylan, Silvana Tabares, Stephanie A. Kifowit and Deb Conroy)
625 ILCS 5/3-634
Amends the Illinois Vehicle Code. Provides that in addition to other purposes, moneys in the Illinois Fire Fighters’ Memorial Fund shall be used to provide scholarships for graduate study, undergraduate study, or any other post-secondary education approved by the Illinois Firefighter Memorial Foundation (rather than only graduate study or undergraduate study) to children and spouses of fire fighters killed in the line of duty. Effective immediately.
Apr 26 17 H Referred to Rules Committee
SB 01466 Sen. Neil Anderson
(Rep. Joe Sosnowski)

520 ILCS 5/2.5
Amends the Wildlife Code. Provides that any person may use a crossbow to take coyotes during any coyote season. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that a person may use a crossbow to take coyotes when it is legal to use a bow and arrow to take coyotes (rather than any person may use a crossbow to take coyotes during any coyote season).

Apr 27 17 H Referred to Rules Committee

SB 01467 Sen. Neil Anderson-Pamela J. Althoff and Dale Fowler
(Rep. Jerry Costello, II)

520 ILCS 5/2.5
Amends the Wildlife Code. Provides that any person may use a crossbow to take any animal during the appropriate archery season. Effective immediately.

Senate Committee Amendment No. 3
Deletes reference to:
520 ILCS 5/2.5
Adds reference to:
520 ILCS 5/2.33 from Ch. 61, par. 2.33

Adds reference to:
520 ILCS 5/2.5 rep.
Adds reference to:
520 ILCS 5/2.5a rep.

Replaces everything after the enacting clause. Amends the Wildlife Code. Deletes a provision making it unlawful to use a crossbow for the purpose of taking wild birds or mammals except as provided in the Code. Repeals Sections concerning the use of crossbows.

May 10 17 H Referred to Rules Committee
Amends the Wildlife Code. Provides that except as provided in the Code, it is unlawful to have in his or her possession the green hides of fur bearing mammals without a valid hunting or trapping license. Provides that the annual fee for each resident fur buyer's permit (rather than a resident retail or wholesale fur buyer's permit) shall be $50.00 (rather than $25.00 for a resident retail fur buyer's permit or $125.00 for a resident wholesale fur buyer's permit). Provides that all fur buyers and non-resident auction participants shall maintain records of the receipt, collection, purchase, and sale of green hides of fur-bearing mammals. Provides that a record of each transaction shall be created at the time it is executed specifying the date, numbers, and kinds of green hides purchased, sold, or transferred, price paid for each green hide, if any, and the name, address, and Department customer identification number of the other party. Provides that a person who holds a fur tanner's permit is exempt from provisions for a resident fur buyer permit holder as long as the person is not engaged in the business of receiving green hides for the purpose of buying or selling the hides, whether green, dressed, processed, or tanned and the hides which have been tanned or processed are returned to the person who submitted the hides for processing or tanning. Repeals a provision regarding the receiving, collecting, or buying of green hides of fur-bearing or game mammals. Makes other conforming changes. Effective January 1, 2018.

Senate Committee Amendment No. 1

Provides that all resident and non-resident fur buyer permits and non-resident auction participation permits shall expire on March 31 (currently, April 30). Makes other technical changes.

May 09 17 H Referred to Rules Committee
SB 01469

(Rep. Gregory Harris-Tom Demmer-Camille Y. Lilly-Ryan Spain-Robyn Gabel)

410 ILCS 625/3.3

410 ILCS 625/4

Amends the Food Handling Regulation Enforcement Act. Provides that the Department of Public Health shall work with the Farmers' Market Task Force to address farmers' market vendor complaints regarding the reasonableness of local health departments' fees and sanitation provisions. Provides that farmers' market vendors shall provide effective means to maintain potentially hazardous food at or below a specified temperature. Provides that handwashing stations may be shared by farmers' market vendors. Makes additions to the list of non-potentially hazardous foods that are allowed in provisions concerning the regulation of cottage food operations. Removes an exemption from provisions concerning the regulation of cottage food operations that applies when the gross receipts from the sale of food do not exceed $36,000 in a calendar year. Provides that no later than December 31, 2017, the Department shall include in the Department's cottage food operation application form a statement containing specified content. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

410 ILCS 625/4

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Removes provisions concerning cottage food operations from the bill. Removes language requiring the Department of Public Health to work with the Farmers' Market Task Force to address farmers' market vendor complaints regarding the reasonableness of local health departments' fees and sanitation provisions. Provides that specified provisions concerning market vendors maintaining potentially hazardous food at or below a specified temperature and the sharing of handwashing stations shall be applied uniformly throughout the State, including to home rule units, except as otherwise provided in the Food Handling Regulation Enforcement Act. In provisions concerning market vendors maintaining potentially hazardous food at or below a specified temperature, provides that local health departments shall not be precluded from requiring an effective alternative form of cooling if a vendor is unable to maintain food at the appropriate temperature. Provides that handwashing stations may be shared by farmers' market vendors if handwashing stations are accessible to vendors.

House Floor Amendment No. 1

Deletes reference to:

410 ILCS 625/3.3

Adds reference to:

5 ILCS 100/5-45

from Ch. 127, par. 1005-45

Adds reference to:

35 ILCS 105/3-8

Adds reference to:

35 ILCS 110/3-8

Adds reference to:

35 ILCS 115/3-8

Adds reference to:

35 ILCS 120/2-9

Adds reference to:

210 ILCS 49/2-101

Adds reference to:

210 ILCS 49A-102

Adds reference to:

305 ILCS 5/5-5.07

Adds reference to:

305 ILCS 5/5A-4

from Ch. 23, par. 5A-4

Adds reference to:

305 ILCS 5/5A-13

Adds reference to:

305 ILCS 5/14-12
SB 01469 (CONTINUED)

Replaces everything after the enacting clause. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the hospital exemption sunsets on July 1, 2019. Amends the Specialized Mental Health Rehabilitation Act of 2013. Provides that any requirement contained in administrative rule concerning a percentage of single occupancy rooms shall be calculated based on the total number of licensed or provisionally licensed beds under the Act on January 1, 2019 and shall not be calculated on a per-facility basis. Provides that the Department of Public Health shall not grant a provisional license to any facility that does not possess a provisional license on November 30, 2018 and is licensed under the Nursing Home Care Act on or before November 30, 2018. Amends the Illinois Public Aid Code. Provides that the repeal of a Section concerning payment for an inpatient psychiatric stay for a child whose discharge is delayed due to pending action by the Department of Children and Family Services is extended until July 1, 2019 (currently, 6 months after July 27, 2018 (the effective date of Public Act 100-646)). Makes changes concerning statewide-standardized reimbursement amounts for outpatient services. Provides that the Department of Healthcare and Family Services may require repayment of certain excess payments made to hospitals that are not Critical Access Hospitals. Requires the Department, in conjunction with the Hospital Transformation Review Committee, to adopt by April 1, 2019 certain rules and policies on the allocation of hospital transformation funds. Provides that the Hospital Transformation Review Committee is dissolved on April 1, 2019. Effective immediately.

Nov 28 18 Senate Concurs

SB 01470 Sen. Michael Connelly
(Rep. Emily McAsey)

765 ILCS 5/0.01 from Ch. 30, par. 0.01
Amends the Conveyances Act. Makes a technical change in a Section concerning the Act's short title.

Senate Committee Amendment No. 1

Deletes reference to:

765 ILCS 5/0.01 from Ch. 30, par. 0.01

Adds reference to:

765 ILCS 1025/11 from Ch. 141, par. 111

Replaces everything after the enacting clause. Amends the Uniform Disposition of Unclaimed Property Act. Provides that if a holder of presumed abandoned property has not communicated with the owner at his or her last known address at least 120 days before the deadline for filing the annual report and the value of the property is $1,000 or more, the holder shall mail, at least 60 days before that deadline, a letter by United States certified mail, return receipt requested, to the owner at his or her last known address unless the address is shown as inaccurate. Provides that a signed receipt constitutes a written communication received by the holder from the owner and rebuts the presumption of abandonment. Provides that the State Treasurer may adopt rules allowing a holder to deduct reasonable costs incurred in sending the notice. Effective January 1, 2018.

May 31 17 Rule 19(a) / Re-referred to Rules Committee
SB 01471  Sen. Michael Connelly

35 ILCS 200/27-30
35 ILCS 200/27-55
35 ILCS 200/27-100
35 ILCS 200/27-105
35 ILCS 200/27-110
35 ILCS 200/27-115
35 ILCS 200/27-130 new

Amends the Special Service Area Tax Law in the Property Tax Code. Provides that a list of the names and addresses of the individuals and entities receiving a mailed notice of the public hearing concerning the establishment of a special service area shall be published at the time notice is given and shall be available at the public hearing. Provides that the following current provisions are limits on the concurrent exercise of home rule powers: a section providing that no member of a special service area commission may be an owner or board member of the service provider agency selected for that special service area, a section providing that no business owned by a member of a special service area commission or an employee of the municipality may provide goods or services in connection with the special service area, a section providing that at least one member of the special service area commission shall be an owner of homestead property located within the special service area, a section providing that special service area commissions may not establish a loan or line of credit in connection with the special service area, and a section providing that special service area commissions shall submit an audit of the special service area to the corporate authorities of the municipality at least annually. Contains provisions concerning the expiration of special service areas. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01472  Sen. Terry Link

55 ILCS 5/5-1101.3

Amends the Counties Code. Provides that the county board of Lake County may, by ordinance, impose a judicial facility fee for the purpose of building new judicial facilities. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01473  Sen. Terry Link

10 ILCS 5/7-12  from Ch. 46, par. 7-12
10 ILCS 5/10-6.2  from Ch. 46, par. 10-6.2
10 ILCS 5/19-3  from Ch. 46, par. 19-3
10 ILCS 5/19A-15

Amends the Election Code. Changes the date for when lotteries for determining the order certain petitions were received from within 9 days following the last day for petition filing to within 5 days following the last day for petition filing. Provides that 5 (rather than 7) days written notice of the time and place of the lottery shall be provided. Removes a requirement that the notice be sent to each organization of citizens entitled to have pollwatchers present. Provides that simultaneous filer candidate may be served with notice concerning the lottery. Makes similar changes in provisions concerning minor political parties. Provides that any campaign, party, or other organization or individual that engages in a vote by mail operation shall also provide the voter with a postage-paid, pre-addressed return envelope addressed only to appropriate local election authority. Provides that a permanent polling place for early voting must remain open through the end of the second day before election day (rather than through the end of the day before election day).

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01474  Sen. Melinda Bush

220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101

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

Feb 09 17  S  Referred to Assignments

SB 01475  Sen. Melinda Bush

20 ILCS 605/605-1


Feb 09 17  S  Referred to Assignments
SB 01476  Sen. Melinda Bush
35 ILCS 5/101  from Ch. 120, par. 1-101
Feb 09 17 S Referred to Assignments

SB 01477  Sen. Melinda Bush
10 ILCS 5/9-8.10
10 ILCS 5/9-11  from Ch. 46, par. 9-11
Amends the Election Code. Requires loan agreements to be included in certain campaign filings. Requires loans made to the committee to have an interest rate, which must be at the prevailing market interest rate at the time the agreement as executed. Makes conforming changes. Effective immediately.
May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01478  Sen. Pamela J. Althoff
(Rep. Steven Reick-Mike Fortner)
420 ILCS 40/15 rep.
Amends the Radiation Protection Act of 1990. Abolishes the Radiologic Technologist Accreditation Advisory Board.
Aug 25 17 S Public Act . . . . . . . . 100-0441

SB 01479  Sen. Terry Link-Patricia Van Pelt-Omar Aquino and Laura M. Murphy
(Rep. Silvana Tabares)
10 ILCS 5/4-50
10 ILCS 5/5-50
10 ILCS 5/6-100
Amends the Election Code. Provides that grace period registration and changes of address shall be conducted for eligible residents in connection with voting at certain elder care facilities. Effective immediately.
Aug 25 17 S Public Act . . . . . . . . 100-0442

SB 01480  Sen. William E. Brady
New Act
105 ILCS 5/2-3.25g  from Ch. 122, par. 2-3.25g
Creates the School Districts of Innovation Act, the purpose of which is to grant school districts greater autonomy to implement innovative practices that improve student academic performance and benefit the whole child by removing obstacles that currently exist in law or rules. Provides that school districts seeking to obtain designation as a district of innovation from the State Superintendent of Education must establish an innovation committee to develop an innovation plan; sets forth provisions concerning the committee and plan. Contains provisions concerning statutory and regulatory mandates; innovation plan submission and designation; financial support for innovation planning; district of innovation review, renewal, and revocation; reporting; and rulemaking. Effective immediately.
Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01481  Sen. Chuck Weaver
105 ILCS 5/2-3.170 new
Amends the School Code. Creates a Section concerning the innovating classroom management pilot program. Contains only a Section heading.
Feb 09 17 S Referred to Assignments
SB 01482 Sen. Chapin Rose

105 ILCS 45/1-15

Amends the Education for Homeless Children Act. Provides that the State Board of Education may by rule establish limits on the duration and extent of agreements for the transport of a homeless child to the school district of origin after the homeless child begins living in another school district.

Senate Floor Amendment No. 1

Deletes reference to:

105 ILCS 45/1-15

Adds reference to:

105 ILCS 45/1-10

Replaces everything after the enacting clause. Amends the Education for Homeless Children Act. Provides that when a child loses permanent housing and becomes a homeless person or when a homeless child changes his or her temporary living arrangements, the school district shall, pursuant to a best interest determination under the federal Every Student Succeeds Act, (1) continue the child's education in the school of origin for as long as the child remains homeless or, if the child becomes permanently housed, until the end of the academic year during which the housing is acquired or (2) enroll the child in any school that nonhomeless students who live in the attendance area in which the child or youth is actually living are eligible to attend (instead of providing that the parents or guardians of the homeless child shall have either one of those options).

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01483 Sen. Pamela J. Althoff

(Rep. Allen Skillicorn-Linda Chapa LaVia)

105 ILCS 10/5

Amends the Illinois School Student Records Act. Provides that a parent's or student's request to inspect and copy records under the Act must be granted no later than 5 business days (rather than 15 school days). Effective immediately.

House Committee Amendment No. 2

Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Extends the time by which a request to inspect and copy a student's records must be granted from 5 business days to 10 business days. Sets forth provisions for additional time to grant the request in certain circumstances. Effective immediately.

Sep 22 17 S Public Act . . . . . . . . 100-0532

SB 01484 Sen. Chuck Weaver

P.A. 95-982, Sec. 10

Amends "An Act concerning land", Public Act 95-982. Makes a technical change in a Section directing the Director of Corrections to convey certain real estate to Peoria County.

Feb 09 17 S Referred to Assignments

SB 01485 Sen. Chuck Weaver

55 ILCS 5/2-1003 from Ch. 34, par. 2-1003

Amends the Counties Code. Provides that a chairman of a county board who is chosen by the board may be removed, with or without cause, upon a motion adopted by an affirmative vote of four-fifths of the board. Provides that upon adoption of a motion to remove the chairman: (a) the chairman position becomes vacant the and former chairman's compensation shall be prorated to the date the motion was approved; (b) the vice-chairman immediately assumes the duties of chairman without chairman compensation; and (c) a new chairman shall be elected at the next regularly scheduled county board meeting. Further provides that a chairman removed maintains his or her status as a member of the county board.

Feb 09 17 S Referred to Assignments
SB 01486  Sen. Chuck Weaver
(Rep. David S. Olsen-Emily McAsey)
105 ILCS 5/10-22.6a  from Ch. 122, par. 10-22.6a
105 ILCS 5/14-13.01  from Ch. 122, par. 14-13.01
105 ILCS 5/27-22  from Ch. 122, par. 27-22
105 ILCS 128/15
105 ILCS 128/20
Amends the School Code and the School Safety Drill Act. In provisions concerning home or hospital instruction, adds references to advanced practice nurses. In provisions concerning required high school courses, removes obsolete language. Provides that private schools that do not utilize a bus to transport students are exempt from conducting bus evacuation drills, with conditions. Effective July 1, 2017.
Senate Floor Amendment No. 1
In provisions concerning home or hospital instruction, adds references to physician assistants.
Aug 25 17  S  Public Act . . . . . . . . . . . . . . . . . . . . . . . 100-0443

SB 01487  Sen. Sue Rezin
5 ILCS 70/1.25  from Ch. 1, par. 1026
10 ILCS 5/7-61  from Ch. 46, par. 7-61
Amends the Statute on Statutes. Includes a resolution filling a vacancy in office and a declaration of intent to be a write-in candidate as documents shall not (rather than may) be considered filed until it is received by the election authority. Amends the Election Code. Makes conforming changes. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Referred to Assignments

SB 01488  Sen. Sue Rezin
420 ILCS 20/10.2  from Ch. 111 1/2, par. 241-10.2
420 ILCS 20/10.3  from Ch. 111 1/2, par. 241-10.3
420 ILCS 20/12.1  from Ch. 111 1/2, par. 241-12.1
420 ILCS 20/14  from Ch. 111 1/2, par. 241-14
Amends the Illinois Low-Level Radioactive Waste Management Act. Abolishes the Low-Level Radioactive Waste Task Group and makes corresponding changes including removing provisions concerning the adoption of criteria for selection of a site for a regional disposal facility.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01489  Sen. Sue Rezin
(Rep. Emanuel Chris Welch)
20 ILCS 3305/5  from Ch. 127, par. 1055
Amends the Illinois Emergency Management Agency Act. Provides that the Illinois Emergency Management Agency may by rule assess and collect reasonable fees for attendance at Agency-sponsored conferences and trainings to enable the Agency to carry out the requirements of the Act. Provides that any moneys received from these fees shall be deposited in the Emergency Planning and Training Fund and used by the Agency, subject to appropriation, for planning and training activities.
House Floor Amendment No. 1
Removes an authorization for the Illinois Emergency Management Agency to assess and collect reasonable fees for attendance at Agency-sponsored trainings.
Aug 25 17  S  Public Act . . . . . . . . . . . . . . . . . . . . . . . 100-0444

SB 01490  Sen. Chuck Weaver
820 ILCS 405/1900  from Ch. 48, par. 640
Amends provisions of the Unemployment Insurance Act prohibiting the disclosure of information obtained from an individual or employing unit during the administration of the Act. In language providing that the prohibition does not apply to communication with an individual or entity through unencrypted e-mail or unencrypted electronic means as long as the communication does not contain the individual's or entity's name in combination with specified numbers or codes, deletes "account number" from the numbers and codes. Effective immediately.
May 05 17  S  Rule 3-9(a) / Referred to Assignments
SB 01491  Sen. Chuck Weaver
820 ILCS 405/2201 from Ch. 48, par. 681
820 ILCS 405/2201.1 from Ch. 48, par. 681.1
Amends the Unemployment Insurance Act. Provides that no later than 3 years after the date of an overpayment, rather than 3 years after notification by the Director of an overpayment, an employing unit may file a claim for an adjustment in contributions or a refund. Provides that the Director shall provide statements of employer account balances quarterly rather than semi-annually. Applies to credits and refunds after January 1, 2018. Effective January 1, 2018.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01492  Sen. Kyle McCarter
820 ILCS 405/901 from Ch. 48, par. 491
820 ILCS 405/902 new
Amends the Unemployment Insurance Act. Provides that an individual who, for the purpose of obtaining benefits, knowingly provides false, incomplete, or misleading information commits unemployment security benefits fraud. Provides that unemployment insurance security benefits fraud is a felony. Requires a statement on the Department of Employment Security's website and on specified forms stating that it is a crime to knowingly provide false, incomplete, or misleading information to any party to an unemployment security benefits transaction for the purpose of committing fraud and outlines possible penalties. Provides that an employer or other person that law enforcement or the Department of Employment Security requests information from regarding unemployment insurance fraud shall take all reasonable actions to promptly provide the information requested and shall disclose information when he or she has a reasonable belief of a specified violation.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01493  Sen. Emil Jones, III
(Rep. Justin Slaughter)
35 ILCS 200/21-95
Amends the Property Tax Code. Provides that a Section of the Code that provides for an abatement of unpaid taxes and existing liens for certain property that is acquired by a unit of local government also applies to forest preserve districts (now, counties, municipalities, school districts, and park districts only).
Aug 25 17  S  Public Act . . . . . . . . . . . . . . . 100-0445

SB 01494  Sen. Laura M. Murphy
65 ILCS 5/Art. 11 Div. 15.4 heading new
65 ILCS 5/11-15.4-1 new
Amends the Illinois Municipal Code. Defines "underground" and "undergrounding". Provides that public utilities shall underground 138 kilowatt or greater electric transmission lines under certain conditions. Provides that the Illinois Commerce Commission shall allow a public utility to recover from all retail customers in its service territory all reasonable and prudent costs that it incurs related to the undergrounding of a 138 kilowatt or greater electric transmission line. Provides that a public utility shall record and defer costs that it incurs related to the undergrounding of transmission lines as a regulatory asset to be included in the public utility's total rate base and amortized over a reasonable period that is equal to the expected life of such transmission line. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01495  Sen. Omar Aquino
20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.
Feb 09 17  S  Referred to Assignments

SB 01496  Sen. Iris Y. Martinez
705 ILCS 35/2f from Ch. 37, par. 72.2f
Amends the Circuit Courts Act. Provides that in the year following each federal decennial census, the General Assembly shall redraw the boundaries of the subcircuits of the Circuit of Cook County to reflect the results of the census.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01497  Sen. Dave Syverson

20 ILCS 1605/20 from Ch. 120, par. 1170

Amends the Illinois Lottery Law. Provides that there shall be an irrevocable and continuing appropriation of all amounts necessary from the State Lottery Fund to the Department of the Lottery for payment of prizes to holders of winning lottery tickets or shares, including multi-state lottery game tickets, related operating expenses for multi-state games, and payment of promotional or incentive prizes associated with the sale of lottery tickets, and the irrevocable and continuing authority for and direction to the Comptroller and to the Treasurer of the State to make the necessary transfers out of and disbursements from the State Lottery Fund for that purpose. Effective immediately.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01498  Sen. Dale A. Righter

215 ILCS 5/511.100 from Ch. 73, par. 1065.58-100


Feb 09 17  S Referred to Assignments

SB 01499  Sen. Dale A. Righter

305 ILCS 5/5-1 from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Feb 09 17  S Referred to Assignments

SB 01500  Sen. Michael E. Hastings

20 ILCS 1805/22 from Ch. 129, par. 220.22

Amends the Military Code of Illinois. In a provision requiring the Adjutant General to order Illinois National Guard personnel into active service as required by the Commander-in-Chief to support non-emergency functions of the State, provides that the Adjutant General shall perform this duty subject to the availability of funds (rather than subject to the appropriation of funds by the General Assembly for this purpose). Effective immediately.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01501 Sen. Michael E. Hastings

5 ILCS 100/1-20 from Ch. 127, par. 1001-20
5 ILCS 350/1 from Ch. 127, par. 1301
20 ILCS 1805/21 from Ch. 129, par. 220.21
20 ILCS 1807/76b new
20 ILCS 1815/Pt. I heading new
20 ILCS 1815/0.01 from Ch. 129, par. 228h
20 ILCS 1815/1-5 new
20 ILCS 1815/1-10 new
20 ILCS 1815/Pt. II heading new
20 ILCS 1815/2-5 new
20 ILCS 1815/Pt. III heading new
20 ILCS 1815/3-5 new
20 ILCS 1815/3-10 new
20 ILCS 1815/Pt. IV heading new
20 ILCS 1815/4-5 new
20 ILCS 1815/4-10 new
20 ILCS 1815/Pt. V heading new
20 ILCS 1815/5-5 new
20 ILCS 1815/5-10 new
20 ILCS 1815/5-15 new
20 ILCS 1815/Pt. VI heading new
20 ILCS 1815/6-5 new
20 ILCS 1815/1 rep.
20 ILCS 1815/2 rep.
20 ILCS 1815/3 rep.
20 ILCS 1815/4 rep.
20 ILCS 1815/5 rep.
20 ILCS 1815/6 rep.
20 ILCS 1815/7 rep.
20 ILCS 1815/8 rep.
20 ILCS 1815/9 rep.
20 ILCS 1815/10 rep.
20 ILCS 1815/11 rep.
20 ILCS 1815/12 rep.
20 ILCS 1815/13 rep.
20 ILCS 1815/14 rep.
20 ILCS 1815/15 rep.
20 ILCS 1815/16 rep.
20 ILCS 1815/17 rep.
20 ILCS 1815/18 rep.
20 ILCS 1815/19 rep.
20 ILCS 1815/20 rep.
20 ILCS 1815/21 rep.
SB 01501 (CONTINUED)

20 ILCS 1815/22 rep.
20 ILCS 1815/23 rep.
20 ILCS 1815/24 rep.
20 ILCS 1815/25 rep.
20 ILCS 1815/26 rep.
20 ILCS 1815/27 rep.
20 ILCS 1815/28 rep.
20 ILCS 1815/29 rep.
20 ILCS 1815/30 rep.
20 ILCS 1815/31 rep.
20 ILCS 1815/32 rep.
20 ILCS 1815/33 rep.
20 ILCS 1815/34 rep.
20 ILCS 1815/35 rep.
20 ILCS 1815/36 rep.
20 ILCS 1815/37 rep.
20 ILCS 1815/38 rep.
20 ILCS 1815/39 rep.
20 ILCS 1815/40 rep.
20 ILCS 1815/41 rep.
20 ILCS 1815/42 rep.
20 ILCS 1815/43 rep.
20 ILCS 1815/44 rep.
20 ILCS 1815/45 rep.
20 ILCS 1815/46 rep.
20 ILCS 1815/47 rep.
20 ILCS 1815/48 rep.
20 ILCS 1815/49 rep.
20 ILCS 1815/50 rep.
20 ILCS 1815/51 rep.
20 ILCS 1815/52 rep.
20 ILCS 1815/53 rep.
20 ILCS 1815/54 rep.
20 ILCS 1815/55 rep.
20 ILCS 1815/56 rep.
20 ILCS 1815/57 rep.
20 ILCS 1815/58 rep.
20 ILCS 1815/59 rep.
20 ILCS 1815/60 rep.
20 ILCS 1815/61 rep.
20 ILCS 1815/62 rep.
20 ILCS 1815/63 rep.
20 ILCS 1815/64 rep.
Amends the Illinois Administrative Procedure Act. Exempts the Illinois State Guard from the definition of "agency". Amends the State Employee Indemnification Act. Expands the definition of "State" and "employee" to include the Illinois State Guard and its members. Amends the Military Code of Illinois. Provides that, in the event of the death or disability of the Adjutant General or any other occurrence that creates a vacancy in the office, the Commander-in-Chief shall designate either the Assistant Adjutant General for Army or the Assistant Adjutant General for Air as the acting Adjutant General until an Adjutant General is appointed. Amends the Illinois Code of Military Justice. Provides that no person may be brought to trial by court-martial if that person is presently suffering from a mental disease or defect rendering that person mentally incompetent. Provides that a determination on the accused person's capacity to stand trial shall be made in accordance with specified rules described in the Manual for Courts-Martial, United States (2012 Edition). Contains provisions concerning inquiries into a person's mental responsibility and mental health. Amends the State Guard Act. Changes the short title of the Act to the Illinois State Guard Act. Repeals the substantive provisions of the Act. Establishes the Illinois State Guard as the State's non-federally recognized military force composed of members of the Unorganized Militia who are 18 through 45 years of age and other persons as determined necessary by the Governor. Contains provision concerning: the activation and organization of the State Guard; personnel, pay, and allowances; equipping and uniforms; and other matters. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Revenue Code of 1986. Provides that nothing in the Act shall be construed to apply to a public utility, an alternative retail electric State agency, federal agency, unit of local government, or any contractor, subcontractor, or agent thereof. Provides that nothing in the persons or entities under the federal Communications Act of 1934. Provides that nothing in the Act shall be construed to apply to any seeking relief under the Code of Civil Procedure. Removes a provision exempting the applicability of the Act's provisions from certain violations shall prevent a person from seeking a right of action for a violation of the Biometric Information Privacy Act or otherwise unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Provides that nothing in the Section concerning violations shall also have, in addition to any rights under the Consumer Fraud and Deceptive Business Practices Act, a right of action against an offending party to seek injunctive relief, if appropriate. Removes language concerning liquidated damages and recovery of reasonable attorneys' fees, costs, and expenses. Makes conforming changes. Provides that the parent or legal guardian of a customer under the age of 18 may submit a request for specified information on behalf of that customer. Provides that an operator shall not be required to respond to a request made by the same customer more than once within a given 12-month period. Modifies the term "operator" to mean any person or entity that owns a website located on the Internet or an online service that collects and maintains personal information (rather than personally identifiable information) from a customer residing in Illinois. Modifies a Section concerning a right of action for a violation of the Act to specify that a violation of the Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act. Provides that any person whose rights under the Act are violated shall also have, in addition to any rights under the Consumer Fraud and Deceptive Business Practices Act, a right of action against an offending party to seek injunctive relief, if appropriate. Provides that nothing in the Act shall be construed to conflict with or apply to certain specified provisions of federal law or certain interactions with State or local government. Provides findings and purpose. Defines terms.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Provides that nothing in the Section concerning violation and right of action under the Act shall prevent a person from seeking a right of action for a violation of the Biometric Information Privacy Act or otherwise seeking relief under the Code of Civil Procedure. Provides that nothing in the Act shall be construed to apply to any State agency, federal agency, unit of local government, or any contractor, subcontractor, or agent thereof. Provides that nothing in the Act shall be construed to apply to any entity recognized as a tax-exempt organization under 501(c)(3) and 501(c)(4) of the Internal Revenue Code of 1986.

Senate Floor Amendment No. 4

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment #2 with changes. Modifies the term "operator" to not include businesses having 10 (rather than 5) or fewer employees. Allows operators to provide requested information to customers. Provides that the Office of the Attorney General or the appropriate State's Attorney's Office shall have sole enforcement authority of the provisions of the Act and may enforce a violation of the Act as an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Provides that nothing in the Section concerning violations shall prevent a person from seeking a right of action for a violation of the Biometric Information Privacy Act or otherwise seeking relief under the Code of Civil Procedure. Removes a provision exempting the applicability of the Act's provisions from certain persons or entities under the federal Communications Act of 1934. Provides that nothing in the Act shall be construed to apply to any State agency, federal agency, unit of local government, or any contractor, subcontractor, or agent thereof. Provides that nothing in the Act shall be construed to apply to any entity recognized as a tax-exempt organization under 501(c)(3) or 501(c)(4) of the Internal Revenue Code of 1986. Provides that nothing in the Act shall be construed to apply to a public utility, an alternative retail electric supplier, or an alternative gas supplier, as those terms are defined under the Public Utilities Act. Makes conforming changes.

House Committee Amendment No. 1
SB 01502 (CONTINUED)

Modifies the definition of "designated request address" to include a webform whereby customers may request or obtain the information required to be provided under the Act. Removes language under the definition of "disclose" requiring a private entity to enforce certain provisions in connection with disclosure of personal information. Modifies the definition of "disclose" to not include disclosure of personal information by a private entity to a transportation network company driver under the Transportation Network Providers Act. Modifies requirements concerning disclosure of a customer's personal information to a third party. Provides that an operator in violation of the Act shall have 15 days after being notified of a violation to rectify that violation before the Attorney General or appropriate State's Attorney's Office seek an enforcement action against that operator. Provides that nothing in the Act shall be construed to apply to: (i) internet, wireless, or telecommunications service providers; or (ii) a public utility, an alternative retail electric supplier, or an alternative gas supplier, as those terms are defined under the Public Utilities Act, or an electric cooperative, as defined under the Electric Supplier Act. Provides that nothing in the Act shall be construed to apply to: (i) a hospital operated under the Hospital Licensing Act; (ii) a hospital affiliate, as defined under the Hospital Licensing Act; or (iii) a hospital operated under the University of Illinois Hospital Act. Makes a conforming change.

Fiscal Note, House Committee Amendment No. 1 (Office of the Attorney General)

No dollar estimate can be provided. However, it is anticipated that there would be minimal cost.
State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 01503
Sen. Laura M. Murphy

105 ILCS 25/1.25 new

Amends the Interscholastic Athletic Organization Act. Requires an association or other entity that has as one of its purposes promoting, sponsoring, regulating, or in any manner providing for interscholastic athletics or any form of athletic competition among schools and students within this State to allow a student for whom it is determined that special education services are needed under the School Code to participate in interscholastic athletics and other forms of athletic competition for as long as the student is eligible for such special education services, which, for purposes of the School Code, means through the day before the student's 22nd birthday.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01504
Sen. Thomas Cullerton

820 ILCS 305/29.3 new

Amends the Workers' Compensation Act. Provides that employers may file safety and return to work programs with the Illinois Workers' Compensation Commission. Authorizes the Commission to certify the programs upon review for certain minimum requirements. Provides that the Director of Insurance shall direct any workers' compensation rate setting advisory organization to recalculate rates with respect to employers that file safety and return to work programs. Provides for the Director of Insurance to waive the Workers' Compensation Commission Operations Fund fee with respect to self-insured employers that file the plans.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01505
Sen. Dan McConchie-Karen McConnaughay

(Rep. Tim Butler)

625 ILCS 5/3-414.1  from Ch. 95 1/2, par. 3-414.1

Amends the Illinois Vehicle Code. Provides that beginning with the 2018 registration year, the Secretary of State shall offer to each owner of a motor vehicle of the first division or motor vehicle of the second division weighing no more than 8,000 pounds a registration period based on a one calendar year, 2 calendar year, 3 calendar year, 4 calendar year, or 5 calendar year basis. Provides that the owner of the motor vehicle shall pay a one-time registration fee under the Code that shall, if applicable, be increased to reflect the registration year period chosen by the motor vehicle owner. Effective immediately.

Senate Floor Amendment No. 1

Changes the first registration year from 2018 to 2019 in which the Secretary of State shall offer to each owner of a motor vehicle of the first division or motor vehicle of the second division weighing no more than 8,000 pounds the various registration periods.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
SB 01506  Sen. Sue Rezin

625 ILCS 5/6-105  from Ch. 95 1/2, par. 6-105
625 ILCS 5/6-106  from Ch. 95 1/2, par. 6-106
625 ILCS 5/6-107.1
625 ILCS 5/6-110  from Ch. 95 1/2, par. 6-110

Amends the Illinois Vehicle Code. Provides the Secretary the State shall designate a space on each instruction permit for persons 18 years of age or older, instruction permit for a minor, or driver's license where, at the request of the applicant, the words "mental disability" shall be placed and shall offer to each applicant an option to place the designation on his or her permit or driver's license. Provides the acceptable forms of proof for eligibility of the designation shall include a verified written statement from a medical specialist, a licensed physician assistant, or a licensed advanced practice nurse or any other proof the Secretary deems necessary. Defines "mental disability".

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01507  Sen. Heather A. Steans

55 ILCS 5/5-1062  from Ch. 34, par. 5-1062
55 ILCS 5/5-1062.2

Amends the Counties Code. Changes the application of provisions concerning allowing management and mitigation of the effects of urbanization on stormwater drainage in metropolitan counties located in the area served by the Northeastern Illinois Planning Commission to those located in the area served by the Chicago Metropolitan Agency for Planning. Authorizes all counties (currently, only specified counties) to adopt stormwater management plans. Provides that counties' minimum standards for floodplain and stormwater management should have an emphasis on the use of cost effective, nature-based solutions and provides examples of such solutions. Provides that the stormwater management plans shall evaluate water quality and flooding problems caused by urban flooding. Defines "urban flooding" as the flooding of public and private land in urban areas that results from stormwater or snowmelt runoff overwhelming the existing drainage infrastructure, unrelated to the overflow of any river or lake, whether or not that land is located in or near a floodplain. Provides that a stormwater management planning committee may make grants to units of local government and landowners under specified conditions.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01508  Sen. Heather A. Steans

775 ILCS 5/8-102  from Ch. 68, par. 8-102


Feb 09 17  S  Referred to Assignments

SB 01509  Sen. Toi W. Hutchinson

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments

SB 01510  Sen. Linda Holmes

510 ILCS 70/3  from Ch. 8, par. 703
510 ILCS 70/3.01 from Ch. 8, par. 703.01
510 ILCS 70/3.02
510 ILCS 70/3.03
510 ILCS 70/6  from Ch. 8, par. 706
510 ILCS 70/7  from Ch. 8, par. 707
510 ILCS 70/7.1  from Ch. 8, par. 707.1

Amends the Humane Care for Animals Act. Provides that a person who commits specified offenses against more than one animal may be charged with a separate offense for each animal that was treated in a manner violating the Act. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01511  Sen. Paul Schimpf
20 ILCS 210/6  from Ch. 127, par. 1706
20 ILCS 210/10 from Ch. 127, par. 1710
Amends the State Fair Act. Provides that income derived from the sale of advertising at the DuQuoin State Fair shall be deposited into the Illinois State Fair Fund (rather than the Agricultural Premium Fund). Provides that all revenues from the operation and use of any facilities at the DuQuoin State Fair and the DuQuoin State Fairgrounds shall be deposited in the Illinois State Fair Fund (rather than the Agricultural Premium Fund). Provides that all funds in the Illinois State Fair Fund shall be used by the Department of Agriculture in accordance with appropriation by the General Assembly for operation of the Illinois State Fair and the DuQuoin State Fair (rather than solely the Illinois State Fair). Effective July 1, 2017.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01512  Sen. Paul Schimpf-Dale Fowler
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Provides that the 72 hour waiting period before delivery of a concealable firearm after application for its purchase has been made does not apply to a person who has been issued a valid license to carry a concealed handgun under the Firearm Concealed Carry Act. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01513  Sen. Kimberly A. Lightford
New Act
Creates the Apprenticeship Utilization Act. Provides that on projects covered under the Prevailing Wage Act where the estimated cost is in excess of $250,000, all specifications shall require that no less than 15% of the labor hours within each trade be performed by apprentices of that trade. Sets forth certain requirements. Sets forth enforcement provisions. Prohibits adverse action for following the requirements of the Act. Limits the concurrent exercise of home rule powers. Provides that the Act does not apply to written or oral contracts entered into, modified, renewed, or extended before the effective date of the Act. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01514  Sen. Paul Schimpf-Dale Fowler
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-2
Amends the Criminal Code of 2012. In the statute concerning unlawful use of weapons that prohibits the knowing sale, manufacture, purchase, possession, or carrying of any rifle having one or more barrels less than 16 inches in length or a shotgun having one or more barrels less than 18 inches in length or any weapon made from a rifle or shotgun, deletes "whether by alteration, modification, or otherwise, if such a weapon as modified has an overall length of less than 26 inches". In the exemption statute, permits an active member of a bona fide, nationally recognized military re-enacting group to have a rifle with a barrel or barrels less than 16 inches in length if the modification is required and necessary to accurately portray the weapon for historical re-enactment purposes; and the re-enactor is in possession of a valid and current re-enacting group membership credential. Deletes that the overall length of the weapon as modified must be not less than 26 inches. Effective immediately.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01515  Sen. Chuck Weaver, Paul Schimpf and Dale Fowler
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Provides that the waiting period for withholding delivery of a firearm after application for its purchase has been made does not apply to the transfer of an operable firearm in exchange for another operable firearm. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01516  Sen. Napoleon Harris, III and Dale A. Righter
(Rep. Avery Bourne-Arthur Turner)

775 ILCS 5/7A-102 from Ch. 68, par. 7A-102
775 ILCS 5/7B-102 from Ch. 68, par. 7B-102

Amends the Illinois Human Rights Act. In provisions governing the notice and response in a case involving types of charges other than those pertaining to real estate transactions, removes the requirement that a response be verified. Provides that the charging party and the respondent may each file a position statement and other materials with the Department of Human Rights regarding the charge of alleged discrimination within 60 days of receipt of the request by the Department (instead of "within 60 days of receipt of notice of the charge"). Provides that the Department may (instead of "shall") require the respondent to file a response to the allegations contained in the charge within 60 days of receipt of the notice of the charge. Provides that all allegations contained in the charge not timely denied by the respondent may (instead of "shall") be deemed admitted, unless the respondent states that it is without sufficient information to form a belief with respect to the allegation. Provides that within 30 days of receipt of the respondent's response, the complainant may file a reply to the response and may (instead of "shall") serve a copy of the reply on the respondent or the respondent's representative. Provides that a party may (instead of "shall have the right to") supplement the response or reply at any time that the investigation of the charge is pending. Makes similar changes in provisions governing the notice and response in other types of charges arising under the Act. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Human Rights Act. In provisions governing the notice and response, removes the requirement that a response be verified. Provides that the Department of Human Rights may (instead of shall) require the respondent to file a response to the allegations contained in the charge. Provides that all allegations contained in the charge not timely denied by the respondent may (instead of shall) be deemed admitted. Provides that the Department shall conduct an investigation sufficient to determine whether the allegations set forth in the charge are supported by substantial evidence (instead of "after the respondent has been notified, the Department shall conduct a full investigation of the allegations set forth in the charge"). In provisions governing procedures concerning charges related to real estate transactions, provides that the Department may issue a notice of default directed to any respondent who fails to file a response to a charge within 30 days of the Department's request (instead of the date on which the charge was filed). Effective immediately.

Apr 26 17 H Referred to Rules Committee

SB 01517  Sen. William E. Brady

10 ILCS 5/19-6 from Ch. 46, par. 19-6

Amends the Election Code. In provisions concerning vote by mail ballots, removes the requirement that voters sign the exterior of the return envelope containing the ballot. Makes related changes.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01518  
Sen. Pamela J. Althoff  
(Rep. Barbara Wheeler)

735 ILCS 30/25-5-70 new
735 ILCS 30/25-5-75 new
735 ILCS 30/25-5-80 new

Amends the Eminent Domain Act. Provides that quick-take proceedings may be used for a period of no more than one year after the effective date by Kane County for the acquisition of certain described property for the purpose of construction at the intersection of Huntley Road and Galligan Road and for the purpose of the Longmeadow Parkway Bridge Corridor project. Provides that quick-take proceedings may be used for a period of no more than one year after the effective date by McHenry County for the acquisition of certain described property for the purpose of construction on Randall Road. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:

735 ILCS 30/25-5-80 new

Deletes language providing that quick-take proceedings may be used for a period of no more than one year after the effective date by Kane County for the acquisition of certain described property for the purpose of construction at the intersection of Huntley Road and Galligan Road and for the purpose of the Longmeadow Parkway Bridge Corridor project. Authorizes McHenry County to use quick-take proceedings for a period of no more than one year after the effective date for the acquisition of certain described property for the purpose of construction at the intersection of River Road and Dowell Road.

Senate Floor Amendment No. 2
Corrects a typographical error made in Senate Amendment No. 1.

Aug 25 17 S Public Act . . . . . . . 100-0446

SB 01519  

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110
730 ILCS 5/3-10-2 from Ch. 38, par. 1003-10-2

Amends the Unified Code of Corrections. Deletes a provision that requires Department of Juvenile Justice personnel who are hired by the Department and who participate or assist in the rehabilitative and vocational training of delinquent youths, supervise the daily activities involving direct and continuing responsibility for the youth's security, welfare and development, or participate in the personal rehabilitation of delinquent youth by training, supervising, and assisting lower level personnel who perform these duties to have a bachelor's or advanced degree from an accredited college or university with a specialization in criminal justice, education, psychology, social work, or a closely related social science or other bachelor's or advanced degree with at least 2 years' experience in the field of juvenile matters. Requires those persons to only have any bachelor's or advanced degree from an accredited college or university. Provides that the Department shall, by regular (rather than certified) mail and telephone or electronic message, notify the parent, guardian, or nearest relative of any person committed to the Department of his or her physical location and any change of his or her physical location. Amends the Illinois Pension Code to make conforming changes.

Senate Committee Amendment No. 1
Restores language in the amendatory changes to the Illinois Pension Code that persons employed by the Department of Juvenile Justice on or after June 1, 2006 (the creation of the Department) who provide vocational training are required to have adequate knowledge in the skill for which they are providing the vocational training.

Jun 30 17 S Public Act . . . . . . . 100-0019

SB 01520  
Sen. Heather A. Steans

305 ILCS 5/5A-2 from Ch. 23, par. 5A-2

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning an assessment on inpatient services that is imposed on hospital providers.
SB 01521  Sen. Heather A. Steans
305 ILCS 5/14-12
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the hospital rate reform payment system.
Feb 09 17  S  Referred to Assignments

SB 01522  Sen. Heather A. Steans-David Koehler-John G. Mulroe and Cristina Castro
305 ILCS 5/5F-33
Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to develop, by rule, a process by which a facility experiencing cash flow problems can request a hardship payment from a managed care organization as an advance against money owed to the facility by the managed care organization.
  Senate Committee Amendment No. 1
  Deletes reference to:
    305 ILCS 5/5F-33
  Adds reference to:
    305 ILCS 5/5F-10
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. In provisions concerning the Managed Long-Term Services and Support Program, provides that the Department of Healthcare and Family Services, in collaboration with the General Assembly, managed care organizations, and providers shall determine what changes, if any, shall be made to the Managed Long-Term Services and Support Program as a result of federal managed care regulations finalized in 2016. Effective immediately.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01523  Sen. Kyle McCarter
105 ILCS 5/2-3.25g  from Ch. 122, par. 2-3.25g
105 ILCS 5/27-5  from Ch. 122, par. 27-5
105 ILCS 5/27-6  from Ch. 122, par. 27-6
105 ILCS 5/27-6.5
105 ILCS 5/27-7  from Ch. 122, par. 27-7
Amends the School Code. Provides that physical education may (rather than shall) be provided to pupils. Makes related changes, including changes concerning physical fitness assessments. Removes a provision concerning the State Board of Education preparing and making available guidelines for the various grades and types of schools.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Firearm Concealed Carry Act. Provides that notwithstanding whether the laws of the state or territory the non-resident resides related to firearm ownership, possession, and carrying, are substantially similar to the requirements to obtain a license under the Act, the Department of State Police shall by rule allow for a non-resident license application if the applicant is an active duty member of the Armed Forces of the United States stationed in this State or the spouse of an active duty member of the Armed Forces of the United States stationed in this State. Provides that the applicant shall pay the resident license or renewal fees (rather than the non-resident fees). Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with changes. Provides that notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying are substantially similar to the requirements to obtain a license under this Act, the Department of State Police shall by rule allow for a non-resident license application if the applicant is employed by the United States Military permanently assigned in Illinois and who is not a resident of Illinois but maintains an address in Illinois (in Senate Amendment No. 1, notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying are substantially similar to the requirements to obtain a license under this Act, the Department of State Police shall by rule allow for a non-resident license application if the applicant is an active duty member of the Armed Forces of the United States stationed in this State or the spouse of an active duty member of the Armed Forces of the United States stationed in this State). Provides that a non-resident under this provision must meet all the qualifications under the Act and shall submit the application and documentation required and the applicable fee, a photocopy of valid military identification card or official proof of service letter, and photocopy of permanent change of station orders to an assignment in this State. Provides that a non-resident licensee under this provision shall notify the Department following a permanent change of station to an assignment outside of this State.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with changes. Provides that notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying are substantially similar to the requirements to obtain a license under this Act, the Department of State Police shall by rule allow for a non-resident license application if the applicant is employed by the United States Military permanently assigned in Illinois on Permanent Change of Station or Permanent Change of Assignment orders and who is not a resident of Illinois but maintains an address in Illinois (in Senate Amendment No. 1, notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying are substantially similar to the requirements to obtain a license under this Act, the Department of State Police shall by rule allow for a non-resident license application if the applicant is an active duty member of the Armed Forces of the United States stationed in this State or the spouse of an active duty member of the Armed Forces of the United States stationed in this State). Provides that a non-resident under this provision must meet all the qualifications under the Act and shall submit the application and documentation required and the applicable fee, a photocopy of valid military identification card or official proof of service letter, and photocopy of permanent change of station orders to an assignment in this State. Provides that a non-resident licensee under this provision shall notify the Department following a permanent change of station to an assignment outside of this State.
SB 01525  Sen. Chuck Weaver
(Rep. C.D. Davidsmeyer)

20 ILCS 2105/2105-5  was 20 ILCS 2105/60b
20 ILCS 2105/2105-7 new
20 ILCS 2105/2105-15
20 ILCS 2105/2105-100  was 20 ILCS 2105/60c
20 ILCS 2105/2105-115  was 20 ILCS 2105/60f
20 ILCS 2105/2105-120  was 20 ILCS 2105/60g
20 ILCS 2105/2105-125  was 20 ILCS 2105/60h
20 ILCS 2105/2105-165
20 ILCS 2105/2105-170
20 ILCS 2105/2105-207

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Defines "applicant", "email address of record", "license", and "licensee". Provides that the Department of Financial and Professional Regulation shall require all applicants and licensees to provide a valid address and email address, which shall serve as the address and email address of record, and to inform the Department of any change of address or email address through specified means. Provides that the Department shall provide notice of a suspension to the licensee by mailing a copy of the Department's order to the licensee's address of record or emailing a copy of the order to the licensee's email address of record (rather than mailing a copy of the order by certified and regular mail to the licensee's last known address as registered with the Department). Changes references of "registrant" to "licensee or applicant" and references of "certificate" to "license" throughout the Law. Provides that if a licensed health care worker has been convicted of a criminal battery against any patient in the course of patient care or treatment or is required to register as a sex offender and the health care worker has had his or her license revoked for a forcible felony conviction, the health care worker may not petition the Department to restore his or her license. Provides that an applicant or licensee may request to the Department that his or her permanent denial or revocation be classified as confidential. Makes other changes. Effective immediately.

May 09 17  H  Referred to Rules Committee

SB 01526  Sen. Chuck Weaver

605 ILCS 5/4-220
605 ILCS 5/4-405  from Ch. 121, par. 4-405

Amends the Illinois Highway Code. Provides that the Department of Transportation shall comply with its IDOT ADA transition plan during any construction, reconstruction, or resurfacing projects that may affect bicycle or pedestrian ways.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01527  Sen. Chuck Weaver  
(Rep. Norine K. Hammond)  

5 ILCS 120/2.01  from Ch. 102, par. 42.01  
5 ILCS 120/7  
20 ILCS 5/5-550  was 20 ILCS 5/6.23  
20 ILCS 605/605-750  
20 ILCS 630/2  from Ch. 48, par. 2402  
20 ILCS 1005/1005-155  
20 ILCS 1510/35  
20 ILCS 2405/3  from Ch. 23, par. 3434  
20 ILCS 3975/1  from Ch. 48, par. 2101  
20 ILCS 3975/2.5  
20 ILCS 3975/3  from Ch. 48, par. 2103  
20 ILCS 3975/4.5  
20 ILCS 3975/5  from Ch. 48, par. 2105  
20 ILCS 3975/6  from Ch. 48, par. 2106  
20 ILCS 3975/7  from Ch. 48, par. 2107  
20 ILCS 3975/7.2  
20 ILCS 3975/7.5  
20 ILCS 3975/8  from Ch. 48, par. 2108  
20 ILCS 4080/15  
30 ILCS 787/15  
110 ILCS 947/35  
305 ILCS 5/9A-3  from Ch. 23, par. 9A-3  
325 ILCS 27/15  
820 ILCS 405/500  from Ch. 48, par. 420  
820 ILCS 405/502  

Amends the Illinois Workforce Investment Board Act. Changes the name of the Act to the Illinois Workforce Innovation Board Act. Changes the name of the State Workforce Investment Board to the State Workforce Innovation Board. Provides that, on and after the effective date of the amendatory Act, appointments to the Board shall be made in accordance with the federal Workforce Innovation and Opportunity Act. Amends various other Acts to make conforming changes. Effective immediately.

Senate Committee Amendment No. 1

Makes technical corrections concerning references to local workforce investment areas and Illinois Employment and Training Centers. Provides that appointments to the Illinois Workforce Innovation Board are subject to the advice and consent of the Senate, except in the case of a person holding an office or employment with the Department of Commerce and Economic Opportunity, the Illinois Community College Board, the Department of Employment Security, or the Department of Human Services when appointment to the office or employment requires the consent of the Senate.

Senate Floor Amendment No. 2

Deletes reference to:

30 ILCS 787/15


May 09 17   H  Referred to Rules Committee

SB 01528  Sen. Chuck Weaver

Appropriates the current balance of the Wildlife Prairie Park Fund to the Department of Natural Resources for a grant to the Wildlife Prairie Park for the park's operational expenses. Effective immediately.

Aug 04 17   S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01529  Sen. Jil Tracy and Pamela J. Althoff
(Rep. Ryan Spain and Jerry Lee Long)

740 ILCS 70/2  from Ch. 5, par. 1102
Amends the Farm Nuisance Suit Act. To the definition of "farm", adds land used for the keeping of livestock, horse keeping, and horse boarding.
Aug 25 17   S  Public Act . . . . . . . . . . . . 100-0447

SB 01530  Sen. Chuck Weaver

770 ILCS 23/5
Amends the Health Care Services Lien Act. Adds to the definition of "health care provider" ambulatory surgical treatment facilities accredited by one of the following organizations: the American Association for the Accreditation of Ambulatory Surgical Facilities; the Joint Commission (formerly the Joint Commission on Accreditation of Healthcare Organizations); the Healthcare Facilities Accreditation Program; or the Accreditation Association for Ambulatory Health Care.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01531  Sen. Kimberly A. Lightford-Kwame Raoul-Iris Y. Martinez-Jacqueline Y. Collins and Antonio Muñoz-Laura M. Murphy
(Rep. Gregory Harris-Sonya M. Harper-Juliana Stratton, Litesa E. Wallace, Silvana Tabares, Will Guzzardi, Al Riley, Kelly M. Cassidy, Natalie A. Manley, Cynthia Soto, Rita Mayfield, Mary E. Flowers, Ann M. Williams, Katie Stuart, Michelle Mussman, LaToya Greenwood, Melissa Conyears-Ervin, Camille Y. Lilly, Carol Ammons, Sara Feigenholtz, Monica Bristow, Natalie Phelps Finnie, David A. Welter and Emanuel Chris Welch)

225 ILCS 454/1-10
225 ILCS 454/5-10
225 ILCS 454/5-27
225 ILCS 454/5-50
225 ILCS 454/5-70
225 ILCS 454/5-75
225 ILCS 454/5-85
225 ILCS 454/25-10
225 ILCS 454/30-5
225 ILCS 454/30-15
225 ILCS 454/30-20
225 ILCS 454/30-10 rep.

Amends the Real Estate License Act of 2000. Abolishes the Real Estate Education Advisory Council. Transfers functions of the Council to the Real Estate Administration and Disciplinary Board or the Department of Financial and Professional Regulation. Allows the Department to make continuing education requirements for licensed leasing agents without the advice of the Advisory Council and Board. Makes changes to the membership and terms of the Board. Allows the Secretary of the Department of Financial and Professional Regulation to establish temporary or permanent committees of the Board. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
  225 ILCS 454/1-10
Deletes reference to:
  225 ILCS 454/5-10
Deletes reference to:
  225 ILCS 454/5-27
Deletes reference to:
  225 ILCS 454/5-50
Deletes reference to:
  225 ILCS 454/5-70
Deletes reference to:
  225 ILCS 454/5-75
Deletes reference to:
  225 ILCS 454/5-85
Deletes reference to:
  225 ILCS 454/25-10
Deletes reference to:
  225 ILCS 454/30-5
Deletes reference to:
  225 ILCS 454/30-15
Deletes reference to:
  225 ILCS 454/30-20
Deletes reference to:
  225 ILCS 454/30-10 rep.

Adds reference to:
SB 01531 (CONTINUED)

225 ILCS 458/25-10

Replaces everything after the enacting clause. Amends the Real Estate Appraiser Licensing Act of 2002. Increases the number of appointed members to the Real Estate Appraisal Administration and Disciplinary Board who shall have been actively engaged and currently licensed as State certified residential real estate appraisers for a period of not less than 5 years from 2 to 4 and that 2 of those members (rather than an additional 2 members) shall hold licenses as real estate brokers or managing brokers for at least 5 (rather than 10) years and removes other requirements. Provides that no member shall be reappointed to the Board for a term that would cause his or her cumulative service to exceed 10 years. Makes other changes. Effective immediately.

House Floor Amendment No. 4

Deletes reference to:

225 ILCS 458/25-10

Adds reference to:

220 ILCS 5/16-115A

Adds reference to:

220 ILCS 5/16-115E new

Adds reference to:

220 ILCS 5/16-118

Adds reference to:

220 ILCS 5/19-115

Adds reference to:

220 ILCS 5/19-116 new

Adds reference to:

220 ILCS 5/19-130

Adds reference to:

220 ILCS 5/19-135

Adds reference to:

220 ILCS 5/20-110

Adds reference to:

815 ILCS 505/2EE

Adds reference to:

815 ILCS 505/2DDD

Replaces everything after the enacting clause. Amends the Public Utilities Act. Requires alternative retail electric suppliers and alternative gas suppliers to make certain rate information available to residential customers on their websites and to provide residential customers notices of changes in price or other charges. Makes changes concerning the contents marketing materials of the alternative retail electric suppliers and alternative gas suppliers. Prohibits alternative retail electric suppliers and alternative gas suppliers from switching a customer who receives certain financial assistance to an alternative gas supplier unless the customer is switched to a savings guarantee plan approved by the Commission. Makes conforming changes in the Consumer Fraud and Deceptive Business Practices Act. Makes other changes. Effective immediately.

House Floor Amendment No. 5
SB 01531 (CONTINUED)

In provisions amending the Public Utilities Act, provides that an alternative retail electric supplier or alternative gas supplier shall not submit or execute a change in a customer's electric or gas supply service under specified circumstances. Provides that before an alternative retail electric supplier or alternative gas supplier submits or executes a change in a customer's supply service, it shall confirm whether the customer is eligible to receive or has received certain financial assistance for utility service and confirm with the utility certain records regarding the customer, and provides that an agreement entered into in violation of such requirements is void and unenforceable. Makes conforming changes in the Consumer Fraud and Deceptive Business Practices Act. Provides that no customer who has received certain financial assistance shall be switched to an alternative retail electric supplier or alternative gas supplier unless the customer is switched to an Illinois Commerce Commission-approved savings guarantee plan (rather than applying the prohibition 90 days after the effective date of the amendatory Act). Makes changes to the disclosures required by an alternative retail electric supplier, electric utility, alternative gas supplier, and gas utility. In provisions amending the Consumer Fraud and Deceptive Business Practices Act concerning electric service providers, provides that an alternative retail electric supplier (rather than an electric service provider) shall not submit or execute a change in a subscriber's selection of a provider of electric service until certain requirements are met. Provides that a subscriber may file a complaint with the Commission if electric service has been provided by an alternative retail electric supplier (rather than an electric service supplier) in a manner not in compliance with the provisions. Removes language concerning prohibiting an electric supplier or gas supplier from automatically renewing or changing the terms of a contract with a residential customer. Makes other changes. Effective January 1, 2019 (rather than effective immediately).

House Floor Amendment No. 6

Modifies provisions concerning alternative retail electric suppliers and alternative gas suppliers regarding requirements for changes to a customer's supplier (rather than supply service). Provides that an alternative retail electric supplier or alternative gas supplier shall not submit or execute the change in a customer's supplier if the confirmation concerning the customer's eligibility or history of receiving certain financial assistance discloses that the utility's records indicate that the customer has received the certain financial assistance.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 01532 Sen. Jacqueline Y. Collins
(Rep. Linda Chapa LaVia-Robert W. Pritchard)

105 ILCS 5/26-1 from Ch. 122, par. 26-1

Amends the School Code. Makes a technical change in a Section concerning the compulsory school age.

Senate Committee Amendment No. 1

Deletes reference to:

105 ILCS 5/26-1

Adds reference to:

105 ILCS 5/10-17a from Ch. 122, par. 10-17a

Replaces everything after the enacting clause. Includes average daily attendance statistics in the school report card. Defines "average daily attendance". Effective July 1, 2019.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause with provisions of the bill as amended by Senate Amendment No. 1, but corrects a technical error. Effective July 1, 2019.

House Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Provides that a school district report card shall include the average daily attendance of students who have individualized education programs and students who have 504 plans that provide for special education services within the school district. Effective July 1, 2019.

Aug 25 17 S Public Act . . . . . . . . . 100-0448

SB 01533 Sen. Jil Tracy

720 ILCS 5/12-7.3 from Ch. 38, par. 12-7.3

720 ILCS 5/12-7.4 from Ch. 38, par. 12-7.4

Amends the Criminal Code of 2012. In provisions concerning stalking and aggravated stalking, provides that statutory exemptions for individuals or organizations also apply to employees of governmental entities that monitor or are attentive to compliance with public or worker safety laws, wage and hour requirements, or other statutory requirements and only when the monitoring or attentiveness occurs at the workplace or worksite.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01534  Sen. Chuck Weaver
820 ILCS 405/1502.1  from Ch. 48, par. 572.1
Amends the Unemployment Insurance Act. Provides that an employer is not chargeable for benefit charges that result from
the payment of benefits to an individual if the payments were the result of the individual voluntarily leaving work to participate in
certain training programs. Effective immediately.
May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01535  Sen. Chuck Weaver
430 ILCS 66/55
Amends the Firearm Concealed Carry Act. Provides that if the licensee is an Illinois resident and moves to another state, the
Department of State Police shall issue the license with the person's new address. Effective immediately.
May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01536  Sen. Chuck Weaver
220 ILCS 5/5-118 new
Amends the Public Utilities Act. Provides that, on April 1 of each year beginning the year after the effective date of the
amendatory Act, privately held public water utilities shall provide annual reports to the Illinois Commerce Commission with specified
information for each municipality served by the utility. Provides that the utility shall certify the accuracy of the information provided in
the reports. Effective immediately.
May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01537  Sen. Chuck Weaver
220 ILCS 5/5-119 new
Amends the Public Utilities Act. Adds provisions concerning pricing of water assets, meaning a water utility or water
distribution company and its tangible and intangible properties, by an Illinois governmental purchaser. Provides that the determination
of value or price for the purchase or acquisition of water assets by the Illinois governmental purchaser: may not distinguish, penalize,
or increase the value or price to be paid by an Illinois governmental purchaser based on specified characteristics of the purchaser; or
may not use as a factor any excess of replacement cost new minus depreciation over the value of price based on fair market value of
the water assets, as determined by what a willing buyer in the private sector would value, price, or pay for the water assets. Provides
for application of the provisions to contracts already in place. Contains a severability clause. Effective immediately.
May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01538  Sen. Chuck Weaver
25 ILCS 170/6  from Ch. 63, par. 176
Amends the Lobbyist Registration Act. Provides that a person required to register under the Act must include in his or her
report a description of (i) any business relationship that the registrant has with a State official, and (ii) any familial relationship with a
State official that is known to the registrant. Defines "familial relationship".
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01539  Sen. Chuck Weaver
25 ILCS 170/4.6 new
Amends the Lobbyist Registration Act. Requires lobbyists to file with the Secretary of State a written statement that describes
the procedures that the lobbyist and lobbyist's client will follow if the lobbyist or client determines that the lobbyist's representation of
the client creates a conflict of interest. Prohibits a lobbyist from representing a client if the representation involves a conflict of
interest, unless otherwise provided in the agreement between the lobbyist and the party he or she represents.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01540  Sen. Chuck Weaver
5 ILCS 420/2-115 new
5 ILCS 430/5-45
Amends the Illinois Governmental Ethics Act. Provides that no legislator may negotiate for employment with a lobbying
entity that engages in lobbying with members of the General Assembly during the legislator's term of office. Amends the State
Officials and Employees Ethics Act. Provides that a member may not, within a period of one year immediately after termination of the
member's most recent term of office, engage in lobbying with members of the General Assembly, if the member accepts compensation
specifically attributable to that lobbying.
Mar 17 17  S Rule 3-9(a) / Re-referred to Assignments
SB 01541  Sen. Chuck Weaver
5 ILCS 420/3-203  from Ch. 127, par. 603-203
Amends the Illinois Governmental Ethics Act. Provides that when a legislator chooses to take official action on a matter despite the existence of a conflict, he or she must notify the members of the chamber to which he or she has been elected of the existence of the conflict by filing a written notice describing the conflict with the Secretary of the Senate or the Clerk of the House of Representatives, whichever is applicable. Provides that, upon receiving such a notification, the Secretary or the Clerk, whichever is applicable, shall forward a copy of the notification to the Legislative Information System for posting on the General Assembly's website with the applicable matter.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01542  Sen. Chuck Weaver
5 ILCS 420/4A-102  from Ch. 127, par. 604A-102
5 ILCS 420/4A-103  from Ch. 127, par. 604A-103
5 ILCS 420/4A-104  from Ch. 127, par. 604A-104
Amends the Illinois Governmental Ethics Act. Requires all persons who must file a statement of economic interests to disclose the name of any immediate family member who is a registered lobbyist. Defines "immediate family member" as a spouse, parent, child, stepchild, adopted child, son-in-law, daughter-in-law, father-in-law, mother-in-law, brother, sister, brother-in-law, sister-in-law, grandparent, or grandchild.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01543  Sen. Chuck Weaver
35 ILCS 5/201  from Ch. 120, par. 2-201
Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Effective immediately.
Feb 09 17  S  Referred to Assignments
SB 01544  Sen. John G. Mulroe  
(Rep. Daniel V. Beiser)  
305 ILCS 5/5-5 from Ch. 23, par. 5-5  
Amends the Illinois Public Aid Code. Requires long term care facilities to submit admission documents through the Medical Electronic Data Interchange (MEDI) or the Recipient Eligibility Verification (REV) System or a successor system (rather than through the MEDI or REV or a successor system or directly to the Department of Human Services) within 15 days of the facility receiving required prescreening information. Requires prescreening information to be date stamped by the facility upon receipt. Provides that claims that are not submitted and received in compliance with the foregoing requirements shall not be eligible for payment under the medical assistance program, and the State shall have no liability for payment of those claims with one specified exception. Provides that the Department of Healthcare and Family Services shall waive one or more of the timeframes specified under the Code upon determining that services provided were medically necessary and provided in good faith, that failure to meet one or more of the timeframes was an error on the part of an individual employee, and that the withholding of reimbursement would constitute a financial hardship which would jeopardize the ability of the facility to pay its workers, provide for the basic needs of its residents, and ensure the highest quality of care.  
Senate Committee Amendment No. 1  
Deletes reference to:  
305 ILCS 5/5-5  
Adds reference to:  
305 ILCS 5/11-5.4  
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. In provisions requiring the Department of Human Services and the Department of Healthcare and Family Services to jointly compile data on pending applications, denials, appeals, and redeterminations of long-term care eligibility into a monthly report, provides that the report must contain information on the status of pending applications, denials, appeals, and redeterminations, including the number of pending applications and redeterminations denied for failure to submit the required documentation (rather than the status of pending applications, denials, appeals, and redeterminations). Effective immediately.  
House Floor Amendment No. 1  
Deletes reference to:  
305 ILCS 5/11-5.4  
Adds reference to:  
305 ILCS 5/5-5 from Ch. 23, par. 5-5  
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Requires long term care facilities to submit new admissions with associated admission documents (rather than admission documents) through the Medical Electronic Data Interchange or the Recipient Eligibility Verification System or a successor system (rather than within 15 days) of the facility receiving required prescreening information. Removes a provision requiring long term care facilities to enter data for new admissions into the Medical Electronic Data Interchange or the Recipient Eligibility Verification System or successor system within 5 days of the facility receiving required prescreening information.  
Aug 25 17 S Public Act ........... 100-0449  
SB 01545  Sen. John G. Mulroe  
625 ILCS 5/3-202.5 new  
Amends the Illinois Vehicle Code. Provides that if an owner of a vehicle has comprehensive, collision, or other insurance coverage for the damage or loss of a vehicle and the vehicle's certificate of title discloses a lienholder of record, any insurer paying a claim for the damage or loss of the vehicle shall issue the payment directly to the business repairing the vehicle or to both the owner of the vehicle and the lienholder of record. Provides that the provision does not apply to a claim made by a lienholder on a vehicle to secure a loan when the vehicle owner has breached his or her commitment to provide insurance coverage for the damage or loss of the vehicle.  
Senate Committee Amendment No. 1  
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that an owner of a vehicle shall maintain comprehensive, collision, or other insurance coverage for the damage or loss of a vehicle if the coverage is required under the terms of a loan agreement between the owner and a lienholder identified on the vehicle's certificate of title. Provides that an insurer paying a claim for the damage or loss of a vehicle shall issue the payment to both the owner of the vehicle and the lienholder, except when the claim is paid under a lienholder's collateral protection insurance policy on a vehicle securing the lienholder's loan when the vehicle owner has failed to satisfy a loan condition to provide insurance coverage for the damage or loss of the vehicle.  
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01546  Sen. John G. Mulroe and Michael E. Hastings-Julie A. Morrison

5 ILCS 375/6.11
55 ILCS 5-1069.3
65 ILCS 5/10-4.2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.25 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that every policy of accident and health insurance amended, delivered, issued, or renewed after the effective date of the amendatory Act that provides coverage for prescription drugs shall provide for synchronization of prescription drug refills on at least one occasion per insured per year provided that certain conditions are met. Requires insurers to provide prorated daily cost-sharing rates when necessary. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Services Organization Act, the Voluntary Health Services Plan Act, and the Illinois Public Aid Code. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01547  Sen. John G. Mulroe

50 ILCS 753/1

Amends the Prepaid Wireless 9-1-1 Surcharge Act. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments

SB 01548  Sen. John G. Mulroe

105 ILCS 5/1-2 from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Feb 09 17  S  Referred to Assignments

SB 01549  Sen. John G. Mulroe

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments

SB 01550  Sen. Bill Cunningham

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

Feb 09 17  S  Referred to Assignments

SB 01551  Sen. Bill Cunningham and Laura M. Murphy

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

Feb 09 17  S  Referred to Assignments

SB 01552  Sen. Bill Cunningham

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

Feb 09 17  S  Referred to Assignments
SB 01553  Sen. Bill Cunningham

220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

Feb 09 17  S  Referred to Assignments

SB 01554  Sen. Bill Cunningham

220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

Feb 09 17  S  Referred to Assignments

SB 01555  Sen. Bill Cunningham

20 ILCS 405/405-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Central Management Services.

Feb 09 17  S  Referred to Assignments
SB 01556 Sen. Bill Cunningham
(Rep. Marcus C. Evans, Jr.)

Amends the Illinois Vehicle Code. Adds to the definition of "junk vehicle" and "remittance agent". Provides that a certificate of title issued by the Secretary of State shall contain the names and fax numbers or electronic addresses of any lienholders (rather than only the names of the lienholders) and the certificate's expiration date. Provides that an expiration date of 2 calendar years after the end of term of the lien shall be included in each certificate of title issued to a lienholder who has a perfected security interest. Provides that if a recorded lienholder does not reaffirm a lien and does not respond to a request to verify a lien release letter within 7 calendar days of receipt, the Secretary shall process an application for corrected title for the owner of a motor vehicle. Provides that the Secretary may issue a certificate of title to an out-of-state resident if the out-of-state resident is a bona fide purchaser of a vehicle or a manufactured home from a dealer licensed in this State and the licensed dealer is no longer operating as a licensed dealer and does not properly transfer the title application to the bona fide purchaser prior to the licensed dealer's business closure. Adds to the special license plates a person may reclassify without a replacement plate fee beginning with the 2019 (rather than 2018) registration year. Provides that the bond amount required to be deposited with the Secretary for each applicant who intends to act as a remittance agent shall be $20,000 (rather than $10,000). Provides that an application for a new vehicle dealer's license or a used vehicle dealer's license shall contain a bond or certificate of deposit in the amount of $50,000 (rather than $20,000). Creates provisions concerning rental-purchase agreement vehicle programs. Effective January 1, 2018.

Senate Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/3-203 from Ch. 95 1/2, par. 5-107

Removes a provision providing that if a recorded lienholder does not reaffirm a lien by applying for a corrected certificate before the title's expiration date, the owner of a vehicle may submit an application for a corrected certificate of title with the Secretary of State and the Secretary shall process the application if the recorded lienholder does not respond to a request to verify a lien release letter within 7 calendar days of receipt of the letter.

Senate Floor Amendment No. 2
Adds reference to:
625 ILCS 5/5-107 from Ch. 95 1/2, par. 5-107

Provides that a licensee that has faithfully and continuously complied with conditions of the bond requirement for new vehicle dealers and used vehicle dealers under the Illinois Vehicle Code for a period of 60 (rather than 36) consecutive months after the effective date of the bill shall be exempt from any further bond requirements under those provisions.

House Committee Amendment No. 1
Removes the requirement that each certificate of title issued by the Secretary of State shall contain an expiration date of 2 calendar years after the end of the term of the lien.

Aug 25 17 S Public Act . . . . . . . . 100-0450
SB 01557

105 ILCS 5/2-3.71 from Ch. 122, par. 2-3.71
105 ILCS 5/2-3.71a from Ch. 122, par. 2-3.71a
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
225 ILCS 10/5.10 new

Amends the School Code. Provides that early childhood programs receiving State Board of Education grants for preschool educational programs shall prohibit the expulsion of children. Provides instead that when persistent and serious challenging behaviors emerge, the early childhood program shall document steps taken to ensure that the child can participate safely in the program and utilize a range of community resources. Sets forth provisions concerning the creation of a transition plan if there is documented evidence that all available interventions and supports recommended by a qualified professional have been exhausted; temporary removal of a child; the utilization of training, technical support, and professional development resources; and annually reporting to the State Board. Makes related changes. Amends the Child Care Act of 1969 to require the Department of Children and Family Services, in consultation with the Governor's Office of Early Childhood Development and the State Board of Education, to adopt rules prohibiting the use of expulsion due to a child's persistent and serious challenging behaviors in licensed day care centers, day care homes, and group day care homes. 

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01558
Sen. William E. Brady

New Act

Creates the Autonomous Driving Act. Contains only a short title provision.

Feb 09 17 S Referred to Assignments

SB 01559
Sen. Heather A. Steans-Dale A. Righter-Terry Link-Jacqueline Y. Collins

305 ILCS 5/5-5.2 from Ch. 23, par. 5-5.2

Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions concerning payment rates for nursing facilities, provides that facility-specific staffing levels and wages paid (rather than regional wage adjusters based on the Health Service Areas (HSA) groupings and adjusters in effect on April 30, 2012) shall be one of the factors in determining the new nursing services reimbursement methodology utilizing the RUG-IV 48 grouper model. Sets forth the calculation of the facility-specific RUG-IV nursing component per diem rate for dates of service beginning July 1, 2017. Provides that certain staffing and wage adjusters must be updated each quarter using the staffing hours and wage data from Payroll Benefit Journal data collected by the Centers for Medicare and Medicaid Services for the same time period of Minimum Date Set data used to calculate the RUG-IV acuity case weight. Sets forth how to calculate each facility's "total per resident per day staffing wage cost". Provides that the levels used to assign certain staffing and wage adjusters shall be calculated using the staffing ratios required under the Nursing Home Care Act multiplied by the Illinois mean hourly wage for the equivalent occupational code and title assigned by the U.S. Bureau of Labor Statistics and reported in the May 2014 State Occupational Employment and Wage Estimates for Illinois. Provides that beginning July 1, 2017 and quarterly thereafter, the Department of Healthcare and Family Services may adjust, by administrative rule and within certain parameters established under the Code, a specific staffing and wage adjuster described in the Code for the purpose of keeping liability created by the facility-specific RUG-IV nursing component per diem rates stable. Permits the Department to adopt rules to implement these provisions. Effective immediately.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01560
Sen. Michael Connelly

New Act

110 ILCS 10/2 from Ch. 144, par. 226

Creates the Campus Free Expression Act. Deems the outdoor areas of campuses of institutions of higher education (both private and public) as traditional public forums. Provides that institutions of higher education may maintain and enforce reasonable time, place, and manner restrictions in service of a significant institutional interest only when such restrictions employ clear, published, content-neutral, and viewpoint-neutral criteria and provide for ample alternative means of expression, with any such restrictions allowing for members of the higher education community to spontaneously and contemporaneously assemble. Provides that any person who wishes to engage in noncommercial, expressive activity on campus shall be permitted to do so freely, as long as the person's conduct is not unlawful (subject to an institution's restrictions). Contains enforcement provisions. Amends the Campus Demonstrations Policy Act to make a corresponding change. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 01561    Sen. David Koehler, Wm. Sam McCann-Chuck Weaver and Pat McGuire
(Rep. Lawrence Walsh, Jr.-Tim Butler)

415 ILCS 15/9.5 new
Amends the Solid Waste Planning and Recycling Act. Provides that nothing in the Act shall be construed to permit a county with a population of less than 2,000,000 residents the power to regulate the operations of pollution control facilities or recycling centers. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Solid Waste Planning and Recycling Act. Provides that no provision of the Act shall be construed allow any county with a population of less than 2,000,000 residents to adopt an ordinance or resolution, with certain exceptions, that requires the issuance of a permit, or that imposes regulations upon the operations of a municipal solid waste landfill unit, sanitary landfill, storage site, transfer station, or waste disposal site, as long as the facility obtains specified permits. Provides that nothing in the amendatory Act shall be construed to diminish or impair any authority conferred upon a county under the Environmental Protection Act. Provides that nothing in the amendatory Act shall be construed to limit the authority of a county to prepare, adopt, or implement a specified plan; or to relieve a facility proposed for siting approval from demonstrating consistency with that plan under specified provisions of the Environmental Protection Act. Effective immediately.

Aug 11 17    S Public Act . . . . . . . . 100-0095

SB 01562    Sen. Bill Cunningham
(Rep. Barbara Flynn Currie-La Shawn K. Ford-Kelly M. Cassidy)

310 ILCS 50/4 from Ch. 67 1/2, par. 854
Amends the Abandoned Housing Rehabilitation Act. In a provision concerning a court hearing on an organization's petition for temporary possession of property that the organization intends to rehabilitate, requires the organization to demonstrate to the court that: (i) its rehabilitation plan has been approved by the governing body of the municipality within which the property is located or, if the property is located within an unincorporated area, the county board or board of commissioners of the county within which the property is located; and (ii) any plan commission or planning department of the municipality or county within which the property is located has provided input and advice prior to the municipality's or county's approval of the rehabilitation plan.

Senate Committee Amendment No. 1
Deletes reference to:
310 ILCS 50/4
Adds reference to:
310 ILCS 50/2 from Ch. 67 1/2, par. 852
Replaces everything after the enacting clause. Amends the Abandoned Housing Rehabilitation Act. Expands the definition of "parties of interest" to include the applicable unit of local government where the property is located. Redefines "rehabilitation" to mean the process of improving the property, including, but not limited to, bringing property into compliance with the applicable unit of local government's fire, housing, licensing, zoning, and building codes (rather than the process of improving the property, including but not limited to bringing property into compliance with applicable fire, housing, and building codes).

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Abandoned Housing Rehabilitation Act. Expands the definition of "parties of interest" to include the applicable unit of local government where the property is located. Changes the definition of "rehabilitation" to mean the process of improving the property, including, but not limited to, ensuring that the proposed improvements conform with a local government's comprehensive plan or other planning policies and bringing property into compliance with the applicable unit of local government's fire, housing, licensing, zoning, and building codes (rather than the process of improving the property, including but not limited to bringing property into compliance with applicable fire, housing and building codes).

Aug 18 17    S Public Act . . . . . . . . 100-0233

SB 01563    Sen. Bill Cunningham

35 ILCS 5/250.1 new
35 ILCS 10/5-95 new
Amends the Illinois Income Tax Act and the Economic Development for a Growing Economy Tax Credit Act. Provides that no tax credit may be granted under either of those Acts for any publicly traded company that reports a pay ratio between its chief executive officer's compensation and its employees' median pay of more than 200:1 on a disclosure filed with the United States Securities and Exchange Commission during the taxable year in accordance with the pay ratio disclosure requirement of the Dodd-Frank Wall Street Reform and Consumer Protection Act.

Mar 17 17    S Rule 3-9(a) / Re-referred to Assignments
SB 01564
Sen. Bill Cunningham and Steven M. Landek
50 ILCS 750/20
Amends the Emergency Telephone System Act. Provides that a monthly surcharge of $0.87 charged by telecommunications carriers shall not apply to local, municipal, or State police or fire departments who use cell phones owned by that department for communication related to the response of emergencies.
Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01565
Sen. Bill Cunningham, Sue Rezin and Toi W. Hutchinson-Chuck Weaver-Scott M. Bennett
20 ILCS 689/15
20 ILCS 689/20
35 ILCS 105/3-10
from Ch. 120, par. 439.3-40
35 ILCS 105/3-44
35 ILCS 105/3-44.3 new
35 ILCS 110/3-10
from Ch. 120, par. 439.33-10
35 ILCS 115/3-10
from Ch. 120, par. 439.103-10
35 ILCS 120/2-10
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, on or after July 1, 2017 and on or before December 31, 2018, the taxes imposed under the Acts apply to 90% of the proceeds of sales of gasohol and 80% of the proceeds of sales of mid-range ethanol blends. Amends the Illinois Renewable Fuels Development Program Act. Provides that grants may be awarded for the following programs: a next generation renewable fuels program, a majority blended ethanol and blender pump infrastructure program, and a research and development program for sustainable corn production and corn-based renewable fuel production. Sets forth the maximum aggregate amount of grants that may be awarded under each program. Effective immediately.
Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01566
Sen. Bill Cunningham
305 ILCS 5/5-5.27 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to disregard life insurance assets up to a total of $200,000 when determining whether a person 60 years of age or older meets the income and asset eligibility requirements for home and community based services authorized under the Social Security Act. Provides that if the asset disregard requires federal approval, the Department shall submit the necessary application to the Centers for Medicare and Medicaid Services for a waiver or State Plan amendment to implement the asset disregard. Provides that implementation of the asset disregard shall be contingent on federal approval of the waiver or State Plan amendment.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01567
35 ILCS 10/5-57 new
Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that each taxpayer claiming a credit under the Act shall, no later than April 15 of each taxable year for which the taxpayer claims a credit, submit to the Illinois Commerce Commission an annual report containing certain information concerning procurement goals and spending for female-owned, minority-owned, veteran-owned, and small business enterprises. Provides that the reports shall be submitted in the form and manner required by the Illinois Commerce Commission. Effective immediately.
Senate Committee Amendment No. 1
Provides that annual report shall be made to the Department of Commerce and Economic Opportunity (in the introduced bill, the report is made to Illinois Commerce Commission).
Aug 25 17 S Public Act . . . . . . . . 100-0451

SB 01568
Sen. Iris Y. Martinez
225 ILCS 317/5
Amends the Fire Sprinkler Contractor Licensing Act. Makes a technical change in a Section concerning the legislative intent of the Act.
Feb 09 17 S Referred to Assignments
SB 01569  Sen. Iris Y. Martinez
225 ILCS 410/3-3  from Ch. 111, par. 1703-3
Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Makes a technical change in a Section concerning qualifications for licensure as a cosmetologist by a barber school graduate.
Feb 09 17  S  Referred to Assignments

SB 01570  Sen. Iris Y. Martinez-Patricia Van Pelt and Pamela J. Althoff
40 ILCS 5/17-132  from Ch. 108 1/2, par. 17-132
Amends the Chicago Teacher Article of the Illinois Pension Code. In a provision that requires Employers to submit payroll records and pension contributions within 30 calendar days after each predesignated payday and establishes penalties for delinquent submissions, requires the Fund to provide a written notice of delinquency to an Employer within 10 business days of the Fund's discovery of any payroll record that is not timely certified or submitted or any incomplete pension contribution. Prohibits the Fund from administering certain penalties if the Fund fails to provide the written notice of delinquency. Provides that an Employer that provides necessary corrections to a payroll record or makes the required contribution within 12 months after receipt of the notice of delinquency shall not be subject to certain penalties. Makes changes to an exception to the mandatory penalty for delinquent payments. Provides that any penalties that are outstanding on the effective date of the amendatory Act shall be waived if the Employer makes the necessary corrections or amendments to the required payroll records or submits the required contribution. Effective immediately.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01571  Sen. Iris Y. Martinez
820 ILCS 305/1  from Ch. 48, par. 138.1
Amends the Workers' Compensation Act. Provides that a borrowing employer that has entered into an agreement with a loaning employer may not avail itself of the exclusive remedy protection under the Act. Provides that any agreement between a loaning employer and a borrowing employer by which the loaning employer is entitled to receive certain reimbursements relating to fees and costs in hearings before the Illinois Workers' Compensation Commission is prohibited, is against public policy, and shall be wholly void.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01572  Sen. John J. Cullerton
805 ILCS 405/3  from Ch. 96, par. 6
Amends the Assumed Business Name Act. Makes a technical change in a Section concerning the alphabetical index kept by each county clerk.
Feb 09 17  S  Referred to Assignments
SB 01573 Sen. Heather A. Steans, Dave Syverson-Iris Y. Martinez-Mattie Hunter and Laura M. Murphy
(Rep. Gregory Harris-Patricia R. Bellock-Juliana Stratton-Sara Feigenholtz-Tom Demmer, Robyn Gabel, Ryan Spain, Camille Y. Lilly and Mary E. Flowers)

305 ILCS 5/5-5f
Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision limiting medical assistance recipients to one pair of adult eyeglasses every 2 years, provides that the limitation does not apply to an individual who needs different eyeglasses following a surgical procedure such as cataract surgery. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
305 ILCS 5/5-5f
Adds reference to:
305 ILCS 5/1-5 from Ch. 23, par. 1-5


House Floor Amendment No. 2
Deletes reference to:
305 ILCS 5/1-5
Adds reference to:
30 ILCS 500/1-10
Adds reference to:
215 ILCS 5/35A-10
Adds reference to:
305 ILCS 5/5-5.02 from Ch. 23, par. 5-5.02
Adds reference to:
305 ILCS 5/5-30.1
Adds reference to:
305 ILCS 5/5-30.6 new
Adds reference to:
305 ILCS 5/5-30.7 new
Adds reference to:
305 ILCS 5/5A-15

Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that certain purchase of care contracts between the Department of Healthcare and Family Services and managed care organizations shall be subject to the provisions of the Code. Amends the Risk-Based Capital Article of the Illinois Insurance Code. Provides that health maintenance organizations operating as Medicaid managed care plans under contract with the Department of Healthcare and Family Services shall not be required to include in its risk-based capital calculations any capitation revenue identified by Medicaid managed care plans as authorized under specified provisions of the Illinois Public Aid Code. Amends the Illinois Public Aid Code. In provisions concerning hospital reimbursements for inpatient services, adds provisions regarding classification of certain hospitals as children's hospitals. Provides that the Department of Healthcare and Family Services shall post an analysis of MCO claims processing and payment performance on its website every 6 months, including a review and evaluation of a representative sample of hospital claims that are rejected and denied for clean and unclean claims and the top 5 reasons for such actions and timeliness of claims adjudication, which identifies the percentage of claims adjudicated within 30, 60, 90, and over 90 days, and the dollar amounts associated with those claims; and that the Department shall post the contracted claims report required by HealthChoice Illinois on its website every 3 months. Provides that the Department shall publish on its website comprehensive written guidance on the submission of encounter data by managed care organizations; that the information shall be updated and published as needed, but at least quarterly; managed care contracts that are subject to the Illinois Procurement Code, with the exception of Medicare-Medicaid Alignment Initiative contracts and those contracts procured under the State of Illinois Medicaid Managed Care Organization Request for Proposals on January 24, 2018; that the Department shall publish on its website provider fee schedules on both a portable document format (PDF) and EXCEL format; and that the portable document format shall serve as the ultimate source if there is a discrepancy. Contains provisions concerning the recoupment of payments made to MCOs that are subject to a disallowance, deferral, or adjustment of federal matching funds. Effective immediately, but the Act does not take effect at all unless Senate Bill 1773 of the 100th General Assembly, as amended, becomes law.

Mar 12 18 S Public Act . . . . . . . . . 100-0580
SB 01574  Sen. Julie A. Morrison
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Feb 09 17  S  Referred to Assignments

SB 01575  Sen. Julie A. Morrison
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Feb 09 17  S  Referred to Assignments

SB 01576  Sen. Neil Anderson, Pamela J. Althoff-Linda Holmes and Steven M. Landek
(Rep. Jerry Costello, II-Grant Wehrli and David A. Welter)
625 ILCS 5/3-401  from Ch. 95 1/2, par. 3-401
625 ILCS 5/15-301  from Ch. 95 1/2, par. 15-301
Amends the Illinois Vehicle Code. Provides that upon a declaration by the Governor that an emergency harvest situation exists, a special permit issued by the Department of Transportation shall be required from September 1 through December 31 during harvest season emergencies for a vehicle that exceeds the maximum axle weight and gross limits or a vehicle that exceeds its registered gross weight, provided that the vehicle's axle weight and gross weight do not both exceed 10% above the maximum specified limits, and does not exceed the vehicle's registered gross weight by 10%. Provides that all other restrictions that apply to permits issued shall apply during the declared time period and no fee shall be charged for the issuance of those permits. Provides that the permits issued by the Department are only valid on federal and State highways under the jurisdiction of the Department, except interstate highways. Provides that with respect to highways under the jurisdiction of local authorities, the local authorities may, at their discretion, waive special permit requirements during harvest season emergencies, and set a divisible load weight limit not to exceed 10% of a vehicle's registered gross weight, provided that the vehicle's axle weight and gross weight do not exceed 10% above the maximum specified limits. Provides that any vehicle operating under an emergency harvest permit shall not be in violation of a Section concerning the effect of provisions within the original and renewal of registration Article of the Illinois Vehicle Code. Effective immediately.
Senate Committee Amendment No. 1
Makes technical changes.
May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

(Rep. Anna Moeller)
740 ILCS 175/3  from Ch. 127, par. 4103
Amends the Illinois False Claims Act. Provides that a person who commits certain acts is liable to the State for a civil penalty of not less than the minimum amount and not more than the maximum amount allowed for a civil penalty for a violation of the federal False Claims Act (31 U.S.C. 3729 et seq.) as adjusted by the Federal Civil Penalties Inflation Adjustment Act of 1990 (28 U.S.C. 2461) (instead of a penalty of not less than $5,500 and not more than $11,000). Effective immediately.
Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill and adds the following: Provides that notwithstanding any other provision, a person is liable to the State for a civil penalty of not less than $5,500 and not more than $11,000, plus 3 times the amount of damages which the State sustains because of the act of that person, when: (i) the civil action was brought by a private person; (ii) the State did not elect to intervene; (iii) the actual amount of the tax owed to the State is equal to or less than $50,000, which does not include interest, penalties, attorney's fees, costs, or any other amounts owed or paid pursuant to the Illinois False Claims Act; and (iv) the violation of the Illinois False Claims Act relates to or involves a false claim regarding a tax administered by the Department of Revenue, excluding claims, records, or statements made under the Property Tax Code. Effective immediately.
Aug 25 17  S  Public Act . . . . . . . . . . 100-0452
SB 01578

Sen. Don Harmon, Daniel Biss-Patricia Van Pelt-Chapin Rose, Karen McConnaughay and Omar Aquino-Michael Connelly

New Act

30 ILCS 105/5.878 new

410 ILCS 620/3.23

415 ILCS 5/44.1 from Ch. 111 1/2, par. 1044.1

510 ILCS 68/105-55

515 ILCS 5/1-215 from Ch. 56, par. 1-215

520 ILCS 5/1.25 from Ch. 61, par. 1.25

720 ILCS 5/17-10.6

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

720 ILCS 5/29B-1 from Ch. 38, par. 29B-1

720 ILCS 5/29B-1.1 new

720 ILCS 5/29B-1.5 new

720 ILCS 5/29B-2 new

720 ILCS 5/29B-3 new

720 ILCS 5/29B-4 new

720 ILCS 5/29B-5 new

720 ILCS 5/29B-6 new

720 ILCS 5/29B-7 new

720 ILCS 5/29B-8 new

720 ILCS 5/29B-9 new

720 ILCS 5/29B-10 new

720 ILCS 5/29B-11 new

720 ILCS 5/29B-12 new

720 ILCS 5/29B-13 new

720 ILCS 5/29B-14 new

720 ILCS 5/29B-15 new

720 ILCS 5/29B-16 new

720 ILCS 5/29B-17 new

720 ILCS 5/29B-18 new

720 ILCS 5/29B-19 new

720 ILCS 5/29B-20 new

720 ILCS 5/29B-21 new

720 ILCS 5/29B-22 new

720 ILCS 5/33G-6 from Ch. 38, par. 36-1

720 ILCS 5/36-1

720 ILCS 5/36-1.1 new

720 ILCS 5/36-1.2 new

720 ILCS 5/36-1.3 new

720 ILCS 5/36-1.4 new

720 ILCS 5/36-1.5

720 ILCS 5/36-1.6 new

720 ILCS 5/36-2 from Ch. 38, par. 36-2

720 ILCS 5/36-2.1 new
SB 01578 (CONTINUED)

720 ILCS 5/36-3 from Ch. 38, par. 36-3
720 ILCS 5/36-3.1 new
720 ILCS 5/36-3.2 new
720 ILCS 5/36-6 new
720 ILCS 5/36-7 new
720 ILCS 5/36-8 new
720 ILCS 5/36-9 new
720 ILCS 5/47-15
720 ILCS 5/36-1a rep.
720 ILCS 5/36-5 rep.
720 ILCS 550/12 from Ch. 56 1/2, par. 712
720 ILCS 570/505 from Ch. 56 1/2, par. 1505
720 ILCS 646/85
725 ILCS 5/124B-195 new
725 ILCS 5/124B-305
725 ILCS 5/124B-420
725 ILCS 5/124B-505
725 ILCS 5/124B-605
725 ILCS 5/124B-710
725 ILCS 5/124B-715
725 ILCS 5/124B-825
725 ILCS 5/124B-935
725 ILCS 5/124B-1040
725 ILCS 5/124B-1030 rep.
725 ILCS 150/2 from Ch. 56 1/2, par. 1672
725 ILCS 150/3.1 new
725 ILCS 150/3.2 new
725 ILCS 150/3.3 new
725 ILCS 150/3.5
725 ILCS 150/5 from Ch. 56 1/2, par. 1675
725 ILCS 150/5.1 new
725 ILCS 150/5.2 new
725 ILCS 150/8 from Ch. 56 1/2, par. 1678
725 ILCS 150/9 from Ch. 56 1/2, par. 1679
725 ILCS 150/9.5 new
725 ILCS 150/10 from Ch. 56 1/2, par. 1680
725 ILCS 150/15 new
725 ILCS 150/16 new
725 ILCS 150/17 new
725 ILCS 150/18 new
725 ILCS 150/19 new
725 ILCS 150/20 new
725 ILCS 150/4 rep.
SB 01578 (CONTINUED)
725 ILCS 150/6 rep.
725 ILCS 150/7 rep.
725 ILCS 150/14 rep.
725 ILCS 175/5 from Ch. 56 1/2, par. 1655
725 ILCS 175/6.5 new
740 ILCS 147/40
815 ILCS 5/11 from Ch. 121 1/2, par. 137.11
Creates the Seizure and Forfeiture Reporting Act. Provides that the Illinois Criminal Justice Information Authority shall establish and maintain on its official website a searchable public database that includes specified information about property seized and forfeited under State law and under any agreement with the federal government. Provides that every law enforcement agency that seizes property subject to reporting under the Act shall report the specified information required under the Act on a monthly basis. Provides that the Illinois Criminal Justice Information Authority may recoup its costs under the Act by charging a fee to law enforcement agencies required to file a report. Provides that the Act applies to provisions of law that authorizes a law enforcement agency to seize property alleged to have been used in or derived from the commission of a criminal offense. Creates the Asset Forfeiture Proceeds Disbursement Law. Provides that the Illinois Criminal Justice Information Authority shall award grants under the procedures of the Act for the disbursement of monies collected in the Asset Forfeiture Proceeds Fund. Amends various Acts concerning criminal forfeiture to make conforming changes. Changes most forfeiture distributions from law enforcement agencies to the Asset Forfeiture Proceeds Fund. Makes changes to the procedures and distribution of contraband proceeds to various governmental units and agencies.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01579 Sen. Neil Anderson
(Rep. Avery Bourne)
510 ILCS 40/10 from Ch. 8, par. 33.70
510 ILCS 40/12 rep.
510 ILCS 40/13 rep.
Amends the Illinois Brand Act. Provides that the Department of Agriculture shall make available in electronic format all recorded brands (rather than the Department shall publish all recorded brands in book form and shall publish supplemental lists at least once a year). Deletes language providing the Department shall, without charge, furnish one copy of the brand book supplements to the County Clerk and Sheriff of each county and that the general public may obtain copies by remitting to the Department the cost of printing and mailing each book and accompanying supplements. Repeals a provision providing that any slaughtering establishment or livestock market receiving branded livestock shall keep such records as required by the Department for a period of at least a year. Repeals a provision providing the Department, in cooperation with law enforcement officials, shall develop a uniform procedure whereby law enforcement officials shall alert livestock markets and livestock slaughtering establishments of reported livestock thefts. Effective immediately.
May 09 17 H Referred to Rules Committee
Amends the Illinois Vehicle Code. Removes provisions providing that a written motor vehicle accident report is privileged as to the Secretary of State and the Department of Transportation and shall be held confidential. Provides that the Department may provide for in-depth investigations of accidents involving Department employees or other motor vehicle accidents (rather than investigations of only motor vehicle accidents) by individuals or special investigation groups. Provides that an accident report required to be made in writing shall be made on an approved (rather than appropriate) form or in an approved electronic format provided by the Administrator. Provides that upon written request, the Department shall furnish copies of a written accident report or any supplemental reports to a federal, State, or local agency that is engaged in highway safety research and study and to any person or entity that has a contractual relationship with the Department or a federal, State, or local agency to complete a highway safety research and study for the Department or the federal, State, or local agency. Provides that upon written request, the Department shall furnish motor vehicle accident data to a federal, State, or local agency, the Secretary of State, the Illinois Commerce Commission, or any other person or entity that has a contractual agreement with the Department or a federal, State, or local agency to complete a highway safety research and study for the Department or the federal, State, or local agency. Defines “motor vehicle accident data”. Makes conforming changes.

Amends the Freedom of Information Act to exempt from inspection and copying information contained in motor vehicle accident reports and supplemental reports under Article IV of Chapter 11 of the Illinois Vehicle Code.

Senate Floor Amendment No. 1
Removes prohibition against the Secretary of State from disclosing notations of accident involvement maintained on individual driving records.

Senate Floor Amendment No. 2
Deletes reference to:

730 ILCS 5/5-9-1
Amends the Unified Code of Corrections. In provisions concerning authorized fines, provides that an additional penalty is imposed in sentencing for an offense concerning vehicle wheel and axle loads and gross weights of $15 for each $40 of the first $330, or fraction thereof, of fine imposed for a violation and $10 for each subsequent $40, or fraction thereof, of fine imposed for a violation following the initial $15 surcharge for each $40 of the first $330 of fine imposed (rather than an additional penalty of $15 for each $40, or fraction thereof, of fine imposed). Effective immediately.

SB 01582
Sen. Michael Connelly
5 ILCS 140/3.5
Amends the Freedom of Information Act. Provides that each public body shall designate one or more public officials or employees of the public body (instead of “one or more officials or employees”) to act as its Freedom of Information officer or officers.

SB 01583
Sen. Kimberly A. Lightford
105 ILCS 5/1A-2.1
Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.
SB 01584  Sen. Napoleon Harris, III
           (Rep. David B. Reis)
415 ILCS 60/6 from Ch. 5, par. 806
415 ILCS 60/12 from Ch. 5, par. 812
Amends the Illinois Pesticide Act. Changes the product registration fee to $600 per 2-year registration period (currently, $300 per product per year). Changes the business registration fee to $800 per 2-year registration period (currently, $400 per year). Changes the penalty for late registration to $100 per product in addition to the regular product registration fee (currently, $400 per product in lieu of the normal registration fee). Makes other changes. Effective immediately.
Apr 27 17 H Referred to Rules Committee
SB 01585 Sen. Iris Y. Martinez-Pamela J. Althoff-Michael Connelly, Chapin Rose, Antonio Muñoz, Tom Rooney and Neil Anderson
(Rep. Cynthia Soto-Tony McCombie-Randy E. Frese-Brandon W. Phelps-Michael J. Zalewski, Jaime M. Andrade, Jr.,
Michael Halpin, Steven A. Andersson, Nick Sauer, Daniel J. Burke, Luis Arroyo, Emanuel Chris Welch, Barbara Wheeler,
Anna Moeller, La Shawn K. Ford, David S. Olsen, Mary E. Flowers, Kelly M. Burke, Frances Ann Hurley, Tom Demmer and
Joe Sosnowski)

5 ILCS 80/4.28
5 ILCS 80/4.38 new
105 ILCS 5/22-30
105 ILCS 145/10
225 ILCS 60/54.5
225 ILCS 85/4 from Ch. 111, par. 4124
225 ILCS 95/Tit. 5 heading new
225 ILCS 95/5-1 was 225 ILCS 95/2
225 ILCS 95/5-5 was 225 ILCS 95/1
225 ILCS 95/5-10 was 225 ILCS 95/23
225 ILCS 95/5-15 was 225 ILCS 95/3
225 ILCS 95/5-20 was Ch. 225 ILCS 95/4
225 ILCS 95/5-25 was 225 ILCS 95/5
225 ILCS 95/5-30 was 225 ILCS 95/6
225 ILCS 95/5-35 new
225 ILCS 95/5-40 new
225 ILCS 95/5-45 was 225 ILCS 95/10
225 ILCS 95/5-50 was 225 ILCS 95/10.5
225 ILCS 95/5-55 was 225 ILCS 95/22.16
225 ILCS 95/Tit. 10 heading new
225 ILCS 95/10-5 was 225 ILCS 95/9
225 ILCS 95/10-10 was 225 ILCS 95/9.5
225 ILCS 95/10-15 was 225 ILCS 95/11
225 ILCS 95/10-20 was 225 ILCS 95/12
225 ILCS 95/10-25 was 225 ILCS 95/13
225 ILCS 95/10-30 was 225 ILCS 95/14.1
225 ILCS 95/10-35 was 225 ILCS 95/15
225 ILCS 95/10-40 was 225 ILCS 95/16
225 ILCS 95/10-45 was 225 ILCS 95/17
225 ILCS 95/10-50 was 225 ILCS 95/19
225 ILCS 95/10-55 was 225 ILCS 95/20
225 ILCS 95/10-60 was 225 ILCS 95/7
225 ILCS 95/10-65 was 225 ILCS 95/7.5
225 ILCS 95/10-70 was 225 ILCS 95/7.7
225 ILCS 95/10-75 new
225 ILCS 95/Tit. 15 heading new
225 ILCS 95/15-5 was 225 ILCS 95/21
225 ILCS 95/15-10 was 225 ILCS 95/21.5
225 ILCS 95/15-15 was 225 ILCS 95/22.1
225 ILCS 95/15-20 was 225 ILCS 95/22.2
Amends the Regulatory Sunset Act. Extends the repeal date of the Physician Assistant Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Physician Assistant Practice Act of 1987. Reorganizes the Act by adding titles and renumbering provisions. Replaces references to "supervising physicians" with references to "collaborating physicians" throughout the Act. Replaces references to "supervision agreement" with references to "collaborative agreement" throughout the Act. Adds provisions concerning continuing education. In provisions concerning grounds for disciplinary action, provides that the Department of Financial and Professional Regulation may refuse to issue or renew a physician assistant license or discipline a licensee for willfully or negligently violating a patient's confidentiality, except as required by law, or failing to provide copies of medical records as required by law. Amends various Acts to conform references and terminology. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/22-30

Deletes reference to:

105 ILCS 145/10

Deletes reference to:

225 ILCS 85/4 from Ch. 111, par. 4124

Deletes reference to:

225 ILCS 95/Tit. 5 heading new

Deletes reference to:

225 ILCS 95/5-1 was 225 ILCS 95/2

Deletes reference to:

225 ILCS 95/5-5 was 225 ILCS 95/1

Deletes reference to:

225 ILCS 95/5-10 was 225 ILCS 95/23

Deletes reference to:

225 ILCS 95/5-15 was 225 ILCS 95/3

Deletes reference to:

225 ILCS 95/5-20 was Ch. 225 ILCS 95/4
SB 01585 (CONTINUED)

Deletes reference to:

225 ILCS 95/5-25

Deletes reference to:

225 ILCS 95/5-30

Deletes reference to:

225 ILCS 95/5-35 new

Deletes reference to:

225 ILCS 95/5-40 new

Deletes reference to:

225 ILCS 95/5-45

Deletes reference to:

225 ILCS 95/5-50

Deletes reference to:

225 ILCS 95/5-55

Deletes reference to:

225 ILCS 95/Tit. 10 heading new

Deletes reference to:

225 ILCS 95/10-5

Deletes reference to:

225 ILCS 95/10-10

Deletes reference to:

225 ILCS 95/10-15

Deletes reference to:

225 ILCS 95/10-20

Deletes reference to:

225 ILCS 95/10-25

Deletes reference to:

225 ILCS 95/10-30

Deletes reference to:

225 ILCS 95/10-35

Deletes reference to:

225 ILCS 95/10-40

Deletes reference to:

225 ILCS 95/10-45

Deletes reference to:

225 ILCS 95/10-50

Deletes reference to:

225 ILCS 95/10-55

Deletes reference to:

225 ILCS 95/10-60

Deletes reference to:

225 ILCS 95/10-65

Deletes reference to:

225 ILCS 95/10-70

Deletes reference to:

225 ILCS 95/10-75 new

Deletes reference to:

225 ILCS 95/Tit. 15 heading new

was 225 ILCS 95/5

was 225 ILCS 95/6

was 225 ILCS 95/10

was 225 ILCS 95/10.5

was 225 ILCS 95/22.16

was 225 ILCS 95/10

was 225 ILCS 95/9

was 225 ILCS 95/9.5

was 225 ILCS 95/11

was 225 ILCS 95/12

was 225 ILCS 95/13

was 225 ILCS 95/14.1

was 225 ILCS 95/15

was 225 ILCS 95/16

was 225 ILCS 95/17

was 225 ILCS 95/19

was 225 ILCS 95/20

was 225 ILCS 95/7

was 225 ILCS 95/7.5

was 225 ILCS 95/7.7
SB 01585 (CONTINUED)

Deletes reference to:
  225 ILCS 95/15-5 was 225 ILCS 95/21
Deletes reference to:
  225 ILCS 95/15-10 was 225 ILCS 95/21.5
Deletes reference to:
  225 ILCS 95/15-15 was 225 ILCS 95/22.1
Deletes reference to:
  225 ILCS 95/15-20 was 225 ILCS 95/22.2
Deletes reference to:
  225 ILCS 95/15-25 was 225 ILCS 95/22
Deletes reference to:
  225 ILCS 95/15-30 was 225 ILCS 95/22.3
Deletes reference to:
  225 ILCS 95/15-35 was 225 ILCS 95/22.4
Deletes reference to:
  225 ILCS 95/15-40 was 225 ILCS 95/22.5
Deletes reference to:
  225 ILCS 95/15-45 was 225 ILCS 95/22.6
Deletes reference to:
  225 ILCS 95/15-50 was 225 ILCS 95/22.7
Deletes reference to:
  225 ILCS 95/15-55 was 225 ILCS 95/22.8
Deletes reference to:
  225 ILCS 95/15-60 was 225 ILCS 95/22.9
Deletes reference to:
  225 ILCS 95/15-65 was 225 ILCS 95/22.10
Deletes reference to:
  225 ILCS 95/15-70 was 225 ILCS 95/22.11
Deletes reference to:
  225 ILCS 95/15-75 was 225 ILCS 95/22.12
Deletes reference to:
  225 ILCS 95/15-80 was 225 ILCS 95/22.13
Deletes reference to:
  225 ILCS 95/15-85 was 225 ILCS 95/22.14
Deletes reference to:
  225 ILCS 95/15-90 was 225 ILCS 95/22.15
Deletes reference to:
  225 ILCS 95/15-95 was 225 ILCS 95/24
Deletes reference to:
  225 ILCS 95/15-100 was 225 ILCS 95/25

Deletes reference to:
  720 ILCS 510/11 from Ch. 38, par. 81-31

Adds reference to:
  225 ILCS 95/1 from Ch. 111, par. 4601
Adds reference to:
  225 ILCS 95/2 from Ch. 111, par. 4602
Adds reference to:
  225 ILCS 95/3 from Ch. 111, par. 4603
SB 01585 (CONTINUED)

Adds reference to:

225 ILCS 95/4 from Ch. 111, par. 4604

Adds reference to:

225 ILCS 95/4.5 new

Adds reference to:

225 ILCS 95/5 from Ch. 111, par. 4605

Adds reference to:

225 ILCS 95/5.3 new

Adds reference to:

225 ILCS 95/5.5 new

Adds reference to:

225 ILCS 95/7 from Ch. 111, par. 4607

Adds reference to:

225 ILCS 95/7.5

Adds reference to:

225 ILCS 95/7.7

Adds reference to:

225 ILCS 95/9 from Ch. 111, par. 4609

Adds reference to:

225 ILCS 95/10 from Ch. 111, par. 4610

Adds reference to:

225 ILCS 95/11.5 new

Adds reference to:

225 ILCS 95/12 from Ch. 111, par. 4612

Adds reference to:

225 ILCS 95/13 from Ch. 111, par. 4613

Adds reference to:

225 ILCS 95/14.1

Adds reference to:

225 ILCS 95/16 from Ch. 111, par. 4616

Adds reference to:

225 ILCS 95/21 from Ch. 111, par. 4621

Adds reference to:

225 ILCS 95/22.2 from Ch. 111, par. 4622.2

Adds reference to:

225 ILCS 95/22.6 from Ch. 111, par. 4622.6

Adds reference to:

225 ILCS 95/22.7 from Ch. 111, par. 4622.7

Adds reference to:

225 ILCS 95/22.11 from Ch. 111, par. 4622.11

Adds reference to:

225 ILCS 95/22.14 from Ch. 111, par. 4622.14

Adds reference to:

225 ILCS 95/22.17 new

Adds reference to:

225 ILCS 95/23 from Ch. 111, par. 4623
SB 01585 (CONTINUED)

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Physician Assistant Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Physician Assistant Practice Act of 1987. Replaces references to "supervising physicians" with references to "collaborating physicians" throughout the Act. Replaces references to "supervision agreement" with references to "collaborative agreement" throughout the Act. Makes conforming changes in the Medical Practice Act of 1987 and the Illinois Controlled Substances Act. Adds provisions concerning continuing education. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides language concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes changes in provisions concerning the application of the Illinois Administrative Procedure Act, definitions, supervision requirements, prescriptive authority, physician assistants in hospitals, hospital affiliates, or ambulatory surgical treatment centers, application for licensure, identification, qualifications for licensure, Department powers and duties, fees, expiration and renewal of license, grounds for disciplinary action, investigation notices, hearings, hearing officers, restoration of license, administrative review, and certification of the record. Amends the Illinois Public Aid Code to allow the Department of Healthcare and Family Services to provide for the legally authorized services of licensed physician assistants. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
105 ILCS 5/22-30
Deletes reference to:
105 ILCS 145/10
Deletes reference to:
225 ILCS 85/4
from Ch. 111, par. 4124
Deletes reference to:
225 ILCS 95/Tit. 5 heading new
Deletes reference to:
225 ILCS 95/5-1
was 225 ILCS 95/2
Deletes reference to:
225 ILCS 95/5-5
was 225 ILCS 95/1
Deletes reference to:
225 ILCS 95/5-10
was 225 ILCS 95/23
Deletes reference to:
225 ILCS 95/5-15
was 225 ILCS 95/3
Deletes reference to:
225 ILCS 95/5-20
was Ch. 225 ILCS 95/4
Deletes reference to:
225 ILCS 95/5-25
was 225 ILCS 95/5
Deletes reference to:
225 ILCS 95/5-30
was 225 ILCS 95/6
Deletes reference to:
225 ILCS 95/5-35 new
Deletes reference to:
225 ILCS 95/5-40 new
Deletes reference to:
225 ILCS 95/5-45
was 225 ILCS 95/10
Deletes reference to:
225 ILCS 95/5-50
was 225 ILCS 95/10.5
Deletes reference to:
225 ILCS 95/5-55
was 225 ILCS 95/22.16
Deletes reference to:
225 ILCS 95/Tit. 10 heading new
Deletes reference to:
SB 01585 (CONTINUED)

225 ILCS 95/10-5
Deletes reference to:
  225 ILCS 95/10-10
Deletes reference to:
  225 ILCS 95/10-15
Deletes reference to:
  225 ILCS 95/10-20
Deletes reference to:
  225 ILCS 95/10-25
Deletes reference to:
  225 ILCS 95/10-30
Deletes reference to:
  225 ILCS 95/10-35
Deletes reference to:
  225 ILCS 95/10-40
Deletes reference to:
  225 ILCS 95/10-45
Deletes reference to:
  225 ILCS 95/10-50
Deletes reference to:
  225 ILCS 95/10-55
Deletes reference to:
  225 ILCS 95/10-60
Deletes reference to:
  225 ILCS 95/10-65
Deletes reference to:
  225 ILCS 95/10-70
Deletes reference to:
  225 ILCS 95/10-75 new
Deletes reference to:
  225 ILCS 95/Tit. 15 heading new
Deletes reference to:
  225 ILCS 95/15-5
Deletes reference to:
  225 ILCS 95/15-10
Deletes reference to:
  225 ILCS 95/15-15
Deletes reference to:
  225 ILCS 95/15-20
Deletes reference to:
  225 ILCS 95/15-25
Deletes reference to:
  225 ILCS 95/15-30
Deletes reference to:
  225 ILCS 95/15-35
Deletes reference to:
  225 ILCS 95/15-40
Deletes reference to:
SB 01585 (CONTINUED)

225 ILCS 95/15-45 was 225 ILCS 95/22.6

Deletes reference to:
225 ILCS 95/15-50 was 225 ILCS 95/22.7

Deletes reference to:
225 ILCS 95/15-55 was 225 ILCS 95/22.8

Deletes reference to:
225 ILCS 95/15-60 was 225 ILCS 95/22.9

Deletes reference to:
225 ILCS 95/15-65 was 225 ILCS 95/22.10

Deletes reference to:
225 ILCS 95/15-70 was 225 ILCS 95/22.11

Deletes reference to:
225 ILCS 95/15-75 was 225 ILCS 95/22.12

Deletes reference to:
225 ILCS 95/15-80 was 225 ILCS 95/22.13

Deletes reference to:
225 ILCS 95/15-85 was 225 ILCS 95/22.14

Deletes reference to:
225 ILCS 95/15-90 was 225 ILCS 95/22.15

Deletes reference to:
225 ILCS 95/15-95 was 225 ILCS 95/24

Deletes reference to:
225 ILCS 95/15-100 was 225 ILCS 95/25

Deletes reference to:
720 ILCS 510/11 from Ch. 38, par. 81-31

Adds reference to:
225 ILCS 95/1 from Ch. 111, par. 4601

Adds reference to:
225 ILCS 95/2 from Ch. 111, par. 4602

Adds reference to:
225 ILCS 95/3 from Ch. 111, par. 4603

Adds reference to:
225 ILCS 95/4 from Ch. 111, par. 4604

Adds reference to:
225 ILCS 95/4.5 new

Adds reference to:
225 ILCS 95/5 from Ch. 111, par. 4605

Adds reference to:
225 ILCS 95/5.3 new

Adds reference to:
225 ILCS 95/5.5 new

Adds reference to:
225 ILCS 95/5.5 new

Adds reference to:
225 ILCS 95/5.5 new

Adds reference to:
225 ILCS 95/7 from Ch. 111, par. 4607

Adds reference to:
225 ILCS 95/7.5

Adds reference to:
225 ILCS 95/7.7

Adds reference to:
Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Physician Assistant Practice Act of 1987 from January 1, 2018 to January 1, 2028. Amends the Physician Assistant Practice Act of 1987. Replaces references to "supervising physician" with references to "collaborating physician" throughout the Act. Replaces references to "supervision agreement" with references to "collaborative agreement" throughout the Act. Makes conforming changes in the Medical Practice Act of 1987 and the Illinois Controlled Substances Act. Removes references to "alternate supervising physician". Adds provisions concerning continuing education. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides language concerning confidentiality of information collected by the Department in the course of an examination or investigation. Makes changes in provisions concerning the application of the Illinois Administrative Procedure Act, definitions, advertising, billing, the use of titles, collaboration requirements, prescriptive authority, physician assistants in hospitals, hospital affiliates, or ambulatory surgical treatment centers, unlicensed practice, application for licensure, identification, qualifications for licensure, Department powers and duties, fees, expiration and renewal of a license, grounds for disciplinary action, investigation notices, hearings, hearing officers, restoration of a license, administrative review, and certification of the record. Amends the Illinois Public Aid Code to allow the Department of Healthcare and Family Services to provide for the legally authorized services of licensed physician assistants. Makes other changes. Effective immediately.
SB 01586
Sen. Bill Cunningham
(Rep. Stephanie A. Kifowit)

20 ILCS 835/3b new
Amends the State Parks Act. Provides that the Department of Natural Resources may establish rules for the public to safely and appropriately scatter cremated remains in a State park. Defines "cremated remains."

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 835/3b

Adds reference to:
410 ILCS 18/5

Represents everything after the enacting clause. Amends the Crematory Regulation Act. Provides that "scattering area" also includes property used for outdoor recreation or natural resource conservation owned by the Department of Natural Resources and designated as a scattering area.

Aug 11 17  S Public Act . . . . . . . . 100-0097

SB 01587
Sen. Jim Oberweis

820 ILCS 405/1507.1
Amends the Unemployment Insurance Act. Provides that if a business is transferred to another individual or entity that, at the time of transfer, has any substantial common ownership, management, or control of the transferor and transferee, then the experience rating records of the transferred business shall be transferred to the transferee. Effective January 1, 2018.

May 05 17  S Rule 3-9(a) / Referred to Assignments

SB 01588
Sen. Antonio Muñoz-Pamela J. Althoff

235 ILCS 5/3-12
235 ILCS 5/6-4  from Ch. 43, par. 121
Amends the Liquor Control Act of 1934. In a provision that authorizes a brewer, class 1 brewer, or class 2 brewer to sell on the licensed premises beer manufactured by the brewer, class 1 brewer, or class 2 brewer to non-licensees, provides that the authorization shall not permit the sale of beer manufactured on the licensed premises (i) bearing the name of another brewer, class 1 brewer, or class 2 brewer or (ii) where the brand, trade name, and intellectual property rights to the beer are not owned or controlled by the manufacturing brewer, class 1 brewer, or class 2 brewer. Makes similar changes to provisions concerning craft distillers. Provides that a self-distribution exemption granted to a class 1 brewer shall not permit the self-distribution of beer manufactured on the licensed premises bearing the name of another manufacturer of beer not owned or under the control of the class 1 brewer. Effective immediately.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01589
Sen. David Koehler

430 ILCS 66/15
430 ILCS 66/20  from Ch. 8, par. 701
Amends the Firearm Concealed Carry Act. Provides that the referral of an objection from a law enforcement agency for the issuance of a concealed carry license to the Concealed Carry Licensing Review Board shall toll the 90-day period for no more than 60 days for the Department of State Police to issue or deny the applicant a license. Provides that if an objection of a law enforcement agency or the Department is not supported by clear and convincing evidence, the Board shall dismiss the objection and notify the Department that the applicant is eligible for a license. Effective immediately.

May 05 17  S Rule 3-9(a) / Referred to Assignments

SB 01590
Sen. Don Harmon

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

Feb 09 17  S Referred to Assignments
SB 01591

Sen. Don Harmon
(Rep. Fred Crespo)

70 ILCS 2605/310 new

Amends the Metropolitan Water Reclamation District Act. Expands the corporate limits of the Metropolitan Water Reclamation District. Effective immediately.

Aug 25 17 S Public Act . . . . . . . . . 100-0454
SB 01592 Sen. Don Harmon and Chris Nybo

(Rep. Deb Conroy, Christine Winger, Kathleen Willis, Stephanie A. Kifowit, Sam Yingling and Frances Ann Hurley)

10 ILCS 5/6-19.5
10 ILCS 5/Art. 6B heading new
10 ILCS 5/6B-1 new
10 ILCS 5/6B-5 new
10 ILCS 5/6B-10 new
10 ILCS 5/6B-15 new
10 ILCS 5/6B-20 new
10 ILCS 5/6B-25 new
10 ILCS 5/6B-30 new
10 ILCS 5/6B-35 new
10 ILCS 5/6B-40 new
10 ILCS 5/6B-45 new
10 ILCS 5/6B-50 new
10 ILCS 5/6B-55 new
10 ILCS 5/6B-60 new
10 ILCS 5/6B-65 new
10 ILCS 5/6B-70 new

Amends the Elections Code. Allows counties to create a board of election commissioners within the office of the county clerk. Sets forth procedures for adoption, compensation, effect, transfer of records, procurement of supplies, references, personnel, and legal representation. Creates a county director of elections. Requires certain meetings of the board. Requires retention of records and audits. Effective immediately.

Senate Committee Amendment No. 1

Provides that a county may not establish a county board of election commissioners within the office of the county clerk if, prior to January 1, 2017, a city, village, or incorporated town located within the county has established a board of election commissioners pursuant to the Election Code and that board of election commissioners of the city, village, or incorporated town has not been superseded by a county board of election commissioners in the portion of the city, village, or incorporated town located within the county. Makes changes to the appointment and terms of the county board of election commissioners within the office of the county clerk. Limits a potential salary of a commissioner to not more than 25% of the salary of any county board member.

Senate Floor Amendment No. 2

Makes grammatical and stylistic changes.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause with provisions of the bill as amended by Senate Amendment Nos. 1 and 2 with the following changes: Provides that the provisions are not applicable to or available to (rather than are not available to) a county if a city, village, or incorporated town located in whole or in part within the county (rather than located within the county) has established a board of election commissioners. Makes changes to the selection of commissioners from a political party other than the political party of the chairman of the county board. Reduces the annual salary for election commissioners under the provisions from 25% of the salary of any county board member to 20%. Effective immediately.

Senate Floor Amendment No. 4

Provides that the appointed commissioners of a county board of election commissioners within the office of the county clerk must be appointed with the advice and consent of the county board. Provides that certain elected officials submitting suggestions for members of the board shall (rather than may) submit 2 names per vacancy.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee
SB 01593  Sen. Karen McConnaughay
(Rep. Linda Chapa LaVia)

35 ILCS 200/15-125
30 ILCS 805/8.41 new
Amends the Property Tax Code. Provides that parking areas owned by religious institutions, when leased or rented to a municipality for the purpose of providing free public parking, are exempt. Effective immediately.
Aug 25 17  S  Public Act . . . . . . . . 100-0455

SB 01594  Sen. William E. Brady

70 ILCS 3615/1.01  from Ch. 111 2/3, par. 701.01
Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S  Referred to Assignments

SB 01595  Sen. Tim Bivins-Michael Connelly

New Act
Creates the Pregnancy Help Center Referral Act. Provides that a person may not perform an abortion unless the person first provides the pregnant woman with the name, address, and telephone number of an organization that: (1) is within reasonable proximity of the abortion facility where the abortion will be performed; (2) has as one of its principal missions to provide education, counseling, and other assistance to help a pregnant mother maintain her relationship with and care for her unborn child; and (3) does not perform abortions, is not affiliated with any physician or entity that performs abortions, and does not refer pregnant mothers for abortions. Effective immediately.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01596  Sen. Dale A. Righter

305 ILCS 5/5-5  from Ch. 23, par. 5-5
Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions concerning medical assistance for the treatment of alcohol dependence or opioid dependence, provides that on or after July 1, 2017 such coverage may be subject to utilization controls or prior authorization mandates consistent with the most current edition of the American Society of Addiction Medicine's National Practice Guideline for the Use of Medications in the Treatment of Addiction Involving Opioid Use, as now or hereafter revised, or any successor publication. Provides that on or after July 1, 2017, opioid antagonists prescribed for the treatment of an opioid overdose may be subject to (A) utilization controls or (B) prior authorization mandates consistent with the most current edition of the American Society of Addiction Medicine's National Practice Guideline for the Use of Medications in the Treatment of Addiction Involving Opioid Use, as now or hereafter revised, or any successor publication.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01597
Sen. Terry Link and Julie A. Morrison

New Act

Creates the Compostable Bags in Retail Establishments Act. Provides that no retail establishment in the State shall use or provide polyethylene or other non-compostable plastic film bags tinted green or brown for customers to bag products in stores, as carry out bags, or for home delivery. Provides that any film bags meeting the definition of compostable that retail establishments provide to customers for food or other products, such as vegetables bagged in stores prior to checkout, must be tinted green or brown and shall be clearly labeled "COMPOSTABLE", including language following the Federal Trade Commission's "Green Guides". Provides that no film bag that retail establishments provide to customers to bag products in stores, as carry out bags, or for home delivery may be labeled with the term "biodegradable", "degradable", "decomposable", or any similar terms, or in any way imply that the product will break down, fragment, biodegrade, or decompose in a landfill or other environment. Defines "carry out bag", "compostable", and "retail establishment". Effective January 1, 2018.

Senate Committee Amendment No. 1

Adds reference to:

New Act

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Changes references from "carry out bag" to "plastic film bag". Makes changes to the definition of "plastic film bag". Provides that no retail establishment in the State shall use, provide, or sell polyethylene or other non-compostable plastic film bags tinted green (rather than green or brown) to the retail establishment's customers. Makes other changes. Effective January 1, 2018.

Senate Committee Amendment No. 3

Adds reference to:

Replaces everything after the enacting clause. Creates the Carryout Bag Fee Act. Provides that a carryout bag fee of $0.05 is imposed on each carryout bag used by a customer at retail establishments located within Illinois. Provides that the retail establishment shall retain $0.02 of the fee and that the remaining portions of the fees will be remitted as follows: $0.02 to the Carryout Bag Fee Fund to be distributed to the county or municipal joint action agency based on the location of the retail establishment and $0.01 into the General Revenue Fund. Limits use of the county or municipal joint action agency portion of the fee to specified purposes. Provides that the language restricting regulation of auxiliary containers may not be construed to prohibit or restrict a curbside recycling program, a designated residential or commercial recycling location, a commercial recycling program, or the use of auxiliary containers on property owned by a unit of local government. Provides that if a governmental entity or vendor receives any part of the county's or municipality's portion of a fee imposed for carryout bags and contracts with the county or municipality to provide a household hazardous waste collection program, specifies the items the governmental entity or vendor is required to take back. Limits the applicability of the provisions of the amendatory Act as they relate to a county or municipality that charged a fee or tax on auxiliary containers on February 1, 2018. Limits home rule powers.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
SB 01598  Sen. Terry Link-Pamela J. Althoff
(Rep. Rita Mayfield-Barbara Wheeler)

35 ILCS 200/10-365
35 ILCS 200/10-370
35 ILCS 200/10-375
35 ILCS 200/10-380

Amends the Property Tax Code. Provides that the valuation procedures for PPV leases sunset on January 1, 2056 (currently, January 1, 2016). Provides that the definition of "net operating income" is the same for naval training facilities as it is for other military training facilities. Makes changes concerning the calculation of the fair cash value of a PPV Lease. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the valuation procedures for PPV leases sunset on January 1, 2056 (currently, January 1, 2016). Provides that those valuation procedures apply in the absence of a separate settlement agreement. Provides that, beginning with the 2017 tax year, those provisions apply only to leasehold interests in naval training facilities, naval bases, and naval support facilities (currently, all military training facilities, military bases, and related military support facilities). Provides that, for tax year 2017 and thereafter, for naval training facilities, naval bases, and naval support facilities, "net operating income" means all revenues received minus the actual expenses before interest, taxes, depreciation, and amortization (currently, the lesser of (i) 62% of all revenues or (ii) actual expenses before interest, taxes, depreciation, and amortization). Provides that, to determine the fair cash value of a PPV Lease, the net operating income is divided by (i) a rate of 12% (currently, 7.75%) plus (ii) the actual or most recently ascertainable tax load factor. Effective immediately.

Senate Committee Amendment No. 2

House Floor Amendment No. 1

Provides that the valuation procedures in the engrossed bill apply absent a separate settlement agreement entered into under a particular provision of the Code (in the engrossed bill, all settlement agreements).

Aug 25 17  S  Public Act . . . . . . . . 100-0456

SB 01599  Sen. Pat McGuire

415 ILCS 5/3.330 was 415 ILCS 5/3.32
415 ILCS 5/3.336 new
415 ILCS 5/3.366 new

415 ILCS 5/3.535 was 415 ILCS 5/3.53
415 ILCS 5/9.4 from Ch. 111 1/2, par. 1009.4
415 ILCS 5/22.16b from Ch. 111 1/2, par. 1022.16b
415 ILCS 5/47.5 new

Amends the Environmental Protection Act. Provides that the portion of a site or facility that collects, separates, stores, or converts post-use polymers into crude oil, fuels, or other valuable final or intermediate products using a pyrolysis process is not a pollution control facility under the Act. Defines "post-use polymers" and "pyrolysis". Makes changes to the definition for "municipal waste incineration" in provisions concerning municipal waste incineration emission standards. Limits the concurrent exercise of power by home rule units. Makes other changes. Effective immediately.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01600  Sen. Pat McGuire

70 ILCS 3605/1 from Ch. 111 2/3, par. 301

Amends the Metropolitan Transit Authority Act. Makes a technical change in a Section concerning the short title.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
**SB 01601**  Sen. Don Harmon

220 ILCS 5/8-103
220 ILCS 5/8-103B
220 ILCS 5/8-104

Amends the Public Utilities Act. Modifies Sections concerning energy efficiency and demand-response measures to require a utility under those Sections to develop a program that provides residential and small commercial customers a rebate for customer investment in technologies which result in at least a 3% reduction in the customers' energy usage from the previous calendar year. Provides accompanying requirements for the developed programs. Effective immediately or on the date that specified provisions of Public Act 99-906 take effect, whichever is later.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

**SB 01602**  Sen. Don Harmon

20 ILCS 3855/1-75

Amends the Illinois Power Agency Act. Provides that not less than 30 calendar days before a required demonstration of compliance (rather than within 45 days after the effective date of the relevant Act), an alternative retail electric supplier or its successor may (rather than shall) submit an informational filing to the Illinois Commerce Commission certifying that the alternative retail electric supplier owned or operated one or more electric generating facilities that generates renewable energy resources and the facilities generate one renewable energy credit for each megawatthour of energy produced from the facility. Provides that a distributed renewable energy generation device or a community renewable generation project shall be considered owned or operated by the entity with a contractual right to any renewable energy credits generated. Provides that the Illinois Commerce Commission shall maintain the confidentiality of all facility-specific information, whether or not requested by an alternative retail electric supplier. Effective immediately or on the date specified provisions of Public Act 99-906 take effect, whichever is later.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

**SB 01603**  Sen. Jil Tracy

430 ILCS 65/4  from Ch. 38, par. 83-4
430 ILCS 65/8  from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Lowers the age in which a person may apply for a Firearm Owner's Identification Card without parental or legal guardian consent from 21 years of age to 18 years of age. Provides that an applicant who is 18 (rather than 21) years of age or older seeking a religious exemption to the photograph requirement must furnish with the application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

**SB 01604**  Sen. William E. Brady-Linda Holmes

5 ILCS 80/4.28
5 ILCS 80/4.30
225 ILCS 85/25  from Ch. 111, par. 4145

Amends the Pharmacy Practice Act. Provides that if a physician or other authorized prescriber does not prohibit drug product substitution, a pharmacist shall dispense a brand name drug product as a substitute for an unavailable nonbrand name drug product specified in the prescription. Provides that if the substitute drug product has a unit price greater than the unavailable drug product specified in the prescription, then the pharmacist shall dispense that substitute drug product at the lesser unit price of the drug product specified in the prescription. Amends the Regulatory Sunset Act to extend the repeal date for the Pharmacy Practice Act to January 1, 2020. Makes conforming changes. Effective immediately.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

**SB 01605**  Sen. William E. Brady

(Rep. Peter Breen)

55 ILCS 5/5-12012.1

Amends the Counties Code. Provides that a county board decision relating to a petition or application for a special use, variance, rezoning, or other amendment to a zoning ordinance is subject to de novo judicial review of the record of the proceeding. Provides that a decision on a procedural matter at any stage of the zoning decision-making and review process is subject to judicial review under the Administrative Review Law.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee
SB 01606  Sen. William E. Brady and Dan McConchie-Melinda Bush
(Rep. Jaime M. Andrade, Jr.-Keith R. Wheeler)

New Act
20 ILCS 5/5-10 was 20 ILCS 5/2.1
20 ILCS 5/5-15 was 20 ILCS 5/3
20 ILCS 5/5-20 was 20 ILCS 5/4
20 ILCS 5/5-221 new
20 ILCS 5/5-357 new
20 ILCS 5/5-605 was 20 ILCS 5/12
20 ILCS 405/405-10 was 20 ILCS 405/35.3
20 ILCS 405/405-270 was 20 ILCS 405/67.18
20 ILCS 405/405-410
20 ILCS 405/405-20 rep.
20 ILCS 405/405-250 rep.
20 ILCS 405/405-255 rep.
20 ILCS 405/405-260 rep.
20 ILCS 405/405-265 rep.
20 ILCS 605/605-680
20 ILCS 605/605-1007
20 ILCS 2905/2.5
20 ILCS 3921/15
20 ILCS 3921/20
30 ILCS 105/5.55 from Ch. 127, par. 141.55
30 ILCS 105/6p-1 from Ch. 127, par. 142p1
30 ILCS 105/6p-2 from Ch. 127, par. 142p2
30 ILCS 105/6z-34
30 ILCS 105/8.16a from Ch. 127, par. 144.16a
30 ILCS 105/8.16b from Ch. 127, par. 144.16b
30 ILCS 707/10
40 ILCS 5/1-160
40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110
40 ILCS 5/15-106 from Ch. 108 1/2, par. 15-106
215 ILCS 5/408 from Ch. 73, par. 1020
215 ILCS 5/408.2 from Ch. 73, par. 1020.2
215 ILCS 5/1202 from Ch. 73, par. 1065.902
215 ILCS 5/1206 from Ch. 73, par. 1065.906
225 ILCS 732/1-110
305 ILCS 5/12-10.10
720 ILCS 649/20
820 ILCS 305/17 from Ch. 48, par. 138.17
820 ILCS 310/17 from Ch. 48, par. 172.52
SB 01606 (CONTINUED)
Creates the Department of Innovation and Technology Act to codify the changes made in Executive Order 2016-001. Creates the Department of Innovation and Technology. Abolishes the Information Technology Office (also known as the Office of the Chief Information Officer) within the Office of the Governor and transfers its functions, personnel, and property to Department of Innovation and Technology. Provides for the transfer of information technology functions, including related personnel and property, from specified State agencies, boards, and commissions to the Department of Innovation and Technology. Provides for the powers and responsibilities of the Department of Innovation and Technology, including specified programs and initiatives. Provides for the appointment of the Secretary and Assistant Secretary of Innovation and Technology by the Governor, with the advice and consent of the Senate. Provides that the Secretary shall serve as the Chief Information Officer of the State. Amends the Open Meetings Act, the Gubernatorial Boards and Commissions Act, the Civil Administrative Code of Illinois, the Department of Central Management Services Law of the Civil Administrative Code of Illinois, the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois, the State Fire Marshal Act, the Illinois Century Network Act, the State Finance Act, the Grant Information Collection Act, the Illinois Pension Code, the Hydraulic Fracturing Regulatory Act, the Public Aid Code, the Methamphetamine Precursor Tracking Act, the Workers' Compensation Act, and the Workers' Occupational Diseases Act to make conforming changes. Repeals Sections in the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Effective immediately.

Senate Floor Amendment No. 3
Deletes reference to:
20 ILCS 5/5-221 new
Deletes reference to:
20 ILCS 3921/20
Adds reference to:
20 ILCS 5/5-195 new
Adds reference to:
20 ILCS 3921/5
Adds reference to:
20 ILCS 3921/7 new
Adds reference to:
20 ILCS 3921/10
Adds reference to:
20 ILCS 3921/20 rep.
Adds reference to:
30 ILCS 500/20-60
SB 01606 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. In provisions creating the Department of Innovation and Technology Act: Adds a definition of "State agency" and "legacy information technology division". Provides that the status and rights of the employees and the State of Illinois, or its transferring agencies, under the Illinois Public Labor Relations Act shall not be affected by the Act. Provides that under the direction of the Governor, the Secretary, in consultation with the transferring agencies and labor organizations representing the affected employees, shall identify each position and employee who is engaged in the performance of functions transferred to the Department, or engaged in the administration of a law the administration of which is transferred to the Department, to be transferred to the Department. Provides that an employee engaged primarily in providing administrative support to a legacy information technology division or information technology personnel may be considered engaged in the performance of functions transferred to the Department. Deletes language that provides that to the extent that an employee performs duties for the dedicated unit, information technology functions, and duties for the transferring agency itself or any other division or agency within the transferring agency that are dedicated to non-information technology functions, that employee shall be transferred at the Governor's discretion. Provides that the Department shall, when requested and when in the best interest of the State, provide for, coordinate, and establish charges for information technology for State constitutional offices. Excludes State constitutional offices from a provision relating to the Department providing for and coordinating communications services. Specifies that the Department has the power to examine the accounts and information technology-related data of a State constitutional office when requested by that office. In provisions amending the Illinois Century Network Act, removes changes to the Illinois Century Network Policy Committee, and instead abolishes the Committee. Provides that the Department of Innovation and Technology shall govern the staffing and contractual services necessary to support the activities of the Illinois Century Network. Further amends the Illinois Century Network Act. Makes additional legislative findings. Provides that the Illinois Century Network shall provide reliable communication links for wholesale connections with other registered or certified providers and the direct communication needs of anchor institutions (rather than provide reliable communication links to and among various institutions). Provides that the Network may (rather than shall) build on existing investments. Requires the Department to perform a comprehensive review of the Network by July 1, 2018. Defines "anchor institutions". In the State Finance Act, restores language pertaining to transfers from the Secretary of State Special Services Fund to the Statistical Services Revolving Fund and changes a reference from "Statistical Services Revolving Fund" to "Technology Management Revolving Fund". Amends the Illinois Procurement Code. Provides that the Department may enter into leases for dark fiber networks for any period of time deemed to be in the best interests of the State but not exceeding 20 years inclusive. Allows the State to lease State-owned dark fiber networks to third parties for any period not exceeding 20 years. Limits the usage of dark fiber network leases. Provides that dark fiber network lease contracts shall be subject to other requirements of the Code. Makes grammatical, stylistic, and other changes. Effective immediately.
SB 01607


720 ILCS 570/316
Amends the Illinois Controlled Substances Act. Makes a technical change in a Section concerning the prescription monitoring program.
Senate Committee Amendment No. 1
Add reference to:
720 ILCS 570/314.5
Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Before issuing a prescription for a Schedule II, III, IV, or V controlled substance, a prescriber or his or her designee shall access the prescription monitoring program to determine compliance with the pharmacy and medication shopping provisions of the Act. Provides that within one year of the effective date of the bill, the Department shall adopt rules requiring all Electronic Health Records Systems to interface with the Prescription Monitoring Program application program on or before January 1, 2021 to ensure that all providers have access to specific patient records during the treatment of their patients. These rules shall also address the electronic integration of pharmacy records with the Prescription Monitoring Program to allow for faster transmission of the information required under the Act. Provides that the Department shall establish actions to be taken if a prescriber's Electronic Health Records System does not effectively interface with the Prescription Monitoring Program within the required timeline. Provides that the Department of Human Services, in consultation with the Advisory Committee, shall adopt rules allowing licensed prescribers or pharmacists who have registered to access the Prescription Monitoring Program to authorize a designee to consult the Prescription Monitoring Program on their behalf. The rules shall include reasonable parameters concerning a practitioner's authority to authorize a designee, and the eligibility of a person to be selected as a designee.
Senate Floor Amendment No. 2
Restores language of the law that when a person has been identified as having 3 or more prescribers or 3 or more pharmacies, or both, that do not utilize a common electronic file for controlled substances within the course of a continuous 30-day period, the Prescription Monitoring Program may (rather than shall) issue an unsolicited report to the prescribers, dispensers, and their designees informing them of the potential medication shopping.
Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Reinserts the provisions of the bill as amended by Senate Amendments Nos. 1 and 2. Deletes provision that a prescriber who receives the report from the Prescription Monitoring Program concerning a person who has been identified as having 3 or more prescribers or 3 or more pharmacies, or both, either personally or through an agent at his or her place of practice, shall be prohibited from issuing a controlled substance to that same person unless the prescriber signs a statement on the prescription acknowledging receipt of the report. Deletes that if a pharmacy or pharmacist receives a prescription for a person he or she knows or should know to be the subject of the report, and the prescriber fails to provide the required acknowledgement, the pharmacy or pharmacist must contact the prescriber and obtain a signature on the acknowledgement before filling the prescription. Provides that if an unsolicited report is issued to a prescriber or prescribers, then the report must also be sent to the applicable dispensing pharmacy. Restores provision that nothing in this provision shall be construed to create a requirement that any prescriber, dispenser, or pharmacist report any patient activity, or prescribe or refuse to prescribe or dispense any medications. Also provides that a prescriber who prescribes a Schedule II, III, IV, or V controlled substance in the course of oncology treatment, a condition associated with oncology, or hospice care is exempt from having to check the Prescription Monitoring Program prior to prescribing the controlled substance.
Fiscal Note (Dept. of Public Health)
SB 1607 (S-AM 3) would have no fiscal impact to the Department of Public Health.
House Floor Amendment No. 2
Deletes reference to:
720 ILCS 570/314.5
Deletes reference to:
720 ILCS 570/316
Add reference to:
20 ILCS 3930/7 from Ch. 38, par. 210-7
Add reference to:
625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303
Add reference to:
720 ILCS 550/10 from Ch. 56 1/2, par. 710
Replaces everything after the enacting clause. Amends the Illinois Criminal Justice Information Act. Provides that the Illinois Criminal Justice Information Authority shall coordinate statewide violence prevention efforts and assist in the implementation of trauma recovery centers and analyze trauma recovery services. Provides that the Authority shall develop, publish, and facilitate the implementation of a 4-year statewide violence prevention plan, which shall incorporate public health, public safety, victim services, and trauma recovery centers and services. Amends the Illinois Vehicle Code. Provides that the court may give credit toward the fulfillment of community service hours for participation in activities and treatment as determined by court services for driving while driver's license, permit or privilege to operate a motor vehicle is suspended or revoked. Amends the Cannabis Control Act, Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act concerning first-time probation. Provides that the court may give credit toward the fulfillment of community service hours for participation in activities and treatment as determined by court services. Amends the Unified Code of Corrections by adding to the mandatory conditions of release on parole or mandatory supervised release that except for first degree murder, a Class X felony, or a Class 1 felony violation of the Criminal Code of 1961 or the Criminal Code of 2012, or any felony that requires registration as a sex offender under the Sex Offender Registration Act, in accordance with the findings of a validated risk assessment conducted by the Department of Corrections prior to release that the person being released is at a low risk to recidivate, then he or she shall be subject to low level supervision and required to check in with the supervising officer via phone or other electronic means exclusive of placement on electronic detention unless required by law or ordered and approved by the Prisoner Review Board; and in accordance with the findings of a validated risk assessment conducted by the Department of Corrections prior to release that the person being released is at a moderate or high risk to recidivate, be subject to high level supervision exclusive of placement on electronic detention unless required by law or ordered and approved by the Prisoner Review Board. Provides that the court may give credit toward the fulfillment of community service hours for participation in activities and treatment as determined by court services as a condition of probation, conditional discharge, the Offender Initiative Program, or the Second Chance Probation Program. Amends the Crime Victims Compensation Act. Adds a provision setting forth what constitutes cooperation by an applicant victim under 18 years of age. Makes other technical changes. Effective immediately.

House Floor Amendment No. 3
SB 01607 (CONTINUED)
Amends the Unified Code of Corrections by adding to the mandatory conditions of release on parole or mandatory supervised release that except for first degree murder, a forcible felony, any felony that requires registration as a sex offender under the Sex Offender Registration Act, or a Class X felony or Class 1 felony that is not a violation under the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act (rather than except for first degree murder, a Class X felony, or a Class 1 felony violation of the Criminal Code of 1961 or the Criminal Code of 2012, or any felony that requires registration as a sex offender under the Sex Offender Registration Act) and in accordance with the findings of a validated risk assessment conducted by the Department of Corrections prior to release that the person being released is at a low risk to recidivate, then he or she shall be subject to low level supervision and required to check in with the supervising officer via phone or other electronic means exclusive of placement on electronic detention unless required by law or ordered and approved by the Prisoner Review Board and if found to be at a moderate or high risk to recidivate shall be subject to high level supervision. Provides that release planning shall include information about community-based employment services and employment service programs available for persons with prior arrest or criminal convictions.

Jan 08 18 S Public Act . . . . . . . . 100-0575

SB 01608 Sen. Melinda Bush
35 ILCS 5/101 from Ch. 120, par. 1-101

Feb 09 17 S Referred to Assignments

SB 01609 Sen. Melinda Bush
5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356Z.25 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code. Prohibits insurers from requiring that a covered individual first use an opioid analgesic drug product without abuse-deterrence labeling claims before providing coverage for an abuse-deterrent opioid analgesic drug product.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01610 Sen. Don Harmon
220 ILCS 5/16-111.5
Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall quarterly review the price of any zero emission credits procured by the Illinois Power Agency to ensure no more than the unrecovered costs of the plants based on market sales and pricing is recovered. Provides that if the plant shows a profit for more than one year, the zero emission credit program shall be rebid and the Illinois Power Agency shall have the authority to expand the definition to include additional Illinois-based zero emission generation sources as eligible for the program. Provides that the Commission shall ensure any qualifying nuclear plant is not receiving excessive earnings through its zero emission credit compensation, and if a plant is found to have received excessive earnings due to the zero emission credit pricing, that plant shall have its zero emission credit qualification revoked. Provides that nothing prevents the Commission from initiating a docketed proceeding to reconcile zero emission credit payments with allowed costs. Effective immediately or on the date certain provisions of Public Act 99-906 take effect, whichever is later.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01611
Sen. Don Harmon
220 ILCS 5/2-202 from Ch. 111 2/3, par. 2-202
Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall not assess a fee on an alternative retail electric supplier or an alternative gas supplier that exceeds $0.50 per customer per year. Provides that the number of customers of an alternative retail electric supplier or alternative gas supplier shall be determined by the most recent annual report to the Commission. Effective immediately or on the date specified provisions amended by Public Act 99-906 take effect, whichever is later.
Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01612
Sen. Jil Tracy
110 ILCS 805/3-7.10 from Ch. 122, par. 103-7.10
Amends the Public Community College Act. Provides that various petitions and filings must be filed with the county clerk or the county board of election commissioners, as the case may be, of the county in which the principal office of the community college board is located, rather than the secretary of the board of trustees. Makes conforming changes.
Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01613
Sen. Julie A. Morrison-Jacqueline Y. Collins
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Provides that a federally licensed firearm dealer, gun show promoter, or gun show vendor does not commit the offense of unlawful sale or delivery of firearms for failure to verify the validity of the buyer's Firearm Owner's Identification Card if the licensee, gun show promoter, or gun show vendor requested approval of the transfer from the Department of State Police and the Department did not provide the licensee, gun show promoter, or gun show vendor with the unique identification number for approval of the transfer or notification that the purchaser is disqualified from firearm possession, within 25 business days, excluding State and federal holidays, after the date of the approval request. Repeals provision providing that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly delivers any firearm of a size which may be concealed upon the person, incidental to a sale, without withholding delivery of the firearm for at least 72 hours after application for its purchase has been made, or delivers any rifle, shotgun or other long gun, or a stun gun or taser, incidental to a sale, without withholding delivery of such rifle, shotgun or other long gun, or a stun gun or taser for at least 24 hours after application for its purchase has been made.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Vehicle Code. Removes provisions providing the Secretary of State authority to cancel a license or permit of a person who has failed to pay fees owed to the Illinois Commerce Commission or has been convicted of a sex offense as defined in the Sex Offender Registration Act. Removes a provision providing that the reporting requirements for public officials to the Secretary shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been ordered suspended. Provides that the Secretary may suspend or revoke the license or permit of someone who has been convicted of violating a provision in the Criminal Code of 1961 or the Criminal Code of 2012 relating to criminal trespass of vehicles if the violation involves operating the vehicle. Removes various provisions allowing the Secretary to suspend or revoke an individual's license or permit. Provides that a person who, based on the changes in the bill, becomes eligible for a driver's license, State identification card, or permit, may petition the Secretary for reinstatement of his or her license, identification card, or permit. Removes other provisions. Repeals Sections concerning suspension of a driver's license of a person convicted of theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Makes conforming changes.

Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments

Amends the Illinois Vehicle Code. Provides that a violation of aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compounds, or any combination thereof, involving a motor vehicle, snowmobile, all-terrain vehicle, or watercraft accident that results in the death of one person and great bodily harm or permanent disability or disfigurement of one or more persons is a Class 2 felony punishable by a term of imprisonment of not less than 4 years and not more than 20 years.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments


Feb 09 17 S Referred to Assignments

Amends the Public Utilities Act. Provides that no later than September 1, 2020, each alternative retail electric supplier and electric utility operating outside their service territory shall submit a required report to the Illinois Commerce Commission for the compliance period beginning January 1, 2019 and ending May 31, 2019. Removes language requiring alternative retail electric suppliers and electric utilities operating outside their service territories to make all alternative compliance payments that they were obligated to pay for periods through and including May 31, 2019, but were not paid as of that date. Removes language requiring alternative retail electric suppliers to certify in its annual reports that its retail customers are not paying the costs of alternative compliance payments or renewable energy resources that the alternative retail electric supplier is not required to remit or purchase. Effective immediately or on the date certain provisions of Public Act 99-906 take effect, whichever is later.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01618  Sen. Don Harmon

220 ILCS 5/5-117

Amends the Public Utilities Act. Provides that certain supplier diversity goal reporting requirements shall not apply to alternative retail electric suppliers. Provides that alternative retail electric suppliers may satisfy certain reporting requirements by reporting the number of Illinois-based female-owned, minority-owned, veteran-owned, and small business enterprises engaged by the supplier. Provides that an alternative retail electric supplier may submit the required report on a confidential basis. Effective immediately or on the date certain provisions of Public Act 99-906 take effect, whichever is later.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01619  Sen. Jacqueline Y. Collins and Kwame Raoul

305 ILCS 5/9A-11.2 new

Amends the Illinois Public Aid Code. Requires the Department of Human Services to conduct and regularly update a study on the early childhood workforce at least once every 3 years. Provides that the study shall: (i) describe the professional development system for the early childhood workforce and characteristics of the workforce; (ii) determine compensation levels that are sufficient to attract, support, and retain a workforce of high-quality child care providers; (iii) make recommendations to help create an accessible and well-supported career advancement pathway and estimate the providers' costs of implementing training and professional development, including the compensation levels identified in item (ii); and (iv) describe how the Department can set provider payment rates sufficient to allow providers to achieve the compensation levels. Provides that the Department shall conduct the study required by carrying out a cost of quality study or survey that the Department is currently conducting, as a requirement of its State plan under a specified provision of the Child Care and Development Block Grant Act of 1990, and utilize the information to set base payment rates.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01620  Sen. Michael E. Hastings-Thomas Cullerton

30 ILCS 500/45-57

Amends the Illinois Procurement Code. Provides that the certification of service-disabled veteran-owned small businesses and veteran-owned small businesses is an exclusive powers and functions of the State. Denies home rule powers. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01621  Sen. Chuck Weaver

15 ILCS 405/27

Amends the State Comptroller Act. Provides that the Comptroller's "Online Ledger" shall include, but not be limited to: (i) the salaries and other payments made to each State employee; (ii) the State's cost of each individual State employee's health insurance plan; (iii) the State's contribution toward each individual State employee's pension plan; and (iv) the total monetary sum of all State benefits that each State employee receives. Provides that the Comptroller, in consultation with the Department of Innovation and Technology, the Department of Central Management Services, the State Retirement Systems of Illinois, and any other agency the Comptroller may deem necessary, shall work to maintain the "Online Ledger" with the required information.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01622  Sen. Daniel Biss

35 ILCS 5/220

Amends the Illinois Income Tax Act. Provides that the angel investment credit applies for taxable years ending on or before December 31, 2022 (instead of December 31, 2016). Makes changes concerning the annual report submitted by the Department of Commerce and Economic Opportunity to the Governor and the General Assembly. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01623  Sen. Daniel Biss

410 ILCS 315/2d

Amends the Communicable Disease Prevention Act. Makes a technical change in a Section concerning the authority of the Department of Public Health to pay for health insurance coverage on behalf of HIV-infected persons.

Feb 09 17  S  Referred to Assignments
SB 01624

210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01625
Sen. Daniel Biss
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S Referred to Assignments

SB 01626
Sen. Daniel Biss
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S Referred to Assignments

SB 01627
Sen. Daniel Biss
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Feb 09 17  S Referred to Assignments
the payment rate for each completed application from $240 to $200. 

...the total statewide number of medical assistance applications completed during the same month during calendar year 2017). Changes which the total statewide number of medical assistance applications all care coordination units helped seniors complete is at or above 
completed application (rather than care coordination units shall receive payment for each completed application for those months in 

In provisions requiring the Community Care Program Medicaid Initiative to provide targeted funding to care coordination units to help 

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, but with the following changes:

SB 01628

20 ILCS 105/1
from Ch. 23, par. 6101

20 ILCS 105/1
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 105/1
Adds reference to:
20 ILCS 105/4.02
from Ch. 23, par. 6104.02

Replaces everything after the enacting clause. Amends the Illinois Act on the Aging. Requires the Department on Aging to establish and implement a Community Care Program Medicaid Initiative to: provide targeted funding to care coordination units to help seniors complete applications for medical assistance benefits under the State's Medical Assistance program; provide a funding pool to help care coordination units make improvements to the application process; establish requirements for State agencies to make enrollment in the Medical Assistance program easier for seniors; and other matters. Creates the Community Care Program Medicaid Enrollment Oversight Task Force to make recommendations on how best to increase the number of Illinois residents who are enrolled in the Community Care Program and receive services not paid for under the Medical Assistance program although they may be eligible for benefits. Provides for the membership of the Task Force. Requires the Task Force to provide oversight to the Initiative and to meet quarterly to provide the Department with data on the number of persons who receive Community Care Program services and are eligible for medical assistance but are not enrolled in the Medical Assistance program. Requires the Department to publish such data on its website and to collaborate with other agencies to determine how best to achieve the responsibilities of the Initiative. Establishes payment incentives to care coordination units that assist seniors in completing medical assistance applications. Provides that the Initiative shall cease operation 5 years after the effective date of the amendatory Act, after which the Task Force shall dissolve.

Senate Floor Amendment No. 3
Adds reference to:
320 ILCS 42/35

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1, but with the following changes: Further amends the Illinois Act on the Aging. Removes references to the creation of the Community Care Program Medicaid Enrollment Oversight Task Force and instead creates that the Community Care Program Medicaid Enrollment Oversight Subcommittee as a subcommittee of the Older Adult Services Advisory Committee to make recommendations on how best to increase the number of medical assistance recipients who are enrolled in the Community Care Program.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, but with the following changes:
In provisions requiring the Community Care Program Medicaid Initiative to provide targeted funding to care coordination units to help seniors complete their applications for medical assistance, provides that care coordination units shall receive payment for each completed application (rather than care coordination units shall receive payment for each completed application for those months in which the total statewide number of medical assistance applications all care coordination units helped seniors complete is at or above the total statewide number of medical assistance applications completed during the same month during calendar year 2017). Changes the payment rate for each completed application from $240 to $200.

Land Conveyance Appraisal Note, House Committee Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.
SB 01628 (CONTINUED)

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Housing Affordability Impact Note, House Committee Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Balanced Budget Note, House Committee Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)
There is no corrections population impact or fiscal impact to the Department of Corrections.

Fiscal Note, House Committee Amendment No. 1 (Dept on Aging)
SB 1628 (H-AM 1) could have an estimated fiscal impact of $18.2 million dollars. Currently, Care Coordination Units (CCUs) are reimbursed on a sliding scale depending on the client's needs. The reimbursement rate for an initial assessment for services includes helping seniors complete a medical assistance application, a statutory requirement to receive Community Care Program services. CCUs may also currently bill for assisting clients who are eligible for redetermination of medical assistance benefits. The Department estimates that 60% of clients in the Community Care Program would apply or reapply for medical assistance benefits annually. This includes clients who could be spend down eligible, fully eligible, or not eligible at all. There may be other fiscal impacts resulting from this legislation, as no methodology or study has been completed. Therefore, the full impact on the Department is unknown. Finally, there would be tasks currently conducted by Department staff that would not be able to be completed due to responsibilities required within SB 1628 (H-AM 1).

Home Rule Note, House Committee Amendment No. 1 (Dept of Commerce & Economic Opportunity)
This bill does not create a State mandate.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01629  Sen. Daniel Biss

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

Feb 09 17  S  Referred to Assignments

SB 01630  Sen. Daniel Biss

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

Feb 09 17  S  Referred to Assignments

SB 01631  Sen. Daniel Biss

305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Feb 09 17  S  Referred to Assignments

SB 01632  Sen. Daniel Biss

305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Feb 09 17  S  Referred to Assignments

SB 01633  Sen. Daniel Biss

305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

Feb 09 17  S  Referred to Assignments
SB 01634  Sen. Daniel Biss
225 ILCS 10/1 from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Feb 09 17  S Referred to Assignments

SB 01635  Sen. Daniel Biss
820 ILCS 105/1 from Ch. 48, par. 1001
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.
Feb 09 17  S Referred to Assignments

SB 01636  Sen. Daniel Biss
215 ILCS 5/1 from Ch. 73, par. 613
Feb 09 17  S Referred to Assignments

SB 01637  Sen. Daniel Biss
215 ILCS 5/1 from Ch. 73, par. 613
Feb 09 17  S Referred to Assignments

SB 01638  Sen. Daniel Biss
215 ILCS 5/1 from Ch. 73, par. 613
Feb 09 17  S Referred to Assignments

SB 01639  Sen. Daniel Biss
20 ILCS 2405/1 from Ch. 23, par. 3430
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.
Feb 09 17  S Referred to Assignments

SB 01640  Sen. Daniel Biss
730 ILCS 5/3-15-2 from Ch. 38, par. 1003-15-2
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning standards and assistance to local jails and detention and shelter care facilities.
Feb 09 17  S Referred to Assignments

SB 01641  Sen. Daniel Biss
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Feb 09 17  S Referred to Assignments

SB 01642  Sen. Daniel Biss and Heather A. Steans
725 ILCS 5/100-1 from Ch. 38, par. 100-1
Feb 09 17  S Referred to Assignments

SB 01643  Sen. Daniel Biss
50 ILCS 705/1 from Ch. 85, par. 501
Feb 09 17  S Referred to Assignments

SB 01644  Sen. Daniel Biss
50 ILCS 705/1 from Ch. 85, par. 501
Feb 09 17  S Referred to Assignments
SB 01645  Sen. Daniel Biss
50 ILCS 705/1 from Ch. 85, par. 501
Feb 09 17 S Referred to Assignments

SB 01646  Sen. Ira I. Silverstein
215 ILCS 5/143a-2 from Ch. 73, par. 755a-2
Amends the Illinois Insurance Code. Provides that no policy which provides underinsured motor vehicle coverage shall be renewed, delivered, or issued for delivery unless it provides that any dispute with respect to the coverage and the amount of damages shall be submitted for arbitration to the American Arbitration Association and be subject to its rules for the conduct of arbitration hearings as to all matters except medical opinions. Provides the rules for arbitration in which a claimant is only seeking monetary damages up to certain limits. Provides rules for proposing to use the written opinion or testimony of an expert or opinion witness. Provides rules for subpoenaing the author or maker of a document. Provides that certain provisions in the Code of Civil Procedure shall be applicable to arbitration hearings.
May 19 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01647  Sen. Ira I. Silverstein-Michael Connelly
(Rep. Kelly M. Cassidy)
705 ILCS 90/1-10
Amends the Judicial Privacy Act. Provides that "judicial officer" includes retired justices and judges. Effective immediately.
Senate Floor Amendment No. 1
Provides that "judicial officer" includes actively employed and former or deceased justices and judges (rather than actively employed and retired justices and judges).
Aug 11 17 S Public Act . . . . . . . . 100-0098
SB 01648  Sen. William E. Brady
(Rep. Mike Fortner)

415 ILCS 5/22.56a
Amends the Environmental Protection Act. Provides that Exceptional Quality biosolids shall not be subject to regulation as a sludge or other waste, except as provided in the Nuclear Safety Law of 2004 in relation to the authority of the Illinois Emergency Management Agency, if specified requirements are met. Provides that nothing in the Act shall limit or supersede the authority of the Illinois Emergency Management Agency under the Nuclear Safety Law of 2004. Effective immediately.

Senate Committee Amendment No. 1
Provides that nothing in the Environmental Protection Act shall limit or supersede the authority of the Illinois Emergency Management Agency to regulate exceptional quality biosolids (rather than to regulate in general) under the Nuclear Safety Law of 2004.

House Committee Amendment No. 1
Deletes reference to:
415 ILCS 5/22.56a
Adds reference to:
415 ILCS 5/4.2 new
Adds reference to:
415 ILCS 135/5
Adds reference to:
415 ILCS 135/10
Adds reference to:
415 ILCS 135/15
Adds reference to:
415 ILCS 135/25
Adds reference to:
415 ILCS 135/40
Adds reference to:
415 ILCS 135/50
Adds reference to:
415 ILCS 135/60
Adds reference to:
415 ILCS 135/65
Adds reference to:
415 ILCS 135/69
Adds reference to:
415 ILCS 135/69.5 new
Adds reference to:
415 ILCS 135/75
Adds reference to:
415 ILCS 135/80
Adds reference to:
415 ILCS 135/85
Adds reference to:
415 ILCS 135/86 new
Adds reference to:
415 ILCS 135/45
SB 01648 (CONTINUED)

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides for the transfer of the powers, duties, rights, and responsibilities of the Drycleaner Environmental Response Trust Fund Council to the Environmental Protection Agency on July 1, 2018. Makes corresponding changes in the Drycleaner Environmental Response Trust Fund Act, including providing that on and after July 1, 2018, the Council shall consist of the Agency (rather than members appointed by the Governor). Amends the Drycleaner Environmental Response Trust Fund Act. Provides that through June 30, 2018, one purpose of the Drycleaner Environmental Response Trust Fund is to establish an insurance account for specified environmental risks. Makes corresponding changes, including providing that an owner or operator of a drycleaning facility may purchase specified insurance under the Act through the effective date of the amendatory Act (currently, there is no end date) and providing that financial assurance shall be offered for claims arising before July 1, 2018 (currently, there is no end date). Makes corresponding changes. Makes changes to provisions concerning the Drycleaner Environmental Response Trust Fund, powers and duties of the Council, remedial action accounts, cost recovery and enforcement, drycleaning facility licenses and license fees, a drycleaning solvent tax, civil penalties, and audits and reports. Adds provisions concerning criminal penalties and review of final Council decisions. Changes the repeal date for specified fee and tax provisions from January 1, 2020 to January 1, 2030. Makes other changes. Effective on July 1, 2018, except that specified provisions take effect immediately.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01649 Sen. Andy Manar

415 ILCS 5/22.54a

Amends the Environmental Protection Act. Provides that no owner or operator of a sanitary landfill that is located within a 25-mile radius of an eligible shingle recycling facility (currently, a site where asphalt roofing shingles are recycled under a Beneficial Use Determination pursuant to specified provisions of the Act) shall accept for disposal loads of whole or processed asphalt roofing shingles. Makes a corresponding change. Defines "eligible shingle recycling facility". Removes language providing that provisions concerning the disposal of asphalt roofing shingles are repealed on February 1, 2018.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01650 Sen. Andy Manar

20 ILCS 2405/1 from Ch. 23, par. 3430

Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.

Feb 09 17 S Referred to Assignments

SB 01651 Sen. Andy Manar and Omar Aquino

305 ILCS 5/1-5 from Ch. 23, par. 1-5


Feb 09 17 S Referred to Assignments

SB 01652 Sen. Andy Manar-Pat McGuire, Laura M. Murphy-Iris Y. Martinez-Melinda Bush-Don Harmon, Omar Aquino, Jennifer Bertino-Tarrant, Linda Holmes and Steve Stadelman

30 ILCS 105/9.08

Amends the State Finance Act. Requires each State agency to report to the State Comptroller the aggregate dollar amount of all current liabilities held at the time of the report and an estimate of any interest penalties that have accrued under the State Prompt Payment Act. Provides that the report shall be made in a time and form prescribed by the State Comptroller. Removes related language.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Requires State agencies to report current State liabilities held by the agency, by fund source (rather than the aggregate dollar amount of all current liabilities being held) and whether the liabilities are appropriated. Requires the report to be made monthly. Allows the State Comptroller to waive the reporting requirement if a State agency does not have State liabilities.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01653  Sen. Andy Manar-Wm. Sam McCann-Linda Holmes, Cristina Castro, David Koehler-Pat McGuire, Omar Aquino-Kwame Raoul and Laura M. Murphy
20 ILCS 5/5-725 new
Amends the Departments of State Government Law of the Civil Administrative Code of Illinois. Provides that notwithstanding any law to the contrary, third-party contracts entered into by the State are permissible only when they are in the best interests of the State. Provides conditions with which to measure whether a third-party contract is in the best interests of the State. Defines terms. Effective immediately.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01654  Sen. Andy Manar
305 ILCS 5/5-30.6 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that whenever a hospital notifies a managed care organization that a medical assistance enrollee has a discharge order from the attending physician and is ready for discharge from an inpatient hospital stay to another level of care, the managed care organization must secure the enrollee's placement in or transfer to another facility within 24 hours of receiving the hospital's notification. Provides that in addition to any payments for which the managed care organization is responsible through the designated discharge date, a managed care organization that fails to comply with the requirement shall reimburse the hospital for each additional inpatient day beyond the designated discharge date until the enrollee is actually discharged at a rate no less than the effective per day rate for the initial inpatient stay. Effective July 1, 2017.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01655  Sen. Andy Manar
30 ILCS 708/45
Amends the Grant Accessibility and Transparency Act. Provides that the Act does not apply to certified local health departments which receive less than $750,000 in State grants annually. Effective immediately.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01656  Sen. Andy Manar-Chapin Rose-Wm. Sam McCann
New Act
Creates the Renewable Chemical Production Tax Credit Program Act. Provides a credit against taxes imposed under the Illinois Income Tax Act for eligible businesses that produces a renewable chemical in this State from biomass feedstock. Provides eligibility requirements and for the amount and applicability of the credit. Defines terms. Effective immediately.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01657


New Act

5 ILCS 80/4.38 new

5 ILCS 100/5-45

from Ch. 127, par. 1005-45

Creates the Gun Dealer Licensing Act. Provides that it is unlawful for a person to engage in the business of selling, leasing, or otherwise transferring firearms without a license issued by the Department of Financial and Professional Regulation. Provides that a dealership agent other than a dealer licensee-in-charge may act on behalf of the licensed dealership without being licensed as a dealer under the Act. Creates the Gun Dealer Licensing Board consisting of 5 members appointed by the Secretary of Financial and Professional Regulation to recommend policies, procedures, and rules relevant to the administration and enforcement of the Act. Provides that the holder of a dealership license issued under the Act may employ in the conduct of his or her business dealership agents. Establishes qualifications for obtaining dealership licenses and for being employed as a dealership agent. Establishes penalties for violations of the Act. Provides for rulemaking, including emergency rulemaking. Amends the Regulatory Sunset Act. Provides that the Act is repealed on January 1, 2028. Amends the Illinois Administrative Procedure Act. Makes conforming changes.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill except: (1) provides that "dealer" includes the following Federal Firearms Licenses: Type 01-dealer in firearms other than destructive devices; Type 02-pawnbroker in firearms other than destructive devices; Type 09-dealer of destructive devices; (2) defines "collector" and "licensed collector"; (3) defines "importer"; (4) provides that "manufacturer" includes the following types of Federal Firearms Licenses: Type 06-manufacturer of ammunition for firearms other than ammunition for destructive devices or armor piercing ammunition; Type 07-manufacturer of firearms other than destructive devices; Type 10-manufacturer of destructive devices, ammunition for destructive devices, or armor piercing ammunition; (5) provides that the exemption from licensing under the Gun Dealer Licensing Act for transfers of pieces or parts of a firearm that do not themselves qualify as firearms under the federal Gun Control Act of 1968 by a person who is actually engaged in manufacturing and selling those pieces or parts but only on the activities which are within the lawful scope of that business applies only to the manufacture of which do not require the manufacturer to hold a Federal Firearms License; (6) provides that a person licensed as an auctioneer under the Auction License Act may facilitate a transfer permitted under the Gun Dealer Licensing Act without being registered as a dealer under the Act; (7) provides that a dealer holding a Federal Firearms License Type 01-dealer in firearms other than destructive devices; Type 02-pawnbroker in firearms other than destructive devices; or Type 09-dealer of destructive devices on April 1, 2017, is not exempt from the Gun Dealer Licensing Act by obtaining a Manufacturer Federal Firearms License or Importer Federal Firearms License; and (8) exempts from the requirements of licensure under the Gun Dealer Licensing Act, transfers of firearms by a dealer in which 20% or less of the dealer's annual sales are from the sale of firearms.

Apr 26 18 Total Veto Stands
SB 01658  Sen. Kyle McCarter
820 ILCS 40/1 from Ch. 48, par. 2001
820 ILCS 55/3 new
820 ILCS 105/3 from Ch. 48, par. 1003
820 ILCS 112/5
820 ILCS 115/2 from Ch. 48, par. 39m-2
820 ILCS 140/1 from Ch. 48, par. 8a
820 ILCS 147/10
820 ILCS 180/10
820 ILCS 185/5
820 ILCS 185/15
820 ILCS 185/20
820 ILCS 185/25
820 ILCS 185/10 rep.
820 ILCS 305/1 from Ch. 48, par. 138.1
820 ILCS 310/1 from Ch. 48, par. 172.36
820 ILCS 405/211.4 from Ch. 48, par. 321.4
820 ILCS 405/212 from Ch. 48, par. 322
Amends the Personnel Record Review Act, the Right to Privacy in the Workplace Act, the Minimum Wage Law, the Equal Pay Act of 2003, the Illinois Wage Payment and Collection Act, the One Day Rest In Seven Act, the School Visitation Rights Act, the Victims' Economic Security and Safety Act, the Employee Classification Act, the Workers' Compensation Act, and the Workers' Occupational Diseases Act. Provides that, for purposes of those Acts, one or both of the terms "employ" and "employee" have the meanings ascribed to those terms in the Fair Labor Standards Act of 1938. Amends the Unemployment Insurance Act to provide that the term "employment" during years in which the Bond Obligation under the Illinois Unemployment Insurance Trust Fund Act has been reduced to zero does not include services performed by an individual who has been proven in any proceeding where such issue is involved that his or her compensation is not subject to federal wage withholding. Makes other changes.
May 31 18  S Rule 3-9(a) / Re-referred to Assignments

SB 01659  Sen. Kyle McCarter
820 ILCS 60/1
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S Referred to Assignments

SB 01660  Sen. Kyle McCarter
820 ILCS 305/8.2
Amends the Workers' Compensation Act. Provides that no medical provider shall be reimbursed for a supply of prescriptions filled outside of a licensed pharmacy except when there exists no licensed pharmacy within 5 miles of the prescribing physician's practice. Provides that, if there exists no licensed pharmacy within 5 miles of the prescribing physician's practice, no medical provider shall be reimbursed for a prescription, the supply of which lasts for longer than 72 hours from the date of injury or 24 hours from the date of first referral to the medical service provider, whichever is greater, filled and dispensed outside of a licensed pharmacy. Provides that the limitations on filling and dispensing prescriptions do not apply if there exists a pre-arranged agreement between the medical provider and a preferred provider program regarding the filling of prescriptions outside a licensed pharmacy.
May 05 17  S Rule 3-9(a) / Re-referred to Assignments
20 ILCS 2610/14 from Ch. 121, par. 307.14
50 ILCS 725/3.8 from Ch. 85, par. 2561
Amends the Civil Administrative Code of Illinois the Department of State Police Law. Amends the Uniform Peace Officers’ Disciplinary Act. Provides that it shall not be a requirement of a person filing a complaint against a State Police Officer to have a complaint supported by a sworn affidavit or any other legal documentation (rather than anyone filing a complaint filing a complaint against a State Police Officer must have the complaint supported by a sworn affidavit). Provides that it shall not be a requirement of a person filing a complaint against a sworn peace officer to have the complaint supported by a sworn affidavit or any other legal documentation (rather than anyone filing a complaint against a sworn peace officer must have the complaint supported by a sworn affidavit).
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01662  Sen. David Koehler-Patricia Van Pelt, Napoleon Harris, III, Chris Nybo and Dan McConchie-Pamela J. Althoff
410 ILCS 635/8 from Ch. 56 1/2, par. 2208
Amends the Grade A Pasteurized Milk and Milk Products Act. Provides that a specified pasteurization requirement shall not be applicable to milk produced, sold, and distributed (currently, to milk produced) in accordance with Department rules (removes language limiting the exemption to milk sold or distributed on the premises of the dairy farm). Effective immediately.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that unpasteurized milk shall not be sold to a third-party retailer for resale to the public in its unpasteurized form. Requires any person who sells or distributes unpasteurized milk to keep a record of all unpasteurized milk sales in accordance with Department rules. Effective immediately.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

(Rep. Carol Ammons, Linda Chapa LaVia and Camille Y. Lilly)
110 ILCS 205/9.05 from Ch. 144, par. 189.05
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning making rules and regulations.
Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 205/9.05
Adds reference to:
110 ILCS 151/10
Adds reference to:
110 ILCS 151/15
Adds reference to:
110 ILCS 151/20 new
Replaces everything after the enacting clause. Amends the Career and Workforce Transition Act. Provides that a public community college district may accept credits as direct equivalent credits or prior learning credits, as determined by the district and consistent with the accrediting standards and institutional and residency requirements of the Illinois Community College Board, the Higher Learning Commission, other State and national accreditors, and State licensing bodies, as appropriate. Requires the Board to post on its website a list of all institutions that have received Board approval, beginning on January 5, 2018. Provides for an appeals process for all decisions of the Board that result in non-approval of an institution. Provides that the Board may approve a program as eligible for credit acceptance if certain conditions concerning the institution are met (and makes related changes concerning Board approval of institutions). Effective immediately.
House Committee Amendment No. 3
Includes additional programs for which credits may be transferred to a public community college. With respect to Illinois Community College Board approval of an institution, provides that, beginning with applications submitted in 2017, an institution must submit its application for approval to the Board on or before July 1 of a given year and the Board must render its approval decision on or before September 15 of that same year.
Dec 15 17  S  Public Act . . . . . . . 100-0569
SB 01664       Sen. James F. Clayborne, Jr.
230 ILCS 40/5
230 ILCS 40/20
230 ILCS 40/25
230 ILCS 40/35
230 ILCS 40/45
230 ILCS 40/55
230 ILCS 40/58
230 ILCS 40/60
Amends the Video Gaming Act. Provides for the licensure of a motorsports park under the Act. Provides that a licensed
motorsports park may operate up to 200 video gaming terminals on its premises at any time. Requires the owner of the licensed
motorsports park to enter into a written use agreement with a terminal operator for placement of the terminals. Makes conforming
changes in provisions concerning receipt tickets, licensure of terminals, issuance of licenses and license fees, the necessity of a liquor
license for licensure, location of terminals, and imposition of a tax. Effective immediately.
May 05 17        S  Rule 3-9(a) / Re-referred to Assignments

SB 01665       Sen. Neil Anderson, Paul Schimpf and Dale Fowler
520 ILCS 5/2.11 from Ch. 61, par. 2.11
520 ILCS 5/2.26 from Ch. 61, par. 2.26
520 ILCS 5/2.33 from Ch. 61, par. 2.33
520 ILCS 5/2.34 from Ch. 61, par. 2.34
Amends the Wildlife Code. Provides in various provisions an exemption to carry a firearm on Department of Natural
Resources property in accordance with the Firearm Concealed Carry Act.
Apr 27 18        S  Rule 3-9(a) / Re-referred to Assignments

SB 01666       Sen. Thomas Cullerton
65 ILCS 5/1-2-1.7 new
Amends the Illinois Municipal Code. Provides that the corporate authorities of a non-home rule municipality may adopt a
crime-free rental housing ordinance for the purpose of reducing crime, including drugs and gang-related activities, in residential areas.
Provides that the municipality's police department or other municipal employees may administer and enforce the ordinance. Provides
that the ordinance may include, but is not limited to: (1) a requirement for a valid residential rental license; (2) a requirement that the
owner submit to a public safety and crime prevention inspection and attend a training program or seminar concerning crime
prevention; (3) a requirement for leases to include a provision or an addendum that prohibits a tenant, a tenant's family member, or a
guest of the tenant from engaging in criminal activity on the property, including providing that the violation of this provision permits a
landlord to initiate eviction proceeding; (4) a requirement to conduct background checks on prospective tenants or current tenants
before renewing a lease; (5) a requirement to submit to periodic inspections of the rental property; and (6) penalties for violating the
ordinance. Provides that the provisions of a crime-free rental housing ordinance may not be waived or modified in a lease or separate
agreement. Provides that a crime-free rental housing ordinance does not apply to a facility licensed or inspected by the State or federal
government, but that the ordinance does apply to mobile home parks. Effective immediately.
May 05 17        S  Rule 3-9(a) / Re-referred to Assignments
SB 01667   Sen. William R. Haine-John G. Mulroe
(Rep. Robert Martwick)

215 ILCS 155/6 from Ch. 73, par. 1406
215 ILCS 155/8 from Ch. 73, par. 1408

Amends the Title Insurance Act. In provisions concerning reinsurance, provides that a title insurance company may obtain reinsurance for all or any part of its liability under one or more of its title insurance policies from an assuming insurer with a financial strength rating of A- or better from A.M. Best Company, Inc., or with an alternative rating the Department of Insurance may approve that the Department determines is an equivalent rating by another recognized rating organization. In provisions concerning retained liability, provides that the net retained liability of a title insurance company for a single risk on property located in the State, whether assumed directly or as reinsurance, may not exceed the total surplus (rather than 50% of the total surplus) to policyholders as shown in the most recent annual statement of the title insurance company on file with the Department. Provides that each title insurance company shall file annually with the Department a notice describing its professional reinsurance business, if any, and describing how risks are placed through reinsurance outside of the title insurance industry.

Senate Committee Amendment No. 1
Removes language requiring each title insurance company to file annually with the Department of Insurance a note describing its professional reinsurance business and how risks are placed through reinsurance outside of the title insurance industry.

Senate Floor Amendment No. 2
Adds reference to:

215 ILCS 155/13 from Ch. 73, par. 1413

Further amends the Title Insurance Act. Provides that a title insurance company shall provide the Department of Financial and Professional Regulation a summary describing its professional reinsurance placed outside of the title insurance industry.

Dec 15 17 S Public Act . . . . . . . 100-0570

SB 01668   Sen. Tim Bivins-Pamela J. Althoff
(Rep. Tom Demmer)

Authorizes the Department of Natural Resources to make certain real estate conveyances in McHenry County, Lake County, Bureau County, and Cook County, subject to specified conditions. Authorizes the Department of Transportation to make certain real estate conveyances in Ogle County, Pike County, Madison County, St. Clair County, and Woodford County. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Authorizes the Department of Natural Resources to make certain real estate conveyances in McHenry County, Lake County, Peoria County, Pulaski County, and Cook County, subject to specified conditions. Authorizes the Department of Transportation to make certain real estate conveyances in Ogle County, Pike County, Madison County, St. Clair County, and Woodford County. Effective immediately.

House Committee Amendment No. 1
Authorizes the State, upon payment of $17,250, to release described land in Will County from all dedication and easement rights and interests acquired for highway purposes.

House Committee Amendment No. 2
Removes provisions making certain real estate conveyances in McHenry County, Lake County, and Pulaski County.

Aug 25 17 S Public Act . . . . . . . 100-0457
SB 01669  Sen. William E. Brady

Amends the Illinois Income Tax Act. Reinstates the research and development credit for tax years ending on or after January 1, 2017, and provides that the credit applies on a permanent basis. Provides that the credit may be carried forward for a period of 20 years (instead of 5 years). Creates an apprenticeship income tax credit. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that the manufacturing and assembling machinery and equipment exemption includes graphic arts machinery and equipment and production related tangible personal property. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment applies on a permanent basis. Effective immediately.

Feb 09 17  S  Referred to Assignments

SB 01670  Sen. Scott M. Bennett, Cristina Castro, Daniel Biss-Melinda Bush, Emil Jones, III, Heather A. Steans and Kimberly A. Lightford
(Rep. Will Guzzardi-Anna Moeller-Juliana Stratton, Cynthia Soto, Theresa Mah, Sam Yingling, Emanuel Chris Welch and Ann M. Williams)

Amends the Gubernatorial Boards and Commissions Act. Provides that the Governor's Office of Boards and Commissions database shall include an application data field where an applicant may optionally disclose his or her sexual orientation for reporting purposes in applying for appointment to a board or commission. Provides that certain demographic composition information required to be reported to the General Assembly by the Governor shall also include the voluntarily and publicly disclosed sexual orientation of appointees and applicants for appointment by the Governor. Defines "sexual orientation".

Aug 18 17  S  Public Act . . . . . . . 100-0234

SB 01671  Sen. Jil Tracy
(Rep. Daniel Swanson)

Amends the Public Community College Act. With respect to the name of the board of a community college district, removes the requirement that the county or counties be listed when referring to the common name of the community college and provides that the district number may (instead of shall) be incorporated in the board's name. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Public Community College Act. Provides that a community college district may (rather than shall) incorporate the community college district number into the name of the board of trustees of that district. Provides that in conducting its operations, a community college may refer to itself by the common name of the community college. Effective immediately.

Sep 22 17  S  Public Act . . . . . . . 100-0533
SB 01672  Sen. Dale Fowler
20 ILCS 870/0.01 from Ch. 105, par. 550
Amends the Rend Lake Dam and Reservoir Operation and Maintenance Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S  Referred to Assignments

SB 01673  Sen. Dale Fowler
430 ILCS 65/13.1 from Ch. 38, par. 83-13.1
Amends the Firearm Owners Identification Card Act. Changes the definition of "handgun" in the preemption provision to include all handgun components and accessories. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01674  Sen. Dale Fowler
430 ILCS 66/40
Amends the Firearm Concealed Carry Act. Eliminates provision that a non-resident license application must be from a state or territory with laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under the Act. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01675  Sen. Bill Cunningham
New Act
30 ILCS 105/5.878 new
110 ILCS 305/12.6 new
Creates the Impact of Crime-related Violence on Public Health Research Act. Requires the Board of Trustees of University of Illinois to establish an Impact of Crime-related Violence on Public Health Research Center to conduct basic, translational, and transformative research with a mission to provide the scientific evidence on which sound crime-related violence prevention policies and programs can be based. Provides that its research shall include, but is not limited to, the effectiveness of existing laws and policies intended to reduce crime-related violence, including, but not limited to, the criminal misuse of a weapon, and efforts to reduce and deter any criminally violent activities. Amends the State Finance Act to create the Impact of Crime-related Violence on Public Health Research Center Fund to support the research and activities of the Center. Provides that moneys from fees, gifts, grants, and donations received by the Center shall be deposited into the Impact of Crime-related Violence on Public Health Research Center Fund. Provides that the Center may also seek additional federal, State, and private funds. Amends the University of Illinois Act to require the University of Illinois to carry out the duties and responsibilities required of it under the Impact of Crime-related Violence on Public Health Research Act.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01676  Sen. Bill Cunningham
(Rep. Emanuel Chris Welch-Frances Ann Hurley)
210 ILCS 55/3.8 new
Amends the Home Health, Home Services, and Home Nursing Agency Licensing Act. Provides that a hospital licensed under the Hospital Licensing Act, hospital operated under the University of Illinois Hospital Act, facility licensed under the Nursing Home Care Act, or health care provider licensed under any Act of this State that receives funds from the State may not refer a patient or the family of a patient to a home health agency, home nursing agency, or home services agency unless the agency is licensed under the Home Health, Home Services, and Home Nursing Agency Licensing Act.
Aug 11 17  S  Public Act . . . . . . . . . . 100-0099

SB 01677  Sen. William E. Brady
30 ILCS 500/1-10
Amends the Illinois Procurement Code. Provides that the Code does not apply to contracts for participation in domestic and international trade shows and exhibitions selected by the Illinois Department of Agriculture. Effective immediately.
Feb 09 17  S  Referred to Assignments

SB 01678  Sen. William E. Brady
35 ILCS 200/21-75
Amends the Property Tax Code. In a Section concerning foreclosure, provides that, for vacant properties, personal service is required only if the certified mailing by the county sheriff is unsuccessful. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01679  Sen. Martin A. Sandoval, Laura M. Murphy-Jacqueline Y. Collins-Cristina Castro, Omar Aquino, Michael E. Hastings, Donne E. Trotter-Mattie Hunter, Pat McGuire and Emil Jones, III

30 ILCS 105/8.52 new
Amends the State Finance Act. Authorizes transfers from the designated funds into the Commitment to Human Services Fund for the sole purpose of providing funding for domestic violence programs funded by the Department of Human Services through the end of fiscal year 2017. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01680  Sen. Martin A. Sandoval and Napoleon Harris, III
(Rep. John C. D’Amico)

605 ILCS 5/6-901  from Ch. 121, par. 6-901
Amends the Illinois Highway Code. Provides that, in the case of funds received by a county from the Department of Transportation to be apportioned to road districts for the construction of bridges, a road district shall, in order to be eligible for the expenditure of the apportioned funds, levy taxes for road and bridge purposes under a provision in the Motor Fuel Tax Law (rather than levy taxes under certain provisions of the Illinois Highway Code). Removes a provision allowing a road district that is otherwise ineligible to receive apportioned funds due to a property tax limitation to become eligible if certain conditions are met. Effective immediately.

Senate Floor Amendment No. 1
Adds reference to:

605 ILCS 5/6-906  from Ch. 121, par. 6-906
Provides that the funds allocated to a county under a provision in the Code for bridge construction that are reverted back to the Road Fund shall be considered lapse pool funds to provide additional monetary assistance to township road districts that have insufficient funding for the construction of bridges that are 20 feet or more in length. Provides that the Department of Transportation shall adopt rules to implement the provision.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 01681  Sen. Martin A. Sandoval-Antonio Muñoz-Wm. Sam McCann-Terry Link, William R. Haine-John G. Mulroe, Linda Holmes and Chris Nybo
(Rep. Jay Hoffman and Elaine Nekritz)

625 ILCS 5/8-101  from Ch. 95 1/2, par. 8-101
Amends the Illinois Vehicle Code. Provides that each rail carrier that contracts with a contract carrier for the transportation of its employees in the course of their employment shall verify that the contract carrier has hit and run, uninsured, and underinsured motor vehicle coverage in an amount not less than $500,000 per passenger.

Aug 25 17  S  Public Act . . . . . . . . 100-0458

SB 01682  Sen. Martin A. Sandoval

New Act
720 ILCS 5/16-30
815 ILCS 505/2Z  from Ch. 121 1/2, par. 262Z
Creates the Fire Alarm Service Professional Licensing Act. Provides for the licensure of fire alarm contractors, installers, and technicians under the Department of Financial and Professional Regulation. Includes provisions concerning the powers and duties of the Department, licensing requirements, designated certified person requirements, and requirements for the installation, repair, inspection, and testing of fire alarm systems. Authorizes the Department to establish fees and continuing education requirements. Sets forth provisions for grounds for disciplinary action, criminal and civil penalties for violations of the Act, and administrative procedure. Provides that fines and fees collected under the Act shall be deposited into the Fire Prevention Fund. Preempts home rule powers.

Amends the Criminal Code of 2012 and the Consumer Fraud and Deceptive Business Practices Act to make conforming changes.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01683  Sen. Martin A. Sandoval-Karen McConnaughay

625 ILCS 5/15-315.5 new
Amends the Illinois Vehicle Code. Provides that a municipality, township, county, or other unit of local government may not impose a fee for a permit in excess of the fees provided for in the Permits Article of the Chapter under the Code governing size, weight, load, and permits.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01684  Sen. Martin A. Sandoval

30 ILCS 105/5  from Ch. 127, par. 141
Amends the State Finance Act. Makes a technical change in a Section concerning special funds.
Feb 09 17  S  Referred to Assignments

SB 01685  Sen. Martin A. Sandoval

70 ILCS 3615/2.20  from Ch. 111 2/3, par. 702.20
Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the general powers of the Authority.
Feb 09 17  S  Referred to Assignments

SB 01686  Sen. Martin A. Sandoval

70 ILCS 705/11k
Amends the Fire Protection District Act. Provides that contracts with companies providing the services of individuals possessing a high degree of professional skill where the ability or fitness of the individual plays an important part are not subject to competitive bidding. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01687  Sen. Martin A. Sandoval-Karen McConnaughay and Napoleon Harris, III
(Rep. John C. D'Amico-Michael D. Unes, Ryan Spain and Joe Sosnowski)

815 ILCS 710/1.1  from Ch. 121 1/2, par. 751.1
815 ILCS 710/1.5 new
815 ILCS 710/2  from Ch. 121 1/2, par. 752
815 ILCS 710/4  from Ch. 121 1/2, par. 754
815 ILCS 710/12  from Ch. 121 1/2, par. 762
Amends the Motor Vehicle Franchise Act. Provides additional findings that the regulation of motor vehicle manufacturers creates a system for servicing vehicles and complying with warranties. Provides that paying manufacturer's and distributor's fees under the Illinois Vehicle Code constitutes agreement with the terms of the Motor Vehicle Franchise Act. Limits the ability of a manufacturer to penalize a dealer if a customer resells or exports a vehicle. Limits a manufacturer from requiring dealer improvements or requiring that dealers use specific vendors for improvements. Effective immediately.
Senate Floor Amendment No. 3
Removes a provision deeming payment of fees under the Illinois Vehicle Code to be agreeing to be subject to the terms of the Motor Vehicle Franchise Act. Provides that it is an unfair practice to take (rather than take or threaten to take) adverse action against a dealer if a customer violated a prohibition on exporting a vehicle purchased from the dealer. Makes changes in provisions relating to facility alterations. Imposes limits on a manufacturer's or distributor's exercise of a right of first refusal when a dealership is sold or transferred. Removes a provision prohibiting direct sales by manufacturers.
Aug 24 17  S  Public Act . . . . . . . . 100-0308

20 ILCS 2105/2105-130
20 ILCS 2105/2105-131 new
20 ILCS 2105/2105-135
20 ILCS 2105/2105-205 was 20 ILCS 2105/60.3
20 ILCS 2105/2105-207
20 ILCS 2630/12
20 ILCS 2630/13

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to consider certain mitigating factors and evidence of rehabilitation for certain applicants of licenses, certificates, and registrations. Requires the Department, upon denial of a license, certificate, or registration, to provide the applicant certain information concerning the denial. Provides that no application for licensure or registration shall be denied by reason of a finding of lack of good moral character when the finding is based solely upon the fact that the applicant has one or more previous convictions. Provides that the Department shall not require applicants to report certain criminal history information and the Department shall not consider the information. Provides that on May 1 of each year, the Department shall prepare, publicly announce, and publish certain statistical information. Amends the Criminal Identification Act. Includes applications for license, certification, and registration that must contain specific language which states that the applicant is not obligated to disclose sealed or expunged records of conviction or arrest and entities authorized to grant professional licenses, certifications, and registrations that may not ask if an applicant has had records expunged or sealed. Provides that certain sealed or impounded felony records shall not be disseminated in connection with an application for a professional or business license, except specified health care worker licenses. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 2630/13

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: In provisions amending the Department of Professional Regulation Law of the Civil Administrative Code of Illinois, includes licensing Acts administered by the Department of Financial and Professional Regulation in which convictions of certain enumerated offenses are a bar to licensure as an exception to the requirement that the Department consider mitigating factors and rehabilitation. Requires the Department, when examining certain factors, to determine whether a prior conviction will impair the ability of the applicant to engage in the practice for which a license, certificate, or registration is sought (rather than examining certain factors in determining whether to grant a license, certificate, or registration). Removes an affirmative obligation of the Department to demonstrate that a prior conviction would impair the ability of an applicant. Requires the Department to notify an applicant of a denial of a license or certificate or refuse to grant registration based upon a conviction or convictions, in whole or in part. Makes changes to the items that must be included in the notice. Makes changes to the information that the Department shall not require applicants to report. Changes various references of "new and renewal license, certificate, or registration" to "new license, certificate, or registration". Makes changes to information the Department must report. Restores a fee to be charged by the Department, but reduces the fee from $200 to $175. Makes changes to when the Department may consider an application to make disciplinary records confidential. In provisions amending the Criminal Identification Act, provides that applications for certification, registration, or licensure (rather than employment, certification, registration, or licensure) shall (rather than must) contain certain language. Provides that if it is not reasonably feasible to include the language in the application, the entity authorized to grant a license, certification, or registration shall publish on its website instructions specifying that applicants are not obligated to disclose sealed or expunged records of a conviction or arrest. Removes changes to provisions concerning retention and release of sealed records. Removes the immediate effective date.

Senate Floor Amendment No. 3
Adds reference to:
35 ILCS 130/4 from Ch. 120, par. 453.4

Adds reference to:
35 ILCS 130/4b from Ch. 120, par. 453.4b

Adds reference to:
35 ILCS 130/4c

Adds reference to:
35 ILCS 130/4i new
SB 01688 (CONTINUED)

Adds reference to:
55 ILCS 5/5-10004

Adds reference to:
55 ILCS 5/5-10004a new

Adds reference to:
215 ILCS 5/500-30

Adds reference to:
215 ILCS 5/500-70

Adds reference to:
215 ILCS 5/500-76 new

Adds reference to:
215 ILCS 5/1525

Adds reference to:
215 ILCS 5/1550 new

Adds reference to:
215 ILCS 5/1555

Adds reference to:
225 ILCS 227/35

Adds reference to:
225 ILCS 227/36 new

Adds reference to:
225 ILCS 230/1005

Adds reference to:
225 ILCS 230/1005-1 new

Adds reference to:
225 ILCS 345/15

Adds reference to:
225 ILCS 345/15.1 new

Adds reference to:
225 ILCS 422/40

Adds reference to:
225 ILCS 422/45

Adds reference to:
225 ILCS 422/80

Adds reference to:
225 ILCS 422/85

Adds reference to:
225 ILCS 443/45

Adds reference to:
225 ILCS 443/47 new

Adds reference to:
225 ILCS 443/115

Adds reference to:
225 ILCS 605/4 new

Adds reference to:
225 ILCS 605/10

Adds reference to:
225 ILCS 620/9
SB 01688 (CONTINUED)

Adds reference to:
225 ILCS 620/9.3 new

Adds reference to:
225 ILCS 635/3.2 from Ch. 56 1/2, par. 242.2

Adds reference to:
225 ILCS 635/3.3 new

Adds reference to:
225 ILCS 645/9 from Ch. 111, par. 409

Adds reference to:
225 ILCS 645/9.4 new

Adds reference to:
225 ILCS 655/7 from Ch. 111, par. 508

Adds reference to:
225 ILCS 655/7.1 new

Adds reference to:
230 ILCS 15/3 from Ch. 85, par. 2303

Adds reference to:
230 ILCS 15/3.1 new

Adds reference to:
230 ILCS 20/2.1

Adds reference to:
230 ILCS 20/2.2 new

Adds reference to:
230 ILCS 25/1.2

Adds reference to:
230 ILCS 25/1.2a new

Adds reference to:
230 ILCS 30/7 from Ch. 120, par. 1127

Adds reference to:
230 ILCS 30/7.1 new

Adds reference to:
235 ILCS 5/6-2 from Ch. 43, par. 120

Adds reference to:
235 ILCS 5/6-2.5 new

Adds reference to:
235 ILCS 5/7-1 from Ch. 43, par. 145

Adds reference to:
420 ILCS 44/45

Adds reference to:
420 ILCS 44/46 new
SB 01688 (CONTINUED)

Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to consider certain mitigating factors and evidence of rehabilitation for certain applicants of licenses, certificates, and registrations. Requires the Department, when examining certain factors, to determine whether a prior conviction will impair the ability of the applicant to engage in the practice for which a license, certificate, or registration is sought. Provides that no application for licensure or registration shall be denied by reason of a finding of lack of good moral character when the finding is based solely upon the fact that the applicant has one or more previous convictions. Provides that the Department shall not require applicants to report certain criminal history information and the Department shall not consider the information. Provides that on May 1 of each year, the Department shall prepare, publicly announce, and publish certain statistical information. Amends the Criminal Identification Act. Provides that the entity authorized to grant a license, certificate, or registration shall include in an application specific language stating that the applicant is not obligated to disclose sealed or expunged records of a conviction or arrest. If the inclusion of specific language on an application is not practical, the entity shall publish specific instructions on its website concerning disclosing sealed or expunged records of a conviction or arrest. Amends the Illinois Insurance Code. Provides that the Director of Insurance must find that a resident insurance producer or public adjuster applicant has not committed certain acts or has been sufficiently rehabilitated to approve the application. Requires the Department to consider certain mitigating factors and evidence of rehabilitation for license applicants. Provides for licensure of nonresident licensees if certain standards are met. Requires the Department, upon denial of a license, to provide the applicant certain information concerning the denial. Amends various professional licensing Acts with the following changes: Provides that the licensing agency shall not require applicants to report certain criminal history information and the licensing agency shall not consider the information. Requires the licensing agency to consider certain mitigating factors and evidence of rehabilitation for license applicants. Requires the licensing agency, upon denial of a license, to provide the applicant certain information concerning the denial. Provides that on May 1 of each year, the licensing agency shall prepare, publicly announce, and publish certain statistical information. Makes other changes. Effective January 1, 2018.

Senate Floor Amendment No. 4

In provisions amending the Department of Professional Regulation Law of the Civil Administrative Code of Illinois concerning applicants with criminal convictions, includes if, due to the applicant’s criminal conviction history, the applicant would be explicitly prohibited by federal rules or regulations from working in the position for which a license is sought among the mitigating factors the Department of Financial and Professional Regulation shall consider to determine whether a prior conviction will impair the ability of the applicant to engage in the practice for which a license, certificate, or registration is sought.

House Committee Amendment No. 1

In various Acts, makes changes in the criteria to be used in determining whether the issuance of a license, certificate, or certificate of registration may be granted or denied because of criminal convictions, rehabilitation, mitigating factors, or other factors. Makes other changes.

Aug 24 17  S  Public Act . . . . . . . . . 100-0286

SB 01689

Sen. Kwame Raoul

20 ILCS 2105/2105-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Financial and Professional Regulation.

Feb 09 17  S  Referred to Assignments

SB 01690

Sen. Kwame Raoul-Jacqueline Y. Collins and Patricia Van Pelt
(Rep. Scott Drury-Juliana Stratton)

725 ILCS 5/109-1  from Ch. 38, par. 109-1

Amends the Code of Criminal Procedure of 1963. Provides that a person charged with an offense shall be allowed counsel at the hearing at which bail is determined under the Code. Provides that if the defendant desires counsel for his or her initial appearance but is unable to obtain counsel, the court shall appoint a public defender or licensed attorney at law of this State to represent him or her for purposes of that hearing.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee
SB 01691  Sen. Kwame Raoul and Antonio Muñoz
30 ILCS 105/5.878 new
305 ILCS 5/12-4.51 new
Amends the State Finance Act. Creates the Safety-Net Hospital Service Loan Forgiveness Program Fund. Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to establish the Safety-Net Hospital Service Loan Forgiveness Program to make loan repayment disbursements to physicians and medical residents, as defined, who agree to practice in a Safety-Net Hospital. Requires physicians and medical residents who are selected to participate in the Program to agree, by contract, to serve a minimum 3-year full-time service obligation. Requires the Department to make annual disbursements directly to the selected physician or medical resident equivalent to 35% of the average educational debt for indebted graduates in his or her profession not to exceed the balance of the physician or medical resident's qualifying educational loans. Provides that before receiving loan repayment disbursements and as requested, the physician or medical resident must complete a confirmation of practice form verifying that he or she is practicing as required under the Program. Provides that if a physician or medical resident fails to fulfill the required minimum commitment of service, the Department shall collect the total amount paid to the physician or medical resident under the Program plus interest and shall deposit such moneys into the Safety-Net Hospital Service Loan Forgiveness Program Fund. Requires the Department to adopt any rules necessary to implement the Program.

Senate Committee Amendment No. 1
Expands the scope of the Safety-Net Hospital Service Loan Forgiveness Program to include physicians and medical residents who agree to practice in a Critical Access Hospital. Makes conforming changes to the name of the Program and its corresponding Fund. Defines "Critical Access Hospital" to mean an Illinois hospital designated as a critical care hospital by the Department of Public Health in accordance with federal regulations.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

(Rep. Christian L. Mitchell-Carol Sente)
105 ILCS 5/22-80
Amends the School Code to make changes to provisions concerning student athletes and concussions and head injuries. Provides that a school may appoint a physician assistant to serve on its concussion oversight team. With respect to a student who has been removed from practice or competition practicing or competing again, provides for evaluation by an advanced practice nurse working under the supervision of a physician or by a physician assistant working under the supervision of a physician; makes related changes. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Makes changes to definitions. Allows concussion oversight teams to, at a minimum, be composed of only one person, who need not be a licensed healthcare professional. Allows an advanced practice nurse to provide a written statement indicating that it is safe for a student to return to play and learning. Includes physician assistants and athletic trainers as professionals that may provide certain services under the provisions. Includes physical therapists, psychologists, occupational therapists, athletic trainers, physician assistants, and other non-licensed healthcare professionals as persons who must take a concussion-related continuing education course. Makes other changes. Changes the effective date from immediate to September 1, 2017.

Aug 24 17  S  Public Act . . . . . . . . . 100-0309

SB 01693  Sen. Thomas Cullerton and Michael E. Hastings
(Rep. Stephanie A. Kifowit-Jerry Costello, II, Martin J. Moylan, Michael Halpin, Katie Stuart and Deb Conroy)
410 ILCS 535/11 from Ch. 111 1/2, par. 73-11
Amends the Vital Records Act. Provides that the death certificate for an individual with a history of military service may include or may be amended to include the deceased individual's veteran status, the branch of the military that he or she served in, and the period of time that he or she served in the military. Effective immediately.

House Committee Amendment No. 1
Changes the effective date to January 1, 2018 (rather than immediate).

Aug 24 17  S  Public Act . . . . . . . . . 100-0310
SB 01694 Sen. David Koehler-Martin A. Sandoval-Dan McConchie-Mattie Hunter
(Rep. Kelly M. Cassidy and Ryan Spain-Carol Ammons)

Amends the Labor and Storage Lien Act and the Labor and Storage Lien (Small Amount) Act. Provides that a person, firm, or private corporation seeking to impose fees in connection with the furnishing of storage for a vehicle shall provide notice of the fees to the vehicle owner of record as well as to the lienholder of record. Provides that notice shall be given regardless of whether the person seeking to impose fees enforces a lien. Provides that the notification requirements apply in addition to any owner and lienholder notice requirements under the Illinois Vehicle Code relating to the removal or towing of an abandoned, lost, stolen, or unclaimed vehicle. Provides penalties for noncompliance. Provides that notwithstanding any provision to the contrary, a person, firm, or private corporation seeking to impose storage fees for a vehicle in its possession may not foreclose or otherwise enforce its lien unless it first complies with specified notification requirements. Provides that storage fees may be paid by, among other methods, debit card and credit card. Makes corresponding changes in the Illinois Vehicle Code. Further amends the Illinois Vehicle Code. Provides that a towed vehicle must be returned to, among other entities, a lienholder, within 30 minutes if requested during business hours. Effective immediately.

Senate Floor Amendment No. 1
Removes language providing that a person, firm, or private corporation seeking to impose fees in connection with the furnishing of storage for a vehicle shall provide notice of the fees to the vehicle owner of record as well as to the lienholder of record and makes corresponding changes. Provides that the notice shall be sent return receipt requested and that the entity seeking to impose fees shall furnish a copy of the certified mail receipt to the lienholder upon request. Removes language authorizing the award of attorney's fees. Provides that the date on which the assessment and accrual of storage fees may commence is the date of the impoundment of the vehicle, subject to any applicable limitations set forth by a municipality authorizing the vehicle removal. Provides that if the vehicle that is incurring fees is registered in a state other than Illinois, the assessment and accrual of storage fees may commence on the date that the request for lienholder information is filed by the commercial vehicle relocator or other private towing service with the applicable administrative agency or office in that state if specified conditions are met. Provides that provisions in the Labor and Storage Lien Act and the Labor and Storage Lien (Small Amount) Act do not apply to a municipality with 1,000,000 or more inhabitants that is seeking to impose storage fees for a vehicle in its possession. Makes other changes. Changes the effective date to 90 days after becoming law.

House Committee Amendment No. 1
Provides that lienholders shall be provided with the opportunity to inspect a vehicle on the premises where the vehicle is stored within 2 business days of the lienholder's request. Provides that certain notices shall be provided to lienholders of record within 2 business days rather than within one business day.


Amends Public Act 99-524 to make supplemental appropriations. Reduces certain appropriations from the Commitment to Human Services Fund for funeral and burial expenses from $8,775,000 to $575,000. Appropriates $8,200,000 from the Personal Property Tax Replacement Fund for those funeral and burial expenses. Appropriates $18,635,000 from the Commitment to Human Services Fund to the Department of Human Services for costs associated with the Domestic Violence Shelters and Services Program. Makes conforming changes. Effective immediately.

Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01696  Sen. Jacqueline Y. Collins-Omar Aquino-Mattie Hunter-Terry Link and Emil Jones, III
(Rep. Mary E. Flowers-Juliana Stratton-Theresa Mah-Litesa E. Wallace-Carol Ammons and Fred Crespo)

New Act


Aug 25 17  S  Public Act . . . . . . . . . 100-0459


775 ILCS 5/2-102  from Ch. 68, par. 2-102

Amends the Illinois Human Rights Act. Provides that it is a violation for an employer to impose as a condition of obtaining or retaining employment any term or condition that requires a person to violate or forgo a sincerely held practice of his or her religion including the wearing of any attire, clothing, or facial hair in accordance with the requirements of his or her religion. Effective immediately.

Senate Committee Amendment No. 1

Provides that dress codes or grooming policies that include restrictions related to the maintenance of workplace safety or food sanitation are not prohibited.

Aug 11 17  S  Public Act . . . . . . . . . 100-0100

SB 01698  Sen. Julie A. Morrison-Jacqueline Y. Collins

430 ILCS 65/13.1  from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that the regulation of the possession or ownership of dangerous and unusual weapons are exclusive powers of the State and any ordinance or regulation that purports to regulate the possession or ownership of a dangerous and unusual weapon in a manner inconsistent with the Act shall be invalid. Defines "dangerous and unusual weapon". Deletes provision that the regulation of the possession or ownership of assault weapons are exclusive powers and functions of this State. Deletes provision that any ordinance or regulation, or portion of that ordinance or regulation, that purports to regulate the possession or ownership of assault weapons in a manner that is inconsistent with the Act, shall be invalid unless the ordinance or regulation is enacted on, before, or within 10 days after the effective date of Public Act 98-63 (July 9, 2013). Deletes provision that any ordinance or regulation described in the stricken provision enacted more than 10 days after the effective date of Public Act 98-63 is invalid. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01699  Sen. Julie A. Morrison

40 ILCS 5/16-101  from Ch. 108 1/2, par. 16-101


Feb 09 17  S  Referred to Assignments
New Act

Creates the Property Assessed Clean Energy Act. Provides that a local unit of government may establish a property assessed clean energy program. Provides that, to finance or refinance one or more energy projects on the property covered by the program, a local unit of government may impose an assessment pursuant to the terms of an assessment contract with the record owner of the property to be assessed. Provides that a local unit of government may issue bonds to finance energy projects under a property assessed clean energy program. Contains other provisions. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the assessment contract must be a voluntary written contract. Provides that districts created under the introduced bill shall be referred to as "PACE areas". Provides that "local unit of government" means only a county, city, or village (in the introduced bill, a county or municipality). Provides that the ordinance or resolution creating the program shall include a description of the territory within the PACE area. Provides that the term "person" also includes limited liability companies and other entities. Provides that the term of a project that includes multiple improvements shall have a term that is no greater than the length of the useful life of the improvement with the longest useful life. Makes technical corrections. Provides that the term "energy project" also includes alternative energy improvements related to motor vehicles powered by electricity and water use improvements. Provides that a program administrator or its affiliates, consultants, or advisors (in the introduced bill, the administrator or its affiliates) must have done business as a program administrator or capital provider for at least 18 months (in the introduced bill, the administrator must have done business in Illinois in any capacity for a minimum of 5 years). Makes other changes. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment 1 with the following changes:

(1) provides that the term "property" means privately-owned commercial, industrial, non-residential agricultural, or multi-family real property (in the introduced bill, privately-owned commercial, industrial, agricultural, or multi-family real property); (2) provides that the local unit of government may allow projects that consist of multiple improvements with varying lengths of useful life to have a term that is no greater than the improvement with the longest useful life (instead of a term that is no greater than the useful life of the improvement with the longest useful life); (3) provides that the term "property" does not include property owned by a local unit of government or a homeowner's or condominium association; and (4) provides that the program administrator shall be responsible for arranging (instead of providing) capital for the acquisition of bonds issued by the local unit of government to finance energy projects. Effective immediately.

Senate Floor Amendment No. 3

Deletes reference to:

New Act

10000HB2831eng, Sec. 5

Adds reference to:

10000HB2831eng, Sec. 25

Replaces everything after the enacting clause. Amends the Property Assessed Clean Energy Act if and only if House Bill 2831 of the 100th General Assembly becomes law as engrossed. Makes changes to the definition of "energy project" to include improvements that will be affixed to new construction. Provides that "property" includes property owned by a local unit of government. Effective upon becoming law or upon the effective date of House Bill 2831 of the 100th General Assembly, whichever occurs later.

May 31 17    H Rule 19(a) / Re-referred to Rules Committee
SB 01701  Sen. William E. Brady

New Act

55 ILCS 5/5-1069  from Ch. 34, par. 5-1069
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2  from Ch. 24, par. 10-4-2
65 ILCS 5/10-4-2.3
30 ILCS 805/8.41 new

Creates the Home Rule Administrative Procedure Act. Provides that home rule municipalities and home rule counties shall adopt all rules through the procedures required by the Act. Provides for procedures for general rulemaking, implementing discretion ary powers, incorporation by reference, emergency rulemaking, and peremptory rulemaking. Provides for the creation of a Designated Review Committee composed of 5 members of the governing board of the home rule unit. Provides for agenda, notice, public hearing, and publication requirements. Limits home rule powers. Defines terms. Amends the Counties Code and Illinois Municipal Code making conforming changes. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2018.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01702  Sen. Terry Link-Pamela J. Althoff, Dale Fowler, Dave Syverson, Chuck Weaver, Paul Schimpf, James F. Clayborne, Jr., Emil Jones, III-Iris Y. Martinez, Chris Nybo and Steven M. Landek

(Rep. Rita Mayfield-William Davis, Jerry Costello, II, Robert Rita, Brandon W. Phelps, Jay Hoffman, Terri Bryant, Barbara Wheeler, Daniel Swanson, Katie Stuart and Ann M. Williams)

35 ILCS 5/223

Amends the Illinois Income Tax Act. Provides that the hospital credit applies for tax years ending on or after December 31, 2012 and ending on or before December 31, 2022 (currently, the credit sunsets on December 31, 2017 by operation of the Act's automatic sunset provision). Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 01703  Sen. Neil Anderson-Sue Rezin

220 ILCS 5/16-115E new

Amends the Public Utilities Act. Provides for a waste-to-energy electric generation program. Requires every investor-owned public utility to file with the Illinois Commerce Commission a standard tariff for electricity purchased from an electric generation facility. Provides that the Commission may limit the projects to 2 standard tariffs per territory in Illinois. Provides requirements for the use of the applicable tariffs, and accompanying costs. Provides that the Commission shall adopt any rules necessary to implement the program. Defines "electric generation facility". Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

220 ILCS 5/16-115E new

Adds reference to:

220 ILCS 5/16-101


Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01704  Sen. Toi W. Hutchinson-Iris Y. Martinez-Jacqueline Y. Collins and Patricia Van Pelt

725 ILCS 5/116-2.1

Amends the Code of Criminal Procedure of 1963. Eliminates convictions of prostitution and felony prostitution under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance from a provision permitting a motion to vacate the conviction. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01705  Sen. Toi W. Hutchinson-Heather A. Steans, Cristina Castro, Kwame Raoul-Daniel Biss-Jacqueline Y. Collins-Don Harmon, Omar Aquino, Patricia Van Pelt, Bill Cunningham, Wm. Sam McCann, Emil Jones, III and Sue Rezin
(Rep. Litesa E. Wallace-Robert W. Pritchard-Mary E. Flowers, Theresa Mah, Linda Chapa LaVia, Daniel J. Burke and Camille Y. Lilly)

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11
Amends the Illinois Public Aid Code. Adds families that are not recipients of benefits under the Temporary Assistance for Needy Families (TANF) program and that need child care assistance to participate in education and training activities to the list of family categories that are covered under the child care assistance program. Deletes a provision: requiring the Department of Human Services to allocate $7,500,000 annually for a test program for families that are income-eligible for child care assistance, are not recipients of TANF, and need child care assistance to participate in education and training activities; and requiring the Department to specify the conditions of eligibility for the test program. Effective July 1, 2017.

House Committee Amendment No. 1
Deletes reference to:
305 ILCS 5/9A-11
Adds reference to:
305 ILCS 5/1-5 from Ch. 23, par. 1-5

Nov 10 17  H Rule 19(a) / Re-referred to Rules Committee


215 ILCS 157/15
Amends the Use of Credit Information in Personal Insurance Act. Makes a technical change in a Section concerning definitions.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01707


410 ILCS 130/105
410 ILCS 130/130

Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Provides that all persons providing medical cannabis related services under the Act for a cultivation center shall hold certification as a Certified Medical Cannabis Cultivation Center Agent. Provides that all persons providing medical cannabis related services under the Act for a dispensing organization shall hold certification as a Certified Medical Cannabis Dispensing Organization Agent or Dispensing Organization Agent.

Senate Floor Amendment No. 1
Deletes reference to:

410 ILCS 130/105

Remove language providing that all persons providing medical cannabis related services under the Compassionate Use of Medical Cannabis Pilot Program Act for a cultivation center shall hold certification as a Certified Medical Cannabis Cultivation Center Agent.

Senate Floor Amendment No. 2
Provides that each registered medical cannabis dispensing organization shall self-certify the medical cannabis dispensing organization's agents in accordance with administrative rules adopted by the Department of Financial and Professional Regulation. Removes language providing that all persons providing medical cannabis related services under the Compassionate Use of Medical Cannabis Pilot Program Act for a dispensing organization shall hold certification as a Certified Medical Cannabis Dispensing Organization Agent or Dispensing Organization Agent.

House Floor Amendment No. 3
Deletes reference to:

410 ILCS 130/130

Adds reference to:

5 ILCS 375/6.11

Adds reference to:

30 ILCS 105/5.872

Adds reference to:

55 ILCS 5/5-1069.3

Adds reference to:

65 ILCS 5/10-4-2.3

Adds reference to:

105 ILCS 5/10-22.3f

Adds reference to:

215 ILCS 5/370c from Ch. 73, par. 982c

Adds reference to:

215 ILCS 5/370c.1

Replaces everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code. Requires the Department of Insurance to enforce provisions concerning required health benefits. Amends the Illinois Insurance Code in relation to coverage for mental and emotional disorders. Expands certain coverage requirements to individual policies. Provides that "mental, emotional, nervous, or substance use disorder or condition" means any of the conditions or disorders that fall under the diagnostic categories listed in the mental and behavioral disorders chapter of the most current version of the International Classification of Disease or that are listed in the most recent version of the Diagnostic and Statistical Manual of Mental Disorders and makes conforming changes. Extends the coverage requirements to policies offered through the health insurance marketplace. Provides for State enforcement of the federal Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act of 2008. Provides for enforcement by the Department of Insurance and the Department of Healthcare and Family Services. Provides for fines and penalties to be deposited into the Parity Advancement Fund, which was the Parity Education Fund and makes a conforming change in the State Finance Act. Provides requirements for certain insurers concerning prescription drugs. Requires certain insurers to provide the Department of Insurance, the Department of Healthcare and Family Services, and all plan participants and beneficiaries analyses concerning treatment limitations. Requires the Auditor General to annually review compliance by the Department of Insurance and the Department of Healthcare and Family Services of provisions concerning mental and emotional disorders and mental health and addiction parity. Makes other changes. Effective January 1, 2019.
SB 01707 (CONTINUED)
Aug 22 18  S  Public Act . . . . . . . 100-1024

SB 01708  Sen. Chapin Rose and Dale A. Righter
305 ILCS 5/1-10.5 new
Amends the Illinois Public Aid Code. Provides that as a condition of initial eligibility for any benefits under the Code, an applicant must pass a drug screening. Provides that as a condition of continued eligibility for benefits, a recipient must pass random drug screenings as prescribed by the Department of Human Services or the Department of Healthcare and Family Services. Effective immediately.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01709  Sen. Chapin Rose and Dale A. Righter
305 ILCS 5/12-4.4a new
Amends the Illinois Public Aid Code. Requires the Secretary of Human Services to seek a waiver from the United States Department of Agriculture to allow the State to include on the face of every LINK card issued to a recipient of Supplemental Nutrition Assistance Program (SNAP) benefits or cash assistance under the Code a photo of the cardholder. Requires the Department of Human Services to provide the General Assembly with various good faith cost estimates including the estimated cost of replacing every still-valid LINK card with a card that contains on its face a photo of the cardholder and the estimated cost of “phasing in” new photo identification cards issued under the current contract with the current LINK card vendor. Provides that the Department shall suggest a process to the General Assembly that allows the caregiver of a recipient of SNAP benefits or cash assistance under this Code to use the recipient's LINK card on the recipient's behalf. Provides that the General Assembly shall through legislation determine whether it wishes to implement the waiver based on projected cost estimates and other matters.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01710  Sen. Chapin Rose and Dale A. Righter
305 ILCS 5/12-4.7b-1 new
Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall enter into an agreement with the Illinois State Police (ISP) to allow the Department's database of public aid recipients to cross-reference with ISP's database of outstanding criminal warrants. Further provides that public aid recipients who are found to have an outstanding criminal warrant shall be subject to an immediate suspension of their public aid benefits, including the immediate deactivation of their electronic benefits card or LINK card provided under the Supplemental Nutrition Assistance Program.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01711  Sen. Jason A. Barickman
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Provides that nothing in the Act prohibits a licensee from carrying a firearm into an Interstate highway rest area.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01712  Sen. Jason A. Barickman
105 ILCS 5/2-3.25g  from Ch. 122, par. 2-3.25g
105 ILCS 5/10-22.34c
105 ILCS 5/27-6  from Ch. 122, par. 27-6
105 ILCS 5/27-24.2  from Ch. 122, par. 27-24.2
Amends the School Code. In provisions allowing a board of education to enter into a contract with a third party for non-instructional services currently performed by any employee or bargaining unit member, removes a provision that requires any third party that submits a bid to perform the non-instructional services to provide a benefits package for the third party's employees who will perform the non-instructional services comparable to the benefits package provided to school board employees who perform those services. With respect to excusing pupils from engaging in physical education courses, provides for additional reasons why a pupil may be excused, pursuant to school board policy. Requires a public hearing on whether to adopt such a policy to be held at a regular or special school board meeting prior to adopting the policy. Provides that a school district may offer a driver education course in a school by contracting with a commercial driver training school to provide both the classroom instruction part and the practice driving part or either one without having to request a modification or waiver of administrative rules of the State Board of Education if a public hearing on whether to enter into a contract with a commercial driver training school has been held at a regular or special school board meeting prior to entering into such a contract; sets forth requirements concerning the contract.
Feb 09 17  S  Referred to Assignments
SB 01713  
Sen. James F. Clayborne, Jr.

30 ILCS 575/8c  
from Ch. 127, par. 132.608c

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Makes a technical change in a Section concerning rules and regulations for the establishment and continuation of narrowly tailored sheltered markets.

Feb 09 17  S  Referred to Assignments

SB 01714  
Sen. James F. Clayborne, Jr.


40 ILCS 5/1-113.22 new

40 ILCS 5/1-113.23 new

Amends the General Provisions Article of the Illinois Pension Code. Requires a consultant to annually disclose to the board of the retirement system, board of the pension fund, or the investment board that retains the consultant certain information concerning searches for investment services from minority owned businesses, female owned businesses, and businesses owned by persons with a disability. Requires a consultant to disclose any compensation or economic opportunity received in the last 24 months from investment advisors retained by the board of a retirement system, board of a pension fund, or investment board. Requires consideration of these disclosures before awarding a contract for consulting services. Effective immediately.

Nov 09 17  S  Public Act . . . . . . . . . 100-0542

SB 01715  
Sen. James F. Clayborne, Jr., Omar Aquino and Patricia Van Pelt

720 ILCS 5/3-6  
from Ch. 38, par. 3-6

Amends the Criminal Code of 2012. Provides that a prosecution for any offense based upon misconduct in office by a public officer or employee may be commenced within 2 years (rather than one year) after discovery of the offense by a person having a legal duty to report the offense, or in the absence of the discovery, within 2 years (rather than one year) after the proper prosecuting officer becomes aware of the offense. Provides that in no such case is the period of limitation so extended more than 4 (rather than 3) years beyond the expiration of the period otherwise applicable. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01716  
Sen. Dale Fowler

520 ILCS 5/2.25  
from Ch. 61, par. 2.25

Amends the Wildlife Code. Provides that the Director of the Department of Natural Resources shall establish an open season for the taking of deer with shotgun, handgun, or muzzleloading rifle which shall be at least 10 consecutive days.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01717  
Sen. Steven M. Landek

230 ILCS 40/1

Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments

SB 01718  
Sen. Steven M. Landek

230 ILCS 40/1

Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments
SB 01719
(Rep. Emanuel Chris Welch-Mary E. Flowers)

Amends the Illinois Income Tax. Imposes a privilege tax at a rate of 20% on partnerships and S corporations engaged in the business of conducting investment management services, until such time as a federal law with an identical effect has been enacted. Provides for the determination of the tax due, defines "investment management services". Effective immediately, but this Act does not take effect at all unless the states of Connecticut, New Jersey, and New York enact laws having an effect identical to this Act.

Senate Committee Amendment No. 1
Provides that the privilege tax shall be imposed beginning on July 1, 2017. Provides that the tax shall be imposed at the rate of 20% of the fees earned from the investment strategy of the investment manager and not from the investment itself (in the introduced bill, at the rate of 20%). Removes the bill's immediate effective date and the bill's effective date contingent upon the states of Connecticut, New Jersey, and New York enacting laws having an effect identical to the bill.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the privilege tax shall be imposed beginning on July 1, 2017. Provides that the tax shall be imposed at the rate of 20% of the fees calculated by reference to the performance of the investment portfolio funds and not from the investment itself (in the introduced bill, at the rate of 20% until such time as the United States Congress has passed and the President of the United States has signed legislation having an identical effect). Provides that the tax shall not be imposed on fees calculated by reference to the total assets under management of the business engaged in investment management services. Removes the bill's immediate effective date and the bill's effective date contingent upon the states of Connecticut, New Jersey, and New York enacting laws having an effect identical to the bill.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Fiscal Note ()

Jul 06 17 H Rule 19(a) / Re-referred to Rules Committee
SB 01720
Sen. Daniel Biss, Cristina Castro, Emil Jones, III and Kimberly A. Lightford-Jacqueline Y. Collins
(Rep. Elizabeth Hernandez-Mary E. Flowers-La Shawn K. Ford, Theresa Mah, Barbara Flynn Currie, Linda Chapa LaVie,
Daniel J. Burke, Luis Arroyo, Gregory Harris, Camille Y. Lilly, SilVana Tabares, Stephanie A. Kifowit, Carol Sente and
Cynthia Soto)

Amends the Illinois Procurement Code. Prohibits any person or business that violates the Illinois Wage Payment and
Collection Act, the Minimum Wage Law, the Illinois Worker Adjustment and Retraining Notification Act, the Employee Classification
Act, the Day and Temporary Labor Services Act, the Fair Labor Standards Act of 1938, or any comparable state statute or regulation
of any state which governs the payment of wages to do business with the State or any State agency or enter into a subcontract that is
subject to the Code for a period of 5 years. Amends the Illinois Wage Payment and Collection Act. Amends the Illinois Wage Payment
and Collection Act. Provides that an employer that is able to pay wages and who refuses to pay is guilty of a Class 4 felony with
respect to amounts of $5,000 or less (rather than a Class B misdemeanor) and of a Class 3 felony with respect to amounts greater than
$5,000 (rather than a Class A misdemeanor). Provides that a subsequent failure to pay within 5 years (rather than 2 years) of a prior
conviction is a Class 3 felony (rather than a Class 4 felony).

Senate Committee Amendment No. 1
Provides that a person or business that is subject to an adverse civil judgment related to violations of certain laws concerning
wage payments may not do business with the State for a period of 5 years. Revises proposed changes in penalties for failure to pay
wages, final compensation, or wage supplements. For unpaid amounts of $5,000 or less increases the penalty to a Class A (currently
Class B) misdemeanor instead of increasing the penalty to a Class A felony. For unpaid amounts of more than $5,000 increases the
penalty to a Class 4 felony (currently Class A misdemeanor) instead of increasing the penalty to a Class 3 felony.

House Committee Amendment No. 1
Provides that a bidder must acknowledge that a chief procurement officer at a State agency, rather than a State agency, may
declare a contract void if certain certifications made by the bidder are false.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunit
This bill does not create a State mandate.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and,
therefore, would not affect the level of State indebtedness.

Balanced Budget Note, House Committee Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or
decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general
funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.

Fiscal Note, House Committee Amendment No. 1 (Dept. of Central Management Services)
The fiscal impact to the Department of Central Management Services is negligible.

Housing Affordability Impact Note, House Committee Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Home Rule Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Nov 08 17 S Total Veto Stands
SB 01721 Sen. Daniel Biss

New Act

30 ILCS 105/5.878 new

Creates the Family Leave Insurance Act. Provides that an employee may take up to 12 weeks of family leave within any 24-month period for the purpose of providing care for the birth of a child, adoption of a child or placement of a foster child, or serious health condition of a family member. Establishes terms and conditions for taking leave. Authorizes compensation for the family leave to be paid from the State Benefits Fund, a special fund created in the State treasury. Prohibits simultaneous receipt of benefits under the Family Leave Insurance Act, the Unemployment Insurance Act, and the Workers' Compensation Act. Imposes a charge upon certain wages for the payment of benefits. Provides for administration by the Department of Employment Security. Amends the State Finance Act to add the State Benefits Fund to the list of special funds in the State treasury. Creates civil penalties for certain violations. Provides that a violation with intent to defraud the Department is a Class C misdemeanor. Effective immediately.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01722

Sen. Kwame Raoul-Antonio Muñoz and Omar Aquino

New Act

Creates the Safe Neighborhoods Reform Act. Contains only a short title provision.

Fiscal Note, Senate Floor Amendment No. 2 (Illinois State Police)
The Department of Innovation & Technology estimates it would take 2,500 hours and based on a simple $100 per hour, an estimated fiscal impact of $250,000 to implement. This estimate is based on a collaboration with the Administrative Office of Illinois Courts.

Correctional Note, Senate Floor Amendment No. 2 (Dept of Corrections)
The total impact of SB 1722 (S-AM 2) would be a decrease of 1,471 offenders with $61,932,100 in marginal cost savings over the first ten years after enactment. Population reductions and fiscal savings are based on limited data and Department estimates, and the use of discretion when imposing longer sentences for firearms offenses is difficult to predict throughout the State. Therefore, the full population and fiscal impacts on the Department of Corrections for SB 1722 (S-AM 2) are unknown.

Senate Floor Amendment No. 4
Adds reference to:
20 ILCS 2630/2.1 from Ch. 38, par. 206-2.1
Adds reference to:
720 ILCS 5/19-1 from Ch. 38, par. 19-1
Adds reference to:
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
Adds reference to:
720 ILCS 5/24-1.6 from Ch. 38, par. 24-1.6
Adds reference to:
720 ILCS 550/5.2 from Ch. 56 1/2, par. 705.2
Adds reference to:
720 ILCS 550/10 from Ch. 56 1/2, par. 710
Adds reference to:
720 ILCS 570/407 from Ch. 56 1/2, par. 1407
Adds reference to:
720 ILCS 570/410 from Ch. 56 1/2, par. 1410
Adds reference to:
720 ILCS 646/15 from Ch. 56 1/2, par. 710
Adds reference to:
720 ILCS 646/55 from Ch. 56 1/2, par. 710
Adds reference to:
720 ILCS 646/70 from Ch. 56 1/2, par. 710
Adds reference to:
730 ILCS 5/3-3-8 from Ch. 38, par. 1003-3-8
Adds reference to:
730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
Adds reference to:
730 ILCS 5/5-4.5-95 from Ch. 38, par. 1003-6-3
Adds reference to:
730 ILCS 5/5-4.5-110 new
Adds reference to:
730 ILCS 5/5-6-3.3 from Ch. 38, par. 1003-6-3
Adds reference to:
730 ILCS 5/5-6-3.4 from Ch. 38, par. 1003-6-3
SB 01722 (CONTINUED)

Adds reference to:

730 ILCS 5/5-8-8

Replaces everything after the enacting clause. Amends the Criminal Identification Act. Provides that the sentencing information furnished to the Department of State Police shall include statutory citations to the relevant sentencing provision. Amends the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act. Eliminates the enhanced penalties for illegal drug deliveries in public housing facilities or on the grounds of those facilities. Reduces from within 1,000 feet to within 500 feet, the enhanced penalties for delivering illegal drugs in protected places. Provides that the enhanced penalties for delivering illegal drugs in schools only apply if the violation occurs at the time of the violation persons under the age of 18 are present, the offense is committed during school hours, or the offense is committed at times when persons under the age of 18 are reasonably expected to be present in the school, in the conveyance, or on the real property, such as when after-school activities are occurring. Amends the Unified Code of Corrections. Provides that on or after the effective date of the amendatory Act, when a person is convicted of unlawful use or possession of a weapon by a felon, when the weapon is a firearm, or aggravated unlawful use of a weapon, when the weapon is a firearm, after being previously convicted of a qualifying predicate offense the person shall be subject to certain sentencing guidelines. Defines "qualifying predicate offense". Provides that when a person is convicted of unlawful use or possession of a weapon by a felon, when the weapon is a firearm, and that person has been previously convicted of a qualifying predicate offense, the person shall be sentenced to a term of imprisonment within the sentencing range of not less than 7 years and not more than 14 years, unless the court finds that a departure from the sentencing guidelines is warranted. Provides that when a person is convicted of aggravated unlawful use of a weapon, when the weapon is a firearm, and that person has been previously convicted of a qualifying predicate offense, the person shall be sentenced to a term of imprisonment within the sentencing range of not less than 6 years and not more than 7 years, unless the court finds that a departure from the sentencing guidelines is warranted. Provides that in deciding whether to depart from the sentencing guideline ranges, the court shall consider certain specified factors. Provides that when departing from the sentencing guidelines, the court shall specify on the record, the particular evidence, information, factor or factors, or other reasons that led to the departure from the sentencing guidelines. Provides that the sentencing order shall be filed with the clerk of the court and shall be a public record. Provides that the Illinois Sentencing Policy Advisory Council shall study and conduct a thorough analysis of the new sentencing provisions. Provides that the Sentencing Policy Advisory Council shall provide annual reports to the Governor and General Assembly, including the total number of persons sentenced under the new provisions, the total number of departures from sentences under the provisions, and an analysis of trends in sentencing and sentencing departures. Provides that on or before December 31, 2022, the Sentencing Policy Advisory Council shall provide a report to the Governor and General Assembly on the effectiveness of sentencing under the new provisions, including recommendations on whether the new sentencing provisions should be adjusted or continued. Amends the Criminal Code of 2012 to make conforming changes and changes the penalties for burglary.

House Committee Amendment No. 1

Adds reference to:

20 ILCS 2605/2605-605 new

Adds reference to:

730 ILCS 5/5-6-3.6 new
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Director of the Department of State Police may establish a statewide multi-jurisdictional Violent Crime Intelligence Task Force led by the Department of State Police dedicated to combating gun violence, gun-trafficking, and other violent crime with the primary mission of preservation of life and reducing the occurrence and the fear of crime. Provides that the objective of the Task Force shall include, but not be limited to, reducing and preventing illegal possession and use of firearms, firearm-related homicides, and other violent crimes. Further amends the Unified Code of Corrections. Provides that the sentencing guidelines for unlawful use of weapons and aggravated unlawful use of a weapon apply only to offenses committed within 5 years after the effective date of the amendatory Act. Provides that for an offense committed on or after the effective date of this amendatory Act of the 100th General Assembly and before January 1, 2023, whenever any person who has not previously been convicted of, or placed on probation or conditional discharge for, any felony offense under the laws of this State, the laws of any other state, or the laws of the United States, or prior successful completion of the First Time Weapon Offender Program, and pleads guilty to an unlawful use of weapons offense or aggravated unlawful use of a weapon offense, which is punishable as a Class 4 felony or lower, the court, with the consent of the defendant and the State's Attorney, may, without entering a judgment, sentence the defendant to complete the First Time Weapon Offender Program. Provides that when a defendant is placed the Program, the court shall defer further proceedings in the case until the conclusion of the period or until the filing of a petition alleging violation of a term or condition of the Program. Provides that upon violation of a term or condition of the Program the court may enter a judgment on its original finding of guilt and proceed as otherwise provided by law. Upon fulfillment of the terms and conditions the Program, the court shall discharge the person and dismiss the proceedings against the person. Establishes conditions of the Program.

Jun 23 17  S  Public Act . . . . . . 100-0003

SB 01723  Sen. Antonio Muñoz-William E. Brady

New Act

Creates the Insurance Industry Innovation Act. Creates the Innovation Division within the Department of Insurance to promote insurance product innovations. Provides that the Innovation Division shall be under the direction of the Deputy Director of the Innovation Division. Sets forth duties of the Deputy Director. Provides that an individual may petition the Department to waive or modify certain requirements in State statutes or Department rules related to an insurance innovation the individual offers or intends to offer. Provides that the petition shall demonstrate that the insurance innovation would serve the public interest, improve access to insurance products or services, and does not present systematic risk to the State and promotes consumer protection. Provides the process by which a petition is submitted to the Department and the process by which the Department may approve or reject the petition. Provides that, if the Department approves a petition, the person may enter into an enforceable compliance agreement with the Department, which includes the terms under which the insurance innovation may be offered. Provides that one year after the effective date, and annually thereafter, the Department shall report to the General Assembly on the aggregate impact of the enforceable compliance agreements. Provides that the Act is repealed on December 31, 2022. Effective January 1, 2018.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01724  Sen. Antonio Muñoz-Kimberly A. Lightford, Terry Link-Pamela J. Althoff, Jil Tracy, Omar Aquino, Michael E. Hastings, Thomas Cullerton, Michael Connelly, Cristina Castro, Napoleon Harris, III, Bill Cunningham, Karen McConnaughay, Andy Manar and Pat McGuire

305 ILCS 5/5-30
Amends the Illinois Public Aid Code. Requires managed care organizations (MCOs) to participate in the Non-Emergency Transportation Services Prior Approval Program (NETSPAP) established under the Code beginning 90 days after the effective date of the amendatory Act. Requires each MCO to submit through NETSPAP for adjudication every unpaid non-emergency transportation claim incurred since January 1, 2012; and requires a NETSPAP contractor to adjudicate such claims without regard to any deadlines for submission or processing that are otherwise applicable. Provides that all non-emergency ambulance service providers seeking reimbursement for prior claims must submit documentation of the transport no later than 150 days after the effective date of the amendatory Act. Provides that upon receipt of approval from the NETSPAP contractor, each MCO shall process and pay all approved claims within 30 days, without requiring any further action by the non-emergency transportation services provider; and that any denial of reimbursement by the NETSPAP contractor may be appealed. Provides that any costs incurred in connection with the review of claims by the NETSPAP contractor shall be the sole responsibility of the MCO. Provides that MCOs shall not unreasonably refuse to contract with ground ambulance services providers and medi-car services providers, shall not unreasonably restrict access to and the availability of ground ambulance services and medi-car services, and shall ensure that recipients of benefits provided under the Department of Healthcare and Family Services’ programs shall not be liable for ground ambulance services and medi-car services expenses consistent with federal law and specified provisions of the Illinois Insurance Code and the Illinois Administrative Code. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01725  Sen. Antonio Muñoz
210 ILCS 50/1  from Ch. 111 1/2, par. 5501
Amends the Emergency Medical Services (EMS) Systems Act. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments

SB 01726  Sen. Antonio Muñoz
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the “Medicaid” Article.

Feb 09 17  S  Referred to Assignments

SB 01727  Sen. Antonio Muñoz
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the “Medicaid” Article.

Feb 09 17  S  Referred to Assignments

SB 01728  Sen. Antonio Muñoz
410 ILCS 625/0.01  from Ch. 56 1/2, par. 330
Amends the Food Handling Regulation Enforcement Act. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments

SB 01729  Sen. Antonio Muñoz
410 ILCS 625/0.01  from Ch. 56 1/2, par. 330
Amends the Food Handling Regulation Enforcement Act. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments

625 ILCS 27/15
Amends the Renter's Financial Responsibility and Protection Act. Provides that a rental car company may void a damage waiver if damage or loss to the rental vehicle results from the renter losing or otherwise failing to secure the rental vehicle's keys or any other act of negligence by the renter that would reasonably result in the damage or loss to the rental vehicle.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Renter's Financial Responsibility and Protection Act. Provides that a rental car company may void a damage waiver for failure of a renter to return the rental vehicle's keys to the rental company.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Renter's Financial Responsibility and Protection Act. Provides that a rental car company may void a damage waiver if damage or loss occurs to the rental vehicle when the rental vehicle is stolen and the renter fails to: (i) return the rental vehicle's ignition key and key tag identifying the rental vehicle to the rental company; (ii) file a police report within the 24-hour period after discovery of the rental vehicle theft; and (iii) fully cooperate with the rental company, law enforcement agency, or any other authority in all matters connected to the investigation of the stolen rental vehicle.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Renter's Financial Responsibility and Protection Act. Removes a provision providing that a rental company shall not charge more than $13.50 for full or partial 24 hour rental day for a collision damage waiver. Removes a provision providing that a rental company may offer a collision damage waiver on any rental vehicle having a value in excess of a Manufacturer's Suggested Retail Price of $50,000.

Aug 24 17  S  Public Act . . . . . . . . . 100-0312

SB 01731  Sen. Antonio Muñoz

625 ILCS 27/15

Feb 09 17  S  Referred to Assignments

SB 01732  Sen. Antonio Muñoz, Napoleon Harris, III, Cristina Castro and Steven M. Landek-Linda Holmes

625 ILCS 5/6-305.2
Amends the Illinois Vehicle Code. Provides that a person renting a motor vehicle to another may immediately collect an insurance deductible from a renter for any visible damage to a rented vehicle that exceeds $500 without the renter's personal insurance company first assessing the damage to the vehicle or processing the insurance claim.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01733  Sen. Antonio Muñoz and Napoleon Harris, III

625 ILCS 5/6-305.2
Amends the Illinois Vehicle Code. Increases the maximum liability of a renter of a vehicle for damages resulting from loss due to theft of the vehicle from $2,000 to the actual and reasonable costs incurred up to the fair market value of the vehicle immediately before the loss occurred, as calculated by a commonly and commercially accepted method to establish a fair market value. Provides that a renter who loses or otherwise fails to secure the keys of a rented motor vehicle shall be liable for any damage to the vehicle as a result of the failure or, if the vehicle is not returned to the person, its fair market value immediately before the loss occurred.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01734  Sen. Antonio Muñoz

205 ILCS 670/1  from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.

Feb 09 17  S  Referred to Assignments
SB 01735  Sen. Antonio Muñoz-Pamela J. Althoff

New Act

Creates the Short-Term Rental Act. Provides that units of local government may not enact or enforce an ordinance, regulation, or plan that has the express or practical effect of prohibiting short-term rentals. Restricts the use of or regulation of short-term rentals based on their classification, use, or occupancy. Allows the regulation of short-term rentals to protect public health, safety, sanitation, traffic control, solid or hazardous waste control, pollution control, and other specified circumstances. Provides that a unit of local government may not tax a short-term rental marketplace or require them to collect taxes from occupants, but the short-term rental marketplace may voluntarily apply, calculate, collect and remit any tax imposed by the unit of local government on the owner or occupant of a short-term rental. Limits home rule powers. Effective immediately.

May 19 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01736  Sen. Antonio Muñoz

70 ILCS 915/2  from Ch. 111 1/2, par. 5002
70 ILCS 915/8  from Ch. 111 1/2, par. 5018

Amends the Illinois Medical District Act. Includes within the purposes and powers of the Illinois Medical District Commission the provision of vocational employment and job training enterprises. Requires the Commission to hold at least 4 regular meetings each year, including one annually for the election of Commission officers. Provides that the Commission's comprehensive master plan shall be updated at least every 5 years. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01737

Sen. Antonio Muñoz


215 ILCS 5/173.1 from Ch. 73, par. 785.1

Amends the Illinois Insurance Code in provisions concerning credit allowed a domestic ceding insurer. Provides that the assuming insurer shall provide or make certain information to be reported to the Director of Insurance available to the ceding insurer and that the assuming insurer may decline to release trade secrets or commercially sensitive information that would qualify as exempt from disclosure under the Freedom of Information Act. With regard to an assuming insurer's trust fund, provides that not later than February 28 of each year, the assuming insurer's chief executive officer or chief financial officer shall certify to the Director that the trust fund contains funds in an amount not less than the assuming insurer's liabilities attributable to reinsurance ceded by U.S. ceding insurers, and in addition, a trusteed surplus of not less than $20,000,000. Permits a reduction in the required trusteed surplus in specified circumstances. Provides that in the event that the provision concerning the reduction in the required trusteed surplus applies to the trust, the assuming insurer's chief executive officer or chief financial officer shall then certify to the Director that the trust fund contains funds in an amount not less than the assuming insurer's liabilities attributable to reinsurance ceded by U.S. ceding insurers, and in addition, a reduced trusteed surplus of not less than the amount that has been authorized by the regulatory authority having principal regulatory oversight of the trust. Makes changes to provisions concerning financial strength ratings. Sets forth provisions concerning downgrades by rating agencies, the Director's authority, upgrading the rating of a certified reinsurer, and the revocation of the certification of a certified reinsurer. Makes other changes.

House Floor Amendment No. 1

Adds reference to:

New Act

Adds reference to:

215 ILCS 5/Art. IIB heading new

Adds reference to:

215 ILCS 5/35B-1 new

Adds reference to:

215 ILCS 5/35B-5 new

Adds reference to:

215 ILCS 5/35B-10 new

Adds reference to:

215 ILCS 5/35B-15 new

Adds reference to:

215 ILCS 5/35B-20 new

Adds reference to:

215 ILCS 5/35B-25 new

Adds reference to:

215 ILCS 5/35B-30 new

Adds reference to:

215 ILCS 5/35B-35 new

Adds reference to:

215 ILCS 5/35B-40 new

Adds reference to:

215 ILCS 5/35B-45 new

Adds reference to:

215 ILCS 5/35B-50 new

Adds reference to:

215 ILCS 5/121-2.08 from Ch. 73, par. 733-2.08

Adds reference to:

215 ILCS 5/123C-1 from Ch. 73, par. 735C-1

Adds reference to:

215 ILCS 5/123C-2 from Ch. 73, par. 735C-2

Adds reference to:
SB 01737 (CONTINUED)

215 ILCS 5/123C-3 from Ch. 73, par. 735C-3
Adds reference to:
215 ILCS 5/123C-9 from Ch. 73, par. 735C-9
Adds reference to:
215 ILCS 5/123C-11 from Ch. 73, par. 735C-11
Adds reference to:
215 ILCS 5/123C-12 from Ch. 73, par. 735C-12
Adds reference to:
215 ILCS 5/123C-13 from Ch. 73, par. 735C-13
Adds reference to:
215 ILCS 5/123C-16 from Ch. 73, par. 735C-16
Adds reference to:
215 ILCS 5/123C-17 from Ch. 73, par. 735C-17
Adds reference to:
215 ILCS 5/123C-19 from Ch. 73, par. 735C-19
Adds reference to:
215 ILCS 5/123C-23 new
Adds reference to:
215 ILCS 5/123C-24 new
Adds reference to:
215 ILCS 5/123C-25 new
Adds reference to:
215 ILCS 5/123C-26 new
Adds reference to:
215 ILCS 5/123C-27 new
Adds reference to:
215 ILCS 5/123C-28 new
Adds reference to:
215 ILCS 5/156 from Ch. 73, par. 768
Adds reference to:
215 ILCS 5/456 from Ch. 73, par. 1065.3
Adds reference to:
215 ILCS 5/457 from Ch. 73, par. 1065.4
Adds reference to:
215 ILCS 5/458 from Ch. 73, par. 1065.5
Adds reference to:
215 ILCS 5/462a new
Adds reference to:
215 ILCS 5/123C-4 rep.
Adds reference to:
215 ILCS 5/460 rep.
SB 01737 (CONTINUED)

Replaces everything after the enacting clause. Creates the Short-Term, Limited-Duration Health Insurance Coverage Act. Provides disclosure requirements for policies, applications, and sales and marketing materials for short-term, limited-duration health insurance policies. Requires coverage subject to the Act to be approved by the Department of Insurance before it is issued or delivered. Requires a health insurance issuer who intends to deliver or issue a short-term, limited-duration health insurance policy to file certain documents with the Department. Authorizes the Department to adopt rules to carry out the provisions of the Act. Amends the Illinois Insurance Code. Creates the Domestic Stock Company Division Law in the Code. Provides that a domestic stock company may divide into 2 or more resulting companies pursuant to a plan of division. Contains provisions concerning the contents of the plan of division, approval of the plan of division by the Director of Insurance, effects of a division, certificates of division, liabilities, and shareholder rights. Makes conforming changes in provisions concerning mergers and consolidations. In provisions concerning credit allowed a domestic ceding insurer, provides that the assuming insurer shall provide or make certain information to be reported to the Director of Insurance available to the ceding insurer and that the assuming insurer may decline to release trade secrets or commercially sensitive information that would qualify as exempt from disclosure under the Freedom of Information Act. With regard to an assuming insurer's trust fund, provides that not later than February 28 of each year, the assuming insurer's chief executive officer or chief financial officer shall certify to the Director that the trust fund contains funds in an amount not less than the assuming insurer's liabilities attributable to reinsurance ceded by U.S. ceding insurers, and in addition, a trusteed surplus of not less than $20,000,000. Permits a reduction in the required trusteed surplus in specified circumstances. Provides that if the provision concerning the reduction in the required trusteed surplus applies to the trust, the assuming insurer's chief executive officer or chief financial officer shall then certify to the Director that the trust fund contains funds in an amount not less than the assuming insurer's liabilities attributable to reinsurance ceded by U.S. ceding insurers, and in addition, a reduced trusteed surplus of not less than the amount that has been authorized by the regulatory authority having principal regulatory oversight of the trust. Makes changes to provisions concerning financial strength ratings. Sets forth provisions concerning downgrades by rating agencies, the Director's authority, upgrading the rating of a certified reinsurer, and the revocation of the certification of a certified reinsurer. Amends the Domestic Captive Insurance Companies Article of the Code. Prohibits captive insurance companies from issuing certain types of insurance. Provides that the Department may not issue a certificate of authority to a captive insurance company unless the company possesses and maintains unencumbered capital and surplus in an amount determined by the Director after considering specified factors. Provides that the amount of capital and surplus may not be less than specified for classes of captive insurance companies. Makes changes to the reports a captive insurance company must submit to the Director. Allows, upon written application to the Director, the annual report to be filed at the end of the fiscal year, rather than on or prior to March 1. Allows a captive insurance company to make loans to its affiliates with the prior approval of the Director. Adds requirements for a captive insurance company to provide reinsurance. Removes certain requirements to issue letters of credit. Allows the Director to approve captive reinsurance pools under certain circumstances. Makes provisions concerning standards for risk management of controlled unaffiliated businesses, captive managers, dividends, and confidentiality. Provides that a contract of insurance with an industrial insured that qualifies as a Safety-Net Hospital is exempt from certain requirements concerning transactions in the State involving contracts of insurance independently procured directly from an unauthorized insurer by an industrial insured. Amends the Employer's Liability Rates Article of the Code. Makes changes regarding whether a competitive market exists and disapproval of rates under specified circumstances. Repeals provisions concerning competitive markets and approval of rates and minimum surplus. Makes other changes. Some provisions are effective immediately and some provisions are effective February 1, 2019.

House Floor Amendment No. 2

In provisions concerning the authority and restrictions on captive insurance companies, removes language allowing a captive insurance company to write any type of insurance but only to the extent of insuring the operational risks of the company's affiliates and risks of a controlled unaffiliated business. Makes changes to the kind of insurance captive insurance companies may not issue. Removes language prohibiting a captive insurance company from issuing insurance as a prerequisite for obtaining a license or permit. Provides that a captive insurance company is also authorized to issue a contractual reimbursement to certain parent companies.

Fiscal Note, House Floor Amendment No. 1 (Dept of Insurance)

HB 1737 (H-AM 1) will require the Department of Insurance to hire new staff to implement the additional regulatory responsibilities. There will also be reduced revenues due to the tax changes. In total, this legislation represents a cost to the State of $16,658,883.

Governor Amendatory Veto Message
SB 01737 (CONTINUED)

Recommends deleting the language creating the Short-Term, Limited-Duration Health Insurance Coverage Act. Regarding changes made to the Illinois Insurance Code concerning insurer rates, recommends: restoring a provision concerning excessive rates in a competitive and noncompetitive market; removing provisions requiring insurers to file (rather than file) their rate plans and other specified documents to the Director of Insurance; removing a provision requiring insurers to provide the Director with certain information if they intend to deviate from the filing requirements of a licensed rating organization; removing a provision requiring the Director to conduct a review hearing, upon written request, 30 days after a disapproval order has been entered against an insurer's rate filing; removing a provision requiring the Director to specify interim rates for an insurer if the insurer has no legally effective rates as a result of the Director's disapproval of rates; removing provisions requiring premium increase notices for a policy of workers' compensation insurance if the policy will result in a premium in excess of 5% above the rate recommendation filed with the Department of Insurance; restoring provisions concerning criteria the Director uses when determining whether a competitive market exists; and making the bill effective immediately (rather than some provisions effective immediately and some provisions effective February 1, 2019).


Nov 29 18 S Public Act . . . . . . . . . 100-1118

SB 01738

Sen. Kimberly A. Lightford

820 ILCS 105/4 from Ch. 48, par. 1004

Amends the Minimum Wage Law. Increases the minimum wage from $8.25 to $9.50 beginning July 1, 2017 and increases it by $1.25 each July 1 of 2018 and 2019 and increases it by $1.50 each July 1 of 2020 and 2021, at which point the minimum wage will be $15.00. Provides that beginning July 1, 2022, the minimum wage shall be increased by 2.5% or the increase in the Consumer Price Index for all Urban Consumers, whichever is lower. Deletes the allowance for gratuities. Effective immediately.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01739

Sen. Kimberly A. Lightford-Andy Manar-Patricia Van Pelt, Laura M. Murphy, Donne E. Trotter and Mattie Hunter

(Rep. La Shawn K. Ford-Linda Chapa LaVia-Mary E. Flowers-Emanuel Chris Welch-Kathleen Willis and Camille Y. Lilly)

110 ILCS 947/50

Amends the Higher Education Student Assistance Act. Provides that a student who is already licensed to teach and is enrolled in a course of study leading to an additional teaching endorsement or a master's degree in an academic field in which he or she is teaching or plans to teach may participate in the Minority Teachers of Illinois scholarship program (rather than limiting the program to undergraduate students). Makes a conforming change. Effective June 1, 2018.

Aug 18 17 S Public Act . . . . . . . . . 100-0235
Amends the School Code and the Illinois Educational Labor Relations Act. Provides that, on and after September 1, 2018, all teacher evaluation ratings on record as "excellent", "proficient", or "needs improvement" are considered "effective", and all teacher evaluation ratings on record as "unsatisfactory" are considered "ineffective" for the purposes of the Employment of Teachers Article. Makes other changes concerning the waiver or modification of mandates; school report cards; license suspension or revocation; contractual continued service; removal or dismissal of teachers; an optional alternative evaluative dismissal process; evaluation plans; a local appeal process for ineffective ratings; rules; the appointment and promotion of teachers in Chicago; alternative procedures for teacher evaluation, remediation, and removal in Chicago; and the Open Meetings Act.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01741  Sen. William E. Brady

225 ILCS 65/55-30

Amends the Nurse Practice Act. Makes a technical change in a Section concerning a licensed practical nurse's scope of practice.

Feb 09 17  S  Referred to Assignments

SB 01742  Sen. William E. Brady

30 ILCS 500/1-15.76 new
30 ILCS 500/55-25 new

Amends the Illinois Procurement Code. Allows the Department of Innovation and Technology to initiate a proof of concept request to inform the Department for future procurements. Allows the Department to adopt rules to implement the provisions. Defines "proof of concept request".

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01743  Sen. William E. Brady

30 ILCS 500/20-60

Amends the Illinois Procurement Code. Provides that the Department of Innovation and Technology may enter into leases for dark fiber networks for any period of time deemed to be in the best interests of the State but not exceeding 20 years inclusive. Defines "dark fiber network". Makes conforming changes.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01744  Sen. William E. Brady and Laura M. Murphy

20 ILCS 605/605-1020 new
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 640/2-4

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, and the Electricity Excise Tax Law. Provides that the Department of Commerce and Economic Opportunity shall issue certificates of exemption to qualified Illinois data centers. Provides that qualified tangible personal property used in the construction or operation of a certified data center is exempt from the taxes imposed under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act. Provides that certified data centers are exempt from the tax imposed under the Electricity Excise Tax Law. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01745  Sen. William R. Haine

20 ILCS 301/1-10
20 ILCS 301/25-15
20 ILCS 301/55-10

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Redefines "detoxification" as the process of allowing an individual to safely withdraw or sober from a drug or alcohol in a controlled environment, including a treatment or law enforcement facility (rather than the process of allowing an individual to safely withdraw from a drug in a controlled environment). Provides that a person who appears to be an intoxicated person and who may be a danger to himself, herself, or others shall be taken into protective custody by police for detoxification at the police station. Provides that the police, in detaining the intoxicated person, shall take him or her into protective custody only, which does not constitute an arrest; and that no entry or other record shall be made to indicate that the person has been arrested or charged with a crime. Provides that a police officer may request that a person provide a sample of his or her breath for a preliminary breath screening test using an approved portable device. Provides that the results of the preliminary breath screening test may be used by the police officer only for assisting with the determination of whether the person is an intoxicated person and shall not be used as evidence in a court proceeding. Defines "protective custody". Exempts a police officer from civil or criminal liability for acting in good faith and without negligence in connection with certain actions, including the detention or discharge or the taking into protective custody of an individual under the Act.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01746  Sen. Chapin Rose

(Rep. Chad Hays)

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

Amends the Children and Family Services Act. Changes the definition of "fictive kin" to mean an individual, unrelated by birth or marriage, who: (i) is shown to have significant and close (rather than close) personal or emotional ties with the child or the child's family prior to the child's placement with the individual; or (ii) is the current foster parent of a child in the custody or guardianship of the Department of Children and Family Services, if the child has been placed in the home (rather than placed in the home for at least one year) and has established a significant and family-like relationship with the foster parent. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but with the following change: restores a provision that defines "fictive kin" to include the current foster parent of a child in the custody or guardianship of the Department of Children and Family Services, if the child has been placed in the home for at least one year and has established a significant and family-like relationship with the foster parent. Effective immediately.

Aug 11 17  S  Public Act . . . . . . . . . . . 100-0101

210 ILCS 135/4  from Ch. 91 1/2, par. 1704

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that a public or private agency, association, partnership, corporation, or organization that has had a license revoked under a specified provision of the Act may not apply for or possess a license under a different name.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Provides that an owner, board member, executive director, or principal managing employee of an entity that has had a license revoked under the Community-Integrated Living Arrangements Licensure and Certification Act shall not participate in the ownership, governance, or principal management of another agency licensed under the Act for a period of 5 years following the revocation of the entity's license. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01748  Sen. Dale A. Righter-Julie A. Morrison, Neil Anderson-Michael Connelly and Dave Syverson-Pat McGuire

(Rep. Patricia R. Bellock-Michelle Mussman and Robyn Gabel)

210 ILCS 135/9.2 new

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that a community mental health or developmental services agency shall collect and securely store identifying and contact information for each individual resident. Provides that this information may include, but not be limited to, a current photograph, personal contact information, guardian or emergency contact information, and a log of all off-site overnight visits. Provides that this information shall be updated periodically.

Senate Floor Amendment No. 1

Adds reference to:

20 ILCS 1305/1-17

Adds reference to:

210 ILCS 135/4  from Ch. 91 1/2, par. 1704

Adds reference to:

210 ILCS 135/6

Adds reference to:

210 ILCS 135/13

Replaces everything after the enacting clause. Amends the Department of Human Services Act. Provides that within 10 business days after the transmittal of a completed investigative report finding a certain allegation concerning a State-operated facility or community agency is unsubstantiated, the Inspector General of the Department of Human Services shall provide the report to the Secretary of Human Services and the director of the facility or agency. Provides that the director of a facility or agency shall be responsible for maintaining the confidentiality of investigative reports issued by the Office of Inspector General of the Department of Human Services. Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Makes changes to provisions concerning revocation of an agency's license. Provides that the Office of Inspector General of the Department of Human Services shall continue to have jurisdiction over an agency and the individuals it served at the time the agency's license was revoked for up to one year after the date that the license was revoked. Provides that upon application for a license as a community mental health or developmental services agency to the Department of Human Services, the Department may issue a temporary permit to an applicant for up to a 2-year period (currently, a 6-month period) to allow the holder of such permit reasonable time to become eligible for a license under the Act. Provides that an agency shall collect and securely store specified identifying and contact information for each resident. Removes provisions requiring the State Fire Marshal to provide fire inspections to comply with licensing requirements. Provides that code enforcement inspection of a facility by the local authority may (rather than shall only) occur if the local authority having jurisdiction enforces code requirements that are equal to (rather than more stringent than) those enforced by the State Fire Marshal. Makes other changes. Effective immediately.

Aug 24 17  S  Public Act . . . . . . . . . 100-0313
SB 01749  Sen. Dale A. Righter-Julie A. Morrison and Neil Anderson-Michael Connelly

210 ILCS 135/4 from Ch. 91 1/2, par. 1704

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that upon application for a license as a community mental health or developmental services agency to the Department of Human Services, the Department may issue a temporary permit to an applicant for up to a 2-year period (currently, a 6-month period) to allow the holder of such permit reasonable time to become eligible for a license under the Act.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01750  Sen. Dale A. Righter-Julie A. Morrison and Neil Anderson-Michael Connelly

210 ILCS 135/6 from Ch. 91 1/2, par. 1706

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that the Office of Inspector General of the Department of Human Services shall continue to have jurisdiction over a community mental health or developmental services agency and the individuals it served at the time the agency's license was revoked for as long as is necessary to ensure the health, safety, and welfare of the individuals the agency served and the accountability of the agency.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01751  Sen. Dale A. Righter-Julie A. Morrison-Michael Connelly

210 ILCS 135/6 from Ch. 91 1/2, par. 1706

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that after a community mental health or developmental services agency's license has been revoked, it shall continue providing for the health, safety, and welfare of the individuals it was serving by ensuring residents have been fully informed of their rights and options within time frames to be specified in rule and by a specified private, not-for-profit corporation directed by the Governor to administer the State plan to protect and advocate for the rights of persons with developmental disabilities.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Provides that if an agency's license is revoked, the Department of Human Services or the Department's agents shall have unimpeded, immediate, and full access to the recipients served by that agency and the recipients' medications, records, and personal possessions in order to ensure a timely, safe, and smooth transition of those individuals from the program or placement. Provides that in the event of a specified license revocation, a specified private, not-for-profit corporation designated (rather than directed) by the Governor to administer the State plan to protect and advocate for the rights of persons with developmental disabilities, contingent on State funding from the Department, shall have unimpeded, immediate, and full access to recipients and recipients' guardians to inform them of the recipients' and recipients' guardians' rights and options during the revocation and transition process. Makes other changes. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01752  Sen. Dale A. Righter

5 ILCS 315/3 from Ch. 48, par. 1603

Amends the Illinois Public Labor Relations Act. Modifies the term "public employee" or "employee" to explicitly exclude all existing and future position numbers of any employee of the Department of Human Services who is classified as or who holds the position of Public Service Administrator (Option 8N) or Internal Security Investigator II, for the purposes of the Act and contracts negotiated or entered into under the Act.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01753  Sen. Iris Y. Martinez

225 ILCS 447/40-5

Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that reasonable attorney's fees and costs may be awarded to a licensee, interested party, or person injured if he or she successfully obtains injunctive relief, whether by consent or otherwise. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

New Act

5 ILCS 80/4.38 new
225 ILCS 60/4 from Ch. 111, par. 4400-4
225 ILCS 65/50-15 was 225 ILCS 65/5-15
305 ILCS 5/5-5 from Ch. 23, par. 5-5


Senate Committee Amendment No. 1

In provisions concerning qualifications for licensed certified professional midwives in the Home Birth Safety Act, provides that after January 1, 2020 (rather than January 1, 2022), all new applicants for licensure as a licensed certified professional midwife through the Accredited Educational Pathway must have graduated from an educational program or pathway accredited by the Midwifery Education and Accreditation Council. Provides that applicants who are Certified Professional Midwives before January 1, 2020 (rather than January 1, 2022) and who have completed non-accredited education pathways will be required to obtain the North American Registry of Midwives Midwifery Bridge Certificate in order to become licensed as a licensed certified professional midwife through the Non-accredited Educational Pathway.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01755  Sen. Jil Tracy

625 ILCS 5/5-101 from Ch. 95 1/2, par. 5-101
625 ILCS 5/5-102 from Ch. 95 1/2, par. 5-102

Amends the Illinois Vehicle Code. Provides that a person licensed as a new vehicle dealer or a used vehicle dealer shall make a record of when a permitted user is test driving a vehicle. Provides that a permitted user shall be liable for any citation issued for a violation of a traffic regulation, any fines relating to the citation, toll charges, or accidents that occur while test driving the vehicle. Provides that when a permitted user is test driving a new vehicle dealer's automobile or a used vehicle dealer's automobile, the permitted user's insurance shall be primary (rather than secondary) and the new vehicle dealer's or the used vehicle dealer's insurance shall be secondary (rather than primary). Provides that a person licensed as a new vehicle dealer or a used vehicle dealer shall report to a local law enforcement agency any registration plates stolen off the premises where the motor vehicle is being offered for sale or lease. Provides that the dealer shall not be liable for any citation issued for a violation of a traffic regulation, any fines relating to the citation, toll charges, or accidents involving a motor vehicle bearing stolen registration plates.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01756  Sen. Paul Schimpf

(Rep. Lindsay Parkhurst)

5 ILCS 465/10

Amends the Flag Display Act. Provides that in lieu of notice being provided by the Department of Veterans' Affairs, any other State or federal entity, agency, or person holding such information may notify the Governor of the death by hostile fire of an Illinois resident member of the United States armed forces. Provides that if such notice is provided to the Governor by an entity, agency, or person other than the Department of Veteran's Affairs, then the obligation to notify the Governor of an Illinois resident soldier's death shall be considered fulfilled.

Apr 27 17  H  Referred to Rules Committee
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SB 01757</td>
<td>Sen. Paul Schimpf</td>
<td>Amends the Department of Veterans Affairs Act. Changes the short title of the Act to the Department of Veterans' Affairs Act. Amends various Acts by correcting references to the Department of Veterans' Affairs Act and the Department of Veterans' Affairs and by eliminating references to the Illinois Veterans' Commission, which was the predecessor agency of the Department of Veterans' Affairs. Effective January 1, 2018.</td>
</tr>
<tr>
<td>SB 01758</td>
<td>Sen. Toi W. Hutchinson-Melinda Bush-Jacqueline Y. Collins</td>
<td>Amends the State Treasurer Act. Modifies the term &quot;qualified expenses&quot; for the purpose of participant requirements in the use of the College Savings Pool established under the Act. Effective immediately.</td>
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### SB 01757
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**Origin:**
- **Bill Number:** SB 01757
- **Sponsor:** Sen. Paul Schimpf (Rep. Michael P. McAuliffe)

**Text:**
- **20 ILCS 805/805-305** was 20 ILCS 805/63a23
- **20 ILCS 1605/21.6**
- **20 ILCS 2805/0.01** from Ch. 126 1/2, par. 65.9
- **20 ILCS 2805/20**
- **20 ILCS 5000/10**
- **30 ILCS 500/45-67**
- **210 ILCS 45/2-215**
- **330 ILCS 30/3** from Ch. 126 1/2, par. 57.53
- **330 ILCS 30/5** from Ch. 126 1/2, par. 57.55
- **330 ILCS 35/2** from Ch. 126 1/2, par. 57.62
- **330 ILCS 110/3** from Ch. 21, par. 59c
- **625 ILCS 5/3-626**

**Amendments:**
- **House Committee Amendment No. 2**
  - Deletes reference to:
  - **15 ILCS 505/16.5**
  - Adds reference to:
  - **15 ILCS 15/3.1** from Ch. 127, par. 1803.1
  - **50 ILCS 705/3** from Ch. 85, par. 503
  - **50 ILCS 705/5** from Ch. 85, par. 505

**Effective Date:**
- Effective immediately.

**Action:**
- **Apr 27 17** Referred to Rules Committee

### SB 01758
Amends the State Treasurer Act. Modifies the term "qualified expenses" for the purpose of participant requirements in the use of the College Savings Pool established under the Act. Effective immediately.

**Origin:**
- **Bill Number:** SB 01758

**Text:**
- **15 ILCS 505/16.5**

**Amendments:**
- Adds reference to:
  - **15 ILCS 15/3.1** from Ch. 127, par. 1803.1
  - **50 ILCS 705/3** from Ch. 85, par. 503
  - **50 ILCS 705/5** from Ch. 85, par. 505

**Effective Date:**
- Effective immediately.

**Action:**
- **Aug 20 18** Public Act . . . . . . . . . . 100-0995
SB 01759
Sen. Bill Cunningham and Mattie Hunter
730 ILCS 150/2 from Ch. 38, par. 222
730 ILCS 150/3
730 ILCS 150/6
Amends the Sex Offender Registration Act. Provides that a Department of Corrections issued identification card, in addition to other government-issued identification, shall be sufficient to provide accurate information of the person's residence for purposes of registration or renewal under the Act. Provides that if an offender is released from custody and placed in a hospital, nursing home, or other in-patient facility required as a condition of mandatory release or probation, the person shall register that address as his or her fixed residence. Provides that if a person that has been adjudicated to be a sexually dangerous or is a sexually violent person and is later released, or found to be no longer sexually dangerous or no longer a sexually violent person and discharged, or convicted of a violation of the Act after July 1, 2005, shall register (rather than report) in person to the law enforcement agency with whom he or she last registered no later than 90 days after the date of his or her last registration and every 90 days thereafter and at such other times at the request of the law enforcement agency not to exceed 4 times a year. Provides that any other person who is required to register under the Article shall register (rather than report) in person to the appropriate law enforcement agency with whom he or she last registered within one year from the date of last registration and every year thereafter and at such other times at the request of the law enforcement agency not to exceed 4 times a year.
Senate Committee Amendment No. 1
Provides that if a sex offender is released from custody and placed in a hospital, nursing home, or other in-patient facility where the sex offender is required to reside as a condition of mandatory supervised release, probation, or conditional discharge, the person shall register that address as his or her fixed residence provided the location of the facility otherwise complies with the Act (in the introduced bill, if an offender is released from custody as placed in a hospital, nursing home, or other in-patient facility as a condition of mandatory release or probation, the person shall register that address as his or her fixed residence). Provides that a Department of Corrections issued identification card, in addition to other government-issued identification, shall be sufficient to provide accurate photo identification of the registrant for purposes of registration or renewal under the Act (in the introduced bill, a Department of Corrections issued identification card shall be sufficient to provide accurate information of the person's residence for purposes of registration or renewal under the Act). Makes other technical changes.
House Floor Amendment No. 1
Deletes reference to:
730 ILCS 150/2
Deletes reference to:
730 ILCS 150/3
Deletes reference to:
730 ILCS 150/6
Adds reference to:
720 ILCS 5/12-6.6 new
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Creates the offense of street gang member loitering. Provides that a person commits the offense when he or she is a street gang member or is in the company of or acting in concert with a street gang member and knowingly loiters in a public place under any of the following circumstances: (1) with the intent to publicize a criminal street gang's dominance over certain territory in order to intimidate non-members of the street gang from entering, remaining in, or using the public place or adjacent area; or (2) with the intent to conceal ongoing commerce in illegal drugs or other unlawful activity. Provides that nothing in this provision shall be construed in any way to limit the power or right of a law enforcement officer to make any investigation, detention, or arrest as the law enforcement officer would be permitted to make in absence of this provision. Provides that a street gang member or a person in the company of or acting in concert with a street gang member who violates this provision is guilty of a Class A misdemeanor.
SB 01760  Sen. Pat McGuire-Daniel Biss

New Act

Creates the Wrongful Discharge from Employment Act. Provides that a discharge from employment is wrongful if it (1) was a constructive discharge, (2) was in retaliation for the employee's refusal to violate public policy or for reporting a violation of public policy, (3) was not for good cause and the employee had completed the employer's probationary period for employment, or (4) the employer violated the express provisions of its written personnel policy. Provides remedies for wrongful discharge. Authorizes civil actions and provides for arbitration. Prohibits blacklisting. Defines terms. Provides that an employer that violates the Act is guilty of a Class A misdemeanor.

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01761  Sen. Daniel Biss, Cristina Castro-Don Harmon, Kimberly A. Lightford and Toi W. Hutchinson

(Rep. Litesa E. Wallace-Will Guzzardi-Anna Moeller, Ann M. Williams, Cynthia Soto, Theresa Mah, Laura Fine, Sam Yingling and Emanuel Chris Welch-Kelly M. Cassidy-Juliana Stratton)

720 ILCS 5/9-1 from Ch. 38, par. 9-1
720 ILCS 5/9-2 from Ch. 38, par. 9-2

Amends the Criminal Code of 2012. Provides that a non-violent sexual advance, nor the discovery, knowledge, or perception of a person's sex or sexual orientation, including under circumstances in which the defendant and victim dated or had a romantic or sexual relationship, cannot be mitigating factors relevant to the imposition of the death penalty for first degree murder (no effect unless the death penalty is reinstated for the offense). Also provides that the same conduct does not constitute serious provocation for second degree murder.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that an action that does not otherwise mitigate first degree murder cannot qualify as a mitigating factor for first degree murder because of the discovery, knowledge, or disclosure of the victim's sexual orientation. Provides that the same conduct does not constitute serious provocation for second degree murder.

Aug 25 17  S Public Act ............ 100-0460

SB 01762  Sen. Daniel Biss

820 ILCS 90/5
820 ILCS 90/10

Amends the Illinois Freedom to Work Act. Expands the scope of the Act to apply to all employees (currently applies only to low-wage employees). Prohibits all covenants not to compete.

Apr 07 17  S Rule 3-9(a) / Re-referred to Assignments

40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-107.9 new
40 ILCS 5/2-107.10 new
40 ILCS 5/2-108 from Ch. 108 1/2, par. 2-108
40 ILCS 5/2-110.3 new
40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/2-165.1 new
40 ILCS 5/2-166.1 new
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/2-165 rep.
40 ILCS 5/2-166 rep.
40 ILCS 15/1.9 new

Amends the General Assembly Article of the Illinois Pension Code. Requires active Tier 1 employees to elect either to (i) have automatic annual increases in retirement annuity and survivor's annuity delayed and reduced or (ii) maintain the current benefit package with additional limitations on pensionable salary. Provides that a Tier 1 employee who elects item (i) is entitled to have future increases in income treated as pensionable income, have contributions reduced to a specified rate, and receive a consideration payment of 10% of contributions made prior to the election. Provides that a Tier 1 employee who elects item (ii) is not eligible to have future increases in income treated as pensionable income. Makes funding changes and requires recertification of State contributions for fiscal years 2018 and 2019. Establishes a voluntary defined contribution plan for certain eligible Tier 1 participants and repeals provisions concerning the defined contribution plan added by Public Act 98-599, which has been held unconstitutional. Makes conforming changes in the Retirement Systems Reciprocal Act (Article 20 of the Code). Restricts participation in the System to persons who became participants before the effective date. Amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for the amounts of the consideration payments. Effective immediately.

Feb 09 17 S Referred to Assignments


35 ILCS 5/224 new


Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01765  Sen. Chuck Weaver-David Koehler

35 ILCS 200/9-275

Amends the Property Tax Code. Provides that the provisions of a section relating to erroneous homestead exemptions applies to all counties (currently, only counties with 3,000,000 or more inhabitants).

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01766  Sen. Chuck Weaver

New Act

35 ILCS 5/224 new

Creates the Business and Employment Development Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity may certify a business as eligible for an income tax credit under the Act and may award credits to certified businesses. Sets forth the amount of the credit, which is calculated as a percentage of the wages paid to new or retained full-time and part-time employees. Provides that the duration of the credit is 5 taxable years, except that the credit may be carried forward for 5 years. Contains provisions concerning recapture of the credit. Amends the Illinois Income Tax Act to make conforming changes. Provides that the Business and Employment Development Tax Credit is exempt from the Act's automatic sunset provision. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01767  Sen. Chuck Weaver-Wm. Sam McCann

35 ILCS 5/219
35 ILCS 30/15

Amends the Illinois Income Tax Act and the Historic Preservation Tax Credit Pilot Program Act. Provides that the historic preservation tax credit applies again for tax years beginning on or after January 1, 2017 and beginning prior to January 1, 2023 (currently, the credit applied for tax years beginning on or after January 1, 2010 and ending on or before December 31, 2015). Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01768  Sen. Dan McConchie

35 ILCS 200/1-150

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".

Feb 09 17  S  Referred to Assignments

SB 01769  Sen. Dan McConchie

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Feb 09 17  S  Referred to Assignments

SB 01770  Sen. Michael Connolly

60 ILCS 1/30-41

Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.

Feb 09 17  S  Referred to Assignments

SB 01771  Sen. Jason A. Barickman

60 ILCS 1/1-5

Amends the Township Code. Makes a technical change in a Section concerning the use of terms.

Feb 09 17  S  Referred to Assignments
Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that the aggregate appropriations available for the State portion of salaries State's Attorneys, those Assistant State's Attorneys that receive funding for a portion of their salary from the State, county supervisors of assessments, and public defenders from all State funds for each State fiscal year shall be no less than the total aggregate appropriations made available for the State portion of salaries State's Attorneys, those Assistant State's Attorneys that receive funding for a portion of their salary from the State, county supervisors of assessments, and public defenders for the immediately preceding fiscal year. Provides that if for any reason the aggregate appropriations made available are insufficient to meet the levels required by subsections (a) of this Section, this Section shall constitute a continuing appropriation of all amounts necessary for these purposes. Allows the General Assembly to appropriate lesser amounts by law. Amends the Property Tax Code. Provides that the portion of the salary for the county supervisor of assessments that is paid by the State is no longer subject to appropriation. Amends the Counties Code. Provides that the portion of the salary for State's Attorneys, certain Assistant State's Attorneys, and public defenders that is paid by the State is no longer subject to appropriation. Amends the State Revenue Sharing Act to make conforming changes.
SB 01773

Sen. Heather A. Steans-Patricia Van Pelt-Jacqueline Y. Collins-Mattie Hunter and Dave Syverson-Iris Y. Martinez
(Rep. Gregory Harris-Patricia R. Bellock-Juliana Stratton-Sara Feigenholtz-Tom Demmer, Robyn Gabel, Ryan Spain, Luis Arroyo and Mary E. Flowers)

305 ILCS 5/5-5.4g
Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision permitting a nursing facility to appeal a change in its Minimum Data Set rate, provides that the facility shall be permitted to offer any and all additional documentation during the appeal hearing that is necessary to refute the State's findings (rather than the facility may not offer any additional documentation during the appeal hearing, but may identify documentation provided during the on-site review that may support a specific area of documentation deemed deficient by the Department of Healthcare and Family Services).

Senate Committee Amendment No. 1
Deletes reference to:
305 ILCS 5/5-5.4g
Adds reference to:
305 ILCS 5/5-5.2 from Ch. 23, par. 5-5.2
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. In provisions concerning payments to nursing facilities, provides that the Department of Healthcare and Family Services shall provide an update on the status of payments from both the General Revenue Fund and the Long-Term Care Provider Fund for expedited and non-expedited facilities by schedule. Provides that the Department may provide the information monthly electronically, post it on the Department's website, or provide it upon request in compliance with this requirement. Effective immediately.

House Committee Amendment No. 3
Deletes reference to:
305 ILCS 5/5-5.2
Adds reference to:
305 ILCS 5/5-1 from Ch. 23, par. 5-1
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.

House Floor Amendment No. 8
Deletes reference to:
305 ILCS 5/5-1
Adds reference to:
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
Adds reference to:
5 ILCS 100/5-46.3 new
Adds reference to:
20 ILCS 3960/3 from Ch. 111 1/2, par. 1153
Adds reference to:
210 ILCS 50/32.5
Adds reference to:
305 ILCS 5/5-5.02 from Ch. 23, par. 5-5.02
Adds reference to:
305 ILCS 5/5-5e.1
Adds reference to:
305 ILCS 5/5A-2 from Ch. 23, par. 5A-2
Adds reference to:
305 ILCS 5/5A-4 from Ch. 23, par. 5A-4
Adds reference to:
305 ILCS 5/5A-5 from Ch. 23, par. 5A-5
Adds reference to:
305 ILCS 5/5A-8 from Ch. 23, par. 5A-8
Adds reference to:
305 ILCS 5/5A-10 from Ch. 23, par. 5A-10
SB 01773 (CONTINUED)

Adds reference to:
305 ILCS 5/5A-12.5

Adds reference to:
305 ILCS 5/5A-12.6 new

Adds reference to:
305 ILCS 5/5A-13

Adds reference to:
305 ILCS 5/5A-14

Adds reference to:
305 ILCS 5/5A-15

Adds reference to:
305 ILCS 5/5A-16 new

Adds reference to:
305 ILCS 5/12-4.105

Adds reference to:
305 ILCS 5/14-12

Replaces everything after the enacting clause. Amends the Illinois Health Facilities Planning Act. Expands the definition of health care facility to include any project the Department of Healthcare and Family Services certifies was approved by the Hospital Transformation Review Committee as a project subject to the hospital's transformation as provided under the Illinois Public Aid Code. Amends the Emergency Medical Services (EMS) Systems Act. Requires the Department of Public Health to issue an annual freestanding emergency center license to certain facilities. Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to establish a cost-based reimbursement methodology for determining payments to hospitals for approved graduate medical education programs for dates of service on and after July 1, 2018. Contains provisions concerning an amendment to the Illinois Title XIX State Plan defining graduate medical education (GME); GME payments to hospitals including such costs in support of clients enrolled in Medicaid managed care entities; and a requirement that the Department take all actions necessary for reimbursement to be effective for dates of service on and after July 1, 2018. Defines terms and grants the Department emergency rulemaking authority. Extends the time period under which certain hospitals shall be designated a safety-net hospital. Contains provisions concerning: hospital assessments for State fiscal years 2019 through 2024; a requirement that certain hospital assessments be paid in monthly installments; hospital assessments for hospital providers that did not conduct, operate, or maintain a hospital in the year that is the basis of the calculation of the assessment; disbursements from the Hospital Provider Fund for State fiscal years 2019 through 2024; the continuation of hospital access payments on or after July 1, 2018; rate increase-based adjustments; the calculation of graduate medical education payments; Alzheimer's treatment access payments; safety-net hospital, private critical access hospital, and outpatient high volume access payments; Medicaid dependent or high volume hospital access payments; trauma care access payments; long-term acute care access payments; small public hospital access payments; psychiatric care access payments; emergency rules to implement the hospital access payments; increase capitation payments to capitated managed care organizations; and other matters. Extends the repeal date of certain assessments on inpatient and outpatient services to July 1, 2020 (rather than July 1, 2018). Requires the Department to preserve payment methodologies for certain hospital assessments pending federal approval of changes made under the amendatory Act to those hospital assessments. Contains provisions concerning reimbursement for inpatient psychiatric services beginning July 1, 2020; reimbursement increases for inpatient rehabilitation services; add-on payments for outpatient expensive devices and drugs; and other matters. Requires the Department, in conjunction with the Hospital Transformation Review Committee, to develop a hospital transformation program to provide financial assistance to hospitals in transforming their services and care models to better align with the needs of the communities they serve. Provides that the Hospital Transformation Review Committee shall consist of 14 appointed members and that 9 of the 14 committee members must first approve any rule adopted to implement the hospital transformation program before the rule is submitted to the Joint Committee on Administrative Rules. Requires the Department to develop reimbursement methodologies to recognize the importance of out-of-state hospitals located in states that border Illinois and provide access to specialty hospital services, with some exceptions. Makes other changes. Effective immediately, but the Act does not take effect at all unless Senate Bill 1573 of the 100th General Assembly, as amended, becomes law.

House Floor Amendment No. 9

In a provision concerning the composition of the Hospital Transformation Review Committee, provides that the Chair and Vice-Chair (rather than the Chair and Co-Chair) cannot be appointed by the same appointing authority and must be from different political parties.

Mar 12 18    S  Public Act . . . . . . 100-0581
410 ILCS 43/1
Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
   410 ILCS 43/1
Adds reference to:
   410 ILCS 43/5
Adds reference to:
   410 ILCS 43/10
Adds reference to:
   410 ILCS 43/15
Adds reference to:
   410 ILCS 43/20
Adds reference to:
   410 ILCS 43/25
Adds reference to:
   410 ILCS 43/30
Replaces everything after the enacting clause. Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Changes references from "CLEAR-WIN Program" to "CLEAR-Win Program" and makes corresponding changes. Removes language making the Clear-Win Program a pilot program. Changes references from "pilot area communities" to "priority communities" and makes corresponding changes. Provides that the CLEAR-Win Program shall give purchasing priority to replacement windows manufactured within the State. Makes changes to provisions concerning legislative findings. Makes other changes. Effective immediately.
House Committee Amendment No. 1
Deletes reference to:
   410 ILCS 43/15
Adds reference to:
   410 ILCS 43/16 new
Adds reference to:
   410 ILCS 43/15 rep.
Replaces everything after the enacting clause. Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Removes language making the CLEAR-WIN Program a pilot program. Provides that the CLEAR-WIN Program shall assist residential property owners through a Lead Direct Assistance Program (rather than a loan and grant program) and makes corresponding changes. Adds provisions establishing the Lead Direct Assistance Program and removes provisions concerning the loan and grant program. Provides various authorizations to the Department of Public Health to implement and administer the Act. Provides that the Advisory Council shall advise the Department (rather than determine) whether a sufficient number of lead abatement training programs exist. Provides that if the Department determines additional lead abatement training programs are needed, then the Department may use funds appropriated under the Act to address the deficiencies (rather than the Advisory Council working with the Department to establish additional training programs). Provides that the Department through agreements with other public agencies may allow for reimbursement of certain insurance costs associated with persons performing work under the Lead Direct Assistance Program. Removes provisions concerning specified insurance subsidies. Provides that the Advisory Council shall assist the Department in developing (rather than the Advisory Council shall submit) an annual report concerning the CLEAR-WIN Program. Makes changes to the required content of the report. Adds definitions. Removes definitions for "pilot area communities" and "window". Makes other changes.
House Floor Amendment No. 2
Adds an immediate effective date.
Aug 25 17   S  Public Act . . . . . . . 100-0461
SB 01775  Sen. Toi W. Hutchinson
(Rep. Anthony DeLuca)

65 ILCS 5/11-19-15 new
Amends the Illinois Municipal Code. Creates the Municipal Task Force on Recycling Strategies to Reduce Greenhouse Gas Emissions to review the status of municipal policies and programs that reduce greenhouse gas emissions nationally and internationally. Provides that the review shall include, but not be limited to, specified greenhouse gas initiatives. Provides that the Task Force shall prepare a report that summarizes its work and makes recommendations resulting from its review. Provides that the Task Force shall submit the report of its findings and recommendations to the Governor and the General Assembly no later than one year after the effective date. Contains provisions concerning the membership of the Task Force. Provides that the members of the Task Force shall be appointed no later than 90 days after the effective date of the amendatory Act. Provides that the provisions creating and concerning the Task Force shall be repealed 2 years after the effective date.

Senate Committee Amendment No. 1
Makes technical changes clarifying provisions concerning the goals of the Task Force.

Senate Floor Amendment No. 4
Changes the number of members on the Municipal Task Force on Recycling Strategies from 13 to 14. Removes the Director of Commerce and Economic Opportunity or his or her representative from being a member on the Task Force. Replaces references to the Department of Commerce and Economic Opportunity with the Environmental Protection Agency, and makes other conforming changes. Provides that one person appointed by the Director of the Environmental Protection Agency representing municipalities must reside in a municipality with a population of more than 1,000,000. Provides that the Director of the Environmental Protection Agency shall appoint one member representing a national waste and recycling organization and one member representing a statewide manufacturing trade association.

House Floor Amendment No. 1
Deletes reference to:
  65 ILCS 5/11-19-5 new
Adds reference to:
  35 ILCS 200/10-705 new
Replaces everything after the enacting clause. Amends the Property Tax Code. Contains provisions concerning valuation and taxation of keystone property. Provides that keystone property is property that has had a distinguished past and is a prominent property in the Village of Park Forest but is not of historical significance or landmark status and meets certain criteria. Effective immediately.

House Floor Amendment No. 2
Adds reference to:
  65 ILCS 5/11-74.4-3.5
Adds provisions to the bill as amended by House Amendment 1 amending the Illinois Municipal Code. Creates a tax increment allocation financing extension for an ordinance adopted on December 21, 1994 by the City of Calumet City.

Sep 15 17  S  Public Act . . . . . . . . . . 100-0510
SB 01776  Sen. Michael Connelly

105 ILCS 5/2-3.64a-5
Amends the School Code. Makes a technical change in a Section concerning State goals and assessment.

Feb 09 17  S  Referred to Assignments
SB 01777  Sen. Antonio Muñoz

205 ILCS 405/0.1

Feb 09 17  S  Referred to Assignments
SB 01778  Sen. Neil Anderson-Martin A. Sandoval-Thomas Cullerton, Jil Tracy, Napoleon Harris, III, Donne E. Trotter and Linda Holmes

20 ILCS 3501/825-80
20 ILCS 3501/825-81
20 ILCS 3501/825-85

Amends the Illinois Finance Authority Act. In Sections concerning the fire truck revolving loan program, the fire station revolving loan program, and the ambulance revolving loan program, provides that repayments of loans made under those programs (and interest on those moneys) may be retained by the Authority and used for the purposes for which they are otherwise authorized to be used (currently, deposited into the Fire Truck Revolving Loan Fund, the Fire Station Revolving Loan Fund, and the Ambulance Revolving Loan Fund, as applicable). Provides that a loan for the purchase of an ambulance may not exceed $200,000 (instead of $100,000).

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01779  Sen. Neil Anderson

20 ILCS 2905/2  from Ch. 127 1/2, par. 2
20 ILCS 3985/3001  from Ch. 127, par. 3853-1

Amends the State Fire Marshal Act. Provides that the Office of the State Fire Marshal shall administer grants (currently, General Revenue Fund grants) to areas not located in a fire protection district or in a municipality which provides fire protection services, to defray the organizational expenses of forming a fire protection district. Amends the Law Enforcement and Fire Fighting Medal of Honor Act. Provides that members of the Fire Fighting Medal of Honor Committee shall serve without compensation but shall be reimbursed for actual expenses incurred in the performance of their duties from funds appropriated to the Office of the State Fire Marshal (currently, Office of the Governor) for such purpose. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments


20 ILCS 2905/2  from Ch. 127 1/2, par. 2
20 ILCS 3985/3001  from Ch. 127, par. 3853-1

Amends the State Fire Marshal Act. Provides that the Office of the State Fire Marshal shall administer grants (currently, General Revenue Fund grants) to areas not located in a fire protection district or in a municipality which provides fire protection services, to defray the organizational expenses of forming a fire protection district. Amends the Law Enforcement and Fire Fighting Medal of Honor Act. Provides that members of the Fire Fighting Medal of Honor Committee shall serve without compensation but shall be reimbursed for actual expenses incurred in the performance of their duties from funds appropriated to the Office of the State Fire Marshal (currently, Office of the Governor) for such purpose. Effective immediately.

Apr 28 17  H  Referred to Rules Committee


20 ILCS 2630/5.2

Amends the Criminal Identification Act. Extends the inoperative clause date for a pilot program in Cook County waiving the fee to be paid for a petition to expunge or seal records of arrests resulting in release without charging or arrests or charges not initiated by arrest resulting in acquittal, dismissal, or conviction when the conviction was reversed or vacated. Extends inoperative date to on and after January 1, 2019 (rather than on and after January 1, 2018). Effective immediately.

Aug 24 17  S  Public Act . . . . . . . . . 100-0287
SB 01782  Sen. Jacqueline Y. Collins

20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that the State's Attorney shall petition the circuit court when the arrest or charge not initiated by arrest sought to be expunged is for retail theft of property the full retail value of which does not exceed $300; criminal trespass to real property; criminal trespass to State supported land; a traffic offense, except for any offense involving fleeing or attempting to elude a peace officer or aggrivated fleeing or attempting to elude a peace officer, driving under the influence, or any offense that results in bodily harm; or a Class 4 felony violation of the Illinois Controlled Substances Act which results in acquittal, dismissal, or the reversal or vacation of a conviction immediately upon the State's Attorney not to charge or upon entry of acquittal, dismissal, reversal, or vacation. Provides that the circuit court shall promptly enter an order within 90 days upon the filing of a petition under this provision.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced with changes. Provides that the Public Defender (in the introduced bill, the State's Attorney) shall file the petition for prompt expungement. Provides that a prompt expungement petition shall be filed with the applicable fee and that a copy of the petition shall be served upon the State's Attorney, the arresting agency, and the Department of State Police. Makes other technical changes.

Aug 04 17  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

(Rep. Litesa E. Wallace-Linda Chapa LaVia-Stephanie A. Kifowit-Ryan Spain-Jehan Gordon-Booth, Mike Fortner, Anna Moeller, Keith R. Wheeler, Steven A. Andersson, Carol Ammons, Justin Slaughter, Camille Y. Lilly and Elgie R. Sims, Jr.)

35 ILCS 5/221
215 ILCS 5/409.1 new
Amends the Illinois Income Tax Act and the Illinois Insurance Code. Provides that all or a portion of the income tax credit awarded for the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone may instead be taken as a credit against privilege and retaliatory taxes paid under the Illinois Insurance Code. Provides that the Historic Preservation Agency may issue a certification to the taxpayer stating that, if the project is completed as proposed, the project will qualify for the credits. Contains provisions concerning transfers of credits. Provides that the credit may be carried forward. Provides that the credit shall be based on qualified expenditures incurred by a qualified taxpayer (currently, qualified expenditures incurred by a qualified taxpayer during the taxable year). Provides that the qualified expenditures must exceed the adjusted basis of the qualified historic structure on the first day the qualified rehabilitation plan begins (currently, 50% of the purchase price of the property). Provides that the rehabilitation must be approved by the Historic Preservation Agency and the National Park Service (currently, the Historic Preservation Agency only). Provides that the credit sunsets on December 31, 2021 (currently, December 31, 2017). Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:

215 ILCS 5/409.1 new
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Provides that the credit for restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone sunsets on December 31, 2021 (currently, December 31, 2017). Effective immediately.

Aug 18 17  S  Public Act . . . . . . . . . . 100-0236
Amends the Wrongful Tree Cutting Act. Changes the definition of "stumpage". Defines "protected land" and "qualified professional forester or ecological restoration professional". Provides that any party found to have intentionally cut or knowingly caused to be cut any standing timber or tree, other than a tree or woody plant referenced in the Illinois Exotic Weed Act, on protected land, and the party did not have the legal right to so cut or cause to be cut, must pay the person or entity that owns or holds a conservation right to the land 3 times stumpage value plus remediation costs. Provides that nothing in the Act limits the rights of a party to pursue causes of action under other laws, including any available common law remedies for damages. Limits the relief available under the Act. Provides that the court shall allow a plaintiff who prevails to recover the cost of expenses incurred. Makes changes in provisions concerning appraisals and findings of value and expenses. Adds provisions concerning: remediation plans; court-ordered determinations of costs; assistance by the Department of Natural Resources; and use of awards under the Act. Makes other changes. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Service Member's Employment Tenure Act. Makes a technical change in a Section concerning the short title.

Feb 09 17  S  Referred to Assignments

Amends the Military Code of Illinois. Makes a technical change in a Section establishing the Department of Military Affairs.

Feb 09 17  S  Referred to Assignments

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.

Feb 09 17  S  Referred to Assignments

Amends the Address Confidentiality for Victims of Domestic Violence Act. Makes a technical change in the short title Section.

Feb 09 17  S  Referred to Assignments

Amends the Military Leave of Absence Act. Makes a technical change in a Section concerning a State employee's leave of absence for active military service.

Feb 09 17  S  Referred to Assignments
SB 01790  Sen. Steve Stadelman-Linda Holmes-Melinda Bush  
(Rep. Litesa E. Wallace-Carol Ammons-Sonya M. Harper)

225 ILCS 85/15.3 new
Amends the Pharmacy Practice Act. Provides that a pharmacist may refill a patient's prescription without prescriber authorization if the pharmacist is unable to contact the prescriber after reasonable effort, a failure to refill the prescription may result in an interruption of therapeutic regimen or create patient suffering, the pharmacist informs the prescriber at the earliest convenience of the emergency refills, and the prescription is not for a controlled substance. Provides that prescriptions may be refilled pursuant to the provisions for a period of time reasonably necessary for the pharmacist to secure prescriber authorization. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Pharmacy Practice Act. Provides that a pharmacist may exercise professional judgment to dispense an emergency supply of medication for a chronic disease or condition if the pharmacist is unable to obtain refill authorization from the prescriber when certain conditions are met. Provides that the emergency supply must be limited to the amount needed for the emergency period as determined by the pharmacist but the amount shall not exceed a 30-day supply. Effective immediately.

Aug 18 17  S  Public Act . . . . . . . . . . 100-0237

SB 01791  Sen. Steve Stadelman

35 ILCS 200/16-180

35 ILCS 200/16-181 new
Amends the Property Tax Code. Provides that in all cases where a change in assessed valuation greater than $300,000 is sought, the Property Tax Appeal Board shall make an independent determination of valuation. Provides criteria for determining which comparable properties are to be used, together with requirements and criteria for making the independent determination of valuation. Makes a conforming change. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01792  Sen. Steve Stadelman

35 ILCS 200/16-55

35 ILCS 200/16-170
Amends the Property Tax Code. In provisions concerning hearings before the board of review or the Property Tax Appeal Board, provides that the complainant or appellant shall make timely disclosure to the assessor and the board or review or Property Tax Appeal Board, as applicable, of all relevant evidence or information known to the complainant or appellant, including, in cases where a change in assessed valuation over $300,000 is sought, all appraisals prepared in anticipation of filing a complaint or appeal. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01793  Sen. Steve Stadelman

35 ILCS 200/16-55

35 ILCS 200/16-182 new
Amends the Property Tax Code. Provides that, with respect to non-residential property, neither the board of review nor the Property Tax Appeal Board may consider comparable real property sales made subject to a private restriction or covenant in connection with the sale or rental of the property if that private restriction or covenant substantially impairs the use of the comparable property as compared to the property subject to assessment, or if that private restriction or covenant materially increases the likelihood of vacancy or inactivity on the property. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01794  Sen. Steve Stadelman

35 ILCS 200/8-60 new
Amends the Property Tax Code. Provides that the Department of Revenue, with the assistance of the Office of Appraisals, shall maintain a database of all appraisals introduced as evidence in hearings before the Property Tax Appeal Board or the board of review. Provides that the database must be searchable by certain specified parameters. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 01795  Sen. Steve Stadelman
(Rep. Litesa E. Wallace)

35 ILCS 200/21-95
Amends the Property Tax Code. In a Section concerning tax abatements after acquisition by a governmental unit, provides that the abatement applies to property acquired by a governmental unit under a blight reduction or abandoned property program administered by the Illinois Housing Development Authority. Effective immediately.
Aug 24 17  S  Public Act . . . . . . . . 100-0314


105 ILCS 10/1 from Ch. 122, par. 50-1
Amends the Illinois School Student Records Act. Makes a technical change in a Section concerning the short title.
Senate Committee Amendment No. 1
Deletes reference to:
105 ILCS 10/1
Adds reference to:
New Act
Adds reference to:
815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z
Replaces everything after the enacting clause. Creates the Student Online Personal Protection Act. Prohibits the operator of an Internet website, online service, online application, or mobile application (with actual knowledge that the site, service, or application is used primarily for K through 12 school purposes and was designed and marketed for K through 12 school purposes) from knowingly (1) engaging in targeted advertising on the operator's site, service, or application or targeting advertising on any other site, service, or application if the targeting of the advertising is based on any information that the operator has acquired because of the use of that operator's site, service, or application for K through 12 school purposes; (2) using information created or gathered by the operator's site, service, or application to amass a profile about a student, except in furtherance of K through 12 school purposes; (3) selling or renting a student's information; or (4) disclosing certain information, except for specified purposes. Sets forth an operator's duties, permissive uses or disclosure, those operator actions that are not prohibited, and what the Act does not do. Provides that the violation of the Act shall constitute an unlawful practice under which the Attorney General may take appropriate action under the Consumer Fraud and Deceptive Business Practices Act. Amends the Consumer Fraud and Deceptive Business Practices Act to make conforming changes. Effective immediately.
Aug 24 17  S  Public Act . . . . . . . . 100-0315

SB 01797  Sen. Michael E. Hastings

105 ILCS 10/1 from Ch. 122, par. 50-1
Amends the Illinois School Student Records Act. Makes a technical change in a Section concerning the short title.
Feb 09 17  S  Referred to Assignments

30 ILCS 500/1-15.120 new
30 ILCS 500/45-10
30 ILCS 500/50-17 new
35 ILCS 5/1501 from Ch. 120, par. 15-1501
40 ILCS 5/1-110.16

Amends the Illinois Procurement Code. Provides that an expatriate corporation shall be considered a non-resident bidder for purposes of the Code. Provides that no business or member of a unitary business group shall submit a bid for or enter into a contract with a State agency under the Code if the business is an expatriate corporation. Defines "expatriate corporation." Amends the Illinois Income Tax Act. Provides that notwithstanding provisions of the Act, any person formed or incorporated in a foreign tax haven may be a member of a unitary business group without regard to where its business activities are conducted. Defines "foreign tax haven". Amends the General Provisions Article of the Illinois Pension Code. Requires the Illinois Investment Policy Board to make its best efforts to identify all expatriate companies and include those companies in the list of restricted companies distributed to each retirement system and the Illinois State Board of Investment.

Senate Floor Amendment No. 1
Deletes reference to:
30 ILCS 500/45-10
Deletes reference to:
35 ILCS 5/1501
Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Changes references of "expatriate corporation" to "expatriated entity", and makes changes to the definition of "expatriated entity". Removes provisions concerning resident bidders. Includes certain exceptions to the prohibition on expatriated entities submitting bids or entering into contracts with the State. Removes changes to the Illinois Income Tax Act. In provisions amending the Illinois Pension Code, sets forth procedures for retirement systems to adhere to in dealing with expatriated entities. Makes other changes.

Senate Floor Amendment No. 2
Provides that the retirement system shall adhere to certain procedures if it determines that its engagement efforts are unsuccessful (rather than if the engagement efforts of the retirement system are unsuccessful).

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments


705 ILCS 405/5-410
705 ILCS 405/5-415
705 ILCS 405/5-420 new
730 ILCS 110/15 from Ch. 38, par. 204-7

Amends the Juvenile Court Act of 1987. Provides that on and after January 1, 2019, a detention screening instrument shall be used for referrals to all authorized juvenile detention facilities in this State prior to a judicial hearing. Provides a minor alleged to be a delinquent minor taken into temporary custody must be brought before a judicial officer within 48 hours (rather than 40 hours, excluding Saturdays, Sundays and court designated holidays). Provides that if an appearance is required of any minor taken and held in a place of custody or confinement operated by the State or any of its political subdivisions, including counties and municipalities, the chief judge of the circuit may permit by rule for the minor's personal appearance to be made by means of two-way audio-visual communication, including closed circuit television and computerized video conference, in the following proceedings: the initial appearance before a judge; a detention or shelter care hearing; or any status hearing. Amends the Probation and Probation Officers Act. Provides that the Division of Probation Services of the Supreme Court shall adopt a statewide juvenile detention screening instrument that has been verified through evidence-based and data-based practices that is to be used by all authorized juvenile detention facilities. Makes other changes. Effective immediately.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee
SB 01800  Sen. Jil Tracy

20 ILCS 2605/2605-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of State Police.

Feb 09 17  S  Referred to Assignments

SB 01801  Sen. William E. Brady

40 ILCS 5/2-105.3 new
40 ILCS 5/2-165.5 new
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-155.5 new
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.40 new
40 ILCS 5/16-106.41 new
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-110.2 new
40 ILCS 5/18-121.5 new
40 ILCS 5/2-105.1 rep.
40 ILCS 5/14-103.40 rep.
40 ILCS 5/16-106.4 rep.

Amends the General Assembly, State Employee, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Requires the Board of each System to establish and maintain a voluntary defined contribution plan to address the retirement preparedness gap for participants in a defined benefit plan who are not on track to maintain their standard of living in retirement. Provides that the contribution rate shall be established by the Board. Provides that the plan shall exist and serve in addition to other retirement, pension, and benefit plans established under the Code. Provides that any Tier 2 participant who first becomes a participant on or after establishment of the plan shall automatically be enrolled, unless he or she opts out within 60 days after first becoming a participant. Authorizes Tier 1 participants and Tier 2 participants who first became participants before the plan was established to enroll in the plan. Contains provisions concerning investment options, qualified plan status, and distribution requirements. Defines terms and repeals certain definitions added by Public Act 98-599, which has been held unconstitutional. Effective immediately.

Feb 09 17  S  Referred to Assignments

SB 01802  Sen. William E. Brady-Jil Tracy

New Act

5 ILCS 315/6 from Ch. 48, par. 1606

Creates the Innovation Technology Honors Program Act. Provides for the application and hiring process to the Program, and the term of employment to be served. Provides that the Program shall be limited to 50 new hires each year, with no more than 250 participants working under the Program at any given period of time. Provides that 50% of the yearly hires to the Program shall be reserved for recent graduates of an Illinois college or university. Provides for compensation to participants under the Program. Provides that the provisions of the Illinois Public Labor Relations Act regarding collective bargaining and the right to organize shall not apply to any person hired as a participant under the Program, and participants shall be barred from representation in a bargaining unit. Provides that hiring of participants under the Program shall not be subject to any veteran preference requirements as provided in the Personnel Code. Amends the Illinois Public Labor Relations Act to make a conforming change. Provides for a purpose of the Act and defines terms.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01803 Sen. William E. Brady
35 ILCS 105/3-55 from Ch. 120, par. 439.3-55
35 ILCS 110/3-45 from Ch. 120, par. 439.33-45
35 ILCS 115/3-5
35 ILCS 120/2-5
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Reinstates the exemption for the use or sale of tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois. Provides that the exemption sunsets on June 30, 2021 (currently, June 30, 2016). Effective immediately.
May 05 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01804 Sen. Dave Syverson and Pamela J. Althoff
(Rep. Chad Hays)
230 ILCS 10/5 from Ch. 120, par. 2405
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 40/45
Amends the Riverboat Gambling Act. Removes provisions concerning the distribution of certain funds into the Horse Racing Equity Fund. Removes provisions limiting the civil penalties that the Illinois Gaming Board may impose on licensees for violations of the Act at up to $5,000 for individuals and up to $10,000 or an amount equal to the daily gross receipts, whichever is larger. Amends the Video Gaming Act. Changes the non-refundable license application fee for terminal handlers from $50 to $100. Adds provisions providing that the non-refundable license application fee for a licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment shall be $100.
Senate Committee Amendment No. 1
Deletes reference to:
230 ILCS 10/13
Removes provisions from the bill concerning distribution of funds from the State Gaming Fund.
Senate Committee Amendment No. 2
Further amends the Video Gaming Act. Provides that the annual license fee for terminal handlers may not exceed $100 (rather than may not exceed $50).
Senate Committee Amendment No. 3
Deletes reference to:
230 ILCS 10/5
Adds reference to:
230 ILCS 40/78.5 new
Removes changes to the Riverboat Gambling Act concerning the Illinois Gaming Board and the imposition of civil penalties. Further amends the Video Gaming Act. Provides that monetary civil penalties under the Act shall not exceed $25,000 for individuals and $50,000 for licensees per violation.
Senate Floor Amendment No. 5
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Removes provisions amending the Riverboat Gambling Act. Provides that the non-refundable license application fee for a licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment shall be $250 (rather than $100). Further amends the Video Gaming Act. Provides that monetary civil penalties under the Act shall not exceed $25,000 for individuals and $50,000 for licensees per violation. Provides that the annual license fee for terminal handlers may not exceed $100 (rather than may not exceed $50).
May 31 17 H Rule 19(a) / Re-referred to Rules Committee
SB 01805

Sen. Dave Syverson and Pamela J. Althoff

(Rep. Michael J. Zalewski)

Amends the Riverboat Gambling Act. Provides that, in determining whether to grant an owners license to an applicant, the Illinois Gaming Board shall consider the extent to which the ownership of the applicant includes veterans of service in the armed forces of the United States, and the good faith affirmative action plan of each applicant to recruit, train, and upgrade veterans of service in the armed forces of the United States in all employment classifications. Requires the Board, by rule, to establish goals for the award of contracts by each owners licensee to businesses owned by veterans of service in the armed forces of the United States, expressed as percentages of an owners licensee's total dollar amount of contracts awarded during each calendar year. Provides criteria for the Board to consider when setting the goals. Requires each owners licensee to file with the Board an annual report of its utilization of veteran-owned businesses during the preceding calendar year, which shall include a self-evaluation of the efforts of the owners licensee to meet the goals.

Senate Committee Amendment No. 1

Changes the date by which the Illinois Gaming Board is required to file the Board's annual report detailing the level of achievement toward goals for the award of contracts to specified groups from March 1 of each year to May 31 of each year.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 01806

Sen. Dave Syverson-Steve Stadelman and Pamela J. Althoff

Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall not grant an application to become a licensed video gaming location if the Board determines that granting the application would more likely than not cause a terminal operator licensed video gaming location to operate the video gaming terminals in 2 or more licensed video gaming locations as a single video gaming operation. Provides factors to be considered by the Board in determining restrictions on licenses in malls. Provides that the Board shall presume that the granting of an application to become a licensed video gaming location within a mall will cause a terminal operator to operate the video gaming terminals in 2 or more licensed video gaming locations as a single video gaming operation if the Board determines that granting the license would create a local concentration of licensed video gaming locations. Provides that a home rule municipality, or a home rule county with respect to unincorporated portions of the county, may impose separate requirements on video gaming that provide sources of municipal or county revenue or impose limitations on video gaming that are more restrictive than those provided under the Act. Provides that all current supplier licensees under the Riverboat Gambling Act shall be entitled to licensure under the Video Gaming Act as manufacturers, distributors, or suppliers without additional Board investigation or approval, except by vote of the Board; however, they are required to pay application and annual fees under the Video Gaming Act. Defines terms.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Provides that a municipality (rather than a home rule municipality), or a county (rather than a home rule county) with respect to unincorporated portions of the county, may impose separate requirements on video gaming that provide sources of municipal or county revenue or impose limitations on video gaming that are more restrictive than those provided under the Act. Provides that the requirements may include one or more of (rather than may include) specified requirements.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01807


65 ILCS 5/11-19-1 from Ch. 24, par. 11-19-1

65 ILCS 5/11-19-2 from Ch. 24, par. 11-19-2

65 ILCS 5/11-19-5 from Ch. 24, par. 11-19-5

Amends the Illinois Municipal Code. Provides that a municipality shall not enter into any new contracts, but may extend a contract or renew a contract, with any other unit of local government, by intergovernmental agreement or otherwise, or with any business or person relating to the collecting and final disposition of general construction or demolition debris. Provides that a municipality shall not provide by ordinance for any methods that award a franchise for the collection or final disposition of general construction or demolition debris. Provides that, in municipalities with a population under 1,000,000, a franchise shall not be awarded to any private entity for the collection of general construction or demolition debris from residential or non-residential locations. Provides that a franchise entered into before the effective date of the amendatory Act may be renewed or extended irrespective of whether the franchise or contract automatically renews or is amended.

Senate Committee Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Makes the provisions of the bill applicable to municipalities with a population of less than 1,000,000. Provides that the provisions do not apply to municipalities with a population of less than 1,000,000 that are a party to a franchise or contract relating to the collecting or final disposition of general construction or demolition debris on the effective date of the amendatory Act. Makes stylistic changes.

Senate Floor Amendment No. 4

Provides that the exception for contracts relating to the collecting and final disposition of general construction or demolition debris in a municipality with a population of less than 1,000,000 also excepts renewal or extension of a contract irrespective of whether the contract automatically renews, is amended, or is subject to a new request for proposal after the effective date of the amendatory Act.

Senate Floor Amendment No. 5

In language providing that a municipality with a population of less than 1,000,000 shall not award a franchise or contract to a private entity for the collection of general construction or demolition debris from residential or non-residential locations with specified exceptions, adds an exception for the renewal or extension of a contract relating to the collecting and final disposition of general construction or demolition debris irrespective of whether the contract automatically renews, is amended, or is subject to a new request for proposal after the effective date of the amendatory Act.

Land Conveyance Appraisal Note (Dept. of Transportation)

No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Pension Note (Government Forecasting & Accountability)

This bill will not impact any public pension fund or retirement system in Illinois.

Balanced Budget Note (Office of Management and Budget)

The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

State Debt Impact Note (Government Forecasting & Accountability)

This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note (Dept of Corrections)

This bill has no fiscal or population impact on the Department of Corrections.

Judicial Note (Admin Office of the Illinois Courts)

This bill would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note (Housing Development Authority)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Fiscal Note (Dept. of Commerce & Economic Opportunity)

SB 1807 will not have a fiscal impact on the Department of Commerce and Economic Opportunity.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
SB 01807 (CONTINUED)

This bill does not create a State Mandate.

Home Rule Note (Dept. of Commerce & Economic Opportunity)

This bill does pre-empt home rule authority.

Aug 24 17  S  Public Act . . . . . . . . . . 100-0316

SB 01808

Sen. Chuck Weaver

105 ILCS 5/3-15.12  from Ch. 122, par. 3-15.12

Amends the School Code. Provides that Peoria Public School District 150 may contract with a third party to provide high school equivalency testing programs. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01809

Sen. Dan McConchie-Scott M. Bennett-Neil Anderson-Dale Fowler, Wm. Sam McCann, Jason A. Barickman, Dale A. Righter, Chapin Rose, Tom Rooney, Tim Bivins, Michael Connelly, Thomas Cullerton-William R. Haine, Jil Tracy and Bill Cunningham

720 ILCS 5/24-2

730 ILCS 5/3-2-12 new

730 ILCS 125/26.1 new

Amends the Criminal Code of 2012, the Unified Code of Corrections, and the County Jail Act. Permits currently employed and retired State correctional officers and county correctional officers to carry their own firearms off duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements. Deletes provision exempting from the unlawful use of weapons statute and the aggravated unlawful use of a weapon statute athlete's possession, transport on official Olympic and Paralympic transit systems established for athletes, or use of competition firearms sanctioned by the International Olympic Committee, the International Paralympic Committee, the International Shooting Sport Federation, or USA Shooting in connection with such athlete's training for and participation in shooting competitions at the 2016 Olympic and Paralympic Games and sanctioned test events leading up to the 2016 Olympic and Paralympic Games.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01810

Sen. William E. Brady

225 ILCS 60/22  from Ch. 111, par. 4400-22


Feb 09 17  S  Referred to Assignments
SB 01811  Sen. Pamela J. Althoff and Antonio Muñoz-Dave Syverson-Iris Y. Martinez
(Rep. Cynthia Soto-Kelly M. Burke-Patricia R. Bellock and Daniel J. Burke)
225 ILCS 60/1 from Ch. 111, par. 4400-1
Senate Floor Amendment No. 2
Deletes reference to:
225 ILCS 60/1
Adds reference to:
New Act
Adds reference to:
225 ILCS 60/49.5
Replaces everything after the enacting clause. Creates the Telehealth Act. Defines "health care professional" and "telehealth". Provides that a health care professional treating a patient located in the State through telehealth must be licensed in Illinois. Provides that a health care professional may engage in the practice of telehealth in Illinois to the extent of his or her scope of practice as established in his or her respective licensing Act consistent with the standards of care for in-person services. Provides that the Act does not alter the scope of practice of any health care professional or authorize the delivery of health care services not authorized by the law of the State. Amends the Medical Practice Act of 1987. Makes changes to provisions concerning telemedicine. Provides that "telemedicine" does not include health care services provided to an existing patient while the person licensed under the Act or patient is traveling.
House Committee Amendment No. 1
Expands the Telehealth Act to apply to mental health care professionals authorized in Illinois to provide services.
Aug 24 17  S  Public Act . . . . . . . . 100-0317

SB 01812  Sen. Tom Rooney
40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
Feb 09 17  S  Referred to Assignments

SB 01813  Sen. Michael Connelly
50 ILCS 705/1 from Ch. 85, par. 501
Feb 09 17  S  Referred to Assignments

SB 01814  Sen. Dan McConchie
40 ILCS 5/16-106.4a new
40 ILCS 5/16-106.4b new
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-106.4 rep.
30 ILCS 805/8.41 new
Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that beginning in fiscal year 2019 and each year thereafter, the System shall calculate the projected amount of increase in benefits, expressed as a percentage of salary and reflecting separate amounts for Tier 1 and Tier 2 members, resulting from any increase in salary over the preceding school year, expressed as a percentage of salary. Provides that if the amount of a teacher's salary for any school year beginning on or after July 1, 2018 exceeds the member's annual full-time salary rate with the same employer for the previous school year, then the teacher's employer shall pay to the System the current value of the projected amount of the increase in benefits, as determined by the System and reflecting whether the teacher is a Tier 1 or Tier 2 member, resulting from the increase in the member's salary over the previous school year. Excludes earnings increases paid to members under contracts or collective bargaining agreements entered into, amended, or renewed before the effective date of the amendatory Act. Defines "Tier 1 member" and "Tier 2 member". Repeals the definition of "Tier 1 member" added by Public Act 98-599, which has been held unconstitutional. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
May 26 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01815  Sen. Chapin Rose

20 ILCS 301/5-23
745 ILCS 49/70
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Provides that any health care professional and any EMS Medical Director who, acting in good faith, directly or by standing order, prescribes or dispenses an opioid antidote to: (a) a patient who, in the judgment of the health care professional, is capable of administering the drug in an emergency, or (b) a person who is not at risk of opioid overdose but who, in the judgment of the health care professional, may be in a position to assist another individual during an opioid-related drug overdose and who has received basic instruction on how to administer an opioid antagonist shall not, as a result of his or her acts or omissions, except willful and wanton misconduct, be liable for civil damages when administering naloxone in an emergency situation. Amends the Good Samaritan Act. Provides that any law enforcement officer or fireman, any emergency medical technician, and any first responder who in good faith provides emergency care, including the administration of an opioid antagonist, without fee or compensation to any person shall not, as a result of his or her acts or omissions, except willful and wanton misconduct, be liable for civil damages when administering naloxone in an emergency situation.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01816  Sen. Dale A. Righter

5 ILCS 80/4.28
5 ILCS 80/4.38 new
Amends the Regulatory Sunset Act. Extends the repeal date of the Pharmacy Practice Act from January 1, 2018 to January 1, 2028. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01817  Sen. William E. Brady

225 ILCS 458/5-5
225 ILCS 458/10-10
225 ILCS 459/Act rep.
Repeals the Appraisal Management Company Registration Act. Makes conforming changes in the Real Estate Appraiser Licensing Act of 2002. In the Real Estate Appraiser Licensing Act of 2002, removes a provision requiring written disclosure to a borrower or loan applicant of the total compensation to the appraiser or appraisal firm when an appraisal obtained through an appraisal management company is used for loan purposes. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 01818  Sen. William E. Brady
(Rep. Sara Feigenholtz and Marcus C. Evans, Jr.)

5 ILCS 80/4.30
30 ILCS 105/5.742 rep.
225 ILCS 427/Act rep.


Senate Committee Amendment No. 1
Deletes reference to:
  5 ILCS 80/4.30
Deletes reference to:
  30 ILCS 105/5.742 rep.
Deletes reference to:
  225 ILCS 427/Act rep.
Adds reference to:
  225 ILCS 427/5
Adds reference to:
  225 ILCS 427/10
Adds reference to:
  225 ILCS 427/15
Adds reference to:
  225 ILCS 427/20
Adds reference to:
  225 ILCS 427/32
Adds reference to:
  225 ILCS 427/55
Adds reference to:
  225 ILCS 427/60
Adds reference to:
  225 ILCS 427/70
Adds reference to:
  225 ILCS 427/75
Adds reference to:
  225 ILCS 427/85
Adds reference to:
  225 ILCS 427/90
Adds reference to:
  225 ILCS 427/92
Adds reference to:
  225 ILCS 427/95
Adds reference to:
  225 ILCS 427/155
Adds reference to:
  225 ILCS 427/165
Adds reference to:
  225 ILCS 427/42 rep.
Adds reference to:
  225 ILCS 427/50 rep.
SB 01818 (CONTINUED)


Senate Floor Amendment No. 2
Deletes reference to:
   225 ILCS 427/20
Deletes reference to:
   225 ILCS 427/32
Deletes reference to:
   225 ILCS 427/95
Deletes reference to:
   225 ILCS 427/50 rep.
Adds reference to:
   225 ILCS 427/25
Adds reference to:
   225 ILCS 427/30
Adds reference to:
   225 ILCS 427/50

Replaces everything after the enacting clause. Amends the Community Association Manager Licensing and Disciplinary Act. Removes references to a "supervising community association manager" throughout the Act. Limits licensure of a community association manager to an individual instead of also a corporation, partnership, limited liability company, or other local entity. Makes conforming changes throughout the Act. Defines "designated community association manager". Makes changes to provisions concerning when a license is required, the Community Association Manager Licensing and Disciplinary Board, the powers and duties of the Department of Financial and Professional Regulation, a community association management firm, fidelity insurance, license renewal and restoration, and grounds for discipline. Repeals provisions concerning qualifications for licensure as a supervising community association manager. Makes other changes. Effective immediately.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 01819  Sen. William E. Brady

5 ILCS 80/4.36
225 ILCS 335/Act rep.
730 ILCS 5/5-5-5  from Ch. 38, par. 1005-5-5
815 ILCS 513/18
815 ILCS 513/20

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Pension Code with respect to the 5 State-funded retirement systems. Provides that beginning January 1, 2018, a person under one of those Articles who (i) has terminated service, (ii) has met the age and service requirement to receive a retirement annuity, (iii) has not received a retirement annuity under that Article, and (iv) meets certain other eligibility requirements may elect to receive, in lieu of any pension benefits under that Article, a lump sum accelerated pension benefit payment equal to 70% of the net present value of his or her pension benefits or may elect to receive a partial accelerated pension benefit payment in exchange for a specified reduction in pension benefits. Provides that if a person elects to receive an accelerated pension benefit payment, his or her credits and creditable service under that Article shall be terminated upon receipt of the accelerated pension benefit payment; except that the terminated service credit shall be used for the purposes of determining participation and benefits under the State Employees Group Insurance Act of 1971. Makes other changes. Amends the State Employees Group Insurance Act of 1971 to make related changes. Amends the Illinois Finance Authority Act. Requires the Authority to issue bonds if the amount of those payments exceed the amount appropriated to each System for those payments. Amends the General Obligation Bond Act. Authorizes $250,000,000 in State Pension Obligation Acceleration Bonds to be sold to pay for accelerated pension benefit payments. Amends the State Pension Funds Continuing Appropriation Act to create a continuing appropriation for payments on those Bonds. Amends the State Finance Act to create the State Pension Obligation Acceleration Bond Fund. Effective immediately.

Feb 09 17 S Referred to Assignments
SB 01821

Sen. Pamela J. Althoff-Dan McConchie
(Rep. Tom Demmer)

5 ILCS 80/4.30
5 ILCS 80/4.32
5 ILCS 80/4.34
5 ILCS 80/4.36
5 ILCS 80/4.35 rep.
70 ILCS 1205/8-50
70 ILCS 1505/26.10-4
210 ILCS 25/7-101 from Ch. 111 1/2, par. 627-101
225 ILCS 135/Act rep.
225 ILCS 315/Act rep.
225 ILCS 401/Act rep.
225 ILCS 407/5-10
225 ILCS 407/10-1
225 ILCS 407/10-27 rep.
225 ILCS 412/Act rep.
225 ILCS 430/Act rep.
225 ILCS 454/1-10
225 ILCS 454/5-20
225 ILCS 454/20-20
225 ILCS 454/20-85
225 ILCS 745/Act rep.
410 ILCS 54/10
410 ILCS 513/10
410 ILCS 513/25
415 ILCS 5/22.51
415 ILCS 5/22.51a
415 ILCS 5/57.2
415 ILCS 5/57.8
415 ILCS 5/57.10
415 ILCS 5/58.2
415 ILCS 5/58.6
415 ILCS 5/58.7
730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5
765 ILCS 86/Act rep.
765 ILCS 101/Act rep.

Repeals the Genetic Counselor Licensing Act, the Illinois Landscape Architecture Act of 1989, the Illinois Athlete Agents Act, the Electrologist Licensing Act, the Detection of Deception Examiners Act, the Professional Geologist Licensing Act, the Land Sales Registration Act of 1999, and the Real Estate Timeshare Act of 1999. Makes conforming changes in the Regulatory Sunset Act and throughout the statutes. Amends the Auction License Act. Repeals provisions requiring Internet auction listing services to be registered with the Department of Financial and Professional Regulation and makes conforming changes. Moves definitions of "Internet auction listing service" and "interactive computer service" to provisions concerning definitions. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

5 ILCS 80/4.34
SB 01821 (CONTINUED)

Deletes reference to:
   5 ILCS 80/4.35 rep.
Deletes reference to:
   70 ILCS 1205/8-50
Deletes reference to:
   70 ILCS 1505/26.10-4
Deletes reference to:
   210 ILCS 25/7-101
Deletes reference to:
   225 ILCS 135/Act rep.
Deletes reference to:
   225 ILCS 315/Act rep.
Deletes reference to:
   225 ILCS 412/Act rep.
Deletes reference to:
   410 ILCS 54/10
Deletes reference to:
   410 ILCS 513/10
Deletes reference to:
   410 ILCS 513/25


Senate Floor Amendment No. 2

Adds reference to:
   815 ILCS 414/1.5 was 720 ILCS 375/1.5

Amends the Ticket Sale and Resale Act. In provisions concerning ticket sales by a reseller engaged in interstate or intrastate commerce on an Internet auction listing service, removes the requirement that an Internet auction listing service be registered with the Department of Financial and Professional Regulation.

Senate Floor Amendment No. 3

Deletes reference to:
   5 ILCS 80/4.36
Deletes reference to:
   225 ILCS 745/Act rep.
Deletes reference to:
   415 ILCS 5/22.51
Deletes reference to:
   415 ILCS 5/22.51a
Deletes reference to:
   415 ILCS 5/57.2
Deletes reference to:
   415 ILCS 5/57.8
Deletes reference to:
   415 ILCS 5/57.10
Deletes reference to:
   415 ILCS 5/58.2
Deletes reference to:
   415 ILCS 5/58.6

Deletes reference to:
SB 01821 (CONTINUED)

415 ILCS 5/58.7
House Floor Amendment No. 1
Deletes reference to:
5 ILCS 80/4.32
Deletes reference to:
225 ILCS 430/Act rep.
Sep 22 17 S Public Act . . . . . . . 100-0534

SB 01822 Sen. John G. Mulroe
20 ILCS 2615/0.01 from Ch. 121, par. 307.20
Amends the State Police Radio Act. Makes a technical change in a Section concerning the short title.
Feb 09 17 S Referred to Assignments

SB 01823 Sen. John G. Mulroe
20 ILCS 2610/1 from Ch. 121, par. 307.1
Amends the State Police Act. Makes a technical change in a Section concerning Divisions of the Department of State Police and appointment of officers.
Feb 09 17 S Referred to Assignments

SB 01824 Sen. John G. Mulroe
20 ILCS 2630/0.01 from Ch. 38, par. 206
Amends the Criminal Identification Act. Makes a technical change in a Section concerning the short title.
Feb 09 17 S Referred to Assignments

SB 01825 Sen. John G. Mulroe
430 ILCS 65/1 from Ch. 38, par. 83-1
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
Feb 09 17 S Referred to Assignments

SB 01826 Sen. John G. Mulroe
20 ILCS 3930/4 from Ch. 38, par. 210-4
Amends the Illinois Criminal Justice Information Act. Makes a change in a Section concerning the Illinois Criminal Justice Information Authority.
Feb 09 17 S Referred to Assignments

SB 01827 Sen. John G. Mulroe
430 ILCS 66/1
Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.
Feb 09 17 S Referred to Assignments
Amends the Firearm Owners Identification Card Act. Provides that 180 days after the effective date of the bill, each applicant for the issuance or renewal of a Firearm Owner's Identification Card shall include a full set of his or her fingerprints in electronic format to the Department of State Police for the purpose of identity verification, unless the applicant has previously provided a full set of his or her fingerprints to the Department under this Act or the Firearm Concealed Carry Act. Provides that the fingerprints must be transmitted through a live scan fingerprint vendor licensed by the Department of Financial and Professional Regulation or a criminal justice agency authorized by the Department to submit fingerprints under the Act or the Firearm Concealed Carry Act. Provides that these fingerprints shall be checked against the fingerprint records now and hereafter filed in the Department and Federal Bureau of Investigation criminal history records databases, including all available state and local criminal history record information files, including records of juvenile adjudications. Provides that the Department shall charge applicants a fee for conducting the criminal history record check, which shall be deposited in the State Police Services Fund and shall not exceed the actual cost of the State and national criminal history record check. Amends the Firearm Concealed Carry Act. Provides that a license application for a concealed carry license shall contain a full set of fingerprints submitted to the Department in electronic format for the purpose of verification of identity in a form and manner prescribed by the Department, unless the applicant has previously provided a full set of his or her fingerprints to the Department under the Firearm Owners Identification Card Act. Provides that an applicant for renewal need not resubmit a full set of his or her fingerprints if the applicant has previously provided a full set of his or her fingerprints to the Department under the Act or the Firearm Owners Identification Card Act.

Amends the School Code. Makes a technical change in a Section concerning licensure of educators.

Replaces everything after the enacting clause. Amends the School Code. Provides that, beginning with the 2018-2019 school year and until the 2023-2024 school year, an individual may teach preschool children in an early childhood program that receives grants under the Code if he or she holds a Professional Educator License with an early childhood education endorsement or with short-term approval for early childhood education or he or she pursues a Professional Educator License and holds (i) an ECE Credential Level of 5 awarded by the Department of Human Services under the Gateways to Opportunity Program developed under the Department of Human Services Act or (ii) an Educator License with Stipulations with a transitional bilingual educator endorsement and he or she has either passed an early childhood education content test or completed no less than 9 semester hours of college coursework in the area of early childhood education. Effective July 1, 2018.
Amends the Code of Criminal Procedure of 1963. Provides in cases in which the prosecution attempts to introduce evidence of incriminating statements made by the accused to or overheard by an informant, the prosecution shall disclose at least 30 days prior to any relevant evidentiary hearing or trial (rather than timely disclose in discovery): (1) the complete criminal history of the informant; (2) any deal, promise, inducement, or benefit that the offering party has made or will make in the future to the informant; (3) the statements made by the accused; (4) the time and place of the statements, the time and place of their disclosure to law enforcement officials, and the names of all persons who were present when the statements were made; whether at any time the informant recanted that testimony or statement and, if so, the time and place of the recantation, the nature of the recantation, and the names of the persons who were present at the recantation; (6) other cases in which the informant testified, provided that the existence of such testimony can be ascertained through reasonable inquiry and whether the informant received any promise, inducement, or benefit in exchange for or subsequent to that testimony or statement; and (7) any other information relevant to the informant's credibility. Provides that if, at any time, a law enforcement or prosecutorial official has reason to believe that a previous statement or testimony proffered by an individual acting as an in-custody informant may be untruthful or unreliable, this information shall be disclosed through notification to the defendant, his or her attorney of record or the public defender's office, the prosecutor's office, and the court for all cases in which the informant offered statements or testimony. Provides that this provision applies to any criminal proceeding for first degree murder, intentional homicide of an unborn child, second degree murder, voluntary manslaughter of an unborn child, involuntary manslaughter and reckless homicide, involuntary manslaughter and reckless homicide of an unborn child, drug-induced homicide, aggravated criminal sexual assault, predatory criminal sexual assault of a child, or aggravated arson (rather than a capital case). Makes other changes.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Amends the Code of Criminal Procedure of 1963. Expands the informant testimony provisions from capital cases to first degree murder, intentional homicide of an unborn child, second degree murder, voluntary manslaughter of an unborn child, involuntary manslaughter and reckless homicide, involuntary manslaughter and reckless homicide of an unborn child, drug-induced homicide, aggravated criminal sexual assault, predatory criminal sexual assault of a child, or aggravated arson. Provides that the court may permit the prosecution to disclose its intent to introduce the testimony of an informant with less notice than the 30-day notice period required, if the court finds that the informant was not known prior to the 30-day notice period and could not have been discovered or obtained by the exercise of due diligence by the prosecution prior to the 30-day notice period. Provides that upon good cause shown, the court may set a reasonable notice period under the circumstances or may continue the trial on its own motion to allow for a reasonable notice period, which motion shall toll the speedy trial period for the period of the continuance. Provides that if a lawful recording of an incriminating statement is made of an accused to an informant or of a statement made by an informant to law enforcement or the prosecution, including any deal, promise, inducement, or other benefit offered to the informant, the accused may request a reliability hearing and the prosecution shall be subject to the disclosure requirements. Deletes language in the introduced bill providing that if, at any time, a law enforcement or prosecutorial official has reason to believe that a previous statement or testimony proffered by an individual acting as an in-custody informant may be untruthful or unreliable, this information shall be disclosed through notification to the defendant, his or her attorney of record or the public defender's office, the prosecutor's office, and the court for all cases in which the informant offered statements or testimony. Deletes language in the introduced bill providing that if there is an adverse finding with respect to the reliability of the in-custody informant, the relevant State entity has an obligation to notify the defendant, his or her attorney of record or public defender's office, the prosecutor's office, and the court where the in-custody informant has testified.
SB 01831 Sen. Michael E. Hastings

735 ILCS 110/15

Amends the Citizen Participation Act. Provides that any official, employee, or agent of a public body, or a public body on behalf of its official, employee, or agent, has a right of action in a State circuit court against a requester if a request submitted by the requester under the Freedom of Information Act is based on, relates to, or is in response to any act or acts by the official, employee, or agent of the public body, in furtherance of the rights of the official, employee, or agent to petition, speak freely, associate freely, or otherwise participate in government. Provides that the court shall award liquidated damages of $5,000 for each offending request in addition to reasonable attorney's fees and costs associated with bringing such an action, unless the court finds that the requester has produced clear and convincing evidence that: (1) the request is not based on, related to, or in response to any act or acts by the official, employee, or agent of the public body, in furtherance of the rights of the official, employee, or agent to petition, speak freely, associate freely, or otherwise participate in government; or (2) the act or acts of the official, employee, or agent of the public body are not immunized from liability, or are not in furtherance of the acts immunized from liability, under the Act. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01832 Sen. John G. Mulroe-Linda Holmes

770 ILCS 60/21.03 new

Amends the Mechanics Lien Act. Provides that all moneys withheld as retainage from payments made to any contractor or subcontractor under any construction contract, except those contracts that provide for retainage of 5% or less, shall be held in trust for the benefit of the contractors and subcontractors from whom the retainage has been withheld. Provides that separate records of account shall be kept for each person for whom trust funds are held, and trust funds are not required to be deposited into a separate bank account solely for that purpose as long as trust funds are not expended in a prohibited manner. Provides that any person who knowingly retains or uses the moneys held in trust for any purpose other than to pay those for whom the moneys are held is liable for all damages sustained, including interest at 10% per annum and reasonable attorney's fees.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01833 Sen. John G. Mulroe


215 ILCS 5/143 from Ch. 73, par. 755

Amends the Illinois Insurance Code. In provisions concerning the filing of policy forms with the Director of Insurance, includes that policies issued to an exempt commercial purchaser, except for workers' compensation policies, are not subject to the provisions. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

215 ILCS 5/143

Adds reference to:

215 ILCS 5/121-2.08

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that contracts of insurance with an industrial insured that qualifies as a Safety-Net Hospital are exempt from certain requirements concerning transactions in the State involving contracts of insurance independently procured directly from an unauthorized insurer by industrial insureds. Effective immediately.

Sep 22 17 S Public Act . . . . . . . 100-0535
SB 01834  Sen. John G. Mulroe  
(Rep. Elaine Nekritz) 
225 ILCS 422/1 
Amends the Collateral Recovery Act. Makes a technical change in a Section concerning the short title. 
Senate Committee Amendment No. 1 
Deletes reference to: 
   225 ILCS 422/1 
Adds reference to: 
   225 ILCS 422/30 
Replaces everything after the enacting clause. Amends the Collateral Recovery Act. Provides that the Act does not apply to a 
vehicle auctioneer licensed under the Illinois Vehicle Code or an employee of such a vehicle auctioneer involved in the selling of a 
vehicle that was repossessed under the Act unless the vehicle auctioneer or employee of a vehicle auctioneer involved in the selling of 
the vehicle directly performs repossessions covered by the Act. Provides that the Act does not apply to a forwarding person or entity 
that, acting on behalf of a creditor or lender having a security agreement, does not directly perform repossessions covered by the Act, 
but instead forwards the actual repossession assignment to a licensed repossession agency under the Act. 
Aug 11 17  S  Public Act . . . . . . . . 100-0102
SB 01835  Sen. John G. Mulroe 
705 ILCS 405/1-1 from Ch. 37, par. 801-1 
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title. 
Feb 09 17  S  Referred to Assignments
SB 01836  Sen. John G. Mulroe 
705 ILCS 105/6 from Ch. 25, par. 6 
Amends the Clerks of Courts Act. Makes a technical change in a Section concerning the office hours of the clerks of courts. 
Feb 09 17  S  Referred to Assignments
SB 01837  Sen. John G. Mulroe 
50 ILCS 727/1-1 
Amends the Police and Community Relations Improvement Act. Makes a technical change in a Section concerning the short 
title. 
Feb 09 17  S  Referred to Assignments
SB 01838  Sen. Andy Manar-Pat McGuire-Chapin Rose-Patricia Van Pelt 
110 ILCS 305/100 new 
110 ILCS 520/85 new 
110 ILCS 660/5-195 new 
110 ILCS 665/10-195 new 
110 ILCS 670/15-195 new 
110 ILCS 675/20-200 new 
110 ILCS 680/25-195 new 
110 ILCS 685/30-205 new 
110 ILCS 690/35-200 new 
110 ILCS 805/3-42.5 new 
Amends various Acts relating to the governance of public universities and community college districts in Illinois. Allows 
universities and community colleges to establish a digital discount program that complies with federal regulations. Effective 
immediately. 
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01839

Sen. Bill Cunningham-Wm. Sam McCann, Pamela J. Althoff, Linda Holmes, Michael E. Hastings, Jennifer Bertino-Tarrant-Christine Radogno-Napoleon Harris, III and Martin A. Sandoval

(Rep. Brandon W. Phelps-David Harris-Daniel V. Beiser, Kathleen Willis and Carol Sente)

225 ILCS 705/11.08
225 ILCS 705/11.09

Amends the Coal Mining Act. Provides that a mine operator must provide the number of self-contained self-rescuer devices as required by the mine's approved Mine Safety and Health Administration Emergency Response Plan. Removes language concerning plan requirements submitted for approval to the Mining Board. Provides that rescue chambers must be provided and located within 1,000 (rather than 3,000) feet from the nearest working face of each working section of a mine. Provides that outby rescue chambers must be provided at distances and locations approved in the mine's approved Mine Safety and Health Administration Emergency Response Plan. Makes other changes. Effective immediately.

House Committee Amendment No. 3
Deletes reference to:
225 ILCS 705/11.08
Deletes reference to:
225 ILCS 705/11.09
Adds reference to:
50 ILCS 750/15.3 from Ch. 134, par. 45.3
Adds reference to:
50 ILCS 750/15.3a
Adds reference to:
50 ILCS 750/99
Adds reference to:
50 ILCS 753/15
Adds reference to:
220 ILCS 5/13-1200
Adds reference to:
220 ILCS 5/21-401
Adds reference to:
220 ILCS 5/21-1601


House Floor Amendment No. 4
Adds reference to:
5 ILCS 140/7.5
Adds reference to:
20 ILCS 2605/2605-52
Adds reference to:
20 ILCS 2605/2605-475 was 20 ILCS 2605/55a in part
Adds reference to:
30 ILCS 105/8.37
Adds reference to:
50 ILCS 750/2 from Ch. 134, par. 32
Adds reference to:
50 ILCS 750/8 from Ch. 134, par. 38
Adds reference to:
50 ILCS 750/10 from Ch. 134, par. 40
Adds reference to:
SB 01839 (CONTINUED)

50 ILCS 750/10.3
Adds reference to:
50 ILCS 750/12 from Ch. 134, par. 42
Adds reference to:
50 ILCS 750/14 from Ch. 134, par. 44
Adds reference to:
50 ILCS 750/15.2a from Ch. 134, par. 45.2a
Adds reference to:
50 ILCS 750/15.4 from Ch. 134, par. 45.4
Adds reference to:
50 ILCS 750/15.4a
Adds reference to:
50 ILCS 750/15.4b
Adds reference to:
50 ILCS 750/15.6a
Adds reference to:
50 ILCS 750/17.5 new
Adds reference to:
50 ILCS 750/19
Adds reference to:
50 ILCS 750/20
Adds reference to:
50 ILCS 750/30
Adds reference to:
50 ILCS 750/35
Adds reference to:
50 ILCS 750/40
Adds reference to:
50 ILCS 750/55
Adds reference to:
220 ILCS 5/13-102 from Ch. 111 2/3, par. 13-102
Adds reference to:
220 ILCS 5/13-103 from Ch. 111 2/3, par. 13-103
Adds reference to:
220 ILCS 5/13-230
Adds reference to:
220 ILCS 5/13-301.1 from Ch. 111 2/3, par. 13-301.1
Adds reference to:
220 ILCS 5/13-406 from Ch. 111 2/3, par. 13-406
Adds reference to:
220 ILCS 5/13-406.1 new
Adds reference to:
220 ILCS 5/13-506.2
Adds reference to:
220 ILCS 5/13-703 from Ch. 111 2/3, par. 13-703
SB 01839 (CONTINUED)

Replaces everything after the enacting clause. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall make grants to 9-1-1 authorities to defray the costs associated with 9-1-1 system consolidation required under the Emergency Telephone System Act. Amends the Emergency Telephone System Act. Provides that on or after the effective date of the bill, any new intergovernmental agreements entered into to establish or join a Joint Emergency Telephone System Board shall provide for the appointment of a PSAP representative to the Emergency Telephone System Board. Provides that no county or 9-1-1 Authority may avoid the consolidation requirements of the Act by converting primary PSAPs to secondary or virtual answering points. Provides that any county or 9-1-1 Authority not in compliance with the consolidation requirements of the Act shall be ineligible to receive consolidation grant funds issued or monthly disbursements otherwise due until the county or 9-1-1 Authority is in compliance. Provides that within one year after the effective date of the bill, any corporate authorities of a county or municipality, other than a municipality with a population of more than 500,000, operating a 9-1-1 system without an Emergency Telephone System Board or Joint Emergency Telephone System Board shall create or join a Joint Emergency Telephone System Board. Extends the repeal date of the Act from July 1, 2017 to December 31, 2020. Amends the Public Utilities Act. Adds provisions to the Telecommunications Article concerning the transition of Large Electing Providers to Internet Protocol-based networks and service. Provides that the Universal Telephone Service Assistance Program shall provide for a reduction of access line charges, a reduction of connection charges, or any other alternative assistance or program to increase accessibility to telephone service and broadband Internet access service. Provides that the amounts collected and remitted through customer funding of the program may be used for funding an additional program to be administered by the entity designated by the Commission as administrator of the Universal Telephone Service Assistance Program for educating and assisting low-income residential customers with a transition to Internet protocol-based networks and services. Extends the repeal date of the Cable and Video Competition Article and the Universal Telephone Service Protection Law of the Illinois Public Utilities Act. Makes other changes. Effective immediately.

House Floor Amendment No. 5

Adds reference to:
5 ILCS 140/7.5

Adds reference to:
20 ILCS 2605/2605-52

Adds reference to:
20 ILCS 2605/2605-475

Adds reference to:
30 ILCS 105/8.37

Adds reference to:
50 ILCS 750/2

from Ch. 134, par. 32

Adds reference to:
50 ILCS 750/8

from Ch. 134, par. 38

Adds reference to:
50 ILCS 750/10

from Ch. 134, par. 40

Adds reference to:
50 ILCS 750/10.3

Adds reference to:
50 ILCS 750/12

from Ch. 134, par. 42

Adds reference to:
50 ILCS 750/14

from Ch. 134, par. 44

Adds reference to:
50 ILCS 750/15.2a

from Ch. 134, par. 45.2a

Adds reference to:
50 ILCS 750/15.4

from Ch. 134, par. 45.4

Adds reference to:
50 ILCS 750/15.4a

Adds reference to:
50 ILCS 750/15.4b

Adds reference to:
50 ILCS 750/15.6a
SB 01839 (CONTINUED)

Adds reference to:
50 ILCS 750/17.5 new

Adds reference to:
50 ILCS 750/19

Adds reference to:
50 ILCS 750/20

Adds reference to:
50 ILCS 750/30

Adds reference to:
50 ILCS 750/35

Adds reference to:
50 ILCS 750/40

Adds reference to:
50 ILCS 750/55

Adds reference to:
220 ILCS 5/13-102 from Ch. 111 2/3, par. 13-102

Adds reference to:
220 ILCS 5/13-103 from Ch. 111 2/3, par. 13-103

Adds reference to:
220 ILCS 5/13-230

Adds reference to:
220 ILCS 5/13-301.1 from Ch. 111 2/3, par. 13-301.1

Adds reference to:
220 ILCS 5/13-406 from Ch. 111 2/3, par. 13-406

Adds reference to:
220 ILCS 5/13-406.1 new

Adds reference to:
220 ILCS 5/13-703 from Ch. 111 2/3, par. 13-703

Replaces everything after the enacting clause. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall make grants to 9-1-1 authorities to defray the costs associated with 9-1-1 system consolidation required under the Emergency Telephone System Act. Amends the Emergency Telephone System Act. Provides that on or after the effective date of the bill, any new intergovernmental agreements entered into to establish or join a Joint Emergency Telephone System Board shall provide for the appointment of a PSAP representative to the Emergency Telephone System Board. Provides that no county or 9-1-1 Authority may avoid the consolidation requirements of the Act by converting primary PSAPs to secondary or virtual answering points. Provides that any county or 9-1-1 Authority not in compliance with the consolidation requirements of the Act shall be ineligible to receive consolidation grant funds issued or monthly disbursements otherwise due until the county or 9-1-1 Authority is in compliance. Provides that within one year after the effective date of the bill, any corporate authorities of a county or municipality, other than a municipality with a population of more than 500,000, operating a 9-1-1 system without an Emergency Telephone System Board or Joint Emergency Telephone System Board shall create or join a Joint Emergency Telephone System Board. Extends the repeal date of the Act from July 1, 2017 to December 31, 2020. Amends the Public Utilities Act. Adds provisions to the Telecommunications Article concerning the transition of Large Electing Providers to Internet Protocol-based networks and service. Provides that the Universal Telephone Service Assistance Program shall provide for a reduction of access line charges, a reduction of connection charges, or any other alternative assistance or program to increase accessibility to telephone service and broadband Internet access service. Provides that the amounts collected and remitted through customer funding of the program may be used for funding an additional program to be administered by the entity designated by the Commission as administrator of the Universal Telephone Service Assistance Program for educating and assisting low-income residential customers with a transition to Internet protocol-based networks and services. Extends the repeal date of the Cable and Video Competition Article and the Universal Telephone Service Protection Law of the Illinois Public Utilities Act until December 31, 2020. Makes other changes. Effective immediately.

Governor Amendatory Veto Message
SB 01839 (CONTINUED)

Recommends replacing everything after the enacting clause (other than the effective date Section) with provisions repealing the internal repealers of the Emergency Telephone Act and the Cable and Video Competition Article and the Universal Telephone Service Protection Law of the Illinois Public Utilities Act. (Deletes reference to: 5 ILCS 140/7.5; 50 ILCS 750/2; 50 ILCS 750/8; 50 ILCS 750/10; 50 ILCS 750/10.3; 50 ILCS 750/12; 50 ILCS 750/14; 50 ILCS 750/15.2a; 50 ILCS 750/15.3; 50 ILCS 750/15.3a; 50 ILCS 750/15.4; 50 ILCS 750/15.4a; 50 ILCS 750/15.4b; 50 ILCS 750/15.6a; 50 ILCS 750/17.5 new; 50 ILCS 750/19; 50 ILCS 750/20; 50 ILCS 750/30; 50 ILCS 750/35; 50 ILCS 750/55; 50 ILCS 750/99; 50 ILCS 753/15; 220 ILCS 5/13-102; 220 ILCS 5/13-103; 220 ILCS 5/13-230; 220 ILCS 5/13-301.1; 220 ILCS 5/13-406; 220 ILCS 5/13-406.1 new; 220 ILCS 5/13-703; 220 ILCS 5/13-1200; 220 ILCS 5/21-401; 220 ILCS 5/21-1601.


Jul 14 17  S  Bill Dead - Amendatory Veto

SB 01840
Sen. Andy Manar-Wm. Sam McCann and Paul Schimpf

20 ILCS 1105/1  from Ch. 96 1/2, par. 7401

20 ILCS 1105/20 new

30 ILCS 105/5.878 new

Creates the Energy and Environmental Security Act. Amends the Energy Conservation and Coal Development Act. Creates a Qualified Clean Coal Technology Grant Program for the purpose of funding grants that will allow the grant recipient to (i) meet the qualifications of a qualified clean coal facility, (ii) operate the electric generating unit as a qualified clean coal facility while complying with State and federal emissions requirements, and (iii) mitigate the environmental impacts of the operation of coal-fueled electric generation units. Creates the Clean Coal Development and Utilization Fund to provide funding for grants. Amends the State Finance Act to make a conforming change. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01841
Sen. Kwame Raoul

New Act

Creates the Fantasy Sports Contests Act. Contains only a short title provision.

Feb 09 17  S  Referred to Assignments
SB 01842 Sen. John G. Mulroe and Emil Jones, III
(Rep. Jay Hoffman)

720 ILCS 5/10-2 from Ch. 38, par. 10-2
720 ILCS 5/12-2 from Ch. 38, par. 12-2
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4
720 ILCS 5/24-1 from Ch. 38, par. 24-1

Amends the Criminal Code of 2012. In the statutes concerning aggravated kidnaping, aggravated assault, aggravated battery, and unlawful use of weapons, deletes references to "hooded" and replaces with "cloth" so that the offense is committed when the person commits the proscribed act when he or she wears a cloth, robe, or mask to conceal his or her identity. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. In the statutes concerning aggravated kidnaping, aggravated assault, aggravated battery, and unlawful use of weapons, deletes wears a hood, robe, or mask to conceal his or her identity. Replaces the language with affixes or manipulates a mask, cloth, or garment in order to conceal his or her identity. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:

720 ILCS 5/10-2 from Ch. 38, par. 10-2
720 ILCS 5/12-2 from Ch. 38, par. 12-2
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4
720 ILCS 5/24-1 from Ch. 38, par. 24-1

Adds reference to:

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for involuntary servitude, involuntary sexual servitude of a minor, or trafficking in persons and related offenses may be commenced within 25 years (rather than one year) of the victim attaining the age of 18 years. Deletes provision that however, in no such case shall the time period for prosecution expire sooner than 3 years after the commission of the offense. Effective immediately.

Aug 24 17 S Public Act . . . . . . . . 100-0318
SB 01843
Sen. Kwame Raoul, Omar Aquino and Kimberly A. Lightford-Jacqueline Y. Collins
(Rep. Christian L. Mitchell and Elgie R. Sims, Jr.)

55 ILCS 5/3-9008 from Ch. 34, par. 3-9008
Amends the Counties Code. Provides that a court considering the petition of an interested person to appoint a special prosecutor shall presume, without demonstration from the petitioner, a conflict of interest on behalf of any State's Attorney not exclusively assigned to cases in which the defendant or defendants are members of any law enforcement agency, when the underlying charges concern misconduct allegedly committed by the officer during the performance of official duties, while in uniform, while on duty, or after announcing his or her status as a law enforcement officer. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill making the following changes: Provides that on the court's own motion or an interested person’s petition alleging that the State's Attorney has an actual conflict of interest in the cause or proceeding, the court shall grant a hearing (currently, may grant a hearing if necessary) to determine whether the State's Attorney has an actual conflict. Provides that a court considering the petition of an interested person to appoint a special prosecutor shall presume, without demonstration from the petitioner, a rebuttable prosecutorial conflict of interest for cases in which the defendant or defendants are members of a law enforcement agency, unless the prosecutor is either (i) exclusively assigned to cases of public or official misconduct, or (ii) a prosecutor whose assignments do not regularly involve communication, cooperation, consultation, or collaboration with the law enforcement agency or department of which that defendant is a member. Effective January 1, 2018.

Senate Floor Amendment No. 2
Adds reference to:
725 ILCS 210/4.01 from Ch. 14, par. 204.01
Replaces everything after the enacting clause. Amends the Counties Code. Provides that in a county exceeding a population of 3,000,000, if the court determines that the appointment of a special prosecutor is required because the State's Attorney is sick, absent, or unable to fulfill his or her duties or has a conflict of interest, the court shall request the Office of the State's Attorneys Appellate Prosecutor to serve as the special prosecutor where the cause or proceeding is an officer-involved death. Provides that, if the Office of the State's Attorneys Appellate Prosecutor accepts the request, the State's Attorneys Appellate Prosecutor shall be appointed by the court and shall have the same power and authority in relation to the cause or proceeding as the State's Attorney would have had if present and attending to the cause or proceedings. Amends the State's Attorneys Appellate Prosecutor's Act. Provides that the authority of the Office of the State's Attorneys Appellate Prosecutor to assist State's Attorneys in the discharge of the State Attorney's duties under specified Acts concerning controlled substances, drug forfeiture, and public labor is not limited to counties containing less than 3,000,000 inhabitants. Excludes specified findings of a judge to appoint the Office of the State's Attorneys Appellate Prosecutor or its attorneys as special prosecutor if the appointment is being made in counties exceeding a population of 3,000,000 when the State's Attorney is sick, absent, unable to fulfill his or her duties, or has a conflict of interest.

House Floor Amendment No. 2
Deletes reference to:
55 ILCS 5/3-9008
Adds reference to:
50 ILCS 725/7.5 new
Replaces everything after the enacting clause. Deletes language providing that a court considering the petition of an interested person to appoint a special prosecutor shall presume, without demonstration from the petitioner, a conflict of interest on behalf of any State's Attorney not exclusively assigned to cases in which the defendant or defendants are members of any law enforcement agency, when the underlying charges concern misconduct allegedly committed by the officer during the performance of official duties, while in uniform, while on duty, or after announcing his or her status as a law enforcement officer. Amends the Uniform Peace Officers' Disciplinary Act. Creates the Commission on Police Professionalism. Provides that the Commission shall meet regularly to review the current training and certification process for law enforcement officers, review the duties of the various types of law enforcement officers, including auxiliary officers, review the standards for the issuance of badges, shields, and other police and agency identification, review officer-involved shooting investigation policies, review policies and practices concerning the use of force and misconduct by law enforcement officers, and examine whether law enforcement officers should be licensed. Provides that the Commission shall submit a report of its findings and legislative recommendations to the General Assembly and Governor on or before September 30, 2018. Provides for the repeal of the Section on December 31, 2018. Makes other changes. Effective immediately.
SB 01844 Sen. Kwame Raoul-Patricia Van Pelt-Dan McConchie and Michael Connelly

215 ILCS 5/512-11 new
215 ILCS 5/512-12 new
215 ILCS 5/512-13 new

Amends the Illinois Insurance Code. Provides that all entities providing prescription drug coverage shall permit and apply a prorated daily cost-sharing rate to prescriptions that are dispensed by a pharmacy for less than a 30-day supply if the prescriber or pharmacist indicates the fill or refill could be in the best interest of the patient or is for the purpose of synchronizing the patient's chronic medications. Provides that no entity providing prescription drug coverage shall deny coverage for the dispensing of any drug prescribed for the treatment of a chronic illness that is made in accordance with a plan among the insured, the prescriber, and a pharmacist to synchronize the refilling of multiple prescriptions for the insured. Provides that no entity providing prescription drug coverage shall use payment structures incorporating prorated dispensing fees determined by calculation of the days' supply of medication dispensed. Provides that dispensing fees shall be determined exclusively on the total number of prescriptions dispensed. Establishes criteria for an entity conducting audits (either on-site or remotely) of pharmacy records. Provides that the Department of Insurance and Director of Insurance shall have the authority to enforce the provisions of the Act and impose financial penalties. Effective January 1, 2018.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01845 Sen. Mattie Hunter and Emil Jones, III
(Rep. Emanuel Chris Welch)

325 ILCS 5/7.4 from Ch. 23, par. 2057.4

Amends the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services may implement a "differential response program" (rather than providing that beginning January 1, 2010, the Department may implement a 5-year demonstration of a "differential response program"). Removes a requirement that the Department arrange for an independent evaluation of the "differential response program" to determine whether it is meeting specified goals. Removes language providing that the demonstration shall become a permanent program on July 1, 2016, upon completion of the demonstration project period.

Senate Committee Amendment No. 1

Further amends the Abused and Neglected Child Reporting Act. In regard to the differential response program authorized under the Act, requires the Department of Children and Family Services to submit a report to the General Assembly by January 15, 2018 on the implementation progress and recommendations for additional needed legislative changes.

Senate Committee Amendment No. 2

Further amends the Abused and Neglected Child Reporting Act. Provides that if the Department of Children and Family Services implements a differential response program, the Department shall arrange for an independent evaluation of the program for at least the first 3 years of implementation to determine whether it is meeting certain goals in accordance with a specified provision of the Act.

May 03 17 H Referred to Rules Committee

SB 01846 Sen. Mattie Hunter, James F. Clayborne, Jr., Kimberly A. Lightford, Omar Aquino, Chris Nybo and Emil Jones, III
(Rep. William Davis-Elizabeth Hernandez-Patricia R. Belloch-Emanuel Chris Welch-Laura Fine, Linda Chapa LaVia, Robyn Gabel, Sheri Jesiel, Gregory Harris, Mary E. Flowers and Juliana Stratton)

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
410 ILCS 520/4 from Ch. 111 1/2, par. 5604

Amends the School Code. Requires the Department of Public Health to promulgate rules and regulations to include asthma in the standard school health examination. Makes conforming changes. Amends the Illinois Health Statistics Act. Requires the Department of Public Health to collect and maintain data on the extent, nature, and impact of asthma, and the determinants of asthma. Makes conforming changes.

Aug 18 17 S Public Act . . . . . . . . 100-0238

SB 01847 Sen. Mattie Hunter

305 ILCS 5/5-5f

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to exempt sickle cell disease treatment from any readmission restrictions or penalties established under the Code or by rule.

Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01848  Sen. Mattie Hunter-Ira I. Silverstein-Wm. Sam McCann, Jil Tracy, Patricia Van Pelt-Julie A. Morrison-Jacqueline Y. Collins and Kimberly A. Lightford

30 ILCS 540/1  from Ch. 127, par. 132.401

Amends the State Prompt Payment Act. Provides that goods or services furnished to the State includes, but is not limited to, services concerning prevention, intervention, or treatment services and supports for youth provided by a vendor by virtue of a contractual grant agreement. Includes invoices issued under a contractual grant agreement in the definition of “proper bill or invoice.”

Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01849  Sen. Mattie Hunter

410 ILCS 210/1  from Ch. 111, par. 4501
410 ILCS 210/1.5
410 ILCS 210/2  from Ch. 111, par. 4502
410 ILCS 210/3  from Ch. 111, par. 4503

Amends the Consent by Minors to Medical Procedures Act. Provides that provisions concerning the giving of consent to the performance of procedures or services apply to the giving of consent to the performance of procedures or services by a licensed optometrist.

Feb 09 17  S Referred to Assignments

SB 01850  Sen. Mattie Hunter

210 ILCS 47/1-101

Amends the ID/DD Community Care Act. Makes a technical change in a Section concerning the short title.

Feb 09 17  S Referred to Assignments
SB 01851
Sen. Heather A. Steans-Mattie Hunter-Dave Syverson-Emil Jones, III-Omar Aquino, Julie A. Morrison and Laura M. Murphy
(Rep. Gregory Harris-Patricia R. Bellock-Sara Feigenholtz-Tom Demmer-Camille Y. Lilly, Anthony DeLuca, Robyn Gabel, Juliana Stratton, Ryan Spain and Mary E. Flowers)

305 ILCS 5/5-5.4h
Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions concerning Medicaid reimbursement for facilities that serve severely and chronically ill pediatric patients and clinically complex residents, replaces all references to "long-term care facilities for persons under 22 years of age" with "medically complex for the developmentally disabled facilities".

House Committee Amendment No. 1
Deletes reference to:
- 305 ILCS 5/5-5.4h
Adds reference to:
- 305 ILCS 5/5-2.1a

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.

House Floor Amendment No. 2
Deletes reference to:
- 305 ILCS 5/5-2.1a
Adds reference to:
- 5 ILCS 120/2 from Ch. 102, par. 42
- 5 ILCS 140/7.5
- 20 ILCS 505/5.45 new
- 210 ILCS 45/2-217
- 210 ILCS 49/5-104 new
- 210 ILCS 85/6.22
- 305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2
- 305 ILCS 5/5-5.4h
- 305 ILCS 5/5-5.07 new
- 305 ILCS 5/5-30.8 new
- 305 ILCS 5/5A-16
SB 01851 (CONTINUED)

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Provides that every child who is in the care of the Department of Children and Family Services pursuant to the Juvenile Court Act of 1987 shall receive the necessary services required by the Act and the Juvenile Court Act of 1987, including any child enrolled in a Medicaid managed care plan. Provides that the Department shall not relinquish its authority or diminish its responsibility to determine and provide necessary services that are in the best interest of a child even if those services are directly or indirectly provided by, coordinated through, or paid for by a managed care organization. Prohibits the Department from requiring any child to participate in Medicaid managed care if the child would otherwise be exempt from enrolling in a Medicaid managed care plan under any rule or statute of this State. Contains provisions concerning the Child Welfare Medicaid Managed Care Implementation Advisory Workgroup and its duty to advise the Department of Children and Family Services on the transition and implementation of managed care for children; membership on the Workgroup; the development and public posting of the Department's transition plan; the contents of the transition plan; reporting requirements; and other matters. Amends the Nursing Home Act. Requires a facility that orders medi-car, service car, or ground ambulance transportation (rather than transportation) of a facility resident by an ambulance service provider to maintain a written record and to provide the ambulance service provider with a Physician Certification Statement on a form prescribed by the Department of Healthcare and Family Services and in accordance with a specified Section of the Illinois Public Aid Code. Amends the Specialized Mental Health Rehabilitation Act of 2013. Provides that, for a facility licensed under the Act by June 1, 2018 or provisionally licensed under the Act by June 1, 2018, a payment shall be made for therapeutic visits that have been indicated by an interdisciplinary team as therapeutically beneficial. Provides that payment shall be at 75% of the facility's rate on the effective date of the amendatory Act and may not exceed 20 days in a fiscal year and shall not exceed 10 days consecutively. Amends the Hospital Licensing Act. Provides that if a hospital arranges for medi-car, service car, or ground ambulance transportation (rather than transportation) of a patient of the hospital, the hospital must provide the ambulance service provider, at or prior to transport, a Physician Certification Statement formatted and completed in compliance with federal regulations or an equivalent form developed by the hospital. Requires each hospital to develop a policy requiring a physician or the physician's designee to complete the Physician Certification Statement and to maintain the Physician Certification Statement as part of the patient's medical record. Amends the Illinois Public Aid Code. In provisions concerning ambulance service payments, provides that whenever a patient covered by a medical assistance program administered by the Department of Healthcare and Family Services, including a patient covered under the State's Medicaid managed care program, is transported from a facility and requires non-emergency transportation including ground ambulance, medi-car, or service car transportation, a Physician Certification Statement shall be required. Requires the certification to be completed prior to ordering the transportation service and prior to patient discharge. Contains provisions concerning the development of a standardized form of the Physician Certification Statement; criteria included on the Physician Certification Statement; the collection of data from Medicaid managed care organizations and transportation brokers regarding denials and appeals related to the missing or incomplete Physician Certification Statement forms and overall compliance; and other matters. Provides that the Department of Children and Family Services shall pay the DCFS per diem rate for inpatient psychiatric stay at a free-standing psychiatric hospital effective the 11th day when a child is in the hospital beyond medical necessity, and the parent or caregiver has denied the child access to the home and has refused or failed to make provisions for another living arrangement for the child or the child's discharge is being delayed due to a pending inquiry or investigation by the Department of Children and Family Services. Provides that licensed medically complex for the developmentally disabled facilities (MC/DD) (rather than licensed long-term care facilities for persons under 22 years of age) that serve severely and chronically ill patients (rather than pediatric patients) shall have a specific reimbursement system designed to recognize the characteristics and needs of the patients they serve. Sets forth certain reimbursement rates for MC/DD facilities for dates of services starting April 1, 2019. Provides that the Department of Healthcare and Family Services shall be responsible for reimbursement calculations and direct payment for services; and that appropriations for medically complex for the developmentally disabled facilities must be shifted from the Department of Human Services to the Department of Healthcare and Family Services. Makes other changes. Requires the Department of Healthcare and Family Services to implement a capitation base rate setting process beginning on the effective date of the amendatory Act for the establishment of Managed Care Organization (MCO) capitated base rate payments from the State. Requires the capitation base rate setting process to include certain elements of transparency. Contains provisions concerning the development of capitation base rates for new capitation rate years; the development of capitation base rates reflecting policy changes; the development of capitation base rates for retroactive policy or fee schedule changes; and meetings between the Department of Healthcare and Family Services and other specified persons and entities to discuss Medicaid capitation rates. Provides that the meetings shall be closed to the public and shall not be subject to the Open Meetings Act; and that records and information produced by the group shall be confidential and not subject to the Freedom of Information Act. Makes conforming changes to the Open Meetings Act and the Freedom of Information Act. Further amends the Illinois Public Aid Code. Provides that if by July 11, 2018 the federal Centers for Medicare and Medicaid Services has neither approved the changes authorized under Public Act 100-581 nor has formally approved an extension of the reimbursement methodologies and payments to hospitals under specified Sections of the Code as they are in effect on June 30, 2018, then certain reimbursement methodologies, supplemental payments, and assessments shall remain in effect. Contains provisions concerning: (1) advance payments to hospitals upon request; and (2) payments to safety-net hospitals and critical access hospitals. Effective immediately.

House Floor Amendment No. 3
SB 01851 (CONTINUED)
Further amends the Illinois Public Aid Code. In provisions requiring the Department of Healthcare and Family Services to make monthly advance payments to safety-net hospitals, critical access hospitals, and hospitals upon request, provides that such advance payments (rather than payments) shall be made regardless of federal approval for federal financial participation under Title XIX or XXI of the federal Social Security Act. Makes some technical changes.

Jul 27 18   S   Public Act . . . . . . . 100-0646

SB 01852
Sen. Sue Rezin
220 ILCS 5/2-101  from Ch. 111 2/3, par. 2-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning the Illinois Commerce Commission.

Feb 09 17   S   Referred to Assignments

SB 01853
Sen. Sue Rezin
20 ILCS 3855/1-1

Feb 09 17   S   Referred to Assignments

SB 01854
Sen. Sue Rezin
20 ILCS 687/6-2

Feb 09 17   S   Referred to Assignments

SB 01855
Sen. Sue Rezin
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.

Feb 09 17   S   Referred to Assignments

SB 01856
Sen. Tim Bivins
(Rep. Tom Demmer)
820 ILCS 130/9  from Ch. 48, par. 39s-9
Amends the Prevailing Wage Act. Provides that if the Department of Labor ascertains the prevailing rate of wages for a public body, the public body may satisfy the Act's notice by newspaper publication and mail requirements by posting on the public body's website a hyperlink to the prevailing wage schedule that is published on the official website of the Department of Labor. Effective immediately.

Senate Floor Amendment No. 1
Amends the Prevailing Wage Act. Replaces everything after the enacting clause with provisions substantially identical to the introduced bill, except that the public body may satisfy its newspaper publication obligations, but not its obligation to mail notice to interested parties, by posting a notice on its website. Effective immediately.

May 03 17   H   Referred to Rules Committee

SB 01857
Sen. Jennifer Bertino-Tarrant
105 ILCS 5/1A-1  from Ch. 122, par. 1A-1
Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.

Feb 09 17   S   Referred to Assignments

SB 01858
Sen. Jennifer Bertino-Tarrant
105 ILCS 5/1A-4  from Ch. 122, par. 1A-4
Amends the School Code. Makes a technical change in a Section concerning the powers and duties of the State Board of Education.

Feb 09 17   S   Referred to Assignments

SB 01859
Sen. Jennifer Bertino-Tarrant
105 ILCS 5/3-9  from Ch. 122, par. 3-9
Amends the School Code. Makes a technical change in a Section concerning regional superintendents of schools.

Feb 09 17   S   Referred to Assignments
SB 01860  Sen. Jennifer Bertino-Tarrant
105 ILCS 5/1A-2.1 from Ch. 122, par. 1A-2.1
Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.
Feb 09 17 S Referred to Assignments
SB 01861  Sen. Jennifer Bertino-Tarrant
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 09 17 S Referred to Assignments
SB 01862  Sen. Tom Rooney and Pamela J. Althoff
30 ILCS 805/9.5 new
65 ILCS 5/8-1-6.5 new
Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality may, by ordinance with a
three-fifths vote, exempt the municipality from one unfunded mandate per year if it determines that compliance with the unfunded
mandate creates an undue burden on the municipality. Provides for notice, public hearing, and other requirements in order for the
corporate authorities to exempt the municipality from a mandate. Prohibits exemption from federally required mandates, mandates
pertaining to health and public safety, mandates pertaining to civil rights, and instructional mandates for school districts. Amends the
State Mandates Act making conforming changes.
May 05 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01863  Sen. Dan McConchie
820 ILCS 305/16a from Ch. 48, par. 138.16a
Amends the Workers' Compensation Act. Limits attorney's fees to 15%, rather than 20%, of the sum which would be due
under this Act for 364 weeks of permanent total disability based upon the employee's average weekly wage. Effective immediately.
May 05 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01864  Sen. Chapin Rose
750 ILCS 5/513 from Ch. 40, par. 513
Amends the Illinois Marriage and Dissolution of Marriage Act. In provisions governing the award of sums of money for the
education of a non-minor child, changes "educational expenses" to "reasonable and necessary educational expenses". Provides that in
making an award for reasonable and necessary educational expenses, the court shall consider any grants, scholarships, tuition
assistance, or other financial aid available to the child.
Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
SB 01865  Sen. Chapin Rose
(Rep. Kathleen Willis)
New Act
Creates the Credit for Prior Learning Act. Requires each public university to submit its policies and procedures for students to
earn credit for prior learning to the Board of Higher Education for review and approval and each community college to submit its
policies and procedures for students to earn credit for prior learning to the Illinois Community College Board for review and approval.
Provides that, at a minimum, these procedures shall include a listing of the types of documentation acceptable and the dates of
inclusion for which prior learning is acceptable. Requires the Board of Higher Education and the Illinois Community College Board to
adopt rules to permit public higher education institutions to award credit for prior learning after the assessment of prior learning
experiences for documented learning that demonstrates achievement of all terminal objectives for a specific course or courses.
Senate Floor Amendment No. 1
Requires public universities to submit policies concerning credit for prior learning to the Board of Higher Education (rather
than submit to the Board for review and approval); Requires community colleges to submit policies concerning credit for prior learning
to the Illinois Community College Board (rather than submit to the Board for review and approval).
Apr 28 17 H Referred to Rules Committee
SB 01866  Sen. Chapin Rose  
(Rep. Allen Skillicorn)  
20 ILCS 805/805-555  
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Department of Natural Resources may assess specified consultation fees up to $500 (rather than assess a $500 fee). Deletes language providing that the Department shall not assess any fee for consultations requested by a State agency or federal agency.  
May 09 17  H Referred to Rules Committee  

SB 01867  Sen. Chapin Rose  
20 ILCS 835/3b new  
Amends the State Parks Act. Provides that the Department of Natural Resources shall reach an agreement with Dawson Township in McLean County regarding the sale of a portion of Moraine View State Park to the township. Provides that the Dawson Township shall pay the full market value for the property. Provides that the sale and conveyance of the acreage shall not transpire until the Department is able to acquire an adequate replacement property that satisfies federal requirements, and the Department shall have 5 years from the date of the agreement with Dawson Township to acquire the replacement property. Effective immediately.  
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 01868  Sen. Chapin Rose  
720 ILCS 5/24-6  from Ch. 38, par. 24-6  
725 ILCS 5/112A-14  from Ch. 38, par. 112A-14  
750 ILCS 60/214  from Ch. 40, par. 2312-14  
765 ILCS 1030/2  from Ch. 141, par. 142  
Amends the Criminal Code of 2012. Provides that after the disposition of a criminal case or in any criminal case where a final judgment in the case was not entered due to the death of the defendant, and when a confiscated weapon is no longer needed for evidentiary purposes, and when in due course no legitimate claim has been made for the weapon, a weapon transferred to a law enforcement agency may be sold by the law enforcement agency at public auction under the Law Enforcement Disposition of Property Act. Amends the Domestic Violence: Order of Protection Article of the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that upon expiration of the period of safekeeping of a firearm of a respondent against whom an order of protection was issued, if the firearms or Firearm Owner's Identification Card cannot be returned to respondent because the respondent cannot be located, fails to respond to requests to retrieve the firearms, or is not lawfully eligible to possess a firearm, upon petition from the local law enforcement agency, the court may order the local law enforcement agency to sell the firearm at public auction under the provisions of the Law Enforcement Disposition of Property Act. Amends the Law Enforcement Disposition of Property Act. Provides that weapons that have been confiscated as a result of having been abandoned or illegally possessed may be sold at public auction under the Act.  
Apr 07 17  S Rule 3-9(a) / Re-referred to Assignments
SB 01869


25 ILCS 145/5.09

Amends the Legislative Information System Act. Provides that within one-year after the effective date of this amendatory Act, the Legislative Information System shall create a Spanish-language version of its website to provide legislative information. Specifies the legislative information to be placed on the Spanish-language website, and allows for the placement of additional unspecified information. Makes conforming changes. Effective immediately.

Senate Floor Amendment No. 1

Provides that the Legislative Information System shall use a free translation tool to enable translation into multiple languages of the information made available to the public through its website (as introduced, the Legislative Information System shall create a Spanish-language version of its website). Specifies 7 categories of information to be translated (as introduced, includes statutory citations to 4 categories of information to be placed on the Spanish-language website). Provides that the languages available for translation shall be those provided by the translation tool. Provides that a disclaimer shall be displayed, stating that the translated information is offered as a convenience and should not be considered accurate as to the translation of the text in question; and the English language version is the official and authoritative version of the text in question.

House Committee Amendment No. 1

Adds reference to:

New Act

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Adds language creating the Language Access to Government Services Task Force Act. Provides for the appointment of members to the Task Force and other requirements concerning the appointment of members and meetings of the Task Force. Provides for the duties of the Task Force. Requires the Task Force to submit its final report with findings and recommendations to the General Assembly, the Governor, and the Attorney General on or before July 1, 2018. Repeals the Act on December 31, 2018. Provides General Assembly findings.

Aug 24 17 S Public Act . . . . . . . . . . . . . . . . . . 100-0320
Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987. Expands the definition of "neglected child" under both Acts to include a child whose umbilical cord tissue contains any amount of a controlled substance as defined in a specified provision of the Illinois Controlled Substances Act or a metabolite thereof. Provides that nothing in the new provisions is intended to limit the type of medically reliable testing that can establish that a controlled substance or metabolite thereof is present in a newborn infant. Further amends the Juvenile Court Act of 1987 by providing that proof that a newborn infant's umbilical cord tissue contains any amount of a controlled substance as defined under the Illinois Controlled Substances Act, or a metabolite of a controlled substance, constitutes prima facie evidence of abuse or neglect. Amends the Adoption Act. Includes as a ground of unfitness under the definition of "unfit person" a finding that at birth the child's umbilical cord tissue contained any amount of a controlled substance as defined under the Illinois Controlled Substances Act or a metabolite thereof. Provides that nothing in the new provision is intended to limit the type of medically reliable testing that can establish that a controlled substance or metabolite thereof is present in a newborn infant. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
325 ILCS 5/3
705 ILCS 405/2-3
705 ILCS 405/2-18
750 ILCS 50/1

Adds reference to:
20 ILCS 1705/7.1 from Ch. 91 1/2, par. 100-7.1
705 ILCS 405/2-23 from Ch. 37, par. 802-23

Replaces everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that nothing in a provision concerning Family Support Services is intended to diminish the ability of the Department of Healthcare and Family Services from seeking financial participation or reimbursement as permitted under State or federal law. Amends the Juvenile Court Act of 1987. Provides that a minor between the ages of 18 and 21 may be placed under a specified provision of the Act if, among other occurrences, the court has adjudicated the minor a ward of the court, returned the minor to the custody of the respondent without terminating the proceedings, and subsequently made a finding that it is in the minor's best interest to commit the minor to the Department of Children and Family Services for care and services. Effective immediately.

Nov 27 18 Held on Calendar Order of Second Reading - Short Debate
SB 01871    Sen. Pat McGuire-Chuck Weaver, Chris Nybo, Pamela J. Althoff and Dave Syverson


35 ILCS 105/3-61
35 ILCS 110/3-51
35 ILCS 115/2d
35 ILCS 120/2-51

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the term "use as rolling stock moving in interstate commerce" means that a person claiming the exemption must: (1) use the vehicles or trailers to transport persons or property for hire; (2) hold, at the time of purchase, an appropriate credential that authorizes a motor carrier to engage in interstate commerce for-hire; and (3) if the person claiming the exemption is a subsidiary of another company, maintain separate books and records, including separate charts of accounts, and assure that all transactions between the transportation company and the parent are commercially reasonable arms-length transactions. Retains the current definition for aircraft and watercraft. Effective immediately.

Senate Committee Amendment No. 1

Adds provisions to the introduced bill providing that the changes made by the amendatory Act apply to motor vehicles, trailers, semitrailers, and pole trailers.

Senate Committee Amendment No. 2

Makes technical corrections.

Senate Floor Amendment No. 3

Adds reference to:
35 ILCS 105/3-55 from Ch. 120, par. 439.3-55

Adds reference to:
35 ILCS 105/10 from Ch. 120, par. 439.10

Adds reference to:
35 ILCS 110/2 from Ch. 120, par. 439.32

Adds reference to:
35 ILCS 115/2 from Ch. 120, par. 439.102

Adds reference to:
35 ILCS 120/2-5

Replaces everything after the enacting clause. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, for motor vehicles other than limousines, "use as rolling stock moving in interstate commerce" means that: (1) the motor vehicle or trailer is used to transport persons or property for hire; (2) the purchaser certifies that the motor vehicle or trailer will be used by an interstate carrier or carriers for hire who hold an active USDOT Number with certain classifications; and (3) for motor vehicles, the gross vehicle weight rating exceeds 16,000 pounds. Effective July 1, 2017.

Senate Floor Amendment No. 4

Further amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to provide that the requirement of a purchaser to certify that a motor vehicle or trailer will be used by an interstate carrier or carriers for hire who hold an active USDOT Number with certain classifications does not apply to a motor vehicle or trailer used at an airport to support the operation of an aircraft moving interstate commerce that meets the other requirements of the definition of "use as rolling stock moving in interstate commerce".

Aug 24 17 S Public Act . . . . . . . . . 100-0321
SB 01872  Sen. Melinda Bush

420 ILCS 10/10 new
Amends the Illinois Nuclear Facility Safety Act. Provides that any municipality may establish and collect a nuclear storage impact fee from the entity that operated a nuclear facility within the boundaries of the municipality. Provides that the nuclear storage impact fee shall only be imposed on nuclear facilities that ceased generating electricity on or before the effective date of this amendatory Act. Provides that the fee shall be charged to the entity that operated a nuclear facility within the boundaries of the municipality immediately before the nuclear facility ceased to generate electricity. Provides that the nuclear storage impact fee can only be applied prospectively. Provides that in any calendar year, the nuclear storage impact fee shall not exceed 25% of the average annual amount of property taxes paid to the municipality by the entity that operated the nuclear facility during the last 5 years that the nuclear facility was operational. Provides that the municipality shall conduct a public hearing before imposing the nuclear storage impact fees. Provides that the revenue collected from the fees shall be used to offset property taxes for owners of property within the boundaries of the municipality. Provides that no sale, assignment, lease, or decommissioning agreement that was executed after a nuclear facility ceased generating electricity and before the effective date of this amendatory Act shall assign or transfer the obligation to pay any nuclear storage impact fee imposed.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01873  Sen. Martin A. Sandoval

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Feb 09 17  S  Referred to Assignments

SB 01874  Sen. Martin A. Sandoval

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Feb 09 17  S  Referred to Assignments

SB 01875  Sen. Martin A. Sandoval

605 ILCS 5/1-101 from Ch. 121, par. 1-101
Feb 09 17  S  Referred to Assignments

SB 01876  Sen. Dale Fowler
(Rep. Daniel Swanson)

20 ILCS 3931/Act rep.
Repeals the David A. Wirsing Food Animal Institute Act. Effective immediately.
May 09 17  H  Referred to Rules Committee

SB 01877  Sen. Dale Fowler

430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm into a public park, athletic area, or athletic facility under the control of a municipality or park district.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01878  Sen. James F. Clayborne, Jr.

30 ILCS 500/45-10
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning resident bidders.
Feb 10 17  S  Referred to Assignments

SB 01879  Sen. James F. Clayborne, Jr.

625 ILCS 5/3-704.2
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning failure to satisfy fines for toll violations.
Feb 10 17  S  Referred to Assignments
SB 01880  Sen. Terry Link
(Rep. Barbara Flynn Currie-David McSweeney)

25 ILCS 135/5.02  from Ch. 63, par. 29.2

30 ILCS 805/8.41 new

Amends the Legislative Reference Bureau Act. Provides that the Legislative Synopsis and Digest shall be published online each week during regular and special sessions of the General Assembly (currently, the form of publication is not specified). Provides that cumulative editions of the Legislative Synopsis and Digest shall be published online and in printed form after the first year, and after adjournment, of each General Assembly. Provides that any person to whom a set number of printed copies is to be provided may receive a lesser number of copies upon request. Provides that any person who receives one or more copies of the printed cumulative edition, whether automatically or by subscription, may, upon request, receive a printed set of the printed interim editions. Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:

25 ILCS 135/5.02  from Ch. 63, par. 29.2

Makes a technical change in a subsection relating to the distribution of the Legislative Synopsis and Digest by moving language in the introduced bill.

Aug 18 17  S  Public Act . . . . . . . . . . . . 100-0239

SB 01881  Sen. Michael E. Hastings

30 ILCS 500/45-10

Amends the Illinois Procurement Code. Makes a technical change in a Section concerning resident bidders.

Feb 10 17  S  Referred to Assignments
Amends the Animal Welfare Act. Provides that every dog dealer and cattery operator shall provide for every dog or cat available for sale documentation that indicates that the dog or cat has been microchipped. Requires an animal shelter or animal control facility to provide information to an adopter prior to the time of adoption whether the dog or cat to be adopted was microchipped prior to being placed in the animal shelter or animal control facility. Provides that if a dog or cat turned into an animal shelter has a microchip and the primary contact or owner refuses to reclaim the cat or dog, the shelter shall contact the pet shop operator or rescue organization identified on the microchip and request they claim the dog or cat. Provides that a pet shop operator, dog dealer, or cattery operator may not obtain a dog or cat for resale or sell or offer for sale any dog or cat obtained from a person who has committed violations of certain federal laws or regulations, as tracked by the United States Department of Agriculture. Provides for certain exceptions. Requires pet shop operators to microchip all dogs and cats. Requires pet shop operators to include a disclosure that a dog or cat for sale has been microchipped. Denies home rule powers. Effective immediately.

Senate Committee Amendment No. 1

Provides that the amendatory Act may be referred to as the Best Practices and Uniform Standards to Ensure Consumer Protection and Safe Pets Act. In provisions requiring every dog dealer and cattery operator to provide documentation that indicates every dog or cat available for sale has been microchipped, includes that the documentation shall also indicate that the microchip has been enrolled with a searchable national database. In provisions prohibiting a pet shop operator, dog dealer, or cattery operator from obtaining a dog or cat for resale or sale if certain conditions are met, removes references to inspection reports posted on the Animal Care Information System online search tool maintained by the United States Department of Agriculture. Provides that a pet shop operator, dog dealer, or cattery operator may comply with certain provisions by obtaining the latest inspection report available from the licensed breeder or the Animal and Plant Health Inspection Service (rather than the Animal Care Information System) online search tool. Provides that a pet shop operator, dog dealer, or cattery operator is presumed to have acted in good faith and to have satisfied its obligation if it is determined that the licensed breeder altered or falsified the inspection report provided at the time of sale. Make other changes.

Senate Floor Amendment No. 2

Deletes reference to:

225 ILCS 605/3.5

Adds reference to:

510 ILCS 5/10 from Ch. 8, par. 360

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Provides that the amendatory Act may be referred to as the Best Practices and Uniform Standards to Ensure Consumer Protection and Safe Pets Act. In provisions amending the Animal Welfare Act concerning requirements for every dog dealer and cattery operator to provide documentation that indicates every dog or cat available for sale has been microchipped, includes that the documentation shall also indicate that the microchip has been enrolled with a searchable national database. Removes provisions concerning information on dogs and cats available for adoption by an animal shelter or animal control facility. Makes changes in the acceptance of stray dogs and cats. In provisions concerning sourcing of dogs and cats sold by pet shops, removes references to dog dealers and cattery operators. Makes changes to the conditions required when prohibiting a pet shop operator from obtaining a dog or cat for resale or sale. Removes language denying home rule powers. Amends the Animal Control Act. In provisions concerning impoundment and redemption, provides that prior to transferring to a pet store, a dog or cat shall be scanned a second time for the presence of a microchip and examined for other means of identification. Makes other changes. Effective immediately.

Aug 24 17 S Public Act . . . . . . . . . . . . . . . 100-0322
SB 01883  Sen. Michael E. Hastings
105 ILCS 5/1A-4  from Ch. 122, par. 1A-4
Amends the School Code. Makes a technical change in a Section concerning the powers and duties of the State Board of Education.
Feb 10 17  S  Referred to Assignments

New Act
Creates the Research Dogs and Cats Adoption Act. Provides that a research facility, after the completion of any research involving a dog or cat, shall assess the health of the dog or cat and determine whether it is suitable for adoption. Provides that a research facility shall make reasonable efforts to offer for adoption a dog or cat determined to be suitable. Provides that a research facility that provides dogs or cats to an animal adoption organization is immune from any civil liability under the Act except for willful or wanton misconduct. Requires research facilities to have a research facility adoption policy made available on the facility's website. Defines "research facility".
Aug 24 17  S  Public Act . . . . . . . . . 100-0323

105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new
Amends the School Code. Provides that there shall be no place of detention or criminal processing established or maintained on the grounds of any school. Effective immediately.
Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01886  Sen. Toi W. Hutchinson-Patricia Van Pelt-Iris Y. Martinez, Jacqueline Y. Collins-Kimberly A. Lightford, Omar Aquino-Daniel Biss, Emil Jones, III, Donne E. Trotter, Mattie Hunter and Heather A. Steans
30 ILCS 105/5.878 new
720 ILCS 550/4  from Ch. 56 1/2, par. 704
720 ILCS 570/402  from Ch. 56 1/2, par. 1402
720 ILCS 646/60
730 ILCS 5/5-4.5-110 new
730 ILCS 5/5-8-9 new
Amends the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act. Reduces felony penalties for possession of cannabis, controlled substances, and methamphetamine to misdemeanors. Amends the Unified Code of Corrections. Provides that in the case of a person who is, at the time of the effective date of the amendatory Act, incarcerated for a felony offense under the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act that has been subsequently reclassified as a misdemeanor, the sentencing court, the Director of Corrections, or the incarcerated person may make a motion to recall the original sentence issued and re-sentence the person to a misdemeanor sentence. Creates the Justice Reinvestment Fund in the State treasury for: (1) addressing the destabilizing effects that high incarceration rates have had on families and communities; (2) targeting the community conditions that perpetuate the cycle of crime; (3) providing formerly incarcerated persons a better chance to succeed outside of prison; and (4) providing support to victims. Provides that on or before August 31, 2018, and on or before August 31 of the next 9 fiscal years thereafter, the Comptroller shall transfer from the General Revenue Fund to the Justice Reinvestment Fund 85% of the total savings calculated by the Sentencing Policy Advisory Council from the reduction of the prison population as a result of the reduced sentences provided by the amendatory Act. Amends the State Finance Act to make conforming changes.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments
Legislative Information System
100th General Assembly
Synopsis of Introduced Bills
All legislation through December 04, 2018

SB 01887 Sen. David Koehler
(Rep. Peter Breen)
35 ILCS 200/15-168
35 ILCS 200/15-169
35 ILCS 200/15-170
35 ILCS 200/15-172
Amends the Property Tax Code. In provisions concerning the homestead exemption for persons with disabilities, the homestead exemption for veterans with disabilities, the senior citizens homestead exemption, and the senior citizens assessment freeze homestead exemption, provides that, if the person awarded the exemption subsequently becomes a resident of a Supportive Living Program facility, then the exemption shall continue so long as the residence (i) is occupied by the qualifying person's spouse (in the case of the senior citizens homestead exemption, the spouse must be 65 years of age or older) or (ii) remains unoccupied but is owned by the qualifying person. Effective immediately.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee

SB 01888 Sen. Wm. Sam McCann
305 ILCS 5/5-11
Amends the Medical Assistance Article of the Illinois Public Aid Code. In addition to other specified actions required under the Code, requires a managed care community network that contracts with the Department of Healthcare and Family Services to establish, maintain, and provide a fair and reasonable reimbursement rate to pharmacy providers for pharmaceutical services, prescription drugs and drug products, and pharmacy or pharmacist-provided services. Provides that the reimbursement methodology shall not be less than the current reimbursement rate utilized by the Department for prescription and pharmacy or pharmacist-provided services and shall not be below the actual acquisition cost of the pharmacy provider. Requires a managed care community network to ensure that the pharmacy formulary used by the managed care community network and its contract providers is no more restrictive than the Department's pharmaceutical program. Effective July 1, 2018.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01889 Sen. Wm. Sam McCann
110 ILCS 947/40
Amends the Higher Education Student Assistance Act. Makes changes to the Illinois Veteran grant program to allow the child of a qualified applicant to access the grant program upon request of a qualified applicant. Makes conforming changes.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01890 Sen. Wm. Sam McCann
745 ILCS 49/70.1 new
Amends the Good Samaritan Act. Provides that any individual who serves as either a firefighter on a volunteer basis or as EMS personnel under the Emergency Medical Services (EMS) Systems Act on a volunteer basis, who in good faith provides emergency care, including the administration of an opioid antagonist, without fee or compensation to any person shall not, as a result of his or her acts or omissions, except willful and wanton misconduct on the part of the person, in providing the care, be liable to a person to whom such care is provided for civil damages.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments

SB 01891 Sen. Wm. Sam McCann
305 ILCS 5/5-5.27 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that in determining the assets of an individual applying for medical assistance, the Department of Healthcare and Family Services shall disregard the cash value of a life insurance policy or pre-paid funeral and burial contract or the equity value of any other assets which are intended to be used to pay the funeral and burial expenses of the individual. Provides that if the asset disregard requires federal approval, the Department shall submit the necessary application to the Centers for Medicare and Medicaid Services for a waiver or State Plan amendment to implement the asset disregard. Provides that implementation of the asset disregard shall be contingent on federal approval of the waiver or State Plan amendment.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01892 Sen. Wm. Sam McCann
210 ILCS 45/1-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments
SB 01893 Sen. Wm. Sam McCann

210 ILCS 50/3.88 new

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a volunteer emergency medical services team or volunteer rescue squad providing ambulance services that is licensed by the Department of Public Health to provide emergency and non-emergency medical services under the Act may not be required to transfer an individual that is being provided with ambulance services to a private vehicle service provider except in certain circumstances. Provides that a volunteer emergency medical services team or volunteer rescue squad that is licensed by the Department to provide emergency and non-emergency medical services under the Act may not be required to pay to a private vehicle service provider for ambulance services more than the volunteer emergency medical services team or volunteer rescue squad collects for ambulance services under the State's Medical Assistance Program as provided in specified provisions of the Illinois Public Aid Code, or is reimbursed by a private insurer for providing ambulance services.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01894 Sen. Wm McCann-Martin A. Sandoval

230 ILCS 40/25

Amends the Video Gaming Act. Provides that, of the after-tax profits from a video gaming terminal located in a licensed veterans establishment, 45% (rather than 50%) shall be paid to the terminal operator, 50% shall be paid to the licensed veterans establishment, and 5% shall be paid to veterans service organizations with which the licensed veterans establishment is affiliated in proportion to that veterans service organizations previous year's claims processed, notwithstanding any agreement between the terminal operator and the licensed veterans establishment to the contrary. Of the 5% paid to a veterans service organization, provides that 75% must be used by the veterans service organization's veterans services offices. Upon request of the Illinois Gaming Board, the veterans service organization must provide documentation that the spending of any moneys received is in compliance with these provisions.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01895 Sen. Wm. Sam McCann-Andy Manar

(Rep. Brandon W. Phelps and Katie Stuart)

210 ILCS 50/3.56 new

Amends the Emergency Medical Services (EMS) Systems Act. Provides that any individual who serves as either emergency medical services personnel on a volunteer basis or as a firefighter on a volunteer basis may not be disciplined or terminated by his or her employer for responding to an emergency call or emergency text message during work hours that requests the individual's volunteer emergency medical services or volunteer firefighter services.

Senate Floor Amendment No. 1

Deletes reference to:

210 ILCS 50/3.56 new

Adds reference to:

50 ILCS 748/5

Replaces everything after the enacting clause. Amends the Volunteer Emergency Worker Job Protection Act. Provides that a public or private employer shall not discipline an employee who is a volunteer emergency worker if the employee, in the scope of acting as a volunteer emergency worker, responds to an emergency phone call or text message during work hours that requests the person's volunteer emergency services unless the person is employed by a public or private vehicle service provider and is in the course of performing services as Emergency Medical Services personnel.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Volunteer Emergency Worker Job Protection Act. Provides that any person who serves as either emergency medical services worker on a volunteer basis may not be disciplined or terminated by his or her employer for responding to an emergency call or emergency text message during work hours that requests the individual's volunteer emergency medical services or volunteer firefighter services. Provides that written policies governing the use of cell phones shall prevail and control.

Aug 24 17 S Public Act . . . . . . . . . . . . . . . 100-0324

SB 01896 Sen. Wm. Sam McCann

110 ILCS 205/9.05 from Ch. 144, par. 189.05

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning making rules and regulations.

Feb 10 17 S Referred to Assignments
SB 01897  Sen. Pat McGuire-Kimberly A. Lightford and Daniel Biss

New Act

Creates the Tuition Reduction Act. Beginning with the 2017-2018 academic year, requires each public university located in this State to reimburse its full-time resident undergraduate students a portion of the tuition charged in the form of a grant applied directly to a student's financial aid account. Provides that to determine the per-pupil grant amount, the university shall calculate the difference, if any, between the current fiscal year's aggregate appropriations to the university and fiscal year 2015’s aggregate appropriations to the university and divide that amount by the number of students enrolled in the previous academic year. Provides that 50% of this calculation then equals the per-pupil grant amount, to be awarded to currently enrolled students to reduce their tuition costs (unless the current fiscal year's aggregate appropriations to the university are equal to or less than fiscal year 2015’s aggregate appropriations). Requires each university to annually report updated estimates of the total amount in grants awarded in an academic year to the Governor and the appropriate committees of the General Assembly. Effective immediately.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01898  Sen. Steve Stadelman

(Rep. Litesa E. Wallace-Carol Ammons)

815 ILCS 505/2TTT new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a contract or a proposed contract for the sale or lease of consumer merchandise or services may not include a provision waiving the consumer's right to make any statement regarding the seller or lessor or the employees or agents of the seller or lessor or concerning the merchandise or services. Makes it an unlawful practice to threaten or to seek to enforce a provision made unlawful by the new provisions or to otherwise penalize a consumer for making a protected statement. Provides that a waiver of the new provisions is contrary to public policy and is void and unenforceable. Provides that the new provisions may not be construed to prohibit or limit a person or business that hosts online consumer reviews or comments from removing a statement that is otherwise lawful to remove.

Aug 18 17  S  Public Act . . . . . . . . . 100-0240

SB 01899  Sen. Chuck Weaver

215 ILCS 5/143.10d new

Amends Illinois Insurance Code. Provides that no insurance company that is authorized to do business in this State and which issues policies for personal multiperil property coverage, commonly known as homeowners insurance, may increase the premiums on that insurance based upon claims arising from third-party fault or actions not caused by the policyholder.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01900  Sen. Chuck Weaver

(Rep. Sara Wojcicki Jimenez)

510 ILCS 50/2 from Ch. 8, par. 169

Amends the Illinois Diseased Animals Act. Deletes a provision providing that all rules of the Department of Agriculture, and all amendments or revocations of existing rules, shall be recorded in an appropriate book or books, shall be adequately indexed, shall be kept in the office of the Department, and shall constitute a public record and that the rules shall be printed in pamphlet form and furnished, upon request, to the public free of cost. Effective immediately.

Apr 28 17  H  Referred to Rules Committee

SB 01901  Sen. Chuck Weaver

(Rep. Ryan Spain)

30 ILCS 500/33-15

Amends the Illinois Procurement Code. Sets forth provisions providing that whenever a project requiring construction management services is proposed for a State agency, the Capital Development Board shall provide advance notice published in the procurement bulletin (currently, published in a request for proposals) setting forth the projects and services to be procured. Removes a provision providing that the request for proposals shall be mailed to each prequalified firm. Effective immediately.

Aug 03 18  S  Public Act . . . . . . . . . 100-0701
SB 01902    Sen. William E. Brady-Jil Tracy
             (Rep. Tim Butler)
20 ILCS 210/7 from Ch. 127, par. 1707
Amends the State Fair Act. Provides that the Department of Agriculture may establish locally held bank accounts in adequately protected financial institutions to receive and disburse security deposits for the rental of facilities at each State fairground during non-fair time periods. Effective July 1, 2017.

House Committee Amendment No. 1

Provides that the Department of Agriculture may establish locally held funds to receive and disburse security deposits for the rental of facilities at each State fairground during non-fair time periods (in the engrossed bill, the Department may establish locally held bank accounts in adequately protected financial institutions to receive and disburse security deposits for the rental of facilities at each State fairground during non-fair time periods). Effective July 1, 2017.

Aug 24 17   S   Public Act . . . . . . . 100-0325

SB 01903    Sen. Ira I. Silverstein-Cristina Castro
510 ILCS 70/3.01 from Ch. 8, par. 703.01
Amends the Humane Care for Animals Act. Provides that no owner of a companion animal (rather than a cat or dog that is a companion animal) may expose the companion animal in a manner that places that animal in a life-threatening situation for a prolonged period of time in extreme heat or cold conditions that: (1) results in injury to or death of the animal; or (2) results in hypothermia, hyperthermia, frostbite, or similar condition as diagnosed by a doctor of veterinary medicine.

Mar 17 17   S   Rule 3-9(a) / Re-referred to Assignments
SB 01904  Sen. Daniel Biss-Linda Holmes-Wm. Sam McCann


820 ILCS 130/9  from Ch. 48, par. 39s-9

Amends the Prevailing Wage Act. Requires the Department of Labor to publish, by July 15 of each year on its official website, a prevailing wage schedule for each county in the State based upon the prevailing rate of wages investigated and ascertained by the Department during the month of June. Effective immediately.

Senate Floor Amendment No. 1

Provides for the prevailing wage rate schedule to be published no later than August 15, rather than July 15, of each year.

Authorizes the Department to publish rates more frequently than once per year.

House Committee Amendment No. 1

Adds reference to:

820 ILCS 130/2  from Ch. 48, par. 39s-2

Adds reference to:

820 ILCS 130/4  from Ch. 48, par. 39s-4

Adds reference to:

820 ILCS 130/7  from Ch. 48, par. 39s-7

Adds reference to:

820 ILCS 130/10  from Ch. 48, par. 39s-10

Adds reference to:

820 ILCS 130/8 rep.

Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Provides that the prevailing wage shall not be less than the rate that prevails for work of a similar character on public works in the locality in which the work is performed under collective bargaining agreements between employer associations and bona fide labor organizations relating to each craft or type of worker or mechanic needed to execute the contract. Provides that, if bargaining agreements do not exist in the locality or were not available to the Department of Labor, the Department of Labor shall ascertain the prevailing wage for work in the nearest and most similar neighboring locality. Applies to public works performed without a written contract. Requires that the Department publish prevailing wages schedules on its website.

House Floor Amendment No. 3

Provides that the Department of Labor shall publish the prevailing wage no later than July 15 each year, rather than August 15 each year.

Balanced Budget Note, House Committee Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note, House Committee Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.
SB 01905
Sen. Ira I. Silverstein, Omar Aquino-Linda Holmes-Laura M. Murphy-Kimberly A. Lightford-Wm. Sam McCann,
Cristina Castro, Thomas Cullerton, Iris Y. Martinez, Toi W. Hutchinson, Patricia Van Pelt and Kwame Raoul
(Rep. Martin J. Moylan-Lawrence Walsh, Jr.-Brandon W. Phelps-Jay Hoffman-Will Guzzardi, Silvana Tabares, Emanuel
Chris Welch, Natalie A. Manley, Daniel V. Beiser, John C. D'Amico, Michael Halpin, Frances Ann Hurley, Lou Lang, Robert
Martwick, Robert Rita, Kelly M. Burke, Elizabeth Hernandez, Mary E. Flowers, Kathleen Willis, Luis Arroyo, Deb Conroy,
Michelle Mussman, Laura Fine, Jerry Costello, Il, Justin Slaughter, Stephanie A. Kifowit, Gregory Harris, John Connor, Jaime
M. Andrade, Jr., Elgie R. Sims, Jr., Camille Y. Lilly, Marcus C. Evans, Jr. and Jehan Gordon-Booth)

New Act
Creates the Collective Bargaining Freedom Act. Provides that it is the policy of the State that employers, employees, and their
labor organizations are free to bargain collectively. Provides that the authority to enact laws or rules that restrict the use of union
security agreements between an employer and a labor organization vests exclusively with the General Assembly. Prohibits local
governments from enforcing any such law or rule. Defines terms. Effective immediately.

Senate Floor Amendment No. 1
Corrects references and makes grammatical and stylistic corrections.

Pension Note (Government Forecasting & Accountability)
This bill will not impact any public pension fund or retirement system in Illinois.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or
decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general
funds appropriation for the fiscal year in which the new bill is enacted.

State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Correctional Note (Dept of Corrections)
This bill has no fiscal or population impact on the Department of Corrections.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Fiscal Note (Dept. of Labor)
Passage of this legislation would hinder population and economic growth in Illinois. This results in lost economic activity and thus lost tax revenues for the State. Implementation of this legislation would ensure that Illinois' population growth will continue to fall behind out bordering states. Those states that border Illinois have seen population growth of 2.1% over the last six years while Illinois has grown at 0.2% during that period. Illinois is on the verge of falling into net population loss as Chicago lost 13,572 people in 2015 and 2016. The lost population for 2016 was 8,638. In comparison, states with more competitive business climates have seen population growth of 6.3% during those same six years. Illinois' unemployment rate of 4.7% is well above Iowa (3.1%), Wisconsin (3.2%), Indiana (3.7%), and Missouri (3.9%). The hindrance of growth caused by this legislation will cost the State approximately $118,000,000 next year and a compounding amount each year the State's population fails to grow at a rate equivalent to our border states. The per capita State tax rate in Illinois is approximately $3,030.00 and if our population were to grow at the same rate as our neighboring states Illinois would increase its population by at least 39,000 people in the next year.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

House Floor Amendment No. 1
Deletes the immediate effective date.

Nov 08 17   S Total Veto Stands
SB 01906
Sen. Ira I. Silverstein, Michael Connelly-Michael E. Hastings, Terry Link, Tim Bivins, Kwame Raoul-Wm. Sam McCann-Jacqueline Y. Collins-Julie A. Morrison, Linda Holmes, Napoleon Harris, III and Daniel Biss

215 ILCS 5/356z.25 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to require coverage for hearing instruments and related services for all individuals under the age of 18 when a hearing care professional prescribes a hearing instrument. Provides that an insurer shall provide coverage for hearing aids subject to certain restrictions. Provides that an insurer shall not be required to pay a claim if the insured filed such a claim 12 months prior to the date of filing the claim with the insurer and the claim was paid by any insurer. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 01907
Sen. Ira I. Silverstein

735 ILCS 5/1-101 from Ch. 110, par. 1-101


Feb 10 17 S Referred to Assignments

SB 01908
Sen. Ira I. Silverstein

735 ILCS 5/1-101 from Ch. 110, par. 1-101


Feb 10 17 S Referred to Assignments

SB 01909
Sen. Ira I. Silverstein

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

SB 01910
Sen. Ira I. Silverstein

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

SB 01911
Sen. Ira I. Silverstein

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Feb 10 17 S Referred to Assignments

SB 01912
Sen. Ira I. Silverstein

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


Feb 10 17 S Referred to Assignments

SB 01913
Sen. Ira I. Silverstein

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


Feb 10 17 S Referred to Assignments

SB 01914
Sen. Ira I. Silverstein

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


Feb 10 17 S Referred to Assignments
SB 01915  Sen. Ira I. Silverstein

20 ILCS 2610/1 from Ch. 121, par. 307.1
Amends the State Police Act. Makes a technical change in a Section concerning Divisions of the Department of State Police and appointment of officers.
Feb 10 17  S  Referred to Assignments

SB 01916  Sen. Ira I. Silverstein

60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Feb 10 17  S  Referred to Assignments

SB 01917  Sen. William E. Brady

35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 10 17  S  Referred to Assignments

SB 01918  Sen. William E. Brady

35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 10 17  S  Referred to Assignments

SB 01919  Sen. William E. Brady

35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 10 17  S  Referred to Assignments

SB 01920  Sen. William E. Brady

35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 10 17  S  Referred to Assignments

SB 01921  Sen. William E. Brady

35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 01922  Sen. William E. Brady

35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 01923  Sen. William E. Brady

35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 01924  Sen. William E. Brady

35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 01925  Sen. William E. Brady

235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.
Feb 10 17  S  Referred to Assignments
SB 01926  Sen. William E. Brady
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 01927  Sen. William E. Brady
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Feb 10 17  S  Referred to Assignments

SB 01928  Sen. William E. Brady
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 01929  Sen. William E. Brady
35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Feb 10 17  S  Referred to Assignments

SB 01930  Sen. William E. Brady
35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Feb 10 17  S  Referred to Assignments

SB 01931  Sen. William E. Brady
35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Feb 10 17  S  Referred to Assignments

SB 01932  Sen. William E. Brady
35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Feb 10 17  S  Referred to Assignments

Amends the Election Code. Provides that the State Board of Elections and the Office of the Secretary of State shall establish an automatic voter registration program pursuant to an interagency contract and jointly-adopted rules. Provides that an application for a driver's license, other than a temporary visitor's driver's license or a State identification card, shall also serve as an application to register to vote; allow an update to registration; and perform other specified functions. Requires specified agencies to provide certain information regarding registration. Establishes designated automatic voter registration agencies; and requires the establishment of dual-purpose applications to register to vote. Sets forth provisions and requirements for the State Board of Elections regarding the program. Amends the Freedom of Information Act to exempt certain information. Amends the Illinois Vehicle Code to make conforming changes. Effective immediately.


Replaces everything after the enacting clause with provisions of bill as amended by Senate Amendment No. 1 with the following changes: In provisions concerning notice by electronic mail, excludes certain notices. Provides that if an application for certain licenses from the Office of the Secretary of State meet the requirements of the federal REAL ID Act of 2005, then the applications shall serve as dual-purpose applications. Makes conforming changes. Changes various references to allowing a change of address in the voter rolls to also include a change of name. Creates provisions for applications that do not meet the requirements of the federal REAL ID Act of 2005, including requiring an applicant to attest, by a separate signature under penalty of perjury, to meeting the qualifications to vote. Moves provisions concerning notices from the Office of the Secretary of State and designated agencies. Requires the Office of the Secretary of State and designated agencies to review its records of the identification documents the applicant provided (rather than its records regarding the applicant, including identification documents that may have been provided). Sets forth provisions for incomplete applications. Allows the State Board of Elections to establish criteria for reliable personal information indicating citizenship status if the federal REAL ID Act of 2005 is repealed, abrogated, superseded, or otherwise no longer in effect. Provides that the State Board of Elections may cross-reference voter registration information from any designated automatic voter registration agency with information contained in the database of the Secretary of State. Removes certain requirements for notices. Effective immediately.


Changes certain references. Provides that a separate signature is only required on a dual-purpose application if the applicant chooses to register to vote or to change his or her registered residence address or name. Provides that the Office of the Secretary of State and the designated agencies shall confirm that nothing in the provided documents (rather than that they are not in possession of any information that) indicates that the applicant does not satisfy the qualifications to register to vote in Illinois. Provides that if the identification documents provided to the Office or to the agencies (rather than if the Office's or agency's records regarding the applicant) indicate that he or she does not satisfy the qualifications to register to vote, the application shall be marked as incomplete. Includes completed applications with a separate signature attesting that the applicant meets the qualifications to register in a list of what constitutes a signed application to register to vote. Includes the Department of Financial and Professional Regulation and the Department of Natural Resources in the definition of "designated automatic voter registration agency".
SB 01933 (CONTINUED)

House Floor Amendment No. 2

Adds reference to:

10 ILCS 5/1A-16.7 new

Replaces everything after the enacting clause with provisions of the engrossed bill with the following changes: Changes various references of "an application" to "an application, an application for renewal, a change of address form, or a recertification form". Removes a requirement for the Office of the Secretary of State and designated automatic voter registration agencies to transmit incomplete records to the State Board of Elections. Provides that for the purposes of dual-purpose registrations in the Office of the Secretary of State, a dual-purpose application does not include an application under certain provisions of the Illinois Vehicle Code. Requires, rather than permits, designated automatic voter registration agencies to agree to participate in automatic voter registration. Allows the State Board of Elections and designated automatic voter registration agency to consider current technological capabilities and to amend contracts as necessary to take those capabilities into account. Removes the Department of Healthcare and Family Services and the Department on Aging from the definition of "designated automatic voter registration agency" and includes the divisions of Family and Community Services and Rehabilitation Services of the Department of Human Services (rather than the entirety of the Department of Human Services) in the definition. Provides that provisions concerning designated automatic voter registration agencies shall be implemented no later than July 1, 2019 (rather than July 1, 2018). Restores language concerning government agency voter registration, but moves existing new language. Makes changes to information considered confidential. Provides that nothing in the Code shall require designated voter registration agencies to transmit information that is confidential client information under State or federal law without the consent of the applicant. Allows certain reports to be less detailed in 2018 and 2019 depending on available information. Sets forth prioritization of information in the case of conflict between various information sources. Effective immediately.

Aug 28 17 S Public Act . . . . . . . . . 100-0464

SB 01934 Sen. Andy Manar

15 ILCS 20/50-35

Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that within 48 hours after the Governor's budget address, the Governor's Office of Management and Budget shall file a copy of the entire budget, except for budget implementation, as a single appropriations bill prepared by the Legislative Reference Bureau with the President of the Senate, the Speaker of the House of Representatives, the Minority Leader of the Senate, and the Minority Leader of the House of Representatives. Effective immediately.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01935 Sen. Andy Manar

510 ILCS 77/10.30

Amends the Livestock Management Facilities Act. Makes a technical change in a Section defining "livestock management facility".

Feb 10 17 S Referred to Assignments
SB 01936 Sen. Pamela J. Althoff
(Rep. William Davis)
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 3
Deletes reference to:
15 ILCS 15/1

Adds reference to:
20 ILCS 605/605-523 rep.

Adds reference to:
20 ILCS 3930/9 rep.

Adds reference to:
20 ILCS 3988/35 rep.

Adds reference to:
30 ILCS 105/5.102 rep.

 Adds reference to:
30 ILCS 105/5.172 rep.

Adds reference to:
30 ILCS 105/5.325 rep.

 Adds reference to:
30 ILCS 105/5.423 rep.

Adds reference to:
30 ILCS 105/5.512 rep.

 Adds reference to:
30 ILCS 105/5.541 rep.

Adds reference to:
30 ILCS 105/5.556 rep.

 Adds reference to:
30 ILCS 105/5.591 rep.

Adds reference to:
30 ILCS 105/5.595 rep.

 Adds reference to:
30 ILCS 105/5.625 rep.

Adds reference to:
30 ILCS 105/5.626 rep.

 Adds reference to:
30 ILCS 105/5.627 rep.

Adds reference to:
30 ILCS 105/5.779 rep.

 Adds reference to:
30 ILCS 105/5.813 rep.

Adds reference to:
30 ILCS 105/5.818 rep.

 Adds reference to:
30 ILCS 105/6a-5 rep.
SB 01936 (CONTINUED)

Adds reference to:
   30 ILCS 105/6z-55 rep.
Adds reference to:
   30 ILCS 105/6z-83 rep.
Adds reference to:
   30 ILCS 105/6z-93 rep.
Adds reference to:
   35 ILCS 5/208.1 rep.
Adds reference to:
   35 ILCS 5/507XX rep.
Adds reference to:
   35 ILCS 10/5-80
Adds reference to:
   110 ILCS 805/2-16.03 rep.
Adds reference to:
   110 ILCS 947/35
Adds reference to:
   410 ILCS 405/7 from Ch. 111 1/2, par. 6957
Adds reference to:
   410 ILCS 407/Act rep.
Adds reference to:
   505 ILCS 82/25
Adds reference to:
   710 ILCS 45/Act rep.
Adds reference to:
   815 ILCS 402/Act rep.
Adds reference to:
   10 ILCS 5/4-8 from Ch. 46, par. 4-8
Adds reference to:
   10 ILCS 5/4-25 from Ch. 46, par. 4-25
Adds reference to:
   10 ILCS 5/5-7 from Ch. 46, par. 5-7
Adds reference to:
   10 ILCS 5/5-35 from Ch. 46, par. 5-35
Adds reference to:
   10 ILCS 5/6-35 from Ch. 46, par. 6-35
Adds reference to:
   10 ILCS 5/6-71 from Ch. 46, par. 6-71
Adds reference to:
   15 ILCS 550/Act rep.
Adds reference to:
   20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Adds reference to:
   20 ILCS 105/4.14
Adds reference to:
   20 ILCS 605/605-312 rep.
SB 01936 (CONTINUED)

Adds reference to:
  20 ILCS 605/605-817 rep.

Adds reference to:
  20 ILCS 605/605-855 rep.

Adds reference to:
  20 ILCS 627/Act rep.

Adds reference to:
  20 ILCS 630/3 from Ch. 48, par. 2403

Adds reference to:
  20 ILCS 630/17 rep.

Adds reference to:
  20 ILCS 685/Act rep.

Adds reference to:
  20 ILCS 1128/5-5

Adds reference to:
  20 ILCS 3020/805 from Ch. 38, par. 210-7

Adds reference to:
  20 ILCS 3930/7

Adds reference to:
  20 ILCS 3965/Act rep.

Adds reference to:
  20 ILCS 4065/Act rep.

Adds reference to:
  20 ILCS 5000/Act rep.

Adds reference to:
  30 ILCS 375/Act rep.

Adds reference to:
  30 ILCS 577/35-20 rep.

Adds reference to:
  30 ILCS 750/9-4.5 rep.

Adds reference to:
  30 ILCS 750/11-4 rep.

Adds reference to:
  35 ILCS 5/901 from Ch. 120, par. 9-901

Adds reference to:
  35 ILCS 200/20-15

Adds reference to:
  50 ILCS 752/5

Adds reference to:
  70 ILCS 210/22.1 rep.

Adds reference to:
  235 ILCS 5/Art. XII rep.

Adds reference to:
  310 ILCS 5/42 rep.

Adds reference to:
  310 ILCS 5/43 rep.

Adds reference to:
  310 ILCS 5/44 rep.
SB 01936 (CONTINUED)

Adds reference to:
  310 ILCS 20/3b rep.
Adds reference to:
  310 ILCS 30/2 rep.
Adds reference to:
  310 ILCS 55/Act rep.
Adds reference to:
  310 ILCS 65/16 rep.
Adds reference to:
  315 ILCS 5/Act rep.
Adds reference to:
  315 ILCS 10/6

from Ch. 67 1/2, par. 91.6

Adds reference to:
  315 ILCS 10/4 rep.
Adds reference to:
  315 ILCS 25/Act rep.
Adds reference to:
  315 ILCS 30/Act rep.
Adds reference to:
  315 ILCS 35/Act rep.

from Ch. 111 1/2, par. 1021.6

Adds reference to:
  410 ILCS 48/25 rep.
Adds reference to:
  410 ILCS 48/30 rep.

from Ch. 111 1/2, par. 1022.15

Adds reference to:
  415 ILCS 5/22.23

from Ch. 111 1/2, par. 1022.23

Adds reference to:
  415 ILCS 5/22.28

from Ch. 111 1/2, par. 1022.28

Adds reference to:
  415 ILCS 5/22.29

from Ch. 111 1/2, par. 1022.29

Adds reference to:
  415 ILCS 5/55

from Ch. 111 1/2, par. 1055

Adds reference to:
  415 ILCS 5/55.6

from Ch. 111 1/2, par. 1055.6

Adds reference to:
  415 ILCS 5/17.6 rep.
Adds reference to:
  415 ILCS 15/8 rep.

from Ch. 111 1/2, par. 1055.6

Adds reference to:
  415 ILCS 15/8.5 rep.
SB 01936 (CONTINUED)

Adds reference to:

415 ILCS 20/6
from Ch. 111 1/2, par. 7056

Adds reference to:

415 ILCS 20/5 rep.

Adds reference to:

415 ILCS 20/7.1 rep.

Adds reference to:

415 ILCS 20/7.3 rep.

Adds reference to:

415 ILCS 20/8 rep.

Adds reference to:

415 ILCS 56/Act rep.

Adds reference to:

415 ILCS 75/3
from Ch. 111 1/2, par. 983

Adds reference to:

415 ILCS 75/5
from Ch. 111 1/2, par. 985

Adds reference to:

415 ILCS 80/3 rep.

Adds reference to:

415 ILCS 80/4 rep.

Adds reference to:

415 ILCS 110/Act rep.

Adds reference to:

415 ILCS 120/25 rep.

Adds reference to:

415 ILCS 130/20

Adds reference to:

505 ILCS 84/Act rep.

Adds reference to:

30 ILCS 805/8.41 new

Replaces everything after the enacting clause. Amends the State Finance Act. Repeals various special funds in the State treasury, and amends various Acts to make conforming changes. Repeals various programs, studies, grants, projects, initiatives, boards, councils, and reports. Amends the Election Code. Makes changes concerning certain fees and reimbursement. Amends the Illinois Act on Aging. Makes changes concerning eligibility requirements for the Community Care Program and the Rural Senior Citizen Program. Amends the Metropolitan Pier and Exposition Authority Act to remove a requirement that the Metropolitan Pier and Exposition Authority to make rules necessary to assure access to economically disadvantaged persons to certain positions. Amends the State Housing Act to repeal certain provisions concerning commissioners and the collection and distribution of information. Amends the Illinois Geographic Information Council Act to make changes to the membership of the Illinois Geographic Information Council. Amends the Blighted Vacant Areas Development Act of 1949 to make changes concerning surety bonds. Amends the Environmental Protection Act to make changes in provisions concerning a materials disposal ban, the Solid Waste Management Fund, white goods, certain waste materials, prohibited activities, and the Used Tire Management Fund. Amends the Illinois Solid Waste Management Act and the Interstate Ozone Transport Oversight Act to make changes to the responsibilities of the Department of Commerce and Economic Opportunity under the Acts. Amends the Environmental Toxicology Act to remove provisions concerning the State Remedial Action Priority List. Repeals various provisions of Acts. Repeals the Public Education Affinity Credit Card Act, the Electric Vehicle Act, the Illinois Emergency Employment Development Act, the Particle Accelerator Land Acquisition Act, the Illinois Economic Development Board Act, the Illinois Children's Savings Accounts Act, the Task Force on Inventorizing Employment Restrictions Act, the Local Government Debt Offering Act, the Home Ownership Made Easy Act, the Blighted Areas Redevelopment Act of 1947, the Urban Community Conservation Act, the Urban Renewal Consolidation Act of 1961, the Urban Flooding Awareness Act, the High Risk Youth Career Development Act, the Excellence in Alzheimer's Disease Center Treatment Act, the Green Infrastructure for Clean Water Act, the Recycled Newsprint Act, the Illinois Food, Farms, and Jobs Act, the Sorry Works! Pilot Program Act, and the Restricted Call Registry Act. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Contains severability provisions. Effective immediately.
SB 01936 (CONTINUED)
House Floor Amendment No. 1
Deletes reference to:
10 ILCS 5/4-8 from Ch. 46, par. 4-8
Deletes reference to:
10 ILCS 5/4-25 from Ch. 46, par. 4-25
Deletes reference to:
10 ILCS 5/5-7 from Ch. 46, par. 5-7
Deletes reference to:
10 ILCS 5/5-35 from Ch. 46, par. 5-35
Deletes reference to:
10 ILCS 5/6-35 from Ch. 46, par. 6-35
Deletes reference to:
10 ILCS 5/6-71 from Ch. 46, par. 6-71
Deletes reference to:
20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Deletes reference to:
20 ILCS 605/605-855 rep.
Deletes reference to:
20 ILCS 627/Act rep.
Deletes reference to:
20 ILCS 630/3 from Ch. 48, par. 2403
Deletes reference to:
20 ILCS 630/17 rep.
Deletes reference to:
20 ILCS 3020/805
Deletes reference to:
30 ILCS 375/Act rep.
Deletes reference to:
70 ILCS 210/22.1 rep.
Deletes reference to:
310 ILCS 20/3b rep.
Deletes reference to:
310 ILCS 30/2 rep.
Deletes reference to:
315 ILCS 5/Act rep.
Deletes reference to:
315 ILCS 10/6 from Ch. 67 1/2, par. 91.6
Deletes reference to:
315 ILCS 25/Act rep.
Deletes reference to:
315 ILCS 30/Act rep.
Deletes reference to:
325 ILCS 25/Act rep.
Deletes reference to:
415 ILCS 5/17.6 rep.
Deletes reference to:
415 ILCS 110/Act rep.
SB 01936 (CONTINUED)

Jul 20 18 S Public Act . . . . . . . . 100-0621

SB 01937 Sen. William E. Brady
30 ILCS 605/7.7 new
Amends the State Property Control Act. Allows the administrator to dispose of the James R. Thompson Center by sale, lease, or through entering a public-private partnership to redevelop the property. Establishes requirements necessary for the sale of the Thompson Center, and defines the fair market value of the Thompson Center. Prohibits sale of the Thompson Center for less than fair market value. Establishes requirements for the lease of the Thompson Center. Grants the administrator all power necessary to convey, condemn, and otherwise affect any and all interest in the Thompson Center. Requires the administrator to disburse any money received by the disposition of the Thompson Center in a certain manner. Provides that any agreement to sell or lease the Thompson Center under the authority of these provisions must be entered into no later than 3 years after the effective date of the amendatory Act. Effective immediately.
Feb 10 17 S Referred to Assignments

SB 01938 Sen. Laura M. Murphy
20 ILCS 105/4 from Ch. 23, par. 6104
Amends the Illinois Act on the Aging. Makes a technical change in a Section creating the Department on Aging.
Feb 10 17 S Referred to Assignments

SB 01939 Sen. Laura M. Murphy
230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Feb 10 17 S Referred to Assignments

SB 01940 Sen. Laura M. Murphy
35 ILCS 25/1
Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.
Feb 10 17 S Referred to Assignments

SB 01941 Sen. Laura M. Murphy
35 ILCS 16/1
Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.
Feb 10 17 S Referred to Assignments

SB 01942 Sen. Laura M. Murphy
215 ILCS 5/1 from Ch. 73, par. 613
Feb 10 17 S Referred to Assignments
Amends the Environmental Protection Act. Deletes provisions concerning the Illinois Industrial Materials Exchange throughout the Act. Provides that specified generators of vegetable by-products shall prepare an annual report that must be retained on the premises of the generator for a specified period and be made available to the Agency (currently, specified generators of vegetable by-products are required to file an annual report with the Agency). Removes a provision providing that specified monies in the Used Tire Management Fund may be used to assist with the marketing of used tires. Repeals provisions concerning maximum contaminant levels for barium, fluoride, and radionuclides. Makes other changes. Amends the Environmental Toxicology Act. Deletes provisions concerning the State Remedial Action Priority List throughout the Act. Amends the Illinois Plumbing License Law. Provides that each school district or chief school administrator, or the designee of each school district or chief school administrator, shall arrange to have the samples it collects to test each source of potable water in a school building for lead contamination submitted to a specified laboratory. Provides that, within 7 days after receiving a final analytical result concerning such a sample, the school district or chief school administrator, or a designee of the school district or chief school administrator, that collected the sample shall provide the final analytical result to the Department of Public Health. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
415 ILCS 5/3.458
720 ILCS 600/3.5
720 ILCS 600/4 from Ch. 56 1/2, par. 2104
720 ILCS 635/Act rep.
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Adds reference to:
720 ILCS 635/1 from Ch. 38, par. 22-50
720 ILCS 635/2 from Ch. 38, par. 22-51
720 ILCS 635/2.5
720 ILCS 635/5 from Ch. 38, par. 22-54

Replaces everything after the enacting clause. Amends the Hypodermic Syringes and Needles Act. Provides that a person who is at least 18 years of age may purchase from a pharmacy and have in his or her possession up to 100 (rather than 20) hypodermic syringes or needles. Provides that a pharmacist may sell up to 100 (rather than 20) sterile hypodermic syringes or needles to a person who is at least 18 years of age. Provides that a prescriber (rather than a licensed physician) may direct a patient under his or her immediate charge to have in possession any of the hypodermic syringes and needles permitted by the Act. Deletes provision that the Illinois Department of Public Health must develop educational materials and make copies of the educational materials available to pharmacists. Deletes provision that pharmacists must make these educational materials available to persons who purchase syringes and needles as authorized under the Act. Permits an electronic order for the hypodermic syringes and needles. Defines "prescriber".
SB 01945  Sen. Jil Tracy

105 ILCS 5/10-5  from Ch. 122, par. 10-5
105 ILCS 5/10-13  from Ch. 122, par. 10-13
105 ILCS 5/10-13.1  from Ch. 122, par. 10-13.1
105 ILCS 5/10-14  from Ch. 122, par. 10-14
105 ILCS 5/10-16  from Ch. 122, par. 10-16
110 ILCS 805/3-8  from Ch. 122, par. 103-8

Amends the School Code and the Public Community College Act. With respect to school boards of school districts and boards of trustees of community college districts, provides that officers are subject to removal by a majority vote of all the board members and, in case of removal or where a vacancy otherwise occurs in any of the offices, the board shall appoint or elect a successor to fill the vacancy. Effective immediately.

May 05 17  S Rule 3-9(a) / Re-referred to Assignments

SB 01946  Sen. John G. Mulroe

(Rep. Elaine Nekritz)

625 ILCS 5/3-117.1  from Ch. 95 1/2, par. 3-117.1
625 ILCS 5/3-117.3 new
625 ILCS 5/5-104.3 new

Amends the Illinois Vehicle Code. Provides that an insurance company may, after completing a record search for any owner of a vehicle or a lienholder of record, obtain free of any lien a junking certificate in the insurance company's name by submitting an application to the Secretary of State. An insurance company may also obtain free of any lien a salvage certificate for a vehicle of specified 8 model years that has completed an inspection for a rebuilt vehicle under the Code by submitting an application to the Secretary. Defines "model year". Provides that a salvage dealer may, after completing a record search for any owner of a vehicle or a lienholder of record, obtain a junking certificate or a salvage certificate by submitting an application to the Secretary. Defines "salvage dealer". Provides that a vehicle owner or a lienholder may send notice of dispute of title within 30 days after notice of transfer of title is sent by the insurance company or salvage dealer to the owner or lienholder. Provides that no dealer licensed under the Code shall sell a vehicle for which a rebuilt title has been issued from another jurisdiction without first obtaining an Illinois certificate of title with a "REBUILT" notation under the Code. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.

Amends the Illinois Vehicle Code. Restricts the conditions in which an insurance company or a salvage dealer may obtain free of any lien a junking certificate or a salvage certificate. Provides that, subject to the provided conditions, an insurance company or salvage dealer may obtain free of any lien a salvage certificate for any vehicle (rather than a vehicle of specified 8 model years that has completed an inspection for a rebuilt vehicle) under the insurance company's name by submitting an application to the Secretary of State. Adds penalty provisions. Makes conforming changes. Effective 90 days after becoming law.

Aug 11 17  S  Public Act . . . . . . . . . 100-0104
SB 01947
Sen. Andy Manar-Kimberly A. Lightford-Jason A. Barickman-Sue Rezin-Napoleon Harris, III
(Rep. William Davis-Robert W. Pritchard-Barbara Flynn Currie-Avery Bourne)

105 ILCS 5/26-18 new
105 ILCS 5/27A-5

Amends the School Code. Provides that beginning July 1, 2018, every school district, charter school, or alternative school or any school receiving public funds shall collect and review its chronic absence data and determine what systems of support and resources are needed to engage chronically absent students and their families to encourage the habit of daily attendance and promote success. Provides that school districts, charter schools, or alternative schools or any school receiving public funds shall provide a system of support to students who are at risk of reaching or exceeding chronic absence levels with strategies such as those available through the Illinois Multi-tiered Systems of Support Network. Requires schools to make resources available to support and engage students. Makes conforming changes. Effective July 1, 2018.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with provisions of the introduced bill with the following changes: Provides that school districts, charter schools, or alternative schools or any schools receiving public funds are encouraged to (rather than shall) provide a system of support to students who are at risk of reaching or exceeding chronic absence levels. Provides that schools additionally are encouraged to (rather than shall) make certain resources available.

House Floor Amendment No. 5

Deletes reference to:
105 ILCS 5/26-18 new
Deletes reference to:
105 ILCS 5/27A-5
Adds reference to:
New Act
Adds reference to:
5 ILCS 120/2 from Ch. 102, par. 42
Adds reference to:
5 ILCS 140/7.5 from Ch. 46, par. 28-2
Adds reference to:
10 ILCS 5/28-2 from Ch. 67 1/2, par. 1007
Adds reference to:
20 ILCS 620/7 from Ch. 108 1/2, par. 17-127
Adds reference to:
20 ILCS 2505/2505-800 new from Ch. 127, par. 149.2
Adds reference to:
30 ILCS 105/13.2 from Ch. 127, par. 149.2
Adds reference to:
35 ILCS 5/224 new
Adds reference to:
35 ILCS 200/18-185 from Ch. 108 1/2, par. 17-127
Adds reference to:
35 ILCS 200/18-200
Adds reference to:
35 ILCS 200/18-206 new from Ch. 102, par. 42
Adds reference to:
35 ILCS 200/18-249
Adds reference to:
40 ILCS 5/17-127
Adds reference to:
40 ILCS 15/1.1
Adds reference to:
50 ILCS 470/33
SB 01947 (CONTINUED)

Adds reference to:

55 ILCS 85/7
from Ch. 34, par. 7007

Adds reference to:

55 ILCS 90/50
from Ch. 34, par. 8050

Adds reference to:

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

Adds reference to:

65 ILCS 5/11-74.4-8
from Ch. 24, par. 11-74.4-8

Adds reference to:

65 ILCS 5/11-74.6-35

Adds reference to:

65 ILCS 110/50

Adds reference to:

105 ILCS 5/1A-8
from Ch. 122, par. 1A-8

Adds reference to:

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

Adds reference to:

105 ILCS 5/1B-6
from Ch. 122, par. 1B-6

Adds reference to:

105 ILCS 5/1B-7
from Ch. 122, par. 1B-7

Adds reference to:

105 ILCS 5/1B-8
from Ch. 122, par. 1B-8

Adds reference to:

105 ILCS 5/1C-1

Adds reference to:

105 ILCS 5/1C-2

Adds reference to:

105 ILCS 5/1D-1

Adds reference to:

105 ILCS 5/1E-20

Adds reference to:

105 ILCS 5/1F-20

Adds reference to:

105 ILCS 5/1F-62

Adds reference to:

105 ILCS 5/1H-20

Adds reference to:

105 ILCS 5/1H-70

Adds reference to:

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

Adds reference to:

105 ILCS 5/2-3.33
from Ch. 122, par. 2-3.33

Adds reference to:

105 ILCS 5/2-3.51.5

Adds reference to:

105 ILCS 5/2-3.66
from Ch. 122, par. 2-3.66

Adds reference to:

105 ILCS 5/2-3.66b
SB 01947 (CONTINUED)

Adds reference to:

- 105 ILCS 5/2-3.84 from Ch. 122, par. 2-3.84
- 105 ILCS 5/2-3.109a
- 105 ILCS 5/2-3.170 new
- 105 ILCS 5/3-14.21 from Ch. 122, par. 3-14.21
- 105 ILCS 5/7-14A from Ch. 122, par. 7-14A
- 105 ILCS 5/10-17a from Ch. 122, par. 10-17a
- 105 ILCS 5/10-19 from Ch. 122, par. 10-19
- 105 ILCS 5/10-22.5a from Ch. 122, par. 10-22.5a
- 105 ILCS 5/10-22.20 from Ch. 122, par. 10-22.20
- 105 ILCS 5/10-29
- 105 ILCS 5/11E-135
- 105 ILCS 5/13A-8
- 105 ILCS 5/13B-20.20
- 105 ILCS 5/13B-45
- 105 ILCS 5/13B-50
- 105 ILCS 5/13B-50.10
- 105 ILCS 5/13B-50.15
- 105 ILCS 5/14-7.02b
- 105 ILCS 5/14-13.01 from Ch. 122, par. 14-13.01
- 105 ILCS 5/14C-1 from Ch. 122, par. 14C-1
- 105 ILCS 5/14C-12 from Ch. 122, par. 14C-12
- 105 ILCS 5/17-1 from Ch. 122, par. 17-1
- 105 ILCS 5/17-1.2
- 105 ILCS 5/17-1.5
SB 01947 (CONTINUED)

Adds reference to:

105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11

Adds reference to:

105 ILCS 5/17-2A from Ch. 122, par. 17-2A

Adds reference to:

105 ILCS 5/17-3.6 new

Adds reference to:

105 ILCS 5/18-4.3 from Ch. 122, par. 18-4.3

Adds reference to:

105 ILCS 5/18-8.05

Adds reference to:

105 ILCS 5/18-8.10

Adds reference to:

105 ILCS 5/18-8.15 new

Adds reference to:

105 ILCS 5/18-9 from Ch. 122, par. 18-9

Adds reference to:

105 ILCS 5/18-12 from Ch. 122, par. 18-12

Adds reference to:

105 ILCS 5/26-16

Adds reference to:

105 ILCS 5/27-6 from Ch. 122, par. 27-6

Adds reference to:

105 ILCS 5/27-7 from Ch. 122, par. 27-7

Adds reference to:

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Adds reference to:

105 ILCS 5/27-24.2 from Ch. 122, par. 27-24.2

Adds reference to:

105 ILCS 5/27A-9

Adds reference to:

105 ILCS 5/27A-11

Adds reference to:

105 ILCS 5/29-5 from Ch. 122, par. 29-5

Adds reference to:

105 ILCS 5/34-2.3 from Ch. 122, par. 34-2.3

Adds reference to:

105 ILCS 5/34-18 from Ch. 122, par. 34-18

Adds reference to:

105 ILCS 5/34-18.30

Adds reference to:

105 ILCS 5/34-43.1 from Ch. 122, par. 34-43.1

Adds reference to:

105 ILCS 5/34-53 from Ch. 122, par. 34-53

Adds reference to:

105 ILCS 70/25
SB 01947 (CONTINUED)


Aug 31 17 S Public Act . . . . . . . 100-0465

SB 01948
Sen. Jacqueline Y. Collins and Kimberly A. Lightford

New Act

Creates the State Resources and Federal Immigration Mandates Act. Contains only a short title provision.

Feb 10 17 S Referred to Assignments

SB 01949
Sen. Neil Anderson

625 ILCS 40/5-1 from Ch. 95 1/2, par. 605-1
Amends the Snowmobile Registration and Safety Act. Makes a technical change in a Section concerning the operation of snowmobiles.

Feb 10 17 S Referred to Assignments

SB 01950
Sen. Neil Anderson

520 ILCS 5/1.1 from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

SB 01951
Sen. Neil Anderson

520 ILCS 5/1.1 from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

SB 01952
Sen. Neil Anderson

515 ILCS 5/1-5 from Ch. 56, par. 1-5
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the administration of the Code.

Feb 10 17 S Referred to Assignments

SB 01953
Sen. Neil Anderson

515 ILCS 5/1-5 from Ch. 56, par. 1-5
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the administration of the Code.

Feb 10 17 S Referred to Assignments
SB 01954  Sen. Daniel Biss-Ira I. Silverstein
105 ILCS 5/34-3.5
115 ILCS 5/12  from Ch. 48, par. 1712
115 ILCS 5/4.5 rep.
Amends the Illinois Educational Labor Relations Act. Removes language concerning impasse procedures involving an
educational employer whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000.
Repeals provisions concerning subjects of collective bargaining with that educational employer. Amends the School Code to make
Corresponding changes. Effective immediately.
Feb 10 17  S  Referred to Assignments

SB 01955  Sen. Daniel Biss
25 ILCS 5/3  from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books,
bills, documents, and papers with the Secretary of State.
Feb 10 17  S  Referred to Assignments

SB 01956  Sen. Daniel Biss
35 ILCS 5/250
Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the sunset of exemptions, credits, and
deductions.
Feb 10 17  S  Referred to Assignments

SB 01957  Sen. Daniel Biss
30 ILCS 500/1-5
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.
Feb 10 17  S  Referred to Assignments

SB 01958  Sen. Daniel Biss
50 ILCS 10/0.01  from Ch. 85, par. 1010
Amends the Regional Council Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 01959  Sen. Daniel Biss
820 ILCS 105/4a  from Ch. 48, par. 1004a
Amends the Minimum Wage Law. Makes a technical change in a Section concerning overtime.
Feb 10 17  S  Referred to Assignments

SB 01960  Sen. Daniel Biss-Laura M. Murphy
New Act
Creates the Jobs for Young People Act. Contains only a short title provision.
Feb 10 17  S  Referred to Assignments

SB 01961  Sen. Daniel Biss
820 ILCS 112/15
Feb 10 17  S  Referred to Assignments

SB 01962  Sen. Daniel Biss
New Act
Creates the Civil Rights Act of 2017. Contains only a short title provision.
Feb 10 17  S  Referred to Assignments

SB 01963  Sen. Daniel Biss
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments
SB 01964  Sen. Daniel Biss
35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 10 17  S  Referred to Assignments

SB 01965  Sen. Daniel Biss
Creates the Fair Scheduling Act. Contains only a short title provision.
Feb 10 17  S  Referred to Assignments

SB 01966  Sen. Daniel Biss
10 ILCS 5/9-1 from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Feb 10 17  S  Referred to Assignments

SB 01967  Sen. Tom Rooney
215 ILCS 5/154 from Ch. 73, par. 766
Amends the Illinois Insurance Code. Provides that if a company opts not to obtain readily available information for named insureds and drivers provided by the applicant at the time of application to underwrite the risk prior to issuing the policy, the company shall not defeat, avoid, or rescind the policy of insurance based on obtaining the readily available information after a loss has occurred or a claim is filed. Defines "readily available information".
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01968  Sen. Tom Rooney
(Rep. David S. Olsen)
110 ILCS 805/3-7 from Ch. 122, par. 103-7
110 ILCS 805/3-10 from Ch. 122, par. 103-10
Amends the Public Community College Act. Provides that when a vacancy occurs in a community college board, the elected successor shall serve the remainder of the unexpired term. Provides that the vice-chairman shall perform the duties of chairman if there is a vacancy in the office of the chairman or in case of the chairman's absence or inability to act (rather than the vice-chairman shall serve in the chairman's absence). Provides that if there is a vacancy in the office of the chairman and vice-chairman, a chairman pro tempore shall be appointed. Effective immediately.
May 09 17  H  Referred to Rules Committee

SB 01969  Sen. Scott M. Bennett
(Rep. Carol Ammons-Chad Hays and Kelly M. Burke)
415 ILCS 5/55 from Ch. 111 1/2, par. 1055
415 ILCS 5/55.6 from Ch. 111 1/2, par. 1055.6
415 ILCS 5/55.6a
Amends the Environmental Protection Act. Makes changes to a provision prohibiting persons from causing or allowing water to accumulate in used or waste tires. Provides an exception for residential households that keep no more than 4 (rather than 12) used or waste tires at the site if they are covered and kept dry. Changes the maximum amount of money that may be allocated from the Used Tire Management Fund for specified purposes from $2,000,000 per fiscal year to $4,000,000 per fiscal year. Provides that 10% of allocations from the Used Tire Management Fund shall be allocated to the University of Illinois for the Prairie Research Institute (rather than to the Department of Natural Resources for the Illinois Natural History Survey) for specified research purposes. Provides that moneys in excess of $4,000,000 (rather than $2,000,000) per fiscal year from the Used Tire Management Fund shall be used for specified purposes. Provides that a specified amount of the moneys in excess of $4,000,000 per year from the Used Tire Management Fund shall be used to provide grants to public universities for vector-related research, disease-related research, and for related laboratory-based equipment and field-based equipment. Provides that $300,000 from the Emergency Public Health Fund shall be allocated annually to the University of Illinois (rather than the Department of Natural Resources) for specified research purposes. Effective immediately.
Aug 24 17  S  Public Act . . . . . . . . 100-0327

New Act

Creates the Financial Transaction Tax Act. Imposes a tax on the privilege of engaging in a financial transaction that occurs, is effectuated, consummated, executed, or cleared at a facility located in the State. Provides that the tax is imposed at a rate of $1 per contract for all transactions for which the underlying asset is an agricultural product and $2 per contract for all other contracts. Effective immediately.

Feb 10 17  S  Referred to Assignments

SB 01971  Sen. Omar Aquino-Jacqueline Y. Collins

215 ILCS 5/512-11 new

815 ILCS 510/2 from Ch. 121 1/2, par. 312

Amends the Illinois Insurance Code. Provides regulation for the creation of a list of drugs used to set the maximum allowable cost on which reimbursement to a pharmacy or pharmacist may be based. Provides that before a pharmacy benefits manager places or continues a particular drug on a maximum allowable cost list, the drug shall meet specified requirements. Provides for the duties of a pharmacy benefits manager in his or her use of a maximum allowable cost list. Provides for a reasonable administrative appeal procedure to allow pharmacies to challenge maximum allowable costs and reimbursements made under a maximum allowable cost for a specific drug. Provides that a pharmacy benefits manager shall not reimburse a pharmacy or pharmacist in this State in an amount less than the amount that the pharmacy benefits manager reimburses a pharmacy benefits manager affiliate for providing the same pharmacist services. Provides that a pharmacy or pharmacist may decline to provide pharmacist services to a patient or pharmacy benefits manager if, as a result of a maximum allowable cost list, a pharmacy or pharmacist is to be paid less than the pharmacy acquisition cost of the pharmacy providing pharmacist services. Provides that a violation of the provisions concerning maximum allowable cost lists and pharmacy benefits managers is a deceptive trade practice. Amends the Uniform Deceptive Trade Practices Act to make a conforming change. Defines terms.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01972  Sen. Martin A. Sandoval

625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that a municipality or county may enact an ordinance providing for an automated traffic law enforcement system only at an intersection where, on average, 4 or more motor vehicle accidents that result in personal injury or injury to another occur each year. Provides that for each violation of the Code or a local ordinance recorded by an automated traffic law enforcement system in operation for a period of less than 30 days, the county or municipality having jurisdiction shall issue a notice of warning to the registered owner of the vehicle. Provides for the notice requirements. Provides that if a person who has never before received a notice of a violation of the Code or a local ordinance recorded by an automated traffic law enforcement system in operation for more than 30 days receives more than one notice of violation within a 21-day period for separate traffic violations, he or she may pay the fine associated with the first notice of violation in satisfaction of all of the remaining fines.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01973  Sen. James F. Clayborne, Jr.

220 ILCS 5/16-126.1

Amends the Public Utilities Act. Provides that the State may not, rather than shall not, directly prohibit a qualifying electric utility from seeking membership in a Federal Energy Regulatory Commission approved regional transmission organization of its choosing.

Feb 10 17  S  Referred to Assignments

SB 01974  Sen. James F. Clayborne, Jr.

20 ILCS 3501/825-65

20 ILCS 3855/1-10

Amends the Illinois Finance Authority Act. In the definition of "Energy Efficiency Project", includes measures that decrease the heat rate in the generation of electricity. Amends the Illinois Power Agency Act. In the definition of "energy efficiency", includes measures that decrease the heat rate in the generation of electricity.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01975  Sen. William E. Brady
(Rep. Barbara Flynn Currie)

Amends the State Historical Library Act. Provides that selected past editions of newspapers of this State that are preserved under a program within the Lincoln Presidential Library shall be preserved in accordance with industry standards (rather than being microphotographed). Provides that, upon payment of the required fee, any person or organization shall be granted access to the preserved edition (rather than being supplied with prints requested to be made from the negatives of the microphotographs). Provides that the required fee shall be determined by the State Historian and shall be equal to the cost incurred by the Lincoln Presidential Library in granting such access (rather than the cost of supplying the prints). Makes other changes. Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 01976  Sen. William R. Haine

New Act

Creates the Criminal Justice Office Holders Parity and Protection Act. Contains only a short title provision and purpose Section.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01977  Sen. William R. Haine

Amends the Freedom of Information Act. Provides that all records of (instead of "in the custody or possession of") a public body are presumed to be open to inspection or copying. Changes the definition of "public records" by removing the inclusion of material having been or being used by, received by, in the possession of, or under the control of any public body.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
New Act

30 ILCS 105/5.878 new

Creates the Home Care Consumer and Worker Protection Act. Provides that an individual performing services for a private home care provider (a home services agency, home nursing agency, or internet-based business that arranges for home care services) is presumed to be an employee unless specified conditions exist; however, a sole proprietor or partnership performing services is not considered an employee of the agency or private party upon a showing that it is a legitimate subcontractor. Makes it a violation of the Act for a private home care provider not to designate an individual as an employee unless the private home care provider complies with specified provisions. Provides that an interested party may file a complaint online through the website of the Department of Labor against a private home care provider if there is a reasonable belief that the employer is in violation of the Act. Provides that the Department shall enforce the Act and may conduct investigations, obtain documentation, and subpoena books, records, and witnesses to conduct its investigations. Prohibits discharge or other retaliation for exercising rights under the Act. Contains provisions concerning violations, penalties, private rights of action, referrals, rulemaking, and other matters. Provides that moneys received by the Department under the Act shall be deposited into the Home Care Consumer and Worker Protection Fund and amends the State Finance Act to include it as a special fund in the State treasury.

Senate Floor Amendment No. 1

Removes criminal penalties from the bill.

House Floor Amendment No. 2

Removes reference to:

30 ILCS 105/5.878 new

Adds reference to:

New Act

210 ILCS 55/8 from Ch. 111 1/2, par. 2808

Replaces everything after the enacting clause. Creates the Employee Misclassification Referral System. Requires the Department of Labor to create an online employee misclassification referral system on its website. Provides that the employee misclassification referral system shall use one form that contains all the necessary information required for employee misclassification complaints to the Department of Employment Security, the Illinois Workers' Compensation Commission, the Department of Revenue, and the Department of Labor; and that the employee misclassification referral system shall refer complaints to the appropriate agency or agencies based on the information supplied by the individual making the complaint. Provides that anonymous and third-party complaints shall not be accepted by the employee misclassification referral system. Provides that upon completion of an investigation that was initiated through the employee misclassification referral system, the agency, except for the Department of Employment Security, shall report to the Department of Labor any determination of an employee misclassification. Requires the Department of Labor to also maintain in the employee misclassification referral system, and make accessible for review by any agency that regulates or licenses the employer that was the subject of the investigation, the results of a determination of employee misclassification and all appeals and administrative reviews. Requires the Department of Employment Security, the Illinois Workers' Compensation Commission, the Department of Revenue, the Department of Labor, and any other agency that regulates or licenses businesses to put on its website, in a relevant and conspicuous place, a description of the purpose of the employee misclassification referral system provided by the Department of Labor and a link to the employee misclassification referral system. Permits the Department of Labor to adopt rules to implement the requirements of the Act. Amends the Home Health, Home Services, and Home Nursing Agency Licensing Act. Provides that an application for a license may be denied for specified violations under the Unemployment Insurance Act and the Workers' Compensation Act.

Sep 22 17 S Public Act . . . . . . . . . . 100-0536
SB 01979

Sen. Bill Cunningham-Emil Jones, III and Elgie R. Sims, Jr.


35 ILCS 200/15-170

Amends the Property Tax Code. In a Section concerning the Senior Citizens Homestead Exemption, provides that in all counties (now, in counties with less than 3,000,000 inhabitants), the county board may by resolution provide that if a person has been granted a senior citizens homestead exemption, the person qualifying need not reapply for the exemption. Provides that the county recorder of deeds shall alert the assessor whenever the transfer of ownership of any property receiving a Senior Citizens Homestead Exemption has occurred. Provides that, if such a transfer occurs, the assessor shall remove the exemption and provide the new property owner with information concerning reapplication. Effective immediately.

Senate Committee Amendment No. 1

Removes a requirement that the senior citizens homestead exemption shall be cancelled by the assessor when he or she is notified of the transfer. Provides instead that the assessor shall mail a notice to the new owner of the property informing the new owner that the exemption will remain in place through the year of the transfer, after which it will be cancelled.

House Committee Amendment No. 1

Deletes reference to:

35 ILCS 200/15-170

Adds reference to:

35 ILCS 200/20-175

Replaces everything after the enacting clause. Amends the Property Tax Code. In provisions concerning refunds for erroneous assessments or overpayments in Cook County, removes the $2,500,000 annual cap on the amount of taxes and interest refunded. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Property Tax Code. In provisions concerning refunds for erroneous assessments or overpayments in Cook County, provides that the total amount of taxes and interest refunded for claims for which the right to a refund arose prior to January 1, 2009 shall not exceed $5,000,000 (instead of $2,500,000) per year. Effective immediately.

Aug 27 18 S Public Act . . . . . . . . 100-1104
SB 01980
Sen. Bill Cunningham-Jacqueline Y. Collins-Michael Connelly-Laura M. Murphy-Mattie Hunter
725 ILCS 5/110-6 from Ch. 38, par. 110-6
Amends the Code of Criminal Procedure of 1963. Provides that upon verified application by the Sheriff in whose custody the defendant has been remanded (in addition to current application by the State, the defendant, or the court on its own motion) the court before which the proceeding is pending may increase or reduce the amount of bail or may alter the conditions of the bail bond or grant bail where it has been previously revoked or denied. Provides that if monetary bail has been set and the defendant has been unable to post the required amount to secure release from custody, the defendant shall be required to present a verified application setting forth in detail any new facts not known or obtainable at the time of the setting of bail, or the previous revocation or denial of bail proceedings. Provides that if the court grants bail where it has previously been revoked or denied, or increases or reduces the amount of bail, the court shall state on the record of the proceedings the findings of facts and conclusion of law upon which such order is based.

Senate Committee Amendment No. 2
Deletes reference to:
725 ILCS 5/110-6
Adds reference to:
725 ILCS 5/110-4 from Ch. 38, par. 110-4
Adds reference to:
725 ILCS 5/110-10 from Ch. 38, par. 110-10
Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections facilities, aggravated discharge of a firearm, aggravated discharge of a machine gun or a firearm equipped with a device designed or used for silencing the report of a firearm, armed habitual criminal, or unlawful possession of a firearm by a street gang member may not be bailable if after a hearing, the court determines that the release of the defendant would pose a real and present threat to the physical safety of any person and denial of bail is necessary to prevent fulfillment of that threat. Provides that the State's Attorney may request a source of bail hearing. Provides that a person charged with carrying or possessing a weapon in any vehicle or concealed on or about his person when that offense occurred in a school or in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school-related activity, or on any public way within 1,000 feet of real property comprising any school, unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections facilities, aggravated discharge of a firearm, aggravated discharge of a machine gun or a firearm equipped with a device designed or used for silencing the report of a firearm, armed habitual criminal, or unlawful possession of a firearm by a street gang member shall surrender his or her firearms and his or her Firearm Owner's Identification Card as a condition of bail. Provides that if the Firearm Owner's Identification Card is confiscated, the clerk of the circuit court shall mail the confiscated card to the Department of State Police and all legally possessed firearms shall be returned to the person upon the charges being dismissed, or if the person is found not guilty, unless the finding of not guilty is by reason of insanity.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 2 with changes. Removes the offense of unlawful possession of a firearm by a street gang member from the offenses for which bail can be denied if after a hearing, the court determines that the release of the defendant would pose a real and present threat to the physical safety of any person and denial of bail is necessary to prevent fulfillment of that threat and shall surrender his or her firearms and his or her Firearm Owner's Identification Card as a condition of bail. Provides that the offense of unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections facilities, if the defendant has previously been convicted of a forcible felony under the Criminal Code of 2012 may be denied bail if after a hearing, the court determines that the release of the defendant would pose a real and present threat to the physical safety of any person and denial of bail is necessary to prevent fulfillment of that threat and shall surrender his or her firearms and his or her Firearm Owner's Identification Card as a condition of bail.

May 31 17 H Rule 19(a) / Re-referred to Rules Committee
SB 01981  Sen. Don Harmon-Julie A. Morrison-Linda Holmes-Ira I. Silverstein, Patricia Van Pelt and Iris Y. Martinez
520 ILCS 5/2.30 from Ch. 61, par. 2.30
520 ILCS 5/2.30b
520 ILCS 5/2.30c
Amends the Wildlife Code. Provides that it shall be unlawful for any person to trap bobcat in this State at any time. Provides that no person shall knowingly sell, offer for sale, or purchase a bobcat pelt of a bobcat taken in this State. Makes conforming changes. Effective immediately.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01982  Sen. Don Harmon
520 ILCS 5/1.1 from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Feb 10 17  S Referred to Assignments

SB 01983  Sen. Don Harmon
520 ILCS 5/2.36b new
Amends the Wildlife Code. Provides that prior to the opening of a new hunting season for an animal that was listed on the endangered or threatened species list in the past 15 years, the Department of Natural Resources shall develop a management plan including: (1) an overall goal for the continued growth of the animal's population and return of a stable population in all prime habitat areas throughout the State for that animal; (2) an analysis demonstrating the impact of hunting in different regions of the State and the impact on different take limits on statewide animal populations; (3) identification of biological indicators that would indicate vulnerability in animal populations in particular counties or regions of the State and a plan for immediately suspending a hunting season in those areas based on those biological indicators; (4) a summary of any scientific data considered and a list of scientific and academic literature consulted; (5) identification of the steps that will be taken to enforce the management plan, to inform hunters and the public, and the financial resources needed by the Department; and (6) an emergency plan to cancel a hunting season if the Department finds that the proposed season conflicts with the management plan, staffing or resource constraints that fail to provide adequate enforcement of the management plan, or new scientific findings or research indicate the closing of the hunting season is appropriate. Provides that if the Department opens a hunting season for a new animal, it shall set a fee for hunting permits for the animal. Provides that it shall be unlawful for any person to take an animal in this State that was added to the list of hunting seasons on or after January 1, 2017, and prior to the development of a management plan by the Department. Effective July 1, 2017.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01984  Sen. Don Harmon
520 ILCS 5/1.1 from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Feb 10 17  S Referred to Assignments

520 ILCS 5/1.2k-1 new
520 ILCS 5/2.18-1 from Ch. 61, par. 2.18-1
520 ILCS 5/2.33 from Ch. 61, par. 2.33
Amends the Wildlife Code. Provides that it shall be unlawful to use lead ammunition to take wildlife in State parks or natural areas. Defines "lead ammunition" as a projectile containing one or more percent lead by weight. Makes conforming changes. Effective immediately.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01986  Sen. Don Harmon
525 ILCS 15/1 from Ch. 96 1/2, par. 9101
Amends the Illinois Forestry Development Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S Referred to Assignments
SB 01987 Sen. Don Harmon  
(Rep. Stephanie A. Kifowit-Nick Sauer)  
415 ILCS 65/3 from Ch. 5, par. 853  
Amends the Lawn Care Products Application and Notice Act. Provides that lawn markers shall be white and made of rigid material. Provides that, for applications to residential properties of 2 families or less, the applicator for hire shall be required to place on marker at a prominent location along the rear perimeter, unless access to the treated area is impassable because of a fence, wall, hedge, or natural topographic feature. Provides that failure to attempt to provide a specified notification shall be considered a violation subject to an administrative hearing. Effective on January 1, 2018.  
House Committee Amendment No. 1  
Deletes reference to:  
415 ILCS 65/3  
Adds reference to:  
20 ILCS 2610/45  
Adds reference to:  
210 ILCS 160/30  
Replaces everything after the enacting clause. Amends the State Police Act. Provides that the Department of State Police shall provide an appropriate level of training for its officers concerning the Health Care Violence Prevention Act. Amends the Health Care Violence Prevention Act. In provisions requiring that an institution or facility provide at least one guard trained in escort and custody of high-risk committed persons, provides that the custodial agency shall attest to such training through the Department of Corrections, Department of Juvenile Justice, or Department of State Police (currently, Department of Corrections or Department of State Police). Makes conforming changes. Effective immediately.  
Nov 28 18 S Placed on Calendar Order of Concurrence House Amendment(s) 1 - November 28, 2018  

SB 01988 Sen. Don Harmon  
525 ILCS 15/1 from Ch. 96 1/2, par. 9101  
Amends the Illinois Forestry Development Act. Makes a technical change in a Section concerning the short title.  
Feb 10 17 S Referred to Assignments  

SB 01989 Sen. Don Harmon  
520 ILCS 10/6 from Ch. 8, par. 336  
Amends the Illinois Endangered Species Protection Act. Provides that the Endangered Species Protection Board shall without regard to the Personnel Code, employ and fix the compensation of necessary staff. Provides that the Board shall employ an executive director to oversee operations of the Board. Provides that the Board is solely responsible for hiring, firing, and management of the executive director. Effective immediately.  
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SB 01990 Sen. Scott M. Bennett  
720 ILCS 5/11-0.1  
Amends the Criminal Code of 2012. Makes changes in the definition of "sexual penetration" for purposes of the Sex Offenses Article of the Code.  
Feb 10 17 S Referred to Assignments
SB 01991  Sen. Scott M. Bennett-Linda Holmes, Bill Cunningham and Thomas Cullerton
(Rep. Jerry Costello, II-Linda Chapa LaVia-Rita Mayfield-Robert W. Pritchard-John Cavaletto, Katie Stuart, Sue Scherer,
Elizabeth Hernandez, Jeanne M Ives and David S. Olsen)
105 ILCS 5/21B-30
Amends the School Code. Provides that for an applicant seeking a professional educator license who is enrolled in a program
of study in an area of career or technical education defined as an area of identified staff shortages, as defined in Section 65.25 of the
Higher Education Student Assistance Act, or a career and technical educator endorsement on an educator license with stipulations, the
State Board of Education, in consultation with the State Educator Preparation and Licensure Board, shall adopt a test of work
proficiency.
Senate Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/21B-30
Adds reference to:
105 ILCS 5/21B-5
Replaces everything after the enacting clause. Amends the School Code. Makes a technical change in a Section concerning
licensure of educators.
Senate Floor Amendment No. 3
Deletes reference to:
105 ILCS 5/21B-5
Adds reference to:
105 ILCS 5/2-3.80c new
Replaces everything after the enacting clause. Amends the School Code. Creates the Agriculture Education Shortage Task
Force to study specified matters related to secondary and university agriculture education programs. Sets forth requirements for
membership of the Task Force. Contains provisions regarding qualifications for membership on the Task Force, meetings, a report
with recommendations, and other matters. Repeals the new provisions on February 1, 2019. Effective immediately.
Aug 15 17 S Public Act . . . . . . . . . 100-0118
SB 01992  Sen. William E. Brady
5 ILCS 80/4.29
5 ILCS 80/4.39 new
Amends the Regulatory Sunset Act. Extends the repeal date of the Environmental Health Practitioner Licensing Act from
January 1, 2019 to January 1, 2029. Effective immediately.
Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments
Amends the Court of Claims Act. Absent an enacted appropriation in any State fiscal year, makes a continuing appropriation to the Court of Claims of all amounts necessary for the purposes of paying claims for time unjustly served in prisons of this State. Provides that if an appropriation for claims for unjust imprisonment is enacted on or after July 1 of any calendar year, the continuing appropriation shall discontinue for that State fiscal year, and the enacted appropriation shall supersede. Provides that the appropriation authority granted in the amendatory Act is valid for State fiscal years beginning on or after July 1, 2017.

House Floor Amendment No. 2
Deletes reference to:
705 ILCS 505/24

Adds reference to:
705 ILCS 405/1-3 from Ch. 37, par. 801-3

Adds reference to:
705 ILCS 405/1-7 from Ch. 37, par. 801-7

Adds reference to:
705 ILCS 405/1-8 from Ch. 37, par. 801-8

Adds reference to:
705 ILCS 405/1-9 from Ch. 37, par. 801-9

Adds reference to:
705 ILCS 405/5-915

Adds reference to:
705 ILCS 405/5-920 new

Adds reference to:
705 ILCS 405/5-923 new

Adds reference to:
705 ILCS 405/5-925 new

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987. Transfers definitions to the general definition provisions of the Act. Changes "law enforcement record" to "juvenile law enforcement record". Provides that "juvenile law enforcement record" includes records of arrest, station adjustments, fingerprints, probation adjustments, the issuance of a notice to appear, or any other records or documents maintained by any law enforcement agency relating to a minor suspected of committing an offense, and records maintained by a law enforcement agency that identifies a juvenile as a suspect in committing an offense, but does not include records identifying a juvenile as a victim, witness, or missing juvenile and any records created, maintained, or used for purposes of referral to programs relating to diversion as defined in the Act. Provides that automatic expungement shall not require law enforcement agencies to obliterate or otherwise destroy juvenile law enforcement records that would otherwise need to be automatically expunged under the Act, except after 2 years following the subject arrest for purposes of use in civil litigation against a governmental entity or its law enforcement agency or personnel which created, maintained, or used the records. Provides that if a juvenile law enforcement record is subject to certain automatic expungement requirements under the Act, a juvenile law enforcement record created: (1) prior to January 1, 2018, but on or after January 1, 2013 shall be automatically expunged prior to January 1, 2020; (2) prior to January 1, 2013, but on or after January 1, 2000, shall be automatically expunged prior to January 1, 2023; and (3) prior to January 1, 2000 shall not be subject to the automatic expungement provisions of this Act. Provides that the expungement of juvenile law enforcement or juvenile court records shall not be subject to the record retention provisions of the Local Records Act. Reorganizes and transfers various provisions concerning juvenile expungement. Makes other changes. Effective immediately.
SB 01994  Sen. John J. Cullerton-Jacqueline Y. Collins-Iris Y. Martinez

20 ILCS 505/4b
750 ILCS 30/2 from Ch. 40, par. 2202
750 ILCS 30/4 from Ch. 40, par. 2204
750 ILCS 30/5 from Ch. 40, par. 2205
750 ILCS 30/7 from Ch. 40, par. 2207
750 ILCS 30/9 from Ch. 40, par. 2209
750 ILCS 30/3-2.5 rep.
750 ILCS 30/3-2.10 rep.

Amends the Emancipation of Minors Act. Removes language pertaining to homeless minors from provisions governing: purpose and policy; jurisdiction; rights and responsibilities of an emancipated minor; petitions; and hearings. Repeals the definition of "homeless minor" and "youth transitional housing program". Amends the Children and Family Services Act. Provides that services provided by youth transitional housing programs may include a service assessment, individualized case management, and life skills training. Provides that a homeless minor is eligible if certain criteria are met. Provides that if a homeless minor voluntarily leaves or is dismissed from a youth transitional housing program prior to reaching the age of majority, the youth transitional housing program agency shall contact the comprehensive community based youth services agency that provided crisis intervention services to the eligible homeless minor to assist in finding an alternative placement for the minor. Provides that nothing in the new provisions shall be construed to require an eligible homeless minor to acquire the consent of a parent, guardian, or custodian to consent to a youth transitional housing program. Provides that an eligible homeless minor is deemed to have the legal capacity to consent to receiving housing and services from a licensed youth transitional housing program. Contains a statement of purpose.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01995  Sen. Thomas Cullerton-Cristina Castro

215 ILCS 5/356z.25 new

Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan amended, delivered, issued, or renewed after the effective date of the amendatory Act must provide coverage for the purchase of a service dog that is specially trained to assist blind, deaf, or mobility impaired persons or persons with a disability that is other than physical, including, but not limited to, anxiety disorders and post-traumatic stress disorder, provided the insured's treating health care provider certifies in writing that the service dog is medically necessary. Requires the service dog to be purchased from a nonprofit organization that is established for the training of such dogs and is an accredited member of a professional association of guide dog or service dog organizations.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 01996  Sen. Don Harmon

215 ILCS 155/3 from Ch. 73, par. 1403
215 ILCS 155/16 from Ch. 73, par. 1416
215 ILCS 155/17 from Ch. 73, par. 1417

Amends the Title Insurance Act. Makes changes in the definition of "insured closing letter" or "closing protection letter". Provides that a closing protection letter shall not be issued by any person or entity other than a title insurance company. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01997  Sen. Julie A. Morrison-John F. Curran and Dan McConchie-Patricia Van Pelt

705 ILCS 405/1-1 from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 01998  Sen. Julie A. Morrison

15 ILCS 15/1 from Ch. 127, par. 1801

Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.

Feb 10 17  S  Referred to Assignments
### SB 01999

**Sen. Julie A. Morrison**

15 ILCS 405/1 from Ch. 15, par. 201

Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

### SB 02000

**Sen. Julie A. Morrison**

20 ILCS 5/1-1 was 20 ILCS 5/1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.

Feb 10 17 S Referred to Assignments

### SB 02001

**Sen. Julie A. Morrison**

20 ILCS 5/1-1 was 20 ILCS 5/1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.

Feb 10 17 S Referred to Assignments

### SB 02002

**Sen. Julie A. Morrison**

20 ILCS 5/1-1 was 20 ILCS 5/1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.

Feb 10 17 S Referred to Assignments

### SB 02003

**Sen. Julie A. Morrison**

705 ILCS 22/1


Feb 10 17 S Referred to Assignments

### SB 02004

**Sen. Julie A. Morrison**

705 ILCS 17/1

Amends the Supreme Court Historic Preservation Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

### SB 02005

**Sen. Julie A. Morrison**

325 ILCS 20/1 from Ch. 23, par. 4151

Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

### SB 02006

**Sen. Julie A. Morrison**

325 ILCS 5/1 from Ch. 23, par. 2051

Amends the Abused and Neglected Child Reporting Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

### SB 02007

**Sen. Julie A. Morrison**

305 ILCS 5/1-5 from Ch. 23, par. 1-5


Feb 10 17 S Referred to Assignments

### SB 02008

**Sen. Julie A. Morrison**

205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments

### SB 02009

**Sen. Julie A. Morrison**

410 ILCS 82/1

Amends the Smoke Free Illinois Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments
SB 02010  Sen. Julie A. Morrison

410 ILCS 620/1 from Ch. 56 1/2, par. 501


Feb 10 17  S  Referred to Assignments

SB 02011  Sen. William E. Brady-Melinda Bush-Kyle McCarter

720 ILCS 570/312 from Ch. 56 1/2, par. 1312

Amends the Illinois Controlled Substances Act. Provides that a registered pharmacist filling a prescription for an opioid substance listed in Schedule II may dispense the prescribed substance in a lesser quantity than the recommended full quantity indicated on the prescription if requested by the patient provided that the prescription complies with the requirements of the Act. Provides that the remaining quantity in excess of the quantity requested by the patient shall be void. Provides that if the dispensed quantity is less than the recommended full quantity, the pharmacist or his or her designee shall, within a reasonable time following a reduction in quantity but not more than 7 days, notify the prescribing practitioner of the quantity actually dispensed. Provides that nothing in this provision shall be interpreted to conflict with or supersede any other requirement established in the Act for a prescription of an opiate substance or any requirements or conditions for drug substitutions established in the Act. Effective immediately.

Senate Committee Amendment No. 1

Provides that when issuing a prescription for an opiate to a patient 18 years of age or older for outpatient use for the first time, a practitioner may not issue a prescription for more than a 7-day supply. A practitioner may not issue an opiate prescription to a person under 18 years of age for more than a 7-day supply at any time and shall discuss with the parent or guardian of the person under 18 years of age the risks associated with opiate use and the reasons why the prescription is necessary. Provides that notwithstanding this provision, if, in the professional medical judgment of a practitioner, more than a 7-day supply of an opiate is required to treat the patient's acute medical condition or is necessary for the treatment of chronic pain management, pain associated with a cancer diagnoses, or for palliative care, then the practitioner may issue a prescription for the quantity needed to treat that acute medical condition, chronic pain, pain associated with a cancer diagnosis, or pain experienced while the patient is in palliative care. Provides that the condition triggering the prescription of an opiate for more than a 7-day supply shall be documented in the patient's medical record and the practitioner shall indicate that a non-opiate alternative was not appropriate to address the medical condition. Provides that these provisions do not apply to medications designed for the treatment of substance abuse or opioid dependence.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02012

Sen. Chuck Weaver


35 ILCS 5/220

Amends the Illinois Income Tax Act. Makes the following changes with respect to the angel investment credit: (1) provides that the credit applies for taxable years ending on or before December 31, 2021 (currently, December 31, 2016); (2) increases the maximum aggregate amount of the angel investment credit from $10,000,000 to $20,000,000; (3) defines “investment” as equity, Simple Agreement for Future Equity (SAFE) Agreements, and convertible notes; (4) provides that each qualified new business venture must renew its registration on an annual basis; (5) provides that, for taxable years ending on or after December 31, 2017, applicants for the credit must make a minimum investment of $10,000 in a qualified new business venture (currently, there is no minimum investment requirement); (6) provides that the maximum amount of an applicant's total investment made directly in any single qualified new business venture that may be used as the basis for a credit under this Section is $2,000,000 (currently, that is the maximum for each investment made in a qualified new business venture); (7) contains recapture provisions; and (8) contains provisions concerning investments in minority-owned businesses, female-owned businesses, or businesses owned by a person with a disability. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Makes the following changes with respect to the angel investment credit: (1) provides that the credit applies for taxable years ending on or before December 31, 2021 (currently, December 31, 2016); (2) defines “investment” as money (or its equivalent) given to a qualified new business venture, at a risk of loss, in consideration for an equity interest of the qualified new business venture; (3) provides that the Department of Commerce and Economic Opportunity may adopt rules to permit certain forms of contingent equity investments to be considered eligible for a tax credit under the program; (4) provides that the minimum amount an applicant must invest in any single qualified new business venture is $10,000; (5) provides that qualified business ventures must maintain a minimum employment threshold in the State through the date which is 3 years from the issue date of the last tax credit certificate issued with respect to that business; (6) provides that, of the aggregate amount of credits that may be awarded under the program, a certain amount shall be reserved for investments made in minority owned businesses, female owned businesses, or businesses owned by a person with a disability; (7) makes changes concerning applications for qualified business ventures.

Aug 24 17 S Public Act . . . . . . . 100-0328

SB 02013

Sen. Chapin Rose

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


Feb 10 17 S Referred to Assignments

SB 02014

Sen. William E. Brady

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


Feb 10 17 S Referred to Assignments

SB 02015

Sen. William E. Brady

60 ILCS 1/5-10

Amends the Township Code. Makes a technical change in a Section concerning referenda.

Feb 10 17 S Referred to Assignments

SB 02016

Sen. William E. Brady

35 ILCS 515/14 from Ch. 120, par. 1214

Amends the Mobile Home Local Services Tax Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments
SB 02017
Sen. Dan McConchie-Pamela J. Althoff-Toi W. Hutchinson-Scott M. Bennett, Ira I. Silverstein-Tom Rooney,
Michael Connelly, Jennifer Bertino-Tarrant and Julie A. Morrison
(Rep. Natalie A. Manley, Deb Conroy, Katie Stuart and Sam Yingling)
35 ILCS 5/203
from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates a deduction in an amount equal to the amount contributed by taxpayer during
the taxable year to an ABLE account. Provides that the deduction shall not exceed $10,000 per taxpayer in any taxable year. Provides
that the deduction is exempt from the Act's automatic sunset provision. Effective immediately.
May 31 18   H  Rule 19(a) / Re-referred to Rules Committee

SB 02018
Sen. Thomas Cullerton
New Act
Creates the Student Data Privacy Act. On and after October 1, 2017, requires the school board of a school district to enter
into a written contract with a contractor any time the school board shares or provides access to student information, student records, or
student-generated content with that contractor. Among other provisions, sets forth provisions concerning contract requirements,
contractor and operator requirements and prohibitions, security breach procedures, and the establishment of a task force to study issues
relating to student data privacy. Effective immediately.
Apr 07 17    S  Rule 3-9(a) / Re-referred to Assignments

SB 02019
Sen. Chapin Rose
730 ILCS 110/15.2 new
Amends the Probation and Probation Officers Act. Provides that all records relating to the obligation, receipt, and use of
public funds of the State or county for probation and court services shall be made available to the public for inspection and copying.
Provides that the Supreme Court may by rule establish procedures governing public access to records and appropriate fees for copies
of records. Provides that the procedures and fees shall not be more than those in the Freedom of Information Act. Effective
immediately.
Apr 07 17    S  Rule 3-9(a) / Re-referred to Assignments

SB 02020
Sen. Michael E. Hastings
20 ILCS 2805/2.06
from Ch. 126 1/2, par. 67.06
Amends the Department of Veterans Affairs Act. Makes a technical change in a Section concerning rules.
Feb 10 17    S  Referred to Assignments
SB 02021  Sen. Michael E. Hastings-Patricia Van Pelt-Napoleon Harris, III
(Rep. Justin Slaughter-Marcus C. Evans, Jr.-Kelly M. Cassidy-Scott Drury and Elaine Nekritz)

705 ILCS 405/1-1 from Ch. 37, par. 801-1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.
Senate Committee Amendment No. 1
Deletes reference to:
705 ILCS 405/1-1
Adds reference to:
705 ILCS 405/1-7 from Ch. 37, par. 801-7
Adds reference to:
705 ILCS 405/1-8 from Ch. 37, par. 801-8
Adds reference to:
705 ILCS 405/5-915
Adds reference to:
705 ILCS 405/5-622 rep.

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987. Amends the Juvenile Court Act of 1987. Provides that all juvenile records which have not been expunged are sealed and may never be disclosed to the general public or otherwise made widely available. Provides that a person who violates confidentiality provisions pertaining to juvenile records is guilty of a Class B misdemeanor and subject to a fine of $1,000 per violation. Provides for various circumstances when juvenile records shall be expunged automatically without a petition brought by the individual and repeals provisions pertaining to those court procedures. Provides that upon dismissal of a petition alleging delinquency or upon a finding of not delinquent, the court shall order all agencies named in the juvenile’s court and probation files, including each law enforcement agency, other municipal, county, or State agencies who may have records of the juvenile’s adjudication, public or private correctional, detention, treatment facilities, and each individual who provided treatment or rehabilitation services for the juvenile under an order of the court, to send that person’s juvenile records to the court within 5 business days. Eliminates the requirement that a person be 21 years of age be eligible for expungement by petition and requires that 2 years (rather than 5 years) have elapsed since all juvenile court proceedings relating to him or her have been terminated or his or her commitment to the Department of Juvenile Justice. Removes immunity for State Police or its employees for the failure to expunge juvenile records. Provides that applications for employment within this State shall contain specific language that states that the applicant is not obligated to disclose expunged juvenile records of adjudication or arrest. Makes other changes.
Senate Floor Amendment No. 5
Deletes reference to:
705 ILCS 405/1-7
Deletes reference to:
705 ILCS 405/1-8
Deletes reference to:
705 ILCS 405/5-915
Deletes reference to:
705 ILCS 405/5-622 rep.

Adds reference to:
725 ILCS 5/110-14 from Ch. 38, par. 110-14
Adds reference to:
730 ILCS 5/5-8-4 from Ch. 38, par. 1005-8-4

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that any person incarcerated on a bailable offense who does not supply bail and against whom a fine is levied on conviction of the offense shall be allowed a credit of $30 (rather than $5) for each day so incarcerated upon application of the defendant. Amends the Unified Code of Corrections. Provides that mandatory consecutive sentencing does not apply to a violation of a condition of electronic home monitoring under the Electronic Monitoring and Home Detention Law, except upon the third or subsequent conviction, in which mandatory consecutive sentencing shall be imposed.

Jul 06 17  H  Rule 19(a) / Re-referred to Rules Committee
SB 02022  Sen. Dan McConchie
(Rep. Sheri Jesiel)
35 ILCS 200/9-160
Amends the Property Tax Code. In a Section concerning valuation in years other than general assessment years, provides that the Section shall not be construed to prevent valuation changes under other Sections of this Code. Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 02023  Sen. Dale Fowler
(Rep. Avery Bourne)
20 ILCS 655/4
from Ch. 67 1/2, par. 604
20 ILCS 655/4.1
20 ILCS 655/5.1
from Ch. 67 1/2, par. 606
20 ILCS 655/5.2
from Ch. 67 1/2, par. 607
20 ILCS 655/5.3
from Ch. 67 1/2, par. 608
20 ILCS 655/8.1
Amends the Illinois Enterprise Zone Act. With respect to the application process, provides that the Department of Commerce and Economic Opportunity may award partial points if the applicant demonstrates job creation and investment levels below the threshold set forth in the statute. Provides that the Department of Commerce and Economic Opportunity may adjust the scoring for applicants that are located entirely within a county with a population of less than 300,000. Provides for provisional certification of substantially complete applications. Provides that an Enterprise Zone shall be decertified if the Department finds that 80% or more of the businesses receiving tax incentives failed to submit certain information. Makes other changes. Provides that the application process for Enterprise Zones that are scheduled to expire on or after January 1, 2022 shall begin 5 years (currently, 2 years) prior to the year in which the Zone expires. Effective immediately.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 02024  Sen. Dale Fowler
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Reinstates an exemption for oil field exploration, drilling, and production equipment for the period beginning on July 1, 2017 and ending on June 30, 2022. Effective immediately.

May 05 17  S  Rule 3-9(a) / Referred to Assignments

SB 02025  Sen. Neil Anderson
510 ILCS 40/10
from Ch. 8, par. 33.70
510 ILCS 40/12 rep.
510 ILCS 40/13 rep.
Amends the Illinois Brand Act. Provides that the Department of Agriculture shall make available in electronic format all recorded brands (rather than the Department shall publish all recorded brands in book form and shall publish supplemental lists at least once a year). Deletes language providing the Department shall, without charge, furnish one copy of the brand book supplements to the County Clerk and Sheriff of each county and that the general public may obtain copies by remitting to the Department the cost of printing and mailing each book and accompanying supplements. Repeals a provision providing that any slaughtering establishment or livestock market receiving branded livestock shall keep such records as required by the Department for a period of at least a year. Repeals a provision providing the Department, in cooperation with law enforcement officials, shall develop a uniform procedure whereby law enforcement officials shall alert livestock markets and livestock slaughtering establishments of reported livestock thefts. Effective immediately.

Feb 10 17  S  Referred to Assignments
SB 02026  Sen. Toi W. Hutchinson

35 ILCS 105/3-5.5
35 ILCS 105/3-10
35 ILCS 105/9
35 ILCS 110/3-5.5
35 ILCS 110/3-10
35 ILCS 110/9
35 ILCS 115/3-5.5
35 ILCS 115/3-10
35 ILCS 115/9
35 ILCS 120/3
35 ILCS 120/10
35 ILCS 120/2-10
35 ILCS 120/2-10
35 ILCS 120/5.5
35 ILCS 120/10

Amends the Retailers' Occupation Tax Act. Provides that female and male condoms shall be taxed by the State at a rate of
1% (currently, 6.25%). Provides that the net revenue from the 1% tax collected from the sale of female and male condoms shall be
deposited into the State and Local Sales Tax Reform Fund. Amends the Use Tax, Service Occupation Tax, and Service Occupation
Use Tax Acts to make conforming changes.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02027  Sen. Laura M. Murphy

210 ILCS 88/30
210 ILCS 88/33 new

Amends the Fair Patient Billing Act. Provides that before pursuing a collection action against an insured patient for the
unpaid amount of services rendered, a health care provider must review a patient's file to ensure that the patient does not have a
Medicare supplement policy or any other secondary payer health insurance plan. Provides that if, after reviewing a patient's file, the
health care provider finds no supplemental policy in the patient's record, the provider must then provide notice to the patient, and give
that patient an opportunity to address the issue. Provides that if a health care provider has neither found information indicating the
existence of a supplemental policy, nor received payment for services rendered to the patient, the health care provider may proceed
with a collection action against the patient in accordance with specified provisions. Defines "supplemental policy". Makes a
conforming change.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02028  Sen. Thomas Cullerton and Chris Nybo

625 ILCS 5/12-825 new

Amends the Illinois Vehicle Code. Provides that each school bus operated by a public or private primary or secondary school
transporting students enrolled in grade 12 or below for a school related athletic event or other school approved extracurricular activity
shall be registered as a school bus, comply with school bus driver permit requirements, comply with the minimum liability insurance
requirements, and comply with all special requirements pertaining to school buses in the Code. Provides that a school bus that operates
under the provision may be used to transport passengers other than students if certain conditions are met.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Provides that a school bus that operates under the added provision may be used for the transportation of passengers other than students
enrolled in grade 12 or below for activities that do not involve either a public or private educational institution if the school bus driver
or school bus owner (rather than solely the school bus driver) complies with certain conditions.

Aug 18 17  S  Public Act . . . . . . . . . . . . 100-0241
SB 02029
Sen. James F. Clayborne, Jr.

New Act

Creates the Public Duty Rule Codification Act. Contains legislative findings and a statement of legislative purpose. Provides that a local governmental entity and its employees owe no duty of care to individual members of the general public to provide governmental services.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02030
Sen. James F. Clayborne, Jr.

415 ILCS 5/52.4 new

Amends the Environmental Protection Act. Requires the Environmental Protection Agency to conduct a study comparing airborne emission reductions of coal-fired electric generating units within the State of Illinois between 1990 and 2016 and forecasting additional reductions for the period from 2017 to 2020. Requires the Agency to identify where and how Agency policies have led to such reductions and are likely to lead to additional reductions going forward and which Illinois regulations are unnecessary because of more stringent State or federal regulations. Requires the Agency to consult with only the owners of each coal-fired electric generating unit in the State when compiling this information. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02031
Sen. Thomas Cullerton

210 ILCS 45/2-202 from Ch. 111 1/2, par. 4152-202

Amends the Nursing Home Care Act. Provides that for a specified written agreement provided by a resident to a facility under the Act, the agreement may authorize the resident's representative to represent the resident's interests in securing and maintaining Medicaid long-term care benefits, including banking records, redeterminations, appeal proceedings, and legal challenges, or that the resident may choose another individual or entity to perform these functions, which shall require a separate written agreement. Provides that an authorization granted by a resident under a specified provision shall not be diminished or terminated by the death of the resident. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

210 ILCS 45/2-202

Adds reference to:

210 ILCS 45/1-123 from Ch. 111 1/2, par. 4151-123

Replaces everything after the enacting clause. Amends the Nursing Home Care Act. Provides that "resident's representative" includes specified individuals. Provides that nothing in the definition of "resident's representative" is intended to expand the scope of authority of any resident's representative beyond that authority specifically authorized by the resident, State or federal law, or a court of competent jurisdiction. Effective immediately.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02032 Sen. Jim Oberweis

20 ILCS 405/405-335
50 ILCS 205/25 new

Amends the Civil Administrative Code of Illinois. Provides that the Illinois Transparency and Accountability Portal webmaster must compile and update notices and digital public records from all school districts and units of local government without websites (currently, must only compile and update for specified units of local government). Amends the Local Records Act. Provides that a school district or unit of local government may publish any notice, agenda, record, or other information or material required by law electronically instead of in a newspaper. Further provides that any requirement to store or maintain any public record in microfilm or microfiche form shall be satisfied by the school district or unit of local government's maintenance of such public record in digital form.

Senate Committee Amendment No. 2
Deletes reference to:
   20 ILCS 405/405-335
Deletes reference to:
   50 ILCS 205/25 new
Adds reference to:
   715 ILCS 5/2.2 new
Adds reference to:
   715 ILCS 10/2.5 new

Replaces everything after the enacting clause. Amends the Notice By Publication Act and Newspaper Legal Notice Act. Provides that a school district or a unit of local government may publish any notice, agenda, or other information or material required to be published by law on its website or data.illinois.gov or any successor website of data.illinois.gov. Provides that before January 1, 2021, a school district or a unit of local government that publishes any notice, agenda, or other information or material on its website or data.illinois.gov shall also post a notice in a newspaper or newspapers providing the website address where the full notice, agenda, or other information or material may be found.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02033 Sen. Wm. Sam McCann

410 ILCS 2/1

Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.

Feb 10 17 S Referred to Assignments
SB 02034
720 ILCS 5/12-9 from Ch. 38, par. 12-9
Amends the Criminal Code of 2012. Provides that for the purposes of the offense of threatening a public official or human service provider, "public official" includes a social worker, caseworker, attorney, or investigator employed by the Department of Healthcare and Family Services, the Department of Human Services, the Department of Children and Family Services, or the Guardianship and Advocacy Commission; or an assistant public guardian, attorney, social worker, case manager, or investigator employed by a duly appointed public guardian.

House Floor Amendment No. 1
Adds reference to:
720 ILCS 5/33G-9
Adds reference to:
725 ILCS 5/102-7.1 new
Adds reference to:
725 ILCS 5/102-7.2 new
Adds reference to:
725 ILCS 5/109-1 from Ch. 38, par. 109-1
Adds reference to:
725 ILCS 5/110-5 from Ch. 38, par. 110-5
Adds reference to:
725 ILCS 5/110-6 from Ch. 38, par. 110-6
Adds reference to:
725 ILCS 5/110-6.4 new
Adds reference to:
725 ILCS 5/110-14 from Ch. 38, par. 110-14
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Also, amends the Criminal Code of 2012. Provides that the Illinois Street Gang and Racketeer Influenced and Corrupt Organizations Law is repealed on June 11, 2022 (rather than June 11, 2017). Amends the Code of Criminal Procedure of 1963. Provides that a person charged with an offense shall be allowed counsel at the hearing at which bail is determined under the Code. Provides that if the defendant desires counsel for his or her initial appearance but is unable to obtain counsel, the court shall appoint a public defender or licensed attorney at law of this State to represent him or her for purposes of that hearing. Provides that there shall be a presumption that any conditions of release imposed shall be non-monetary in nature and the court shall impose the least restrictive conditions or combination of conditions necessary to reasonably assure the appearance of the defendant for further court proceedings and protect the integrity of the judicial proceedings from a specific threat to a witness or participant. Provides that the Supreme Court may establish a risk-assessment tool to be used in proceedings to assist the court in establishing bail for a defendant by assessing the defendant's likelihood of appearing at future court proceedings or determining if the defendant poses a real and present threat to the physical safety of any person or persons. Provides that a person with bail set on a Category B offense shall have $30 deducted from his or her monetary bail every day the person is incarcerated. Defines "Category A offense" and "Category B offense". Makes other changes. Makes the Illinois Street Gang and Racketeer Influenced and Corrupt Organizations Law repeal date change effective upon becoming law.

House Floor Amendment No. 2
Adds Class 1 felony to the definition of "Category A offense".

Feb 10 17 S Referred to Assignments

SB 02035
Sen. Wm. Sam McCann
20 ILCS 2405/1 from Ch. 23, par. 3430
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.

625 ILCS 5/11-601  from Ch. 95 1/2, par. 11-601
Amends the Illinois Vehicle Code. Provides that unless some other speed restriction is established under a Chapter in the Code governing rules of the road, the maximum speed limit outside an urban district for any vehicle is 60 miles per hour (rather than 55 miles per hour) on all highways, roads, and streets that do not have 4 or more lanes of traffic and are not interstate highways and 75 miles per hour (rather than 70 miles per hour) on Interstate Route 355, Interstate Route 80, and every interstate west of Interstate Route 355 and south of Interstate Route 80.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02037  Sen. Jim Oberweis

New Act
625 ILCS 5/5-100  from Ch. 95 1/2, par. 5-100
625 ILCS 5/5-102.1  from Ch. 95 1/2, par. 5-102.1
625 ILCS 5/5-106  from Ch. 95 1/2, par. 5-106
Amends the Illinois Vehicle Code. Allows for the sale of motor vehicles by licensed dealers on any 6 days of the week to be chosen by the licensed dealers. Makes conforming changes. Effective immediately.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02038  Sen. Chapin Rose

105 ILCS 5/22-30
Amends the School Code. In provisions concerning epinephrine administration, provides that epinephrine may be administered with a glass vial, auto-injector, ampule, or pre-filled syringe. Makes conforming changes.

Senate Committee Amendment No. 1
Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Epinephrine Administration Act. Provides that a health care practitioner may prescribe epinephrine glass vials, ampules, and pre-filled syringes in the name of an authorized entity where allergens capable of causing anaphylaxis may be present. Provides that an authorized entity may acquire and stock a supply of undesignated epinephrine glass vials, ampules, and pre-filled syringes provided the undesignated epinephrine glass vials, ampules, and pre-filled syringes are stored in a specified location. Requires each employee, agent, or other individual of the authorized entity to complete a specified training program before using a glass vial, ampule, or pre-filled syringe to administer epinephrine. Provides that a trained employee, agent, or other individual of the authorized entity may either provide or administer epinephrine from a glass vial, ampule, or pre-filled syringe to a person whom the employee, agent, or other individual believes in good faith is experiencing anaphylaxis. Provides that training under the Act shall be valid for 2 years. Requires the Department of Public Health to approve training programs, to list the approved programs on the Department's website, and to include links to training providers' websites on the Department's website. Contains provisions concerning costs, limitations, and rulemaking. Defines terms. Amends the School Code. In provisions concerning epinephrine administration, provides that epinephrine may be administered with a glass vial, auto-injector, ampule, or pre-filled syringe. Makes conforming changes.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02039  Sen. Chapin Rose

520 ILCS 5/2.26  from Ch. 61, par. 2.26
Amends the Wildlife Code. Provides that a person may supplementally feed deer with items otherwise prohibited by the Code when not in active deer hunting season which shall be implemented by the Department of Natural Resources by rule.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02040  Sen. Steve Stadelman

815 ILCS 390/5  from Ch. 21, par. 205
Amends the Illinois Pre-Need Cemetery Sales Act. Makes a technical change in a Section concerning engaging in pre-need sales without a license.

Feb 10 17  S  Referred to Assignments
SB 02041  Sen. William R. Haine

625 ILCS 5/11-208.7
Amends the Illinois Vehicle Code. Provides that if proper notice is given within the first 5 calendar days after a vehicle is towed, daily storage charges shall begin to accrue for the first 5 calendar days and shall continue thereafter. Provides that if proper notice is given after the first 5 calendar days after the vehicle is towed, daily storage charges shall not begin to accrue until 3 calendar days after the notice is sent. Provides for the daily storage charge amounts. Provides that at the time a vehicle is towed or no later than 5 calendar days thereafter, the county or municipality shall notify by certified mail the lienholder of record, lessor, and the owner, lessee, or person identifying himself or herself as the owner or lessee of the vehicle, or any person who is found to be in control of the vehicle at the time of the alleged offense, of the fact of the seizure, and of the vehicle owner’s or lessee's right to an administrative hearing. Provides that within 3 calendar days after the vehicle is towed, a county or municipality shall access the vehicle's title record to determine the lienholder of record, lessor, and the owner, lessee, or person identifying himself or herself as the owner or lessee of the vehicle. Provides that except if an administrative hearing officer overturns a vehicle impoundment, a county or municipality may assess a $5 fee for each vehicle towed to defray additional administrative costs. Provides that a lienholder or lessor shall be entitled to take possession of an impounded vehicle, and defer payment of any applicable administrative fees, upon submission of certain documents and fees to the municipality or its designated agent. Provides that upon a request to obtain possession of an impounded vehicle, a municipality or its agent shall provide a lienholder or lessor an opportunity to view the vehicle and provide a statement in writing setting forth the amount of the applicable administrative, towing, and storage fees. Makes conforming changes.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02042  Sen. William E. Brady

105 ILCS 5/10-20.60 new
105 ILCS 5/34-18.53 new
Amends the School Code. Provides that there shall be no place of detention or criminal processing established or maintained on the grounds of any school. Effective immediately.

Feb 10 17  S  Referred to Assignments

SB 02043  Sen. John G. Mulroe

20 ILCS 2310/2310-617
410 ILCS 315/2e
Amends the Communicable Disease Prevention Act. Provides that the Department must provide all students (currently, all female students) who are entering sixth grade and their parents or legal guardians written information about the link between human papillomavirus and specified kinds of cancer, and the Centers for Disease Control and Prevention's recommendation for children to be vaccinated with the HPV vaccine (currently, written information about the link between human papillomavirus and cervical cancer and the availability of a HPV vaccine). Provides that the Department shall adopt emergency rules to the extent necessary to administer the Department's responsibilities under the amendatory Act no later than July 1, 2018. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that beginning on January 1, 2019, the definition for “eligible individual” for provisions concerning human papillomavirus vaccinations includes male children under the age of 18 that meet specified conditions.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02044  Sen. Chapin Rose

410 ILCS 50/1  from Ch. 111 1/2, par. 5401
Amends the Medical Patient Rights Act. Makes a technical change in a Section concerning the purpose of the Act.

Feb 10 17  S  Referred to Assignments

SB 02045  Sen. Heather A. Steans

410 ILCS 2/1
Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.

Feb 10 17  S  Referred to Assignments
SB 02046  Sen. Heather A. Steans and Kimberly A. Lightford-Wm. Sam McCann  
(Rep. Melissa Conyears-Ervin-Michael J. Zalewski-Camille Y. Lilly-Mary E. Flowers, Justin Slaughter and Elaine Nekritz)  

30 ILCS 105/5.878 new  
30 ILCS 105/6z-102 new  
35 ILCS 5/507GGG new  
Amends the State Finance Act to create the Fund. Provides that moneys in the Fund shall be used by the Department of Human Services for the purpose of making grants to providers delivering non-Medicaid services for community-based youth programs in the State. Effective immediately.  

House Committee Amendment No. 1  
Deletes reference to:  
30 ILCS 105/5.878 new  
Deletes reference to:  
30 ILCS 105/6z-102 new  
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Creates an income tax State Police Memorial checkoff for the Criminal Justice Information Projects Fund. Provides that moneys deposited into the Fund shall be distributed equally, as soon as practical but at least on a monthly basis, to the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund. Provides that moneys transferred to the funds shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty.  

House Floor Amendment No. 2  
Adds reference to:  
30 ILCS 105/5.878 new  
Adds reference to:  
30 ILCS 105/6z-102 new  
Adds reference to:  
35 ILCS 5/507HHH new  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill and House Amendment 1. Makes technical corrections concerning the Illinois Police Memorial checkoff (in House Amendment 1, the "State Police Memorial checkoff"). Effective immediately.  

Aug 24 17  S  Public Act . . . . . . . 100-0329  

SB 02047  Sen. Chuck Weaver-Kimberly A. Lightford  
325 ILCS 5/7.4  
Amends the Abused and Neglected Child Reporting Act. Provides that in an investigation in which the alleged perpetrator of abuse or neglect is a school employee, including, but not limited to, a school teacher or administrator, and the recommendation is to determine the report to be indicated, in addition to other procedures as set forth and defined in Department rules and procedures, the employee's due process rights shall also include: (i) the right to a copy of the investigation summary; (ii) the right to review the specific allegations which gave rise to the investigation; and (iii) the right to an administrator's teleconference which shall be convened to provide the school employee with the opportunity to present documentary evidence or other information that supports his or her position and to provide information before a final finding is entered. Removes a provision requiring the Department of Children and Family Services to inform the school employee of his or her right: (a) to confront the accuser, if the accuser is 14 years of age or older; (b) to review the specific allegations which gave rise to the investigation; and (c) to review all materials and evidence that have been submitted to the Department in support of the allegation.  

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02048  Sen. Chuck Weaver and Jason A. Barickman-Michael E. Hastings-Andy Manar  
(Rep. Michael Halpin-Brandon W. Phelps-Daniel Swanson and Katie Stuart)  

225 ILCS 447/35-35  
Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that the Department of Financial and Professional Regulation shall issue a firearm control card to an elected or appointed State's Attorney or the State's Attorney's designated assistant who has passed an approved firearm training course, has met all the requirements of the Act, and possesses a valid firearm owner identification card. Provides that the circuit or associate judge of each county may be issued a firearm control card by the Department of Financial and Professional Regulation if appropriate training and requirements are met in the Act.  
May 31 17  H  Rule 19(a) / Re-referred to Rules Committee  

SB 02049  Sen. Chuck Weaver-Neil Anderson  

225 ILCS 454/1-10  
225 ILCS 454/5-5  
225 ILCS 454/5-10  
225 ILCS 454/5-27  
225 ILCS 454/5-28  
225 ILCS 454/5-50  
225 ILCS 454/5-70  
225 ILCS 454/5-75  
225 ILCS 454/5-80  
225 ILCS 454/20-20  
225 ILCS 454/20-23  
225 ILCS 454/20-60  
225 ILCS 454/20-68  
225 ILCS 454/25-10  
225 ILCS 454/Art. 30 heading  
225 ILCS 454/5-5  
225 ILCS 454/5-10  
225 ILCS 454/5-27  
225 ILCS 454/5-28  
225 ILCS 454/5-50  
225 ILCS 454/5-70  
225 ILCS 454/5-75  
225 ILCS 454/5-80  
225 ILCS 454/20-20  
225 ILCS 454/20-23  
225 ILCS 454/20-60  
225 ILCS 454/20-68  
225 ILCS 454/25-10  

Amends the Real Estate License Act of 2000. Makes changes concerning continuing education under the Act, including hours, approval of courses, curriculum, and education providers. Adds provisions concerning education provider licenses. Removes provisions concerning continuing education schools. Makes changes in provisions concerning leasing agent licenses. Prohibits any leasing agent or leasing agent permit holder from engaging in activities that require a broker's or managing broker's license and from operating under a temporary leasing agent permit more than one time in that individual's lifetime. Makes changes to provisions concerning the Real Estate Administration and Disciplinary Board, including adding members so that it is composed of 15 (rather than 9) and requiring term limits. Repeals outdated provisions and provisions concerning confidentiality, offerings not meeting continuing education requirements, and the Real Estate Education Advisory Council and makes conforming changes throughout the Act. Makes other changes. Effective January 1, 2018.  
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 02050  Sen. James F. Clayborne, Jr.
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that fuel used in the generation of electricity for wholesale or retail sale is exempt. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02051  Sen. Kwame Raoul
720 ILCS 642/1
Amends the Kratom Control Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 02052  Sen. Kwame Raoul
720 ILCS 542/1
Amends the Bath Salts Prohibition Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments
SB 02053
Sen. Kwame Raoul-Jacqueline Y. Collins-Kimberly A. Lightford-Don Harmon

20 ILCS 1605/10.1 from Ch. 120, par. 1160.1
20 ILCS 1605/10.1b new
20 ILCS 2630/12
20 ILCS 2630/13
35 ILCS 130/4 from Ch. 120, par. 453.4
35 ILCS 130/4b from Ch. 120, par. 453.4b
35 ILCS 130/4c
35 ILCS 130/4i new
55 ILCS 5/5-10004 from Ch. 34, par. 5-10004
55 ILCS 5/5-10004a new
210 ILCS 50/3.50
210 ILCS 50/3.51 new
225 ILCS 20/9A.1 new
225 ILCS 20/9/19 from Ch. 111, par. 6369
225 ILCS 30/95 from Ch. 111, par. 8401-95
225 ILCS 30/96 new
225 ILCS 37/32 new
225 ILCS 37/35
225 ILCS 57/15
225 ILCS 57/15.1 new
225 ILCS 57/45
225 ILCS 115/8.2 new
225 ILCS 115/25 from Ch. 111, par. 7025
225 ILCS 227/35
225 ILCS 227/36 new
225 ILCS 230/1005 from Ch. 111, par. 7855
225 ILCS 230/1005-1 new
225 ILCS 310/13 from Ch. 111, par. 8213
225 ILCS 310/13.5 new
225 ILCS 330/12.5 new
225 ILCS 330/27 from Ch. 111, par. 3277
225 ILCS 345/15 from Ch. 111, par. 7116
225 ILCS 345/15.1 new
225 ILCS 401/74 new
225 ILCS 401/75
225 ILCS 407/20-11 new
225 ILCS 407/20-15
225 ILCS 412/75
225 ILCS 412/76 new
225 ILCS 415/11 from Ch. 111, par. 6211
225 ILCS 415/11.1 new
225 ILCS 415/23 from Ch. 111, par. 6223
225 ILCS 422/40
Amends the Criminal Identification Act. Requires that applications for certification, registration, and licensure must contain specific language that states that the applicant is not obligated to disclose sealed or expunged records of conviction or arrest and prohibits entities authorized to grant professional licenses, certifications, and registrations from asking if an applicant has had records sealed or expunged. Provides that certain sealed or impounded felony records shall not be disseminated in connection with an application for a professional or business license, registration, or certification, except specified health care worker licenses. Amends various professional licensing Acts with the following changes: Provides that the licensing agency must find that a license applicant has not committed certain acts or has been sufficiently rehabilitated to approve the application. Provides that the licensing agency shall not require applicants to report certain criminal history information and the licensing agency shall not consider the information. Requires the licensing agency to consider certain mitigating factors and evidence of rehabilitation for license applicants. Requires the licensing agency, upon denial of a license, to provide the applicant certain information concerning the denial. Provides that on May 1 of each year, the licensing agency shall prepare, publicly announce, and publish certain statistical information. Makes other changes. Effective January 1, 2018.

Senate Committee Amendment No. 1
SB 02053 (CONTINUED)

Deletes reference to:

- 20 ILCS 2360/13
- 210 ILCS 50/3.50
- 210 ILCS 50/3.51 new

Replaces everything after the enacting clause. Reinserts the introduced bill with changes that include the following. Makes changes to the list of information that must be included in a notice of denial if the applicable State agency refuses to issue a license to an applicant. Specifies that the applicable State agency shall consider certain factors and evidence to determine whether a prior conviction will impair the ability of the applicant to engage in the position for which a license is sought. Makes changes to reporting requirements. Removes provisions specifying that it is the affirmative obligation of the applicable State agency to demonstrate that a prior conviction would impair the ability of the applicant to engage in the licensed practice. In provisions amending the Illinois Lottery Law, provides that the Department of the Lottery may grant a license to a person convicted of a felony where such conviction will impair the person's ability to engage in the licensed position when a period of 5 years after the conviction or 3 years since release from confinement, whichever is later, has elapsed without a subsequent conviction. In provisions amending the Criminal Identification Act concerning the effect of expungement or sealing records, provides that the entity authorized to grant a license shall include, in an application for licensure, specific language stating that the applicant is not obligated to disclose sealed or expunged records of a conviction or arrest; however, if the inclusion of that language in an application for licensure is not practical, the entity shall publish on its website instructions specifying that applicants are not obligated to disclose sealed or expunged records of a conviction or arrest (rather than applications for licensure must contain specific language which states that the applicant is not obligated to disclose sealed or expunged records of conviction or arrest). Removes provisions relating to the retention and release of sealed records. Removes provisions amending the Emergency Medical Services (EMS) Systems Act. In provisions amending the Dietitian Nutritionist Practice Act concerning applicant convictions, provides that when reviewing, for the purposes of licensure, a conviction of any felony or a misdemeanor directly related to the practice of the profession of an applicant, the Department of Financial and Professional Regulation shall consider the applicant's successful completion of sentence. In provisions amending the Illinois Horse Meat Act concerning applicant provisions, provides that the Department of Agriculture shall not require applicants to report certain information and shall not consider certain criminal history records (rather than certain information shall not be requested, inquired into, or considered) in connection with an application for a license under the Act. Makes other changes. Effective January 1, 2018.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02054  Sen. Chapin Rose, Paul Schimpf, Dale Fowler and Dave Syverson

430 ILCS 66/60

Amends the Firearm Concealed Carry Act. Provides that a licensee requesting a new concealed carry license shall submit $10 (rather than $75), of which $3 (rather than $60) shall be apportioned to the State Police Firearm Services Fund, $5 shall be apportioned to the Mental Health Reporting Fund, and $2 (rather than $10) shall be apportioned to the State Crime Laboratory Fund.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02055  Sen. Chapin Rose, Paul Schimpf, Dale Fowler and Dave Syverson

430 ILCS 66/10

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Provides that a valid license to carry a concealed weapon or firearm issued to a resident of this State by the State of Florida shall permit the licensee to carry a loaded or unloaded concealed firearm, fully concealed or partially concealed, on or about his or her person; and keep or carry a loaded or unloaded concealed firearm on or about his or her person within a vehicle. Provides that a resident of this State possessing a valid license to carry a concealed weapon or firearm issued by the State of Florida may carry a loaded or unloaded concealed firearm in Illinois in accordance with the State of Florida's restrictions.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02056  Sen. Chapin Rose

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 10 17  S  Referred to Assignments
Amends the Public Health District Act. Provides that a board of health, and its medical health officer or administrator, may not regulate private residential leaseholds (a private residential structure not open to the public which is leased to more than one person and contains a communal kitchen used by the lessees and guests of the lessees) unless it regulates private single-family residential property in a similar manner. Amends the Counties Code and the Food Handling Regulation Enforcement Act making similar changes. Limits home rule powers.

Senate Floor Amendment No. 1
Excludes private residential leaseholds in municipalities with a population of greater than 1,000,000 from the provisions of the introduced bill.

House Committee Amendment No. 1
Deletes reference to:
55 ILCS 5/5-25008
Deletes reference to:
70 ILCS 905/15.5 new

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Deletes provisions in the Counties Code and Public Health District Act regarding private residential leaseholds. Amends the provisions in the Food Handling Regulation Enforcement Act by providing that neither the Department of Public Health nor the health department of a unit of local government may regulate the preparing and serving of food in a private residential leasehold that is prepared by or for the lessees and consumed by the lessees and their guests (rather than may not regulate private residential leaseholds unless it regulates private single-family residential property in a similar manner).

Aug 24 17 S Public Act . . . . . . . . . 100-0330

SB 02058 Sen. Chapin Rose
225 ILCS 85/25.20
Amends the Pharmacy Practice Act. Provides that, beginning on January 1, 2022, all prescriptions orders for drugs or medical devices must be electronically transmitted to the patient's pharmacy of choice. Requires the Department of Financial and Professional Regulation to adopt rules governing the use of electronically transmitted prescription orders.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02059 Sen. Chapin Rose
105 ILCS 5/11E-132 new
Amends the Conversion and Formation of School Districts Article of the School Code. Provides that, upon dissolution of an elementary district, each individual parcel of that elementary district must be annexed by the school district closest geographically to that parcel.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02060 Sen. Chapin Rose
(Rep. Margo McDermed)
225 ILCS 515/1.1 was 225 ILCS 515/11
225 ILCS 515/1.5
225 ILCS 515/4 from Ch. 111, par. 904
225 ILCS 515/5 from Ch. 111, par. 905
225 ILCS 515/13 rep.
Amends the Private Employment Agency Act. In provisions concerning application for license, removes requirement that the Department of Labor investigate the fitness of the premises to be used. In provisions concerning referrals, removes references to referrals by telegraph. Repeals a provision granting the Department police powers. Renumbers provisions concerning definitions and makes technical corrections. Makes other technical corrections. Effective immediately.

Apr 28 17 H Referred to Rules Committee
SB 02061  Sen. Jim Oberweis
35 ILCS 200/18-51 new
55 ILCS 5/Div. 2-4 heading
55 ILCS 5/2-4006
60 ILCS 1/10-25
60 ILCS 1/20-5
60 ILCS 1/25-15
60 ILCS 1/25-25
60 ILCS 1/Art. 27 heading
60 ILCS 1/27-5
60 ILCS 1/27-10
60 ILCS 1/28-10
Amends the Township Code. Removes a restriction limiting townships to 126 square miles. Provides that an ordinance or petition to consolidate a township may contain a provision requiring a new tax rate for the consolidated area equal to the lowest property tax rate in the consolidated area. Provides that all townships within a coterminous, or substantially coterminous, municipality may be consolidated. Further provides that a county board may elect to restructure into a commission form of government after discontinuance of township organization (currently, a county is required to reorganize into a commission form of government). Amends the Property Tax Code and the Counties Code making conforming changes.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02062  Sen. Patricia Van Pelt-Jacqueline Y. Collins
New Act
Creates the Sealing Reform Act. Contains only a short title provision.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02063  Sen. William E. Brady
New Act
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
305 ILCS 5/5A-10 from Ch. 23, par. 5A-10
30 ILCS 805/8.41 new
Creates the Unbalanced Budget Response Act. Provides authority and procedures for the Governor to establish contingency reserves of previously appropriated funds, and to transfer balances between special funds in the State treasury and the General Revenue Fund. Describes the agencies and programs subject to this authority. Provides that designated agencies may adopt emergency rules to carry out the purposes of the Act. Defines terms. Provides that the Act is repealed on July 1, 2018. Amends the Illinois Administrative Procedure Act to make conforming changes. Amends the Illinois Public Aid Code. Adds actions taken under the Unbalanced Budget Response Act to a Section relating to applicability. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02064  Sen. Dale A. Righter
New Act
30 ILCS 805/9.5 new
Creates the Local Unfunded Mandate Exemption Act. Provides that all units of local government, school districts, and public colleges and universities may, by a majority vote of the governing body, exempt themselves from specified mandates that are unfunded if it is determined that it is not economically feasible to comply with the unfunded mandate. Provides for notice, public hearing, and other requirements in order for a governing body to exempt itself from any mandate. Prohibits exemption from federally required mandates, mandates pertaining to health and public safety, mandates pertaining to civil rights, and instructional mandates for school districts. Provides for appeal procedures by State agencies affected by exempted mandates. Amends the State Mandates Act to make conforming changes.
Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 02065  Sen. Dale A. Righter

55 ILCS 5/5-44010
Amends the Counties Code. Provides that the Local Government Reduction and Efficiency Division of the Counties Code applies to all counties (currently, only applies to DuPage, Lake, and McHenry Counties).
Feb 10 17  S  Referred to Assignments

SB 02066  Sen. Dale A. Righter-Paul Schimpf
(Rep. Peter Breen)

30 ILCS 805/7 from Ch. 85, par. 2207
Amends the State Mandates Act. Provides that the Department of Commerce and Economic Opportunity's catalog of state mandates shall also include a statewide cost of compliance estimate.
Aug 18 17  S  Public Act . . . . . . . . . 100-0242

SB 02067  Sen. William R. Haine

215 ILCS 5/1 from Ch. 73, par. 613
Feb 10 17  S  Referred to Assignments

SB 02068  Sen. Pat McGuire
(Rep. Christian L. Mitchell)

75 ILCS 5/5-5 from Ch. 81, par. 5-5
75 ILCS 16/40-45
Amends the Illinois Local Library Act. Provides that before the Board of Library Trustees may commence construction, remodeling, repairing, or improving of a library building, it shall advertise for bids if the cost of the project exceeds $25,000 (currently, $20,000). Amends the Public Library District Act of 1991 making similar changes. Effective immediately.
Senate Committee Amendment No. 1
Deletes reference to:
75 ILCS 5/5-5
Deletes reference to:
75 ILCS 16/40-45
Adds reference to:
75 ILCS 5/4-18 new
Adds reference to:
75 ILCS 16/30-62 new
Replaces everything after the enacting clause. Amends the Illinois Local Library Act. Provides that by a vote of the majority of the members of the board of trustees of a public library, the board may authorize an advisory question of public policy to be placed on the ballot at the next regularly scheduled election in the city, village, incorporated town, or township in which the public library is located. Further provides that the board shall certify the question to the proper election authority who shall submit the question at an election in accordance with the Election Code. Amends the Public Library District Act of 1991 making similar changes. Effective immediately.
House Floor Amendment No. 1
Provides that an advisory question authorized by a library board of trustees must be a question directly related to the operation of the library (rather than a question of public policy).
Aug 25 17  S  Public Act . . . . . . . . . 100-0462
SB 02069  Sen. Pat McGuire-Pamela J. Althoff
305 ILCS 5/5.25
Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision concerning access to psychiatric mental health services via telepsychiatry, provides that the Department of Healthcare and Family Services shall not require that a physician or other licensed health care professional be physically present in the same room as the patient for the entire time during which the patient is receiving telepsychiatry services. Provides that the Department shall not require that a physician or other licensed healthcare professional be physically present in the same room as the patient for the entire time during which the patient is receiving telemedicine services. Defines "telemedicine" as the use of a telecommunication system to provide medical services for the purpose of evaluation and treatment when the patient is at one location and the rendering provider is at another location.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02070  Sen. Neil Anderson
(Rep. Jerry Lee Long)
225 ILCS 660/Act rep.
Repeals the Specialty Farm Product Buyers Act. Effective immediately.
May 09 17  H  Referred to Rules Committee

New Act
35 ILCS 5/224 new
Creates the Transforming, Helping, and Reviving Illinois' Versatile Economy (THRIVE) Job Creation Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity shall award an income tax credit to taxpayers that meet certain criteria. Contains job creation and capital investment requirements. Provides that the credit may not exceed 50% of the incremental income tax attributable to the applicant's project. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02072  Sen. Wm. Sam McCann-Andy Manar
220 ILCS 5/13-506.2
220 ILCS 5/13-1200
Amends the Public Utilities Act. Provides that an Electing Provider that has at any time been subject to a certain condition of a specified order issued by the Illinois Commerce Commission shall be subject to specified provisions of the Illinois Administrative Code. Extends the repeal date of the Telecommunications Article to July 1, 2020.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02073  Sen. Don Harmon-Jacqueline Y. Collins

730 ILCS 5/3-3-1 from Ch. 38, par. 1003-3-1
730 ILCS 5/3-3-2 from Ch. 38, par. 1003-3-2
730 ILCS 5/5-4.5-20
730 ILCS 5/5-4.5-25
730 ILCS 5/5-4.5-30
730 ILCS 5/5-4.5-110 new
730 ILCS 5/5-4.5-115 new
730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1
735 ILCS 5/3-104 from Ch. 110, par. 3-104

Amends the Unified Code of Corrections. Provides that at least 9 (rather than 6) members appointed to the Prisoner Review Board must have had at least 5 (rather than 3) years' experience in the field of juvenile matters including a post-graduate degree and a demonstrated competency in the field of adolescent development. Provides that no more than 3 members qualified in the field of juvenile matters may use their experience in law enforcement, the prosecution of juveniles, corrections, or their prior experience as a member of the Board prior to the effective date of the amendatory Act, towards their 5 years of actual experience in the field of juvenile matters. Provides that a person under 21 years of age at the time of the commission of a non-homicide offense or offenses, and who is not serving a sentence for a homicide offense, shall be eligible for parole review by the Prisoner Review Board after serving 10 years or more of his or her sentence. Provides that a person under 21 years of age at the time of the commission of a homicide offense or offenses shall be eligible for parole review by the Prisoner Review Board after serving 20 years or more of his or her sentence. Provides that a person under 21 years of age at the time of the commission of a non-homicide offense or offenses shall be eligible for parole review by the Prisoner Review Board after serving 10 years or more of his or her sentence. Provides that 3 years prior to becoming eligible for parole review, the eligible person may file his or her petition for parole review with the Prisoner Review Board. Provides that the eligible person has a right to be physically present at the Prisoner Review Board hearing. Provides that the eligible person and his or her counsel have a right to present written documents and oral testimony at the Prisoner Review Board hearing. Provides that, unless denied parole, the eligible person shall be released on parole which shall operate to discharge the remaining term of years or natural life sentence imposed upon him or her, notwithstanding any required mandatory supervised release period the eligible person is required to serve.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts provisions of the bill. Provides that at least 9 members of the Prisoner Review Board must have a post-graduate degree. Deletes provision that those members must have demonstrated competency in the field of adolescent development. Substitutes first degree murder for homicide offense. Deletes provision that within 6 months of the Prisoner Review Board's determination that the petition was appropriately filed, the Department of Corrections shall prepare a written assessment of the needs of the eligible person and identify programming and services that would be appropriate to prepare the offender for return to the community, and provide a copy of that assessment to the Prisoner Review Board and the eligible person. The Department of Corrections shall make the programming and services available to the eligible person. Provides that if the Prisoner Review Board denies parole after conducting the hearing, it shall issue a written decision denying the parole and provide that decision to the eligible person and his or her counsel within 7 calendar days. Provides that this decision constitutes a final determination by the Board subject to review in the Appellate Court of the judicial district which encompasses the county in which the appellant was originally sentenced. Makes other technical changes in the bill.

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02074  Sen. Don Harmon-Jacqueline Y. Collins-Iris Y. Martinez and Toi W. Hutchinson

New Act

Creates the Conviction History Reporting Act. Prohibits a consumer reporting agency from reporting in a criminal history report (1) criminal history information that antedates the report by more than 5 years and (2) criminal history record information that is not conviction information. Authorizes the recovery of damages, punitive damages, and attorney's fees. Effective immediately.

Mar 17 17 S Rule 3-9(a) / Re-referred to Assignments

SB 02075  Sen. Kimberly A. Lightford and Toi W. Hutchinson

35 ILCS 5/224 new

Amends the Illinois Income Tax Act. Creates a child tax credit in an amount equal to 20% of the federal tax credit allowed under Section 24 of the federal Internal Revenue Code. Effective immediately.

May 05 17 S Rule 3-9(a) / Re-referred to Assignments
**SB 02076**  Sen. Kyle McCarter

430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that the regulation of the possession or ownership of a rifle or shotgun (rather than assault weapons) are exclusive powers and functions of this State. Provides that any ordinance or regulation, or portion of that ordinance or regulation, that purports to regulate the possession or ownership of any rifle or shotgun (rather than assault weapons) in a manner that is inconsistent with this Act, shall be invalid. Deletes provision that an ordinance or regulation enacted on, before, or within 10 days after the effective date of Public Act 98-63 (July 9, 2013) regulating the possession or ownership of assault weapons is valid. Effective immediately.

Mar 17 17  S  Rule 3-9(a) / Re-referred to Assignments

**SB 02077**  Sen. William E. Brady

205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Feb 10 17  S  Referred to Assignments

**SB 02078**  Sen. William E. Brady

760 ILCS 5/4 from Ch. 17, par. 1654

Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning a trustee's powers.

Feb 10 17  S  Referred to Assignments

**SB 02079**  Sen. William E. Brady

New Act

Creates the Encouraging Small Business Lending Tax Credit Act. Contains only a short title provision.

Feb 10 17  S  Referred to Assignments

**SB 02080**  Sen. William E. Brady

New Act

35 ILCS 5/224 new

215 ILCS 5/409.1 new

Creates the Illinois Rehabilitation and Revitalization Tax Credit Act. Creates a credit against taxes imposed under the Illinois Income Tax Act and the Illinois Insurance Code in an aggregate amount equal to 20% of qualified expenditures incurred by a qualified taxpayer pursuant to a qualified rehabilitation plan on a qualified structure, provided that the total amount of such qualified expenditures exceeds the greater of $5,000 or the adjusted basis of the property. Contains provisions concerning the transfer of credits. Sets forth the maximum annual amount of credits that may be approved by the Department of Commerce and Economic Opportunity. Amends the Illinois Income Tax Act and the Illinois Insurance Code to make conforming changes. Effective January 1, 2018.

May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

**SB 02081**  Sen. Pat McGuire

15 ILCS 405/1 from Ch. 15, par. 201

Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.

Feb 10 17  S  Referred to Assignments

**SB 02082**  Sen. Pat McGuire

30 ILCS 105/2 from Ch. 127, par. 138

Amends the State Finance Act. Makes a technical change in a Section concerning required reports and accounts.

Feb 10 17  S  Referred to Assignments

**SB 02083**  Sen. Jil Tracy

110 ILCS 355/3000-5 was 110 ILCS 355/62

Amends the University of Illinois Exercise of Functions and Duties Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning retention of functions and duties.

Feb 10 17  S  Referred to Assignments
SB 02084  Sen. Toi W. Hutchinson

35 ILCS 200/9-275
35 ILCS 200/Art. 10 Div. 20 heading ne
35 ILCS 200/10-800  was 35 ILCS 200/15-174
35 ILCS 200/Art. 15 Div. 1 heading new
35 ILCS 200/15-13 new
35 ILCS 200/Art. 15 Div. 2 heading new
35 ILCS 200/15-163 new
35 ILCS 200/15-167
35 ILCS 200/15-168
35 ILCS 200/15-169
35 ILCS 200/15-170
35 ILCS 200/15-172
35 ILCS 200/15-173
35 ILCS 200/15-175
35 ILCS 200/15-176
35 ILCS 200/15-177
35 ILCS 200/15-180
35 ILCS 200/Art. 15 Div. 3 heading new
35 ILCS 200/15-261 new
35 ILCS 200/15-262 new
35 ILCS 200/15-263 new
35 ILCS 200/15-265 new
35 ILCS 200/15-267 new
35 ILCS 200/15-268 new
35 ILCS 200/15-269 new
35 ILCS 200/15-270 new
35 ILCS 200/15-272 new
35 ILCS 200/15-273 new
35 ILCS 200/15-275 new
35 ILCS 200/15-280 new
Amends the Property Tax Code. Makes structural changes concerning homestead exemptions by creating separate divisions for homestead exemptions in counties with 3,000,000 or more inhabitants and counties with fewer than 3,000,000 inhabitants. Effective January 1, 2018.

Senate Floor Amendment No. 1
Makes grammatical and stylistic changes.

May 31 17  H  Rule 19(a) / Re-referred to Rules Committee

SB 02085  Sen. Mattie Hunter and Martin A. Sandoval
105 ILCS 5/34-1  from Ch. 122, par. 34-1
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.

Apr 07 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 02086  Sen. Chuck Weaver
55 ILCS 135/1
Amends the Coroner Training Board Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 02087  Sen. Chuck Weaver
55 ILCS 130/1
Amends the Drug School Act. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 02088  Sen. Dale Fowler and Neil Anderson
35 ILCS 5/220
Amends the Illinois Income Tax Act. Provides that aggregate amount of angel investment tax credits that may be claimed for qualified new business ventures is increased to $25,000,000 (from $10,000,000) per calendar year, of which $2,500,000 is reserved for investments in minority owned businesses, female owned businesses, or businesses owned by a person with a disability, and $2,500,000 is reserved for investments made in businesses headquartered in counties with a population of not more than 250,000. Defines “minority owned business”, “female owned business”, and “business owned by a person with a disability”. Extends the angel investment tax credit to December 31, 2021 (now December 31, 2016). Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02089  Sen. Don Harmon-Wm. Sam McCann, Daniel Biss and Ira I. Silverstein
10 ILCS 5/9-1.8 from Ch. 46, par. 9-1.8
10 ILCS 5/9-6 from Ch. 46, par. 9-6
Amends the Election Code. Includes certain tax-exempt organizations under the federal Internal Revenue Code in the definitions of political action committees, ballot initiative committees, and independent expenditure committees. Allows the tax-exempt organizations to establish a separate political committee whose function is to receive or make contributions, make expenditures, or any combination thereof, to support or oppose candidates or questions of public policy. Sets forth certain requirements for these separate committees. Effective immediately.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02090  Sen. Julie A. Morrison
10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 10 17  S  Referred to Assignments

SB 02091  Sen. Martin A. Sandoval-Omar Aquino and Cristina Castro
30 ILCS 500/50-36.5 new
40 ILCS 5/1-110.16
Amends the Illinois Procurement Code. Prohibits a State agency from entering into a contract subject to the Code with a business that contracts with the federal government to build a wall along the border of Mexico and the United States of America. Amends the General Provisions Article of the Illinois Pension Code. Requires the Illinois Investment Policy Board to make its best efforts to identify all companies that contract to build a border wall and include those companies in the list of restricted companies distributed to each retirement system and the Illinois State Board of Investment. Effective immediately.
May 05 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02092  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the Governor for the fiscal year beginning July 1, 2017, as follows: General Funds $4,969,000; Other State Funds $100,000; Total $5,069,000.
Feb 22 17  S  Referred to Assignments

SB 02093  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the Lieutenant Governor for the fiscal year beginning July 1, 2017, as follows: General Funds $1,256,400; Other State Funds $47,500; Total $1,303,900.
Feb 22 17  S  Referred to Assignments
SB 02094 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department on Aging for the fiscal year beginning July 1, 2017, as follows: General Funds $875,756,700; Other State Funds $4,745,000; Federal Funds $85,823,500; Total $966,325,200.
Feb 22 17 S Referred to Assignments

SB 02095 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Agriculture for the fiscal year beginning July 1, 2017, as follows: General Funds $18,980,200; Other State Funds $65,888,100; Federal Funds $13,253,300; Total $98,121,600.
Feb 22 17 S Referred to Assignments

SB 02096 Sen. William E. Brady
Makes appropriations for ordinary and contingent expenses of the Department of Central Management Services for the fiscal year beginning July 1, 2017, as follows: General Funds $1,545,193,500; Other State Funds $3,744,334,600; Total $5,289,528,100.
Feb 22 17 S Referred to Assignments

SB 02097 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 2017: General Funds $765,852,800; Other State Funds $403,275,500; Federal Funds $10,994,000; Total $1,180,122,300.
Feb 22 17 S Referred to Assignments

SB 02098 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Commerce and Economic Opportunity for the fiscal year beginning July 1, 2017, as follows: General Funds $23,150,000; Other State Funds $290,486,000; Federal Funds $1,016,289,400; Total $1,329,925,400.
Feb 22 17 S Referred to Assignments

SB 02099 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Natural Resources for the fiscal year beginning July 1, 2017, as follows: General Revenue Fund $42,000,000; Other State Funds $249,032,197; Federal Funds $23,179,993; Total $314,212,190.
Feb 22 17 S Referred to Assignments

SB 02100 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Juvenile Justice for the fiscal year beginning July 1, 2017, as follows: General Funds $117,061,900; Other State Funds $13,000,000; Total $130,061,900.
Feb 22 17 S Referred to Assignments

SB 02101 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Corrections for the fiscal year beginning July 1, 2017, as follows: General Funds $1,502,802,700; Other State Funds $108,669,800; Total $1,611,472,500.
Feb 22 17 S Referred to Assignments

SB 02102 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Employment Security for the fiscal year beginning July 1, 2017, as follows: General Funds $24,000,000; Other State Funds $4,000,000; Federal Funds $242,826,700; Total $270,826,700.
Feb 22 17 S Referred to Assignments

SB 02103 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Financial and Professional Regulation for the fiscal year beginning July 1, 2017, as follows: Other State Funds $97,355,500.
Feb 22 17 S Referred to Assignments

SB 02104 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Human Rights for the fiscal year beginning July 1, 2017, as follows: General Funds $10,444,900; Other State Funds $600,000; Federal Funds $4,537,800; Total $15,582,700.
Feb 22 17 S Referred to Assignments
SB 02105 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year beginning July 1, 2017, as follows: General Funds $3,954,768,400; Other State Funds $771,775,100; Federal Funds $1,778,277,900; Total $6,504,821,400.
Feb 22 17 S Referred to Assignments

SB 02106 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Power Agency for the fiscal year beginning July 1, 2017, as follows: Other State Funds $53,201,400.
Feb 22 17 S Referred to Assignments

SB 02107 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Insurance for the fiscal year beginning July 1, 2017, as follows: Other State Funds $49,782,500.
Feb 22 17 S Referred to Assignments

SB 02108 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Innovation and Technology for the fiscal year beginning July 1, 2017, as follows: Other State Funds $900,000,000.
Feb 22 17 S Referred to Assignments

SB 02109 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Labor for the fiscal year beginning July 1, 2017, as follows: General Funds $6,410,100; Other State Funds $1,518,200; Federal Funds $5,000,000; Total $12,928,300.
Feb 22 17 S Referred to Assignments

SB 02110 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of the Lottery for the fiscal year beginning July 1, 2017, as follows: Other State Funds $1,194,531,000.
Feb 22 17 S Referred to Assignments

SB 02111 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Military Affairs for the fiscal year beginning July 1, 2017, as follows: General Funds $17,343,700; Other State Funds $6,100,000; Federal Funds $40,410,700; Total $63,854,400.
Feb 22 17 S Referred to Assignments

SB 02112 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Healthcare and Family Services for the fiscal year beginning July 1, 2017, as follows: General Funds $7,133,557,800; Other State Funds $14,505,893,300; Federal Funds $300,000,000; Total $21,939,451,100.
Feb 22 17 S Referred to Assignments

SB 02113 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Public Health for the fiscal year beginning July 1, 2017, as follows: General Funds $115,341,200; Other State Funds $164,047,300; Federal Funds $291,129,200; Total $570,517,700.
Feb 22 17 S Referred to Assignments

SB 02114 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Revenue for the fiscal year beginning July 1, 2017, as follows: General Funds $100,864,300; Other State Funds $797,111,000; Federal Funds $250,000; Total $898,225,300.
Feb 22 17 S Referred to Assignments

SB 02115 Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of State Police for the fiscal year beginning July 1, 2017, as follows: General Funds $277,971,100; Other State Funds $296,110,000; Federal Funds $20,000,000; Total $594,081,100.
Feb 22 17 S Referred to Assignments
SB 02116  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year
beginning July 1, 2017, as follows: General Funds $0; Other State Funds $3,064,070,274; Federal Funds $18,214,345; Total $3,082
284,619.
Feb 22 17  S  Referred to Assignments

SB 02117  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Veterans’ Affairs for the fiscal year
beginning July 1, 2017, as follows: General Funds $73,466,900; Other State Funds $77,639,300; Federal Funds $1,703,300; Total
$152,809,500.
Feb 22 17  S  Referred to Assignments

SB 02118  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Arts Council for the fiscal year beginning July
1, 2017, as follows: General Funds $9,901,700; Federal Funds $1,000,000; Total $10,901,700.
Feb 22 17  S  Referred to Assignments

SB 02119  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Governor’s Office of Management and Budget for the
fiscal year beginning July 1, 2017, as follows: General Funds $1,380,100; Other State Funds $500,853,400; Total $502,233,500.
Feb 22 17  S  Referred to Assignments

SB 02120  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the Executive Inspector General for the fiscal
year beginning July 1, 2017, as follows: General Funds $5,808,100; Other State Funds $1,610,800; Total $7,418,900.
Feb 22 17  S  Referred to Assignments

SB 02121  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Executive Ethics Commission for the fiscal year
beginning July 1, 2017, as follows: General Funds $6,440,900.
Feb 22 17  S  Referred to Assignments

SB 02122  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Capital Development Board for the fiscal year
beginning July 1, 2017, as follows: Other State Funds $28,787,900.
Feb 22 17  S  Referred to Assignments

SB 02123  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Civil Service Commission of for the fiscal year
beginning July 1, 2017, as follows: General Funds $448,300.
Feb 22 17  S  Referred to Assignments

SB 02124  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Coroner Training Board for the fiscal year beginning
July 1, 2017, as follows: Other State Funds $450,000.
Feb 22 17  S  Referred to Assignments

SB 02125  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Commerce Commission for the fiscal year
beginning July 1, 2017, as follows: Other State Funds $56,808,900.
Feb 22 17  S  Referred to Assignments

SB 02126  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Drycleaner Environmental Response Trust Fund
Council for the fiscal year beginning July 1, 2017, as follows: Other State Funds $4,100,000.
Feb 22 17  S  Referred to Assignments

SB 02127  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Deaf and Hard of Hearing Commission for the fiscal
year beginning July 1, 2017, as follows: General Funds $650,000; Other State Funds $200,000; Total $850,000.
Feb 22 17  S  Referred to Assignments
SB 02128  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Environmental Protection Agency for the fiscal year beginning July 1, 2017, as follows: Other State Funds $282,011,900; Federal Funds $82,223,600; Total $364,235,500.
Feb 22 17  S  Referred to Assignments

SB 02129  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Guardianship and Advocacy Commission for the fiscal year beginning July 1, 2017, as follows: General Funds $9,517,000; Other State Funds $2,400,000; Total $11,917,000.
Feb 22 17  S  Referred to Assignments

SB 02130  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Abraham Lincoln Presidential Library and Museum for the fiscal year beginning July 1, 2017, as follows: General Revenue Funds $8,500,000; Other State Funds $2,500,000; Total $11,000,000.
Feb 22 17  S  Referred to Assignments

SB 02131  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Human Rights Commission for the fiscal year beginning July 1, 2017, as follows: General Funds $2,173,500.
Feb 22 17  S  Referred to Assignments

SB 02132  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority for the fiscal year beginning July 1, 2017, as follows: General Funds $17,455,100; Other State Funds $11,579,700; Federal Funds $99,600,000; Total $128,634,800.
Feb 22 17  S  Referred to Assignments

SB 02133  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Educational Labor Relations Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $1,777,800.
Feb 22 17  S  Referred to Assignments

SB 02134  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Sports Facilities Authority for the fiscal year beginning July 1, 2017, as follows: Other State Funds $60,942,000.
Feb 22 17  S  Referred to Assignments

SB 02135  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Council on Developmental Disabilities for the fiscal year beginning July 1, 2017, as follows: Federal Funds $4,802,700.
Feb 22 17  S  Referred to Assignments

SB 02136  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Procurement Policy Board for the fiscal year beginning July 1, 2017, as follows: General Funds $480,200.
Feb 22 17  S  Referred to Assignments

SB 02137  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Workers’ Compensation Commission for the fiscal year beginning July 1, 2017, as follows: Other State Funds $30,973,800.
Feb 22 17  S  Referred to Assignments

SB 02138  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Independent Tax Tribunal for the fiscal year beginning July 1, 2017, as follows: General Funds $638,900; Other State Funds $168,700; Total $807,600.
Feb 22 17  S  Referred to Assignments

SB 02139  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Gaming Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $157,213,400.
Feb 22 17  S  Referred to Assignments
SB 02140  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Law Enforcement Training Standards Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $24,030,000.
Feb 22 17  S  Referred to Assignments

SB 02141  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Metropolitan Pier and Exposition Authority for the fiscal year beginning July 1, 2017, as follows: Other State Funds $207,828,000.
Feb 22 17  S  Referred to Assignments

SB 02142  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year beginning July 1, 2017, as follows: General Funds $4,038,100; Other State Funds $280,500; Total $4,318,600.
Feb 22 17  S  Referred to Assignments

SB 02143  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Racing Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $6,320,400.
Feb 22 17  S  Referred to Assignments

SB 02144  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Property Tax Appeal Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $6,010,800.
Feb 22 17  S  Referred to Assignments

SB 02145  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Southwestern Illinois Development Authority for the fiscal year beginning July 1, 2017, as follows: General Funds $1,361,500.
Feb 22 17  S  Referred to Assignments

SB 02146  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois State Board of Education and teacher retirement contributions for the fiscal year beginning July 1, 2017, as follows: General Funds $11,594,556,774; Other State Funds $77,348,900; Federal Funds $3,654,586,900; Total $15,326,492,574.
Feb 22 17  S  Referred to Assignments

SB 02147  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Emergency Management Agency for the fiscal year beginning July 1, 2017: General Funds $2,051,000; Other State Funds $44,689,400; Federal Funds $469,750,800; Total $516,491,200.
Feb 22 17  S  Referred to Assignments

SB 02148  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the State Employees’ Retirement System, Judges Retirement System and General Assembly Retirement System for the fiscal year beginning July 1, 2017, as follows: General Funds $1,446,770,540.
Feb 22 17  S  Referred to Assignments

SB 02149  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Labor Relations Board for the fiscal year beginning July 1, 2017, as follows: General Funds $1,484,800.
Feb 22 17  S  Referred to Assignments

SB 02150  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the State Police Merit Board for the fiscal year beginning July 1, 2017, as follows: Other State Funds $5,132,900.
Feb 22 17  S  Referred to Assignments

SB 02151  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the State Fire Marshal for the fiscal year beginning July 1, 2017, as follows: Other State Funds $41,639,000; Federal Funds $1,000,000; Total $42,639,000.
Feb 22 17  S  Referred to Assignments
SB 02152  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Higher Education and the Illinois Math and Science Academy for the fiscal year beginning July 1, 2017, as follows: General Funds $83,725,000; Other State Funds $4,730,000; Federal Funds $5,500,000; Total $98,955,000.
Feb 22 17  S  Referred to Assignments

SB 02153  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Chicago State University for the fiscal year beginning July 1, 2017, as follows: General Funds $30,880,900; Other State Funds $1,600,000; Total $32,480,900.
Feb 22 17  S  Referred to Assignments

SB 02154  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Eastern Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $36,529,300; Other State Funds $8,000; Total $36,537,300.
Feb 22 17  S  Referred to Assignments

SB 02155  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Governors State University for the fiscal year beginning July 1, 2017, as follows: General Funds $20,452,800.
Feb 22 17  S  Referred to Assignments

SB 02156  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northeastern Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $31,364,000.
Feb 22 17  S  Referred to Assignments

SB 02157  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Western Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $43,728,400; Other State Funds $20,000; Total $43,748,400.
Feb 22 17  S  Referred to Assignments

SB 02158  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Illinois State University for the fiscal year beginning July 1, 2017, as follows: General Funds $61,392,700.
Feb 22 17  S  Referred to Assignments

SB 02159  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northern Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $77,428,800; Other State Funds $36,000; Total $77,464,800.
Feb 22 17  S  Referred to Assignments

SB 02160  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Southern Illinois University for the fiscal year beginning July 1, 2017, as follows: General Funds $169,624,700; Other State Funds $27,000; Total $169,651,700.
Feb 22 17  S  Referred to Assignments

SB 02161  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of the University of Illinois for the fiscal year beginning July 1, 2017, as follows: General Funds $550,108,400; Other State Funds $5,488,700; Total $555,597,100.
Feb 22 17  S  Referred to Assignments

SB 02162  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Community College Board for the fiscal year beginning July 1, 2017, as follows: General Funds $236,178,600; Other State Funds $83,825,000; Federal Funds $43,000,000; Total $363,003,600.
Feb 22 17  S  Referred to Assignments

SB 02163  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Student Assistance Commission for the fiscal year beginning July 1, 2017: General Funds $412,772,500; Other State Funds $10,580,000; Federal Funds $309,753,700; Total $733,106,200.
Feb 22 17  S  Referred to Assignments
SB 02164  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the State Universities Retirement System for the fiscal year
beginning July 1, 2017, as follows: General Funds $1,321,685,000; Other State Funds $140,000,000; Total $1,461,685,000.
Feb 22 17  S  Referred to Assignments

SB 02165  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the State Universities Civil Service System for the fiscal
year beginning July 1, 2017, as follows: General Funds $1,223,200.
Feb 22 17  S  Referred to Assignments

SB 02166  Sen. William E. Brady
Makes appropriations and reappropriations for the fiscal year beginning July 1, 2017.
Feb 22 17  S  Referred to Assignments

SB 02167  Sen. William E. Brady
Appropriations and reappropriations for capital projects for the Department of Human Services, Department of Natural
Resources and Department of Commerce and Economic Opportunity for the fiscal year beginning July 1, 2017.
Feb 22 17  S  Referred to Assignments

SB 02168  Sen. John J. Cullerton
Makes appropriations to the Judicial Inquiry Board for Fiscal Year 2018.
Feb 28 17  S  Referred to Assignments

SB 02169  Sen. Heather A. Steans
Appropriates $11,692,000 from the General Revenue Fund to the Public School Teachers' Pension and Retirement Fund of
Chicago for the State's contribution for retirement contributions under a specified provision of the Chicago Teacher Article of the
Mar 01 17  S  Referred to Assignments

SB 02170  Sen. John J. Cullerton
Makes appropriations and reappropriations to the State Board of Elections for its ordinary and contingent expenses and
various other activities. Effective July 1, 2017.
Mar 02 17  S  Referred to Assignments

SB 02171  Sen. Kwame Raoul
105 ILCS 25/1 from Ch. 122, par. 1821
Amends the Interscholastic Athletic Organization Act. Makes a technical change in a Section concerning a prohibition.
Mar 09 17  S  Referred to Assignments
SB 02172
Sen. Michael Connelly, William E. Brady, Jim Oberweis-Tom Rooney and Pamela J. Althoff-Jil Tracy

5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
30 ILCS 122/20
40 ILCS 5/1-160
40 ILCS 5/1-161 new
40 ILCS 5/1-162 new
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/2-165.1 new
40 ILCS 5/2-166.1 new
40 ILCS 5/14-103.41 new
40 ILCS 5/14-131
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.1 new
40 ILCS 5/14-155.2 new
40 ILCS 5/14-156.1 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.1 new
40 ILCS 5/15-201.1 new
40 ILCS 5/16-107.1 new
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.1 new
40 ILCS 5/16-206.1 new
40 ILCS 5/17-106.05 new
40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127
40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129
40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
SB 02172 (CONTINUED)

40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/2-165 rep.
40 ILCS 5/2-166 rep.
40 ILCS 5/14-155 rep.
40 ILCS 5/14-156 rep.
40 ILCS 5/15-200 rep.
40 ILCS 5/15-201 rep.
40 ILCS 5/16-205 rep.
40 ILCS 5/16-206 rep.
40 ILCS 15/1.1
30 ILCS 805/8.41 new

Amends the Illinois Pension Code. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date. Provides separate benefits for persons who, on or after 6 months after the effective date, first become participants or members under the State Universities or Downstate Teachers Article or a noncovered participant under the State Employees Article. Requires those retirement systems to establish a defined contribution plan for certain members. In the IMRF, Chicago Municipal, Cook County, Cook County Forest Preserve, Chicago Laborers, Chicago Park District, Metropolitan Water Reclamation District, and Chicago Teachers Articles, establishes similar benefits if the governing body of the unit of local government adopts those benefits by resolution or ordinance. In the State Employee, State Universities, and Downstate Teachers Articles, requires those Systems to offer certain inactive members the opportunity to elect to receive an accelerated pension benefit payment equal to 70% of the net present value of their pension benefits in lieu of receiving any pension benefit. In the 5 State-funded retirement systems and the Chicago Teachers Pension Fund, makes funding changes. In the State Universities and Downstate Teachers Articles, shifts certain costs to the local employer. In the Chicago Teachers Article, requires the State to contribute $215,200,000 for fiscal year 2017 and provides a continuing appropriation from the Common School Fund for that contribution. Amends the Budget Stabilization Act. Provides for the transfer of certain amounts from the General Revenue Fund to the Pension Stabilization Fund. Makes other changes. Effective immediately.

Apr 07 17 Rule 3-9(a) / Re-referred to Assignments
SB 02173 Sen. Michael Connelly-William E. Brady, Jim Oberweis and Pamela J. Althoff-Jil Tracy

5 ILCS 315/7.6 new
5 ILCS 315/10 from Ch. 48, par. 1610
5 ILCS 315/15 from Ch. 48, par. 1615
15 ILCS 205/5 new
15 ILCS 310/13a new
15 ILCS 410/13a new
15 ILCS 510/12a new
20 ILCS 5/5-647 new
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107.9 new
40 ILCS 5/2-107.10 new
40 ILCS 5/2-108 from Ch. 108 1/2, par. 2-108
40 ILCS 5/2-110.3 new
40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-106.5 new
40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-131
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-152.1
40 ILCS 5/15-108.1
40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112.1 new
40 ILCS 5/15-112.2 new
40 ILCS 5/15-132.9 new
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-198
40 ILCS 5/16-107.1 new
40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
40 ILCS 5/16-121.1 new
40 ILCS 5/16-121.2 new
40 ILCS 5/16-122.9 new
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SB 02173 (CONTINUED)
Amends the General Assembly, State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Illinois Pension Code. Requires active Tier 1 employees to elect either to (i) have automatic annual increases in retirement and survivor's annuities delayed and reduced or (ii) maintain their current benefit package with additional limitations on pensionable salary. Provides that a Tier 1 employee who elects item (i) is entitled to have future increases in income treated as pensionable income, have contributions reduced to a specified rate, and receive a consideration payment of 10% of contributions made prior to the election. Provides that a Tier 1 employee who elects item (ii) is not eligible to have future increases in income treated as pensionable income. Makes funding changes. Amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for the amounts of the consideration payments. Amends various Acts to make conforming changes. Amends the Illinois Educational Labor Relations Act and the Illinois Public Labor Relations Act to prohibit bargaining and interest arbitration regarding certain changes made by the amendatory Act and to provide that no action of the employer taken to implement that prohibition shall give rise to an unfair labor practice under those Acts; exempts certain existing agreements. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective immediately.

Apr 07 17 S Rule 3-9(a) / Re-referred to Assignments

SB 02174
Sen. John J. Cullerton
Appropriates $6,807,000 to the Auditor General to meet the ordinary and contingent expenses of the office of the Auditor General. Appropriates $25,398,600 from the Audit Expense Fund to the Auditor General for administrative and operations expenses and audits, studies, investigations, and expenses related to actuarial services. Effective July 1, 2017.
Mar 15 17 S Referred to Assignments

SB 02175
Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the Executive Inspector General for the fiscal year beginning July 1, 2017, as follows: General Funds $6,453,500; Other State Funds $1,610,800; Total $8,064,300.
Mar 22 17 S Referred to Assignments

SB 02176
Sen. William E. Brady-Karen McConnaughay
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/3 from Ch. 127, par. 653
30 ILCS 425/2 from Ch. 127, par. 2802
30 ILCS 425/4 from Ch. 127, par. 2804
Amends the General Obligation Bond Act. Increases the total authorization under the Act from $49,917,925,743 to $50,451,925,743. Includes specific increases for capital facilities. Amends the Build Illinois Bond Act. Increases the total authorization under the Act from $6,246,009,000 to $6,735,609,000. Includes specific increases for: bond sale expenses and public infrastructure; economic development, development and improvement of educational, scientific, technical and vocational programs and facilities; and the expansion of health and human services. Effective immediately.
Mar 28 17 S Referred to Assignments

SB 02177
Sen. William E. Brady-Karen McConnaughay
New Act
30 ILCS 105/5.878 new
30 ILCS 105/5.879 new
30 ILCS 105/6z-102 new
35 ILCS 5/901 from Ch. 120, par. 9-901
Creates the Individual Income Tax Bond Act. Authorizes the State to issue, sell, and provide for the retirement of limited obligation bonds in the total principal amount of $6,000,000,000. Provides that the proceeds of those bonds shall be issued for the purposes of providing financial relief to vendors who do business with the State. Amends the State Finance Act to create the Individual Income Tax Bond Proceeds Fund and the Individual Income Tax Bond Retirement and Interest Fund. Amends the Illinois Income Tax Act to provide for the transfer of certain income tax proceeds into the Individual Income Tax Bond Proceeds Fund.
Mar 28 17 S Referred to Assignments
SB 02178

Sen. William E. Brady-Karen McConnaughay

New Act

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 315/4 from Ch. 48, par. 1604
5 ILCS 315/7 from Ch. 48, par. 1607
5 ILCS 375/6 from Ch. 127, par. 526
305 ILCS 5/5A-10 from Ch. 23, par. 5A-10

30 ILCS 805/8.41 new

Creates the Budget Management and Control Act. Provides that for State fiscal years 2017, 2018, and 2019, the Governor shall have the authority to transfer amounts from any fund held by the Treasurer to any general fund held by the Treasurer, with certain exceptions. Limits the total amount of transfers made to $1 billion through fiscal year 2019. Provides the Governor with the authority to modify any statute or rule establishing rates, benefits, or eligibility criteria for payments made by an agency to providers of services of medical assistance under Title XIX or Title XXI of the federal Social Security Act to achieve program savings of up to 5% for fiscal year 2018. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Amends the Illinois Public Labor Relations Act. Provides that design, implementation, and administration of certain health insurance plans is not subject to collective bargaining. Amends the State Employees Group Insurance Act of 1971. Provides that the level of premium contributions for health insurance plans is subject to collective bargaining. Amends the Illinois Public Aid Code to make conforming changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 28 17 S Referred to Assignments

SB 02179

Sen. William E. Brady-Karen McConnaughay

Appropriations and reappropriations for capital projects for the Department of Human Services, Department of Natural Resources and Department of Commerce and Economic Opportunity for the fiscal years beginning July 1, 2016 and July 1, 2017. Effective immediately, except that Articles 7 through 12 take effect July 1, 2017.

Mar 28 17 S Referred to Assignments

SB 02180

Sen. William E. Brady-Karen McConnaughay

Makes appropriations and reappropriations for the fiscal years beginning July 1, 2016 and July 1, 2017. Effective immediately, except that Articles 11 through 41 take effect July 1, 2017.

Mar 28 17 S Referred to Assignments
SB 02181     Sen. William E. Brady-Karen McConnaughay

15 ILCS 20/50-40 new
20 ILCS 687/6-5
20 ILCS 1805/22-3 from Ch. 129, par. 220.22-3
20 ILCS 1805/22-6 rep.
25 ILCS 80/5 from Ch. 63, par. 42.93-5
30 ILCS 105/5.857
30 ILCS 105/6t from Ch. 127, par. 142t
30 ILCS 105/6z-30
30 ILCS 105/6z-32
30 ILCS 105/6z-45
30 ILCS 105/6z-52
30 ILCS 105/6z-100
30 ILCS 105/8.3 from Ch. 127, par. 144.3
30 ILCS 105/8.25e from Ch. 127, par. 144.25e
30 ILCS 105/8g
30 ILCS 105/8g-1
30 ILCS 105/13.2 from Ch. 127, par. 149.2
30 ILCS 115/12 from Ch. 85, par. 616
30 ILCS 330/2.5
30 ILCS 330/15 from Ch. 127, par. 665
30 ILCS 420/9a from Ch. 127, par. 759a
30 ILCS 540/3-5 new
30 ILCS 730/3 from Ch. 96 1/2, par. 8203
30 ILCS 740/2-2.04 from Ch. 111 2/3, par. 662.04
30 ILCS 740/2-3 from Ch. 111 2/3, par. 663
30 ILCS 740/2-5.1
30 ILCS 740/2-7 from Ch. 111 2/3, par. 667
30 ILCS 740/2-15 from Ch. 111 2/3, par. 675.1
35 ILCS 5/901 from Ch. 120, par. 9-901
105 ILCS 5/18-8.05
110 ILCS 805/5-11 from Ch. 122, par. 105-11
410 ILCS 43/5
410 ILCS 43/10
410 ILCS 43/15
410 ILCS 43/20
410 ILCS 43/25
410 ILCS 43/30
30 ILCS 105/8.12 from Ch. 127, par. 144.12
30 ILCS 105/14.1 from Ch. 127, par. 150.1
40 ILCS 5/14-131
40 ILCS 15/1.2
765 ILCS 1025/18 from Ch. 141, par. 118
20 ILCS 605/605-705 was 20 ILCS 605/46.6a
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<td>30 ILCS 105/5.523 rep.</td>
<td>from Ch. 85, par. 1225</td>
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<td>30 ILCS 105/5.810 rep.</td>
<td>from Ch. 127, par. 141.12</td>
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<td>35 ILCS 145/6</td>
<td>from Ch. 127, par. 141.155</td>
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<td>70 ILCS 210/5</td>
<td>from Ch. 127, par. 142p1</td>
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<td>from Ch. 127, par. 144.16a</td>
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<td>30 ILCS 105/8.16a</td>
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<td>5 ILCS 80/4.28</td>
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<td>5 ILCS 80/4.38 new</td>
<td>from Ch. 127, par. 142p2</td>
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<td>from Ch. 23, par. 5-5</td>
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<td>65 ILCS 5/8-11-1</td>
<td>from Ch. 24, par. 8-11-1</td>
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SB 02181 (CONTINUED)

65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
70 ILCS 210/13 from Ch. 85, par. 1233
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
35 ILCS 5/201.6 new
30 ILCS 805/8.41 new

Creates the FY2017 and FY2018 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2017 and FY2018 budget recommendations. Effective immediately, but specified provisions do not take effect at all unless Senate Bill 9 of the 100th General Assembly becomes law.

Mar 28 17 S Referred to Assignments

SB 02182 Sen. William E. Brady-Karen McConnaughay

Makes appropriations and reappropriations for fiscal years 2017 and 2018. Some provisions are effective immediately and some provisions are effective July 1, 2017, but certain provisions do not take effect at all unless Senate Bill 2178 of the 100th General Assembly becomes law.

Mar 28 17 S Referred to Assignments

SB 02183 Sen. John J. Cullerton

Makes appropriations to the Supreme Court for the ordinary and contingent expenses of the judicial system. Effective July 1, 2017.

Mar 30 17 S Referred to Assignments

SB 02184 Sen. John J. Cullerton

Makes appropriations for the operational expenses of the Office of the State Treasurer. Makes further appropriations for: banking services; refunds of protested tax interest; bond payments; arbitrage rebate payments; and grants to public and private entities. Effective July 1, 2017.

Apr 04 17 S Referred to Assignments
SB 02185
Sen. Andy Manar-Patricia Van Pelt-Jacqueline Y. Collins, Napoleon Harris, III and Mattie Hunter
(Rep. Avery Bourne, Tim Butler, David McSweeney, Steven A. Andersson, Robert W. Pritchard, Thomas M. Bennett, Lindsay Parkhurst, Sara Wojcicki Jimenez, Daniel Swanson, Allen Skillicorn, Margo McDermed, Patricia R. Bellock, Michael P. McAuliffe, Dan Brady, Grant Wehrli, John Connor, Joe Sosnowski, Peter Breen and Tony McCombie)

20 ILCS 301/1-10
20 ILCS 301/25-15
20 ILCS 301/55-10

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Redefines "detoxification" as the process of allowing an individual to safely withdraw or sober from a drug or alcohol in a controlled environment, including a treatment or law enforcement facility (rather than the process of allowing an individual to safely withdraw from a drug in a controlled environment). Provides that if an individual under the age of 21 is arrested while under the influence of alcohol or drugs, the police officer on duty has a reasonable suspicion that the individual is still under the influence while at the police station, and there are signs that the individual is impaired, then the officer must make a reasonable attempt to contact a responsible adult who is willing to take custody of the intoxicated individual. Provides that if a responsible adult is not available or is unwilling to take custody of the individual, the individual shall be offered the opportunity to take a breathalyzer or chemical test to prove that he or she is sober; and that if the individual opts for one of the tests, the results of the test shall not be used in any criminal or civil prosecution against the individual. Exempts a police officer from civil or criminal liability for acting in good faith and without negligence in connection with certain actions, including the detention or discharge or the taking into protective custody of an individual under the Act. Provides that the amendatory Act may be referred to as Conor's Law.

Senate Floor Amendment No. 4

Deletes reference to:

20 ILCS 301/1-10
20 ILCS 301/25-15
20 ILCS 301/55-10

Adds reference to:

50 ILCS 705/10.17-5 new

Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Provides that Illinois Law Enforcement Training Standards Board shall create a model policy to train law enforcement officers to respond to a person arrested while under the influence of alcohol or drugs and the eventual release of that person from custody. Provides that the Board shall create a separate model policy for the release of persons arrested under the influence of alcohol or drugs who are under the age of 21 years of age. Provides that this policy shall include, but not be limited to, language requiring the arresting officer to make a reasonable attempt to contact a responsible adult who is willing to take custody of the person who is under the influence of alcohol or drugs. Amends the Civil Administrative Code of Illinois Department of State Police Law. Provides that the Department of State Police shall adopt a policy and provide training to State Police officers concerning response and care for persons under the influence of alcohol or drugs. Provides that the policy shall be consistent with the Alcoholism and Other Drug Abuse and Dependency Act and shall provide guidance for the arrest of persons under the influence of alcohol or drugs, proper medical attention if warranted, and care and release of those persons from custody. Provides that the policy shall provide guidance concerning the release of persons arrested under the influence of alcohol or drugs who are under the age of 21 years of age which shall include, but not be limited to, language requiring the arresting officer to make a reasonable attempt to contact a responsible adult who is willing to take custody of the person who is under the influence of alcohol or drugs. Amends the Illinois Vehicle Code. Provides that whenever a peace officer reasonably believes that a person under arrest for a violation of driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof or a similar provision of a local ordinance is likely, upon release, to commit a subsequent violation, or a similar provision of a local ordinance, the arresting officer shall have the vehicle which the person was operating at the time of the arrest impounded for a period of 12 hours after the time of arrest (rather than for not more than 12 hours).

Sep 26 17 S Public Act . . . . . . . . . 100-0537
SB 02186  Sen. John J. Cullerton
Appropriates $4,500,000 from the Supreme Court Historic Preservation Fund to the Supreme Court Historic Preservation Commission for historic preservation purposes. Appropriates $600,000 from the General Revenue Fund to the Supreme Court Historic Preservation Fund. Effective July 1, 2017.
Apr 20 17  S  Referred to Assignments

SB 02187  Sen. John J. Cullerton
Apr 20 17  S  Referred to Assignments

SB 02188  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Court of Claims for the fiscal year beginning July 1, 2017. Effective July 1, 2017.
Apr 25 17  S  Referred to Assignments

SB 02189  Sen. Michael Connelly-Dan McConchie-Kyle McCarter
New Act
Creates the Medicaid Smart Card Pilot Program Act. Requires the Director of the Department of Healthcare and Family Services to establish a Medicaid Smart Card Pilot Program to reduce the total amount of expenditures under the State's Medical Assistance Program. Provides that the pilot program shall be designed to reduce the average monthly cost under the State's Medical Assistance Program for recipients within the pilot program area by an amount that is at least sufficient to recover the cost of implementing the pilot program. Provides that the Director shall determine the geographic area to be included in the pilot program and may contract with an independent entity for the purpose of developing and implementing the pilot program. Contains provisions on required activities under the pilot program, including the distribution of Medicaid Smart Cards to designated recipients; measures the Department might take to implement the pilot program; annual evaluations; reporting requirements; extension or expansion of the pilot program; the confidentiality of health information; reports to the Inspector General; and rulemaking authority.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02190  Sen. Michael Connelly-Dan McConchie-Kyle McCarter
305 ILCS 5/12-13.1
Amends the Illinois Public Aid Code. Provides that notwithstanding any other provision of the Code to the contrary, the Department of Healthcare and Family Services' Inspector General shall report all suspected cases of provider fraud involving a vendor, a medical provider, or any other provider authorized to participate in the medical assistance program to the State's Attorney of the county where the alleged fraud occurred or, when appropriate, to the Office of the Attorney General or to the Offices of the several United States Attorneys in Illinois. Effective immediately.
May 12 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02191  Sen. Michael Connelly-Dan McConchie-Kyle McCarter
305 ILCS 5/5-30.6 new
Amends the Illinois Public Aid Code. Requires managed care organizations under contract with the Department of Healthcare and Family Services to follow a standard prescription drug formulary established by the Department by rule. Requires the Department to adopt any rules necessary to implement the provision. Effective January 1, 2018.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02192  Sen. Michael Connelly-Dan McConchie-Kyle McCarter
305 ILCS 5/12-4.51 new
Amends the Illinois Public Aid Code. Requires the Department of Human Services and the Department of Healthcare and Family Services to contract with a third-party vendor to verify eligibility for benefits provided under this Code by utilizing an online website, to be developed and implemented by the contracted vendor, that would enable an individual to apply online for benefits.
May 12 17  S  Rule 3-9(a) / Re-referred to Assignments
SB 02193 Sen. Kyle McCarter-Chris Radogno and William E. Brady

40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/2-165.1 new
40 ILCS 5/2-166.1 new
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/2-165 rep.
40 ILCS 5/2-166 rep.
30 ILCS 805/8.41 new

Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date of the amendatory Act. Beginning in fiscal year 2018, makes funding changes. Requires the Board to recalculate and recertify the amount of the State's required contribution for fiscal year 2018. Establishes a voluntary defined contribution plan for certain Tier 1 members and makes conforming changes in the Retirement Systems Reciprocal Act (Article 20 of the Code). Repeals provisions concerning a defined contribution plan added by Public Act 98-599, which has been held unconstitutional. Effective immediately.

May 19 17 S Rule 3-9(a) / Re-referred to Assignments
SB 02194 Sen. William E. Brady-Tom Rooney-Kyle McCarter

5 ILCS 315/7.6 new
5 ILCS 315/10 from Ch. 48, par. 1610
5 ILCS 315/15 from Ch. 48, par. 1615
15 ILCS 205/5 new
15 ILCS 310/13a new
15 ILCS 410/13a new
15 ILCS 510/12a new
20 ILCS 5/5-647 new
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41 new
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-106.5 new
40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-131
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-152.1
40 ILCS 5/15-108.1
40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112.1 new
40 ILCS 5/15-112.2 new
40 ILCS 5/15-132.9 new
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-198
40 ILCS 5/16-107.1 new
40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
40 ILCS 5/16-121.1 new
40 ILCS 5/16-121.2 new
40 ILCS 5/16-122.9 new
40 ILCS 5/16-133.1 from Ch. 108 1/2, par. 16-133.1
40 ILCS 5/16-136.1 from Ch. 108 1/2, par. 16-136.1
40 ILCS 5/16-152 from Ch. 108 1/2, par. 16-152
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-203
40 ILCS 5/17-106.05 new
40 ILCS 5/17-113.4 new
40 ILCS 5/17-113.5 new
40 ILCS 5/17-113.6 new
40 ILCS 5/17-115.5 new
Amends the State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Illinois Pension Code. Requires active Tier 1 employees to elect either to (i) have automatic annual increases in retirement and survivor's annuities delayed and reduced or (ii) maintain their current benefit package with additional limitations on pensionable salary. Provides that a Tier 1 employee who elects item (i) is entitled to have future increases in income treated as pensionable income, have contributions reduced to a specified rate, and receive a consideration payment of 10% of contributions made prior to the election. Provides that a Tier 1 employee who elects item (ii) is not eligible to have future increases in income treated as pensionable income. Makes funding changes. Amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for the amounts of the consideration payments. Amends various Acts to make conforming changes. Amends the Illinois Educational Labor Relations Act and the Illinois Public Labor Relations Act to prohibit bargaining and interest arbitration regarding certain changes made by the amendatory Act and to provide that no action of the employer taken to implement that prohibition shall give rise to an unfair labor practice under those Acts; exempts certain existing agreements. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective immediately.
SB 02195
Sen. William E. Brady-Kyle McCarter-Tom Rooney

5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
40 ILCS 5/1-160
40 ILCS 5/1-161 new
40 ILCS 5/1-162 new
40 ILCS 5/14-103.41 new
40 ILCS 5/14-131
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/14-155.1 new
40 ILCS 5/14-155.2 new
40 ILCS 5/14-156.1 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/15-200.1 new
40 ILCS 5/15-201.1 new
40 ILCS 5/16-107.1 new
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 5/16-205.1 new
40 ILCS 5/16-206.1 new
40 ILCS 5/17-106.05 new
40 ILCS 5/17-129 from Ch. 108 1/2, par. 17-129
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
40 ILCS 5/14-155 rep.
40 ILCS 5/14-156 rep.
40 ILCS 5/15-200 rep.
40 ILCS 5/15-201 rep.
40 ILCS 5/16-205 rep.
40 ILCS 5/16-206 rep.
30 ILCS 805/8.41 new
SB 02195 (CONTINUED)
Amends the Illinois Pension Code. Provides optional separate benefits for persons who, on or after 6 months after the effective date, first become participants or members under the State Universities or Downstate Teachers Article or a noncovered participant under the State Employee Article. Contains provisions concerning retirement conditions, the amount of the retirement annuity, the amount of the annual increases to the retirement annuity, the calculation of salary, and the amount of certain survivor benefits. Sets forth the amount of employee and employer contributions. Requires those retirement systems to establish a defined contribution plan for certain members. In the Chicago Teachers Article, establishes similar benefits if the governing body of the unit of local government adopts those benefits by resolution or ordinance. In the State Employee, State Universities, and Downstate Teachers Articles, requires those Systems to offer certain inactive members the opportunity to elect to receive an accelerated pension benefit payment equal to 70% of the net present value of their pension benefits in lieu of receiving any pension benefit. In the State Employee, State Universities, and Downstate Teachers Articles, shifts certain costs to the local employer. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02196 Sen. Kyle McCarter-Tom Rooney
5 ILCS 315/7 from Ch. 48, par. 1607
5 ILCS 315/14 from Ch. 48, par. 1614
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/10-22.34c
105 ILCS 5/11E-135
105 ILCS 5/22-62 new
105 ILCS 5/27-6 from Ch. 122, par. 27-6
105 ILCS 5/27-7 from Ch. 122, par. 27-7
105 ILCS 5/27-24.2 from Ch. 122, par. 27-24.2
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/10.7 new
115 ILCS 5/12 from Ch. 48, par. 1712
820 ILCS 130/11c new
30 ILCS 805/8.41 new
Amends the Illinois Public Labor Relations Act. Provides that, if a unit of local government provides for arbitration of impasses, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, if that ability is not predicated on certain revenue assumptions. Amends provisions concerning interest arbitration for security employee, peace officer, and fire fighter disputes. Amends the Downstate Teacher Article of the Illinois Pension Code. For FY 2019 through FY 2023, requires the actual employer to contribute a portion of the employer's normal cost. Beginning in FY 2023, requires the employer to contribute the full employer's normal cost. Amends the School Code. Removes provisions concerning modification or waiver of rules regarding contracting with a commercial driver training school. Makes changes to provisions concerning: (i) incentives for school districts that reorganize or annex all of the territory of an entire school district; (ii) discharge of unfunded mandates; (iii) contracts for third party non-instructional services that are currently performed by an employee; and (iv) exceptions to physical education requirements. Amends the Illinois Educational Labor Relations Act. With respect to collective bargaining between an educational employer (other than the Chicago school district) and its employees' representative, provides that, when making wage and benefit determinations during interest arbitration, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, with certain exceptions. Amends the Prevailing Wage Act; exempts public works projects with an estimated project cost of $250,000 or less. Makes other changes.
May 12 17 S Rule 3-9(a) / Re-referred to Assignments
SB 02197  Sen. Kyle McCarter-Dan McConchie
40 ILCS 5/15-155  from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165  from Ch. 108 1/2, par. 15-165
30 ILCS 805/8.41 new
Amends the State Universities Article of the Illinois Pension Code. Requires the actual employer to contribute an amount equal to the full employer's normal cost of the benefits earned under this System that result from employment by that employer, to be paid to the System on a payroll-by-payroll basis, using the percentage of earnings determined on a system-wide basis and certified by the System to all employers for use in the applicable fiscal year. Requires immediate and annual certification of the applicable percentage rate. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Apr 27 17  S  Referred to Assignments

SB 02198  Sen. Jim Oberweis-Dan McConchie-Kyle McCarter
30 ILCS 330/2.5
30 ILCS 330/7.2
30 ILCS 330/7.6 new
30 ILCS 330/9  from Ch. 127, par. 659
30 ILCS 330/11  from Ch. 127, par. 661
Amends the General Obligation Bond Act. Allows for the use of existing bonding authority authorized under Public Act 96-1497 to re-issue and sell bonds of up to $2,200,000,000 and then deposit the proceeds of the sale into the General Obligation Bond Retirement and Interest Fund for the sole purpose of retiring bonds authorized by Public Act 96-1497. Provides that the bonds authorized by the amendatory Act shall be payable within 10 years. Exempts the bonds issued under the amendatory Act from requirements concerning total bond payments compared to aggregate appropriations from the general funds and Road Fund, and from requirements concerning methods of sale.
May 12 17  S  Rule 3-9(a) / Re-referred to Assignments

SB 02199  Sen. Kyle McCarter
35 ILCS 5/901  from Ch. 120, par. 9-901
35 ILCS 105/9  from Ch. 120, par. 439.9
35 ILCS 110/9  from Ch. 120, par. 439.39
35 ILCS 115/9  from Ch. 120, par. 439.109
35 ILCS 120/3  from Ch. 120, par. 442
Amends the Illinois Income Tax Act. Reduces by 25% the amount transferred from the General Revenue Fund to the Local Government Distributive Fund. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Reduces by 20% the amounts deposited into the Local Government Tax Fund, the County and Mass Transit District Fund, and the State and Local Sales Tax Reform Fund each month. Provides that the reductions under the amendatory Act begin July 1, 2017. Effective immediately.
May 12 17  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Public Labor Relations Act. Provides that if a unit of local government, as an employer, and public employees provide for arbitration of impasses, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue. Provides that in interest arbitration for security employee, peace officer, and fire fighter disputes, the arbitration panel shall take the employer's financial ability to fund the proposals based on existing available resources as the primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue (currently the interests and welfare of the public and the financial ability of the unit of government to meet those goals). Amends the Illinois Educational Labor Relations Act. With respect to collective bargaining between an educational employer (other than the Chicago school district) and an exclusive representative of its employees, provides that when making wage and benefit determinations during interest arbitration, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue (currently the interests and welfare of the public and the financial ability of the unit of government to meet those goals).

SB 02201  Sen. Kyle McCarter-Michael Connelly

Amends the Illinois Public Aid Code. Provides that a redetermination of eligibility for medical assistance benefits shall be conducted every 3 months. Effective immediately.

SB 02202  Sen. Dan McConchie-Kyle McCarter

Amends the State Prompt Payment Act. Provides that for State fiscal year 2018 and future fiscal years, any bill approved for payment under this Section must be paid or the payment issued to the payee within 90 days of receipt of a proper bill or invoice. Provides that if payment is not issued to the payee within this 90-day period, an interest penalty of 0.3% (currently, 1%) of any amount approved and unpaid shall be added for each month, or 0.01% (currently, 0.033%) of any amount approved and unpaid for each day, after the end of this 90-day period, until final payment is made. Makes conforming changes.

SB 02203  Sen. Kyle McCarter

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that tax returns filed under those Acts must be filed electronically unless the retailer or serviceman can demonstrate undue hardship. Contains provisions concerning hardship waivers. Effective immediately.

SB 02204  Sen. Kyle McCarter

Amends the State Finance Act. Removes language concerning one-time or annual transfers from the General Revenue Fund to the University of Illinois Hospital Services Fund. Effective immediately.
SB 02205  Sen. Kyle McCarter-Dan McConchie

20 ILCS 3501/801-40
30 ILCS 105/5.878 new
30 ILCS 105/14.3 new
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.6 new
30 ILCS 330/7.7 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
40 ILCS 15/1.10 new

Amends the Illinois Finance Authority Act. Authorizes the Illinois Finance Authority to issue bonds if the amount of accelerated pension benefit payments exceeds the amount appropriated to each pension system for those payments. Amends the General Obligation Bond Act. Authorizes the issuance of an additional $7,000,000,000 in State General Obligation Restructuring Bonds. Provides that the proceeds from that bond sale shall be used for the purpose of paying vouchers incurred by the State prior to July 1, 2017. Authorizes $250,000,000 in State Pension Obligation Acceleration Bonds to be sold to pay for accelerated pension benefit payments to eligible persons. Amends the State Pension Funds Continuing Appropriation Act to create a continuing appropriation for payments on those Bonds. Amends the State Finance Act. Provides that, if State spending exceeds $31,374,000,000, then no member of the General Assembly shall receive any compensation for his or her service as a member of the General Assembly, including any salary, stipend, or per diem, for the remainder of the fiscal year or until such time as the Governor is presented with a bill or bills passed by the General Assembly to reduce State spending to a level that does not exceed the State spending limitation. Effective immediately.

Apr 27 17  S  Referred to Assignments

SB 02206  Sen. Kyle McCarter

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-214

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for the 2017 levy year and thereafter, for certain school districts, "extension limitation" means 0% or the rate of increase approved by the voters. Provides that all school districts in the State are subject to the Property Tax Extension Limitation Law. Provides that qualified school districts may be granted an exemption from the amendatory Act by an affirmative vote of the State Board of Education. Sets forth the qualifications for those school districts. Effective immediately.

Apr 27 17  S  Referred to Assignments

SB 02207  Sen. John J. Cullerton

Makes various FY18 appropriations to the Office of the Secretary of State. Effective July 1, 2017.

May 02 17  S  Referred to Assignments

SB 02208  Sen. John J. Cullerton

Makes specified appropriations to the Legislative Information System, Legislative Printing Unit, Legislative Audit Commission, Legislative Research Unit, Legislative Reference Bureau, Joint Committee on Administrative Rules, Architect of the Capitol, and Commission on Government Forecasting and Accountability for their ordinary and contingent expenses of the fiscal year beginning July 1, 2017. Effective July 1, 2017.

May 02 17  S  Referred to Assignments
SB 02209  Sen. William E. Brady
35 ILCS 200/24-40 new
Amends the Property Tax Code. Provides that, notwithstanding any other provision of law to the contrary, of the property
taxes levied on the James R. Thompson Center, all revenue received shall be paid to Chicago public schools and not to any other unit
of government. Effective immediately.
May 05 17  S  Referred to Assignments

SB 02210  Sen. David Koehler and Neil Anderson
(Rep. Jehan Gordon-Booth)

New Act
Creates the Mass Transportation Safety Act. Provides that a mass transportation carrier shall provide to a person operating a
commercial motor vehicle for the purpose of providing mass transportation a rest period of not less than 10 minutes for every segment
of 4 hours, or major part thereof, to use the nearest convenient restroom without deduction from the employee's pay. Provides that the
Act does not prohibit employers and employees from establishing, under a collective bargaining agreement, appropriate rest periods
different from those provided in the Act. Defines terms.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02211  Sen. Don Harmon
225 ILCS 317/30
225 ILCS 317/35
225 ILCS 317/50
Amends the Fire Sprinkler Contractor Licensing Act. Provides that an individual who performs inspection and testing of fire
sprinkler systems and control equipment must possess on his or her person a photo identification card issued by the State Fire Marshal
as proof of compliance with the Act. Provides that the photo identification card shall be issued by the State Fire Marshal annually at a
fee determined by the State Fire Marshal by rule. Provides that all inspections and testing of fire sprinkler systems and control
equipment must be recorded on an inspection report issued by the State Fire Marshal and provides requirements for the inspection
reports. Provides that all fire sprinkler systems must be affixed with a pre-printed label bearing specified information that shall be
purchased by the licensed contractor from the State Fire Marshal. Provides that a copy of the inspection report must be forwarded to
the State Fire Marshal within 24 hours after completion of the inspection. Provides that the fees for an inspection form and photo
identification card shall be determined by the State Fire Marshal by rule. Provides that the State Fire Marshal has the power and duty
to establish a database of all persons involved in the inspection or testing of existing fire sprinkler systems or control equipment.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Environmental Protection Act. Adds provisions concerning public interest enforcement. Provides that in certain circumstances an action may be brought in a circuit court by a person in the public interest to enforce standards or requirements concerning air, water, drinking water, and endangered and threatened species adopted under specified provisions of the Act and the Illinois Endangered Species Protection Act. Provides that the provisions concerning public interest enforcement shall only become operative if specified events occur. Provides that the enforcement provisions of the Environmental Protection Act are severable. Adds provisions concerning protection of the environment, natural resources, and public health. Requires various State agencies to adopt, maintain, and enforce rules concerning air, water, drinking water, and endangered and threatened species that are at least as stringent as various regulatory baselines under federal law, in addition to State law requirements. Provides that every State agency shall undertake all feasible efforts to implement and enforce these provisions. Provides that every State agency that takes steps to enforce the provisions of the amendatory Act shall submit a report to the General Assembly at least once every 6 months describing its compliance with specified provision of the Act. Deletes provisions providing that an air pollution construction or operating permit shall not be required due to emissions of greenhouse gases if certain events occur. Deletes certain language concerning exemptions from provisions concerning the Clean Air Act Permit Program.

May 30 17 S Referred to Assignments
SB 02213

New Act
415 ILCS 5/9.15
415 ILCS 5/34.1 new
415 ILCS 5/34.9 new
415 ILCS 5/39.5 from Ch. 111 1/2, par. 1039.5
415 ILCS 5/Tit. XVIII heading new
415 ILCS 5/59 new
415 ILCS 5/59.1 new
415 ILCS 5/59.2 new
415 ILCS 5/59.3 new
415 ILCS 5/60 new
415 ILCS 5/61 new
415 ILCS 5/62 new
415 ILCS 5/63 new

Creates the Illinois Workers’ Rights and Worker Safety Act. Provides that except as authorized by State law enacted after January 1, 2017, a State agency may not amend or revise its rules relating to protection of workers’ rights or worker safety in a manner less stringent than specified federal laws. Provides that a State agency may establish workers’ rights and worker safety standards that are more stringent than those provided in federal law in existence as of January 1, 2017. Amends the Environmental Protection Act. Provides that in certain circumstances an action may be brought in a circuit court by a person in the public interest to enforce standards or requirements concerning air, water, drinking water, and endangered and threatened species adopted under specified provisions of the Act and the Illinois Endangered Species Protection Act. Provides that the provisions concerning public interest enforcement shall only become operative if specified events occur. Provides that the enforcement provisions of the Act are severable. Adds provisions concerning protection of the environment, natural resources, and public health. Requires various State agencies to adopt, maintain, and enforce rules concerning air, water, drinking water, and endangered and threatened species that are at least as stringent as various regulatory baselines under federal law, in addition to State law requirements. Provides that every State agency shall undertake all feasible efforts to implement and enforce these provisions. Contains reporting requirements. Deletes provisions providing that an air pollution construction or operating permit shall not be required due to emissions of greenhouse gases if certain events occur. Deletes certain language concerning exemptions from provisions concerning the Clean Air Act Permit Program.

Senate Floor Amendment No. 1
Deletes reference to:
415 ILCS 5/34.1 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: In the provisions of the Illinois Workers’ Rights and Worker Safety Act and the Environmental Protection Act, changes references from “January 1, 2018” to “January 19, 2018” and makes related changes. Changes the submission date for reports to the General Assembly from once every 6 months to once every year. In the provisions of the Illinois Workers’ Rights and Worker Safety Act, provides that the Act is repealed 3 years after the effective date. In the provisions of the Environmental Protection Act, removes provisions concerning public interest enforcement. In provisions concerning protection of the environment, natural resources, and public health, replaces references to various State agencies with references to “State agencies”. Provides that the provisions concerning protection of the environment, natural resources, and public health are repealed 3 years after the effective date of the amendatory Act. Makes changes to the definition of “baseline federal law standards”. Defines “State agency”. Removes definitions of “baseline federal standards for other federal statutes” and “other federal statutes”. Makes other changes.

Senate Floor Amendment No. 2

In the provisions of the Environmental Protection Act concerning protection of the environment, natural resources, and public health, makes changes to legislative findings in provisions concerning air and water.
SB 02213 (CONTINUED)
  May 31 18   H  Rule 19(a) / Re-referred to Rules Committee
SB 02214   Sen. William E. Brady
  Makes appropriations for various agencies for fiscal years 2017 and 2018.
  Jun 15 17   S  Referred to Assignments
SB 02215   Sen. William E. Brady
  Jun 15 17   S  Referred to Assignments
SB 02216   Sen. William E. Brady
  Appropriations for capital projects for the Department of Human Services, Department of Natural Resources and Department of Commerce and Economic Opportunity for the fiscal year July 1, 2017.
  Jun 15 17   S  Referred to Assignments
SB 02217  Sen. William E. Brady

15 ILCS 20/50-40 new
20 ILCS 687/6-5
20 ILCS 1805/22-3  from Ch. 129, par. 220.22-3
20 ILCS 1805/22-6 rep.
25 ILCS 80/5  from Ch. 63, par. 42.93-5
25 ILCS 115/1  from Ch. 63, par. 14
25 ILCS 120/6.5 new
30 ILCS 105/5.857
30 ILCS 105/6t  from Ch. 127, par. 142t
30 ILCS 105/6z-30
30 ILCS 105/6z-32
30 ILCS 105/6z-45
30 ILCS 105/6z-51
30 ILCS 105/6z-52
30 ILCS 105/6z-100
30 ILCS 105/8.3  from Ch. 127, par. 144.3
30 ILCS 105/8.11  from Ch. 127, par. 144.11
30 ILCS 105/8.25e  from Ch. 127, par. 144.25e
30 ILCS 105/8.52 new
30 ILCS 105/8g
30 ILCS 105/8g-1
30 ILCS 105/13.2  from Ch. 127, par. 149.2
30 ILCS 105/25  from Ch. 127, par. 161
30 ILCS 105/50 new
30 ILCS 105/51 new
30 ILCS 115/11  from Ch. 85, par. 615
30 ILCS 115/12  from Ch. 85, par. 616
30 ILCS 330/2.5
30 ILCS 330/9  from Ch. 127, par. 659
30 ILCS 330/11  from Ch. 127, par. 661
30 ILCS 330/15  from Ch. 127, par. 665
30 ILCS 330/16  from Ch. 127, par. 666
30 ILCS 420/9a  from Ch. 127, par. 759a
30 ILCS 425/6  from Ch. 127, par. 2806
30 ILCS 425/8  from Ch. 127, par. 2808
30 ILCS 425/15  from Ch. 127, par. 2815
30 ILCS 540/3-5 new
30 ILCS 730/3  from Ch. 96 1/2, par. 8203
30 ILCS 740/2-2.04  from Ch. 111 2/3, par. 662.04
30 ILCS 740/2-3  from Ch. 111 2/3, par. 663
30 ILCS 740/2-5.1
30 ILCS 740/2-7  from Ch. 111 2/3, par. 667
30 ILCS 740/2-15  from Ch. 111 2/3, par. 675.1
SB 02217 (CONTINUED)

35 ILCS 5/901 from Ch. 120, par. 9-901
105 ILCS 5/18-8.05
110 ILCS 805/5-11 from Ch. 122, par. 105-11
410 ILCS 43/5
410 ILCS 43/10
410 ILCS 43/15
410 ILCS 43/20
410 ILCS 43/25
410 ILCS 43/30
30 ILCS 105/8.12 from Ch. 127, par. 144.12
30 ILCS 105/14.1 from Ch. 127, par. 150.1
40 ILCS 5/14-131
40 ILCS 15/1.2
765 ILCS 1025/18 from Ch. 141, par. 118
20 ILCS 605/605-705 was 20 ILCS 605/46.6a
20 ILCS 605/605-707 was 20 ILCS 605/46.6d
20 ILCS 605/605-710
20 ILCS 665/4a from Ch. 127, par. 200-24a
20 ILCS 665/5 from Ch. 127, par. 200-25
20 ILCS 665/8 from Ch. 127, par. 200-28
30 ILCS 105/5.162 rep.
30 ILCS 105/5.523 rep.
30 ILCS 105/5.810 rep.
35 ILCS 145/6 from Ch. 120, par. 481b.36
70 ILCS 210/5 from Ch. 85, par. 1225
20 ILCS 405/405-20 was 20 ILCS 405/35.7
20 ILCS 405/405-250 was 20 ILCS 405/35.7a
20 ILCS 405/405-410
30 ILCS 105/5.12 from Ch. 127, par. 141.12
30 ILCS 105/5.55 from Ch. 127, par. 141.55
30 ILCS 105/6p-1 from Ch. 127, par. 142p1
30 ILCS 105/6p-2 from Ch. 127, par. 142p2
30 ILCS 105/6z-34
30 ILCS 105/8.16a from Ch. 127, par. 144.16a
40 ILCS 5/1A-112
215 ILCS 5/408 from Ch. 73, par. 1020
215 ILCS 5/408.2 from Ch. 73, par. 1020.2
215 ILCS 5/1202 from Ch. 73, par. 1065.902
215 ILCS 5/1206 from Ch. 73, par. 1065.906
820 ILCS 305/17 from Ch. 48, par. 138.17
820 ILCS 310/17 from Ch. 48, par. 172.52
5 ILCS 80/4.28
5 ILCS 80/4.38 new
SB 02217 (CONTINUED)

305 ILCS 5/5-5 from Ch. 23, par. 5-5
5 ILCS 375/6.6
5 ILCS 375/6.10
40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127
40 ILCS 15/1.3
40 ILCS 15/1.4
220 ILCS 5/8-103
220 ILCS 5/8-104
30 ILCS 115/1 from Ch. 85, par. 611
20 ILCS 2505/2505-190 was 20 ILCS 2505/39c-4
30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5 from Ch. 34, par. 5-1007
5 ILCS 375/11
5 ILCS 375/13.3 new
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
30 ILCS 500/1-10
305 ILCS 5/5-5.2 from Ch. 23, par. 5-5.2
305 ILCS 5/5-5e
305 ILCS 5/5A-2 from Ch. 23, par. 5A-2
305 ILCS 5/5A-8 from Ch. 23, par. 5A-8
30 ILCS 500/1-35 new
30 ILCS 605/7.4
SB 02217 (CONTINUED)

30 ILCS 605/7.7 new
30 ILCS 805/8.41 new
Creates the FY2017 and FY2018 Budget Implementation Act. Amends various Acts to make the changes in State programs necessary to implement the FY2017 and FY2018 budgets. Provides that certain provisions in Article 55 are dependent on the enactment of Senate Bill 9. Effective immediately.

Jun 15 17 S Referred to Assignments

SB 02218 Sen. William E. Brady

New Act
30 ILCS 105/5.878 new
30 ILCS 105/5.879 new
30 ILCS 105/6z-102 new
35 ILCS 5/901 from Ch. 120, par. 9-901
Creates the Individual Income Tax Bond Act. Authorizes the State to issue, sell, and provide for the retirement of limited obligation bonds in the total principal amount of $6,000,000,000. Provides that the proceeds of those bonds shall be issued for the purposes of providing financial relief to vendors who do business with the State. Amends the State Finance Act to create the Individual Income Tax Bond Proceeds Fund and the Individual Income Tax Bond Retirement and Interest Fund. Amends the Illinois Income Tax Act to provide for the transfer of certain income tax proceeds into the Individual Income Tax Bond Proceeds Fund. Effective immediately.

Jun 15 17 S Referred to Assignments

SB 02219 Sen. Daniel Biss-Jacqueline Y. Collins-Bill Cunningham-Kwame Raoul

10 ILCS 5/9-50 new
35 ILCS 200/1-50
35 ILCS 200/4-35 new
35 ILCS 200/8-11 new
35 ILCS 200/17-10
Amends the Election Code. Provides that it is unlawful for any individual who is engaged in the business of providing legal representation in real estate tax assessment appeals to make campaign contributions of more than $750, in the aggregate, to any political committee established to promote the candidacy of a candidate for township or multi-township assessor, county assessor, county supervisor of assessments, or member of the board of review in any jurisdiction where that individual provides such legal representation. Provides that it is unlawful for any candidate, political committee, or other person to knowingly accept or receive such a contribution. Amends the Property Tax Code. Requires assessment officials to transmit to the chief county assessment officer valuation models for the assessor's jurisdiction, and requires the chief county assessment officer to post that information on his or her Internet website. Makes changes to the definition of "fair cash value". Makes changes concerning sales ratio studies. Requires the Department of Revenue to conduct audits of assessment practices. Provides that, if the county or township is deemed to be persistently non-compliant with the audit, then the assessment official shall be removed from office, and the vacancy shall be filled by the county board.

Jun 23 17 S Referred to Assignments

SB 02220 Sen. Michael Connelly

105 ILCS 5/18-8.05
Amends the State aid formula provisions of the School Code. With respect to the equalized assessed valuation used to calculate a school district's available local resources, removes provisions concerning school districts that contain a redevelopment project area in respect to which a municipality has adopted tax increment allocation financing.

Jun 23 17 S Referred to Assignments
SB 02221 Sen. Martin A. Sandoval

Amends the State Finance Act, the Retailers' Occupation Tax Act, the Counties Code, the Illinois Municipal Code, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Provides that, for the purposes of local sales tax sourcing, a retail sale of fuel or petroleum products used by an aircraft shall be deemed to be a retail sale at the place where the fuel or petroleum products are delivered to the aircraft.

Jun 30 17 S Referred to Assignments

SB 02222 Sen. Dale A. Righter


Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02223 Sen. Chris Nybo

(Rep. Mike Fortner-Tim Butler)

Amends the Election Code. Provides that a political committee that receives notification from the State Board of Elections to conduct an audit of its financial records must conduct that audit using the financial records required to be maintained by the committee for a period of 2 years from the close of the most recent reporting period (rather than for a period of 2 years). Effective immediately.

Aug 10 18 S Public Act . . . . . . . . . . . . . . . . . . . . . . . . 100-0784
SB 02224  Sen. Kyle McCarter-Dan McConchie

10000SB0009ham003, Sections 1-1 thro
10000SB0009ham003, Sections 15-101 t
10000SB0009ham003, Section 17-5 rep.
35 ILCS 5/225 rep.
5 ILCS 100/1-5 from Ch. 127, par. 1001-5
5 ILCS 140/7.5
15 ILCS 405/9 from Ch. 15, par. 209
15 ILCS 505/0.02
15 ILCS 505/0.03
15 ILCS 505/0.04
15 ILCS 505/0.05
15 ILCS 505/0.06
20 ILCS 1205/7 from Ch. 17, par. 108
20 ILCS 1205/18.1
30 ILCS 105/6b-1 from Ch. 127, par. 142b1
30 ILCS 105/8.12 from Ch. 127, par. 144.12
30 ILCS 230/2 from Ch. 127, par. 171
55 ILCS 5/3-3034 from Ch. 34, par. 3-3034
205 ILCS 5/48 from Ch. 17, par. 360
205 ILCS 5/48.1 from Ch. 17, par. 360.2
205 ILCS 5/48.3 from Ch. 17, par. 377
205 ILCS 205/4013 from Ch. 17, par. 7304-13
205 ILCS 205/9012 from Ch. 17, par. 7309-12
205 ILCS 205/10090
205 ILCS 305/10 from Ch. 17, par. 4411
205 ILCS 305/62 from Ch. 17, par. 4463
205 ILCS 405/15.1b from Ch. 17, par. 4827
205 ILCS 405/19.3 from Ch. 17, par. 4838
205 ILCS 620/6-14 from Ch. 17, par. 1556-14
205 ILCS 657/30
205 ILCS 700/10
215 ILCS 5/210 from Ch. 73, par. 822
215 ILCS 185/5
215 ILCS 185/15
215 ILCS 185/20
225 ILCS 454/20-20
725 ILCS 5/110-17 from Ch. 38, par. 110-17
755 ILCS 5/2-1 from Ch. 110 1/2, par. 2-1
755 ILCS 5/2-2 from Ch. 110 1/2, par. 2-2
770 ILCS 90/3 from Ch. 141, par. 3
805 ILCS 5/12.70 from Ch. 32, par. 12.70
805 ILCS 105/112.70 from Ch. 32, par. 112.70
If and only if Senate Bill 9 of the 100th General Assembly becomes law in the form in which it was amended by House Amendment No. 3, repeals the State Tax Lien Registration Act and the Revised Uniform Unclaimed Property Act created by that bill. Repeals provisions of Senate Bill 9 of the 100th General Assembly that would have repealed the Uniform Disposition of Unclaimed Property Act on January 1, 2018. Changes various Acts by restoring language deleted by Senate Bill 9 of the 100th General Assembly and deleting language added by Senate Bill 9 of the 100th General Assembly. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02225  Sen. Sue Rezin and David Koehler  
(Rep. Jerry Lee Long-Jerry Costello, II-Daniel Swanson-David Harris-Charles Meier, Emanuel Chris Welch, La Shawn K. Ford, Katie Stuart, Natalie A. Manley, Thomas M. Bennett, Tim Butler, Ryan Spain, Dan Brady, Steven Reick, Keith R. Wheeler, John M. Cabello, Margo McDermed, Bill Mitchell, John Cavaletto, Christine Winger, Sara Wojcicki Jimenez, David A. Welter, Mark Batinick, Martin J. Moylan, André Thapedi, Thaddeus Jones, Gregory Harris, Juliana Stratton, Terri Bryant, Tony McCombie, Lindsay Parkhurst, Michael D. Unes, John C. D’Amico, Michael J. Zalewski, Marcus C. Evans, Jr., Jonathan Carroll, Carol Sente, Natalie Phelps Finnie, Justin Slaughter, Randy E. Frese, LaToya Greenwood, Anna Moeller, Robert Rita, Monica Bristow, Frances Ann Hurley, John Connor and Fred Crespo)

625 ILCS 5/3-699.15 new  
Amends the Illinois Vehicle Code. Provides for the issuance of Operation Desert Shield/Desert Storm license plates to any Illinois resident who has earned the Southwest Asia Service Medal from the United States Armed Forces. Effective immediately.  
Aug 13 18  S  Public Act . . . . . . . . . 100-0820

SB 02226  Sen. Chris Nybo and Thomas Cullerton  
(Rep. Deb Conroy-Patricia R. Bellock-Jerry Costello, II-Michael Halpin-Laura Fine, Monica Bristow and Carol Sente)

20 ILCS 2610/40  
50 ILCS 705/10.19  
225 ILCS 60/65 new  
410 ILCS 125/30 new  
Amends the State Police Act. Provides that a physician, physician's assistant with prescriptive authority, or advanced practice registered nurse with prescriptive authority who provides a standing order or prescription for epinephrine auto-injectors in the name of the Department of State Police shall incur no civil or professional liability, except for willful and wanton conduct, as a result of any injury or death arising from the use of an epinephrine auto-injector. Amends the Illinois Police Training Act. Provides that a physician, physician's assistant with prescriptive authority, or advanced practice registered nurse with prescriptive authority who provides a standing order or prescription for epinephrine auto-injectors in the name of a local governmental agency shall incur no civil or professional liability, except for willful and wanton conduct, as a result of any injury or death arising from the use of an epinephrine auto-injector. Makes conforming changes to the Medical Practice Act of 1987 and the Public Health Standing Orders Act. Effective immediately.

Senate Committee Amendment No. 2  
Deletes reference to:  
410 ILCS 125/30 new  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Deletes language in the introduced bill providing that a health care professional shall not be subject to civil or professional liability for not providing an epinephrine auto-injector standing order or prescription. Deletes language in the introduced bill providing that health care personnel may not be subject to civil or professional liability for providing or not providing a standing order or prescription for an epinephrine auto-injector under the State Police Act or Illinois Police Training Act. Effective immediately.

Jul 31 18  S  Public Act . . . . . . . . . 100-0648

SB 02227  Sen. Toi W. Hutchinson-Pamela J. Althoff, Karen McConnaughay, Cristina Castro-Pat McGuire-Iris Y. Martinez, Heather A. Steans, Kimberly A. Lightford, Patricia Van Pelt, Napoleon Harris, III, Mattie Hunter, Antonio Muñoz, Elgie R. Sims, Jr., Laura M. Murphy and Omar Aquino  
Makes Fiscal Year 2018 capital appropriations to the Capital Development Board.

Jul 01 18  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02228  Sen. Kyle McCarter and Tim Bivins  
10000SB0031enr, Secs. 1 through 20 rep  

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02229  Sen. Tim Bivins

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

Amends the Criminal Code of 2012. Provides that a provision prohibiting the sale, manufacture, purchase, possession, or carrying of any knife, commonly referred to as a switchblade, which has a blade that opens automatically by hand pressure applied to a button, spring, or other device in the handle of the knife, does not apply to a person who is 18 years of age or older (currently, a person who possesses a currently valid Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police). Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02230  Sen. Daniel Biss and Laura M. Murphy-Julie A. Morrison-Jacqueline Y. Collins-Bill Cunningham

815 ILCS 505/2MM

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a consumer reporting agency may not impose a charge on a consumer for placing a freeze, removing a freeze, or temporarily lifting a freeze. Makes corresponding changes. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02231  Sen. Julie A. Morrison

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Adds any building, real property, or parking area under the control of a church, synagogue, temple, mosque, or other place of worship to the places where concealed carry of a firearm under the Act is prohibited. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

(Rep. Jay Hoffman)

20 ILCS 3305/2 from Ch. 127, par. 1052
20 ILCS 3305/4 from Ch. 127, par. 1054
20 ILCS 3305/5 from Ch. 127, par. 1055
20 ILCS 3305/6 from Ch. 127, par. 1056
20 ILCS 3305/7 from Ch. 127, par. 1057
20 ILCS 3305/8 from Ch. 127, par. 1058
20 ILCS 3305/10 from Ch. 127, par. 1060
20 ILCS 3305/18 from Ch. 127, par. 1068
20 ILCS 3305/21 from Ch. 127, par. 1071

220 ILCS 5/2-202.5 new
Amends the Illinois Emergency Management Agency Act. Provides that harm or potential harm to the residents of a long term care facility constitutes a disaster under the Act. Provides that the Governor's comprehensive plan and program for emergency management of the State and emergency operations plans shall include provisions concerning identifying necessary resources to allow a resident of a long term care facility to remain in his or her long term care facility, prioritizing restoration of power or securing alternative power sources, and identifying alternative facilities and emergency transportation for the evacuation of a long term care facility. Provides that the Illinois Emergency Management Agency shall establish a protocol for canvassing long term care facilities in a disaster area to determine what resources are needed to permit the residents to remain in place, the need for evacuation assistance, or the status of power at long term care facilities. Makes additional changes to provisions concerning the Illinois Emergency Management Agency, emergency powers of the Governor, mobile support teams, and private liability. Amends the Public Utilities Act. Provides that the Illinois Commerce Commission, in collaboration with the Illinois Emergency Management Agency, shall establish by rule a priority order for the restoration of power or securing alternative power sources and shall place long term care facilities licensed under the Nursing Home Care Act in the top tier of priority with other residential health care facilities. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Emergency Management Agency Act. In a provision concerning the emergency powers of the Governor, provides that the Governor has the power to suspend the provisions of managed care contracts and to order the mandatory emergency evacuation of a long term care facility and facilities selected for the supportive living facilities program under the Illinois Public Aid Code when it is determined, in consultation with the Director of Public Health, that evacuation is the best solution to eliminating the potential for harm. Provides that a long term care facility notified of a mandatory emergency evacuation order shall provide a list of resources needed to the Governor or his or her designee to safely implement the order. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, as amended by Senate Amendment No. 1, with the following change: In a provision concerning the emergency powers of the Governor, provides that the Governor has the power to suspend the provisions of managed care contracts if strict compliance with the provisions of any managed care contract (currently, any contract) would in any way prevent, hinder or delay necessary action, including emergency purchases, by the Illinois Emergency Management Agency, in coping with the disaster. Effective immediately.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02233 Sen. David Koehler, Paul Schimpf and Steven M. Landek
Makes capital appropriations to the Department of Natural Resources.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02234  Sen. Chapin Rose

Amends the Board of Higher Education Act. Requires the Board of Higher Education to establish a uniform admission process online, which must be used at all public institutions of higher education; sets forth what components this admission process must include. Requires the Board (i) to ensure that any high school student in this State with a 3.0 cumulative grade point average or better on a 4.0 scale (or the equivalent on a 5.0 scale) receives access to the opportunity of higher education and (ii) to guarantee admission to a public university; requires cooperation by the State Board of Education, high schools, and public universities. Requires the Board to conduct a study of the academic programs offered at each public university campus. Sets forth the Board's duties concerning the study. Requires the Board to use the results of the study and other specified factors to determine which academic programs should be prioritized at campuses of public universities and to create and designate Higher Education Strategic Centers of Excellence. Requires the Board to work with the Illinois Community College Board to develop recommendations to integrate community colleges into this plan. Sets forth additional Board of Higher Education duties concerning evaluating programmatic expansions and new programs and studying student financial aid and multi-year budgeting. Amends various Acts relating to the governance of public universities to make conforming changes.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02235  Sen. Heather A. Steans

Amends the Emergency Medical Services (EMS) Systems Act. For provisions concerning hospital stroke care, defines "stroke" as brain, spinal cord, or retinal cell death attributable to ischemic or hemorrhagic infarction that is consistent with the most current nationally-recognized, evidence-based stroke definitions. Provides that the Department of Public Health's certification criteria for Primary Stroke Centers shall be consistent with the most current nationally-recognized, evidence-based stroke guidelines that include the use of thrombolytic therapy and anticoagulation reversal medications to reduce (rather than the most current nationally-recognized, evidence-based stroke guidelines related to reducing) the occurrence, disabilities, and death associated with ischemic and hemorrhagic stroke (rather than associated with stroke). Makes similar changes to provisions concerning the criteria for Comprehensive Stroke Centers. Provides that the criteria for the Acute Stroke-Ready Hospital designation of hospitals shall include the ability of a hospital to create written acute care protocols related to emergent ischemic and hemorrhagic stroke care (rather than emergent stroke care) and administer thrombolytic therapy and anticoagulation reversal medications (rather than administer thrombolytic therapy). Provides that the Department shall maintain an educational reference on the Department's website with the most current nationally-recognized and evidence-based guidelines for the management of hemorrhagic stroke and anticoagulation reversal.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

35 ILCS 40/70 new
Amends the Invest in Kids Act. Provides that no credits may be awarded under the Act for any taxable year that begins in a State fiscal year for which the minimum statutory funding level is not met. Provides that the carry-forward period for those credits shall be suspended for any taxable year that begins in a State fiscal year for which the minimum statutory funding level is not met. Requires the State Board of Education to determine whether or not the State has met the minimum funding level for the fiscal year and to transmit a copy of the determination to the Department of Revenue. Effective immediately. May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02237  Sen. William E. Brady-Sue Rezin and Neil Anderson

Appropriates $442,403 from the Snowmobile Trail Establishment Fund to the Department of Natural Resources for the administration and payment of grants to nonprofit snowmobile clubs and organizations for construction, maintenance, and rehabilitation of snowmobile trails and areas for the use of snowmobiles. Effective immediately. Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02238  Sen. Chapin Rose-William E. Brady

55 ILCS 5/5-1009 from Ch. 34, par. 5-1009
Amends the Counties Code. Prohibits a home rule county from imposing a tax on sweetened beverages based on volume sold. Provides that any county ordinance adopted on or before the effective date of the amendatory Act that imposes such a tax is void. Effective immediately. Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02239  Sen. Antonio Muñoz

720 ILCS 5/14-3
Amends the Criminal Code of 2012. Extends from January 1, 2018 to January 1, 2023, the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption. Effective immediately. Oct 18 17  S  Referred to Assignments

SB 02240  Sen. Jason A. Barickman

720 ILCS 5/14-3
Amends the Criminal Code of 2012. Extends from January 1, 2018 to January 1, 2023, the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption. Effective immediately. Oct 18 17  S  Referred to Assignments
SB 02241
Sen. Dan McConchie-Wm. Sam McCann, Chapin Rose, Paul Schimpf, Tim Bivins-Tom Rooney-Kyle McCarter-Dale A. Righter, Jil Tracy, Chuck Weaver and Michael Connelly

New Act

5 ILCS 375/6 from Ch. 127, par. 526
5 ILCS 375/6.1 from Ch. 127, par. 526.1
305 ILCS 5/5-5 from Ch. 23, par. 5-5
305 ILCS 5/5-8 from Ch. 23, par. 5-8
305 ILCS 5/5-9 from Ch. 23, par. 5-9
305 ILCS 5/6-1 from Ch. 23, par. 6-1
410 ILCS 230/4-100 from Ch. 111 1/2, par. 4604-100

Creates the No Taxpayer Funding for Abortion Act. Provides that neither the State nor any of its subdivisions may authorize the use of, appropriate, or expend funds to pay for an abortion or to cover any part of the costs of a health plan that includes coverage of abortion or to provide or refer for an abortion, unless a woman who suffers from a physical disorder, physical injury, or physical illness that would, as certified by a physician, place the woman in danger of death if an abortion is not performed. Amends the State Employees Group Insurance Act of 1971 and the Illinois Public Aid Code. Excludes from the programs of health benefits and services authorized under those Acts coverage for elective abortions as provided in the No Taxpayer Funding for Abortion Act. Prohibits a physician who has been found guilty of performing an abortion procedure in a willful and wanton manner upon a woman who was not pregnant when the abortion procedure was performed from participating in the State's Medical Assistance Program. Provides that the Department of Healthcare and Family Services shall require a written statement, including the required opinion of a physician, to accompany a claim for reimbursement for abortions or induced miscarriages or premature births. Makes other changes. Amends the Problem Pregnancy Health Services and Care Act. Permits the Department of Human Services to make grants to nonprofit agencies and organizations that do not use those grants to refer or counsel for, or perform, abortions. Contains provisions regarding applicability and preempts home rule. Effective on the earlier of the effective date of Public Act 100-538 or June 1, 2018.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02242
Sen. John G. Mulroe

820 ILCS 191/10
820 ILCS 191/15

Amends the Employee Sick Leave Act. Permits an employee to use personal sick leave benefits for leave an employee is entitled to under the Victims' Economic Security and Safety Act. Permits an employer to limit the use of personal sick leave benefits for leave an employee is entitled to under the Victims' Economic Security and Safety Act. Provides that the Employee Sick Leave Act does not limit or extend the period of leave to which an employee is entitled under the Victims' Economic Security and Safety Act, regardless of whether the employee receives sick leave compensation during that leave. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02243
Sen. William E. Brady

55 ILCS 5/2-1003.5 new

Amends the Counties Code. Provides that with the advice and consent of a majority of the county board, a county board chairman elected by the voters of the county may: (1) create standing committees; and (2) appoint members and chairpersons to standing committees.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02244
Sen. Laura M. Murphy

20 ILCS 2505/2505-190 was 20 ILCS 2505/39c-4

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Reinstates an annual transfer that is required to be made from the Tax Compliance and Administration Fund to the General Revenue Fund. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
Amends the Counties Code, the Illinois Municipal Code, the Metropolitan Pier and Exposition Authority Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, the Water Commission Act of 1985, and the State Finance Act. Removes provisions providing that a percentage of the tax proceeds collected under those Acts shall be deposited into the Tax Compliance and Administration Fund. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois to reinstate an annual transfer from the Tax Compliance and Administration Fund to the General Revenue Fund. Effective immediately.

Amends the School Code. Provides that township land commissioners or trustees of schools that have title to any school real estate or lands may authorize by resolution the sale of common school lands to a government entity if two-thirds of the township land commissioners or trustees of schools approve the resolution. Provides that the regional superintendent of schools of the county in which the lands are located shall complete the sale and deliver a certificate of purchase to the government entity. Provides that a government entity that purchases common school lands, or its assigns, may obtain a copy of a certificate of purchase or patent by (1) for a certificate of purchase, filing an affidavit with the regional superintendent in which the lands are located proving the loss or destruction of the original; (2) for a patent, filing an affidavit with the Secretary of State proving loss or destruction of the original; and (3) presenting a copy of the certified resolution approving the sale that has been filed by the township land commissioners or trustees of schools with the county recorder of deeds to the regional superintendent or Secretary of State. Provides that the regional superintendent or the Secretary of State shall issue a replacement certificate or patent, which shall have the effect of the originals and shall reflect the effective date of the transfer of title as the date of the filing of the resolution by the township land commissioners or trustees of schools with the county recorder of deeds. Effective immediately.

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

Amends the Criminal Code of 2012 concerning unlawful use of weapons. Provides that 120 days after the effective date of the bill, it is unlawful for a person to knowingly import, sell, manufacture, transfer, or possess, in this State, a bump-fire stock for a semi-automatic firearm that does not convert the semi-automatic firearm into a machine gun. Defines "bump-fire stock" as a butt stock designed to be attached to a semi-automatic firearm and designed, made, or altered, and intended to increase the rate of fire achievable with the firearm to that of a fully automatic firearm by using the energy from the recoil of the firearm to generate reciprocating action that facilitates repeated activation of the trigger. Provides that a violation is a Class 4 felony. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02248  Sen. Daniel Biss-Jacqueline Y. Collins-Toi W. Hutchinson-Cristina Castro, Laura M. Murphy, Julie A. Morrison, Melinda Bush-Iris Y. Martinez, Linda Holmes and Michael E. Hastings

5 ILCS 430/1-5

5 ILCS 430/5-13 new

5 ILCS 430/25-15

5 ILCS 430/25-20

5 ILCS 430/25-23

5 ILCS 430/25-50a new

25 ILCS 170/2 from Ch. 63, par. 172

25 ILCS 170/4.7 new

25 ILCS 170/7 from Ch. 63, par. 177

Amends the State Officials and Employees Ethics Act. Provides for the implementation of a sexual harassment training program to be completed by specified State officials and employees, and to be conducted by the appropriate State agency of those State officials and employees. Provides additional requirements for operation of the program, and for reporting and completion of sexual harassment training under the program. Authorizes the Legislative Ethics Commission to make rulings, issue recommendations, and impose administrative fines in connection with findings of sexual harassment. Authorizes the Legislative Inspector General to receive and investigate allegations of sexual harassment, and to immediately transmit those allegations to the Secretary of State Inspector General. Provides that each natural person required to register as a lobbyist under the Act must complete a program of sexual harassment training no later than 30 days after registration or renewal of registration under the Act. Defines terms. Effective immediately.

Oct 24 17  S  Referred to Assignments
SB 02249

30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254

Amends the State Finance Act, Counties Code, Illinois Municipal Code, Metro-East Park and Recreation District Act, Local Mass Transit District Act, Regional Transportation Authority Act, and Water Commission Act of 1985. Provides that the amounts transferred into the Tax Compliance and Administration Fund shall be reduced from 2% to 1%.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02250
Sen. James F. Clayborne, Jr.-Sue Rezin-Andy Manar

20 ILCS 3855/1-20
20 ILCS 3855/1-75
220 ILCS 5/16-111.5
220 ILCS 5/16-115A

Provides for the establishment and implementation of an Illinois-specific process for securing electric generation resource adequacy and stable pricing for electric capacity within Midcontinent Independent System Operator, Inc., (MISO) Zone 4. Amends the Illinois Power Agency Act. Authorizes the Illinois Power Agency to develop capacity procurement plans and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Requires the Agency's Planning and Procurement Bureau to develop plans and processes and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Modifies the calculation of the projected capacity price for delivering energy under the Act. Amends the Public Utilities Act to make changes regarding capacity procurement and delivery of energy by the Illinois Power Agency and the Illinois Commerce Commission. Makes conforming changes. Defines terms. Provides legislative findings. Effective immediately.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02251
Sen. Ira I. Silverstein-Andy Manar

10 ILCS 5/9-9.5

Amends the Election Code. Provides that the disclosure requirements for political communications shall also apply to any political committee, organized under the Code, making a political communication utilizing any social media platform.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
(Rep. Michael Halpin, Katie Stuart, Deb Conroy, Sam Yingling, Natalie Phelps Finnie and Frances Ann Hurley)  
20 ILCS 2610/9 from Ch. 121, par. 307.9  
Amends the State Police Act. Provides that preference for the hiring of a Department of State Police officer shall be given to the son, daughter, stepson, stepdaughter, grandson, granddaughter, brother, or sister of a law enforcement officer who was killed in the line of duty. Effective immediately.  
Senate Floor Amendment No. 2  
Defines "law enforcement officer" as any person employed by a State, county, municipality, special district, college, unit of government, or any other entity authorized by law to employ peace officers or exercise police authority and who is primarily responsible for the prevention or detection of crime and the enforcement of the laws of the State.  
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02253  Sen. Chuck Weaver  
720 ILCS 5/24-1 from Ch. 38, par. 24-1  
Amends the Criminal Code of 2012 concerning unlawful use of weapons. Provides that 120 days after the effective date of the bill, it is unlawful for a person to knowingly import, sell, manufacture, transfer, or possess, in this State, a bump-fire stock for a semi-automatic firearm that does not convert the semi-automatic firearm into a machine gun. Defines “bump-fire stock” as a butt stock designed to be attached to a semi-automatic firearm and designed, made, or altered, and intended to increase the rate of fire achievable with the firearm to that of a fully automatic firearm by using the energy from the recoil of the firearm to generate reciprocating action that facilitates repeated activation of the trigger. Provides that a violation is a Class 4 felony. Provides that the new provision does not apply to a person who possessed a bump-fire stock before the effective date of the bill. Effective immediately.  
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02254  Sen. Andy Manar and Cristina Castro-Patricia Van Pelt  
5 ILCS 490/133 new  
Amends the State Commemorative Dates Act. Designates May 17th of each year as Diffuse Intrinsic Pontine Glioma (DIPG) Awareness Day to be observed throughout the State as a day to encourage the people of Illinois to help increase public awareness of this particularly aggressive form of cancer affecting children.  
Jul 20 18  S  Public Act . . . . . . . . . 100-0622

SB 02255  Sen. Laura M. Murphy  
30 ILCS 540/3-2  
Amends the State Prompt Payment Act. Provides that, for bills approved for payment on or after July 1, 2018, the prompt payment interest rate for the fiscal year shall be the greater of (i) 3% or (ii) 2 times the percentage increase, if any, in the Consumer Price Index For All Urban Consumers during the 12-month period immediately preceding the first day of the fiscal year (currently, 1% generally and 2% for certain bills submitted under Article V of the Illinois Public Aid Code). Effective immediately.  
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02256  Sen. Laura M. Murphy  
30 ILCS 708/31 new  
Amends the Grant Accountability and Transparency Act. Provides that the Governor's Office of Management and Budget shall compile an annual budget implementation report. Provides that the report shall include the following information: (1) the total cost of each project; (2) detailed line items specified under guidelines issued by the Governor's Office of Management and Budget; and (3) a specified purpose for the project. Effective immediately.  
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02257  Sen. Jil Tracy  
65 ILCS 5/11-74.4-3.5  
Nov 01 17  S  Referred to Assignments
SB 02258  Sen. Dale A. Righter-Jason A. Barickman, Chapin Rose, Chuck Weaver, Andy Manar, Pamela J. Althoff and Steven M. Landek
65 ILCS 5/8-8-5 from Ch. 24, par. 8-8-5
Amends the Illinois Municipal Auditing Law of the Illinois Municipal Code. Provides that audit reports reporting on the financial position and results of financial operations for each fund of the municipality shall be consistent with either the accrual or cash basis of accounting depending upon the system followed by each municipality and shall otherwise be in accordance with generally accepted accounting principles (currently, shall be in accordance with generally accepted accounting principles, insofar as possible).
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02259  Sen. Laura M. Murphy, Kimberly A. Lightford-Thomas Cullerton, Scott M. Bennett, Antonio Muñoz, Jacqueline Y. Collins, Cristina Castro, Napoleon Harris, III, Patricia Van Pelt, Melinda Bush and Michael E. Hastings
35 ILCS 5/201 from Ch. 120, par. 2-201
Amends the Illinois Income Tax Act. Creates a credit for taxpayers who (1) have an adjusted gross income of $200,000 or less and (2) are college or university students or may claim a college or university student as a dependent. Provides that the credit shall be equal to a portion of the tuition and fee expenses paid by the taxpayer during the taxable year on behalf of the qualifying student. Sets forth the amount of the credit. Effective immediately.
May 31 18 S Rule 3-9(a) / Re-referred to Assignments

30 ILCS 115/11.2 new
Amends the State Revenue Sharing Act. Provides that, in fiscal year 2018, each school district having Personal Property Tax Replacement Fund receipts totaling 13% or more of its total revenues in fiscal year 2016 shall receive an additional amount equal to 11% of the total amount distributed to the school district from the Personal Property Tax Replacement Fund during fiscal year 2016. Requires the State Board of Education to identify those school districts to the Department of Revenue. Provides that the total amount of additional distributions shall not exceed $4,353,136. Effective immediately.
May 18 18 H Rule 19(a) / Referred to Rules Committee

SB 02261  Sen. Thomas Cullerton
55 ILCS 5/2-1003.5 new
Amends the Counties Code. Provides that with the advice and consent of a majority of the county board, a county board chairman elected by the voters of the county shall: (1) create standing committees; and (2) appoint members and chairpersons to standing committees. Limits applicability to counties having a population between 300,000 and 1,000,000.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02262  Sen. David Koehler
305 ILCS 5/5-30
Amends the Illinois Public Aid Code. Provides that with respect to Managed Care Organization (MCO) contracts entered into between MCOs and providers of durable medical equipment and supplies, MCO in-network contracted fees paid to those providers shall at least be equal to the fee-for-service durable medical equipment fee schedule published on the Department of Healthcare and Family Services' website. Effective immediately.
Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02263  Sen. Tim Bivins-Chuck Weaver-Pamela J. Althoff and Chris Nybo
5 ILCS 430/25-5
Amends the State Officials and Employees Ethics Act. Removes provisions allowing for the appointment of members of the General Assembly to the Legislative Ethics Commission. Provides that the appointing authorities shall appoint commissioners from the general public who have experience holding governmental office or employment. Provides that a person is not eligible to serve as a commissioner if that person (i) has been convicted of a felony or a crime of dishonesty or moral turpitude; (ii) is, or was within the preceding 10 years, engaged in activities that require registration under the Lobbyist Registration Act; (iii) is related to the appointing authority; (iv) is or has been within the preceding 10 years a State officer, a State employee, or an employee or member of the General Assembly; or (v) holds a partisan elected or political party office, or is otherwise an officer or employee of a political committee or political campaign. Provides that no commissioner or employee of the Legislative Ethics Commission may, among other restrictions, be actively involved in the affairs of any political committee or political campaign. Makes conforming changes. Effective immediately.
May 03 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02264  Sen. William E. Brady and Chris Nybo

5 ILCS 430/25-5

Amends the State Officials and Employees Ethics Act. Provides that at least one of the 2 commissioners to the Legislative Ethics Commission appointed each by the President and Minority Leader of the Senate and the Speaker and Minority Leader of the House of Representatives must be a member of the general public. Provides that, other than a member of the General Assembly, a person is not eligible to serve as a commissioner if that person holds a partisan elected or political party office, or is otherwise an officer or employee of a political committee or political campaign. Effective immediately.

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 02265  Sen. Michael E. Hastings and Ira I. Silverstein


20 ILCS 2605/2605-375  was 20 ILCS 2605/55a in part

20 ILCS 2605/2605-485

50 ILCS 722/10

Amends the Department of State Police Law. Requires the Department of State Police to compile and maintain an historic data repository relating to, among other missing persons, lost or missing individuals with developmental or intellectual disabilities, in order to develop and improve techniques utilized by law enforcement agencies when responding to reports of missing persons. Provides that the Department of State Police, in coordination with the Illinois Department of Human Services, shall develop and implement a community outreach program to promote awareness of the Endangered Missing Person Advisory among applicable entities, including, but is not limited to developmental disability facilities. Amends the Missing Persons Identification Act. Provides that a "high-risk missing person" under the Act includes evidence that a person is at risk because he or she is a person having a developmental disability or a person having an intellectual disability. Makes conforming changes.

Senate Committee Amendment No. 1

Provides that subject to appropriation, the Department of State Police, in coordination with the Illinois Department of Human Services, shall develop and implement a community outreach program to promote awareness of the Endangered Missing Person Advisory among applicable entities.

Aug 01 18  S Public Act . . . . . . . . . . . . . . . . . . . . . . . . . 100-0662

SB 02266  Sen. Cristina Castro and Patricia Van Pelt-Julie A. Morrison

5 ILCS 430/25-5

Amends the State Officials and Employees Ethics Act. Provides that on and after the effective date of this amendatory Act, appointments to the Legislative Ethics Commission shall be gender-balanced. Effective immediately.

May 03 18  S Rule 3-9(a) / Re-referred to Assignments

SB 02267  Sen. Wm. Sam McCann

(Rep. Tim Butler)

605 ILCS 5/9-133 new

Amends the Illinois Highway Code. Provides that, upon determining that centerline striping or shoulder striping of a highway is necessary for the safety and welfare of highway users and the public, the highway authority of that highway may, with the approval of the Department of Transportation, utilize State funds, including, but not limited to, funds granted through the federal State Highway Safety Program, to conduct the striping. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: (1) replaces a reference to shoulder striping with a reference to edge line striping; (2) specifies that the amendatory Act applies to a highway where striping did not previously exist; (3) provides that the highway authority may utilize funds from the Highway Safety Improvement Program (rather than State funds, including funds from the federal State Highway Safety Program); and (4) provides that the funds shall be used in accordance with State and federal rules and regulations. Effective immediately.

May 18 18  H Rule 19(a) / Re-referred to Rules Committee
SB 02268  Sen. Kwame Raoul

15 ILCS 205/6.3 new
15 ILCS 205/6.4 new
Amends the Attorney General Act. Creates the Worker Protection Unit within the Office of the Illinois Attorney General to intervene in, initiate, enforce, and defend all criminal or civil legal proceedings on matters and violations relating to specified statutes. Provides further powers and requirements of the Attorney General in the Worker Protection Unit. Creates the Worker Protection Task Force. Provides for the purposes and composition of the Task Force. Provides that the Task Force shall submit a report to the Governor and the General Assembly regarding its progress no later than December 1, 2018. Repeals the Task Force December 1, 2019.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02269  Sen. Andy Manar-Wm. Sam McCann-Neil Anderson-Scott M. Bennett-Cristina Castro, Jacqueline Y. Collins, Patricia Van Pelt, John G. Mulroe, Omar Aquino, Kwame Raoul, Iris Y. Martinez, Daniel Biss, Terry Link, Tim Bivins, Kimberly A. Lightford, Bill Cunningham, Mattie Hunter, Melinda Bush, Pat McGuire, Don Harmon, David Koehler, Chapin Rose, Michael E. Hastings, Paul Schimpf, Jason A. Barickman, Antonio Muñoz, Martin A. Sandoval, Jil Tracy, Laura M. Murphy, Julie A. Morrison, Dale Fowler, Linda Holmes and Emil Jones, III

Makes appropriations to various agencies for prior year costs for personal services and State contributions to Social Security. Effective immediately.

Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02270  Sen. Linda Holmes-Thomas Cullerton-Cristina Castro
(Rep. Sara Feigenholtz-David S. Olsen-Allen Skillicorn)

510 ILCS 5/8  from Ch. 8, par. 358
Amends the Animal Control Act. Provides that every owner of a cat, that is 4 months or more of age, shall have each cat inoculated against rabies by a licensed veterinarian. Exempts feral cats. Provides that veterinarians who inoculate a cat shall procure from the County Animal Control in the county where their office is located serially numbered tags, one to be issued with each inoculation certificate. Provides that the county board shall cause a rabies inoculation tag to be issued, at a fee established by the county board for each cat inoculated against rabies.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Animal Control Act. Provides that every owner of a cat that is a companion animal and is 4 months or more of age shall have each cat inoculated against rabies by a licensed veterinarian. Provides that every cat that is a companion animal shall have a second rabies vaccination within one year of the first. Provides that the provision does not apply to feral cats; however, if a feral cat is presented to a licensed veterinarian for sterilization, the feral cat shall be inoculated against rabies, unless the person presenting the feral cat for care provides an inoculation certificate showing that the feral cat has been inoculated against rabies, and the cost of the inoculation shall be paid by the person presenting the feral cat to a licensed veterinarian for care. Provides that a veterinarian who inoculates a feral cat shall issue an inoculation certificate to the person who presented the feral cat for veterinary care. Makes other technical changes.

House Committee Amendment No. 1

Deletes reference to:
510 ILCS 5/8
Adds reference to:
510 ILCS 70/3.01  from Ch. 8, par. 703.01

Replaces everything after the enacting clause. Amends the Humane Care for Animals Act. Provides that nothing shall prohibit a law enforcement officer from taking temporary custody of a dog or cat that is a companion animal that is exposed in a manner that places the dog or cat in a life-threatening situation for a prolonged period of time in extreme heat or cold conditions that may result in injury or death of the animal or may result in hypothermia, hyperthermia, frostbite, or similar condition. Provides that upon taking temporary custody of the dog or cat, the law enforcement officer shall attempt to contact the owner of the dog or cat and shall seek emergency veterinary care for the dog or cat as soon as available.

Aug 07 18  S  Public Act . . . . . . . . . 100-0740
SB 02271

Sen. Jil Tracy-Melinda Bush-Michael Connelly-Iris Y. Martinez and John F. Curran

(Rep. Randy E. Frese-Patricia R. Bellock-Grant Wehrli and Tony McCombie)

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 2012. Provides that a prosecution for any offense involving sexual conduct or sexual penetration in which the victim was 18 years of age or older at the time of the offense may be commenced within one year after the offense is discovered by the victim. Provides that the charging document shall state the reason why the offense was not discovered by the victim within the general limitation period provided in the Code.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that a prosecution for any offense involving sexual conduct or sexual penetration, in which the victim was 18 years of age or older at the time of the offense, may be commenced within one year after the discovery of the offense by the victim when corroborating physical evidence is available. Provides that the charging document shall state that the statute of limitations is extended under this provision and shall state the circumstances justifying the extension. Provides that nothing in this provision shall be construed to shorten a period within which a prosecution must be commenced under any other provision of the extended limitations or general limitations statutes.

Aug 21 18 S Public Act . . . . . . . . . . . . . . . . . . . . . . 100-1010

SB 02272

Sen. Tim Bivins-Melinda Bush and Neil Anderson

720 ILCS 5/12-3.05 was 720 ILCS 5/12-4

Amends the Criminal Code of 2012. Provides that a person also commits aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she knowingly causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 1 felony. Provides that a person also commits aggravated battery when, in committing a battery, other than by discharge of a firearm, he or she knows the individual battered to be a Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 2 felony.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02273


10 ILCS 5/1A-45

30 ILCS 805/8.42 new

Amends the Election Code. Provides that the Electronic Registration Information Center shall provide the exclusive interstate voter registration program for the State. Provides that the State Board of Elections shall not share identification records contained in databases maintained by State agencies with any interstate voter registration program other than the Electronic Registration Information Center. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Senate Committee Amendment No. 1

Provides that the State Board of Elections may enter into an exclusive voter data sharing agreement with a state that: (1) borders Illinois, and (2) does not participate in the Electronic Registration Information Center. Makes corresponding changes.

Fiscal Note (State Board of Elections)

Senate Bill 2273 would have no significant fiscal impact on the operations of the State Board of Elections. The Board is already a member of the Electronic Registration Information Center (ERIC) due to previous legislation and all associated costs for our continued participation in ERIC have already been accounted for.

Nov 28 18 S Total Veto Stands
SB 02274  Sen. Jil Tracy
(Rep. Norine K. Hammond, Stephanie A. Kifowit and Jerry Lee Long)

35 ILCS 200/10-510
Amends the Property Tax Code. Provides that a transfer between spouses does not disqualify wooded acreage from the provisions for the assessment of untransferred wooded acreage.
Aug 13 18  S  Public Act . . . . . . . . . 100-0834

SB 02275  Sen. Bill Cunningham-Laura M. Murphy-Daniel Biss-Toi W. Hutchinson-Patricia Van Pelt
(Rep. Frances Ann Hurley-Emanuel Chris Welch)

New Act
Creates the Marijuana Legalization Referendum Act. Requires the State Board of Elections to cause a statewide advisory public question to be submitted to the voters at the November 6, 2018 general election asking whether individuals support the legalization of possession and use of marijuana by persons who are at least 21 years of age, subject to regulation and taxation that is similar to the regulation and taxation of tobacco and alcohol. Provides that if a provision of the Act conflicts with any other law, the Act controls. Repeals the Act on January 1, 2019. Effective immediately.
Nov 07 18  H  Assigned to Elections & Campaign Finance Committee


5 ILCS 430/25-15
Amends the State Officials and Employees Ethics Act. Provides that the Legislative Ethics Commission shall adopt no rule requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation. Provides that any existing rule, as of the effective date of this amendatory Act, requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation is void. Effective immediately.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02277  Sen. Michael Connelly-Thomas Cullerton-Linda Holmes

510 ILCS 70/7.2 new
Amends the Humane Care for Animals Act. Provides that a person is immune from criminal liability for criminal damage to property and criminal trespass to vehicles resulting from his or her forcible entry into a vehicle and from civil liability for property damage if the person: determines the vehicle is locked or there is otherwise no reasonable method for the animal to exit the vehicle; has a good faith belief that forcible entry into the vehicle is necessary because the animal is in imminent danger of suffering harm if not immediately removed from the vehicle; and based upon the circumstances known to the person at the time, the belief is a reasonable one; has made a good faith effort to contact a 9-1-1 emergency telephone system operator, law enforcement, or the fire department, and if contact is not possible prior to forcibly entering the vehicle, the person makes contact as soon as possible after forcibly entering the vehicle; makes a good a faith effort to place a notice on the vehicle's windshield with the person's contact information, the reason entry was made, the location of the animal, and the fact that authorities have been notified; remains with the animal in a safe location until law enforcement or emergency responders arrive; and uses no more force than necessary to enter the vehicle to remove the animal. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments


50 ILCS 722/10
Amends the Missing Persons Identification Act. Provides that the definition of "high-risk missing person" includes a person who is a veteran or active duty member of the United States Armed Forces, the National Guard, or any reserve component of the United States Armed Forces who is believed to have a physical or mental health condition that is related to his or her service.
Aug 13 18  S  Public Act . . . . . . . . . 100-0835
SB 02279  Sen. Laura M. Murphy and Cristina Castro

30 ILCS 500/20-7 new
Amends the Illinois Procurement Code. Provides that neither the State of Illinois nor an agency thereof shall enter into a contract, nor shall a contract be awarded, if there is not, prior to entering into such contract, an appropriation enacted for the funding of that contract. Provides that the State contract funding requirement applies to State contracts which may be entered into on or after the effective date of this amendatory Act.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments


225 ILCS 605/3.8
225 ILCS 605/3.9 new
Amends the Animal Welfare Act. Provides restrictions on the retail sale of cats, dogs, and rabbits by pet shop operators in Will County and DuPage County. Provides that pet shop operators may offer a dog, cat, or rabbit for sale only if the pet shop operator has obtained the dog, cat, or rabbit from an animal control facility, animal shelter, animal care facility, kennel, pound, or training facility operated by a subdivision of local, State, or federal government or a specified animal rescue organization. Provides that a pet shop operator shall not offer for sale a dog, cat, or rabbit that is younger than 8 weeks old. Provides for civil penalties for each violation of the provisions. Provides that the provisions do not prohibit the county or a municipality in Will County or DuPage County from adopting requirements that are more protective of animal welfare than those set forth in the provisions. Provides that the home rule units in Will County or DuPage County may adopt an ordinance explicitly exempting itself from the provisions and requires a copy of the ordinance to be filed with the Index Department of the Secretary of State's Office. Limits the concurrent exercise of power by home rule units.

Jan 10 18  S  Referred to Assignments

SB 02281  Sen. Dale A. Righter

20 ILCS 605/605-1020
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the purpose of the Entrepreneur Learner's Permit pilot program is to encourage and assist beginning entrepreneurs in starting new businesses (instead of "new information services, biotechnology, and green technology businesses"). Removes provisions limiting the aggregate amount of all reimbursements under the Entrepreneur Learner's Permit pilot program to $500,000 per State fiscal year. Effective immediately.

Senate Committee Amendment No. 1
In a Section of the bill concerning the Entrepreneur Learner's Permit program, provides that applicants shall apply to the Department of Commerce and Economic Opportunity within one year after formation of the business (currently, prior to the formation of the business). Restores language providing that the aggregate amount of all reimbursements provided by the Department of Commerce and Economic Opportunity under the Entrepreneur Learner's Permit program shall not exceed $500,000 in any State fiscal year.

House Floor Amendment No. 1
Makes changes to the engrossed bill to provide that the report to the General Assembly concerning the Entrepreneur Learner's Permit pilot program shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

Aug 10 18  S  Public Act . . . . . . . . 100-0785
SB 02282  Sen. Chuck Weaver and Dale A. Righter

New Act

Creates the Limitations on Actions for Negligent Hiring Act. Provides that a cause of action may not be brought against a party solely for hiring an employee or independent contractor who has been convicted of a nonviolent, non-sexual offense. Provides that in a negligent hiring action for the acts of an employee or independent contractor, the fact that the employee or independent contractor was convicted of a nonviolent, non-sexual offense before the beginning of the employee's or independent contractor's employment or contractual obligation may not be introduced into evidence. Provides that the new provisions do not preclude any existing cause of action for failure of an employer or other person to provide adequate supervision of an employee or independent contractor, except that the fact that the employee or independent contractor has been convicted of a nonviolent, non-sexual criminal offense may be introduced into evidence in the suit only if: (1) the employer knew of the conviction or was grossly negligent in not knowing of the conviction; and (2) the conviction was directly related to the nature of the employee's or independent contractor's work and the conduct that gave rise to the alleged injury that is the basis of the suit. Provides exceptions in certain situations.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02283  Sen. Chuck Weaver

105 ILCS 5/27A-4
105 ILCS 5/27A-6

Amends the Charter Schools Article of the School Code. Removes provisions providing that the total number of charter schools operating under this Article at any one time shall not exceed 120. Removes a provision limiting the number of charter schools to 70 in any city having a population exceeding 500,000. Removes a provision limiting the number of charter schools to 45 in the remainder of the State. Removes a provision providing that the State Board of Education shall assign a number to each charter submission it receives for its review and certification, based on the chronological order in which the submission is received by it.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02284  Sen. Chuck Weaver and Dale A. Righter

40 ILCS 5/2-105.3 new
40 ILCS 5/2-117 from Ch. 108 1/2, par. 2-117
40 ILCS 5/2-167 new
40 ILCS 5/2-105.1 rep.

Amends the General Assembly Article of the Illinois Pension Code. Requires the General Assembly Retirement System to establish a self-directed retirement plan. Provides that for persons who become a participant on or after the effective date of the amendatory Act, participation in the System shall be limited to participation in the self-directed retirement plan. Allows a Tier 1 or Tier 2 participant to make an irrevocable election to participate in the self-directed retirement plan instead of the defined benefit plan. Makes changes to the pensionable salary for active participants. Provides that upon a participant's first day of participation in the self-directed retirement plan, the participant becomes vested in his or her contributions to the self-directed retirement plan, the employer's contributions to the self-directed retirement plan, and the investment returns attributable to those contributions credited to his or her account. Provides that a member who has filed notice of an election not to participate may become a Tier 3 participant without making a specified required contribution by filing with the board a written rescission of the election not to participate if he or she elects to participate in the self-directed retirement plan. Provides that a member who files the written rescission without making the required contribution and only participates in the self-directed retirement plan may not receive credit for service as a member prior to the date of the rescission. Repeals a provision added by Public Act 98-599, which has been held unconstitutional, that defines “Tier 1 participant” and “Tier 2 participant”.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02285  Sen. Omar Aquino-Laura M. Murphy-Iris Y. Martinez
(Rep. Elizabeth Hernandez)
625 ILCS 5/11-1301.4  from Ch. 95 1/2, par. 11-1301.4
Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue a one-time decal or device to any non-resident of this State who is a person with disabilities and who is displaced from another jurisdiction due to a national disaster as declared by the federal government. Provides proof requirements for the temporary decal or device. Provides that the decal or device shall be valid for a period not to exceed 6 months. Effective January 1, 2019.
Senate Floor Amendment No. 1
Adds reference to:
625 ILCS 5/11-1301.2  from Ch. 95 1/2, par. 11-1301.2
Adds reference to:
625 ILCS 5/11-1301.5
Provides that an applicant for a special parking decal that does not have an identification card or driver's license number may use a valid identification number issued by a branch of the U.S. military or a federally issued Medicare or Medicaid identification number. Makes conforming changes.
Aug 03 18  S  Public Act . . . . . . . . . 100-0702

SB 02286  Sen. Dan McConchie-Heather A. Steans-William E. Brady
235 ILCS 5/5-1  from Ch. 43, par. 115
Amends the Liquor Control Act of 1934. Provides that a craft distiller may make sales and deliveries to importing distributors and distributors and may make sales and deliveries of up to 25,000 gallons of spirits to retail licensees per year. Effective immediately.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02287  Sen. Dan McConchie-Bill Cunningham-Scott M. Bennett-Laura M. Murphy
720 ILCS 21/80
720 ILCS 22/213
Amends the Stalking No Contact Order Act and the Civil No Contact Order Act. Provides that an order issued under either of those Acts may require or recommend the respondent to undergo counseling for a specified duration with a social worker, psychologist, clinical psychologist, psychiatrist, family service agency, alcohol or substance abuse program, mental health center guidance counselor, agency providing services to elders, program designed for domestic violence abusers or any other guidance service the court deems appropriate. Provides that the court may order the respondent in any intimate partner relationship to report to an Illinois Department of Human Services protocol approved partner abuse intervention program for an assessment and to follow all recommended treatment.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02289  Sen. Michael E. Hastings-Laura M. Murphy-Michael Connelly
       (Rep. Kelly M. Burke)

725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
750 ILCS 5/504 from Ch. 40, par. 504
750 ILCS 5/505 from Ch. 40, par. 505
750 ILCS 60/214 from Ch. 40, par. 2312-14

Amends the Code of Criminal Procedure of 1963, the Illinois Marriage and Dissolution of Marriage Act, and the Illinois Domestic Violence Act of 1986 by correcting cross references to Sections that have been repealed and by changing a county population threshold.
Senate Committee Amendment No. 1
Adds reference to:

750 ILCS 5/510 from Ch. 40, par. 510

Provides that in considering a maintenance award, the court shall consider the tax consequences to each party (instead of the tax consequences of the property division upon the respective economic circumstances of the parties). Deletes language providing that: the amount of maintenance under specified provisions shall be calculated by taking 30% of the payor's gross annual income minus 20% of the payee's gross annual income; and that the amount calculated as maintenance, when added to the gross income of the payee, may not result in the payee receiving an amount that is in excess of 40% of the combined gross income of the parties. Provides instead that: the amount of maintenance under specified provisions shall be calculated by taking 33 1/3% of the payor's net annual income minus 25% of the payee's net annual income; the amount calculated as maintenance, when added to the net income of the payee, shall not result in the payee receiving an amount that is in excess of 40% of the combined net income of the parties; modification of maintenance orders entered before January 1, 2019 that are and continue to be deductible by the payor and includable as income to the payee shall be calculated by taking 30% of the payor's gross annual income minus 20% of the payee's gross annual income, unless both parties expressly provide otherwise in the modification order and the amount calculated as maintenance, when added to the gross income of the payee, may not result in the payee receiving an amount that is in excess of 40% of the combined gross income of the parties. Deletes a provision concerning unallocated maintenance. Makes changes in provisions concerning the amount and duration of maintenance; life insurance benefits; the definitions of "gross income" and "net income" for purposes of calculating child support; adjustments to income; modification; and other matters. Adds an effective date of January 1, 2019.
Aug 18 18  S  Public Act . . . . . . . . . 100-0923

SB 02290  Sen. Dan McConchie

720 ILCS 5/7-13.1 new

Amends the Criminal Code of 2012. Provides that a person is justified and exempt from criminal liability for criminal damage to property or criminal trespass to vehicles and from civil liability for property damage, if the action occurred when he or she rendered emergency assistance to a person in a locked vehicle, provided the person rendering assistance acted under certain statutory conditions.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02291  Sen. Dan McConchie-Karen McConnaughay-Pamela J. Althoff and Chris Nybo
       (Rep. Peter Breen-Al Riley-Martin J. Moylan and Jerry Lee Long)

605 ILCS 10/7.5

Amends the Toll Highway Act. Requires the Board of Directors of the Illinois State Toll Highway Authority to post an agenda for each Board meeting on the Authority's public website and at the headquarters building of the Authority at least 2 business days in advance of the holding of the meeting. Provides that any agenda shall set forth the general subject matter of any issue that will be the subject of final action at the meeting and shall include specific details concerning contracts for projects entered into under the Act involving amounts over $100,000 that may be approved at the meeting, along with an Internet link to such details provided on the agenda posted at the Authority's headquarters building.
Aug 14 18  S  Public Act . . . . . . . . . 100-0867
SB 02292  Sen. Tim Bivins-Dan McConchie and Jennifer Bertino-Tarrant
(Rep. Robert Martwick-Sheri Jesiel)

5 ILCS 375/9       from Ch. 127, par. 529
5 ILCS 375/10      from Ch. 127, par. 530

Amends the State Employees Group Insurance Act of 1971. Provides that any member of the General Assembly sworn into office on and after the second Wednesday in January of 2019, and who retires a participating member under the General Assembly Retirement System, shall be responsible for exactly 50% of the applicable premiums, charges, or other fees for the basic program of group health benefits. Provides that, subject to a reduction based upon Medicare coverage, the State's contribution towards the basic program of group health benefits for such General Assembly members shall be exactly 50% of the applicable premiums, charges, or other fees owed. Provides that the provisions requiring 50% contribution for retired General Assembly member health benefits do not apply to any person who previously served as a member of the General Assembly in either house prior to the second Wednesday of January of 2019. Makes conforming changes. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced, and provides that a current or retired member of the General Assembly who was sworn into or retired from office prior to the second Wednesday of January of 2019 may elect to be responsible for exactly 50% the applicable premiums, charges, or other fees for the basic program of group health benefits.

May 18 18    H  Rule 19(a) / Re-referred to Rules Committee
SB 02293
Sen. Dan McConchie-Karen McConnaughay-Pamela J. Althoff
(Rep. Nick Sauer-Avery Bourne)

625 ILCS 5/3-414.1 from Ch. 95 1/2, par. 3-414.1
Amends the Illinois Vehicle Code. Provides that beginning with the 2020 registration year, the Secretary of State shall offer to each owner of a motor vehicle of the first division or motor vehicle of the second division weighing no more than 8,000 pounds a registration period based on a one calendar year or 2 calendar year basis. Provides that the Secretary shall offer to each owner of a motor vehicle of the first division that is a new vehicle or motor vehicle of the second division weighing no more than 8,000 pounds that is a new vehicle a registration period based on a one calendar year, 2 calendar year, or 5 calendar year basis. Provides that the owner of the motor vehicle shall pay the required registration fee under the Code that shall, if applicable, be increased to reflect the registration year period chosen by the motor vehicle owner.

Senate Floor Amendment No. 1
Deletes reference to:
625 ILCS 5/3-414.1
Adds reference to:
625 ILCS 5/3-414.5 new
Adds reference to:
625 ILCS 5/8-102 from Ch. 95 1/2, par. 8-102
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the owner of a motor vehicle of the first division or second division weighing not more than 8,000 pounds or a motor vehicle of the second division applying for a C class registration plate may register the motor vehicle for a period of 2 years. Provides that a 2-year registration must coincide with the emissions inspection cycle of the motor vehicle. Provides that if the technology is available, the Secretary shall provide notice to a motorist of his or her emissions cycle and the type of registration he or she is eligible for. Provides that the owner of a trailer may register the trailer for a period of one year or up to an extended 5-year registration period. Provides that both the owner of a motor vehicle and the owner of a trailer applying for multi-year registration shall apply online or by mailing the appropriate application form. Provides that the owner of a motor vehicle may transfer the multi-year registration to another motor vehicle if the other motor vehicle has the same emissions testing cycle. Provides that the owner of a trailer may transfer the multi-year registration to another trailer if the other trailer is in the same weight class. Provides that neither the owner of motor vehicle nor the owner of a trailer are entitled to a refund of the registration fee if he or she chooses to discontinue the registration before the expiration of the registration period. Provides that the registration fee for both the owner of motor vehicle and the owner of a trailer shall be the same as the applicable annual registration fee multiplied by the number of years of the registration period. Provides that if the owner of the motor vehicle is subject to an annual surcharge, the Secretary of State shall collect the surcharge under other provisions of the Code for each registration year at the same time the Secretary collects the one-time registration fee. Provides that beginning January 1, 2020, each owner of a certain type of vehicle required to obtain minimum liability insurance shall attest that the vehicle is insured in at least the minimum required amount. Provides that if the owner does not provide certain documentation within 7 calendar days of being requested to do so, the Secretary may suspend the vehicle registration until the owner provides the documentation. Allows the Secretary to adopt rules to implement the new provisions. Effective January 1, 2021.

SB 02294
Sen. Julie A. Morrison-Michael Connelly-Linda Holmes-Dan McConchie-Laura M. Murphy and John F. Curran
510 ILCS 70/7.2 new
720 ILCS 5/12C-22 new
Amends the Humane Care for Animals Act. Provides that a person is immune from criminal liability for criminal damage to property and criminal trespass to vehicles resulting from his or her forcible entry into a vehicle and from civil liability for property damage if a domestic animal was present in the vehicle and the person had a good faith belief that the domestic animal was in imminent danger of suffering bodily harm unless the domestic animal was removed from the vehicle or exited the vehicle if certain circumstances occur. Amends the Criminal Code of 2012. Provides that a person is immune from criminal liability for damage to property and criminal trespass to vehicles resulting from his or her forcible entry into a locked vehicle and from civil liability for property damage if a child was present in the vehicle and the person had a good faith belief that the child was in imminent danger of suffering bodily harm unless the child was removed from the vehicle or exited the vehicle if certain circumstances occur. Effective immediately.
SB 02295  Sen. Julie A. Morrison-Kyle McCarter

515 ILCS 5/1-51 new
Amends the Fish and Aquatic Life Code. Defines “fishing license” for purposes of the Act as an electronic or physical license authorizing the person to take a certain type of fish during a specified period of time. Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:

515 ILCS 5/1-27 new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Further amends the Fish and Aquatic Life Code. Defines “combination license” as an electronic or physical license authorizing the person to take a certain type of fish or animal during a specified period of time. Effective immediately.

Aug 03 18  S  Public Act . . . . . . . . . 100-0703

SB 02296  Sen. Julie A. Morrison-Laura M. Murphy

20 ILCS 2310/2310-600
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall establish a registry, to be known as the Advance Directives Registry, under which residents of the State may submit specified advance directive forms to the Department. Provides that information in the Registry shall be made available to hospitals licensed under the Hospital Licensing Act or organized under the University of Illinois Hospital Act. Provides that in the absence of gross negligence or willful misconduct, the Department and its employees are immune from any civil or criminal liability in connection with the creation and maintenance of the Registry. Provides that the Department shall adopt any rules necessary to implement these provisions and shall provide information regarding use of the Registry on its website. Provides that a person who knowingly submits a document to the Registry without authorization or assists in such submission shall be guilty of a Class A misdemeanor. Contains other provisions concerning the Registry.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02297  Sen. Toi W. Hutchinson
(Rep. Steven Reick)

70 ILCS 2005/11.5 new
Amends the Rescue Squad Districts Act. Provides that a rescue squad district's board of trustees may certify a question to the voters of the district requesting to levy a special tax at a rate not to exceed 0.40% of the value of all taxable property within the district as equalized or assessed by the Department of Revenue for the purpose of providing an ambulance service or supporting an existing ambulance service.

Governor Amendatory Veto Message

Recommends adding a provision to the Rescue Squad Districts Act that permits a rescue squad district's board of trustees to certify a question to the voters of the district requesting to reduce or discontinue the district's ambulance service tax.
Recommends adding a provision to the Levy and Extension Process Article of the Property Tax Code that permits a taxing district's governing body to certify a proposition to the voters of the taxing district requesting to decrease the taxing district's aggregate extension. (Adds reference to: 35 ILCS 200/18-205)

Nov 29 18  S  Public Act . . . . . . . . . 100-1120
New Act

30 ILCS 105/5.878 new
505 ILCS 100/2 from Ch. 5, par. 952
720 ILCS 550/3 from Ch. 56 1/2, par. 703
720 ILCS 550/8 from Ch. 56 1/2, par. 708
720 ILCS 550/15.2 rep.

Creates the Industrial Hemp Act. Provides that a person desiring to grow, cultivate, or process industrial hemp or industrial hemp products must be licensed by the Department of Agriculture. Provides that the application for a license shall include the name and address of the applicant and the legal description of the land area, including Global Positioning System coordinates, to be used to cultivate industrial hemp. Provides that the Department may determine, by rule, the duration of a license and the requirements for license renewal. Preempts home rule powers. Amends the Illinois Noxious Weed Law. Provides that "noxious weed" does not include industrial hemp. Amends the Cannabis Control Act. Provides that "cannabis" does not include industrial hemp. Makes conforming changes in the State Finance Act.

Senate Committee Amendment No. 1

Deletes reference to:
30 ILCS 105/5.878 new
720 ILCS 550/8
720 ILCS 550/15.2 rep.

Adds reference to:
30 ILCS 105/5.886 new

Replaces everything after the enacting clause. Provides that a person shall not process industrial hemp in this State without registering with the Department on a form prescribed by the Department of Agriculture. Provides that the Department shall adopt rules for the testing of the industrial hemp THC levels and the disposal of plant matter exceeding lawful THC levels, including an option for a cultivator to retest for a minor violation, with the retest threshold determined by the Department and set in rule. Provides that the application for a license shall include: (1) the name and address of the applicant; (2) the legal description of the land area, including Global Positioning System coordinates, to be used to cultivate industrial hemp; and (3) if federal law requires a research purpose for the cultivation of industrial hemp, a description of one or more research purposes planned for the cultivation of industrial hemp which may include the study of the growth, cultivation, or marketing of industrial hemp; however, the research purpose requirement shall not be construed to limit the commercial sale of industrial hemp (in the introduced bill, the name and address of the applicant and the legal description of the land area, including Global Positioning System coordinates, to be used to cultivate industrial hemp). Provides that the rules set by the Department and set by rule within 120 days (in the introduced bill, 240 days) of the effective date of the Act. Restores provision in the Cannabis Control Act concerning an industrial hemp pilot program. Defines "land area", "person", "process", and "THC". Makes other changes. Effective immediately.

House Committee Amendment No. 1

Provides that except for willful or wanton misconduct, a person employed by the Department of Agriculture shall not be subject to criminal or civil penalties for taking any action under the Act when the actions are within the scope of his or her employment.
SB 02299 Sen. Dave Syverson and Chris Nybo
(Rep. Robert W. Pritchard-Jonathan Carroll)

60 ILCS 1/100-30 new
Amends the Township Code. Provides that on and after the effective date of the amendatory Act, a person elected to any township position, including, but not limited to, a trustee, a supervisor, a highway commissioner, a clerk, an assessor, or a collector, shall not be employed by the township in any other capacity other than his or her elected position.

Senate Floor Amendment No. 1
Deletes reference to:
60 ILCS 1/100-30 new
Adds reference to:
50 ILCS 105/2a from Ch. 102, par. 2a
Adds reference to:
50 ILCS 105/4 from Ch. 102, par. 4
Replaces everything after the enacting clause. Amends the Public Officer Prohibited Activities Act. Provides that a person elected or appointed to fill a vacancy in an elected township position, including, but not limited to, a trustee, a supervisor, a highway commissioner, a clerk, an assessor, or a collector, shall not be employed by the township, except that a supervisor or trustee may serve as a volunteer firefighter and receive compensation for that service. Excludes violations of the provisions from being a Class 4 felony. Makes a grammatical change.

Aug 14 18 S Public Act . . . . . . . . . 100-0868

SB 02300 Sen. David Koehler
Appropriates $5,000 to the Department of Human Services for grants to the Center for Prevention of Abuse.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02301 Sen. Antonio Muñoz
805 ILCS 105/103.05 from Ch. 32, par. 103.05
805 ILCS 105/108.70 from Ch. 32, par. 108.70
Amends the General Not For Profit Corporation Act of 1986. Includes the purpose of ownership and operation of a public wastewater service or system on a mutual or cooperative basis to the list of purposes for which a not-for-profit corporation may be organized under the Act. Exempts any director of a corporation that is organized for the purpose of (i) operating water supply facilities for drinking and general domestic use on a mutual or cooperative basis or (ii) ownership and operation of a public wastewater service or system on a mutual or cooperative basis from liability for damages resulting from the exercise of judgment or discretion in connection with his or her duties or responsibilities, with certain exceptions.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02302 Sen. Cristina Castro-Laura M. Murphy
5 ILCS 430/25-5
5 ILCS 430/25-10
Amends the State Officials and Employees Ethics Act. Provides that the jurisdiction of the Legislative Ethics Commission and the Legislative Inspector General includes current and former members and employees of the General Assembly for events occurring during their terms of office in the General Assembly, or their periods of employment by the legislative branch of the government. Provides that the changes made by this amendatory Act are declarative of existing law. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02303  Sen. Dale Fowler
    (Rep. Dave Severin)
65 ILCS 5/11-74.4-3.5
financing extension for an ordinance adopted on October 23, 1995 by the City of Marion. Effective immediately.
    House Committee Amendment No. 1
    Adds reference to:
    20 ILCS 2505/2505-800
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Re-enacts provisions creating the Tax
Increment Financing Reform Task Force. Provides that the Task Force shall report the findings of the study examining current Tax
Increment Financing laws in this State to the General Assembly on or before June 1, 2018 (rather than April 1, 2018). Changes the
repeal date of the provisions from April 30, 2018 to July 1, 2019.
    Aug 13 18  S  Public Act . . . . . . . . . . 100-0836
SB 02304  Sen. Jil Tracy
    (Rep. Randy E. Frese)
65 ILCS 5/11-74.4-3.5
financing extension for an ordinance adopted on August 11, 1999 by the City of Monmouth. Effective immediately.
    Aug 19 18  S  Public Act . . . . . . . . . . 100-0967
SB 02305  Sen. Laura M. Murphy-Don Harmon
35 ILCS 200/15-172
Amends the Property Tax Code. Provides that, for taxable year 2018 and thereafter, the maximum income limitation under the
senior citizens assessment freeze homestead exemption is $75,000 (currently, $65,000). Effective immediately.
    Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02306  Sen. Laura M. Murphy-Jennifer Bertino-Tarrant-Pamela J. Althoff-Neil Anderson
35 ILCS 200/15-169
Amends the Property Tax Code. Provides that the homestead exemption for veterans with disabilities shall be prorated if the
person qualifying for the exemption does not occupy the qualified residence as of January 1 of the taxable year. Effective immediately.
    Aug 14 18  S  Public Act . . . . . . . . . . 100-0869
SB 02307  Sen. Julie A. Morrison-Pamela J. Althoff
40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
Amends the Downstate Teachers Article of the Illinois Pension Code. Provides that "salary" does not include amounts
associated with a vehicle allowance payable to a teacher. Effective immediately.
    Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02308  Sen. Thomas Cullerton-Michael Connelly-Wm. Sam McCann-Andy Manar
Makes appropriations from the Capital Development Fund to the Department of Veterans' Affairs for capital improvements at
the Illinois Veterans' Home at Quincy.
    Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02309  Sen. John G. Mulroe
    (Rep. Emanuel Chris Welch-Robert W. Pritchard and Nick Sauer)
760 ILCS 5/6.5
Amends the Trusts and Trustees Act. Deletes language requiring that a conveyance of real property to a trust include evidence
of acceptance by the trustee.
    Senate Floor Amendment No. 2
Replaces everything after the enacting clause with the provisions of the introduced bill, and also deletes language providing
that if the transferor is a trustee of the trust, an interest in real property does not become trust property unless the instrument of
conveyance is recorded in the office of the recorder of the county in which the property is located.
    Aug 10 18  S  Public Act . . . . . . . . . . 100-0786
SB 02310  Sen. Daniel Biss and Martin A. Sandoval

50 ILCS 825/Act rep.

Repeals the Rent Control Preemption Act.

Jan 17 18  S  Referred to Assignments

SB 02311  Sen. Dale Fowler

New Act

Creates the Vinyard Indian Settlement of Shawnee Indians Recognition Act. Provides that the State recognizes the Vinyard Indian Settlement as a tribe of Indians. Provides that all State and federal laws, including rules and regulations, which would be applicable to the Tribe as a State-recognized tribe, shall apply to the Tribe and its members. Provides that the Tribe and each member shall be eligible for any services and benefits provided by the United States and State agencies that are otherwise available to State-recognized tribes. Provides that State agencies may adopt rules regarding benefits and services available to State-recognized tribes. Contains provisions concerning the membership roll of the Tribe. Contains legislative findings. Defines terms.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments


Makes appropriations from the School Infrastructure Fund to the State Board of Education for school district broadband expansion.

Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02313 Sen. Linda Holmes—David Koehler—Andy Manar
(Rep. Katie Stuart—David S. Olsen and LaToya Greenwood)

510 ILCS 5/3 from Ch. 8, par. 353
510 ILCS 5/9 from Ch. 8, par. 359
510 ILCS 5/10 from Ch. 8, par. 360
510 ILCS 5/13 from Ch. 8, par. 363
510 ILCS 5/15 from Ch. 8, par. 365
510 ILCS 5/15.1
510 ILCS 92/10
510 ILCS 92/20
Amends the Animal Control Act. Provides that ten dollars of the differential shall be placed either in a county animal population control fund (rather than or the State's Pet Population Control Fund). Provides that the dog's owner shall pay a $25 public safety fine to be deposited into the county animal control fund or the county pet population control fund (rather than $20 of which shall be deposited into the Pet Population Control Fund and $5 of which shall be retained by the county or municipality). Deletes language providing that an animal control agency shall assist and share information with the Director of Public Health in the collection of public safety fines. Provides that the owner of a biting animal must also remit a $25 public safety fine to be deposited into the county animal control fund (rather than to the Department of Public Health, for deposit into the Pet Population Control Fund). Provides that if a dog is found to be a vicious dog, the owner shall pay a $100 public safety fine to be deposited into the county animal control fund (rather than the Pet Population Control Fund). Provides that if a dog is deemed dangerous, a $50 public safety fine to be deposited into the county animal control fund (rather than the Pet Population Control Fund). Amends the Illinois Public Health and Safety Animal Population Control Act. Deletes language providing that the Director of Public Health must make an annual written report relative to the progress of the program to the President of the Senate, the Speaker of the House of Representatives, and the Governor. Makes changes to the definitions of "Director" and "Department". Effective immediately.

Senate Floor Amendment No. 2
Adds reference to:
510 ILCS 92/25
Adds reference to:
510 ILCS 92/30
Adds reference to:
510 ILCS 92/45
Adds reference to:
510 ILCS 92/15 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that funds transferred to or retained by a municipality before the effective date of the bill for a public safety fine imposed on an owner for a dog found not in compliance with the Act shall continue to be transferred to and be retained by that municipality. Further amends the Illinois Public Health and Safety Animal Population Control Act. Provides that "Director" for purposes of the Act means the Service Head for Shelter Medicine Program at the University of Illinois College of Veterinary Medicine. Provides that "Department" for purposes of the Act means the University of Illinois College of Veterinary Medicine. Deletes language providing that the Director must make an annual written report relative to the progress of the program to the President of the Senate, the Speaker of the House of Representatives, and the Governor. Provides that any University of Illinois College of Veterinary Medicine veterinarian or supervised veterinary student may participate in the Illinois Public Health and Safety Animal Population Control Program established under the Act. Deletes language providing that the Director shall reimburse, to the extent funds are available, participating veterinarians for each dog or cat sterilization procedure administered. Provides that the moneys generated from Pet Friendly license plate and from voluntary contributions must be kept in the Pet Population Control Fund and shall be used only to sterilize and vaccinate dogs and cats in this State under the program, to promote the sterilization program, to educate the public about the importance of spaying and neutering, and for reasonable administrative and personnel costs related to the Fund. Repeals provision providing that each individual income tax payer may contribute to the Pet Population Control Fund through the income tax checkoff described in the Illinois Income Tax Act. Makes other changes. Effective immediately.

Aug 10 18 S Public Act . . . . . . . . . . 100-0787
SB 02314  Sen. Julie A. Morrison-Kwame Raoul-Jacqueline Y. Collins-Iris Y. Martinez and Antonio Muñoz

430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that the regulation of the possession or ownership of assault weapons are exclusive powers and functions of each municipality (rather than this State). Eliminates existing preemption provision concerning the regulation of assault weapons.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02315  Sen. Julie A. Morrison

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

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that for a redevelopment project area designated after the effective date of the amendatory Act, the redevelopment project area shall not contain more than 20% of the area of a previous redevelopment project area that has been completed in the 10 years prior to the adoption of the ordinance designating the new redevelopment project area. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02316  Sen. Laura M. Murphy-Emil Jones, III-James F. Clayborne, Jr.-David Koehler-Bill Cunningham and Linda Holmes

5 ILCS 375/6.11
55 ILCS 5/10-69.3
65 ILCS 5/10-4.2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.29 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed after the effective date of the amendatory Act shall provide coverage for hippotherapy and other forms of therapeutic riding. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, and the Health Maintenance Organization Act.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02317  Sen. Julie A. Morrison, Kwame Raoul-Chris Nybo-Patricia Van Pelt-Jacqueline Y. Collins and Iris Y. Martinez

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


Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02318  Sen. William E. Brady

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Jan 24 18  S  Referred to Assignments

SB 02319  Sen. William E. Brady

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Jan 24 18  S  Referred to Assignments

SB 02320  Sen. William E. Brady

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Jan 24 18  S  Referred to Assignments

SB 02321  Sen. William E. Brady

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Jan 24 18  S  Referred to Assignments
SB 02322  Sen. William E. Brady
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Jan 24 18  S Referred to Assignments

SB 02323  Sen. William E. Brady
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Jan 24 18  S Referred to Assignments

SB 02324  Sen. William E. Brady
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Jan 24 18  S Referred to Assignments

SB 02325  Sen. Dale Fowler
230 ILCS 10/6 from Ch. 120, par. 2406
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/7.3
230 ILCS 10/7.5
230 ILCS 10/7.12 new
Amends the Riverboat Gambling Act. Provides that the Illinois Gaming Board may issue one owners license authorizing the conduct of riverboat gambling in the unincorporated area of Williamson County adjacent to the Big Muddy River. Contains provisions concerning applying for and issuing the owners license. Provides that an applicant for the owners license shall pay a non-refundable application fee of $100,000 and a non-refundable fee of $50,000 to defray background investigation costs. Provides that the license fee shall be $100,000 plus a minimum initial fee of $17,500 per gaming position. Provides that the licensee shall make a specified reconciliation payment 3 years after the licensee begins operating. Excludes the licensee from provisions entitling riverboat licensees to own up to 2 riverboats. Provides that the owners license may be issued pursuant to a competitive bidding process. Makes other changes. Effective January 1, 2019.
Jan 24 18  S Referred to Assignments

SB 02326  Sen. Dave Syverson-Terry Link-Pamela J. Althoff and Sue Rezin
230 ILCS 40/79.5 new
Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall establish a policy and standards for compliance operations to investigate whether a licensed establishment, licensed fraternal establishment, licensed veterans establishment, or a licensed truck stop establishment is permitting any person under the age of 21 years to use or play a video gaming terminal in violation of the Act or furnishing alcoholic liquor to persons under 21 years of age in violation of the Liquor Control Act. Contains provisions concerning the content of the policy and standards. Provides that a licensed establishment, licensed fraternal establishment, licensed veterans establishment, or licensed truck stop establishment that is the subject of an enforcement action under these provisions and is found, pursuant to the enforcement action, to be in compliance with the Act shall be notified by the Board that no violation was found within 30 days after the finding. Effective immediately.
Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments
SB 02327  Sen. Dave Syverson-Terry Link-Pamela J. Althoff and Sue Rezin
(Rep. Charles Meier-Lawrence Walsh, Jr.)

230 ILCS 40/43 new
230 ILCS 40/58
Amends the Video Gaming Act. Provides that the Illinois Gaming Board must provide a licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment that violates the Act written notice of the violation within 15 days after the violation. Provides that video gaming terminals in a licensed truck stop establishment must be located in an area restricted to persons over 21 years of age and the entrance to the area must be within the view of at least one employee of the establishment who is over 21 years of age, or monitored through a closed circuit television monitor located on the premises and within the direct view of at least one employee of the establishment who is over 21 years of age (rather than located in an area restricted to persons over 21 years of age the entrance to which is within the view of at least one employee, who is over 21 years of age, of the licensed truck stop establishment). Makes conforming changes. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:
230 ILCS 40/79.5 new
Replaces everything after the enacting clause. Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall provide written notice of an alleged violation of provisions concerning the use of a video terminal by a minor to establishments licensed to conduct video gaming within 15 days after the alleged occurrence of the violation. Provides that video gaming terminals in a licensed truck stop establishment must be located in an area restricted to persons over 21 years of age and the entrance to the area must be within the view of at least one employee of the establishment who is over 21 years of age, or monitored through a closed circuit television monitor located on the premises and within the direct view of at least one employee of the establishment who is over 21 years of age (rather than located in an area restricted to persons over 21 years of age the entrance to which is within the view of at least one employee, who is over 21 years of age, of the licensed truck stop establishment). Provides that the Board shall establish a policy and standards for compliance operations to investigate whether an establishment licensed to conduct video gaming is permitting any person under the age of 21 years to use or play a video gaming terminal in violation of the Act or furnishing alcoholic liquor to persons under 21 years of age in violation of the Liquor Control Act of 1934. Requires the Board to adopt emergency and permanent rules concerning the policy and standards for compliance operations. Provides that an establishment licensed to conduct video gaming that is the subject of an enforcement action under these provisions and is found, pursuant to the enforcement action, to be in compliance with the Act shall be notified by the Board that no violation was found within 30 days after the finding. Effective immediately.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02328  Sen. Linda Holmes-Pamela J. Althoff-Dan McConchie
(Rep. Margo McDermed-Carol Sente)

50 ILCS 510/8 from Ch. 85, par. 6408
Amends the Local Government Professional Services Selection Act. Provides that a political subdivision may waive the public hearing, evaluation procedure, and selection procedure for the selection of architectural, engineering, or land surveying services in an emergency situation for a project that is expected to cost less than $150,000 (currently, $25,000). Provides that this amount shall be increased annually by a percentage equal to the annual unadjusted percentage increase, if any, as determined by the consumer price index-u.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Local Government Professional Services Selection Act. Provides that a political subdivision may develop an alternative process of public hearing, evaluation procedure, and selection procedure for the selection of architectural, engineering, or land surveying services for services costing at least $25,000 but less than $50,000. Provides that the alternative process shall establish guidelines for selection based on demonstrated competence and qualifications to perform the type of services required followed by a negotiation of the fee at a price determined by the political subdivision to be fair and reasonable after considering the estimated value, the scope, the complexity, and the nature of the services.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the introduced bill, but changes the revised cost of an emergency situation for a project from $150,000 to $40,000 before a political subdivision is allowed to waive the public hearing, evaluation procedure, and selection procedure for the selection of architectural, engineering, or land surveying services.

Aug 19 18  S  Public Act . . . . . . . . . . . . . 100-0968
Amends the Massage Licensing Act. Defines "sexual misconduct". Provides that it is a violation if an owner or manager of a massage establishment knows or reasonably suspects that an employee has committed sexual misconduct against another person on the premises of, or on behalf of, the massage establishment and fails to report to the appropriate law enforcement agency. Provides that a person in violation of the provisions is subject to a fine of not more than $1,500 for each unreported case or revocation of his or her massage therapy license, or both. Increases the fine in instances in which the violator is 17 years of age or older and holds a position of trust, authority, or supervision against a victim between 13 and 18 years old. Provides that it is a violation if an owner or manager of a massage establishment fails to display the policies and procedures relating to sexual misconduct in a manner visible to customers of the massage establishment. Provides injunctive relief available upon the second or subsequent violation of the provisions. Provides that nothing in the provisions requires a law enforcement officer to whom a report of sexual misconduct is made to investigate or charge an individual without the consent of the alleged victim. Provides that a violation of the provisions by a licensed massage therapist is grounds for discipline by the Department of Financial and Professional Regulation.

Amends the Code of Civil Procedure. Provides that the publication requirement in a petition for change of name shall be waived if: (i) the petitioner is 18 years of age or older; (ii) concurrent with the petition, the petitioner files with the court a statement, verified under oath, attesting that the petitioner is or has been a person protected under the Illinois Domestic Violence Act of 1986, the Stalking No Contact Order Act, the Civil No Contact Order Act, the stalking provisions of the Criminal Code of 2012, or a similar provision of a law in another state or jurisdiction; (iii) the petitioner attaches to the statement any supporting documents, including relevant court orders; and (iv) the circuit court, after reviewing the statement and supporting documents, enters an order waiving publication. Provides that, under certain circumstances, the petitioner's address may be omitted from court documents and the petitioner may designate an alternative address for service. Provides that court administrators may allow domestic abuse advocates to assist petitioners in the preparation of certain name change petitions. Provides that if publication requirements have been waived, the circuit court shall enter an order providing that any system operated by the judiciary that is designed to provide public case information electronically shall not make the petition publicly available. Provides that the court may enter a written order waiving the publication requirement in a petition for change of name if: (i) the petitioner is 18 years of age or older; and (ii) concurrent with the petition, the petitioner files with the court a statement, verified under oath, attesting that the petitioner is or has been a person protected under the Illinois Domestic Violence Act of 1986, the Stalking No Contact Order Act, the Civil No Contact Order Act, Article 112A of the Code of Criminal Procedure of 1963, certain bail conditions, or a similar provision of a law in another state or jurisdiction. Provides that the petitioner may attach to the statement any supporting documents, including relevant court orders. Provides that, under certain circumstances, the petitioner's address may be omitted from court documents and the petitioner may designate an alternative address for service. Provides that court administrators may allow domestic abuse advocates to assist petitioners in the preparation of certain name change petitions. Provides that if publication requirements have been waived, the circuit court shall enter an order providing that any system operated by the judiciary that is designed to provide public case information electronically shall not make the petition publicly available. Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that the court may enter a written order waiving the publication requirement in a petition for change of name if: (i) the petitioner is 18 years of age or older; and (ii) concurrent with the petition, the petitioner files with the court a statement, verified under oath, attesting that the petitioner is or has been a person protected under the Illinois Domestic Violence Act of 1986, the Stalking No Contact Order Act, the Civil No Contact Order Act, Article 112A of the Code of Criminal Procedure of 1963, certain bail conditions, or a similar provision of a law in another state or jurisdiction. Provides that the petitioner may attach to the statement any supporting documents, including relevant court orders. Provides that, under certain circumstances, the petitioner's address may be omitted from court documents and the petitioner may designate an alternative address for service. Provides that court administrators may allow domestic abuse advocates to assist petitioners in the preparation of certain name change petitions. Provides that if publication requirements have been waived, the circuit court shall enter an order providing that any system operated by the judiciary that is designed to provide public case information electronically shall not make the petition publicly available.
SB 02331 Sen. Linda Holmes

10 ILCS 5/2A-41 from Ch. 46, par. 2A-41
10 ILCS 5/7-12 from Ch. 46, par. 7-12
70 ILCS 2405/3 from Ch. 42, par. 301

Amends the Election Code. Requires that the trustees for the Fox Metro Water Reclamation District be elected at consolidated elections. Provides that where a nomination for election is to be made for a trustee of the Fox Metro Water Reclamation District, then the petition shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary. Amends the Sanitary District Act of 1917. Provides that the board of trustees of the Fox Metro Water Reclamation District shall be elected (rather than appointed) beginning with the 2019 election. Sets forth requirements concerning the number of trustees to be elected and length of terms. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02332

Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Changes the name of the Act to the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Raises the age for whom tobacco products, electronic cigarettes, and alternative nicotine products may be sold from at least 18 years of age to at least 21 years of age. Eliminates the penalty for possession of a cigar, cigarette, smokeless tobacco, or tobacco in any of its forms by persons under 18 years of age. Defines "electronic cigarette". Repeals the Smokeless Tobacco Limitation Act. Amends various other Acts to make conforming changes.

Senate Floor Amendment No. 1

Makes it a Class A misdemeanor for a person who is under 21 years of age (formerly 18) in the furtherance or facilitation of obtaining any tobacco product to display or use a false or forged identification card or to transfer, alter, or deface an identification card. Makes other technical changes.

Senate Floor Amendment No. 2

Provides that the report to the General Assembly by the Illinois Liquor Control Commission based on a study of the impact of Public Act 95-634 on the business of soliciting, selling, and shipping wine from inside and outside of this State directly to residents of this State. shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Provides that a person shall not distribute without charge samples of any tobacco product to any other person, regardless of age, except for smokeless tobacco in an adult-only facility (current law prohibits the distribution of free samples of a tobacco product, regardless of age: (1) within a retail establishment selling tobacco products, unless the retailer has verified the purchaser's age with a government issued identification; (2) from a lunch wagon; or (3) on a public way as a promotion or advertisement of a tobacco manufacturer or tobacco product).

Fiscal Note (Dept of Revenue)

This bill will decrease Cigarette Tax receipts by $35 million to $40 million per fiscal year and Sales Tax receipts by $6 million to $8 million. In total, this bill is estimated to decrease receipts by $41 million to $48 million. This fiscal impact is based on a full 12-months of collections under the proposed change.
SB 02332 (CONTINUED)
Nov 29 18 S Total Veto Stands

820 ILCS 112/10
820 ILCS 112/28 new
Amends the Equal Pay Act of 2003. Provides that it is unlawful for an employer to require an employee to sign a contract or waiver that would prohibit the employee from disclosing or discussing the employee's wage or salary; however, an employer may prohibit a human resources employee, a supervisor, or any other employee whose job responsibilities require or allow access to other employees' wage or salary information from disclosing such information without prior written consent from the employee whose information is sought or requested. Provides that it is unlawful for an employer to seek the wage or salary history of a prospective employee from the prospective employee or a current or former employer or to require that a prospective employee's prior wage or salary history meet certain criteria, with some exceptions. Provides that an employer against whom an action is brought alleging a violation of the Act's prohibition against gender-based wage differentials and who, within the previous 3 years and prior to the commencement of the action, has completed a self-evaluation of the employer's pay practices and can demonstrate that reasonable progress has been made towards eliminating wage differentials based on gender for the same or substantially similar work in accordance with that evaluation shall have an affirmative defense to liability. Provides that an employer who cannot demonstrate that the evaluation was reasonable in detail and scope shall not be entitled to an affirmative defense, but is liable for any civil fine of: (1) up to $500 per employee affected, if the employer has fewer than 4 employees; or (2) up to $2,500 per employee affected, if the employer has 4 or more employees.
May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02334  Sen. Laura M. Murphy
110 ILCS 330/6.7 new
210 ILCS 85/7.7 new
Amends the University of Illinois Hospital Act and Hospital Licensing Act. Provides that a hospital shall maintain a metal detector at each point of entry into the hospital. Provides that a hospital shall ensure that all members of the public, other than the employees of the hospital who display proper credentials, who enter the hospital at a point of entry are subjected to screening by a metal detector. Provides that individuals subject to screening shall include, but not be limited to, individuals in wheelchairs. Defines "point of entry". Effective July 1, 2018.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02335  Sen. Laura M. Murphy
820 ILCS 305/8.1 new
Amends the Workers' Compensation Act in relation to repetitive injuries. Provides that an accidental injury that results from repetitive or cumulative trauma and occurs within 6 months after the employee begins employment shall not be considered by a workers' compensation insurer in setting rates. Provides for contribution by prior employers with respect to awards for repetitive or cumulative injuries.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02336  Sen. William E. Brady-Pamela J. Althoff-Pat McGuire
35 ILCS 200/23-10
Amends the Property Tax Code. In a Section concerning tax objections, provides that, when a change in assessed valuation of $100,000 or more is sought: (i) on the date the initial complaint is filed, the plaintiff shall send a copy of the complaint to the custodian of funds of each of the taxing districts against which the complaint is directed; and (ii) each of the taxing districts shall have the unconditional right to intervene in the cause of action. Effective immediately.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02337  Sen. Antonio Muñoz

20 ILCS 1605/2  from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20  from Ch. 120, par. 1170
20 ILCS 1605/21.10 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2019 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit police memorials. Provides that the net revenue from that game shall be divided equally for distribution into the Chicago Police Memorial Foundation Fund, the Police Memorial Committee Fund, and the Illinois State Police Memorial Fund and shall be used to fund grants for building and maintaining memorials and parks; holding annual memorial commemorations; giving scholarships to children of officers killed or catastrophically injured in the line of duty, or those interested in pursuing a career in law enforcement; and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Effective immediately.

Senate Floor Amendment No. 2

In provisions requiring the Department of the Lottery to offer a special instant scratch-off game to benefit police memorials, corrects the reference to the Illinois State Police Memorial Park Fund and removes language regarding the Criminal Justice Information Projects Fund.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02338  Sen. William E. Brady

70 ILCS 1325/1.1  from Ch. 105, par. 330a.1

Amends the Park District Police Act. Makes a technical change in a Section concerning the short title.

Jan 24 18  S  Referred to Assignments
SB 02339
Sen. Antonio Muñoz-Scott M. Bennett-Bill Cunningham, Emil Jones, III, John F. Curran, Martin A. Sandoval and Michael Connelly


730 ILCS 135/1 from Ch. 38, par. 1101

Senate Floor Amendment No. 2
Deletes reference to:

730 ILCS 135/1

Adds reference to:

625 ILCS 5/4-103 from Ch. 95 1/2, par. 4-103

Adds reference to:

705 ILCS 405/5-408 new

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that knowledge that a vehicle or essential part is stolen or converted may be inferred: (A) from the surrounding facts and circumstances, which would lead a reasonable person to believe that the vehicle or essential part is stolen or converted; or (B) if the person exercises exclusive unexplained possession over the stolen or converted vehicle or essential part, regardless of whether the date on which the vehicle or essential part was stolen is recent or remote. Amends the Juvenile Court Act of 1987. Provides that if a law enforcement officer detains a minor for an act that if committed by an adult would constitute vehicular hijacking, aggravated vehicular hijacking, or possession of a stolen motor vehicle, the officer shall deliver the minor to the nearest juvenile officer as provided under the Act. Provides that minors shall be brought before a judicial officer within 40 hours, exclusive of Saturdays, Sundays, and court-designated holidays, for a detention hearing to determine whether he or she shall be further held in custody. Provides that if the court finds that there is probable cause to believe that the minor is a delinquent minor by virtue of his or her violation of vehicular hijacking, aggravated vehicular hijacking, or a similar offense in the Illinois Vehicle Code, that finding shall create a presumption that immediate and urgent necessity. Provides that once the presumption of immediate and urgent necessity has been raised, the burden of demonstrating the lack of immediate and urgent necessity shall be on any party that is opposing detention for the minor. Provides that should the court order detention, the minor shall be detained, pending the results of a court-ordered psychological evaluation to determine if the minor is a risk to himself, herself, or others. Provides that upon receipt of the psychological evaluation, the court shall review the determination regarding the existence of urgent and immediate necessity. Makes other changes. Effective immediately.

House Committee Amendment No. 1
Provides that if a law enforcement officer detains a minor for an act that if committed by an adult would constitute vehicular hijacking or aggravated vehicular hijacking (in the engrossed bill, vehicular hijacking, aggravated vehicular hijacking, or possession of a stolen motor vehicle) the officer shall deliver the minor to the nearest juvenile officer.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)
There is no corrections population impact or fiscal impact to the Department of Corrections.

State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
Does not create a State mandate.

Balanced Budget Note, House Committee Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Fiscal Note, House Committee Amendment No. 1 (Illinois State Police)
No fiscal impact to the Illinois State Police.
SB 02339 (CONTINUED)

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill would not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Land Conveyance Appraisal Note, House Committee Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Home Rule Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Housing Affordability Impact Note, House Committee Amendment No. 1 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02340 Sen. Elgie R. Sims, Jr.
730 ILCS 120/1 from Ch. 38, par. 1501
Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02341 Sen. Jacqueline Y. Collins-Patricia Van Pelt and David Koehler-Mattie Hunter
725 ILCS 5/100-1 from Ch. 38, par. 100-1

Senate Floor Amendment No. 1
Deletes reference to:

725 ILCS 5/100-1

Adds reference to:

720 ILCS 570/102 from Ch. 56 1/2, par. 1102

Adds reference to:

720 ILCS 570/204 from Ch. 56 1/2, par. 1204

Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Expands the existing list of specified synthetic cathinones that are Schedule I controlled substances to include any synthetic cathinone which is not approved by the United States Food and Drug Administration or, if approved, is not dispensed or possessed in accordance with State or federal law. Provides that synthetic cannabinoids and piperazines are Schedule I controlled substances when they are not approved by the United States Food and Drug Administration or, if approved, is not dispensed or possessed in accordance with State or federal law. Defines "synthetic drug".

Aug 10 18 S Public Act . . . . . . . . 100-0789
SB 02342  Sen. Don Harmon and Mattie Hunter
(Rep. Will Guzzardi-Jonathan Carroll and Tony McCombie)

720 ILCS 646/1
Amends the Methamphetamine Control and Community Protection Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
720 ILCS 646/1
Adds reference to:
410 ILCS 70/6.5
Adds reference to:
725 ILCS 203/30

Replaces everything after the enacting clause. Amends the Sexual Assault Incident Procedure Act. Provides a victim shall have 10 years (currently, 5 years) from the completion of an Illinois State Police Sexual Assault Evidence Collection Kit, or 10 years from the age of 18 years, whichever is longer, to sign a written consent to release the sexual assault evidence to law enforcement for testing. Makes conforming changes to the Sexual Assault Survivors Emergency Treatment Act.

House Committee Amendment No. 1
Deletes reference to:

Deletes reference to:
725 ILCS 203/30
Adds reference to:
5 ILCS 810/20
Adds reference to:
410 ILCS 620/3.23
Adds reference to:
720 ILCS 5/29B-0.5
Adds reference to:
720 ILCS 5/29B-1 from Ch. 38, par. 29B-1
Adds reference to:
720 ILCS 5/29B-2
Adds reference to:
720 ILCS 5/29B-5
Adds reference to:
720 ILCS 5/29B-7
Adds reference to:
720 ILCS 5/29B-10
Adds reference to:
720 ILCS 5/29B-12
Adds reference to:
720 ILCS 5/29B-13
Adds reference to:
720 ILCS 5/29B-14
Adds reference to:
720 ILCS 5/29B-17
Adds reference to:
720 ILCS 5/29B-21
Adds reference to:
720 ILCS 5/29B-22
Adds reference to:
SB 02342 (CONTINUED)

720 ILCS 5/29B-26
Adds reference to:
    720 ILCS 5/29B-27
Adds reference to:
    720 ILCS 5/36-1.3
Adds reference to:
    720 ILCS 5/36-1.4
Adds reference to:
    720 ILCS 5/36-1.5
Adds reference to:
    720 ILCS 5/36-2
          from Ch. 38, par. 36-2
Adds reference to:
    720 ILCS 5/36-2.1
Adds reference to:
    720 ILCS 5/36-2.5
Adds reference to:
    720 ILCS 5/36-10
Adds reference to:
    720 ILCS 550/12
          from Ch. 56 1/2, par. 712
Adds reference to:
    720 ILCS 570/505
          from Ch. 56 1/2, par. 1505
Adds reference to:
    725 ILCS 150/3.3
Adds reference to:
    725 ILCS 150/4
          from Ch. 56 1/2, par. 1674
Adds reference to:
    725 ILCS 150/6
          from Ch. 56 1/2, par. 1676
Adds reference to:
    725 ILCS 150/9
          from Ch. 56 1/2, par. 1679
Adds reference to:
    725 ILCS 150/13.4
Adds reference to:
    740 ILCS 147/40


Nov 28 18    S    Passed Both Houses
(Rep. Martin J. Moylan-David S. Olsen)

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
720 ILCS 5/1-1
Adds reference to:
720 ILCS 5/24-1 from Ch. 38, par. 24-1
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Prohibits beginning 90 days after the effective date of the bill, the knowing sale, manufacture, purchase, possession, or carrying of a bump stock or trigger crank. Defines “bump stock” and “trigger crank”. Establishes penalties. Effective immediately.
May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02344  Sen. John G. Mulroe  
(Rep. Robert Martwick-Michael P. McAuliffe)

115 ILCS 5/18 from Ch. 48, par. 1718
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning the application of the Open Meetings Act to collective bargaining negotiations and grievance arbitrations.
Senate Floor Amendment No. 1
Deletes reference to:
115 ILCS 5/18
Adds reference to:
105 ILCS 5/10-22.31 from Ch. 122, par. 10-22.31
Replaces everything after the enacting clause. Amends the School Code. With regard to joint agreements entered into by school boards to provide special educational facilities and services, provides that a member district wishing to withdraw from a joint agreement must present to its school board and the other member districts evidence that withdrawing from the joint agreement is in the best needs of a child. Provides that if a member district withdraws from a joint agreement and the district was, prior to the withdrawal, sending students with disabilities to special educational facilities and services in another district under the joint agreement, the student may continue to use the facilities and services of the other district, regardless of the district in which the student resides, and the district in which the student resides shall pay the cost of those services. Effective immediately.
House Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the School Code. With regard to joint agreements entered into by school boards to provide special educational facilities and services, provides that a member district wishing to withdraw from a joint agreement must present to its school board and the other member districts evidence that it has a comprehensive plan for educating a wide range of students with disabilities, including a full continuum of supports and services, and that it has an appropriate plan for educating all currently enrolled students with disabilities upon withdrawal from the joint agreement. Provides that, in school districts located in whole or part in a county with a population exceeding 5,000,000 inhabitants and with joint agreements involved in a withdrawal effective on July 1, 2018, a student attending a school under a joint agreement program in the school year immediately prior to the effective date of the school district withdrawing from the agreement shall be permitted to remain placed in the joint agreement program if the student is a resident of the withdrawing school district, the joint agreement maintains the program, the student's individualized education program team makes a determination that the program is the most appropriate program to meet the student's needs, and the student remains age appropriate for the program. Provides that if a student from the withdrawing district attends the joint agreement's program, the withdrawing district shall be responsible for the per capita cost of the student's attendance as calculated under the Children with Disabilities Article of the Code, plus a per student share of fees that would have been paid to the joint agreement for membership and administrative costs associated with educating the student in the joint agreement's program, and transportation of the student to the joint agreement's program. Makes the provisions concerning such a student inoperative on and after July 1, 2026. Effective immediately.
Nov 28 18 S Total Veto Stands
SB 02345  Sen. Kimberly A. Lightford  
(Rep. Barbara Flynn Currie-Mary E. Flowers)  
115 ILCS 5/15  
from Ch. 48, par. 1715  
Senate Floor Amendment No. 1  
Deletes reference to:  
115 ILCS 5/15  
Adds reference to:  
105 ILCS 5/10-17a  
from Ch. 122, par. 10-17a  
Replaces everything after the enacting clause. Amends the School Code. Provides that a school report card shall include the most current data possessed by the State Board of Education relating to whether or not a school has participated in the Illinois Youth Survey; defines "Illinois Youth Survey".  
Nov 29 18  
Public Act . . . . . . . . . 100-1121  

SB 02346  Sen. Kimberly A. Lightford  
115 ILCS 5/5  
from Ch. 48, par. 1705  
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning the Illinois Educational Labor Relations Board.  
May 11 18  
S  Rule 3-9(a) / Re-referred to Assignments  

SB 02347  Sen. Kimberly A. Lightford  
115 ILCS 5/3  
from Ch. 48, par. 1703  
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning employee rights.  
May 31 18  
S  Rule 3-9(a) / Re-referred to Assignments  

SB 02348  Sen. Thomas Cullerton  
115 ILCS 5/1  
from Ch. 48, par. 1701  
Apr 27 18  
S  Rule 3-9(a) / Re-referred to Assignments  

SB 02349  Sen. Thomas Cullerton  
110 ILCS 930/1  
from Ch. 144, par. 2301  
Apr 27 18  
S  Rule 3-9(a) / Re-referred to Assignments
SB 02350  Sen. Julie A. Morrison-Jacqueline Y. Collins-Kwame Raoul-Bill Cunningham-Linda Holmes and Michael Connelly

(Rep. Jonathan Carroll)

110 ILCS 151/1
Amends the Career and Workforce Transition Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 151/1
Adds reference to:
105 ILCS 128/20
Replaces everything after the enacting clause. Amends the School Safety Drill Act. Provides that, no later than 90 days after the first day of each school year, schools must conduct at least one law enforcement drill that addresses an active threat or an active shooter within a school building. Requires all law enforcement drills to be conducted on days and times when students are normally present in the school building (rather than allowing the drill to be conducted on days and times when students are not present in the school building). Provides that the appropriate local law enforcement agency shall observe the administration of the drill. Makes changes concerning participation.

House Floor Amendment No. 1
Allows administrators or school support personnel the discretion to exempt students from law enforcement drills.

Aug 20 18  S  Public Act . . . . . . . . 100-0996
SB 02351  Sen. Kimberly A. Lightford-Omar Aquino-Jacqueline Y. Collins-Iris Y. Martinez

110 ILCS 27/1
Amends the Dual Credit Quality Act. Makes a technical change in a Section concerning the short title.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02352  Sen. Kimberly A. Lightford

110 ILCS 25/1
from Ch. 144, par. 2901
Amends the Collegiate Athletic Association Compliance Enforcement Procedures Act. Makes a technical change in a Section concerning the short title.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02353  Sen. Kimberly A. Lightford

110 ILCS 13/1
Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02354

Sen. Pat McGuire, Tom Rooney-Chapin Rose-Thomas Cullerton-Sue Rezin, Dale A. Righter, Dale Fowler, Paul Schimpf, Jason A. Barickman, Jil Tracy, Dave Syverson-Kimberly A. Lightford and Kwame Raoul
(Rep. Katie Stuart-Emanuel Chris Welch-Robert W. Pritchard-Norine K. Hammond-Kelly M. Burke, Patricia R. Bellock, Terri Bryant, Carol Ammons, Anna Moeller, Deb Conroy, LaToya Greenwood, Natalie A. Manley, Monica Bristow, Jay Hoffman, Rita Mayfield, Will Guzzardi, Robert Martwick, Sam Yingling and Mary E. Flowers)

105 ILCS 60/1
Amends the Community Service Education Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 60/1
Adds reference to:
110 ILCS 152/30 new

Replaces everything after the enacting clause. Amends the Illinois Articulation Initiative Act. Provides that, beginning with the 2019-2020 academic year, each public institution shall require any student who, upon completing 30 academic credit hours, is interested in pursuing an associate degree or baccalaureate degree at the public institution in which he or she is enrolled or at another public institution to indicate to the public institution in which he or she is enrolled all of his or her degree programs of interest. Provides that the public institution in which the student is enrolled shall make a reasonable attempt to conduct a meeting with the student and an academic advisor of the public institution, who shall inform the student of the prerequisite requirements for the student's degree programs of interest. Effective immediately.

House Committee Amendment No. 1
Adds reference to:
110 ILCS 150/23 new

Adds reference to:
110 ILCS 205/9.37 new

Adds reference to:
110 ILCS 305/7f from Ch. 144, par. 28f

Adds reference to:
110 ILCS 305/7g rep.

Adds reference to:
110 ILCS 520/8f from Ch. 144, par. 658f

Adds reference to:
110 ILCS 520/8g rep.

Adds reference to:
110 ILCS 660/5-90

Adds reference to:
110 ILCS 660/5-91 rep.

Adds reference to:
110 ILCS 665/10-90

Adds reference to:
110 ILCS 665/10-91 rep.

Adds reference to:
110 ILCS 665/10-92 rep.

Adds reference to:
110 ILCS 670/15-90

Adds reference to:
110 ILCS 670/15-91 rep.

Adds reference to:
110 ILCS 675/20-90

Adds reference to:
110 ILCS 675/20-91 rep.

Adds reference to:
SB 02354 (CONTINUED)

110 ILCS 680/25-90
Adds reference to:
110 ILCS 680/25-91 rep.

110 ILCS 685/30-90
Adds reference to:
110 ILCS 685/30-91 rep.

110 ILCS 690/35-90
Adds reference to:
110 ILCS 690/35-91 rep.

Replaces everything after the enacting clause. Amends the Student Transfer Achievement Reform Act. Provides that, beginning with the 2019-2020 academic year, the Board of Higher Education and the Illinois Community College Board shall develop a policy to foster the reverse transfer of credit for any student who has accumulated at least 15 hours of academic credit at a community college and a sufficient number of hours of academic credit at a State university in the prescribed courses necessary to meet a community college's requirements to be awarded an associate degree; defines "reverse transfer of credit". Provides that a student wishing to reverse transfer earned academic credit to obtain an associate degree shall agree to the exchange of transcript information between each community college and State university that he or she has attended and shall submit an application and his or her transcripts to a community college for conferral of an associate degree. Provides that the Board of Higher Education, the Illinois Community College Board, and the Midwestern Higher Education Compact's Multi-State Collaborative on Military Credit shall adopt a policy regarding the award of academic credit for military training applicable to meeting a community college's requirements for awarding an associate degree. Requires the Board of Higher Education and the Illinois Community College Board to adopt rules to implement the provisions. Amends the Illinois Articulation Initiative Act. Provides that, beginning with the 2019-2020 academic year, each public institution shall require any student who, upon completing 30 academic credit hours, is interested in pursuing an associate degree or baccalaureate degree at the public institution in which he or she is enrolled or at another public institution to indicate to the public institution in which he or she is enrolled all of his or her degree programs of interest. Provides that the public institution in which the student is enrolled shall make a reasonable attempt to conduct a meeting with the student and an academic advisor of the public institution, who shall inform the student of the prerequisite requirements for the student's degree programs of interest. Amends the Board of Higher Education Act. Provides that the Board of Higher Education may not limit the amount of tuition revenue that a public university may waive. Repeals provisions regarding tuition waiver limitations in various Acts relating to the governance of public universities in Illinois. Effective immediately.

Aug 13 18 S Public Act . . . . . . . 100-0824

SB 02355 Sen. John J. Cullerton

105 ILCS 5/3-14.25 from Ch. 122, par. 3-14.25
Amends the School Code. Makes a technical change in a Section concerning regional superintendents of schools.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02356
Sen. Iris Y. Martinez-Jennifer Bertino-Tarrant and Omar Aquino
(Rep. Rita Mayfield)

105 ILCS 5/2-3.25n
Amends the School Code. Makes a technical change in a Section concerning the federal No Child Left Behind Act of 2001.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/2-3.25n
Adds reference to:
110 ILCS 48/10
Adds reference to:
110 ILCS 48/15
Adds reference to:
110 ILCS 48/20
Adds reference to:
110 ILCS 48/25
Adds reference to:
110 ILCS 48/30

Replaces everything after the enacting clause. Amends the Grow Your Own Teacher Education Act. Makes a change to the definition of "eligible school". Provides that the Board of Higher Education shall, subject to appropriation, allocate funds to Grow Your Own Illinois for the purpose of administering the program and awarding grants under the Act (rather than requiring the Board of Higher Education to award grants under this Act). Makes conforming changes. Effective July 1, 2018.

House Committee Amendment No. 1
Amends the definition of "eligible school" to provide that it includes an early childhood program licensed by the Department of Children and Family Services in which no less than 40% (rather than 60%) of the children it serves are receiving subsidized care under the Department of Human Services' Child Care Assistance Program.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02357
Sen. Scott M. Bennett, Tom Rooney-Chapin Rose and Paul Schimpf

105 ILCS 5/1B-1 from Ch. 122, par. 1B-1
Amends the School Code. Makes a technical change in a Section concerning school district financial oversight panels.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/1-2
Adds reference to:
110 ILCS 150/23 new

Replaces everything after the enacting clause. Amends the Student Transfer Achievement Reform Act. Provides that, beginning with the 2019-2020 academic year, the Board of Higher Education and the Illinois Community College Board shall develop a policy to foster the reverse transfer of credit for any student who has accumulated at least 15 hours of academic credit at a community college and a sufficient number of hours of academic credit at a State university in the prescribed courses necessary to meet a community college's requirements to be awarded an associate degree; defines "reverse transfer of credit". Provides that a student wishing to reverse transfer earned academic credit to obtain an associate degree shall agree to the exchange of transcript information between each community college and State university that he or she has attended and shall submit an application and his or her transcripts to a community college for conferral of an associate degree. Provides that the Board of Higher Education, the Illinois Community College Board, and the Midwestern Higher Education Compact's Multi-State Collaborative on Military Credit shall adopt a policy regarding the award of academic credit for military training applicable to meeting a community college's requirements for awarding an associate degree. Requires the Board of Higher Education and the Illinois Community College Board to adopt rules to implement the provisions. Effective July 1, 2018.

Senate Floor Amendment No. 2

Provides that no later than 30 (rather than 14) business days after receiving an application, a community college shall notify an applicant if he or she qualifies for an associate degree based on the total earned credits.

SB 02358
Sen. Pat McGuire, Tom Rooney-Chapin Rose, Paul Schimpf-Melinda Bush, Kimberly A. Lightford and Bill Cunningham
(Rep. Emanuel Chris Welch-Robert W. Pritchard)

105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02359
Sen. John J. Cullerton

230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02360
Sen. John J. Cullerton

230 ILCS 10/1 from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02361
Sen. John J. Cullerton

230 ILCS 15/0.01 from Ch. 85, par. 2300
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02362
Sen. Don Harmon-Bill Cunningham
(Rep. Arthur Turner-Melissa Conyears-Ervin-Theresa Mah-Chris Welch-Jim Durkin, Robert W. Pritchard, Dan Brady, Kelly M. Burke, Elizabeth Hernandez, La Shawn K. Ford, Mark Batinick, Katie Stuart and Al Riley)
5 ILCS 80/1 from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 80/1
Adds reference to:
30 ILCS 500/40-25
Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that any lease for real property to be used by the University of Illinois at Chicago for clinical services, ambulatory surgical services, and retail space may exceed 10 years in length, but may not exceed 30 years in length, provided: (1) the lease requires the lessor to make capital improvements in excess of $100,000; and (2) the Board of Trustees of the University of Illinois determines a term of more than 10 years is necessary and is in the best interest of the public institution of higher education. Makes a conforming change.
House Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, and modifies those provisions to provide that a lease for real property owned by the University of Illinois to be used by the University of Illinois at Chicago for an ambulatory surgical center, which would include both clinical services and retail space, may exceed 10 years in length where: (i) the lease requires the lessor to make capital improvements in excess of $100,000; and (ii) the Board of Trustees of the University of Illinois determines a term of more than 10 years is necessary and is in the best interest of the University. Provides that a lease under this provision may not exceed 30 years in length.
Aug 23 18 S Public Act . . . . . . . . . 100-1047

SB 02363
Sen. James F. Clayborne, Jr.-Jacqueline Y. Collins and Laura M. Murphy
(Rep. William Davis-Carol Ammons-Arthur Turner)
5 ILCS 100/1-1 from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 100/1-1
Adds reference to:
15 ILCS 505/17 from Ch. 130, par. 17
Adds reference to:
15 ILCS 505/30 new
Replaces everything after the enacting clause. Amends the State Treasurer Act. Provides that when the State Treasurer procures goods and services, he or she is authorized to incorporate preferences in the scoring process for: (1) minority-owned businesses, women-owned businesses, businesses owned by a person with a disability, qualified veteran-owned small businesses, and qualified service-disabled veteran-owned small businesses; and (2) businesses having a record of support for increasing diversity and inclusion in board membership, management, employment, philanthropy, and supplier diversity, including investment professionals and investment sourcing. Provides that when the State Treasurer utilizes a financial institution or determines the eligibility of a financial institution to participate in a banking contract, investment contract, investment activity, or other financial program of the State Treasurer, he or she shall review the financial institution's Community Reinvestment Act rating, record, and current level of financial commitment to the community prior to making a decision to utilize or determine the eligibility of such financial institution. Requires the State Treasurer to report on his or her utilization of minority-owned businesses, women-owned businesses, businesses owned by a person with a disability, qualified veteran-owned small businesses, and qualified service-disabled veteran-owned small businesses. Provides that specified provisions take precedence over any goals established under the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides policy and aspirational goal provisions. Defines terms. Effective immediately.
Aug 19 18 S Public Act . . . . . . . . . 100-0969
SB 02364
Sen. James F. Clayborne, Jr. and Toi W. Hutchinson

Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.

May 31 18
S Rule 3-9(a) / Re-referred to Assignments

SB 02365
(Rep. William Davis-Mike Fortner)

Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
5 ILCS 140/1.1
Adds reference to:
30 ILCS 500/20-7 new
Adds reference to:
30 ILCS 500/20-60
Adds reference to:
30 ILCS 500/50-80 new
Adds reference to:
30 ILCS 575/4f

Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that all procurement scoring rubrics for contracts entered into under the Code shall account for and allocate 20% of the total available points towards evaluation of each respondent's commitment to diversity, and shall require supporting documentation to that purpose. Specifies further scoring rubric requirements. Provides that when a solicitation is issued by any State agency or public institution of higher education and falls within a service or product offering that has a history of disparate awards to a class of business owners that are identified under the Business Enterprise Program Act, the scoring rubric allocation shall be 30% of the total available points towards evaluating commitment to diversity. Provides an exemption concerning federal-aid funds, grants, or loans. Provides that no vendor shall be eligible for renewal of a contract when that vendor has failed to meet the Business Enterprise Program spending goal specified under the contract, and that vendor is not otherwise excused from compliance under the Business Enterprise Program Act. Provides for modification of the 20% requirement. Provides an exemption concerning federal-aid funds, grants, or loans. Provides for the electronic filing of reports to the General Assembly.

Senate Floor Amendment No. 3
Adds reference to:
30 ILCS 575/6

Provides that provisions of a subsection concerning vendor eligibility for renewal of contracts does not apply to the renewal of contracts for construction or construction-related services. Requires each Chief Procurement Officer to consult with and report to the Business Enterprise Council (rather than Executive Ethics Commission) regarding diversity training and the diversity training report. Provides that in the case of State contracts for architectural and engineering services, specified provisions of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act requiring a portion of State contracts to be awarded to businesses owned and controlled by persons with disabilities do not apply. Adds a Section concerning agency compliance with the Business Enterprise for Minorities, Women, and Persons with Disabilities Act, and provides that reports under that Section shall include a self-evaluation of the efforts of the State agency or public institution of higher education to meet its goals under the Act, as well as a plan to increase the diversity of their vendors engaged in contracts, with a particular focus on those most underrepresented in contract awards. Makes conforming changes.

Nov 07 18
H Placed on Calendar 2nd Reading - Short Debate
SB 02366 Sen. Andy Manar

5 ILCS 160/1 from Ch. 116, par. 43.4

Amends the State Records Act. Makes a technical change in a Section concerning the short title.

May 11 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02367    Sen. Melinda Bush
            (Rep. Barbara Flynn Currie)

5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
   5 ILCS 180/1
Adds reference to:
   S.B. 3023, 100th G.A., Sec. 25

Replaces everything after the enacting clause. Provides if and only if Senate Bill 2834 and Senate Bill 3023 as amended by Senate Amendment No. 1 become law, then the Community-Law Enforcement Partnership for Deflection and Substance Use Disorder Treatment Act is amended to change the reference to the Department of Human Services' Division of Alcoholism and Substance Abuse to the Department of Human Services' Division of Substance Use Prevention and Recovery.

House Floor Amendment No. 1
Deletes reference to:
   S.B. 3023, 100th G.A., Sec. 25
Adds reference to:
   5 ILCS 100/5-140 from Ch. 127, par. 1005-140
   5 ILCS 430/1-5
   5 ILCS 430/20-5
   5 ILCS 430/20-10
   5 ILCS 430/20-23
   5 ILCS 430/20-90
   5 ILCS 430/20-95
   5 ILCS 430/Art. 75 heading
   5 ILCS 430/75-5
   5 ILCS 430/75-10
   10 ILCS 5/1A-8 from Ch. 46, par. 1A-8
   15 ILCS 15/11 from Ch. 127, par. 1811
   20 ILCS 105/4.02 from Ch. 23, par. 6104.02
   20 ILCS 105/7.09 from Ch. 23, par. 6107.09
   20 ILCS 405/405-300 was 20 ILCS 405/67.02
   20 ILCS 415/4c from Ch. 127, par. 63b104c
   20 ILCS 415/9 from Ch. 127, par. 63b109
SB 02367 (CONTINUED)

Adds reference to:

20 ILCS 505/5.15

Adds reference to:

20 ILCS 535/15

Adds reference to:

20 ILCS 1120/4 from Ch. 96 1/2, par. 7804

Adds reference to:

20 ILCS 1705/73 from Ch. 23, par. 3434

Adds reference to:

20 ILCS 2405/3 from Ch. 127, par. 727

Adds reference to:

20 ILCS 2705/2705-205 was 20 ILCS 2705/49.21

Adds reference to:

20 ILCS 3005/5.1 from Ch. 127, par. 415

Adds reference to:

20 ILCS 3515/7 from Ch. 127, par. 214.14

Adds reference to:

20 ILCS 3915/4 from Ch. 38, par. 210-7

Adds reference to:

20 ILCS 3930/7 from Ch. 91 1/2, par. 705

Adds reference to:

25 ILCS 5/3.1 from Ch. 63, par. 3.1

Adds reference to:

25 ILCS 130/1-3 from Ch. 63, par. 1001-3

Adds reference to:

25 ILCS 130/1-4 from Ch. 63, par. 1001-4

Adds reference to:

25 ILCS 130/1-5 from Ch. 63, par. 1001-5

Adds reference to:

25 ILCS 130/4-1 from Ch. 63, par. 1004-1

Adds reference to:

25 ILCS 130/4-2 from Ch. 63, par. 1004-2

Adds reference to:

25 ILCS 130/4-2.1 from Ch. 63, par. 1004-2

Adds reference to:

25 ILCS 130/4-3 from Ch. 63, par. 1004-3

Adds reference to:

25 ILCS 130/4-4 from Ch. 63, par. 1004-4

Adds reference to:

25 ILCS 130/4-4 from Ch. 63, par. 1004-7

Adds reference to:

25 ILCS 130/4-9 from Ch. 63, par. 1004-9
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SB 02367 (CONTINUED)

Adds reference to:
45 ILCS 155/2a from Ch. 144, par. 2803

Adds reference to:
50 ILCS 740/13 from Ch. 85, par. 543

Adds reference to:
65 ILCS 5/11-4-5 from Ch. 24, par. 11-4-5

Adds reference to:
70 ILCS 10/2 from Ch. 15 1/2, par. 252

Adds reference to:
70 ILCS 504/15

Adds reference to:
70 ILCS 504/25

Adds reference to:
70 ILCS 506/25

Adds reference to:
70 ILCS 508/15

Adds reference to:
70 ILCS 508/20

Adds reference to:
70 ILCS 508/30

Adds reference to:
70 ILCS 510/5 from Ch. 85, par. 6205

Adds reference to:
70 ILCS 510/6 from Ch. 85, par. 6206

Adds reference to:
70 ILCS 510/8 from Ch. 85, par. 6208

Adds reference to:
70 ILCS 516/15

Adds reference to:
70 ILCS 516/20

Adds reference to:
70 ILCS 516/30

Adds reference to:
70 ILCS 518/30

Adds reference to:
70 ILCS 519/5-20

Adds reference to:
70 ILCS 519/5-30

Adds reference to:
70 ILCS 525/2004 from Ch. 85, par. 7504

Adds reference to:
70 ILCS 525/2006 from Ch. 85, par. 7506

Adds reference to:
70 ILCS 530/6 from Ch. 85, par. 7156

Adds reference to:
70 ILCS 531/4

Adds reference to:
70 ILCS 531/5
SB 02367 (CONTINUED)

Adds reference to:
  70 ILCS 531/6

Adds reference to:
  70 ILCS 531/8

Adds reference to:
  70 ILCS 532/30

Adds reference to:
  70 ILCS 535/4 from Ch. 85, par. 7454

Adds reference to:
  70 ILCS 535/6 from Ch. 85, par. 7456

Adds reference to:
  70 ILCS 915/2 from Ch. 111 1/2, par. 5002

Adds reference to:
  70 ILCS 925/10

Adds reference to:
  70 ILCS 930/10

Adds reference to:
  70 ILCS 935/10

Adds reference to:
  70 ILCS 935/10 from Ch. 111 1/2, par. 5002

Adds reference to:
  70 ILCS 2605/4b from Ch. 42, par. 323b

Adds reference to:
  105 ILCS 5/2-3.39 from Ch. 122, par. 2-3.39

Adds reference to:
  105 ILCS 5/34A-606 from Ch. 122, par. 34A-606

Adds reference to:
  105 ILCS 13/15

Adds reference to:
  110 ILCS 205/9.04 from Ch. 144, par. 189.04

Adds reference to:
  110 ILCS 935/9 from Ch. 144, par. 1459

Adds reference to:
  110 ILCS 940/4 from Ch. 127, par. 63b134

Adds reference to:
  110 ILCS 978/25

Adds reference to:
  225 ILCS 705/4.18 from Ch. 96 1/2, par. 418

Adds reference to:
  305 ILCS 5/5-5 from Ch. 23, par. 5-5

Adds reference to:
  305 ILCS 5/5-5.8 from Ch. 23, par. 5-5.8

Adds reference to:
  305 ILCS 5/12-5 from Ch. 23, par. 12-5

Adds reference to:
  325 ILCS 35/11 from Ch. 23, par. 6711

Adds reference to:
  405 ILCS 100/35

Adds reference to:
  415 ILCS 5/6.1 from Ch. 111 1/2, par. 1006.1
SB 02367 (CONTINUED)

Adds reference to:
605 ILCS 5/4-201.16
from Ch. 121, par. 4-201.16

Adds reference to:
615 ILCS 5/14a
from Ch. 19, par. 61a

Adds reference to:
615 ILCS 5/16
from Ch. 19, par. 63

Adds reference to:
615 ILCS 5/20
from Ch. 19, par. 67

Adds reference to:
615 ILCS 15/5
from Ch. 19, par. 126e

Adds reference to:
625 ILCS 5/15-203
from Ch. 95 1/2, par. 15-203

Adds reference to:
720 ILCS 510/10
from Ch. 38, par. 81-30

Adds reference to:
725 ILCS 5/108A-11
from Ch. 38, par. 108A-11

Adds reference to:
725 ILCS 5/108B-13
from Ch. 38, par. 108B-13

Adds reference to:
725 ILCS 105/10
from Ch. 38, par. 208-10

Adds reference to:
725 ILCS 210/4.06
from Ch. 14, par. 204.06

Adds reference to:
820 ILCS 85/20

Adds reference to:
820 ILCS 320/17
SB 02367 (CONTINUED)

Replaces everything after the enacting clause. Amends the Eastern Illinois Economic Development Authority Act. Adds Livingston and McLean counties to the jurisdiction of the Authority. Amends the Quad Cities Regional Economic Development Authority Act. Adds Winnebago, Stark, and Ogle counties to the jurisdiction of the Authority. Also adds Jo Daviess, Carroll, Whiteside, Stephenson, and Knox counties to provisions concerning additional powers and duties of the Authority. Amends the Southeastern Illinois Economic Development Authority Act. Expands the jurisdiction of the Authority to include all of Washington County (rather than Irvington Township in Washington County). Amends the Southwestern Illinois Economic Development Authority Act. Adds Monroe County to the jurisdiction of the Authority. Also adds Bond and Clinton counties to provisions concerning powers of the Authority. Amends the Upper Illinois River Valley Development Authority Act. Adds Boone and DeKalb counties to the jurisdiction of the Authority. Also adds Kendall, Kane, Lake, and McHenry counties to provisions concerning duties and acquisitions of the Authority. In the various Acts, makes conforming changes to board sizes, the number of board members to constitute a quorum, the number of board members needed to perform official acts, board powers and duties, and an election of a board chairperson. Amends all development authority acts (as well as the Joliet Arsenal Development Authority Act, the Riverdale Development Authority Act, and the Illinois Urban Development Authority Act) as follows: provides that the Authorities are subject to the Open Meetings Act and the Freedom of Information Act; limits persons with specified financial interests or business relationships from serving as the Executive Director or on the board of an Authority; provides that an Executive Director may not serve as the Executive Director of any other regional development authority and must have his or her primary residence in a county in which the Authority is located; provides that an Authority must provide notice to the General Assembly, the Department of Commerce and Economic Opportunity, and the Governor before the Authority enters into a financing agreement; provides that a contract or agreement entered into by an Authority must be posted on the Authority’s website; and provides that an Authority’s board may not meet or take any action without a quorum present. Amends the State Officials and Employees Ethics Act. Provides that the Executive Inspector General has jurisdiction over all board members and employees of the Regional Development Authorities and all vendors and others doing business with the Regional Development Authorities. Requires the board of each Regional Development Authority to designate an ethics officer. Authorizes Regional Development Authorities to hire an Inspector General to receive complaints and conduct investigations in accordance with an ordinance or resolution adopted by the Board. Authorizes the Executive Inspector General to disclose otherwise confidential information to an Inspector General appointed or employed by a Regional Development Authority. Specifies additional duties for the Executive Inspector General. Details the responsibilities of Inspectors General appointed or employed by a Regional Development Authority, which include, among other things, the filing of monthly activity reports with the Executive Inspector General. Defines “Regional Development Authorities” and “board members of Regional Development Authorities”. Makes other changes. Amends the Commission on Government Forecasting and Accountability Act. Provides for the transfer of the functions of the Legislative Research Unit to the Commission on Government Forecasting and Accountability. Provides that the Commission shall perform the powers, duties, rights, and responsibilities of the Legislative Research Unit as transferred to the Commission under the Act. Amends the Legislative Commission Reorganization Act of 1984. Removes the Legislative Research Unit as a legislative support services agency specified under the Act, and removes references to the Board of the Legislative Research Unit. Establishes the Commission on Government Forecasting and Accountability as the successor to the Legislative Research Unit. Provides that certain duties and responsibilities of the Legislative Research Unit specified under the Act shall be assumed by the Commission on Government Forecasting and Accountability. Amends the General Assembly Organization Act to provide for electronic filing of reports to the General Assembly. Amends various Acts and Codes to make conforming and related changes. Effective immediately.

Jul 08 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02368 Sen. William R. Haine 
(Rep. Jay Hoffman)

5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 235/1
Replaces everything after the enacting clause. Provides that, subject to specified conditions, the Director of the Department of Natural Resources, on behalf of the State of Illinois, is authorized to exchange certain real property in St. Clair County, Illinois for certain real property of equal or greater value in St. Clair County, Illinois. Provides that each party shall be responsible for any and all title costs associated with their respective properties.

House Committee Amendment No. 1
Adds reference to:
70 ILCS 2905/3-1 from Ch. 42, par. 503-1

Replaces everything after the enacting clause. Provides that, beginning on the effective date of the amendatory Act, the mayor of the largest municipality in the county having the greater equalized assessed valuation of the district shall be an ex officio commissioner of the Metro-East Sanitary District's Board of Commissioners. If there is not a vacant commissioner position from the county having the greater equalized assessed valuation on the effective date of the amendatory Act, then the term of the last appointed commissioner from that county is terminated on the effective date. Provides that, for the purpose of determining the ex officio commissioner, the county having the greater equalized assessed valuation of the district shall be established on January 1 of each year, and the ex officio commissioner shall serve until January 1 of the following year. Requires that the Executive Director of the district be a resident of the district. Makes conforming changes. Effective immediately.

Nov 28 18 S Total Veto Stands

SB 02369 Sen. Kwame Raoul, Heather A. Steans, Elgie R. Sims, Jr., Toi W. Hutchinson and Mattie Hunter

5 ILCS 315/1 from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02370 Sen. John J. Cullerton

5 ILCS 340/1 from Ch. 15, par. 501

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02371 Sen. John J. Cullerton

5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02372 Sen. John J. Cullerton

235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02373 Sen. John J. Cullerton

235 ILCS 5/6-16.1
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02374  Sen. John J. Cullerton

235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02375  Sen. Thomas Cullerton

50 ILCS 20/1  from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02376  Sen. Napoleon Harris, III-Michael E. Hastings-Kimberly A. Lightford
(Rep. La Shawn K. Ford)

50 ILCS 50/1
Amends the Property Assessed Clean Energy Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
50 ILCS 50/1
Adds reference to:
30 ILCS 105/5.886 new
Adds reference to:
30 ILCS 105/6z-105 new
Replaces everything after the enacting clause. Amends the State Finance Act. Creates the Cook County Water Infrastructure Fund as a special fund in the State treasury. Provides that moneys in the Fund shall be used by the Environmental Protection Agency to make grants to municipalities to fund infrastructure improvements to facilitate water supplies from Lake Michigan for residents of Cook County. Provides that, in making grants from the Cook County Water Infrastructure Fund, the Agency must prioritize water infrastructure projects in non-supplying municipalities in Cook County over water infrastructure projects in supplying municipalities in Cook County. Defines "non-supplying municipality" and "supplying municipality". Effective immediately.

House Floor Amendment No. 1
Provides that moneys in the Cook County Water Infrastructure Fund to be used by the Environmental Protection Agency for specified grants are subject to appropriation.

Nov 29 18  S  Total Veto Stands

SB 02377  Sen. Napoleon Harris, III

50 ILCS 150/1
Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02378 Sen. Kwame Raoul, Elgie R. Sims, Jr., Toi W. Hutchinson and Patricia Van Pelt

50 ILCS 350/1

Amends the Community Self-Revitalization Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

50 ILCS 350/1

Adds reference to:

50 ILCS 727/1-30 new

Replaces everything after the enacting clause. Amends the Police and Community Relations Improvement Act. Provides that each law enforcement agency shall adopt a written policy for the internal review of officer-involved shootings. Provides that the written policy must include that: each law enforcement officer shall immediately report any officer-involved shooting to the appropriate supervising officer; and each law enforcement agency shall conduct a thorough review of the circumstances of the officer-involved shooting. Provides that each written policy shall be available for copying and inspection under the Freedom of Information Act. Defines "officer-involved shooting".

Aug 19 18 S Public Act . . . . . . . . . 100-0970

SB 02379 Sen. Napoleon Harris, III

50 ILCS 505/1 from Ch. 85, par. 5601

Amends the Local Government Prompt Payment Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02380 Sen. Linda Holmes
(Rep. Christine Winger and Linda Chapa LaVia)

220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.

Senate Floor Amendment No. 3
Deletes reference to:
220 ILCS 5/1-101
Adds reference to:
225 ILCS 605/2 from Ch. 8, par. 302
Adds reference to:
225 ILCS 605/3.2
Adds reference to:
225 ILCS 605/3.4
Adds reference to:
225 ILCS 605/3.6
Adds reference to:
225 ILCS 605/7 from Ch. 8, par. 307
Adds reference to:
225 ILCS 605/7.1 new
Adds reference to:
510 ILCS 5/5 from Ch. 8, par. 355
Adds reference to:
510 ILCS 5/11 from Ch. 8, par. 361

Replaces everything after the enacting clause. Amends the Animal Welfare Act. Provides that if the dog or cat has been microchipped and the primary contact listed by the chip manufacturer cannot be located or refuses to reclaim the dog or cat, an attempt shall be made to contact any secondary contacts listed by the chip manufacturer or the purchaser of the microchip if the purchaser is a nonprofit organization, animal shelter, animal control facility, pet store, or veterinary office prior to adoption, transfer, or euthanization. Provides that applications for renewal licenses shall be made to the Department of Agriculture in a manner prescribed by the Department (rather than shall be in writing on forms as prescribed by the Department). Provides that the application shall include a report concerning intake and outcome statistics from the previous calendar year. Provides that this report shall include: (1) the total number of dogs, cats and other animals, divided into species, taken in by the animal shelter or animal control facility; and (2) the disposition of all dogs, cats, and other animals taken in by the animal shelter or animal control facility, divided into species. Provides that the Department shall post on its website the name (rather than the name and address) of each licensed animal control facility or animal shelter with other specified information.

House Committee Amendment No. 1
In the Animal Welfare Act and the Animal Control Act, adds breeders who purchase microchips to the list of entities to contact if a dog or cat has been microchipped and the primary contact listed by the chip manufacturer cannot be located or refused to reclaim the dog or cat. In the Animal Welfare Act: provides that an application for license renewal shall report the beginning inventory and intake and outcome statistics from the previous calendar year (rather than shall report intake and outcome statistics from the previous calendar year); provides that the intake and outcome statistics report shall include the total number of dogs, cats, and other animals taken in by the animal shelter or animal control facility that are impounded other than stray (rather than impounded), confiscated under the Human Care For Animals Act (rather than confiscated), and born in shelter or animal control facility (rather than born in shelter); and requires the Department of Agriculture to post on its website the name (rather than the name and address) of each licensed animal control facility or animal shelter with other specified information.

House Committee Amendment No. 2
Adds reference to:
510 ILCS 5/3.5
SB 02380 (CONTINUED)

In provisions of the Animal Control Act concerning county animal population fund use limitation, provides that funds placed
in the county animal population control fund (rather than funds from the $10 set aside of the differential for registration of dogs and
cats) may only be used to spay, neuter, or vaccinate certain dogs and cats.

Aug 14 18  S  Public Act . . . . . . . . . 100-0870

SB 02381  Sen. Laura M. Murphy

215 ILCS 124/1
Amends the Network Adequacy and Transparency Act. Makes a technical change in a Section concerning the short title.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02382  Sen. Heather A. Steans-Melinda Bush, Andy Manar, Cristina Castro, Laura M. Murphy, David Koehler-Jacqueline
Y. Collins, Elgie R. Sims, Jr., Omar Aquino, Patricia Van Pelt, Julie A. Morrison, Kimberly A. Lightford, Linda
Holmes and Iris Y. Martinez

215 ILCS 121/1
Amends the Navigator Certification Act. Makes a technical change in a Section concerning the short title.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02383  Sen. Michael E. Hastings

215 ILCS 105/1 from Ch. 73, par. 1301
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02384  Sen. Linda Holmes

210 ILCS 47/1-101
Amends the ID/DD Community Care Act. Makes a technical change in a Section concerning the short title.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02385 Sen. John G. Mulroe-Dave Syverson
(Rep. Lou Lang-Robert W. Pritchard, Michelle Mussman, William Davis, Silvana Tabares, Martin J. Moylan, Sam Yingling and Christine Winger)
210 ILCS 30/1 from Ch. 111 1/2, par. 4161
Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Adds reference to:
205 ILCS 5/48.1 from Ch. 17, par. 360
Adds reference to:
205 ILCS 205/4013 from Ch. 17, par. 7304-13
Adds reference to:
205 ILCS 305/10 from Ch. 17, par. 4411
Replaces everything after the enacting clause. Amends the Illinois Banking Act, the Illinois Credit Union Act, and the Savings Bank Act. Provides that the provisions concerning bank, credit union, savings bank records and member or customer financial records do not prohibit a bank, credit union, or savings bank from furnishing financial records of a member or customer to the Department of Human Services or the Department of Healthcare and Family Services to aid the Department's initial determination or subsequent re-determination of the member's or customer's eligibility for Medicaid and Medicaid long-term care benefits for long-term care services if the bank, credit union, or savings bank receives the written consent and authorization of the member or customer. Provides specified requirements and form for the written consent and authorization. Provides that the bank, credit union, savings bank shall not distribute the member's or customer's financial records to the long-term care facility from which the member or customer seeks initial or continuing residency or long-term care services. Provides that a bank, credit union, or savings bank providing financial records of a member or customer in good faith relying on a consent and authorization executed and tendered under the provisions shall not be liable to the member or customer or any other person for disclosing the member's or customer's financial record. Provides that a bank, credit union, or savings bank shall be reimbursed by the member or customer for all costs reasonably necessary and directly incurred in searching for, reproducing, and disclosing a member's or customer's financial records pursuant to any consent and authorization executed under the provisions. Specifies that the provisions shall not impair, abridge, or abrogate a member's or customer's right to: (1) directly disclose the member's or customer's financial records to the Department or any other person; or (2) authorize the member's or customer's attorney or duly appointed agent to request and obtain the member's or customer's financial records and disclose them to the Department. Effective immediately.
Senate Floor Amendment No. 2
In the Credit Union Act and the Savings Bank Act, provides that "Department" means the Department of Human Services and (rather than or) the Department of Healthcare and Family Services. Makes grammatical changes.
Aug 02 18 S Public Act . . . . . . . . . 100-0664
210 ILCS 4/1
Amends the Alzheimer's Disease and Related Dementias Special Care Disclosure Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:

210 ILCS 4/1

Adds reference to:

510 ILCS 5/2.18b new

Adds reference to:

510 ILCS 5/15.5 new

Replaces everything after the enacting clause. Amends the Animal Control Act. Provides that the Administrator, State's Attorney, Director of Agriculture, or any citizen may file a complaint in circuit court to determine whether a person is a reckless dog owner. Provides that if an owner is determined to be a reckless dog owner by clear and convincing evidence, the court shall order the immediate impoundment and forfeiture of all dogs the reckless dog owner has a property right in. Provides that the court shall further prohibit the ownership of a dog by the person determined to be a reckless dog owner for a period of at least 12 months, but not more than 36 months for the first determination. Provides that a dog's history during ownership by a person found to be a reckless dog owner shall not be considered conclusive of the dog's temperament and qualification for adoption or transfer. Provides that the dog's temperament shall be independently evaluated by a person qualified to conduct behavioral assessments and, if deemed adoptable, the receiving facility shall make a reasonable attempt to place the dog in another home, transfer the dog to rescue, or place the dog in a sanctuary. Provides that a person who refuses to forfeit a dog is a violation which carries a public safety fine of $500 for each dog to be deposited into the Pet Population Control Fund. Defines "reckless dog owner".
SB 02387


(Rep. Michelle Mussman-Kathleen Willis-Jonathan Carroll, Martin J. Moylan and Kelly M. Cassidy)

205 ILCS 625/1

Amends the Illinois Trust and Payable on Death Accounts Act. Makes a technical change to the short title Section.

Senate Floor Amendment No. 3

Deletes reference to:

205 ILCS 625/1

Adds reference to:

430 ILCS 65/9.5

720 ILCS 5/24-3

Replaces everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that the recipient of any firearm transferred by way of a Firearm Disposition Record form shall file with the Department of State Police, a sworn affidavit, attesting that the person: (1) is aware of, and will abide by the current law regarding the unlawful transfer of a firearm; (2) is aware of the penalties for violating the law as it pertains to unlawful transfer of a firearm; (3) intends to retain possession of the firearm until it is determined that the transferor is capable of possessing the firearm, or until a new person is chosen to hold the firearm; and (4) inform the Department and the State's Attorney in the county in which he or she resides of any address or name change that occurs while the person possesses the firearm; however, the person shall be relieved of these duties once he or she has legally destroyed the firearm or lawfully transferred the firearm. Provides that the person shall provide notice to the State's Attorney in the county in which he or she resides via copy of the sworn affidavit, to demonstrate that the affidavit has been filed with the Department. Makes conforming changes. Amends the Criminal Code of 2012. Provides that a person who is not a federally licensed firearm dealer who does not determine the validity of a purchaser's Firearm Owner's Identification Card commits a Class 4 felony.

House Floor Amendment No. 1

Provides that any person who is not a federally licensed firearm dealer and who desires to transfer or sell a firearm to any person who is not a federally licensed firearm dealer who does not comply with the provision that before selling or transferring the firearm the person must contact the Department of State Police with the transferee's or purchaser's Firearm Owner's Identification Card number to determine the validity of the transferee's or purchaser's Firearm Owner's Identification Card shall be punished as a Class A misdemeanor under the Firearm Owners Identification Card Act (rather than non-compliance shall not be punishable as a crime or petty offense). Makes a technical change.

Nov 07 18 H Placed on Calendar Order of 3rd Reading - Short Debate

SB 02388


205 ILCS 205/6014

Amends the Savings Bank Act. Makes a technical change in a Section concerning rules and regulations.

May 11 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02389

Sen. Terry Link

205 ILCS 5/1

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02390

Sen. John J. Cullerton

220 ILCS 5/13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02391  Sen. John J. Cullerton
220 ILCS 5/16-101
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02392  Sen. John J. Cullerton
225 ILCS 5/2  from Ch. 111, par. 7602
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02393  Sen. John J. Cullerton
225 ILCS 46/1
Amends the Health Care Worker Background Check Act. Makes a technical change in a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02394  Sen. John J. Cullerton
225 ILCS 57/1
Amends the Massage Licensing Act. Makes a technical change in a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02395  Sen. John J. Cullerton
225 ILCS 60/1  from Ch. 111, par. 4400-1
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02396  Sen. Jennifer Bertino-Tarrant
35 ILCS 405/1  from Ch. 120, par. 405A-1
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02397  Sen. John J. Cullerton
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02398  Sen. John J. Cullerton
35 ILCS 40/1
Amends the Invest in Kids Act. Makes a technical change in a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02399  Sen. John J. Cullerton
35 ILCS 35/1
Amends the State Tax Preparer Oversight Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02400  Sen. John J. Cullerton
35 ILCS 20/35-1
Amends the Tax Shelter Voluntary Compliance Law. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02401  Sen. John J. Cullerton
35 ILCS 16/1
Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02402  Sen. John J. Cullerton
35 ILCS 5/101  from Ch. 120, par. 1-101
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02403  Sen. John J. Cullerton
35 ILCS 128/1-1
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02404  Sen. John J. Cullerton
35 ILCS 145/1  from Ch. 120, par. 481b.31
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02405  Sen. John J. Cullerton
35 ILCS 155/1  from Ch. 120, par. 1701
Amends the Automobile Renting Occupation and Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02406  Sen. Linda Holmes
15 ILCS 15/1  from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02407  Sen. James F. Clayborne, Jr.  
(Rep. Jay Hoffman and LaToya Greenwood)

15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
15 ILCS 50/1
Adds reference to:
20 ILCS 515/15
Adds reference to:
20 ILCS 515/20
Adds reference to:
20 ILCS 515/25
Adds reference to:
20 ILCS 515/40
Replaces everything after the enacting clause. Amends the Child Death Review Team Act. Provides that the Inspector General of the Department of Children and Family Services (rather than the Director of the Department) in consultation and cooperation with the Illinois Child Death Review Teams Executive Council (Executive Council) shall appoint members to a child death review team in each of the Department's administrative subregions of the State outside Cook County and at least one child death review team in Cook County. Provides that each child death review team may make recommendations to the Inspector General of the Department (rather than the Director) concerning additional appointments; and that in the event of a disagreement, the Executive Council's decision shall control. Requires each child death review team to select a vice-chairperson who may also serve on the Illinois Child Death Review Teams Executive Council, but shall not have a vote on child death review team business unless the chairperson is unable to attend a meeting. Requires the Department to provide at least one full-time Statewide Department of Children and Family Services Liaison who shall attend all child death review team meetings, all Executive meetings, all Executive Council meetings, and meetings of the Director with the Executive Council. Permits child death review teams to review all unfounded child death cases. Requires the Department to provide child death review teams with certain records and information in the Department's possession within a specified time period. Requires child death review team staff to have full access to the Statewide Automated Child Welfare Information System, any other child welfare database maintained by the Department, and any death certificates from the Department of Human Services. Makes changes to provisions concerning support staff for the Executive Council and other matters. Effective immediately.

House Floor Amendment No. 2
Removes language that: (i) prohibits the reduction of any separate line item appropriation for child death review teams in the Department of Children and Family Services' annual budget; and (ii) requires the Illinois Child Death Review Teams Executive Council to send a copy of its annual report to persons other than members of the Senate or the House of Representatives, county coroners and medical examiners, and State's Attorneys.

Fiscal Note (Dept. of Children & Family Services)
The proposed change to the Child Death Review Team Act that would suggest a potential fiscal implication, the full-time liaison staffing mandate, is not an issue given current practice. No or very little fiscal impact.

Nov 29 18  S  Public Act . . . . . . . . . . 100-1122

SB 02408  Sen. John J. Cullerton

20 ILCS 5/1-1  was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02409  Sen. John J. Cullerton

25 ILCS 120/1  from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02410 Sen. John J. Cullerton

25 ILCS 130/1-1 from Ch. 63, par. 1001-1


May 03 18 S Rule 3-9(a) / Re-referred to Assignments

Senate Floor Amendment No. 2
Deletes reference to:
625 ILCS 5/1-100

Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act. Deletes language providing that all notices sent to a person involved in administrative adjudications, hearings, and final orders shall state that failure to satisfy any fine or penalty shall result in the Secretary of State suspending his or her driving privileges, vehicle registration, or both. Provides that the Secretary of State is authorized to cancel any license or permit if the holder failed to pay any fees owed to the Secretary for the license or permit (rather than failure to pay any fees, civil penalties owed to the Illinois Commerce Commission, or taxes due upon reasonable notice and demand). Provides that a person whose driver's license was canceled due to a sex offense conviction shall have his or her driver's license reinstated. Deletes language providing that the reporting requirements for public officials to the Secretary shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Provides that the Secretary shall immediately revoke the license, permit, or driving privileges of any driver if the driver was convicted of a misdemeanor relating to a motor vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that the Secretary is authorized to suspend or revoke the driving privileges of any person without a preliminary hearing if the person has been convicted of criminal trespass to vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that in order to be subject to suspension or revocation for violation of specific provisions of the Liquor Control Act of 1934, a person must also be an occupant of a motor vehicle at the time of the violation. Deletes language providing that the Secretary is authorized to suspend or revoke the driving privileges of a person without preliminary hearing for specific adjudications or violations. Provides that a person whose driver's license was suspended or revoked under certain circumstances shall have his or her driving privileges reinstated. Deletes language providing that the owner of a registered vehicle that has failed to pay any fine or penalty due and owing as a result of 10 or more violations shall have his or her driving privileges suspended. Repeals Sections concerning the suspension of a driver's license for theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective July 1, 2019.

Senate Floor Amendment No. 3
Deletes reference to:
625 ILCS 5/1-100

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act. Deletes language providing that all notices sent to a person involved in administrative adjudications, hearings, and final orders shall state that failure to satisfy any fine or penalty shall result in the Secretary of State suspending his or her driving privileges, vehicle registration, or both. Provides that the Secretary of State is authorized to cancel any license or permit if the holder failed to pay any fees owed to the Secretary for the license or permit (rather than failure to pay any fees, civil penalties owed to the Illinois Commerce Commission, or taxes due upon reasonable notice and demand). Provides that a person whose driver's license was canceled due to a sex offense conviction shall have his or her driver's license reinstated. Deletes language providing that the reporting requirements for public officials to the Secretary shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Provides that the Secretary shall immediately revoke the license, permit, or driving privileges of any driver if the driver was convicted of a misdemeanor relating to a motor vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that the Secretary is authorized to suspend or revoke the driving privileges of any person without a preliminary hearing if the person has been convicted of criminal trespass to vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that in order to be subject to suspension or revocation for violation of specific provisions of the Liquor Control Act of 1934, a person must also be an occupant of a motor vehicle at the time of the violation. Deletes language providing that the Secretary is authorized to suspend or revoke the driving privileges of a person without preliminary hearing for specific adjudications or violations. Provides that a person whose driver's license was suspended or revoked under certain circumstances shall have his or her driving privileges reinstated. Deletes language providing that the owner of a registered vehicle that has failed to pay any fine or penalty due and owing as a result of 10 or more violations shall have his or her driving privileges suspended. Repeals Sections concerning the suspension of a driver's license for theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective July 1, 2019.

Senate Floor Amendment No. 4
Deletes reference to:
625 ILCS 5/1-100

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act. Deletes language providing that all notices sent to a person involved in administrative adjudications, hearings, and final orders shall state that failure to satisfy any fine or penalty shall result in the Secretary of State suspending his or her driving privileges, vehicle registration, or both. Provides that the Secretary of State is authorized to cancel any license or permit if the holder failed to pay any fees owed to the Secretary for the license or permit (rather than failure to pay any fees, civil penalties owed to the Illinois Commerce Commission, or taxes due upon reasonable notice and demand). Provides that a person whose driver's license was canceled due to a sex offense conviction shall have his or her driver's license reinstated. Deletes language providing that the reporting requirements for public officials to the Secretary shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Provides that the Secretary shall immediately revoke the license, permit, or driving privileges of any driver if the driver was convicted of a misdemeanor relating to a motor vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that the Secretary is authorized to suspend or revoke the driving privileges of any person without a preliminary hearing if the person has been convicted of criminal trespass to vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that in order to be subject to suspension or revocation for violation of specific provisions of the Liquor Control Act of 1934, a person must also be an occupant of a motor vehicle at the time of the violation. Deletes language providing that the Secretary is authorized to suspend or revoke the driving privileges of a person without preliminary hearing for specific adjudications or violations. Provides that a person whose driver's license was suspended or revoked under certain circumstances shall have his or her driving privileges reinstated. Deletes language providing that the owner of a registered vehicle that has failed to pay any fine or penalty due and owing as a result of 10 or more violations shall have his or her driving privileges suspended. Repeals Sections concerning the suspension of a driver's license for theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective July 1, 2019.

Senate Floor Amendment No. 5
Deletes reference to:
625 ILCS 5/1-100

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act. Deletes language providing that all notices sent to a person involved in administrative adjudications, hearings, and final orders shall state that failure to satisfy any fine or penalty shall result in the Secretary of State suspending his or her driving privileges, vehicle registration, or both. Provides that the Secretary of State is authorized to cancel any license or permit if the holder failed to pay any fees owed to the Secretary for the license or permit (rather than failure to pay any fees, civil penalties owed to the Illinois Commerce Commission, or taxes due upon reasonable notice and demand). Provides that a person whose driver's license was canceled due to a sex offense conviction shall have his or her driver's license reinstated. Deletes language providing that the reporting requirements for public officials to the Secretary shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Provides that the Secretary shall immediately revoke the license, permit, or driving privileges of any driver if the driver was convicted of a misdemeanor relating to a motor vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that the Secretary is authorized to suspend or revoke the driving privileges of any person without a preliminary hearing if the person has been convicted of criminal trespass to vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that in order to be subject to suspension or revocation for violation of specific provisions of the Liquor Control Act of 1934, a person must also be an occupant of a motor vehicle at the time of the violation. Deletes language providing that the Secretary is authorized to suspend or revoke the driving privileges of a person without preliminary hearing for specific adjudications or violations. Provides that a person whose driver's license was suspended or revoked under certain circumstances shall have his or her driving privileges reinstated. Deletes language providing that the owner of a registered vehicle that has failed to pay any fine or penalty due and owing as a result of 10 or more violations shall have his or her driving privileges suspended. Repeals Sections concerning the suspension of a driver's license for theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective July 1, 2019.
SB 02411 (CONTINUED)

625 ILCS 5/6-205.2 rep.

Adds reference to:

625 ILCS 5/6-306.7 rep.

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act. Provides that all notices sent by the Toll Highway Authority to persons involved in administrative adjudications, hearings, and final orders issued pursuant to the Toll Highway Act shall state, in clear and unambiguous language, the consequences of failing to satisfy the fines or penalties imposed by the Authority (instead of "that failure to satisfy any fine or penalty imposed by the Authority shall result in the Secretary of State suspending the driving privileges, vehicle registration, or both, of the person failing to satisfy the fines or penalties"). Provides that the Secretary of State is authorized to cancel any license or permit if the holder failed to pay any fees owed to the Secretary for the license or permit (rather than failure to pay any fees, civil penalties owed to the Illinois Commerce Commission, or taxes due upon reasonable notice and demand). Provides that a person whose driver's license was canceled due to certain offenses shall have his or her driver's license reinstated. Deletes language providing that the reporting requirements for public officials to the Secretary shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Provides that the Secretary shall immediately revoke the license, permit, or driving privileges of any driver if the driver was convicted of a misdemeanor relating to a motor vehicle only if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that the Secretary is authorized to suspend or revoke the driving privileges of any person without a preliminary hearing for criminal trespass to vehicle only if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that in order to be subject to suspension or revocation for violation of specific provisions of the Liquor Control Act of 1934, a person must also be an occupant of a motor vehicle at the time of the violation. Provides that a municipality or county shall conduct a hearing to determine an individual's ability to pay and impose a payment plan before requesting suspension of a license for unpaid fines or penalties due or owing as a result of violations of local standing, parking, or compliance regulations. Contains notice, procedural, and evidentiary provisions. Requires payment plans for persons who are indigent or of limited income. Provides that a hearing may also be requested by an individual whose driver's license is suspended due to the person failing to pay any fine or penalty due and owing as a result of 10 or more violations of vehicular standing, parking, or compliance regulations or by an individual who has entered into a payment plan and who has experienced a reduction in income. Repeals Sections concerning the suspension of a driver's license for theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective July 1, 2019.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02412

Sen. John J. Cullerton

620 ILCS 5/82 from Ch. 15 1/2, par. 22.82

Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02413

Sen. John J. Cullerton

615 ILCS 5/5 from Ch. 19, par. 52

Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02414

Sen. John J. Cullerton

605 ILCS 115/0.01 from Ch. 137, par. 0.01

Amends the Toll Bridge Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02415

Sen. John J. Cullerton

610 ILCS 107/1

Amends the Railroad Employees Medical Treatment Act. Makes a technical change in a Section concerning the short title.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02416

Sen. John J. Cullerton

240 ILCS 40/1-5

Amends the Grain Code. Makes a technical change in a Section concerning the purpose of the Code.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02417    Sen. John J. Cullerton

240 ILCS 40/1-25
Amends the Grain Code. Makes a technical change in a Section concerning rules adopted to implement the Code.
Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

SB 02418    Sen. John J. Cullerton

240 ILCS 40/5-20
Amends the Grain Code. Makes a technical change in a Section concerning the procedure for license renewals under the Code.
Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

SB 02419    Sen. Iris Y. Martinez-Pamela J. Althoff-Dan McConchie

225 ILCS 130/45
225 ILCS 130/60
Amends the Registered Surgical Assistant and Registered Surgical Technologist Title Protection Act. Provides that a person qualifies for registration as a surgical assistant if he or she is currently certified by the National Commission for the Certification of Surgical Assistants (rather than the National Surgical Assistant Association). Provides that in order for a registrant to renew his or her surgical assistant registration or surgical technologist registration, he or she must maintain certain current certification. Effective immediately.
Governor Amendatory Veto Message
Recommends removing the provision added to the Registered Surgical Assistant and Registered Surgical Technologist Title Protection Act that requires a registrant to maintain current certification in order to renew his or her surgical assistant registration or surgical technologist registration. (Deletes reference to: 225 ILCS 130/60)
Nov 29 18    S    Public Act . . . . . . . . . 100-1123

SB 02420    Sen. Jim Oberweis

625 ILCS 5/5-100    from Ch. 95 1/2, par. 5-100
625 ILCS 5/5-102.1  from Ch. 95 1/2, par. 5-102.1
625 ILCS 5/5-106    from Ch. 95 1/2, par. 5-106
Amends the Illinois Vehicle Code. Provides that this Act may be referred to as the Freedom to Choose Act. Allows for the sale of motor vehicles on any 6 days of the week chosen by the business owner (instead of on any day but Sunday). Makes conforming changes. Effective immediately.
May 03 18    S    Rule 3-9(a) / Re-referred to Assignments

SB 02421    Sen. Heather A. Steans
(Rep. Kelly M. Cassidy)

235 ILCS 5/6-11
Amends the Liquor Control Act of 1934. Authorizes the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within 100 feet of a specific church located in the City of Chicago. Effective immediately.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the bill as engrossed with the following changes:
Adds additional provisions authorizing the issuance and renewal of licenses to sell alcoholic liquor at premises located within 100 feet of specific schools or churches located in the City of Chicago. Effective immediately.
Aug 22 18    S    Public Act . . . . . . . . . 100-1036
SB 02422  Sen. John F. Curran-Michael Connelly-Sue Rezin

430 ILCS 65/1 from Ch. 38, par. 83-1
430 ILCS 65/1.1 from Ch. 38, par. 83-1.1
430 ILCS 65/2 from Ch. 38, par. 83-2
430 ILCS 65/3 from Ch. 38, par. 83-3

720 ILCS 5/24-4.3 new

Amends the Firearm Owners Identification Card Act. Provides that no person may acquire or possess any pre-packaged explosive components within this State without having in his or her possession a Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police. Provides exemptions. Amends the Criminal Code of 2012. Provides that a person commits unlawful sale or delivery of pre-packaged explosive components when he or she knowingly sells or gives pre-packaged explosive components to a person who is disqualified under the Firearm Owner's Identification Card Act; sells or transfers pre-packaged explosive components to a person who does not display to the seller or transferor of the pre-packaged explosive components a currently valid Firearm Owner's Identification Card that has previously been issued in the transferee's name by the Department of State Police under the Firearm Owners Identification Card Act; or sells or gives pre-packaged explosive components while engaged in the business of selling pre-packaged explosive components at wholesale or retail without being licensed as a federal firearms dealer under the federal Gun Control Act of 1968. Provides that any person who is convicted of unlawful sale or delivery of pre-packaged explosive components commits a Class 4 felony. Defines "pre-packaged explosive components". Makes other changes. Effective July 1, 2018.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02423  Sen. Andy Manar

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Jan 30 18  S  Referred to Assignments

210 ILCS 42/1
Amends the Continuum of Care Services for the Developmentally Disabled Act. Makes a technical change in a Section concerning the short title.
Senate Committee Amendment No. 1
Deletes reference to:
210 ILCS 42/1
Adds reference to:
405 ILCS 80/Art. VII-A heading new
Adds reference to:
405 ILCS 80/7A-1 new
Replaces everything after the enacting clause. Amends the Developmental Disability and Mental Disability Services Act. Provides that the Department of Human Services shall establish the Diversion from Institutionalization Home Program consisting of at least 6 homes in various locations in the State. Provides that: (1) the Diversion from Institutionalization Home Model shall serve individuals with intellectual disabilities or developmental disabilities who are at-risk of institutionalization due to significant behavioral challenges, some with a dual diagnosis of mental illness, for a period ranging from one to 2 years, or longer if appropriate for the individual; (2) the Program shall be regulated in accordance with the community-integrated living arrangement guidelines; (3) each home shall support no more than 4 residents, each having his or her own bedroom; (4) if, at any point, an individual, his or her guardian, or family caregivers, in conjunction with the provider and clinical staff, believe the individual is capable of participating in other community residential options, those opportunities shall be offered as they become available; (5) providers shall be experienced and qualified to serve the population target by the Program; (6) participating Program providers and the Department shall participate in an ongoing collaborative whereby best practices and treatment experiences would be shared; (7) home locations shall be proposed by the provider in collaboration with other community stakeholders; (8) staffing and financial resources shall be adequate to meet the needs of the individuals served, including their mental health needs; (9) the staffing model shall allow for a high level of community integration and engagement and family involvement; and (10) appropriate day services, staff training priorities, and home modifications shall be incorporated into the Program model. Effective immediately.
Senate Floor Amendment No. 2
Deletes reference to:
210 ILCS 42/1
Adds reference to:
405 ILCS 80/Art. VII-A heading new
Adds reference to:
405 ILCS 80/7A-1 new
Replaces everything after the enacting clause. Amends the Developmental Disability and Mental Disability Services Act. Reinserts the provisions of Senate Amendment No. 1. Changes references from a homes program to a facility-based care program. Removes from the model program, home locations shall be proposed by the provider in collaboration with other community stakeholders. Provides that the Pilot Program is repealed on January 1, 2023. Effective July 1, 2019.

Aug 17 18 S Public Act . . . . . . . . . 100-0924

SB 02425 Sen. Heather A. Steans

20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.

Jan 30 18 S Referred to Assignments

SB 02426 Sen. Heather A. Steans

405 ILCS 30/5 from Ch. 91 1/2, par. 905
Amends the Community Services Act. Makes a technical change in a Section concerning the short title.

Jan 30 18 S Referred to Assignments
SB 02427  Sen. Steve Stadelman-Thomas Cullerton

105 ILCS 5/22-32 new

Amends the School Code. Requires a school district to allow a student to possess and use a topical sunscreen product while on school property or at a school-related event or activity, regardless of the student possessing a note or prescription from a licensed health care professional. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

(Rep. Litesa E. Wallace-Carol Ammons-Juliana Stratton-Nicholas K Smith-Sonya M. Harper, Elizabeth Hernandez, Justin Slaughter, Linda Chapa LaVia, Camille Y. Lilly, Melissa Conyears-Ervin and Mary E. Flowers)

New Act

Creates the Hunger-Free Students' Bill of Rights Act. Provides that every school in this State shall provide a federally reimbursable lunch to a student of that school who requests the lunch, regardless of whether the student has the ability to pay for the lunch or owes money for earlier lunches. Provides that if a student owes money for 5 or more lunches, a school shall reach out to the parent or guardian of the student to attempt collection of the owed money and to request that the parent or guardian enroll the student in a free or reduced-price lunch program. Provides that a school may not publicly identify or stigmatize a student who cannot pay for a lunch or who owes money for lunches. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Creates the Hunger-Free Students' Bill of Rights Act. Provides that every school in this State shall provide a federally reimbursable meal or snack to a student of that school who requests the meal or snack, regardless of whether the student has the ability to pay for the meal or snack or owes money for earlier meals or snacks. Provides that if a student owes money for meals or snacks that is in excess of the amount charged a student for 5 lunches, or a lower amount as determined by the student's school district or private school, a school may reach out to the parent or guardian of the student to attempt collection of the owed money and to request that the parent or guardian apply for meal benefits in a federal or State child nutrition program. Provides that a school may not publicly identify or stigmatize a student who cannot pay for a meal or snack or owes money for meals or snacks. Effective immediately.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No. 1 with the following changes. Provides that if the amount owed by a student for meals or snacks is owed and payable to a school district in an amount that is no less than $500 and the school district has made reasonable efforts to collect the debt from the student's parent or guardian for at least one year, the school district may seek an offset (rather than setoff) under the State Comptroller Act. Effective immediately.

House Floor Amendment No. 1

Provides that if the amount owed by a student for meals or snacks is owed and payable to a school district in an amount that is no less than $500 and the school district has made reasonable efforts to collect the debt from the student's parent or guardian for at least one year, the school district may seek an offset (rather than setoff) under the State Comptroller Act.

Aug 26 18  S  Public Act . . . . . . . . . . 100-1092
SB 02429
Sen. Omar Aquino-Pat McGuire-William R. Haine-Laura M. Murphy-Cristina Castro

305 ILCS 5/5-5
from Ch. 23, par. 5-5

305 ILCS 5/5-30
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall provide dental services to an adult who is otherwise eligible for assistance under the medical assistance program. Provides that targeted dental services, as set forth in a specified exhibit in a federal consent decree, that are provided to adults under the medical assistance program shall be reimbursed at the rates set forth in a specified column in the exhibit for targeted dental services that are provided to persons under the age of 18 under the medical assistance program. Requires the Department to actively monitor the contractual relationship between Managed Care Organizations (MCOs) and a dental administrator contracted by an MCO to provide dental services. Contains provisions concerning the Department's adoption of appropriate data and measures; the inclusion of certain dental performance measures in the Department's Health Plan Comparison Tool and Illinois Medicaid Plan Report Card; and the collection of information about the types of contracted, broad-based care coordination occurring between a MCO and any dental administrator. Prohibits a health plan from attempting to limit the right of medical assistance recipients to obtain dental services from a qualified Medicaid provider. Prohibits the Department from adopting a rule or entering into a contract that prohibits a licensed dentist or dental hygienist from receiving reimbursement under the medical assistance program for a dental encounter. Effective immediately.

Senate Committee Amendment No. 2
Adds reference to:
305 ILCS 5/5-30.1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes and additions: Provides that targeted dental services, as set forth in a specified exhibit in a federal consent decree, that are provided to adults under the medical assistance program shall be reimbursed at no less than the rates set forth (rather than at the rates set forth) in a specified column in the exhibit for targeted dental services that are provided to persons under the age of 18 under the medical assistance program. In provisions concerning provider network adequacy and transparency requirements for managed care organizations, provides that each managed care organization shall confirm its receipt of information submitted specific to dentist additions or deletions from the managed care organization's provider network within 3 days of receiving all required information from contracted dentists; and electronic dental directories must be updated consistent with federal rules. Effective immediately.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 2, but with the following changes: Provides that targeted dental services, as set forth in a specified exhibit in a federal consent decree, that are provided to adults under the medical assistance program shall be established at (rather than reimbursed at) no less than the rates set forth in a specified column in the exhibit for targeted dental services that are provided to persons under the age of 18 under the medical assistance program. Requires the Department of Healthcare and Family Services to adopt appropriate dental Healthcare Effectiveness Data and Information Set (HEDIS) measures and to include the Annual Dental Visit (ADV) HEDIS measure in its Health Plan Comparison Tool and Illinois Medicaid Plan Report Card that is available on the Department's website for enrolled individuals (rather than adopt appropriate dental Healthcare Effectiveness Data and Information Set measures or other dental quality performance measures as part of its monitoring and include additional specific dental performance measurers in its Health Plan Comparison Tool and Illinois Medicaid Plan Report Card that is available on the Department's website for enrolled individuals). Effective immediately.

SB 02430
Sen. Paul Schimpf

Appropriates $3,600,000 from the State Parks Fund to the Department of Natural Resources, in coordination with the Capital Development Board, for the development of the World Shooting and Recreational Complex for construction and debt service expenses required to comply with this appropriation. Provides that to the extent that revenues are received for such purposes, the revenues shall come from non-State sources. Effective immediately.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02431  Sen. Laura M. Murphy-Thomas Cullerton-Neil Anderson-Cristina Castro-Linda Holmes and Omar Aquino
(Rep. Scott Drury)

35 ILCS 200/15-169

Amends the Property Tax Code. Provides that a taxpayer who has been granted a homestead exemption for veterans with disabilities need not reapply if he or she has been found by the Department of Veterans' Affairs to be permanently and totally disabled.

Senate Floor Amendment No. 1

Provides when any change occurs in use or ownership of property that has been granted a homestead exemption for veterans with disabilities, the transferee shall notify the chief county assessment officer of the change in writing within 90 days. Provides that the chief county assessment officer shall ensure that, if the property ceases to qualify for the exemption as a result of the change in use or ownership, then the exemption shall be removed beginning with the next taxable year after the change occurs.

May 18 18  H Rule 19(a) / Re-referred to Rules Committee
Amends the Code of Civil Procedure. Provides that a summons that otherwise complies with Supreme Court Rules and is properly served is not invalidated and the court's jurisdiction is not affected by an error in format. Provides that a summons is not defective if the named defendant is listed on a document attached to the summons. Provides that the changes to the Code of Civil Procedure are declarative of existing law set forth by the Illinois Supreme Court in Fleshner v. Copeland, 13 Ill.2d 72 (1958). Amends the Mortgage Rescue Fraud Act. Provides that it is a violation for a distressed property consultant to, among other things, enter into, enforce, or act upon any agreement with a foreclosure defendant, whether the foreclosure is completed or otherwise, if the agreement provides for a division of proceeds between the foreclosure defendant and the distressed property consultant derived from litigation related to the foreclosure. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

- 735 ILCS 5/2-1401 from Ch. 110, par. 2-1401

Adds reference to:

- 735 ILCS 5/13-107 from Ch. 110, par. 13-107

Adds reference to:

- 735 ILCS 5/13-107.1 new

Adds reference to:

- 735 ILCS 5/13-109 from Ch. 110, par. 13-109

Adds reference to:

- 735 ILCS 5/13-109.1 new

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that the court's jurisdiction is not affected by a technical error in format of a summons if the summons has been issued by a clerk of the court, the person or entity to be served is identified as a defendant on the summons, and the summons is properly served. Provides that a petition to reopen a foreclosure proceeding must include as parties to the petition, but is not limited to, all parties in the original action in addition to the current record title holders of the property, current occupants, and any individual or entity that had a recorded interest in the property before the filing of the petition. Provides that when a petition is filed to reopen a foreclosure proceeding, the purchaser or successor purchaser of real property subject to a foreclosure sale who was not a party to the mortgage foreclosure proceedings is entitled to remain in possession of the property until the foreclosure action is defeated or the previously foreclosed defendant redeems from the foreclosure sale if the purchaser has been in possession of the property for more than 6 months. Provides that actions for the recovery of real property following a foreclosure shall be brought within 2 years after possession is taken. Provides that every person in the actual possession of lands or tenements, under claim and color of title, as a purchaser following a foreclosure, and who for 2 successive years continues in possession, and also, during such time, pays all taxes legally assessed on the lands or tenements, shall be held and adjudged to be the legal owner of the lands or tenements, to the extent and according to the purport of his or her paper title. Amends the Mortgage Rescue Fraud Act. Provides that it is a violation for a distressed property consultant to, among other things, enter into, enforce, or act upon any agreement with a foreclosure defendant, whether the foreclosure is completed or otherwise, if the agreement provides for a division of proceeds between the foreclosure defendant and the distressed property consultant derived from litigation related to the foreclosure. Adds language concerning applicability and severability. Effective immediately.

Judicial Note (Admin Office of the Illinois Courts)

This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Housing Affordability Impact Note (Housing Development Authority)

This bill may have an effect on the cost of constructing, purchasing, owning, or selling a single-family residence but there is insufficient information to determine the fiscal effect.

Aug 23 18 S Public Act . . . . . . . . . 100-1048
SB 02433
(Rep. La Shawnn K. Ford-Sonya M. Harper-Camille Y. Lilly-Robert W. Pritchard-Lou Lang, Sara Feigenholtz, André Thapedi, Gregory Harris, Elizabeth Hernandez, Silvana Tabares, Theresa Mah, LaToya Greenwood and Rita Mayfield)

205 ILCS 405/1 from Ch. 17, par. 4802
Amends the Currency Exchange Act. Defines "government assistance check", "government check", "payroll check", "printed", and "protected class". Provides additional considerations by the Secretary of Financial and Professional Regulation for determining the maximum rate schedules that can be charged for check cashing and writing of money orders by community currency exchanges and ambulatory currency exchanges. Provides that the Department of Financial and Professional Regulation's authority to establish rate schedules for check cashing is subject to specified rate caps. Makes other changes. Effective June 1, 2019.

Senate Committee Amendment No. 1
Deletes reference to:

205 ILCS 405/1

Replaces everything after the enacting clause. Amends the Currency Exchange Act. In the list of things the Secretary of Financial and Professional Regulation shall take into account in determining the maximum rate schedules that can be charged for check cashing and writing of money orders by community currency exchanges and ambulatory currency exchanges, adds the impact on consumers and whether the rate schedule will disproportionately impact anyone on the basis of any protected characteristic or category listed and defined in specified provisions of the Illinois Human Rights Act. Effective June 1, 2019.

Aug 03 18 S Public Act . . . . . . . . . 100-0704

SB 02434
Sen. Andy Manar

705 ILCS 505/8 from Ch. 37, par. 439.8
Amends the Court of Claims Act. Provides that the $100,000 limit on an award of damages does not apply in any tort case involving the death of a resident at an Illinois Veterans Home operated by the Illinois Department of Veterans' Affairs if the case is pending or filed on or after the effective date of the amendatory Act.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02435
Sen. Julie A. Morrison-Kwame Raoul-Don Harmon-Patricia Van Pelt-Iris Y. Martinez

New Act

430 ILCS 65/8.2
430 ILCS 66/70

Creates the Lethal Violence Order of Protection Act. Provides that a petitioner may request an emergency lethal violence order of protection by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Provides that the petition shall also describe the type, and location of any firearm or firearms presently believed by the petitioner to be possessed or controlled by the respondent. Provides that the petitioner may be a family member of the respondent or a law enforcement officer, who files a petition alleging that the respondent poses a danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm. Establishes factors that the court must consider before issuing a lethal violence order of protection. Provides for the issuance of ex parte orders and one year orders. Provides that if the court issues the order the respondent must: (1) refrain from having in his or her custody or control, owning, purchasing, possessing, or receiving additional firearms for the duration of the order; and (2) turn over to the local law enforcement agency any firearm, Firearm Owner's Identification Card, or concealed carry license in his or her possession. Establishes factors for renewing and terminating lethal violence orders of protection. Amends the Firearm Owners Identification Card Act and the Firearm Concealed Carry Act to make conforming changes. Defines "family member of the respondent", "lethal violence order of protection", "petitioner", and "respondent".

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02436  Sen. Chris Nybo, Heather A. Steans, Napoleon Harris, III and Cristina Castro  
(Rep. Sara Feigenholtz-Kelly M. Cassidy, Will Guzzardi, Ann M. Williams, Jim Durkin, Theresa Mah, Marcus C. Evans, Jr.,  
Daniel J. Burke and Mike Fortner)  
235 ILCS 5/6-11  
Amends the Liquor Control Act of 1934. In a provision prohibiting the issuance or renewal of licenses to sell alcoholic liquor  
at retail within 100 feet of churches, schools, hospitals, and certain other buildings, provides that a local liquor control commissioner  
may grant an exemption to that prohibition if a local rule or ordinance authorizes the local liquor control commissioner to grant that  
exemption. Effective immediately.  
Aug 02 18  S  Public Act . . . . . . . . . 100-0663

SB 02437  Sen. Chuck Weaver  
(Rep. Steven A. Andersson-Avery Bourne)  
750 ILCS 5/503  
Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that as to any policy of life insurance insuring the  
life of either spouse, or any interest in such policy, that constitutes non-marital property, or constitutes marital property but was not  
specifically allocated between the parties as provided in the Act, a beneficiary designation made by or on behalf of the decedent prior  
to the entry of the judgment of dissolution or declaration of invalidity of marriage that provides for the payment or transfer at death of  
any of the proceeds of the policy to or for the benefit of the decedent's former spouse is void as of the time of the judgment of  
dissolution or declaration of invalidity of marriage and the policy proceeds shall pass as if the decedent's former spouse predeceased  
the decedent. Provides that a life insurance company that insures the life of either spouse or holds a policy in which either spouse has  
an interest will not be held liable for distributing the proceeds or transferring an interest in such a policy if it is disburses the proceeds  
or transfers the interest prior to the actual receipt of proof of the judgment of dissolution or declaration of invalidity of marriage.  
Senate Committee Amendment No. 1  
Replaces everything after the enacting clause. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that if  
a judgment of dissolution of marriage is entered after an insured has designated the insured's spouse as a beneficiary under a life  
insurance policy in force at the time of entry, the designation of the insured's former spouse as beneficiary is not effective unless: (1)  
the judgment designates the insured's former spouse as the beneficiary; (2) the insured redesignates the former spouse as the  
beneficiary after entry of the judgment; or (3) the former spouse is designated to receive the proceeds in trust for, on behalf of, or for  
the benefit of a child or a dependent of either former spouse. Provides that if a designation is not effective, the proceeds of the policy  
are payable to the named alternative beneficiary or, if there is not a named alternative beneficiary, to the estate of the insured. Provides  
that an insurer that pays the proceeds of a life insurance policy to the beneficiary under a designation that is not effective is liable for  
payment of the proceeds to the entitled person or estate only if: (A) before payment of the proceeds to the designated beneficiary, the  
insurer receives written notice at the home office of the insurer from an interested person that the designation is not effective; and (B)  
the insurer has not filed an interpleader.  
House Committee Amendment No. 1  
Exempts life insurance policies provided under plans governed by the Employee Retirement Income Security Act of 1974, the  
Federal Employee Group Life Insurance Act, or any other preempting federal law.  
Aug 14 18  S  Public Act . . . . . . . . . 100-0871
SB 02438  Sen. Chuck Weaver-Steven M. Landek

5 ILCS 315/7  from Ch. 48, par. 1607
5 ILCS 315/14 from Ch. 48, par. 1614
115 ILCS 5/12 from Ch. 48, par. 1712

Amends the Illinois Public Labor Relations Act. Provides that if a unit of local government, as an employer, and public employees provide for arbitration of impasses, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue. Modifies the factors by which an arbitration panel shall base its findings, opinions, and order on a new agreement or amendment upon. Provides that arbitration decisions regarding peace officers, fire fighters, and fire department or fire district paramedic matters under the Act shall not include residency requirements. Amends the Illinois Educational Labor Relations Act. With respect to collective bargaining between an educational employer (other than the Chicago school district) and an exclusive representative of its employees, provides that when making wage and benefit determinations during interest arbitration, the employer's financial ability to fund the proposals based on existing available resources shall be given primary consideration, provided that such ability is not predicated on an assumption that lines of credit or reserve funds are available or that the employer may or will receive or develop new sources of revenue or increase existing sources of revenue.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends various acts to remove provisions allowing or requiring licensing authorities to revoke professional licenses for defaulting on an educational loan provided by or guaranteed by the Illinois Student Assistance Commission. Effective immediately.

Senate Committee Amendment No. 1
SB 02439 (CONTINUED)

Adds reference to:
- New Act

Adds reference to:
- 110 ILCS 975/4 from Ch. 144, par. 2754

Adds reference to:
- 225 ILCS 5/16 from Ch. 111, par. 7616

Adds reference to:
- 225 ILCS 335/9.1 from Ch. 111, par. 7509.1

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Creates the Career Preservation and Student Loan Repayment Act. Provides that no governmental agency or board established under a statute of this State may impose or refer a matter to any other governmental agency to impose a denial, refusal to renew, suspension, revocation, or other disciplinary action against a professional or occupational licensee for his or her delinquency, default, or other failure to perform on an educational loan or scholarship provided by or guaranteed by the Illinois Student Assistance Commission. Amends the Nursing Education Scholarship Law, the Illinois Athletic Trainers Practice Act, and the Illinois Roofing Industry Licensing Act to remove provisions allowing or requiring licensing authorities to revoke professional licenses for defaulting on an educational loan provided by or guaranteed by the Commission. Effective immediately.

Aug 14 18    S    Public Act . . . . . . . . 100-0872

SB 02440    Sen. Julie A. Morrison-Kimberly A. Lightford

215 ILCS 5/370c.1

Amends the Illinois Insurance Code. Provides than an insurer that amends, delivers, issues, or renews a group or individual policy of accident and health insurance or a qualified health plan that provides coverage for hospital or medical treatment and for treatment of a mental, emotional, nervous, or substance use disorder or condition shall submit an annual report to the Department of Insurance or, with respect to medical assistance, the Department of Healthcare and Family Services on or before March 1 containing specific information. Provides that the Director of Insurance cannot certify an insurer's policy if the insurer fails to submit all specific information required.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

SB 02441    Sen. Michael E. Hastings-Toi W. Hutchinson-John G. Mulroe-Wm. Sam McCann, Kwame Raoul-Elgie R. Sims, Jr., Cristina Castro, Omar Aquino, Steve Stadelman, Linda Holmes and Patricia Van Pelt

625 ILCS 25/4 from Ch. 95 1/2, par. 1104

Amends the Child Passenger Protection Act. Provides that when any person is transporting a child in this State who is under the age of 2 years in a motor vehicle of the first division or motor vehicle of the second division weighing 9,000 pounds or less, he or she shall be responsible for properly securing the child in a rear-facing child restraint system, unless the child weighs 40 or more pounds or is 40 or more inches tall.

May 03 18    S    Rule 3-9(a) / Re-referred to Assignments
SB 02442

Sen. John G. Mulroe-Ira I. Silverstein-Mattie Hunter-Linda Holmes-Patricia Van Pelt, Jacqueline Y. Collins, Julie A. Morrison, Terry Link, Scott M. Bennett, Kimberly A. Lightford, Pat McGuire, Steven M. Landek, Pamela J. Althoff, Iris Y. Martinez, Laura M. Murphy, Chris Nybo and Toi W. Hutchinson
(Rep. Michael P. McAuliffe-Patricia R. Bellock, Deb Conroy, Sam Yingling and Katie Stuart)

20 ILCS 2310/2310-697 new
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall require every provider of mammography services to, if a patient's mammogram demonstrates dense breast tissue, provide notification to the patient in any summary of the mammography report sent to the patient pursuant to the federal Mammography Quality Standards Act that shall include, but not be limited to, certain information.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that if a patient's mammogram demonstrates dense breast tissue, the Department of Public Health shall require every provider of mammography services to include (rather than the Department shall require every provider of mammography services to, if a patient's mammogram demonstrates dense breast tissue, provide notification to the patient) in any summary of the mammography report sent to the patient in accordance with (rather than pursuant to) the federal Mammography Quality Standards Act a specified notice (rather than that shall include, but not be limited to, certain information). Makes changes to the language of the required notice (formerly, information). Provides that a facility that performs mammography may update the language in the specified notice to reflect advances in science and technology, as long as it continues to notify patients about dense breast tissue and its effect on the accuracy of mammograms and encourage patients to discuss the issue with their health care provider. Provides that these provisions do not create a duty of care or other legal obligation beyond the duty to provide notice as set forth in these provisions. Makes other changes.

Apr 19 18 H Referred to Rules Committee

SB 02443

Sen. Laura M. Murphy

415 ILCS 135/10
Amends the Drycleaner Environmental Response Trust Fund Act. Provides that notwithstanding any other law to the contrary, the Drycleaner Environmental Response Trust Fund is not subject to sweeps, administrative charge-backs, or any other fiscal maneuver that would in any way transfer any amounts from the Fund into any other fund of the State. Effective immediately.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02444

Sen. William R. Haine
(Rep. Anthony DeLuca-Laura Fine)

215 ILCS 5/356z.16
Amends the Illinois Insurance Code in an Article concerning accident and health insurance. Provides that benefits mandated by the Article do not apply to certain types of insurance policies (rather than specified provisions of the Article do not apply to short-term travel, disability income, long-term care, accident only, or limited or specified disease policies).

Senate Committee Amendment No. 1
Deletes reference to:
215 ILCS 356z.16

Adds reference to:
215 ILCS 5/352b new

Adds reference to:
215 ILCS 5/356z.16 rep.

Replaces everything after the enacting clause. Amends the Illinois Insurance Code in an Article concerning accident and health insurance. Provides that "policy of individual or group accident and health insurance" does not include any coverage or policy that provides an excepted benefit, as defined in the federal Public Health Service Act. Provides that the amendatory Act does not apply to certain policies of insurance. Repeals provisions that state that specified provisions of the Article do not apply to short-term travel, disability income, long-term care, accident only, or limited or specified disease policies. Effective immediately.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee
SB 02445  
Sen. William R. Haine  
(Rep. Katie Stuart)  
65 ILCS 5/11-74.4-3.5  
financing extension for an ordinance adopted on April 15, 1997 by the City of Edwardsville. Effective immediately.  
Senate Floor Amendment No. 1  
Creates a tax increment allocation financing extension for an ordinance adopted on September 5, 1995 by the City of Granite  
City.  
Aug 14 18  S  Public Act . . . . . . . . . . . . . . 100-0873

SB 02446  
Sen. Julie A. Morrison  
(Rep. Natalie A. Manley)  
305 ILCS 5/5-5.25  
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family  
Services to reimburse psychiatrists and federally qualified health centers for mental health services provided by advanced practice  
registered nurses certified in psychiatric and mental health nursing to medical assistance recipients via telepsychiatry. Effective  
immediately.  
Aug 10 18  S  Public Act . . . . . . . . . . . . . . 100-0790

SB 02447  
Sen. Laura M. Murphy-Omar Aquino  
(Rep. Sam Yingling)  
305 ILCS 5/5-30.6 new  
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that no later than January 1, 2019, the  
Auditor General shall initiate a performance audit of the Department of Healthcare and Family Services to determine the Department's  
compliance with certain requirements concerning Medicaid Managed Care Entities. Provides that the determinations shall include, but  
not be limited to: (i) whether the Department has developed and applied standardized quality performance measures to Medicaid  
Managed Care Entities; (ii) whether it has developed and implemented algorithms for automatic assignment of Medicaid enrollees into  
managed care entities; and (iii) whether the standardized quality performance measures and algorithms developed by the Department  
use measurable quality metrics, are developed and applied according to the statutory criteria, and are adequately documented.  
Effective immediately.  
Senate Floor Amendment No. 1  
Deletes reference to:  
305 ILCS 5/5-30.6 new  
Adds reference to:  
305 ILCS 5/5-30.8 new  
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code.  
Requires the Department of Healthcare and Family Services to collect all regular reports required by contract or statute from managed  
care organizations through an electronic file transfer. Provides that ad hoc reports can be collected in alternative manners. Effective  
immediately.  
House Floor Amendment No. 1  
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code.  
Provides that, to preserve the quality of data and ensure productive oversight of Medicaid managed care organizations, all regular  
reports required, either by contract or statute, to be collected by the Department of Healthcare and Family Services from managed care  
organizations shall be collected through a secure electronic format and medium as designated by the Department. Requires the  
Department to consider concerns raised by the contractor about potential burdens associated with producing the report. Provides that  
ad hoc reports may be collected in alternative manners. Effective immediately.  
Aug 27 18  S  Public Act . . . . . . . . . . . . . . 100-1105
SB 02448  Sen. Laura M. Murphy

820 ILCS 305/4b
820 ILCS 305/12  from Ch. 48, par. 138.12
820 ILCS 305/19  from Ch. 48, par. 138.19

Amends the Workers' Compensation Act. Authorizes the recording of an employee's medical exam with the consent of the employee and the physician. Provides for the use of the recording as evidence.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02449  Sen. William E. Brady

735 ILCS 5/2-1107.1  from Ch. 110, par. 2-1107.1
735 ILCS 5/2-1117  from Ch. 110, par. 2-1117

Amends and re-enacts provisions of the Civil Practice Article of the Code of Civil Procedure concerning actions on account of bodily injury or death or physical damage to property based on negligence or product liability based on strict tort liability. Provides that the court shall not instruct the jury of the consequence of any findings of fault of any plaintiff or defendant under specified provisions of the Code. Deletes language providing that the court shall instruct the jury in writing that the defendant shall be found not liable if the jury finds that the contributory fault of the plaintiff is more than 50% of the proximate cause of the injury or damage for which recovery is sought. In the Section concerning joint liability, deletes language providing that: any defendant whose fault is less than 25% of the total fault attributable to the plaintiff, the defendants sued by the plaintiff, and any third party defendant except the plaintiff's employer, is severally liable for non-medical damages; and any defendant whose fault is 25% or greater of the total fault attributable to the plaintiff, the defendants sued by the plaintiff, and any third party defendants except the plaintiff's employer, is jointly and severally liable for non-medical damages. Adds language providing that: any defendant whose fault is less than 25% of the proximate cause of the injury or damage for which recovery is sought by the plaintiff is severally liable for non-medical damages; and any defendant whose fault is 25% or greater of the proximate cause of the injury or damage for which recovery is sought by the plaintiff is jointly and severally liable for non-medical damages. Contains applicability provisions.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02450  Sen. Scott M. Bennett
(Rep. Christian L. Mitchell)

75 ILCS 5/4-15  from Ch. 81, par. 4-15

Amends the Illinois Local Library Act. Provides that a board of library trustees may approve, by a two-thirds vote of all the trustees present and voting, transfers from one appropriation to another appropriation of any amount specified, for any object and purpose, and that do not affect the total amount appropriated. Provides that a board of library trustees may make appropriations in excess of those authorized by the budget in order to meet an immediate and unforeseen emergency by a two-thirds vote of all the trustees present and voting. Provides that after the adoption of the annual appropriation ordinance, no other appropriations shall be made at any other time during the fiscal year except as otherwise provided by law. Effective immediately.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02451  Sen. Neil Anderson

230 ILCS 10/12  from Ch. 120, par. 2412

Amends the Riverboat Gambling Act. Provides that the tax upon admissions to all riverboats is $3 per person. If a county provides for the police protection of a riverboat within the boundaries of a municipality in that county and the licensee admitted 1,000,000 or fewer persons in calendar year 2004, provides that, from the admission tax and a fee imposed upon admissions operated by licensed managers, the county shall receive $1 from the State for each person embarking on the riverboat and the municipality shall receive $1 from the State for each person embarking on the riverboat. Provides that these amounts shall be collected by the Board on behalf of the State and remitted quarterly by the State, subject to appropriation, to the treasurer of the unit of local government for deposit in the general fund. Effective immediately.

Jan 30 18  S  Referred to Assignments
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<tr>
<th>Bill Number</th>
<th>Sponsor(s)</th>
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<tr>
<td>SB 02452</td>
<td>Sen. William E. Brady-Melinda Bush</td>
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<td>SB 02453</td>
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<td>SB 02457</td>
<td>Sen. Thomas Cullerton-Cristina Castro</td>
<td>May 03 18</td>
<td>Rule 3-9(a) / Re-referred to Assignments</td>
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Amends the Sanitary District Act of 1936. Provides that the Lakes Region Sanitary District may dissolve itself upon entering into a dissolution agreement with Lake County for the county to acquire all of the assets and responsibilities of the district. Provides that upon dissolution of the district, the statutory powers of the former district shall be exercised by the county board of Lake County. Provides that no later than 60 days after the effective date of the dissolution, Lake County shall notify the Illinois Environmental Protection Agency of the dissolution of the Lakes Region Sanitary District and providing a copy of the dissolution agreement to the Agency. Makes conforming changes.

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Provides that, for purposes of the Act, the term "underground utility facilities" or "facilities" does not include underground storm sewers located within a right-of-way controlled by the counties of DuPage, Kane, Lake, McHenry, and Will.


Amends the Cemetery Oversight Act. Provides that no cemetery authority shall charge a consumer an amount exceeding $500 for the placement of a headstone or memorial marker that is provided for a United States Veteran by the United States Government. Defines "placement". Makes related changes to provide that a cemetery authority claiming a partial exemption under the Act shall be required to comply with this requirement. Effective immediately.

Amends the Developmental Disability and Mental Disability Services Act. Provides for the transition to community-based services of persons over 18 years of age with developmental disabilities in the State who qualify for Medicaid Waiver services, who reside in intermediate care facilities for persons with developmental disabilities with 9 or more residents, and who affirmatively request to receive community-based services or placement in a community-based setting and persons with developmental disabilities in the State who qualify for Medicaid Waiver services, who reside in a family home, who are in need of community-based services or placement in a community-based setting, and who affirmatively request community-based services or placement in a community-based setting. Establishes a schedule for the transition to community-based services. Provides that the Department of Human Services shall oversee the transition of persons to receive community-based services or placement in a community-based setting. Provides that nothing in these provisions forces persons who do not want community-based services or placement to move, nor does it force providers to close beds or enter into downsizing agreements with the State against their will. Effective immediately.
SB 02458  Sen. Ira I. Silverstein

210 ILCS 115/9 from Ch. 111 1/2, par. 719

210 ILCS 115/9.17 new
Amends the Mobile Home Park Act. Requires each mobile home park to contain a storm shelter with design plans, engineering calculations, diagrams, and other data prepared by an architect licensed under the Illinois Architecture Practice Act of 1989, a professional engineer licensed under the Professional Engineering Practice Act of 1989, or a structural engineer licensed under the Structural Engineering Practice Act of 1989. Provides that each shelter must meet specified standards. Provides that a multi-purpose facility that contains an area meeting the standards satisfies the storm shelter requirements.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02459  Sen. Dan McConchie-Pamela J. Althoff


70 ILCS 605/10-7.2 new
Amends the Illinois Drainage Code. Provides that the Lake County Board may dissolve the Seavey Drainage District with a resolution that states: that the district has not imposed a levy for at least 10 years; that there are no outstanding debts of the district that have been filed with the county clerk of Lake County; that no federal or State permit or grant will be impaired by dissolution of the district; and the date of dissolution of the district. Provides that on the date of dissolution of the district, the powers of the former district shall be exercised by the respective municipalities where the various parts of the former district are located and by Lake County for any unincorporated areas contained in the former district. Provides that no later than 60 days after the date of dissolution of the district, Lake County shall notify the Illinois Environmental Protection Agency of the dissolution of the district.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: provides that the resolution the Lake County Board may adopt to dissolve the Seavey Drainage District must state that the precise physical boundaries of the district have become indeterminate due to the passage of time; provides that all drains, levees, and other works constituting the drainage system of the district and the rights-of-way, if any, on which the same are situated shall be deemed to be for the mutual benefit of the lands formerly in the district; provides that powers relating to the levy and collection of assessments shall not be exercised by the Lake County Board; and provides that dissolution of the Seavey Drainage District under the provisions must take place no later than December 31, 2019.
House Committee Amendment No. 1
Adds reference to:

70 ILCS 2805/33 from Ch. 42, par. 444

Adds reference to:

70 ILCS 2805/33.1 new

Adds reference to:

70 ILCS 2805/35 from Ch. 42, par. 446

Amends the Sanitary District Act of 1936. Provides that the Lakes Region Sanitary District may dissolve itself upon entering into a dissolution agreement with Lake County for the county to acquire all of the assets and responsibilities of the district. Provides that upon dissolution of the district, the statutory powers of the former district shall be exercised by the county board of Lake County. Provides that no later than 60 days after the effective date of the dissolution, Lake County shall notify the Illinois Environmental Protection Agency of the dissolution of the Lakes Region Sanitary District and providing a copy of the dissolution agreement to the Agency. Makes conforming changes.
Aug 14 18  S  Public Act . . . . . . . . 100-0874

SB 02460  Sen. Julie A. Morrison

105 ILCS 5/22-80
Amends the School Code. Provides that, beginning with the 2018-2019 school year, the Illinois Elementary School Association shall approve, for coaches, game officials, and non-licensed healthcare professionals, training courses that provide for not less than 2 hours of training in the subject matter of concussions, including evaluation, prevention, symptoms, risks, and long-term effects. Effective immediately.
Jan 30 18  S  Referred to Assignments
(Rep. Robyn Gabel-Stephanie A. Kifowit-Laura Fine)

20 ILCS 505/5.05
Amends the Children and Family Services Act. Provides that no later than July 1, 2019, the Department of Children and Family Services shall enter into contracts with public or private agencies or shall complete development for specialized placements for youth in the Department's care who are victims of sex trafficking. Provides that such specialized placements may include, but not be limited to, licensed foster homes, group homes, residential facilities, and secure residential facilities that specialize in providing treatment to children who are victims of sex trafficking.
Aug 03 18 S Public Act . . . . . . . . . 100-0705

SB 02462  Sen. Antonio Muñoz

225 ILCS 447/10-27
Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides continuing education requirements for a private detective and a registered private detective employee in order to renew a license. Lists individuals who are exempt from the continuing education requirements. Provides criteria for continuing education courses, sponsors, and programs. Provides that the Department of Financial and Professional Regulation may adopt rules to implement the provisions (rather than adopt rules for continuing education). Effective immediately.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02463  Sen. John G. Mulroe

410 ILCS 240/1 from Ch. 111 1/2, par. 4903
Amends the Newborn Metabolic Screening Act. Makes a technical change in a Section concerning rules of the Department of Public Health.
Jan 30 18 S Referred to Assignments

SB 02464  Sen. John G. Mulroe

215 ILCS 5/355 from Ch. 73, par. 967
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning accident and health policies.
Jan 30 18 S Referred to Assignments

SB 02465  Sen. John G. Mulroe

305 ILCS 5/5-5 from Ch. 23, par. 5-5
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning medical services.
Jan 30 18 S Referred to Assignments

SB 02466  Sen. Neil Anderson

820 ILCS 305/8 from Ch. 48, par. 138.8
Amends the Workers' Compensation Act. Provides that, if the temporary total incapacity for work of a volunteer, paid-on-call, or part-time firefighter, emergency medical technician, or paramedic continues for a period of 14 days or more from the date of the accident, compensation shall commence on the day after the accident. Effective immediately.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02467  Sen. Julie A. Morrison-Michael E. Hastings-Thomas Cullerton

720 ILCS 5/12-0.1
720 ILCS 5/12-2 from Ch. 38, par. 12-2
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4
Amends the Criminal Code of 2012. Defines "servicemember" and "veteran". Provides that a person commits aggravated assault or aggravated battery when he or she commits an assault or a battery against a servicemember or veteran. Provides that an aggravated assault committed against a servicemember or veteran is a Class A misdemeanor. Provides that an aggravated battery committed against a servicemember or veteran is a Class 3 felony.
May 18 18 H Rule 19(a) / Re-referred to Rules Committee
SB 02468  Sen. David Koehler
105 ILCS 5/14-8.02  from Ch. 122, par. 14-8.02
Amends the Children with Disabilities Article of the School Code. With regard to individualized education programs, provides that if a child's individualized education program team determines that the child does not require assistive technology services or devices, the team shall include a statement in the child's program that informs the child's parent or guardian of the decision and the basis for the decision. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

(Rep. Anna Moeller)
320 ILCS 10/12  from Ch. 23, par. 6212
Amends the Respite Program Act. In a provision requiring the Director of the Department on Aging to submit an annual report to the Governor and the General Assembly detailing the progress of the respite care services provided under the Act, provides that the report shall also include an estimate of the demand for respite care services over the next 10 years.
Aug 19 18  S  Public Act . . . . . . . . . 100-0972

SB 02470  Sen. Cristina Castro
625 ILCS 5/3-104  from Ch. 95 1/2, par. 3-104
625 ILCS 5/3-107  from Ch. 95 1/2, par. 3-107
625 ILCS 5/3-203  from Ch. 95 1/2, par. 3-203
625 ILCS 5/3-821  from Ch. 95 1/2, par. 3-821
Amends the Illinois Vehicle Code. Provides that no expedited application shall be accepted or processed for a corrected or duplicate certificate of title that seeks to remove a lienholder unless the applicant surrenders the last issued certificate of title with a completed lien release on the certificate of title. Provides that an expiration date of December 31 of the year in which the lien is satisfied shall be included on each certificate of title. Provides that if a recorded lienholder does not reaffirm a lien and does not respond to a request to verify a lien release letter within 7 calendar days of receipt, the Secretary of State shall process an application for corrected title for the owner of a motor vehicle. Provides that upon extending or refinancing a loan against a passenger motor vehicle of the first division or a motor vehicle of the second division weighing no more than 12,000 pounds, the Secretary may issue a dealer lien release and affirmation of loan certificate of title to a financial institution, or to a lienholder registered in this State that is listed on the certificate of title, that submits an application for title. Effective January 1, 2019.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02471  Sen. Linda Holmes
(Rep. John Cavaletto and Tony McCombie)
50 ILCS 748/3
Amends the Volunteer Emergency Worker Job Protection Act. Provides that “volunteer emergency worker” means a person who serves as a member of a fire department of a fire protection district, municipality, or other unit of government on other than a full-time career basis and who meets the requirements for volunteer status under the Code of Federal Regulations and Opinion Letters from the United States Department of Labor. Provides that “volunteer emergency worker” also means, including, but not limited to, a person who serves on a volunteer basis and is licensed under the Emergency Medical Services (EMS) Systems Act as an Emergency Medical Responder (EMR)(First Responder), Emergency Medical Technician (EMT), Emergency Medical Technician-Intermediate (EMT-I), Advanced Emergency Medical Responder (A-EMT), or Paramedic (EMT-P), or a volunteer ambulance driver or attendant, and the person does not work in one of these capacities for another fire department, fire protection district, or governmental entity on a full-time career basis. Effective immediately.
Aug 19 18  S  Public Act . . . . . . . . . 100-0973

SB 02472  Sen. Melinda Bush
820 ILCS 175/40
Jan 30 18  S  Referred to Assignments

SB 02473  Sen. Melinda Bush
820 ILCS 185/1
Amends the Employee Classification Act. Makes a technical change in a Section concerning the short title.
Jan 30 18  S  Referred to Assignments
SB 02474  Sen. Melinda Bush  

820 ILCS 205/7  from Ch. 48, par. 31.7

Amends the Child Labor Law. Makes a technical change in a Section concerning restrictions on the employment of a minor under 16 years of age.

Jan 30 18  S  Referred to Assignments

SB 02475  Sen. William E. Brady

65 ILCS 115/10-5.3

Amends the River Edge Redevelopment Zone Act. Provides that, on and after the effective date, the Department of Commerce and Economic Opportunity may certify as a River Edge Redevelopment Zone any area that meets the qualifications set forth in the Act.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02476  Sen. Terry Link

10 ILCS 5/19-3  from Ch. 46, par. 19-3

Amends the Election Code. Provides that any campaign, party, or other organization or individual that engages in a vote by mail operation in which voters are sent applications for vote by mail ballots shall also provide the voter with a postage-paid return envelope addressed only to the appropriate local election authority for that registered voter. Provides that removing, tampering with, or otherwise knowingly making the postmark on the application unreadable by the election authority shall establish a rebuttable presumption of a violation.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02477  Sen. Terry Link

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

Amends the Election Code. Provides that when a person who intends to be a write-in candidate for an uncontested office has not timely filed nomination papers but has filed a written statement or notice of his or her intent, no primary ballot shall be printed (rather than requiring a primary ballot to be prepared and a primary election held). Removes language concerning requirements for the written statement or notice. Removes language providing that an election authority has no duty to conduct a primary and prepare a ballot for a uncontested office, unless the written statement or notice is filed in a timely manner. Provides that where no primary is held, a person intending to become a write-in candidate shall re-file a declaration of intent to be a write-in candidate for the consolidated election with the appropriate election authority or authorities. Provides that a write-in candidate's notarized declaration of intent needs to be filed no more than 106 days before a primary or election for write-in votes for the candidate to be counted. Provides that a declaration of intent to be a write-in candidate shall include specified information, otherwise, the declaration shall not be accepted. Provides that person intending to become write-in candidates for President and Vice President or Governor and Lieutenant Governor shall file a joint declaration of intent to be a write in candidate that identifies the candidate for each office. Provides that a vote cast for either candidate shall constitute a valid write-in vote for the team of candidates.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02478  Sen. Steve Stadelman

New Act

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

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

Creates the Sports Betting Consumer Protection Act. Authorizes a State agency or entity charged by law with enforcing the Act, unless prohibited under federal law and as otherwise provided by State law, to adopt rules which prohibit or authorize sports betting or electronic sports betting by an electronic sports betting patron or sports betting facility patron through an electronic sports betting account on an electronic sports betting platform or other means with an electronic sports betting license or sports betting facility licensee. Allows the State agency to also require reporting of sports betting adjusted gross receipts to it by electronic sports betting licensees or sports betting facility licensees. Amends the Criminal Code of 2012. Exempts activities authorized under the Sports Betting Consumer Protection Act from gambling offenses.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02479

Sen. Michael E. Hastings
(Rep. Scott Drury)

725 ILCS 5/115-21

Amends the Code of Criminal Procedure of 1963. Expands the informant testimony provisions from capital cases to first degree murder, intentional homicide of an unborn child, second degree murder, voluntary manslaughter of an unborn child, involuntary manslaughter and reckless homicide, involuntary manslaughter and reckless homicide of an unborn child, drug-induced homicide, aggravated criminal sexual assault, predatory criminal sexual assault of a child, or aggravated arson. Provides that the court may permit the prosecution to disclose its intent to introduce the testimony of an informant with less notice than the 30-day notice period required, if the court finds that the informant was not known prior to the 30-day notice period and could not have been discovered or obtained by the exercise of due diligence by the prosecution prior to the 30-day notice period. Provides that upon good cause shown, the court may set a reasonable notice period under the circumstances or may continue the trial on its own motion to allow for a reasonable notice period, which motion shall toll the speedy trial period for the period of the continuance. Provides that if a lawful recording of an incriminating statement is made of an accused to an informant or of a statement made by an informant to law enforcement or the prosecution, including any deal, promise, inducement, or other benefit offered to the informant, the accused may request a reliability hearing and the prosecution shall be subject to the disclosure requirements. Makes other changes.

Apr 24 18  H  Referred to Rules Committee

SB 02480

Sen. Michael E. Hastings-Jennifer Bertino-Tarrant, Omar Aquino, Laura M. Murphy and Melinda Bush

New Act

30 ILCS 105/5.886 new

Creates the Illinois Hazardous Materials Workforce Training Act. Provides that the Environmental Protection Agency shall develop by rule a curriculum of approved advanced safety training for workers at high hazard facilities. Provides that an owner or operator, when contracting for the performance of construction work at the stationary source, shall require that its contractors and any subcontractors use a skilled and trained workforce to perform all onsite work within an apprenticeable occupation in the building and construction trades. Provides a penalty for violation of the Act. Creates the Illinois Hazardous Materials Workforce Training Fund as a special fund in the State treasury. Makes corresponding changes in the State Finance Act. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02481

Sen. Michael E. Hastings, Omar Aquino-Thomas Cullerton-Michael Connelly, Laura M. Murphy and Cristina Castro

705 ILCS 505/8 from Ch. 37, par. 439.8
Provides that the amendatory Act may be referred to as the Commitment to Justice Act and includes legislative findings.
Amends the Court of Claims Act. Removes the $100,000 limit on awards in tort cases. Provides that the changes apply to cases filed on or after July 1, 2015. Effective immediately.

Senate Floor Amendment No. 2
Adds reference to:
705 ILCS 505/16 from Ch. 37, par. 439.16
705 ILCS 505/18 from Ch. 37, par. 439.18
705 ILCS 505/21 from Ch. 37, par. 439.21
705 ILCS 505/22 from Ch. 37, par. 439.22
705 ILCS 505/24 from Ch. 37, par. 439.24

Replaces everything after the enacting clause. Amends the Court of Claims Act. Increases the maximum award for certain claims sounding in tort filed on or after July 1, 2015 from $100,000 to $2,000,000. Provides that the court shall annually adjust the maximum awards to reflect the increase, if any, in the Consumer Price Index For All Urban Consumers for the previous calendar year, as determined by the United States Department of Labor. Provides that Comptroller shall make the new amount resulting from each annual adjustment available to the public via the Comptroller's official website by January 31 of every year. Provides that the signature of one judge is binding if a decision is entered in a lapsed appropriation claim in which a motion or stipulation has been filed or a decision is entered on a Crime Victims Compensation Act claim. Deletes language providing that in matters involving the award of emergency funds under the Crime Victims Compensation Act, the decision of one judge is necessary to award emergency funds. Provides that from funds appropriated by the General Assembly, the court may direct immediate payment of claims against the State for unjust imprisonment. Adds applicability and severability language and makes other changes. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
705 ILCS 505/16
705 ILCS 505/21

Deletes changes providing: that the signature of one judge is binding if a decision is entered in a lapsed appropriation claim in which a motion or stipulation has been filed or a decision is entered on a Crime Victims Compensation Act claim; and that the court may impose a fee of $15 for the filing of a petition in which the award sought is less than $1,000 (instead of more than $50 and less than $1,000).

State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)
This bill would not impact any public pension fund or retirement system in Illinois.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Fiscal Note (Court of Claims)
The amendment to section 8 will likely require the additional expenditure of State funds, in that it proposes to raise the tort liability limit on non-vehicle lawsuits against the State. The bill proposes an effective date of July 1, 2015. The Court cannot forecast whether cases pending since July 1, 2015 will result in an award to Claimant. Likewise, the Court does not know the fiscal impact of yet-to-be-filed cases where awards will be made. The amendment to section 22(g) will likely require the additional expenditure of State funds. The Court currently has 36 Claimants with cases involving lost warrants, totaling $28,000.00. These are currently postured for denial. Most of these would likely be payable, if this bill is passed. None of the other sections have any fiscal impact.
SB 02481 (CONTINUED)

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Governor Amendatory Veto Message
Recommends changing the maximum award for certain claims sounding in tort to $300,000 (rather than $2,000,000).

Nov 29 18  S  Public Act . . . . . . . . 100-1124

SB 02482
Sen. Julie A. Morrison
(Rep. Jonathan Carroll)
625 ILCS 5/12-806a from Ch. 95 1/2, par. 12-806a
Amends the Illinois Vehicle Code. Provides that a bus that meets certain requirements for school buses under the Code may be used to transport persons 18 years of age or less (rather than used to transport persons 18 years of age or less in connection with a licensed youth camp or licensed child care facility).
Senate Committee Amendment No. 1
Adds reference to:
625 ILCS 5/12-806 from Ch. 95 1/2, par. 12-806
Limits the circumstances under which a school bus may be operated with the "SCHOOL BUS" signs covered or concealed and the stop signal arm and flashing signal system disabled to whenever a school bus is operated for the purpose of transporting passengers over 18 years of age other than persons in connection with an activity of the school or religious organization which owns the school bus or for which the school bus is operated. Deletes language providing that a bus which has had the "SCHOOL BUS" signs covered or concealed and the stop signal arm and flashing signal system rendered inoperable through normal means may be operated by a person who has a valid and properly classified driver's license issued by the Secretary of State.
Aug 10 18  S  Public Act . . . . . . . . 100-0791

SB 02483
Sen. Thomas Cullerton-Michael Connelly
(Rep. David S. Olsen-Christine Winger-Peter Breen)
65 ILCS 5/8-3-14 from Ch. 24, par. 8-3-14
65 ILCS 5/8-3-14a
65 ILCS 5/8-3-14b new
65 ILCS 5/8-3-14c new
Amends the Illinois Municipal Code. Provides that not less than 75% of the amounts collected by a municipality within DuPage County pursuant to the municipal hotel operators' occupation tax and municipal hotel use tax shall be used to promote tourism within that municipality. Provides that the remainder of the amounts collected may be used by the municipality for economic development or capital infrastructure. Provides for a repeal date of December 31, 2019.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change: provides that the new provisions apply to a municipality in DuPage County that belongs to a not-for-profit organization headquartered in DuPage County that is recognized by the Department of Commerce and Economic Opportunity as a certified local tourism and convention bureau entitled to receive State tourism grant funds.
Nov 07 18  H  Assigned to Tourism, Hospitality & Craft Industries Committee

SB 02484
Sen. Laura M. Murphy-Iris Y. Martinez
105 ILCS 5/2-3.173 new
105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new
Amends the School Code. Provides that, upon knowledge of an incident of sexual assault by a student against another student, a school district shall report the incident to the State Board of Education; defines "sexual assault". Provides that the State Board shall post on its Internet website for each school year the total number of reported incidents statewide and in each school district. Provides that the State Board shall also report the data annually to the General Assembly no later than September 1 of each year.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02485  Sen. Laura M. Murphy
(Rep. Jonathan Carroll)

765 ILCS 605/9  from Ch. 30, par. 309
765 ILCS 605/9.2  from Ch. 30, par. 309.2
765 ILCS 605/18  from Ch. 30, par. 318
765 ILCS 605/18.4 from Ch. 30, par. 318.4

Amends the Condominium Property Act. Provides that the lien for nonpayment of common expenses and fines attaches after
the unit owner is given written notice and an opportunity to be heard. Provides that the board of managers may seek remedies under the
Act after providing the unit owner or agent of the unit owner with written notice of the default and providing an opportunity to be
heard regarding any fees that are in dispute. Provides that the bylaws shall provide that the association has no authority to initiate
collection proceedings against a unit owner until the board of managers issues a 30-day written notice of delinquency, and an
opportunity for a hearing is given to dispute any amounts due. Provides that the board of managers has the power, after written notice
(instead of "notice") and an opportunity to be heard, to levy reasonable fines for violation of the declaration, bylaws, and rules and
regulations of the association.

Senate Committee Amendment No. 1

Deletes language providing that the lien for nonpayment of common expenses and fines attaches after the unit owner is given
written notice and an opportunity to be heard. Provides instead that the board of managers shall not record or foreclose upon a lien for
nonpayment of common expenses and fines until after it provides the unit owner with written notice and an opportunity to be heard.
Provides that the board of managers may seek remedies under the Act after providing the unit owner or agent of the unit owner with
written notice of the default and providing an opportunity to be heard regarding charges assessed against the unit owner's account,
including attorney's fees that are in dispute (instead of "any fees that are in dispute"). Provides that the bylaws shall provide that the
association has no authority to report adverse information to a credit reporting agency until the board of managers issues a 30-day
written notice of delinquency, and an opportunity for a hearing is given to dispute any amounts due. Specifies that a collection
proceeding includes, but is not limited to, an action under the Eviction Article of the Code of Civil Procedure.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Condominium Property Act. Provides that before the board may
levy a fine, it shall first provide the unit owner a minimum of 20 days' written notice and an opportunity to be heard. Provides that the
written notice shall be made in accordance with the requirements of the Act. Provides that the notice and opportunity to be heard
requirements apply only to the ability to levy fines, and nothing contained in the new provisions limits or restricts the ability of the
board to pursue or enforce the rights of the association. Provides that the association has no authority to report adverse information to a
credit reporting agency or initiate collection proceedings against a unit owner for unpaid fines unless the board of managers has first
complies with the notice and hearing requirements. Makes corresponding changes.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02486  Sen. Emil Jones, III-Linda Holmes-Karen McConnaughay
(Rep. Michael J. Zalewski)

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

Amends the Public Funds Investment Act. Provides that any public agency may invest any public funds in obligations
(currently, short term obligations) of corporations organized in the United States with assets exceeding $500,000,000 if such
obligations mature not later than 3 years (currently, 270 days) from the date of purchase, in addition to other criteria. Effective
immediately.

Apr 19 18  H  Referred to Rules Committee
SB 02487  Sen. Jacqueline Y. Collins

30 ILCS 235/6.3 new
205 ILCS 5/47.5 new
205 ILCS 205/9008.5 new
205 ILCS 305/9.5 new

Amends the Public Funds Investment Act, the Illinois Banking Act, the Savings Bank Act, and the Illinois Credit Union Act. Requires any financial institution or other entity receiving public funds, State bank, savings bank, and credit union with assets of at least $100,000,000 to submit an annual report on its voluntary supplier diversity program to the Department of Financial and Professional Regulation. Sets forth provisions on what the report must include and how and when the report must be submitted. Provides that, for each report, the Department shall publish the results on its Internet website for 5 years after submission. Requires the Department to hold an annual supplier diversity workshop in February of 2019 and every February thereafter to discuss the reports with representatives of the financial institutions, State banks, savings banks, or credit unions and vendors. Provides that the Department shall prepare a template for voluntary supplier diversity reports. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02488  Sen. Michael Connelly

(Rep. Mark Batinick)

75 ILCS 5/4-7 from Ch. 81, par. 4-7
75 ILCS 16/30-55.60

Amends the Illinois Local Library Act and the Public Library District Act of 1991. Provides that a nonresident fee shall not be charged to a nonresident who owns or leases property that is taxed for library service (rather than only the owner of taxable property) upon the presentation of the most recent tax bill upon that taxable property or a copy of the commercial lease of that taxable property (rather than only the most recent tax bill). Removes the limitation of nonresident privileges for only one nonresident for each parcel of taxable property. Effective immediately.

Aug 14 18  S  Public Act . . . . . . . . . 100-0875

SB 02489  Sen. Michael Connelly and Chris Nybo

20 ILCS 2310/2310-307 new
105 ILCS 5/22-80

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall develop, publish, and disseminate a brochure to educate the general public on the effects of concussion in children and discuss how to look for concussion warning signs in children. The brochure shall be distributed free of charge by schools to any child or the parent or guardian of a child who may have sustained a concussion, regardless of whether or not the concussion occurred while the child was participating in an interscholastic athletic activity. Amends the School Code. Provides that, amongst other duties, the regional office of education (rather than the district superintendent or chief school administrator) of a public elementary or secondary school or charter school shall supervise an athletic trainer or other person responsible for compliance with the return-to-play or return-to-learn concussion protocol established under the Code. Provides that the State Board of Education shall (rather than may) adopt rules governing concussion protocol under the Code, including, but not limited to, rules governing the informal or formal accommodation of a student who may have sustained a concussion during an interscholastic athletic activity.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02490  Sen. William E. Brady  
(Rep. Kathleen Willis)  

40 ILCS 5/1A-104  
Amends the Illinois Pension Code. Changes the schedule for examinations of pension funds established under the Downstate Police or Downstate Fire Article from every 3 years to a periodic basis, as determined by the Public Pension Division of the Department of Insurance. Provides that the examination may (instead of shall) include a review of certain information. Effective immediately.

Senate Floor Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that the Public Pension Division of the Department of Insurance's risk review determination for the examination of pension funds established under the Downstate Police or Downstate Firefighter Articles shall include, but not be limited to, specified criteria. Provides that the examination shall (rather than may) include a review of certain information. Provides that the examination shall include a determination of whether or not full effect is being given to the statutory provisions governing the operation of the pension fund, including the employer's requirement to make a lawful contribution consistent with a provision concerning financing in the Downstate Firefighter Article. Effective immediately.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02491  Sen. Dave Syverson  
(Rep. Rita Mayfield-Patricia R. Bellock-Mary E. Flowers-Thaddeus Jones)  

305 ILCS 5/5-5  from Ch. 23, par. 5-5  
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a licensed dental hygienist working under the supervision of a dentist and employed by a federally qualified health center shall be reimbursed for dental services provided to medical assistance recipients at the federally qualified health center's encounter rate. Effective immediately.

Senate Committee Amendment No. 1  
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a federally qualified health center, as defined in the Social Security Act, shall be reimbursed by the Department of Healthcare and Family Services in accordance with the federally qualified health center's encounter rate for services provided to medical assistance recipients that are performed by a dental hygienist, as defined under the Illinois Dental Practice Act, working under the general supervision of a dentist and employed by a federally qualified health center. Effective immediately.

Aug 19 18  S  Public Act . . . . . . . . . 100-0974

SB 02492  Sen. Sue Rezin  

415 ILCS 5/13.2a new  
Amends the Environmental Protection Act. Provides that in counties with a population of more than 100,000 and less than 150,000, an owner or operator of a clean construction or demolition debris fill operation or other similar operation sites shall conduct a baseline well water test on the property of the site and submit the results of the test to the Environmental Protection Agency. Effective immediately.

Senate Committee Amendment No. 1  
Adds reference to:  

415 ILCS 5/22.51  
Replaces everything after the enacting clause. Provides that in LaSalle County, an owner or operator of a clean construction or demolition debris fill operation shall conduct groundwater monitoring in accordance with rules adopted by the Pollution Control Board. Provides that the Board shall adopt these groundwater monitoring rules within 6 months of the effective date of the amendatory Act. Provides that the groundwater monitoring rules adopted under these provisions shall be designed to detect and prevent exceedences of the Board's Class I groundwater quality standards and shall include, but not be limited to, rules concerning specified matters. Provides that each owner or operator of a clean construction or demolition debris fill operation must file a $50,000,000 remediation bond with the Agency for each site that they own or operate for the purpose of site clean-up. Effective immediately.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02493  Sen. Chapin Rose

520 ILCS 5/2.26 from Ch. 61, par. 2.26
Amends the Wildlife Code. Provides that a person may supplementally feed deer with items otherwise prohibited by the Code when not in active deer hunting season which shall be implemented by the Department of Natural Resources by rule.

Senate Floor Amendment No. 1
Deletes reference to:
520 ILCS 5/2.26
Adds reference to:
110 ILCS 305/13 new
Replaces everything after the enacting clause. Amends the University of Illinois Act. Provides that the University of Illinois College of Veterinary Medicine, subject to appropriation and in consultation with the Department of Natural Resources, shall conduct a study for a period of at least 2 years of the health effects of supplemental deer feeding on the wild deer population and whether supplemental feeding affects the spread of any communicable diseases within the deer population. Provides that the study shall also designate geographic locations where the practice of supplemental deer feeding may be beneficial. Provides that the University of Illinois College Veterinary of Medicine shall submit its findings and recommendations to the General Assembly in a report no more than 60 days after the completion of the study.

House Floor Amendment No. 2
Deletes reference to:
110 ILCS 305/13 new
Adds reference to:
110 ILCS 305/12.10 new
Replaces everything after the enacting clause. Amends the University of Illinois Act. Provides that the University of Illinois Prairie Research Institute shall, subject to appropriation and in consultation with the Department of Natural Resources and the University of Illinois College of Veterinary Medicine, conduct a study for a period of at least 5 years on the health and social effects of supplemental deer feeding on the wild deer population outside of any Illinois deer hunting season and whether supplemental deer feeding affects the risk of disease transmission in the deer population. Requires the University of Illinois Prairie Research Institute and the University of Illinois College of Veterinary Medicine to submit the study's findings and any recommendations to the Department of Natural Resources, to be posted on its Internet website, and the General Assembly in a report no more than 180 days after the completion of the study.

Nov 28 18  S Total Veto Stands

SB 02494  Sen. Thomas Cullerton and John G. Mulroe-Laura M. Murphy

20 ILCS 2705/2705-380 new
415 ILCS 5/4 from Ch. 111 1/2, par. 1004
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois and the Environmental Protection Act. Requires the Illinois Environmental Protection Agency, with the assistance of the Department of Transportation, to conduct a study describing the environmental and human health impacts caused by runways and air traffic at Chicago O'Hare International Airport. Requires the Agency, when conducting this study, to pay particular attention to the impact of air pollution, noise pollution, the emission of gases and fluids by aircraft, and similar factors on the quality of life, health, and property values of persons who live adjacent to the flight paths used by Chicago O'Hare International Airport. Requires the Agency, with the Department's assistance, to monitor noise levels experienced in 2019 and 2020. Requires the Department to assist with the study. Requires the Agency to deliver a written report of its findings to the General Assembly by no later than October 31, 2020. Effective immediately.

May 31 18  S Rule 3-9(a) / Re-referred to Assignments
SB 02495  Sen. Jim Oberweis, Paul Schimpf, Tim Bivins, Jil Tracy, Kyle McCarter, Wm. Sam McCann and Dale A. Righter

5 ILCS 420/1-113 from Ch. 127, par. 601-113
5 ILCS 420/2-104 from Ch. 127, par. 602-104

Amends the Illinois Governmental Ethics Act. Provides that, among other restrictions, no legislator may accept or participate in any way in any representation case before the State of Illinois or any unit of local government in this State on any matter filed on or after February 1, 2018 that involves a challenge to any tax or proposed assessment of any tax or fee. Provides that the prohibition against participation in such a representation case does not apply in regards to a person with whom the legislator maintains a close economic association, unless a fee or compensation received regarding any matter that involves a challenge to any tax or proposed assessment of any tax or fee is received by the legislator directly or indirectly through any interest in a partnership, limited liability corporation, or other business entity. Modifies the term “representation case” to include matters before a unit of local government. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02496  Sen. William E. Brady

5 ILCS 315/15 from Ch. 48, par. 1615
5 ILCS 430/1-15 new

Amends the Illinois Public Labor Relations Act. Provides that the Illinois Public Labor Relations Act does not take precedence over the provisions of the State Officials and Employee Ethics Act relating to wages, hours, and conditions of employment and employment relations. Amends the State Officials and Employees Ethics Act. Provides that in case of any conflict between the provisions of the State Officials and Employees Ethics Act and any other existing and future law, including existing preemption statutes, executive order, administrative regulation, collective bargaining agreement, or other agreements, the provisions of the Act shall prevail and control, after the effective date of this amendatory Act.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02497  Sen. Chuck Weaver

5 ILCS 140/1.1 from Ch. 116, par. 201.1

Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

Feb 06 18 S Referred to Assignments

SB 02498  Sen. Michael Connelly
(Rep. Mark Batinick-Litesa E. Wallace-Carol Ammons)

750 ILCS 5/602.9

Amends the Illinois Marriage and Dissolution of Marriage Act. In provisions governing conditions under which certain non-parents may petition for visitation, requires that the parent-child relationship has been legally established (instead of "parentage has been established by a court of competent jurisdiction"). Provides that if the petitioner is a grandparent or great-grandparent, the parent-child relationship need be legally established only with respect to the parent who is related to the grandparent or great-grandparent. Provides that if the petitioner is a step-parent, the parent-child relationship need be legally established only with respect to the parent who is married to the petitioner or was married to the petitioner immediately before the parent's death.

Aug 03 18 S Public Act . . . . . . . . . . . . . . . . . . . 100-0706

SB 02499  Sen. Julie A. Morrison

5 ILCS 430/25-52

Amends the State Officials and Employees Ethics Act. Requires the Legislative Ethics Commission to make available to the public any summary report and response or a redacted version of the report and response in which a current or former member of the General Assembly is the subject of the complaint regarding events occurring during that member's term of office.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02500  Sen. Julie A. Morrison

105 ILCS 5/10-22.3g new
105 ILCS 5/34-21.9 new

Amends the School Code. Provides that a school board shall permanently retain on file all insurance policies of a school district, including, but not limited to, insurance protection and benefits policies of school district employees or students and policies taken out on school district property. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02501  Sen. Jennifer Bertino-Tarrant-Chuck Weaver and Toi W. Hutchinson

35 ILCS 5/227 new
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02502  Sen. Jennifer Bertino-Tarrant

35 ILCS 105/3-45.5 new
35 ILCS 105/10 from Ch. 120, par. 439.10
35 ILCS 110/3-40.5 new
35 ILCS 110/10 from Ch. 120, par. 439.40
Amends the Use Tax Act and the Service Use Tax Act. Provides that retailers and servicemen that do not collect the taxes under those Acts shall make the following reports and notifications: (1) a notification with each purchase made to an Illinois purchaser that use tax is due on certain purchases at retail made from the retailer and that the State requires the purchaser to file a use tax return; and (2) an annual notification to each Illinois purchaser detailing the total amount paid by the purchaser for Illinois purchases at retail during the previous calendar year. Provides that, if a purchaser has otherwise failed to file a return with the Department of Revenue and remit the proper amount of tax due, and if the purchaser receives a notification from a retailer under the provisions of the amendatory Act, then that purchaser must file a return and pay the tax by April 15 of the year in which the notification is received. Effective immediately.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02503  Sen. William E. Brady

625 ILCS 25/1 from Ch. 95 1/2, par. 1101
Amends the Child Passenger Protection Act. Makes a technical change in a Section concerning the short title.
Feb 06 18  S  Referred to Assignments

SB 02504  Sen. William E. Brady

625 ILCS 5/18b-100 from Ch. 95 1/2, par. 18b-100
Feb 06 18  S  Referred to Assignments

SB 02505  Sen. William E. Brady

625 ILCS 5/12-603 from Ch. 95 1/2, par. 12-603
Feb 06 18  S  Referred to Assignments

SB 02506  Sen. William E. Brady

625 ILCS 5/11-202 from Ch. 95 1/2, par. 11-202
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning obedience to the traffic laws.
Feb 06 18  S  Referred to Assignments

SB 02507  Sen. William E. Brady

625 ILCS 5/6-100 from Ch. 95 1/2, par. 6-100
Feb 06 18  S  Referred to Assignments

SB 02508  Sen. William E. Brady

625 ILCS 5/4-102 from Ch. 95 1/2, par. 4-102
Feb 06 18  S  Referred to Assignments

SB 02509  Sen. William E. Brady

625 ILCS 5/3-100 from Ch. 95 1/2, par. 3-100
Feb 06 18  S  Referred to Assignments
SB 02510  Sen. William E. Brady
625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100
Feb 06 18  S  Referred to Assignments

SB 02511  Sen. Karen McConnaughay, Kwame Raoul, Jil Tracy, Neil Anderson, Tim Bivins, Napoleon Harris, III, Cristina Castro-Martín A. Sandoval, Julie A. Morrison and Melinda Bush
(Rep. Tim Butler-Brian W. Stewart)
625 ILCS 5/12-209  from Ch. 95 1/2, par. 12-209
Amends the Illinois Vehicle Code. Provides that a back-up lamp equipped on a motor vehicle shall emit a white or amber light without glare. Effective January 1, 2019.
Aug 03 18  S  Public Act . . . . . . . . 100-0707

SB 02512  Sen. Cristina Castro
705 ILCS 405/1-1  from Ch. 37, par. 801-1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.
Feb 06 18  S  Referred to Assignments

SB 02513  Sen. Michael E. Hastings
215 ILCS 5/401.3 new
Amends the Illinois Insurance Code. Creates an advisory council within the Department of Insurance to review and make recommendations to the Department regarding rules to be adopted by the Department concerning continuing education courses, course materials, curriculum, and credentials of instructors. Provides that the members shall be appointed by the Director of Insurance. Provides criteria for membership, length of terms, term limits, and quorum. Effective immediately.
Senate Committee Amendment No. 2
Adds reference to:
215 ILCS 5/500-35
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Changes the advisory council to 7 members (rather than 5 members). Provides that 3 members (rather than one member) shall represent a domestic company. Provides that 4 members (rather than 3 members) shall constitute a quorum. Further amends the Illinois Insurance Code. Provides that the 3 ethics hours of continuing education an insurance producer must complete for license renewal may be through a webinar. Effective immediately.
Aug 14 18  S  Public Act . . . . . . . . 100-0876

SB 02514  Sen. John G. Mulroe, Tim Bivins-Kwame Raoul-Terry Link-Karen McConnaughay-Jacqueline Y. Collins and Patricia Van Pelt
(Rep. Brian W. Stewart)
410 ILCS 82/40
410 ILCS 82/45
410 ILCS 82/50
Amends the Smoke Free Illinois Act. Changes references from “fine” to “civil penalty” throughout the Act and makes corresponding changes. Provides that law enforcement agencies (rather than local law enforcement agencies) shall enforce the provisions of the Act through the issuance of citations and may assess specified civil penalties (rather than fines). Makes related changes in provisions concerning complaints and injunctions. Provides that funds designated for the Department of State Police or Department of Natural Resources by provisions concerning the distribution of civil penalty moneys shall be deposited by the respective Department into a specified fund.
Senate Floor Amendment No. 1
Provides that local, Department of Natural Resources, and Department of State Police law enforcement agencies (rather than law enforcement agencies) shall enforce the provisions of the Smoke Free Illinois Act through the issuance of citations and may assess specified civil penalties.
Aug 14 18  S  Public Act . . . . . . . . 100-0877
SB 02515  Sen. Sue Rezin

220 ILCS 5/8-306

Amends the Public Utilities Act. Provides that water utilities under the jurisdiction of the Illinois Commerce Commission shall not increase water and sewer rates by more than 2.5% annually. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02516  Sen. Julie A. Morrison-Patricia Van Pelt

(Rep. Robyn Gabel-Kathleen Willis and Laura Fine)

325 ILCS 5/4

Amends the Abused and Neglected Child Reporting Act. Requires an employer, or the employer's representative, to inform an employee of available mandated reporter training prior to the employee signing a statement that the employee has knowledge and understanding of certain reporting requirements under the Act. Provides that the mandated reporter training may include, but not be limited to, training provided by the employer or the Department of Children and Family Services.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but with the following change: Provides that the mandated reporter training may be provided by the Department of Children and Family Services (rather than the mandated reporter training may include, but not be limited to, training provided by the employer or the Department of Children and Family Services).

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. In a provision requiring certain employees to sign a statement, prior to the commencement of their employment, that attests to their knowledge and understanding of the Act's reporting requirements, provides that, on and after January 1, 2019, the statement shall also include information about available mandated reporter training provided by the Department of Children and Family Services.

Aug 24 18  S  Public Act . . . . . . . . . 100-1071

SB 02517  Sen. Dan McConchie-Pamela J. Althoff

40 ILCS 5/16-106.4a new

40 ILCS 5/16-106.4b new

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

30 ILCS 805/8.42 new

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that beginning in fiscal year 2020 and each year thereafter, the System shall calculate the projected amount of the increase in the employer normal cost of benefits, expressed as a percentage of salary and reflecting separate amounts for Tier 1 and Tier 2 benefits, resulting from any increase in salary over the preceding school year, expressed as a percentage of salary. Provides that except for a teacher who first becomes a teacher on or after the implementation date of certain benefits, if the amount of a teacher's salary for any school year beginning on or after July 1, 2019 exceeds the member's annual full-time salary rate with the same employer for the previous school year, then the teacher's employer shall pay to the System the projected amount of the increase in the employer normal cost of benefits, as determined by the System and reflecting whether the teacher will receive Tier 1 or Tier 2 benefits, resulting from the increase in the member's salary over the previous school year. Excludes earnings increases paid to members under contracts or collective bargaining agreements entered into, amended, or renewed before the effective date of the amendatory Act. Excludes earning increases paid to members who first become members on or after the implementation date of certain benefits. Defines "Tier 1 benefits" and "Tier 2 benefits". Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02518  Sen. Chapin Rose
(Rep. Brad Halbrook)
625 ILCS 5/3-602 from Ch. 95 1/2, par. 3-602
Amends the Illinois Vehicle Code. Provides that any charitable non-for-profit organization that is exempt from federal income
taxation under Section 501(c)(3) of the Internal Revenue Code engaged in the maintenance and repair of motor vehicles may make
application to the Secretary of State for special dealer plates under the Code for use on a motor vehicle prior to donating the vehicle to
a low-income individual. Provides that the Secretary shall, upon granting the application, issue the charitable organization a maximum
of 8 sets of special plates at a fee set for charitable vehicles under the Code. Effective immediately.
Senate Floor Amendment No. 2
Deletes reference to:
625 ILCS 5/3-602
Adds reference to:
625 ILCS 5/3-407.5 new
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that any charitable non-for-profit
organization that is exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code and engaged in the
maintenance and repair of motor vehicles may make application to the Secretary of State for a temporary permit to operate a motor
vehicle prior to donating the vehicle to a low-income individual. Provides that a temporary permit shall be valid for 90 days. Effective
July 1, 2019.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 02519  Sen. Chapin Rose
20 ILCS 835/3b new
Amends the State Parks Act. Provides that the Department of Natural Resources shall reach an agreement with Dawson
Township in McLean County regarding the sale of a portion of Moraine View State Park to the township. Provides that Dawson
Township shall pay the full market value for the property. Provides that the sale and conveyance of the acreage shall not transpire until
the Department is able to acquire an adequate replacement property that satisfies federal requirements, and the Department shall have 5
years from the date of the agreement with Dawson Township to acquire the replacement property. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02520  Sen. Chapin Rose
(Rep. Brad Halbrook)
20 ILCS 863/25
Amends the Prairie Wind Trail Property Transfer Act. Provides that the Department of Natural Resources shall not accept any
request received to transfer portions of the Prairie Wind Trail received after December 31, 2018 (rather than current August 18, 2017).
Effective immediately.
Aug 03 18  S  Public Act . . . . . . . . . . . . 100-0708
SB 02521  Sen. Steve Stadelman
815 ILCS 505/2VVV new
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a dealer or other creditor shall not use
electronic tracking technology or starter interrupt technology in connection with the credit sale, loan, or lease of a motor vehicle unless
the technology is used solely to verify and maintain the operational status of the tracking technology, to locate the vehicle for
repossession, to repossess the vehicle, or to locate the vehicle to service the account or keep the account current. Requires specified
conditions to be met and certain written disclosures to be made to the consumer regarding the use of the technology. Contains
provisions regarding: use of the technology in a criminal investigation; damages for violations; repossession; privacy, storage, and
destruction of data; and other matters. Provides that specified violations are unlawful practices within the meaning of the Act
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02522  Sen. Steve Stadelman  
(Rep. Litesa E. Wallace)

625 ILCS 5/6-305  from Ch. 95 1/2, par. 6-305

Amends the Illinois Vehicle Code. Provides that a rental car company that equips a vehicle with an electronic tolling device and does not offer a renter the ability to opt-out of its use shall not charge a renter a fee of more than $2 each day for its use. Provides that a rental car company shall not charge a daily fee on any day the renter does not drive through an electronic toll or only drives through an electronic toll collection system for which no alternative payment option exists. Provides that a rental car company that provides or offers a motor vehicle with an electronic tolling device shall clearly include the applicable terms and conditions of its use in the rental agreement and post the applicable terms and conditions on the business premises.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following change:

specifies that the limitation on charging daily fees applies if the rental car company does not offer the renter the ability to opt out.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1, and makes the following changes:

(1) provides that a rental car company that offers a renter the opportunity to use a transponder or other electronic tolling device shall notify the renter of the opportunity to use the device at or before the beginning of the rental agreement;

(2) provides restrictions on fees a rental car company may charge if the vehicle offered by the rental car company is equipped with a transponder or other electronic tolling device and the company fails to notify the renter of the option to use the device (rather than if a rental car company equips a vehicle with a transponder or other electronic tolling device and does not offer a renter the ability to opt out of its use);

(3) provides that the company may recoup (rather than charge) the actual cost incurred for any toll; and

(4) deletes language providing that a rental car company shall clearly and conspicuously include the applicable terms and conditions of transponder or other electronic tolling device use in the rental agreement and on the location of the business premises.

State Debt Impact Note (Government Forecasting & Accountability)

This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note (Admin Office of the Illinois Courts)

This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Aug 14 18  S  Public Act . . . . . . . . . . 100-0878

SB 02523  Sen. Steve Stadelman

35 ILCS 5/227 new

Amends the Illinois Income Tax Act. Provides that each taxpayer who is employed by a business that would qualify as a federal HUBZone small business concern but for the fact that fewer than 35% of its employees reside within a federal HUBZone is eligible for an income tax credit in the amount of $500 if the employee first moves into a federal HUBZone during the taxable year. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02524  Sen. Chapin Rose
(Rep. Peter Breen-Robyn Gabel-Patricia R. Bellock-Kelly M. Cassidy)

20 ILCS 2310/2310-313 new
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health and Illinois Emergency Management Agency to collaborate to review and recommend new State laws for the disposal of unused antibiotics. Provides that the Department and Agency shall submit the recommendations to the General Assembly by January 1, 2020.

Senate Committee Amendment No. 2
Deletes reference to:
20 ILCS 2310/2310-313 new
Adds reference to:
415 ILCS 5/56.8 new
Replaces everything after the enacting clause. Amends the Environmental Protection Act. Creates the Pharmaceutical Disposal Task Force. Provides that the Task Force shall coordinate a statewide public information campaign to highlight the benefits of and opportunities to properly dispose of pharmaceutical products. Provides that the campaign shall be implemented by the Environmental Protection Agency, in coordination with the Department of Public Health and the Illinois State Board of Education. Provides that the publicity of the campaign shall include, as appropriate, opportunities to properly dispose of pharmaceutical products provided by specified entities and events. Contains provisions concerning the membership of the Task Force. Provides that the Agency shall provide the Task Force with administrative and other support. Repeals these provisions on December 31, 2022.

Aug 17 18    S  Public Act . . . . . . . . 100-0925

SB 02525  Sen. Bill Cunningham

40 ILCS 5/5-167.1 from Ch. 108 1/2, par. 5-167.1
30 ILCS 805/8.42 new
Amends the Chicago Police Article of the Illinois Pension Code. Provides that for a policeman who retires from service after September 1, 1967 with at least 20 years of service credit and attains age 75 on or after the effective date of the amendatory Act, any 3% automatic increase in annuity shall be compounded beginning with the increase following attainment of age 75. Specifies that for a policeman who attained age 75 before the effective date of the amendatory Act, any 3% automatic increase in annuity following the effective date of the amendatory Act shall be compounded. Provides that the changes made by the amendatory Act apply without regard to whether the policeman or annuitant terminated service before the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Apr 27 18    S  Rule 3-9(a) / Re-referred to Assignments

(Rep. Michelle Mussman-Patricia R. Bellock)

730 ILCS 150/2 from Ch. 38, par. 222
Amends the Sex Offender Registration Act. Includes a violation or attempted violation of involuntary sexual servitude of a minor or trafficking in persons based on involuntary sexual servitude of a minor as a sex offense for purposes of registration.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Sex Offender Registration Act. Includes in the definition of "sex offense" under the Act a violation or attempted violation of the offense of involuntary servitude or trafficking in persons if the victim is under 18 years of age or a violation of involuntary sexual servitude of a minor, if the person was convicted on or after the effective date of the bill.

May 18 18    H  Rule 19(a) / Re-referred to Rules Committee
SB 02527
Sen. Chuck Weaver-Jennifer Bertino-Tarrant-Neil Anderson
(Rep. Daniel Swanson, Tony McCombie, Robert W. Pritchard, Avery Bourne and Charles Meier)

105 ILCS 5/10-20.62
105 ILCS 5/27-23.11 new
105 ILCS 5/34-18.55

Amends the School Code. Prohibits a school board from limiting the number of dual credit courses a student may enroll in or the number of credits a student may receive from dual credit courses. Provides that if a school district establishes an online learning program for students (with exceptions), the school board may not limit (i) which students may participate in the program, (ii) the number of online courses a student may enroll in, or (iii) the number of credits a student may receive from online courses.

Senate Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/27-23.11 new

Replaces everything after the enacting clause. Amends the School Code. Provides that if a school board shall not adopt a policy limiting the number of dual credit courses a student may enroll in or the number of academic credits a student may receive from dual credit courses provided that the course is taught by an instructor under the Dual Credit Quality Act or by a licensed teacher or community college professor or instructor in the State of Illinois. Provides that a school board must award high school course credit to a student for dual credit coursework, unless evidence about the course's rigor and content shows that it does not address the relevant Illinois Learning Standard at the level appropriate for the high school grade during which the course is usually taken, and that credit shall satisfy certain requirements under Code for that course. Provides that a superintendent may limit the number of academic credits a student may earn from dual credit courses if certain requirements under the Code are not being met.

Senate Floor Amendment No. 2
Deletes reference to:
105 ILCS 5/34-18.55

Replaces everything after the enacting clause. Amends the School Code. Provides that a qualified student shall be allowed to enroll in an unlimited amount of dual credit courses and earn an unlimited amount of academic credits from dual credit courses if the courses are taught by an Illinois instructor, as provided under the Dual Credit Quality Act.

Aug 10 18 S Public Act . . . . . . . 100-0792

SB 02528
Sen. Laura M. Murphy-Cristina Castro and Dave Syverson
(Rep. Michelle Mussman)

20 ILCS 665/8b
Amends the Illinois Promotion Act. Removes a sunset date from provisions concerning grants from the Tourism Promotion Fund. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Promotion Act. Provides that grants from the Tourism Promotion Fund awarded to a unit of local government, municipal convention center, or convention center authority may be made by the Department of Commerce and Economic Opportunity from appropriations for those purposes for any fiscal year, without regard to the fact that the qualification or obligation may have occurred in a prior fiscal year. Provides that the Department of Commerce and Economic Opportunity may make grants from the Tourism Promotion Fund until July 1, 2022 (currently, July 1, 2020). Provides that the Department of Commerce and Economic Opportunity shall submit a report on the effectiveness of the program no later than January 1, 2022 (currently, January 1, 2020). Effective immediately.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee
SB 02529 Sen. Steve Stadelman

20 ILCS 2105/2105-15
20 ILCS 2105/2105-207

225 ILCS 5/16 from Ch. 111, par. 7616
225 ILCS 30/95 from Ch. 111, par. 8401-95
225 ILCS 37/35
225 ILCS 41/15-75
225 ILCS 55/85 from Ch. 111, par. 8351-85
225 ILCS 57/45
225 ILCS 63/110
225 ILCS 75/19 from Ch. 111, par. 3719
225 ILCS 84/90
225 ILCS 107/80
225 ILCS 109/75
225 ILCS 110/16 from Ch. 111, par. 7916
225 ILCS 115/25 from Ch. 111, par. 7025
225 ILCS 130/75
225 ILCS 135/95
225 ILCS 305/22 from Ch. 111, par. 1322
225 ILCS 310/13 from Ch. 111, par. 8213
225 ILCS 325/24 from Ch. 111, par. 5224
225 ILCS 330/27 from Ch. 111, par. 3277
225 ILCS 335/9.1 from Ch. 111, par. 7509.1
225 ILCS 340/20 from Ch. 111, par. 6620
225 ILCS 407/20-20
225 ILCS 410/4-7 from Ch. 111, par. 1704-7
225 ILCS 412/75
225 ILCS 415/23 from Ch. 111, par. 6223
225 ILCS 425/9 from Ch. 111, par. 2012
225 ILCS 427/85
225 ILCS 430/14 from Ch. 111, par. 2415
225 ILCS 441/15-10
225 ILCS 447/40-35 rep.
225 ILCS 450/20.01 from Ch. 111, par. 5521.01
225 ILCS 454/20-20
225 ILCS 458/15-45 rep.

Amends various acts to remove provisions allowing or requiring licensing authorities to deny, not renew, suspend, or revoke professional licenses for defaulting on an educational loan or scholarship provided by or guaranteed by a State agency. Effective immediately.

Apr 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02530  Sen. Thomas Cullerton

New Act

30 ILCS 5/3-1  from Ch. 15, par. 303-1

Creates the Public University Administrative Cost Decrease Act. Provides that all public universities shall annually submit a cost certification that certifies the level of spending dedicated to administrative costs for the current academic year. Provides that beginning with the 2020-2021 academic year, a Board of Trustees of a public university may not enact a budget that contains tuition or fee increases above that of the tuition and fees set in the 2017-2018 academic year until the Auditor General has verified that the cost certification submitted by the public university and due in the same calendar year of the proposed tuition or fees increase has shown a decrease of administrative costs by 25%. Amends the Illinois State Auditing Act. Makes related changes. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02531  Sen. Laura M. Murphy

New Act

Creates the Conservation Housing Development Act. Provides that a person seeking to construct a new housing development, if the plan includes the removal of trees, shall apply to the Department of Natural Resources for approval before construction may begin. Provides that the Department may forward the request to a unit of local government to enforce the Act on its behalf. Provides that the Department, or if the Department has granted authority to a unit of local government, shall approve a request for tree removal if: (1) the trees are diseased, infested with pests, or have been seriously damaged by fire, lightning, storm, or other injury; (2) dictated by good forestry practice if removal is beneficial to remaining trees; or (3) the trees have been designated for removal on an approved tree preservation plan. Provides that a tree preservation plan prepared by a registered arborist or landscape architect indicating the location, species, size, and condition of existing trees shall be submitted in conjunction with all applications for approval to the Department. Provides that the tree preservation plan shall indicate the location of the trees to be preserved and the methods which will be used to preserve the trees. Makes other changes. Effective January 1, 2020.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02532  Sen. Martin A. Sandoval

625 ILCS 5/3-402.1  from Ch. 95 1/2, par. 3-402.1

625 ILCS 5/20-101  from Ch. 95 1/2, par. 20-101

625 ILCS 5/3-815.1 rep.

Amends the Illinois Vehicle Code. Repeals a provision providing for the collection of an annual commercial distribution fee on vehicles of the second division weighing more than 8,000 pounds. Makes conforming changes. Effective July 1, 2019.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02533  Sen. Martin A. Sandoval-Kimberly A. Lightford

30 ILCS 575/8k new

Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that invoices submitted under the Act shall be posted on the State Comptroller's website. Provides that each such invoice shall indicate which provision of the contract or subcontract has been submitted for payment and the amount due. Provides that, upon payment, the invoice number and the voucher number shall be posted on the State Comptroller's website. Provides that the State Comptroller may enter into an intergovernmental agreement with the City of Chicago for the purpose of collecting and posting that information.

Senate Committee Amendment No. 1

Deletes reference to:

30 ILCS 575/8k new

Adds reference to:

15 ILCS 405/28 new

Replaces everything after the enacting clause. Amends the State Comptroller Act. Provides that each State agency that submits a voucher to the Comptroller for payment shall include with the voucher the following information, without limitation: (1) whether the voucher includes a payment to a subcontractor; and (2) if the voucher includes a payment to a subcontractor, the name of each subcontractor and the amount of the voucher that is to be paid to each subcontractor. Provides that the information shall be posted on the State Comptroller's website. Effective immediately.

Senate Committee Amendment No. 2

Provides that the bill as amended by Senate Amendment 1 applies only to the Department of Transportation and the Capital Development Board.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
<table>
<thead>
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<td>SB 02534</td>
<td>Sen. Martin A. Sandoval</td>
<td>605 ILCS 5/1-101 from Ch. 121, par. 1-101</td>
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<td>Amends the Illinois Highway Code. Makes a technical change in a Section concerning the short title.</td>
<td>Feb 06 18 S Referred to Assignments</td>
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<td>SB 02535</td>
<td>Sen. Martin A. Sandoval</td>
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<td>Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.</td>
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<td>SB 02536</td>
<td>Sen. John G. Mulroe</td>
<td>410 ILCS 535/25 from Ch. 111 1/2, par. 73-25</td>
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<td>Amends the Vital Records Act. Makes a technical change in a Section concerning fees.</td>
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<td>SB 02537</td>
<td>Sen. Melinda Bush-Thomas Cullerton and Ira I. Silverstein</td>
<td>775 ILCS 5/2-101 from Ch. 68, par. 2-101</td>
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<td>Amends the Illinois Human Rights Act. Deletes language providing that &quot;employee&quot; does not include members of the immediate personal staffs of elected public officials.</td>
<td>Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 02538</td>
<td>Sen. Patricia Van Pelt</td>
<td>820 ILCS 5/1.1 from Ch. 48, par. 2a.1</td>
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<td>Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.</td>
<td>Feb 06 18 S Referred to Assignments</td>
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<tr>
<td>SB 02539</td>
<td>Sen. Scott M. Bennett</td>
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<td></td>
<td>(Rep. Barbara Flynn Currie-Carol Ammons)</td>
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<td>Amends the Property Tax Code. In a Section requiring a receipt for payment of certain fees and costs incurred by a certificate holder, provides that the county clerk shall write or stamp the date of receiving upon the receipt. In a Section concerning notice of an extended period of redemption, provides that the county clerk shall write or stamp the date of receipt upon the notice, and provides that the county clerk is not required to extend the period of redemption unless the purchaser or his or her assignee obtains that acknowledgement of delivery. Effective immediately. Senate Committee Amendment No. 1</td>
<td>Aug 19 18 S Public Act . . . . . . 100-0975</td>
</tr>
</tbody>
</table>
Amends the State Officials and Employees Ethics Act. Provides that during the period beginning September 1 of the year of a
general election and ending the day after the general election, the proper name or image of any executive branch constitutional officer
or member of the General Assembly shall not be included in a public announcement on behalf of an executive branch constitutional
officer, member of the General Assembly, or State agency related to any contract or grant awarded by a State agency. Amends the
State Finance Act. Provides that appropriated funds may only be expended during the fiscal year for which they were appropriated.
Provides that if any State agency receives a grant or contract from itself from appropriated funds, the recipient agency shall be
restricted in the expenditure of these funds to the period during which the grantor agency was so restricted. Amends the Illinois Grant
Funds Recovery Act. Provides that the Governor's Office of Management and Budget shall convene a subcommittee of the Illinois
Single Audit Commission to provide recommendations to the General Assembly regarding the adoption of legislation. Amends the
Grant Accountability and Transparency Act. Sets forth provisions concerning the stop payment system. Modifies a Section concerning
the adoption of supplemental rules by the Governor's Office of Management and Budget. Modifies a Section concerning the annual
report submitted by the Governor's Office of Management and Budget. Provides requirements for awarded grants. Sets forth provisions
concerning the travel costs incurred by the employees of the recipient or subrecipient of an awarded grant. Requires nonprofit
organizations to maintain State grant funds in an account which is separate from non-grant funds. Makes conforming changes.
Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
30 ILCS 105/25

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Removes certain
changes made to the State Comptroller Act and the Governor's Office of Management and Budget Act regarding stop payment orders,
but adds a provision providing that upon a request for a stop payment order from a State grant-making agency for a recipient or
subrecipient, the Office of the Comptroller shall notify the Grant Accountability and Transparency Unit within 30 days of the request.
Removes changes made to the State Finance Act regarding limitations to fiscal year appropriations and interfund transfers. Modifies provisions regarding State agencies that receive grants or contracts from appropriated funds. Provides that the Governor's Office of
Management and Budget, in conjunction with the Illinois Audit Commission, shall provide recommendations to the General Assembly
regarding the adoption of specified legislation (rather than convene a subcommittee to provide recommendations). Provides that the
recommendations shall be submitted January 1, 2020 (rather than January 1, 2019). Adds provisions concerning stop payment order
requests made by State grant-making agencies, and whether such stop payment order requests are in the best interests of the State.
Specifies additional responsibilities for the Governor's Office of Management and Budget and the Grant Accountability and
Transparency Unit. Defines and modifies terms. Makes conforming and other changes. Effective immediately.
SB 02540 (CONTINUED)

House Committee Amendment No. 1

Removes a Section concerning public service announcements and other promotional material. Modifies provisions concerning general and lodging and subsistence travel costs. Removes a provision concerning commercial air travel costs. Makes conforming changes.

House Floor Amendment No. 2

Makes changes to the engrossed bill to provide for electronic reporting of the reports included in the bill to the General Assembly. Makes conforming changes.

Aug 20 18  S  Public Act . . . . . . . 100-0997

SB 02541  Sen. Kimberly A. Lightford

(Rep. Camille Y. Lilly-Steven A. Andersson-Natalie Phelps Finnie)

105 ILCS 5/27-8.1  from Ch. 122, par. 27-8.1

Amends the School Code. With respect to age-appropriate developmental screening and age-appropriate social and emotional screening, provides that the Department of Public Health must, no later than January 1, 2019, develop rules and appropriate revisions to the Child Health Examination form in conjunction with various organizations. Effective immediately.

Aug 21 18  S  Public Act . . . . . . . 100-1011

SB 02542  Sen. Kimberly A. Lightford-Andy Manar-Chuck Weaver

105 ILCS 5/14-1.09  from Ch. 122, par. 14-1.09

Amends the School Code. In the Article governing children with disabilities, provides that, amongst other meanings, a "school psychologist" means a person who holds a valid Nationally Certified School Psychologist credential (rather than certificate). Removes from the definition of "school psychologist" the requirement that a psychologist have additional qualifications as may be required by the State Board of Education. Effective immediately.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02543  Sen. Thomas Cullerton-Dan McConchie-John F. Curran

(Rep. David S. Olsen-Deb Conroy-Peter Breen-Kathleen Willis-Christine Winger, Allen Skillicorn, Lou Lang, Steven A. Andersson and Randy E. Frese)

70 ILCS 1005/11.5 new

Amends the Mosquito Abatement District Act. Provides that upon a majority vote of the board of trustees of a mosquito abatement district in favor of a proposition to annex or consolidate with another mosquito abatement district, a municipality, or a county, and if the governing authorities of the governmental unit assuming the functions of the former district agree by resolution to accept the functions (and jurisdiction over the territory, if applicable) of the consolidated or annexed mosquito abatement district, then the mosquito abatement district shall cease. Provides that on the effective date of the annexation or consolidation, all of the rights, powers, duties, assets, liabilities, indebtedness, obligations, bonding authority, taxing authority, and responsibilities of the district vests in and is assumed by the governmental unit assuming the former district's functions. Provides for the rights of the employees of the former district once the former district is consolidated into the other governmental unit.

Senate Floor Amendment No. 1

Provides that a mosquito abatement district may be consolidated into township in which the district sits. Makes a grammatical change.

Aug 10 18  S  Public Act . . . . . . . 100-0793
SB 02544  Sen. Terry Link-Cristina Castro-Dan McConchie-John F. Curran and Thomas Cullerton
(Rep. Sam Yingling-David McSweeney-Carol Sente-Rita Mayfield-Jonathan Carroll and Deb Conroy)

55 ILCS 5/5-44025
Amends the Local Government Reduction and Efficiency Division of the Counties Code. Provides that the findings on an audit of a unit that has been proposed to be dissolved shall be reported within 30 days, or as soon thereafter as is practicable, (rather than 30 days) after the chairman of the board requests the audit. Provides that a county board may adopt an ordinance authorizing the dissolution of a unit not less than 60 days (rather than 150 days) following the court's appointment of a trustee-in-dissolution (rather than after the effective date of the ordinance). Makes other changes.

House Floor Amendment No. 1
Deletes reference to:
55 ILCS 5/5-44025
Adds reference to:
10 ILCS 5/28-1 from Ch. 46, par. 28-1
Adds reference to:
35 ILCS 200/3-47 new

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the election authority for Lake County shall cause to be submitted to the voters of Lake County at the general election held on November 6, 2018 a referendum to convert the Office of the Chief Assessment Officer of Lake County to an elected office rather than an appointed office. Provides for the form of the referendum to be submitted. Provides that in the event that a majority of the electors voting on the referendum are in favor thereof, the Office of the Chief Assessment Officer of Lake County shall become an elected office. Provides requirements for the candidacy, election, and assumption of office of a Chief Assessment Officer of Lake County. Amends the Election Code to allow for the submission of a referendum regarding the Office of the Chief Assessment Officer of Lake County. Effective immediately.

Governor Amendatory Veto Message
Recommends providing that the election authority for a county with an appointed chief county assessment officer shall cause to be submitted to the voters of such county at the general election held on November 6, 2018 a referendum to convert the office of the chief county assessment officer from an appointed office to an elected office (rather than providing that the election authority for Lake County shall cause to be submitted to the voters of Lake County at the general election held on November 6, 2018 a referendum to convert the office of the chief assessment officer of Lake County from an appointed office to an elected office).

Nov 28 18  S  Bill Dead - Amendatory Veto

SB 02545  Sen. Andy Manar

105 ILCS 5/24-12 from Ch. 122, par. 24-12
105 ILCS 5/24A-4 from Ch. 122, par. 24A-4
115 ILCS 5/18 from Ch. 48, par. 1718

Amends the School Code. Provides that the Open Meetings Act does not apply to meetings of a joint committee formed under certain provisions of the Code. Amends the Illinois Educational Labor Relations Act. Provides that negotiating team strategy sessions are included in an exception to the Open Meetings Act.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02546 Sen. Daniel Biss-Kwame Raoul

115 ILCS 5/2 from Ch. 48, par. 1702
Amends the Illinois Educational Labor Relations Act. Provides that the term "student" within the definition of "educational employee" or "employee" as used in the Act includes (rather than excludes) graduate students who are teaching assistants primarily performing duties that involve the delivery and support of instruction and all other graduate students. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Educational Labor Relations Act. Provides that the term "student" within the definition of "educational employee" or "employee" as used in the Act excludes (rather than includes) graduate students who are research assistants primarily performing duties that involve research, graduate assistants primarily performing duties that are pre-professional, graduate students who are teaching assistants primarily performing duties that involve the delivery and support of instruction, or any other graduate assistants. Effective immediately.

Fiscal Note (IL Educational Labor Relations Board)
In the event Senate Bill 2546 passes and becomes law, it is not expected to have any measurable fiscal impact on the Illinois Educational Labor Relations Board.

Correctional Note (Dept of Corrections)
There is no corrections population impact or fiscal impact to the Department of Corrections.

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)
This bill will not amend any public pension fund or retirement system in Illinois.

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Nov 28 18 S Total Veto Stands
SB 02547
Sen. Heather A. Steans and Kimberly A. Lightford

Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 505/1.1
Adds reference to:
20 ILCS 505/1.1

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Requires the Department of Children and Family Services to increase reimbursement rates, for State Fiscal Year 2019, to each foster parent and to each private agency with a purchase of service contract or grant from the Department to an amount that equals the sum of all increases in general inflation during State Fiscal Years 2009 through 2018 as determined by the Consumer Price Index as published by the Bureau of Labor Statistics of the U.S. Department of Labor, less any rate increases provided by the Department. Sets forth the types of services eligible for the increased reimbursement rate, including, intact family services and traditional or Home-of-Relative foster care services. Provides that beginning in State Fiscal Year 2020, and for every State Fiscal Year thereafter, the Department shall implement the rate reimbursement methodology outlined in a specified provision of the Illinois Administrative Code when calculating and determining the payment rates for private agencies that contract with the Department to provide residential services, including child care institution, group home care, independent living services, or transitional living services. Provides that foster parent rates and payment rates for other specified services shall be adjusted each year to an amount that equals any increase in general inflation as determined by the Consumer Price Index. Effective immediately.

SB 02548
Sen. Heather A. Steans

Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.

Feb 06 18 S Referred to Assignments

SB 02549
Sen. Heather A. Steans

Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.

Feb 06 18 S Referred to Assignments

SB 02550
Sen. Heather A. Steans

Amends the Children and Family Services Act. Makes a technical change in a Section concerning the Youth and Community Services Program.

Feb 06 18 S Referred to Assignments

SB 02551
Sen. Heather A. Steans

Amends the Children and Family Services Act. Adds a provision concerning the Child Welfare Continuum Capacity and Sustainability Study (contains Section heading only).

Feb 06 18 S Referred to Assignments
SB 02552  Sen. Heather A. Steans

20 ILCS 505/17a-4 from Ch. 23, par. 5017a-4

Amends the Children and Family Services Act. Makes a technical change in a Section concerning grants for community-based youth services.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 505/17a-4

Adds reference to:
305 ILCS 5/5-30.8 new

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that, for the establishment of Managed Care Organization (MCO) capitated rate payments from the State, the Department of Healthcare and Family Services shall implement a base rate setting process beginning on the effective date of the amendatory Act which shall include specified elements of transparency, including: (1) work groups with participating MCOs and a statewide trade association representing a majority of participating MCOs to discuss the development of any new or updated hospital fee schedules or other provider fee schedules; (2) at the request of the Medicaid health plans, meetings between the Department, its contracted actuary, all participating MCOs, and consulting actuaries contracted with statewide trade association representing a majority of Medicaid health plans; and (3) arbitration by a third party actuary to settle any dispute between the MCOs and the State's actuaries about base capitation rates. Provides that for the development of rates for new rate years, the Department shall: (i) take into account emerging experience in the development of the annual MCO base rates; (ii) meet with MCOs, no less than 6 months prior to submission of the new rates to the Centers for Medicare and Medicaid Services, to review data and the Department's written draft assumptions to be used in the development of base rates for the following year; (iii) provide the MCOs with draft capitated base rates no less than 2 months prior to the submission of the new rates to the Centers for Medicare and Medicaid Services; and (iv) provide the MCOs with a final actuarial report regarding the final base rates for the following year prior to the submission of final rates to the Centers for Medicare and Medicaid Services. Sets forth certain actions the Department must perform when developing rates that reflect policy changes, including: (a) providing advance notice to MCOs of any significant policy change no later than 90 days prior to the effective date of the policy change; and (b) meeting with the MCOs regarding the initial data collection needed to establish base rates for the policy change. Sets forth certain actions the Department must perform when developing rates for retroactive policy or rate changes, including meet with the MCOs regarding the initial data collection needed to establish rates for the policy change and meeting with MCOs to review data and the Department's written draft assumptions to be used in the development of rates for the following year.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02553  Sen. Heather A. Steans

705 ILCS 405/1-1 from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.

Feb 06 18  S  Referred to Assignments

SB 02554  Sen. Chapin Rose

625 ILCS 5/12-503 from Ch. 95 1/2, par. 12-503

Amends the Illinois Vehicle Code. Removes the non-medical exceptions to the provision requiring that no window treatment or tinting shall be applied to the windows immediately adjacent to each side of the driver.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02555  Sen. William E. Brady, Cristina Castro-Omar Aquino, Heather A. Steans and Scott M. Bennett

505 ILCS 5/3.07  from Ch. 5, par. 1003.07
505 ILCS 5/5  from Ch. 5, par. 1005
505 ILCS 5/9  from Ch. 5, par. 1009
505 ILCS 5/12  from Ch. 5, par. 1012
505 ILCS 5/15  from Ch. 5, par. 1015
505 ILCS 5/17  from Ch. 5, par. 1017
505 ILCS 5/20.4 new

Amends the Agricultural Areas Conservation and Protection Act. Provides that an agricultural area, at the creation of any such area, shall not be less than 350 acres in all counties with a population under 100,000 (rather than (600,000) and not less than 100 acres in all counties with a population of 100,000 (rather than (600,000) or more. Provides that all land within an agricultural area will be primarily used for agricultural production, and shall be assessed as part of a farm, as defined in the Property Tax Code. Provides that any resident or landowner (rather than person) may submit a petition to the county board requesting the withdrawal of land from an agricultural area located within the county in which he or she lives or owns land. Provides that the county board may collect a fee from owners of land that is removed from an agricultural area before the end of the current review period. Provides that the county board may collect a fee in an amount not to exceed 3 times the difference between the amount of property taxes collected from removed land during the review period under farmland assessment and the amount of property taxes that would have been collected during the full review period under non-farmland assessment. Provides that lands within agricultural areas designated by a county board under the Act shall qualify as preservation districts and individual properties within agriculture districts shall qualify as landmarks, as those terms are defined in the Counties Code. Makes other technical changes.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02556  Sen. Laura M. Murphy
(Rep. Martin J. Moylan)

765 ILCS 605/9.2  from Ch. 30, par. 309.2

Amends the Condominium Property Act. Provides that certain attorney's fees shall be excluded from the demand given under specified provisions of the Code of Civil Procedure. Provides that in any litigation or arbitration between a unit owner and the association or its board of managers or any individual member of the association or its board of managers regarding specified disputes, if the unit owner is deemed by the court or arbitrator to be the substantially prevailing party, then the court or the arbitrator shall award to the unit owner from the non-prevailing party reasonable attorney's fees and costs incurred by the unit owner in the litigation or arbitration.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Condominium Property Act. Provides that in any litigation or arbitration brought by a unit owner against the association or its board of managers or any individual member of the association or its board of managers regarding specified disputes, the court or the arbitrator shall award to the prevailing party from the non-prevailing party reasonable attorney's fees and costs incurred by the prevailing party in the litigation or arbitration.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 02557  Sen. Laura M. Murphy-Dan McConchie-Thomas Cullerton and Elgie R. Sims, Jr.
(Rep. Martin J. Moylan)

725 ILCS 5/106D-1
Amends the Code of Criminal Procedure of 1963. Provides that whenever the appearance in person in court, in either a civil or
criminal proceeding, is required of anyone held in a place of custody or confinement operated by the State or any of its political
subdivisions, including counties and municipalities, the chief judge of the circuit by rule may permit the personal appearance to be
made by means of two-way audio-visual communication, including closed circuit television and computerized video conference at
a sentencing hearing for a defendant who at the time of the proceeding was serving a sentence of imprisonment for another offense.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that
whenever the appearance in person in court, in either a civil or criminal proceeding, is required of anyone held in a place of custody or
confinement operated by the State or any of its political subdivisions, including counties and municipalities, the chief judge of the
circuit by rule may permit the personal appearance to be made by means of two-way audio-visual communication, including closed
circuit television and computerized video conference at a sentencing hearing for a defendant who: (i) at the time of the proceeding was
serving a sentence of imprisonment for another offense; and (ii) has agreed to enter a negotiated plea (in the introduced bill, at a
sentencing hearing for a defendant who at the time of the proceeding was serving a sentence of imprisonment for another offense).

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

Bivins, Napoleon Harris, III, Cristina Castro-Martin A. Sandoval, Julie A. Morrison, Melinda Bush, Dan
McConchie, Tom Rooney and Steven M. Landek
(Rep. Tim Butler)

20 ILCS 2610/18  from Ch. 121, par. 307.18
625 ILCS 5/15-102  from Ch. 95 1/2, par. 15-102
625 ILCS 5/15-301  from Ch. 95 1/2, par. 15-301
Amends the State Police Act. Provides that the Director of State Police may also authorize any civilian employee of the
Department of State Police who is not a State policeman to be a truck weighing inspector with the power of enforcing a provision of
the Illinois Vehicle Code which allows upon application and good cause for the issuing of a special permit authorizing the applicant to
operate or move a vehicle or combination of vehicles of a size or weight of vehicle or load exceeding the maximum permitted or
otherwise not in conformity with the Illinois Vehicle Code upon any highway under the jurisdiction of the party granting the permit.
Amends the Illinois Vehicle Code. Provides that a civilian escort vehicle shall be a vehicle not exceeding a gross vehicle weight rating
of 26,000 pounds (rather than a passenger or second division vehicle not exceeding 8,000 pounds) that is designed to afford clear and
unobstructed vision to both front and rear. Provides that any person, firm, or corporation convicted of a violation for a permit issued
for excess size and weight for the third offense by the same person, firm, or corporation within a period of one year after the date of the
first offense, not less than $300 nor more than $500 and the Department of State Police may not issue permits to the person, firm, or
corporation convicted of a third excess size and weight offense during a period of one year after the date of conviction or supervision for
such third offense, unless the violation is the cause or contributing cause in a motor vehicle accident causing damage to property, injury,
or death to a person. Provides that if the violation is the cause or contributing cause in a motor vehicle accident of damage to property, injury,
or death to a person, the person, firm, or corporation shall not be issued a permit for 180 days after the date of conviction or supervision
for the offense.

Senate Committee Amendment No. 1
Provides that the Department of Transportation may, in its discretion, not issue a permit (in the introduced version, may not issue)
to the person, firm, or corporation convicted of a third excess size and weight vehicle offense, during a period of one year after the
date of conviction or supervision on the third offense. Provides if the one-year permit denial period does not apply and if the violation
is the cause or contributing cause in a motor vehicle accident causing damage to property, injury, or death to a person, the Department
may, in its discretion, not issue a permit to the person, firm, or corporation for a period of 180 days after the date of conviction or supervision
for the offense.

Apr 24 18  H  Referred to Rules Committee
SB 02559       Sen. Steve Stadelman
                     (Rep. Litesa E. Wallace-Carol Ammons-Sonya M. Harper-Juliana Stratton-Mary E. Flowers)

110 ILCS 205/14 new
Amends the Board of Higher Education Act. Provides that, beginning with the 2019-2020 academic year, the Board of Higher Education shall develop a 3-year education loan information pilot program for use by each public institution of higher education that enrolls students who are eligible to receive financial aid. Defines "education loan". Provides that the program shall require that each public institution of higher education that receives education loan information for a student enrolled at the institution provide annually to the student or the parent or guardian of the student certain information relating to the education loans. Provides that a public institution of higher education is not liable for any representations made during the pilot program. Repeals the provision on June 1, 2023.

Senate Committee Amendment No. 1
Deletes reference to:
  110 ILCS 205/14 new
Adds reference to:
  110 ILCS 947/83 new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change.
Requires the Illinois Student Assistance Commission to develop the pilot program rather than the Board of Higher Education.

Aug 17 18   S  Public Act . . . . . . . . . 100-0926
SB 02560 Sen. Steve Stadelman-Wm. Sam McCann

(Rep. Litesa E. Wallace-La Shawn K. Ford-Robert Martwick-Carol Ammons-Will Guzzardi and Justin Slaughter)

815 ILCS 505/2QQQ
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that persons engaged in the activity of publishing on a website or in print criminal record information must remove the information free of charge within 30 days after a request by the subject of the information. Sets forth qualifications under which a person who is subject to the criminal record information is eligible for the removal of the information. Provides that failure to comply with a request for removal constitutes an unlawful practice. (Current law prohibits the solicitation of payment to remove criminal record information.)
Senate Committee Amendment No. 1
Adds reference to:
  5 ILCS 140/2.15

Adds reference to:
  5 ILCS 160/4a

Replaces everything after the enacting clause. Amends the Freedom of Information Act. Provides that chronologically maintained arrest and criminal history information maintained by State or local criminal justice agencies shall be furnished no later than 72 hours after the indictment, information, or complaint (instead of within 72 hours of the arrest). Provides that booking photographs, commonly known as "mugshots", shall not be made available on a law enforcement agency's website or social media page unless the chief law enforcement officer of the agency deems that there is an imminent threat to public or personal safety and the publishing of the photograph would assist in addressing the imminent threat to public safety. Amends the State Records Act. Provides that certain arrest records and reports shall be made available after an individual is charged (rather than arrested). Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that any person who publishes for profit an individual's criminal record information in print or via an electronic medium for profit shall correct any errors in the individual's criminal history within 5 business days of notification of any error. Failure to correct any error in the individual's criminal record constitutes an unlawful practice. Provides that any person whose criminal record is published for profit in print or via an electronic medium may demand the publishing entity to remove or correct the information if the subject of the information, or the representative of the subject, sends a letter via certified mail to the publishing entity demanding that the information be corrected and provides documentation of the correct information. Provides that failure by a publishing entity to correct the individual's published criminal record information within 5 business days of receipt of the notice, demand for correction, and documentation of the correct information constitutes an unlawful practice. Provides that the petitioner is entitled to damages in the amount of $100 per day that the publisher fails to correct the criminal record information, plus attorney's fees.
Senate Floor Amendment No. 4
Adds reference to:
  5 ILCS 140/2.15

Replaces everything after the enacting clause. Amends the Freedom of Information Act to limit the publishing of booking photographs with respect to civil offenses and offenses that are classified as less than a Class A misdemeanor. Amends the Consumer Fraud and Deceptive Business Practices Act to provide for the correction of errors by entities that publish criminal record information for profit. Provides remedies for persons injured by a violation. Does not apply to the Illinois State Police, a news medium or reporter, or a consumer reporting agency. Exempts interactive computer services from liability for content provided by others.

Aug 17 18 S Public Act . . . . . . 100-0927
Amends the Firearm Owners Identification Card Act. Provides that no person may acquire or possess any pre-packaged explosive components within this State without having in his or her possession a Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police. Provides exemptions. Amends the Criminal Code of 2012. Provides that a person commits unlawful sale or delivery of pre-packaged explosive components when he or she knowingly sells or gives pre-packaged explosive components to a person who is disqualified under the Firearm Owner's Identification Card Act; sells or transfers pre-packaged explosive components to a person who does not display to the seller or transferor of the pre-packaged explosive components a currently valid Firearm Owner's Identification Card that has previously been issued in the transferee's name by the Department of State Police under the Firearm Owners Identification Card Act; or sells or gives pre-packaged explosive components while engaged in the business of selling pre-packaged explosive components at wholesale or retail without being licensed as a federal firearms dealer under the federal Gun Control Act of 1968. Provides that any person who is convicted of unlawful sale or delivery of pre-packaged explosive components commits a Class 4 felony. Defines "pre-packaged explosive components". Makes other changes. Effective July 1, 2018.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 02562
Sen. Martin A. Sandoval


725 ILCS 167/15
Amends the Freedom from Drone Surveillance Act. Provides an exemption to the Act for a law enforcement agency that is using a drone to prepare for or monitor safety and security at a large-scale event, if drone usage is limited to legitimate public safety purposes, including, but not limited to, evaluating crowd size, density, or movement, assessing public safety vulnerabilities or weaknesses, determining appropriate staffing levels for law enforcement or other public safety personnel, or identifying possible criminal activity. Defines "large-scale event". Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:
725 ILCS 167/35
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that a law enforcement agency that uses a drone under the new exception shall not equip the drone with tear gas canisters, stun gun technology, or any other dangerous or deadly weapon or fire a projectile from a drone. Defines "dangerous or deadly weapon". Makes changes to the definition of "large-scale event". Further amends the Freedom from Drone Surveillance Act. Provides that if a law enforcement agency owns one or more drones, the law enforcement agency shall report in writing annually by April 1 to the Illinois Criminal Justice Information Authority the number of times in the previous year that the law enforcement agency has deployed a drone under each of the exceptions under the Act, including the exception used, the date of the deployment, and location of the deployment. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Modifies the definition of "large-scale event". Provides that supervisory approval must be obtained by the drone operator prior to the deployment of a drone. Provides that each law enforcement agency shall have a written policy addressing drone usage and reporting prior to deploying a drone that shall comply with the Act and be available to the public. Effective immediately.
SB 02563
Sen. Julie A. Morrison-Patricia Van Pelt-Chris Nybo-Mattie Hunter-Jacqueline Y. Collins, Omar Aquino, Napoleon Harris, III, Toi W. Hutchinson, Terry Link, Pat McGuire, Martin A. Sandoval and Cristina Castro

35 ILCS 5/704A
Amends the Illinois Income Tax Act. Provides for a credit against withholding taxes in an amount equal to 25% of the wages or salary paid by a private employer to an Illinois employee while the employee is on organ donation leave if the employer grants all of its employees the option of taking a paid leave of absence of at least 30 days for the purpose of serving as an organ donor or bone marrow donor. Provides that the credit may not exceed $20,833.33 for each employee who takes organ donation leave. Provides that such a leave of absence must be taken without loss of pay, vacation time, compensatory time, personal days, or sick time for at least the first 30 days of the leave of absence. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02564
Sen. William E. Brady-William R. Haine

725 ILCS 5/109-1 from Ch. 38, par. 109-1
725 ILCS 5/110-6 from Ch. 38, par. 110-6
Amends the Code of Criminal Procedure of 1963. Provides that the Chief Judge of the Circuit Court of a county may decide not to implement a provision by local court rule that requires a person charged with an offense to be allowed counsel at the hearing at which bail is determined and if the defendant desires counsel for his or her initial appearance but is unable to obtain counsel, the court shall appoint a public defender or licensed attorney at law of this State to represent him or her for purposes of that hearing. Provides that the Chief Judge of the Circuit Court of a county may decide not to implement a provision requiring that a person in custody for a Category B offense due to an inability to post monetary bail be brought before the court at the next available court date or 7 calendar days from the date bail was set, whichever is earlier, for a rehearing on the amount or conditions of bail or release pending further court proceedings. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02565
Sen. William E. Brady

725 ILCS 5/110-11 from Ch. 38, par. 110-11

Feb 06 18 S Referred to Assignments

SB 02566
Sen. William E. Brady

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.

Feb 06 18 S Referred to Assignments

SB 02567
Sen. William E. Brady

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.

Feb 06 18 S Referred to Assignments
SB 02568  Sen. Pat McGuire, Julie A. Morrison and David Koehler-Pamela J. Althoff

20 ILCS 3305/23 new

625 ILCS 5/3-401 from Ch. 95 1/2, par. 3-401
625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301
625 ILCS 5/18b-105 from Ch. 95 1/2, par. 18b-105

Amends the Illinois Emergency Management Agency Act. Provides that upon declaration of a disaster by the Governor, pursuant to conditions established by the Department of Transportation, a waste hauler providing disaster assistance to any political subdivision in this State that is located within the declared disaster area shall be relieved from compliance with requirements concerning hours of service for drivers during a 14-day period after the date the disaster was declared. Amends the Illinois Vehicle Code. Makes conforming changes. Provides that upon declaration by the Governor that a disaster exists, a special permit issued by the Department shall be required for a vehicle operated by a waste hauler that exceeds the maximum axle weight and gross weight limits under the Code or exceeds the vehicle's registered gross weight, provided that the vehicle's weight and gross weight do not exceed the maximum limits under the Code by 10% and does not exceed the vehicle's registered gross weight by 10%. Provides that with respect to a highway under the jurisdiction of a local authority, a local authority may waive special permit requirements for a vehicle operated by a waste hauler during a disaster to remove waste from a disaster area and may set a divisible load weight limit not to exceed the vehicle's registered gross weight by 10%, provided that the vehicle's axle weight and gross weight do not exceed the maximum limits under the Code by 10%. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02569  Sen. Andy Manar
(Rep. Sue Scherer-Stephanie A. Kifowit)

65 ILCS 5/11-74.4-3.5


Aug 17 18  S  Public Act . . . . . . . . . . . . . . . . . . 100-0928

SB 02570  Sen. Michael Connelly

705 ILCS 405/5-410

Amends the Juvenile Court Act of 1987. Makes a technical change in the Section on non-secure custody or detention.

Feb 06 18  S  Referred to Assignments

SB 02571  Sen. Heather A. Steans

New Act

Creates the Illinois Comprehensive Community-Based Youth Services Pilot Program Expansion Act. Contains only a short title provision.

Feb 06 18  S  Referred to Assignments
SB 02572


Amends the School Code. Provides that an approved waiver from or modification to a physical education mandate may remain in effect for a period not to exceed 2 school years (rather than 5 school years like other mandate waivers) and may be renewed no more than 2 times upon application by an eligible applicant. Provides that an approved waiver from or modification to a physical education mandate may be changed within the 2-year period by the school board or regional superintendent of schools, whichever is applicable, following the procedure set forth in the Code for the initial waiver or modification request. Provides that a school board may determine the schedule or frequency of physical education courses, provided that an elementary school pupil engage in a course of physical education for a minimum of 150 minutes per week and a high school pupil engage in a course of physical education for a minimum of 225 minutes per week (rather than engaging in a course of physical education for a minimum of 3 days per 5-day week). Effective July 1, 2018.

Senate Committee Amendment No. 2

Deletes reference to:

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/27-6 from Ch. 122, par. 27-6

Replaces everything after the enacting clause. Amends the School Code. Provides that a school board may determine the schedule or frequency of physical education courses, provided that a pupil in kindergarten through grade 12 engage in a course of physical education for a minimum of 150 minutes per week (rather than engage in a course of physical education for a minimum of 3 days per 5-day week). Effective July 1, 2018.

Nov 28 18 S Total Veto Stands
SB 02573  Sen. Dave Syverson-Tom Rooney-Sue Rezin, Karen McConnaughay, Michael Connelly, John F. Curran, Chris Nybo-Dan McConchie-Kyle McCarter, Mattie Hunter and Jil Tracy

(Rep. Peter Breen, Gregory Harris, Daniel Swanson, Tony McCombie and Lindsay Parkhurst)

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

Senate Committee Amendment No. 2

Deletes reference to:

220 ILCS 5/13-100

Adds reference to:

815 ILCS 305/5 from Ch. 134, par. 105

Adds reference to:

815 ILCS 305/15 from Ch. 134, par. 115

Adds reference to:

815 ILCS 305/30 from Ch. 134, par. 130

Replaces everything after the enacting clause. Amends the Automatic Telephone Dialers Act. Redefines "recorded message" to mean any artificial or recorded communication that includes or introduces an advertisement or constitutes telemarketing without live voice interaction (rather than any taped communication soliciting the sale of goods or services without live voice interaction). Prohibits an autodialer from providing inaccurate caller ID information in violation of a specified federal law and regulations of the Federal Communications Commission. Provides that it is a violation of the Act to play a recorded message (rather than a prerecorded message) placed by an autodialer without the (i) prior express written consent of the called party or (ii) the prior express written consent of the called party if the call is made by or on behalf of a tax-exempt nonprofit organization or is a call that delivers a health care message made by, or on behalf of, a covered entity or its business associate as those terms are defined in a specified provision of the Health Insurance Portability and Accountability Act of 1996. Defines "telemarketing" and "prior written consent".

House Committee Amendment No. 1

In provisions concerning violations of the Act, removes language providing that it is a violation to play a recorded message placed by an autodialer without the prior express written consent of the called party if the call is made by or on behalf of a tax-exempt nonprofit organization. Makes a grammatical change.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02574  Sen. William E. Brady

720 ILCS 5/10-9


Feb 07 18  S  Referred to Assignments

SB 02575  Sen. William E. Brady

20 ILCS 5085/1

Amends the Human Trafficking Task Force Act. Makes a technical change in a Section concerning the short title.

Feb 07 18  S  Referred to Assignments

SB 02576  Sen. Wm. Sam McCann

40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104

40 ILCS 5/14-152.1

Amends the State Employee Article of the Illinois Pension Code. In a provision relating to purchasing service credit for certain military service, deletes the requirement of paying an additional amount representing the employer's normal cost of the benefit plus interest. Provides that this change does not entitle any person to a refund of contributions or interest already paid. Excludes any benefit increase resulting from the change from the definition of "new benefit increase". Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02577
(Rep. Anna Moeller)
35 ILCS 105/2 from Ch. 120, par. 439.2
35 ILCS 110/2 from Ch. 120, par. 439.32
Amends the Use Tax Act and the Service Use Tax Act. Provides that, if a retailer or serviceman makes a sale to purchaser in Illinois from outside of Illinois, then that retailer or serviceman is considered to be “maintaining a place of business in this State” if (1) the cumulative gross receipts from sales of service to purchasers in Illinois are $150,000 or more; or (2) the retailer or serviceman enters into 200 or more separate transactions for sales of service to purchasers in Illinois. Provides that the amendatory Act may be referred to as the Marketplace Fairness Act. Effective immediately.
Senate Committee Amendment No. 1
Provides that the retailer or serviceman is considered to be “maintaining a place of business in this State” if the cumulative gross receipts from sales of service to purchasers in Illinois are $100,000 or more (in the introduced bill, $150,000 or more).
May 18 18 H Rule 19(a) / Re-referred to Rules Committee
SB 02578 Sen. John G. Mulroe-Pamela J. Althoff
(Rep. Robert Martwick)
40 ILCS 5/9-228 from Ch. 108 1/2, par. 9-228
Amends the Cook County Article of the Illinois Pension Code. Provides that if a person certified by a medical doctor to be under legal disability (i) has no spouse, blood relative, or other person providing or caring for him or her, (ii) has no guardian of his or her estate, and (iii) is confined to a Medicare approved, State certified nursing home or to a publicly owned and operated nursing home, hospital, or mental institution, the Board may pay any benefit due that person to the nursing home, hospital, or mental institution, to be used for the sole benefit of the person under legal disability. Provides that the payment to a person, nursing home, hospital, or mental institution for the benefit of a minor or person under legal disability shall be an absolute discharge of the Fund's liability with respect to the amount so paid. Requires any person, nursing home, hospital, or mental institution accepting that payment to notify the Fund of the death or any other relevant change in the status of the minor or person under legal disability. Effective immediately.
Senate Floor Amendment No. 1
Provides that if a person certified by a medical doctor to be under legal disability (i) has no spouse, blood relative, or other person providing or caring for him or her, (ii) has no guardian of his or her estate, and (iii) is confined to a Medicare-certified (rather than Medicare approved), State-licensed (rather than State certified) nursing home or to a publicly owned and operated nursing home, hospital, or mental institution, the Board under the Cook County Article may pay any benefit due that person to the nursing home, hospital, or mental institution, to be used for the sole benefit of the person under legal disability.
Aug 10 18 S Public Act . . . . . . . . 100-0794
SB 02579
Sen. Elgie R. Sims, Jr.-John G. Mulroe-Omar Aquino
(Rep. Justin Slaughter-Carol Ammons-Litesa E. Wallace-Juliana Stratton)

705 ILCS 405/1-18

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the Illinois Criminal Justice Information Authority (in the introduced bill, the Administrative Office of the Illinois Courts) shall study the fiscal impact of the implementation of Public Act 100-285, dealing with expungement and confidentiality processes for delinquent minors, upon probation departments. Provides that the Illinois Criminal Justice Information Authority may submit a report of that study to the General Assembly within 12 months after the enactment of the bill. Makes conforming changes.

House Floor Amendment No. 3
Deletes reference to:
705 ILCS 405/1-18
Adds reference to:
725 ILCS 5/102-7.1
Adds reference to:
725 ILCS 5/110-6 from Ch. 38, par. 110-6
Adds reference to:
725 ILCS 5/110-14 from Ch. 38, par. 110-14
Adds reference to:
725 ILCS 5/110-17 from Ch. 38, par. 110-17
Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. In the definition for “Category A offense” for purposes of bail, adds unlawful use or possession of weapons by felons or persons in the custody of the Department of Corrections facilities, a first aggravated unlawful use of a weapon violation by a person 18 years of age or older where certain factors are present, and a Class 3 felony violation of a non-eligible or revoked Firearm Owner's Identification Card. Provides that a person subject to bail on a Category B offense shall have $30 deducted from his or her 10% cash bond amount (rather than monetary bail) every day the person is incarcerated. Provides that the sheriff shall calculate and apply this $30 per day reduction and send notice to the circuit clerk if a defendant's 10% cash bond amount is reduced to $0, at which point the defendant shall be released upon his or her own recognizance. Provides that the court may deny a rehearing within 7 calendar days for a Category B offense on which a person is incarcerated due to an inability to post monetary bail, if the person has failed to appear as required before the court and is incarcerated based on a warrant for failure to appear on the same original criminal offense. Makes other changes.

Aug 17 18 S Public Act . . . . . . . . . . . . 100-0929
SB 02580  Sen. John G. Mulroe
(Rep. Jonathan Carroll)

730 ILCS 110/13a  from Ch. 38, par. 204-5a
Amends the Probation and Probation Officers Act. Provides that the appointment of officers to probation or court services
departments under the Juvenile Court Act of 1987 and the Pretrial Services Act shall be in accordance with the provisions of the Act
(rather than only the Juvenile Court Act of 1987).

House Floor Amendment No. 1
Deletes reference to:
730 ILCS 110/13a
Adds reference to:
New Act
Adds reference to:
55 ILCS 5/5-1060.7
Adds reference to:
430 ILCS 65/8.5 new
Adds reference to:
430 ILCS 66/42 new
Adds reference to:
720 ILCS 5/4-4.5 new
Adds reference to:
720 ILCS 5/5-1  from Ch. 38, par. 5-1
Adds reference to:
720 ILCS 5/5-2.5 new
Adds reference to:
720 ILCS 5/9-1.5 new
Adds reference to:
720 ILCS 5/24-1  from Ch. 38, par. 24-1
Adds reference to:
720 ILCS 5/24-3  from Ch. 38, par. 24-3
Adds reference to:
725 ILCS 5/114-15
Adds reference to:
725 ILCS 5/119-1
Adds reference to:
725 ILCS 5/122-2.2
Adds reference to:
725 ILCS 165/Act rep.
Adds reference to:
730 ILCS 5/5-4.5-10
Adds reference to:
730 ILCS 5/5-4.5-20.5 new
Adds reference to:
720 ILCS 5/24-3  from Ch. 38, par. 24-3
SB 02580 (CONTINUED)

Replaces everything after the enacting clause. Creates the Gun Violence Restraining Order Act. Provides for entry of an emergency gun violence restraining order upon complaint filed by a State's Attorney, assistant State's Attorney, law enforcement officer, or an immediate family member supported by evidence submitted under oath or affirmation subject to the penalties for perjury and stating facts sufficient to show probable cause to believe that: (1) the identified person poses an imminent danger of causing death or serious bodily injury to himself, herself, or any other person; (2) the person possesses or has ready access to one or more firearms; and (3) less restrictive alternatives either have been tried and found to be ineffective or would be inadequate or inappropriate under the circumstances after a hearing is held. Repeals the Firearm Seizure Act. Amends the Firearm Owners Identification Card Act and Firearm Concealed Carry Act to make conforming changes. Amends the Counties Code concerning sales taxes to be used for school resource officers and mental health professionals and a referendum for that purpose. Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly delivers any firearm, incidental to a sale, without withholding delivery of the firearm for at least 72 hours after application for its purchase has been made (current law permits delivery of a rifle, shotgun or other long gun, or a stun gun or taser after 24 hours after application for its purchase has been made). Reinstates the death penalty if at the time of the commission of then offense the person was 18 years of age or older and the person caused the death of 2 or more human beings without lawful justification or the victim was a peace officer killed in the course of performing his or her official duties, either to prevent the performance of the officer's duties or in retaliation for the performance of the officer's duties, and the person knew that the victim was a peace officer. Amends the Unified Code of Corrections to make conforming changes. Makes other changes, including creating the Gun Crime Charging and Sentencing Accountability and Transparency Act. Effective immediately.

May 31 18  H Rule 19(a) / Re-referred to Rules Committee

SB 02581  Sen. John G. Mulroe

(Rep. Robyn Gabel)

705 ILCS 405/5-410
705 ILCS 405/5-415
705 ILCS 405/5-420 new
730 ILCS 110/15 from Ch. 38, par. 204-7

Amends the Juvenile Court Act of 1987. Provides that on and after July 1, 2020, a detention screening instrument shall be used for referrals to all authorized juvenile detention facilities in this State prior to a judicial hearing. Provides a minor alleged to be a delinquent minor taken into temporary custody must be brought before a judicial officer within 48 hours (rather than 40 hours, excluding Saturdays, Sundays and court designated holidays). Provides that if an appearance is required of any minor taken and held in a place of custody or confinement operated by the State or any of its political subdivisions, including counties and municipalities, the chief judge of the circuit may permit by rule for the minor's personal appearance to be made by means of two-way audio-visual communication, including closed circuit television and computerized video conference, in the following proceedings: the initial appearance before a judge; a detention or shelter care hearing; or any status hearing. Amends the Probation and Probation Officers Act. Provides that the Division of Probation Services of the Supreme Court shall adopt a statewide juvenile detention screening instrument that has been verified through evidence-based and data-based practices that is to be used by all authorized juvenile detention facilities. Makes other changes. Effective immediately.

May 18 18  H Rule 19(a) / Re-referred to Rules Committee

SB 02582  Sen. Wm. Sam McCann

730 ILCS 150/9 from Ch. 38, par. 229

Amends the Sex Offender Registration Act. Makes a technical change in a Section concerning public inspection of registration data.

Feb 07 18  S Referred to Assignments

SB 02583  Sen. Wm. Sam McCann

430 ILCS 65/1.1 from Ch. 38, par. 83-1.1

Amends the Firearm Owners Identification Card Act. Alters an exemption in the definition of "firearm" to exempt a pneumatic gun, spring gun, paint ball gun, or B-B gun which expels a single globular projectile from the requirement of a Firearm Owner's Identification Card to possess the pneumatic gun, spring gun, paint ball gun, or B-B gun (currently the exemption only covers those that expel a single globular projectile not exceeding .18 inch in diameter or which have a maximum muzzle velocity of less than 700 feet per second). Effective immediately.

May 03 18  S Rule 3-9(a) / Re-referred to Assignments
LSIS 
100th General Assembly
Synopsis of Introduced Bills
All legislation through December 04, 2018

SB 02584  Sen. Kimberly A. Lightford
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage
in the business of making loans of money in a principal amount not exceeding $40,000.
Feb 07 18  S  Referred to Assignments

SB 02585  Sen. Tim Bivins-Antonio Muñoz-Karen McConnaughay and John G. Mulroe
(Rep. Peter Breen)
625 ILCS 5/3-808.1 from Ch. 95 1/2, par. 3-808.1
Amends the Illinois Vehicle Code. Provides that permanent vehicle registration plates shall be issued to vehicles owned and
used by the Illinois State Police at no charge. Effective immediately.
Senate Floor Amendment No. 1
Deletes reference to:
625 ILCS 5/3-808.1
Adds reference to:
625 ILCS 5/2-123 from Ch. 95 1/2, par. 2-123
Adds reference to:
625 ILCS 5/6-118
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Relocates language setting a $12 fee for a
driver's record to a Section concerning fees. Provides that the Secretary of State may furnish to a person or agency data contained in a
driver's record. Effective immediately.
Jun 08 18  S  Public Act . . . . . . . . . 100-0590

SB 02586  Sen. Terry Link
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Feb 07 18  S  Referred to Assignments

SB 02587  Sen. Dave Syverson-Pamela J. Althoff
(Rep. David S. Olsen-Joe Sosnowski-Natalie A. Manley-Mike Fortner and Monica Bristow)
225 ILCS 150/5
Amends the Telehealth Act. Provides that "health care professionals" includes dentists.
Aug 17 18  S  Public Act . . . . . . . . . 100-0930

SB 02588  Sen. Don Harmon, Cristina Castro-Jacqueline Y. Collins, Heather A. Steans-Julie A. Morrison, Elgie R. Sims,
Jr.-Iris Y. Martinez-Melinda Bush, Scott M. Bennett, Omar Aquino, Kimberly A. Lightford, Patricia Van Pelt and
Linda Holmes
305 ILCS 5/12-4.50
Amends the Illinois Public Aid Code. Deletes language repealing the Healthy Local Food Incentives Program on June 30,
2019.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02589

Sen. Napoleon Harris, III, Neil Anderson, Dale Fowler and Paul Schimpf-Emil Jones, III

(Rep. William Davis-Robert Rita)

Amends the Eastern Illinois Economic Development Authority Act. Adds Livingston and McLean counties to the jurisdiction of the Authority. Amends the Quad Cities Regional Economic Development Authority Act. Adds Winnebago, Stark, and Ogle counties to the jurisdiction of the Authority. Also adds Jo Daviess, Carroll, Whiteside, Stephenson, and Knox counties to provisions concerning additional powers and duties of the Authority. Amends the Southeastern Illinois Economic Development Authority Act. Expands the jurisdiction of the Authority to include all of Washington County (rather than Irvington Township in Washington County). Amends the Southwestern Illinois Economic Development Authority Act. Adds Monroe County to the jurisdiction of the Authority. Also adds Bond and Clinton counties to provisions concerning powers of the Authority. Amends the Upper Illinois River Valley Development Authority Act. Adds Boone and DeKalb counties to the jurisdiction of the Authority. Also adds Kendall, Kane, Lake, and McHenry counties to provisions concerning duties and acquisitions of the Authority. In the various Acts, makes conforming changes to board sizes, the number of board members to constitute a quorum, the number of board members needed to perform official acts, board powers and duties, and an election of a board chairperson. Effective immediately.

Senate Committee Amendment No. 1

Further amends the Eastern Illinois Economic Development Authority Act. Removes a provision requiring the Department of Commerce and Economic Opportunity to pay the compensation of the Executive Director from appropriations received for that purpose. Further amends the Quad Cities Regional Economic Development Authority Act. Makes a conforming change adding Winnebago, Stark, and Ogle counties into the territorial jurisdiction of the Authority.

Senate Floor Amendment No. 2

Adds reference to:
70 ILCS 504/10

Adds reference to:
70 ILCS 504/35

Adds reference to:
70 ILCS 504/37 new

Adds reference to:
70 ILCS 506/10

Adds reference to:
70 ILCS 506/35

Adds reference to:
70 ILCS 506/37 new

Adds reference to:
70 ILCS 510/3 from Ch. 85, par. 6203

Adds reference to:
70 ILCS 510/9 from Ch. 85, par. 6209

Adds reference to:
Replaces everything after the enacting clause. Reinserts the introduced bill, as amended by Senate Amendment No. 1, with the following changes: further amends the Eastern Illinois Economic Development Authority Act, the Quad Cities Regional Economic Development Authority Act, the Southeastern Illinois Economic Development Authority Act, and the Upper Illinois River Valley Development Authority Act by expanding the purposes for which bonds, notes, or other evidences of indebtedness may be issued including local government projects and local government securities; provides how local government projects and local government securities are issued, purchased, and sold; defines "local government project", "local government securities", and "local governmental unit"; and amends the Central Illinois Economic Development Authority Act, the Southern Illinois Economic Development Authority Act, the Tri-County River Valley Development Authority Law, the Western Illinois Economic Development Authority Act, and the Will-Kankakee Regional Development Authority Law with the conforming changes to the bonding powers of each authority and definitions. Effective immediately.
SB 02589 (CONTINUED)

In language allowing specified Authorities to purchase or otherwise acquire local government securities, provides that a local government security purchased or otherwise acquired by the Authority is not a moral obligation of the State or any State agency or political subdivision of the State. Further amends the Southwestern Illinois Development Authority Act making conforming changes.

House Floor Amendment No. 2
Deletes reference to:
70 ILCS 504/10
Deletes reference to:
70 ILCS 504/35
Deletes reference to:
70 ILCS 504/37 new
Deletes reference to:
70 ILCS 506/10
Deletes reference to:
70 ILCS 506/15
Deletes reference to:
70 ILCS 506/20
Deletes reference to:
70 ILCS 506/35
Deletes reference to:
70 ILCS 506/37 new
Deletes reference to:
70 ILCS 506/45
Deletes reference to:
70 ILCS 510/3 from Ch. 85, par. 6203
Deletes reference to:
70 ILCS 510/4 from Ch. 85, par. 6204
Deletes reference to:
70 ILCS 510/7 from Ch. 85, par. 6207
Deletes reference to:
70 ILCS 510/9 from Ch. 85, par. 6209
Deletes reference to:
70 ILCS 510/9.5 new
Deletes reference to:
70 ILCS 510/14 from Ch. 85, par. 6214
Deletes reference to:
70 ILCS 518/15
Deletes reference to:
70 ILCS 518/20
Deletes reference to:
70 ILCS 518/35
Deletes reference to:
70 ILCS 518/37 new
Deletes reference to:
70 ILCS 518/45
Deletes reference to:
70 ILCS 519/5-15
Deletes reference to:
70 ILCS 519/5-40
Deletes reference to:
SB 02589 (CONTINUED)

70 ILCS 519/5-43 new
Deletes reference to:
  70 ILCS 520/4 from Ch. 85, par. 6154
Deletes reference to:
  70 ILCS 520/5 from Ch. 85, par. 6155
Deletes reference to:
  70 ILCS 520/7 from Ch. 85, par. 6157
Deletes reference to:
  70 ILCS 520/8 from Ch. 85, par. 6158
Deletes reference to:
  70 ILCS 525/2003 from Ch. 85, par. 7503
Deletes reference to:
  70 ILCS 525/2007 from Ch. 85, par. 7507
Deletes reference to:
  70 ILCS 525/2007.5 new
Deletes reference to:
  70 ILCS 530/3 from Ch. 85, par. 7153
Deletes reference to:
  70 ILCS 530/4 from Ch. 85, par. 7154
Deletes reference to:
  70 ILCS 530/5 from Ch. 85, par. 7155
Deletes reference to:
  70 ILCS 530/7 from Ch. 85, par. 7157
Deletes reference to:
  70 ILCS 530/7.5 new
Deletes reference to:
  70 ILCS 530/8 from Ch. 85, par. 7158
Deletes reference to:
  70 ILCS 532/15
Deletes reference to:
  70 ILCS 532/40
Deletes reference to:
  70 ILCS 532/43 new
Deletes reference to:
  70 ILCS 535/3 from Ch. 85, par. 7453
Deletes reference to:
  70 ILCS 535/7 from Ch. 85, par. 7457
Deletes reference to:
  70 ILCS 535/7.5 new
Adds reference to:
  70 ILCS 1205/6-2 from Ch. 105, par. 6-2

Replaces everything after the enacting clause. Amends the Park District Code. Provides that up to $13,000,000 in bonds issued by the Midlothian Park District approved by referendum at the March 20, 2018 general primary election are not subject to the percentage limitations imposed by, and shall not be considered as part of the existing principal indebtedness of that district for the purposes of, specified statutory debt limitations. Effective immediately.

Nov 29 18 S Public Act . . . . . . . 100-1125
SB 02590

Sen. John G. Mulroe

New Act

730 ILCS 5/5-9-1.1 from Ch. 38, par. 1005-9-1.1
730 ILCS 5/5-9-1.1-5
20 ILCS 1310/3.2 from Ch. 40, par. 2403.2
20 ILCS 1410/10
20 ILCS 2610/7.2
20 ILCS 3930/9.1
30 ILCS 105/6b-4 from Ch. 127, par. 142b4
30 ILCS 105/6z-82
30 ILCS 105/6z-87
30 ILCS 105/8p
30 ILCS 105/8q
30 ILCS 605/7c
50 ILCS 705/9 from Ch. 85, par. 509
50 ILCS 705/9.1 rep.
55 ILCS 3/3-6023 from Ch. 34, par. 3-6023
55 ILCS 5/4-2004 from Ch. 34, par. 4-2004
55 ILCS 5/4-2005 from Ch. 34, par. 4-2005
55 ILCS 5/4-2006 from Ch. 34, par. 4-2006
55 ILCS 5/3-4012 rep.
55 ILCS 5/4-2002 rep.
55 ILCS 5/5-1101 rep.
55 ILCS 5/5-1101.5 rep.
55 ILCS 5/5-1103 rep.
625 ILCS 5/2-120 from Ch. 95 1/2, par. 2-120
625 ILCS 5/6-118
625 ILCS 5/11-501.01
625 ILCS 5/11-605 from Ch. 95 1/2, par. 11-605
625 ILCS 5/11-605.1
625 ILCS 5/11-605.3
625 ILCS 5/11-1002.5
625 ILCS 5/15-113 from Ch. 95 1/2, par. 15-113
625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105
625 ILCS 5/16-104a rep.
625 ILCS 5/16-104b rep.
625 ILCS 5/16-104c rep.
625 ILCS 5/16-104d rep.
625 ILCS 5/16-104d-1 rep.
705 ILCS 95/15
705 ILCS 105/27.1b new
705 ILCS 105/27.2b
705 ILCS 105/27.3 from Ch. 25, par. 27.3
SB 02590 (CONTINUED)

705 ILCS 105/27.1a rep.
705 ILCS 105/27.2 rep.
705 ILCS 105/27.2a rep.
705 ILCS 105/27.3a rep.
705 ILCS 105/27.3c rep.
705 ILCS 105/27.3e rep.
705 ILCS 105/27.3g rep.
705 ILCS 105/27.4 rep.
705 ILCS 105/27.5 rep.
705 ILCS 105/27.6 rep.
705 ILCS 405/5-915

720 ILCS 5/12-3.4 was 720 ILCS 5/12-30
720 ILCS 550/10.3 rep.
720 ILCS 570/411.2 from Ch. 56 1/2, par. 1411.2
720 ILCS 570/411.4 rep.
720 ILCS 646/80
720 ILCS 646/90
725 ILCS 5/124A-20 new
725 ILCS 240/10 from Ch. 70, par. 510
730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3
730 ILCS 5/5-4.5-50
730 ILCS 5/5-4.5-55
730 ILCS 5/5-4.5-60
730 ILCS 5/5-4.5-65
730 ILCS 5/5-4.5-75
730 ILCS 5/5-4.5-80
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-6 from Ch. 38, par. 1005-5-6
730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1
730 ILCS 5/5-7-1 from Ch. 38, par. 1005-7-1
730 ILCS 5/5-9-1 from Ch. 38, par. 1005-9-1
730 ILCS 5/5-9-1.4 from Ch. 38, par. 1005-9-1.4
730 ILCS 5/5-9-1.7 from Ch. 38, par. 1005-9-1.7
730 ILCS 5/5-9-1.9
730 ILCS 5/5-9-1.11
730 ILCS 5/5-9-1.16
730 ILCS 5/5-9-1.21
730 ILCS 5/5-9-1.1 rep.
730 ILCS 5/5-9-1.1-5 rep.
730 ILCS 5/5-9-1.5 rep.
730 ILCS 5/5-9-1.6 rep.
SB 02590 (CONTINUED)

730 ILCS 5/5-9-1.10 rep.
730 ILCS 5/5-9-1.12 rep.
730 ILCS 5/5-9-1.14 rep.
730 ILCS 5/5-9-1.15 rep.
730 ILCS 5/5-9-1.17 rep.
730 ILCS 5/5-9-1.18 rep.
730 ILCS 5/5-9-1.19 rep.
730 ILCS 5/5-9-1.20 rep.
730 ILCS 125/17 from Ch. 75, par. 117
735 ILCS 5/5-105 from Ch. 110, par. 5-105

Creates the Criminal and Traffic Assessment Act. Provides a minimum fine is $25. Provides when any defendant is convicted, pleads guilty, or placed on court supervision for a violation of a law or local ordinance, the court shall order one schedule of assessments in the case plus any conditional assessment applicable to a conviction in the case, as set forth in the Act, for the defendant to pay in addition to any fine, restitution, or forfeiture ordered by the court. Provides all money collected by the clerk of the court based on the schedules or conditional assessments shall be remitted to the appropriate treasurer as directed in the Act. Provides the treasurers shall deposit the money as indicated in the ordered schedule or conditional assessment. Amends the Code of Criminal Procedure of 1963. Provides that a defendant may petition the court for full or partial waiver of court assessments imposed under the Criminal and Traffic Assessment Act. Provides the court shall grant a full or partial waiver of court assessments if specified conditions are met. Makes corresponding and conforming changes to various Acts and Codes. Repeals various laws. Effective July 1, 2019, except for certain provisions that are effective July 1, 2018.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
Amends the Wind Energy Facilities Agricultural Impact Mitigation Act. Provides that the Act may be cited as the Renewable Energy Facilities Agricultural Impact Mitigation Act. Changes references in the Act from "commercial wind energy facility" to "commercial renewable energy facility". Provides that "commercial renewable energy facility" means a commercial wind energy facility or commercial solar energy facility. Defines "commercial solar energy facility". Provides that for commercial renewable energy facility owners of a commercial solar energy facility, the agricultural impact mitigation agreement shall be entered into prior to the commercial renewable energy facility owner making contact with a landowner seeking an underlying agreement for the development of a commercial solar energy facility. Makes conforming changes in the Counties Code and the Illinois Municipal Code. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that a commercial solar energy facility owner shall, not less than 45 days prior to the commencement of actual construction, submit to the Department of Agriculture a standard agricultural impact mitigation agreement signed by the commercial solar energy facility owner and including all information required by the Department (in the introduced bill, for commercial renewable energy facility owners of a commercial solar energy facility, the agricultural impact mitigation agreement shall be entered into prior to the commercial renewable energy facility owner making contact with a landowner seeking an underlying agreement for the development of a commercial solar energy facility). Provides that the construction and deconstruction of any commercial solar energy facility shall be in conformance with the Department's standard agricultural impact mitigation agreement. Provides that except as otherwise provided, the terms and conditions of the Department's standard agricultural impact mitigation agreement are subject to and may be modified by an underlying agreement between the landowner and the commercial solar energy facility owner. Provides that the Department shall make available on its website a standard agricultural impact mitigation agreement applicable to all commercial solar energy facilities within 60 days following the effective date of the bill. Defines "abandonment of a commercial solar energy facility". Makes other changes. Effective immediately.

Jun 29 18 Public Act ........... 100-0598

Amends the Criminal Code of 2012. Provides that the common areas and the curtilage of a multi-dwelling residential unit or apartment are not considered a part of the dwelling and a tenant does not have the status of an invitee in those areas.

Apr 26 18 Tabled By Sponsor Sen. Chapin Rose

Amends the Illinois Highway Code. Provides that before a township may submit a proposition or referendum to abolish a road district under the Code, the township shall prepare, through an independent entity, a cost study demonstrating that the abolishment is cost efficient. Provides that if a cost study finds that the abolishment is not cost efficient, the township may not submit a proposition. Defines "independent entity". Effective January 1, 2019.

Apr 26 18 Tabled By Sponsor Sen. Chapin Rose
SB 02594  Sen. William E. Brady
20 ILCS 2610/18 from Ch. 121, par. 307.18
Amends the State Police Act. Authorizes a civilian employee of the Department of State Police who is not a State policeman
to be a truck weighing inspector with the power of enforcing a provision to issue in his or her discretion, upon application and good
cause a special permit authorizing the applicant to operate or move a vehicle or combination of vehicles of a size or weight of vehicle
or load exceeding the maximum permitted under the Illinois Vehicle Code.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02595  Sen. William E. Brady
20 ILCS 2610/18 from Ch. 121, par. 307.18
Amends the State Police Act. Provides that the Director of State Police may also authorize any civilian employee of the
Department of State Police who is not a State policeman to be a truck weighing inspector with the power of enforcing a provision of
the Illinois Vehicle Code which allows upon application and good cause for the issuing of a special permit authorizing the applicant to
operate or move a vehicle or combination of vehicles of a size or weight of vehicle or load exceeding the maximum permitted or
otherwise not in conformity with the Illinois Vehicle Code upon any highway under the jurisdiction of the party granting the permit.
Feb 07 18  S  Referred to Assignments

SB 02596  Sen. Martin A. Sandoval
225 ILCS 317/5
225 ILCS 317/10
225 ILCS 317/12
225 ILCS 317/15
225 ILCS 317/20
225 ILCS 317/30
225 ILCS 317/35
225 ILCS 317/120
Amends the Fire Sprinkler Contractor Licensing Act. Provides licensure requirements and licensure scope for fire pump
testing contractors. Provides that certificates for factory certified pump testing personnel shall be kept on file by all fire pump testing
licensees. Provides requirements for a designated certified person. Provides requirements for inspecting and testing fire sprinkler
systems or fire pumps. Provides that an inspection report for fire pump testing must include a NICET Level III (rather than Level II)
Inspection and Testing of Water Based Systems certification number, a journeymen number of the person performing the inspection,
or the name of the person who has received factory certified training for fire pump and jockey pump equipment. Provides renewal and
continuing education requirements for fire pump testing contractor licenses. Provides that a person or business that currently has a
responsible managing employee is exempt from having a designated certified person for a period not to exceed 5 years from the most
recent license renewal. Makes other changes.
Apr 23 18  S  Re-referred to Assignments
SB 02597  Sen. Chapin Rose

110 ILCS 205/2  from Ch. 144, par. 182
110 ILCS 205/3  from Ch. 144, par. 183
110 ILCS 205/4  from Ch. 144, par. 184
110 ILCS 205/5.5 new
110 ILCS 805/2-1  from Ch. 122, par. 102-1
110 ILCS 805/3-12.2  from Ch. 122, par. 103-12.2
110 ILCS 805/2-2 rep.
110 ILCS 805/2-3 rep.
110 ILCS 805/2-5 rep.
110 ILCS 805/2-8 rep.
110 ILCS 805/2-9 rep.
110 ILCS 947/15

Amends the Board of Higher Education Act, the Public Community College Act, and the Higher Education Student Assistance Act. Increases the membership of the Board of Higher Education and makes other changes to the Board's membership. Provides that all of the rights, powers, duties, and functions vested by law in the Illinois Community College Board and the Illinois Student Assistance Commission are transferred to the Board of Higher Education on January 1, 2019. Abolishes the Illinois Community College Board and the Illinois Student Assistance Commission and provides for the transfer of personnel and property on that date.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02598  Sen. Martin A. Sandoval and John F. Curran
(Rep. Fred Crespo-Kathleen Willis-David Harris)

70 ILCS 705/15c new

Amends the Fire Protection District Act. Provides that a home rule municipality may file a petition to disconnect fire protection district territory from the district if: the municipality's fire department services at least 80% of the municipality; the disconnection will not cause the territory of the district to be noncontiguous; and the loss of assessed valuation by reason of the disconnection of the territory will not impair the ability of the district to render adequate fire protection service to the territory remaining in the district. Provides that territory disconnected shall remain liable for its proportionate share of any bonded indebtedness outstanding as of the date of disconnection. Provides for petition, hearing, notice, and objection requirements. Further provides that if a court finds that the petition complies with the Section and that the allegations of the petition are true, the court shall order that the territory be disconnected.

House Committee Amendment No. 1

Adds reference to:

70 ILCS 705/15d new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: provides that a municipality shall file an economic impact analysis with the county clerk of each county in which a fire protection district is located no less than 90 days prior to filing any action to disconnect territory located both within the municipality and the fire protection district; lists items to be included in the economic impact analysis; provides that within 30 days after the filing of an economic impact analysis, a municipality shall serve a copy of the economic impact analysis on the board of trustees of each impacted fire protection district by certified or registered mail and file an affidavit of that service with the clerk of the court in which the disconnection proceedings will be instituted; provides that disconnection of territory is not effective unless service is certified by filing the affidavit; provides that territory is disconnected from the Fire Protection District and annexed to the municipality effective on January 1 following the entry of a final court order finding that the petition meets specified criteria; and limits home rule powers.

Aug 24 18  S  Public Act . . . . . . . . . . . 100-1072
SB 02599  Sen. Michael E. Hastings  
(Rep. Justin Slaughter and Brad Halbrook)  
730 ILCS 5/5-8-4  
from Ch. 38, par. 1005-8-4  
Amends the Unified Code of Corrections. Provides that mandatory consecutive sentencing for a person charged with a felony who commits a separate felony while on pretrial release or in pretrial detention in a county jail facility or county detention facility, or for a person admitted to bail following conviction of a felony who commits a separate felony while free on bond, shall not apply to a person who knowingly violates a condition of electronic monitoring or a home detention program.  
Senate Committee Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that mandatory consecutive sentencing does not apply to a violation of a condition of electronic home monitoring under the Electronic Monitoring and Home Detention Law, except upon the third or subsequent conviction, in which mandatory consecutive sentencing shall be imposed (in the introduced bill, mandatory consecutive sentencing for a person charged with a felony who commits a separate felony while on pretrial release or in pretrial detention in a county jail facility or county detention facility, or for a person admitted to bail following conviction of a felony who commits a separate felony while free on bond, shall not apply to a person who knowingly violates a condition of electronic monitoring or a home detention program).  
House Floor Amendment No. 1  
Deletes reference to:  
730 ILCS 5/5-8-4  
Adds reference to:  
720 ILCS 5/31-6  
from Ch. 38, par. 31-6  
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that a person convicted of a felony or adjudicated delinquent for an act which, if committed by an adult, would constitute a felony who knowingly fails to abide by the terms of home confinement is guilty of a Class 4 felony (rather than a Class 3 felony).  
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

725 ILCS 5/110-14  
from Ch. 38, par. 110-14  
Amends the Code of Criminal Procedure of 1963. Provides that a person incarcerated on a bailable offense who does not post bail shall be allowed a credit of $30 (rather than $5) for each day incarcerated.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02601  Sen. Don Harmon  
510 ILCS 70/10  
from Ch. 8, par. 710  
Amends the Humane Care for Animals Act. Provides that any act of commission or omission by an approved humane investigator shall not impose civil liability upon the approved humane investigator when conducting an inspection or otherwise enforcing the provisions under this Act, unless the commission or omission is a result of willful or wanton misconduct. Provides that this immunity does not extend to the operation of a motor vehicle.  
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02602  Sen. Paul Schimpf-Pamela J. Althoff  
Makes appropriations to various agencies for prior year costs for personal services and State contributions to Social Security. Effective immediately.  
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
New Act

SB 02603
Sen. Laura M. Murphy-Jacqueline Y. Collins-Wm. Sam McCann-Scott M. Bennett, Jennifer Bertino-Tarrant and Andy Manar

Creates the Music Therapy Licensing and Practice Act. Provides for licensure of music therapists by the Department of Financial and Professional Regulation. Establishes the powers and duties of the Department, including prescribing rules defining what constitutes an appropriate curriculum for music therapy, reviewing the qualifications of applicants for licenses, investigating alleged violations of the Act, conducting hearings on disciplinary and other matters, and establishing a schedule of fees for the administration and enforcement of the Act. Establishes qualifications for licensure as a music therapist. Provides that a music therapist shall collaborate with other professionals when applicable in providing music therapy services. Provides that licenses issued under the Act shall be renewed biennially. Establishes the Music Therapy Advisory Committee. Establishes the powers and duties of the advisory committee, including advising the Department on all matters pertaining to licensure, education, and continuing education requirements for music therapists. Establishes grounds for discipline of a license. Provides for civil and criminal penalties for violations of the Act. Creates provisions concerning formal hearings, including transcripts of proceedings, appointment of hearing officers, subpoenas and depositions, and rehearings. Provides for judicial review of all final administrative decisions of the Department. Preempts home rule. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02604
Sen. William E. Brady
(Rep. Mark Batinick)

35 ILCS 735/3-3 from Ch. 120, par. 2603-3
35 ILCS 735/3-9 from Ch. 120, par. 2603-9

Amends the Uniform Penalty and Interest Act. Provides that the penalty for failure to pay the tax shown due or required to be shown due on a return shall be 15% (instead of 20%) of any amount that is paid after the date the Department of Revenue has initiated an audit or investigation of the taxpayer. Provides that the penalty shall be abated if the taxpayer paid to the Department at least 95% of the total tax liability (including any additional liability resulting from the audit or investigation) prior to the initiation of the audit or investigation. Effective January 1, 2019.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02605
Sen. William E. Brady

705 ILCS 505/8 from Ch. 37, par. 439.8
740 ILCS 175/4 from Ch. 127, par. 4104
740 ILCS 175/4.5 new

Amends the Illinois False Claims Act. Provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. Provides that the Department of Revenue has the sole authority to bring an administrative action and that the Attorney General has the sole authority to bring a judicial action under the Act for a false claim, statement, or record pertaining to certain taxes administered by the Department of Revenue. Contains provisions concerning reporting, investigative, and enforcement procedures for allegations of false claims pertaining to certain taxes. Contains provisions governing the payment of rewards to persons who provide information that leads to recovery of funds under the new provisions. Provides that the appeal of a determination regarding an award may be appealed exclusively to the Court of Claims and must be filed within 30 days of the determination of the award. Makes other changes, including a corresponding change in the Court of Claims Act.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02606
30 ILCS 500/55-20
Amends the Illinois Procurement Code. Provides that each State agency entering into or maintaining a contract for the purchase of food under the Code shall adopt a policy that permits the donation of leftover food procured by State funds. Provides that the policy shall address any daily food operations run by the agency, including one-time events, and shall contain a list of nearby soup kitchens, food pantries, and other non-profit organizations where leftover food can be donated. Requires each State agency to circulate its policy to all agency employees, and submit its food donation policy to the Department of Central Management Services on an annual basis beginning December 31, 2018. Effective immediately.
Aug 03 18 S Public Act . . . . . . . . . 100-0709

SB 02607
Sen. John G. Mulroe and Martin A. Sandoval
40 ILCS 5/1-160
Amends the General Provisions Article of the Illinois Pension Code. Provides that a State policeman who meets the requirements of the Tier 2 provisions is entitled to an annuity calculated under the alternative retirement annuity provisions of the State Employee Article of the Code in lieu of the regular or minimum retirement annuity only if the person has withdrawn from service with not less than 20 years of eligible creditable service and has attained age 50 (instead of age 60), regardless of whether the attainment of age 50 (instead of age 60) occurs while the person is still in service. Provides that the changes made by the amendatory Act apply without regard to whether a person is in active service on or after the effective date of the amendatory Act. Effective immediately.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02608
Sen. John G. Mulroe and Martin A. Sandoval
(Rep. Robert Martwick)
40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110
40 ILCS 5/14-152.1
Amends the State Employee Article of the Illinois Pension Code. Authorizes a State policeman to elect to establish eligible creditable service for up to 5 years of service as a full-time law enforcement officer employed by the federal government or by a state or local government located outside of Illinois for which credit is not held in any other public employee pension fund or retirement system. Provides that to obtain that credit, the applicant must file a written application with the Board, accompanied by evidence of eligibility acceptable to the Board and payment of a specified amount to be determined by the Board. Excludes a benefit increase resulting from the amendatory Act from the definition of "new benefit increase". Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following change. Specifies that the written application to establish eligible creditable service for up to 5 years of service as a full-time law enforcement officer employed by the federal government or by a state or local government located outside Illinois must be filed with the Board no later than 3 years after the effective date of the amendatory Act. Effective immediately.
May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02609
Sen. Omar Aquino
(Rep. Linda Chapa LaVia)
405 ILCS 5/2-107.1 from Ch. 91 1/2, par. 2-107.1
Amends the Mental Health and Developmental Disabilities Code. Provides that notwithstanding any of the provisions of the Code concerning the administration of psychotropic medication and electroconvulsive therapy, psychotropic medication or electroconvulsive therapy may be administered pursuant to a power of attorney for health care under the Powers of Attorney for Health Care Law or a declaration for mental health treatment under the Mental Health Treatment Preference Declaration Act over the objection of the recipient if the recipient has not revoked the power of attorney or declaration for mental health treatment as provided in the relevant statute. Effective immediately.
Aug 03 18 S Public Act . . . . . . . . . 100-0710
Amends the Motor Fuel Tax Law. Provides that no municipality, county, or road district that received distributions under this subsection (e) totaling more than $1,000,000 in the previous State fiscal year shall receive a future distribution of motor fuel tax moneys unless that municipality, county, or road district implements a business enterprise program setting goals for the inclusion of minority, veteran, and female-owned businesses in the procurement of contracts. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall assist municipalities, counties, and road districts in implementing those programs. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but removes provisions requiring the Department of Transportation to assist municipalities, counties, and road districts in implementing business enterprise programs. Provides that the Department of Transportation shall publish on its website all relevant data in its possession for establishing regional goals for municipalities, counties, and road districts to implement business enterprise programs. Provides that the posting shall include certain studies and data. Provides that the posting is intended as a public resource for affected municipalities, counties, and road districts, but the Department is not responsible or liable for the implementation of a local business enterprise program. Effective immediately.

Senate Floor Amendment No. 2
In provisions of the Department of Transportation Law of the Civil Administrative Code of Illinois concerning business enterprise program data, provides that the Department of Transportation is not responsible (rather than responsible or liable) in any way for the implementation of a local business enterprise program.

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

House Floor Amendment No. 2
Adds provisions to the engrossed bill providing that the Department of Transportation shall publish and continuously maintain (in the engrossed bill, publish only) on its website all relevant data in its possession for establishing regional goals for affected municipalities, counties, and road districts to implement business enterprise programs. Provides that the Department of Revenue shall prepare, publish on its website, and maintain a continuous list of all affected municipalities, counties, and road districts receiving more than $1,500,000 in motor fuel tax revenue in the previous fiscal year. Provides that no municipality, county, or road district that received distributions totaling more than $2,000,000 (in the engrossed bill, $1,000,000) in any State fiscal year beginning on or after July 1, 2018 shall receive any motor fuel tax distributions on or after July 1 of the third fiscal year to occur after the fiscal year in which the municipality, county, or road district received distributions totaling more than $2,000,000 unless, on or before June 30 of the second fiscal year after the municipality, county, or road district received distributions totaling more than $2,000,000, that municipality, county, or road district implements a business enterprise program. Adds a severability clause.

House Floor Amendment No. 3
Adds provisions to the engrossed bill providing that a municipality, county, or road district that is required to implement a disadvantaged business enterprise program under the terms of the amendatory Act may adopt processes requiring disadvantaged business enterprises and non-disadvantaged business enterprises to provide additional documentation and assurances that the enterprise is qualified to complete the necessary work of the contract. Provides that no such municipality, county, or road district may adopt separate standards for disadvantaged business enterprises and non-disadvantaged business enterprises. Provides that the additional processes must conform with federal regulations. Provides that, if a disadvantaged business enterprise bid price is more than 5% above the non-disadvantaged business enterprise bid price, the municipality, county, or road district may grant a goal modification if it determines that good faith efforts have been met on the part of the prime contractor to meet the disadvantaged business enterprise contract goals.

House Floor Amendment No. 4
Makes a technical correction to remove an extra effective date Section.

House Floor Amendment No. 5
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, as amended by House Amendments No. 2, 3, and 4. Provides that the amendatory Act does not apply to any municipality, county, or road district that has established a disadvantaged business enterprise program prior to the effective date of the amendatory Act. Effective immediately.

Nov 15 18 H Third Reading - Standard Debate - Lost 045-037-011
SB 02611  Sen. Chapin Rose and Chris Nybo
105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new
Amends the School Code. Defines "temporary door locking device". Provides that, upon submitting an application to the regional superintendent of schools, a school district may obtain a temporary door locking device for use on a school building. Specifies application requirements. Provides that an approved temporary door locking device shall be used only (i) by a staff member of a school district trained under the provision, (ii) during an emergency situation that threatens the health and safety of students and staff members or during an active shooter drill, and (iii) when law enforcement officials and the local fire department have been notified prior to use of the device. Provides that the device shall be engaged for a finite period of time in accordance with the school district's school safety plan adopted under the School Safety Drill Act. Provides that a school district with an approved temporary door locking device shall conduct an in-service training program for staff members on the proper use of the device.
Apr 13 18    S  Rule 3-9(a) / Re-referred to Assignments

SB 02612  Sen. Melinda Bush
10 ILCS 5/1-17 new
Amends the Election Code. Provides that by January 31 of each year, each election authority shall submit a form with specified information to the State Board of Elections. Provides that the Board, in coordination with advocacy groups, shall develop the form an election authority shall use to submit the specified information. Provides that the Board shall provide a way for an election authority to submit the form online, by mail, or by facsimile. Provides that the Board shall make the information collected available to the public on request.
Apr 13 18    S  Rule 3-9(a) / Re-referred to Assignments

SB 02613  Sen. Thomas Cullerton-Neil Anderson
30 ILCS 517/10.5 new
Amends the Procurement of Domestic Products Act. Provides that all vehicles purchased or leased by a State agency must have a Vehicle Identification Number indicating that the vehicle was manufactured in the United States. Effective January 1, 2019.
May 03 18    S  Rule 3-9(a) / Re-referred to Assignments

SB 02614  Sen. William E. Brady
225 ILCS 46/1
Amends the Health Care Worker Background Check Act. Makes a technical change in a Section concerning the short title.
Feb 07 18    S  Referred to Assignments

205 ILCS 635/3-3 from Ch. 17, par. 2323-3
Amends the Residential Mortgage License Act of 1987. Provides that mortgage loan advertisements must reference the Nationwide Multistate Licensing System and Registry's Consumer Access website, except where exempted by the Secretary of Financial and Professional Regulation. Provides that a licensee shall not advertise its services in Illinois in any media, whether print or electronic, without including its unique identifier. Replaces "Commissioner" with "Secretary" in order to update references to the Secretary of Financial and Professional Regulation. Makes other changes. Effective immediately.
Aug 10 18    S  Public Act . . . . . . . . 100-0795;

SB 02616  Sen. William E. Brady
225 ILCS 70/1 from Ch. 111, par. 3651
Amends the Nursing Home Administrators Licensing and Disciplinary Act. Makes a technical change in a Section concerning the short title.
Feb 07 18    S  Referred to Assignments
SB 02617  Sen. Pamela J. Althoff
(Rep. Michael J. Zalewski)

225 ILCS 459/10
225 ILCS 459/15
225 ILCS 459/17 new
225 ILCS 459/20
225 ILCS 459/25
225 ILCS 459/37 new
225 ILCS 459/40
225 ILCS 459/43 new
225 ILCS 459/47 new
225 ILCS 459/55
225 ILCS 459/65
225 ILCS 459/67 new
225 ILCS 459/68 new
225 ILCS 459/160
225 ILCS 459/163 new
225 ILCS 459/177 new
225 ILCS 459/177 new

Amends the Appraisal Management Company Registration Act. Makes changes to definitions. Provides that federally regulated appraisal management companies shall register with the Department of Financial and Professional Regulation and pay all fees associated with registering a federally regulated appraisal management company. Requires a registration to state the name of the registrant and the address of the principal office and provides that such registration is not transferable or assignable. Requires that each registrant file an annual report with the Secretary of Financial and Professional Regulation that gives relevant information regarding compliance with federal and State rules. Allows the Secretary to investigate an appraisal management company at any time. Allows the Department to set fees for appraiser panels and the national registry. Allows the Department to take disciplinary action for failure to pay appraiser panel fees or national registry fees. Allows the Department to consider an applicant’s moral character when granting or denying a registration. Excludes an appraisal management company from being registered or included on the national registry list if the company is owned by a person who has had his or her appraiser license or certificate refused, denied, canceled, surrendered in lieu of revocation, or revoked. Requires that an applicant shall submit his or her fingerprints to the Department of State Police and pay all fees associated with a criminal history records background check. Allows an administrator, executor, or guardian of an appraisal management company to apply for a registration. Makes other changes. Effective immediately.

House Floor Amendment No. 1

Adds reference to:
225 ILCS 458/1-10
Adds reference to:
225 ILCS 458/5-7 new
Adds reference to:
225 ILCS 458/5-10
Adds reference to:
225 ILCS 458/5-15
Adds reference to:
225 ILCS 458/5-20
Adds reference to:
225 ILCS 458/5-22
Adds reference to:
225 ILCS 458/5-25
Adds reference to:
225 ILCS 458/5-55
Adds reference to:
SB 02617 (CONTINUED)

225 ILCS 458/20-5
Adds reference to:
225 ILCS 458/20-10
Adds reference to:
225 ILCS 459/5
Adds reference to:
225 ILCS 459/32 new
Adds reference to:
225 ILCS 459/35

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Amends the Real Estate Appraiser Licensing Act of 2002 and Appraisal Management Company Registration Act. Makes changes to the definition of "appraisal management company". Defines "multi-state licensing system". Provides that the Secretary of Financial and Professional Regulation may require participation in a third-party, multi-state licensing system for the licensing of certified general real estate appraisers, certified residential real estate appraisers, associate real estate trainee appraisers, and real estate appraiser education providers; and registration of appraisal management companies. Makes corresponding changes in both Acts. Provides that the multi-state licensing system may charge an applicant an administration fee that shall be paid directly to the system. In the provisions of the Real Estate Appraiser Licensing Act of 2002 concerning criminal history record checks, provides that the Secretary may designate a multi-state licensing system to perform the checks. In the Appraisal Management Company Registration Act, reinserts the definition of "appraisal firm". Provides that the Act does not apply to an appraiser firm whose ownership is appropriately certified under the Real Estate Appraiser Licensing Act of 2002 or an appraiser management company solely engaged in non-residential appraisal management services. Provides that federally regulated appraisal management companies shall register with the Department of Financial and Professional Regulation solely for specified purposes and are otherwise exempt from other provisions of the Act. Makes other changes. Effective immediately.

House Floor Amendment No. 2

In the Appraisal Management Company Registration Act, provides that collecting compensation from creditors, underwriters (rather than appraisers), or secondary market participants for services provided is included in the definition of "appraisal management services".

Jul 13 18 S Public Act . . . . . . . . 100-0604
SB 02618
Sen. Pamela J. Althoff-Laura M. Murphy
(Rep. Robyn Gabel)

5 ILCS 80/4.29
5 ILCS 80/4.39 new
225 ILCS 37/10
225 ILCS 37/11 new
225 ILCS 37/18
225 ILCS 37/19
225 ILCS 37/31
225 ILCS 37/35
225 ILCS 37/60
225 ILCS 37/65
225 ILCS 37/70
225 ILCS 37/75
225 ILCS 37/80
225 ILCS 37/85
225 ILCS 37/90
225 ILCS 37/95
225 ILCS 37/100
225 ILCS 37/105
225 ILCS 37/115
225 ILCS 37/123 new
225 ILCS 37/125
225 ILCS 37/130
225 ILCS 37/45 rep.

Amends the Regulatory Sunset Act. Extends the repeal date of the Environmental Health Practitioner Licensing Act from January 1, 2019 to January 1, 2029. Amends the Environmental Health Practitioner Licensing Act. Provides that applicants and licensees shall provide the Department of Financial and Professional Regulation with a valid address and email address and inform the Department of any changes within 14 days. Makes changes to the grounds by which the Department may refuse to issue, renew, revoke, suspend, or discipline a license because of the applicant's or licensee's criminal history. Removes duplicate provisions concerning record of proceedings. Adds provisions concerning confidentiality of a complaint against a licensee. Replaces "Director" with "Secretary" in order to update references to the Secretary of Financial and Professional Regulation. Makes other changes. Effective immediately.

House Floor Amendment No. 1

In the Environmental Health Practitioner Licensing Act, changes a cross-reference in the provisions concerning restoration of a suspended or revoked license.

Aug 10 18 S Public Act . . . . . . 100-0796
SB 02619
Sen. Neil Anderson-Linda Holmes, Omar Aquino, Terry Link and Antonio Muñoz

65 ILCS 5/10-1-7.3
65 ILCS 5/10-2.1-4
from Ch. 24, par. 10-2.1-4
Amends the Illinois Municipal Code. In provisions regarding appointment of a fire chief, acting chief, the department head, or a position, by whatever title, that is responsible for day-to-day operations of a fire department, limits home rule powers on and after the effective date of the amendatory Act. Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:
70 ILCS 705/16.04b
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Additionally provides that an individual may be selected as a fire chief that is responsible for day-to-day operations of a fire department for greater than 180 days if he or she possess an Office of the State Fire Marshal Basic Operations Firefighter Certification (rather than a Firefighter Basic Certification) or an Office of the State Fire Marshal Firefighter II Certification; an Office of the State Fire Marshal Advanced Fire Officer Certification or Office of the State Fire Marshal Fire Officer II Certification (rather than Fire Officer I and II Certifications); and an associate degree in fire science or a bachelor's degree from an accredited university or college. Provides that a fire chief may additionally be selected as a fire chief that is responsible for day-to-day operations of a fire department for greater than 180 days if he or she possess either of the following: (i) a current certification from the International Fire Service Accreditation Congress or Pro Board Fire Service Professional Qualifications System that meets the National Fire Protection Association standard NFPA 1001, Standard for Fire Fighter Professional Qualifications, Level I job performance requirements; a current certification from the International Fire Service Accreditation Congress or Pro Board Fire Service Professional Qualifications System that meets the National Fire Protection Association standard NFPA 1021, Standard for Fire Officer Professional Qualifications, Fire Officer II job performance requirements; and an associate degree in fire science or a bachelor's degree from an accredited university or college; or (ii) qualifications that meet the National Fire Protection Association standard NFPA 1001, Standard for Fire Fighter Professional Qualifications, Level I job performance requirements; qualifications that meet the National Fire Protection Association standard NFPA 1021, Standard for Fire Officer Professional Qualifications, Fire Officer II job performance requirements; and an associate degree in fire science or a bachelor's degree from an accredited university or college. Amends the Fire Protection District Act making conforming changes in similar provisions concerning fire chief qualifications and certifications.

Senate Floor Amendment No. 2
Provides that specified language in the Civil Service in Cities Division of the Illinois Municipal Code relating to qualifications and certifications of specified fire chiefs does not apply to a municipality with more than 1,000,000 inhabitants.
Fiscal Note (Office of the State Fire Marshal)
Senate Bill 2619 has no fiscal impact on the agency.
Pension Note (Government Forecasting & Accountability)
SB 2619, as engrossed, would not impact any public pension fund or retirement system in Illinois.

Nov 29 18 S Public Act . . . . . . . . . . 100-1126

SB 02620
Sen. Cristina Castro
(Rep. Kathleen Willis-Carol Sente-Michael Halpin, Lou Lang, Nicholas K Smith and Deb Conroy)
20 ILCS 3105/19 new
Amends the Capital Development Board Act. Provides that the Capital Development Board shall maintain on its website links to all currently applicable State building codes. Requires State agencies that propose to adopt new building or construction requirements, or amendments to existing requirements, to report certain information to the Capital Development Board. Effective immediately.

Senate Committee Amendment No. 1
In a provision of the introduced bill requiring the Capital Development Board to maintain links to currently applicable State building codes on its website, provides that those provisions apply to building codes as provided in the Illinois Administrative Code.

Aug 03 18 S Public Act . . . . . . . . . . 100-0711
SB 02621  Sen. John G. Mulroe
770 ILCS 60/24 from Ch. 82, par. 24
Amends the Mechanics Lien Act. Deletes language providing that a subcontractor shall, within 90 days after the completion of his or her obligations under the contract between the contractor and the subcontractor, or, if extra or additional work or material is delivered thereafter, within 90 days after the date of completion of such extra or additional work or final delivery of such extra or additional material, cause a written notice of his or her claim and the amount due. Provides instead that a subcontractor shall, within 90 days after the completion of the work or extra work or materials are furnished under the contractor's contract with the owner, cause a written notice of his or her claim and the amount due.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02622  Sen. Steve Stadelman
230 ILCS 5/3.29
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the definition of "advance deposit wagering".
Feb 08 18  S  Referred to Assignments

SB 02623  Sen. James F. Clayborne, Jr., Cristina Castro and Omar Aquino
215 ILCS 5/155.46 new
Amends the Illinois Insurance Code. Requires every insurance company authorized to do business in this State or accredited by this State with assets of at least $100,000,000 to submit an annual report on its voluntary supplier diversity program to the Department of Insurance. Sets forth provisions on what the report must include and how and when the report must be submitted. Provides that, for each report, the Department shall publish the results on its Internet website for 5 years after submission. Requires the Department to hold an annual insurance company supplier diversity workshop in February of 2019 and every February thereafter to discuss the reports with representatives of the insurance companies and vendors. Provides that the Department shall prepare a template for voluntary supplier diversity reports. Effective immediately.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02624  Sen. Chuck Weaver
730 ILCS 125/2 from Ch. 75, par. 102
Amends the County Jail Act. Makes a technical change in a Section concerning the sheriff as warden of the jail.
Feb 08 18  S  Referred to Assignments

SB 02625  Sen. Chuck Weaver
705 ILCS 105/6 from Ch. 25, par. 6
Amends the Clerks of Courts Act. Makes a technical change in a Section concerning the office hours of the clerks of courts.
Feb 08 18  S  Referred to Assignments

SB 02626  Sen. Chuck Weaver
730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Feb 08 18  S  Referred to Assignments

SB 02627  Sen. Chuck Weaver
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Feb 08 18  S  Referred to Assignments
SB 02628  Sen. Julie A. Morrison  
(Rep. Barbara Flynn Currie-Patricia A. Belloch-Stephanie A. Kifowit-Tom Demmer and Jaime M. Andrade, Jr.)

20 ILCS 505/1.1  from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 2
Deletes reference to:
20 ILCS 505/1.1
Adds reference to:
New Act
Replaces everything after the enacting clause. Creates the Strengthening the Child Welfare Workforce for Children and Families Act. Establishes the Task Force on Strengthening the Child Welfare Workforce for Children and Families to: (1) perform a policy and literature review regarding compensation and caseload standards in the field of child welfare, staff turnover rates, and the impact compensation, caseload, and staff turnover have on achieving safety and timely permanency for children; (2) survey employers in the public and private sector to determine (i) how many child welfare service jobs exist, (ii) the compensation paid to child welfare workers, (iii) the rate of turnover for child welfare workers, and (iv) other matters; (3) conduct a detailed time log analysis for child welfare workers to determine how much time is available to complete each administrative task and how much time is actually spent to complete each administrative task; and (4) develop recommendations on how to (i) improve the recruitment and retention of child welfare workers; and (ii) reduce the turnover rates for child welfare workers. Contains provisions concerning the composition of the Task Force, Task Force meetings, reporting requirements, and other matters. Effective immediately.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Creates the Strengthening the Child Welfare Workforce for Children and Families Act. Establishes the Task Force on Strengthening the Child Welfare Workforce for Children and Families to: (1) perform a policy and literature review regarding compensation and caseload standards in the field of child welfare, staff turnover rates, and the impact compensation, caseload, and staff turnover have on achieving safety and timely permanency for children; (2) survey employers in the public and private sector to determine (i) how many child welfare service jobs exist, (ii) the compensation paid to child welfare workers, (iii) the rate of turnover for child welfare workers, and (iv) other matters; (3) conduct a detailed time log analysis for child welfare workers to determine how much time is available to complete each administrative task and how much time is actually spent to complete each administrative task; and (4) develop recommendations on how to (i) improve the recruitment and retention of child welfare workers; and (ii) reduce the turnover rates for child welfare workers. Contains provisions concerning the composition of the Task Force, Task Force meetings, reporting requirements, and other matters. Effective immediately.

House Committee Amendment No. 1
Provides that the Children and Family Research Center of the University of Illinois at Urbana-Champaign (rather than the Illinois Criminal Justice Information Authority) shall provide administrative and other support to the Task Force on Strengthening the Child Welfare Workforce for Children and Families. Provides that the Department of Children and Family Services shall engage the services of a university-based consultant (rather than hire an independent consultant) to aid in the collection, cataloguing, and analysis of child welfare data and whose services shall conclude when the Task Force submits its final report to the General Assembly and the Governor (rather than when the Task Force is dissolved).

Aug 14 18  S Public Act . . . . . . . . . 100-0879

SB 02629  Sen. Thomas Cullerton  
(Rep. Kathleen Willis, Lou Lang, Nicholas K Smith and Deb Conroy)

5 ILCS 120/1.05
Amends the Open Meetings Act. Provides that an elected or appointed member of the board of trustees of a fire protection district may satisfy the training requirements of the Act by participating in a course of training sponsored or conducted by an organization that represents fire protection districts created under the Fire Protection District Act. Provides the required subject matter for the course of training. Provides that if an organization that represents fire protection districts organized under the Fire Protection District Act provides a course of training, it must provide a certificate of course completion to each elected or appointed member of a board of trustees who successfully completes that course of training. Effective immediately.

Nov 29 18  S Public Act . . . . . . . . . 100-1127
SB 02630  Sen. Linda Holmes
205 ILCS 5/1 from Ch. 17, par. 301
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.
Feb 08 18  S  Referred to Assignments

SB 02631  Sen. Emil Jones, III-Laura M. Murphy-Cristina Castro and Steven M. Landek
(Rep. Joe Sosnowski)
225 ILCS 25/11 from Ch. 111, par. 2311
Amends the Illinois Dental Practice Act. Changes references to "restricted faculty license" to references to "faculty license". Makes conforming changes.
   Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Dental Practice Act. Changes references to "restricted faculty license" to references to "faculty limited license". Makes conforming changes.
   Senate Committee Amendment No. 2
   Adds reference to:
   225 ILCS 25/17 from Ch. 111, par. 2317
   Adds reference to:
   225 ILCS 25/17.1
   Adds reference to:
   225 ILCS 25/18 from Ch. 111, par. 2318
Provides that taking material or digital scans for final impressions (rather than taking impressions) of human teeth or other specified parts for replacement or whitening purposes constitutes the practice of dentistry. Provides that "dental service" does not include taking material or digital scans for final impressions (rather than taking impressions) for the fabrication of prosthetic appliances or other restorative or replacement dentistry. Provides that a dental assistant may replace, carve, and finish amalgam restorations and place, pack, and finish composite restorations if he or she has at least 4,000 hours of direct clinical patient care experience and has successfully completed a specified training program. Provides that a dentist utilizing dental assistants shall not supervise more than 4 dental assistants at one time for placing, packing, and finishing composite restoration. Makes changes concerning the procedures in which a dental assistant must be trained to hold himself or herself out as an expanded function dental assistant. Provides that the procedures must be performed under the supervision of a dentist. Provides that some of the procedures may be performed by a dental hygienist under the supervision of a dentist and some may be performed by a dental hygienist under the general supervision of a dentist.
   Senate Floor Amendment No. 3
Provides that a dental assistant may place interim restorations if he or she meets specific requirements and has completed a specified training program. Provides that the training program must include a minimum of 14 (rather than 12) hours of clinical manikin instruction.
Aug 19 18  S  Public Act . . . . . . . . . . . 100-0976

SB 02632  Sen. Dale Fowler
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm into a public park, athletic area, or athletic facility under the control of a municipality or park district.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02633  Sen. Dale Fowler
430 ILCS 66/40
Amends the Firearm Concealed Carry Act. Eliminates provision that a non-resident license application must be from a state or territory with laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under the Act. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02634  Sen. Dale Fowler
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Provides that nothing in the Act prohibits a licensee from carrying a firearm into an Interstate highway rest area.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02635
Sen. Dale Fowler
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Provides that the waiting period for withholding delivery of a firearm after application for its purchase has been made does not apply to the transfer of an operable firearm in exchange for another operable firearm. Effective immediately.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02636
Sen. Dale Fowler
430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 65/8 from Ch. 38, par. 83-8
Amends the Firearm Owners Identification Card Act. Lowers the age in which a person may apply for a Firearm Owner's Identification Card without parental or legal guardian consent from 21 years of age to 18 years of age. Provides that an applicant who is 18 (rather than 21) years of age or older seeking a religious exemption to the photograph requirement must furnish with the application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02637
Sen. Pamela J. Althoff
(Rep. Tony McCombie-Carol Ammons)
30 ILCS 577/35-15
Amends the State Construction Minority and Female Building Trades Act. Provides that by March 31 (currently, March 1) of each year, the Illinois Department of Labor shall publish and make available on its official website a report compiling and summarizing demographic trends in the State's building trades apprenticeship programs, with particular attention to race, gender, ethnicity, and national origin of apprentices in labor organizations and other entities in Illinois. Effective immediately.
Aug 10 18 S Public Act . . . . . . 100-0797
SB 02638 Sen. James F. Clayborne, Jr.-Chapin Rose and Sue Rezin

(Rep. Anthony DeLuca)

50 ILCS 310/5 from Ch. 85, par. 705
Amends the Governmental Account Audit Act. Provides that an audit report based on the governmental unit's selection of the accrual, cash, or modified cash basis of accounting meets all requirements for conformity with generally accepted accounting principles, including the certification of the accountant or accountants making the audit that the audit has been performed in compliance with generally accepted auditing standards. Effective immediately.

Senate Committee Amendment No. 2
Adds reference to:
55 ILCS 5/6-31006 from Ch. 34, par. 6-31006
In provisions amending the Governmental Account Audit Act, provides that audit reports shall be prepared on financial statements consistent with either the accrual or cash basis of accounting, depending upon the system followed by the governmental unit, and shall otherwise conform with generally accepted accounting principles and shall contain the financial position and results of financial operations for each fund of the governmental unit (rather than an audit report shall contain statements that conform with generally accepted accounting principles and that set forth, to the extent possible, the financial position and results of financial operations for each fund of the governmental unit). Changes references to accountants to auditors. Amends the Counties Code to make corresponding changes to provisions regarding audits.

Senate Floor Amendment No. 3
Adds reference to:
50 ILCS 310/1 from Ch. 85, par. 701
55 ILCS 5/6-31002 from Ch. 34, par. 6-31002
65 ILCS 5/8-8-2 from Ch. 24, par. 8-8-2
65 ILCS 5/8-8-5 from Ch. 24, par. 8-8-5
Replaces everything after the enacting clause. Amends the Counties Code. Provides that for fiscal year 2019 and each fiscal year thereafter, county audit reports shall contain statements that set forth the financial position and the results of financial operations for each fund, account, and office of the county government. Provides that the audit report shall also include the professional opinion of an auditor (rather than an accountant) with respect to the financial status and operations or, if an opinion cannot be expressed, a declaration that the auditor (rather than an accountant) is unable to express an opinion and an explanation of the reasons he or she cannot do so. Provides that each audit report shall include the certification of the auditor (rather than an accountant) making the audit that the audit has been performed in compliance with generally accepted auditing standards. Provides that each audit report filed with the Comptroller shall be accompanied by a copy of each official statement or other offering of materials prepared in connection with the issuance of indebtedness of the county since the filing of the last audit report. Provides that audit reports shall contain financial statements prepared in conformity with generally accepted accounting principles and audited in conformity with generally accepted auditing standards if the last audit report filed preceding fiscal year 2017 expressed an unmodified or modified opinion by the independent auditor that the financial statements were presented in conformity with generally accepted accounting principles. Provides that audit reports containing financial statements prepared in conformity with an other comprehensive basis of accounting may follow specified best practices and guidelines and shall be audited in conformity with generally accepted auditing standards. Provides that if an audit report is submitted containing financial statements prepared in conformity with generally accepted accounting principles, thereafter all future audit reports shall also contain financial statements presented in conformity with generally accepted accounting principles. Makes other changes. Amends the Governmental Account Audit Act and the Illinois Municipal Code making similar changes. Effective immediately.

Senate Floor Amendment No. 4
Adds reference to:
50 ILCS 310/1 from Ch. 85, par. 701
55 ILCS 5/6-31002 from Ch. 34, par. 6-31002
65 ILCS 5/8-8-2 from Ch. 24, par. 8-8-2
65 ILCS 5/8-8-5 from Ch. 24, par. 8-8-5
SB 02638 (CONTINUED)
Replaces everything after the enacting clause. Amends the Counties Code. Provides that for fiscal year 2019 and each fiscal year thereafter, county audit reports shall contain statements that set forth the financial position and the results of financial operations for each fund, account, and office of the county government. Provides that the audit report shall also include the professional opinion of an auditor (rather than an accountant) with respect to the financial status and operations or, if an opinion cannot be expressed, a declaration that the auditor (rather than an accountant) is unable to express an opinion and an explanation of the reasons he or she cannot do so. Provides that each audit report shall include the certification of the auditor (rather than an accountant) making the audit that the audit has been performed in compliance with generally accepted auditing standards. Provides that each audit report filed with the Comptroller shall be accompanied by a copy of each official statement or other offering of materials prepared in connection with the issuance of indebtedness of the county since the filing of the last audit report. Provides that audit reports shall contain financial statements prepared in conformity with generally accepted accounting principles and audited in conformity with generally accepted auditing standards if the last audit report filed preceding fiscal year 2019 expressed an unmodified or modified opinion by the independent auditor that the financial statements were presented in conformity with generally accepted accounting principles. Provides that audit reports containing financial statements prepared in conformity with an other comprehensive basis of accounting may follow specified best practices and guidelines and shall be audited in conformity with generally accepted auditing standards. Provides that if an audit report is submitted containing financial statements prepared in conformity with generally accepted accounting principles, thereafter all future audit reports shall also contain financial statements presented in conformity with generally accepted accounting principles. Makes other changes. Amends the Governmental Account Audit Act and the Illinois Municipal Code making similar changes. Effective immediately.

Aug 13 18    S    Public Act . . . . . . . 100-0837

SB 02639    Sen. Linda Holmes

35 ILCS 120/14 from Ch. 120, par. 453

Feb 08 18    S    Referred to Assignments
SB 02640  Sen. Antonio Muñoz

20 ILCS 2610/17b new
30 ILCS 605/7  from Ch. 127, par. 133b10
Amends the State Police Act. Provides that the Director of State Police shall establish a program to allow a State Police officer who is honorably retiring in good standing to purchase either or both of the following: (i) any State Police badge previously issued to that officer or (ii) if the officer has a currently valid Firearm Owner's Identification Card, the service firearm issued or previously issued to the officer by the Department of State Police. Provides that the cost of the firearm purchased shall be the replacement value of the firearm and not the firearm's fair market value. Amends the State Property Control Act to make conforming changes. Effective immediately.

Senate Floor Amendment No. 2
Adds reference to:
20 ILCS 805/805-538 new
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Director of Natural Resources shall establish a program to allow a Conservation Police Officer who is honorably retiring in good standing to purchase either one or both of the following: (1) any Department of Natural Resources police badge previously issued to that officer; or (2) if the officer has a currently valid Firearm Owner's Identification Card, the service firearm issued or previously issued to the officer by the Department of Natural Resources. Provides that the cost of the firearm shall be the replacement value of the firearm and not the firearm's fair market value. Makes conforming changes to the State Property Control Act.

Senate Floor Amendment No. 3
Adds reference to:
20 ILCS 805/805-538 new
Adds reference to:
625 ILCS 5/2-116  from Ch. 95 1/2, par. 2-116
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the Director of State Police shall establish a policy (in the introduced bill, program) to allow a State Police officer who is honorably retiring or separating (in the introduced bill, honorably retiring) in good standing to purchase either one or both of the following: (i) any State Police badge previously issued to that officer; or (ii) if the officer has a currently valid Firearm Owner's Identification Card, the service firearm issued or previously issued to the officer by the Department of State Police. Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Director of Natural Resources shall establish a program to allow a Conservation Police Officer who is honorably retiring in good standing to purchase either one or both of the following: (1) any Department of Natural Resources police badge previously issued to that officer; or (2) if the officer has a currently valid Firearm Owner's Identification Card, the service firearm issued or previously issued to the officer by the Department of Natural Resources. Amends the Illinois Vehicle Code. Provides that the Director of the Secretary of State Department of Police shall establish a program to allow a Secretary of State Police officer, inspector, or investigator who is honorably retiring in good standing to purchase either one or both of the following: (1) any Secretary of State Department of Police badge previously issued to that officer, inspector, or investigator; or (2) if the officer, inspector, or investigator has a currently valid Firearm Owner's Identification Card, the service firearm issued or previously issued to the officer, inspector, or investigator by the Secretary of State Department of Police. Provides that the cost of the firearm shall be the replacement value of the firearm and not the firearm's fair market value. Makes conforming changes. Effective immediately.

House Committee Amendment No. 1
Adds reference to:
20 ILCS 2910/1  from Ch. 127 1/2, par. 501
Amends the Peace Officer Fire Investigation Act. Provides that the Office of the State Fire Marshal shall establish a policy to allow a State Fire Marshal Arson Investigator Special Agent who is honorably retiring or separating in good standing to purchase either one or both of the following: (i) any badge previously issued to that State Fire Marshal Arson Investigator Special Agent; or (ii) if the State Fire Marshal Arson Investigator Special Agent has a currently valid Firearm Owner's Identification Card, the service firearm issued or previously issued to the State Fire Marshal Arson Investigator Special Agent by the Office of the State Fire Marshal. Provides that the cost of the firearm purchased shall be the replacement value of the firearm and not the firearm's fair market value. Provides that all funds received by the agency under this program shall be deposited into the Fire Prevention Fund. Makes conforming changes to the State Property Control Act.
SB 02641


625 ILCS 27/15

Amends the Renter's Financial Responsibility and Protection Act. Provides that a rental car company may void a damage waiver if damage or loss occurs to the rental vehicle when the rental vehicle is stolen and the renter fails to: (i) return the rental vehicle's ignition key and key tag identifying the rental vehicle to the rental company; (ii) file a police report within the 24-hour period after discovery of the rental vehicle theft; and (iii) fully cooperate with the rental company, law enforcement agency, or any other authority in all matters connected to the investigation of the stolen rental vehicle.

House Committee Amendment No. 2

Deletes reference to:

625 ILCS 27/15

Adds reference to:

35 ILCS 155/2 from Ch. 120, par. 1702

55 ILCS 5/5-1032 from Ch. 34, par. 5-1032

65 ILCS 5/8-11-7 from Ch. 24, par. 8-11-7

274 ILCS 120/1702

274 ILCS 34/5-1032

274 ILCS 24/5-1032

625 ILCS 1-146.7 new

625 ILCS 5/1-159.1a new

625 ILCS 5/1-159.1b new

625 ILCS 5/1-171.01e new

625 ILCS 5/6-305.2

625 ILCS 5/6-305.3

625 ILCS 5/9-101 from Ch. 95 1/2, par. 9-101

625 ILCS 7/45

625 ILCS 27/10

625 ILCS 27/30 new
SB 02641 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Defines "Motor vehicle rental company" for the purpose of applying requirements under the Code to personal car facilitation companies. Defines "personal car facilitation company" as a legal entity qualified to do business in this State engaged in the business of facilitating the use, rental, or sharing of privately-owned passenger motor vehicles for noncommercial use by individuals within this State. Modifies Sections concerning limited liability for damage to and proof of financial responsibility for rental cars, and applies those provisions to personal car facilitation companies. Amends the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Allows for the dismissal of a Uniform Traffic Citation issued under the Act to the registered owner of a vehicle used in a personal car facilitation transaction. Amends the Renter's Financial Responsibility and Protection Act. Provides for personal car facilitation company obligations and liability requirements. Amends the Automobile Renting Occupation and Use Tax Act, the Counties Code, and the Illinois Municipal Code to allow the tax on persons engaged in the business of renting automobiles to apply to personal car facilitation companies. Defines additional terms. Makes conforming changes.

House Floor Amendment No. 3

Deletes reference to:
625 ILCS 5/1-159.1a new

Deletes reference to:
625 ILCS 5/1-159.1b new

Deletes reference to:
625 ILCS 5/6-305.2

Adds reference to:
625 ILCS 5/1-110.05 new

Adds reference to:
625 ILCS 5/1-110.06 new

Replaces everything after the enacting clause with the provisions of House Amendment No. 2, and makes the following changes: changes the term "personal car facilitation" to "car facilitation"; provides that an insurer may exclude any and all coverage and the duty to defend or indemnify any claim made under a car facilitation transaction; provides that an insurer that defends or indemnifies a claim shall have the right to seek contribution against the insurer of the car facilitation company; provides that an insurer may deny issuance of, cancel, void, terminate, rescind, or deny renewal of an insurance policy covering a vehicle that has been made available for a car facilitation transaction if the applicant or policyholder fails to provide complete and accurate information about the use of a vehicle through a car facilitation transaction; provides that an insurance policy is not required to create specific provisions, implications, or preclusions when a vehicle is used for a car facilitation transaction; provides that the car facilitation company shall verify that the vehicle does not have any safety recalls for which repairs have not been made and that if such a safety recall exists, the vehicle may not be made available through the car facilitation company until the safety recall repair has been made; and provides that if an owner receives a notice of a safety recall on a vehicle while the vehicle is available or in use through the car facilitation company, the owner shall remove the vehicle from participation as soon as practicably possible, but no later than 72 hours after receiving notice of the safety recall and until the safety recall repair has been made.

House Floor Amendment No. 4

Provides that an owner's insurer: (1) may exclude any and all coverage and the duty to defend or indemnify for any claim made under a car facilitation transaction; (2) shall have the right to seek contribution against the insurer of a car facilitation company; and (3) may deny issuance of, cancel, void, terminate, rescind, or deny renewal of an insurance policy if the applicant or policyholder of the insurance policy fails to provide complete and accurate information about the use of a motor vehicle through a car facilitation transaction. Provides that an owner's insurance policy: (1) is not invalidated or limited in regard to any exclusions contained in the policy; and (2) is not required to include specific provisions, implications, or preclusions.

Balanced Budget Note, House Floor Amendment No. 3 (Office of Management and Budget)

The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Balanced Budget Note, House Floor Amendment No. 4 (Office of Management and Budget)

The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

State Mandates Fiscal Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

State Mandates Fiscal Note, House Floor Amendment No. 4 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
SB 02641 (CONTINUED)

Home Rule Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Home Rule Note, House Floor Amendment No. 4 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Judicial Note, House Floor Amendment No. 4 (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Governor Amendatory Veto Message
Recommends creating the Illinois Peer-to-Peer Car Sharing Act, which: (i) requires a peer-to-peer car sharing program to assume the liability of a shared vehicle owner for any bodily injury or property damage to third parties or uninsured and underinsured motorists or personal injury protection losses during the car sharing period; (ii) requires peer-to-peer car sharing program agreements to contain certain information, including the right of a peer-to-peer car sharing program to seek indemnification from the shared vehicle owner or driver for any economic losses resulting from a breach of contractual terms and conditions; (iii) requires a peer-to-peer car sharing program to ensure that shared vehicle owners and drivers have motor vehicle liability insurance and that shared vehicle drivers have valid driver's licenses; (iv) requires a peer-to-peer car sharing program to verify that the shared vehicle does not have any safety recalls for which the repairs have not been made; and (v) provides that traffic citations issued to a peer-to-peer car sharing program or shared vehicle owner shall be dismissed and may be issued to the shared vehicle driver if certain criteria are met. Regarding changes made to the Automobile Renting Occupation and Use Tax Act, recommends: (1) excluding from the definition of "renting" the facilitation of the use of an individually-owned passenger motor vehicle as a part of a peer-to-peer car sharing transaction; (2) excluding from the definition of "rentor" corporations and specified entities that provide peer-to-peer car sharing programs; and (3) imposing a tax on peer-to-peer car sharing businesses. Regarding changes to the Counties Code, recommends: deleting language that makes personal car facilitation companies taxable under the Code; and imposing a tax on a peer-to-peer car sharing business only if the owner of a vehicle or vehicles used in peer-to-peer car sharing transactions has shared the vehicle or vehicles in the aggregate for more than 1,825 vehicle days during a calendar year. Recommends making similar changes to the Illinois Municipal Code, the Metropolitan Pier and Exposition Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Recommends making certain tax exemptions provided under the Use Tax Act and the Retailers' Occupation Tax Act inapplicable to motor vehicles used in peer-to-peer car sharing transactions. Regarding changes made to the Illinois Vehicle Code, recommends: (a) deleting the defined terms "car facilitation company", "car facilitation transaction", and "motor vehicle rental company"; (b) deleting language that makes a car facilitation company financially responsible for any vehicle it facilitates in a car facilitation transaction; and (c) defines the term "peer-to-peer car sharing transaction". Recommends deleting provisions added to the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act concerning the dismissal of uniform traffic citations issued to the registered owner of a vehicle used in a car facilitation transaction. Recommends deleting provisions added to the Renter's Financial Responsibility and Protection Act concerning car facilitation company obligations and liabilities. (Deletes reference to: 625 ILCS 5/1-110.05 new; 625 ILCS 5/1-146.7 new; 625 ILCS 5/1-171.01e new; 625 ILCS 5/6-305.3; 625 ILCS 5/9-101; 625 ILCS 7/45; 625 ILCS 27/10; 625 ILCS 27/30 new; Adds reference to: New Act; 35 ILCS 105/3-5; 35 ILCS 120/2-5; 35 ILCS 155/3; 55 ILCS 5/5-1032.1 new; 65 ILCS 5/8-11.8-1 new; 70 ILCS 210/13; 70 ILCS 310/5.02; 70 ILCS 3615/4.03.1; and 625 ILCS 5/1-110.06 new)

225 ILCS 447/35-35
Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that an individual who is a former peace officer but continues to perform services in an armed capacity that is a licensed activity under the Act is required to obtain a permanent employee registration card but is not required to obtain a firearm control card if the individual is in compliance with the federal Law Enforcement Officers Safety Act of 2004. Provides that an agency that employs an officer who elects to carry a firearm pursuant to the federal Law Enforcement Officers Safety Act of 2004 shall submit a notice of such election along with a fee to the Department of Financial and Professional Regulation. Effective immediately.

Senate Committee Amendment No. 1
Provides that an individual who is a former peace officer but continues to perform services in an armed capacity that is a licensed activity under the Act must also possess a valid Firearm Owner's Identification Card.

Aug 03 18  S Public Act . . . . . . . . . 100-0712

SB 02643  Sen. Dan McConchie-Pamela J. Althoff-Karen McConnaughay and John G. Mulroe-Laura M. Murphy

625 ILCS 5/13C-45
625 ILCS 5/13C-45.5 new
Amends the Illinois Vehicle Code. Provides that the Environmental Protection Agency may not enter into new contracts or renew any contract previously made with one or more responsible parties to construct and operate official inspection stations, provide and maintain approved test equipment, administer tests, certify results, issue emission inspection stickers or certificates, maintain records, train personnel, provide information to the public concerning the program, or otherwise. Provides that any facility that performs maintenance or repair work on motor vehicles as a routine part of its business may apply to the Agency for certification as an official inspection station. Provides that the Agency shall authorize as an official inspection station any applicant that meets specific criteria.

May 03 18  S Rule 3-9(a) / Re-referred to Assignments

SB 02644  Sen. Jil Tracy, Michael Connelly and Terry Link
(Rep. Keith R. Wheeler)

5 ILCS 100/10-25 from Ch. 127, par. 1010-25
5 ILCS 100/10-50 from Ch. 127, par. 1010-50
5 ILCS 100/10-75 new
Amends the Illinois Administrative Procedure Act. Provides that notice to parties in a contested case under the Act shall be served, among other forms of service, by email. Provides that parties in a contested case under the Act shall be notified, among other forms of notification, by email of any decision or order in that case. Provides for specified requirements for the consent of service by email. Provides that an agency may request, but not require, unless otherwise required by law, an unrepresented party to designate an email address to which specified documents may be transmitted. Provides that no document described in specified provisions may be served by email to the extent the documents contains certain specified information. Provides that service by email is deemed complete on the day of transmission. Provides that agencies that use email to service documents shall adopt rules that specify the standard for confirming delivery, and in failure to confirm delivery, what steps the agency will take to ensure that service by email or other means is accomplished.

House Floor Amendment No. 2
Modifies provisions concerning service by email to provide that at any time either before or after its issuance of a hearing notice, an agency may require any attorney representing a party to the hearing to provide one or more email addresses at which they shall (rather than consent to) accept service of documents in connection with the hearing.

Aug 14 18  S Public Act . . . . . . . . . 100-0880
SB 02645  Sen. Jennifer Bertino-Tarrant

30 ILCS 105/6z-17  from Ch. 127, par. 142z-17
35 ILCS 505/8  from Ch. 120, par. 424
50 ILCS 750/30
230 ILCS 10/12  from Ch. 120, par. 2412
230 ILCS 10/13  from Ch. 120, par. 2413
230 ILCS 40/75

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Riverboat Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02646  Sen. James F. Clayborne, Jr.

105 ILCS 145/1

Amends the Care of Students with Diabetes Act. Makes a technical change in a Section concerning the short title.

Feb 08 18  S  Referred to Assignments

SB 02647  Sen. James F. Clayborne, Jr. and David Koehler-Patricia Van Pelt

625 ILCS 5/1-141.5 new
625 ILCS 5/11-208  from Ch. 95 1/2, par. 11-208

Amends the Illinois Vehicle Code. Defines “manual traffic law enforcement system”. Provides that the provisions of the Code shall not be deemed to prevent local authorities with respect to streets and highways under their jurisdiction and within the reasonable exercise of the police power from allowing and regulating the use of a manual traffic law enforcement system. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

   625 ILCS 5/3-400  from Ch. 95 1/2, par. 3-400

Adds reference to:

   625 ILCS 5/6-306.5  from Ch. 95 1/2, par. 6-306.5

Adds reference to:

   625 ILCS 5/11-208  from Ch. 95 1/2, par. 11-208

Adds reference to:

   625 ILCS 5/11-208.3  from Ch. 95 1/2, par. 11-208.3

Adds reference to:

   625 ILCS 5/11-208.10 new

Adds reference to:

   625 ILCS 5/11-612

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a municipality or a county may establish a manual traffic law enforcement system. Provides that manual traffic law enforcement systems shall be operational and violations shall be recorded at any time if a law enforcement officer is present operating the device. Provides civil penalties for violations. Provides that the net proceeds received from civil penalties imposed under a manual traffic law enforcement system shall be expended for specific purposes. Provides that the municipality shall provide notice for each violation. Provides that a person that does not pay a fine or successfully contest a civil penalty resulting from a violation shall have his or her driving privileges suspended. Provides that the recorded images made by a manual traffic law enforcement system are confidential. Provides specific factors that a hearing officer may consider in a defense of a violation. Provides that a municipality shall post signs giving drivers reasonable notice of the manual traffic law enforcement system. Makes conforming changes. Effective immediately.

Senate Committee Amendment No. 2

Provides that recorded images made by a manual traffic law enforcement system may be made available pursuant to a lawful subpoena.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02648
Sen. Scott M. Bennett

105 ILCS 5/2-3.80c

Amends the School Code. Provides that the Agriculture Education Shortage Task Force shall report its findings to the Governor and General Assembly on or before January 1, 2021 (rather than January 1, 2019). Removes a provision providing that the Task Force is dissolved upon filing the report. Provides that the provision governing the Task Force is repealed on February 1, 2021 (rather than February 1, 2019). Effective immediately.

May 03 18 S   Rule 3-9(a) / Re-referred to Assignments

SB 02649
Sen. Linda Holmes and Patricia Van Pelt

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Feb 08 18 S   Referred to Assignments

SB 02650
Sen. Terry Link

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

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

40 ILCS 5/14-152.1

40 ILCS 5/14-155.5 new

40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121

40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123

40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124

40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125

Amends State Employee Article of the Illinois Pension Code. Requires the System to implement a defined contribution plan for employees of the Illinois State Board of Elections who are not covered by a collective bargaining agreement. Provides that the defined contribution plan shall aggregate State and employee contributions in individual participant accounts which are used for payouts after retirement. Authorizes an eligible employee of the Illinois State Board of Elections to elect to participate in the defined contribution plan instead of the defined benefit plan and to also elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account. Provides that State contributions shall be paid into the accounts of participants in the defined contribution plan at a rate of 3% of compensation and that State contributions, and the earnings thereon, shall vest when those contributions are paid into the participant's account. Provides that employee contributions shall be paid at a rate of 3% of compensation. Contains provisions concerning investment options; defined disability benefits; notice to eligible employees; plan sponsor; reporting; and the intent of the amendatory Act. Excludes the defined contribution plan from the definition of "new benefit increase". Makes related changes in the Retirement Systems Reciprocal Act (Article 20 of the Code) and the State Employees Group Insurance Act of 1971. Effective immediately.

Apr 13 18 S   Rule 3-9(a) / Re-referred to Assignments
SB 02651  Sen. Terry Link

10 ILCS 5/7-7  from Ch. 46, par. 7-7
Amends the Election Code. Provides that a judicial district committee for each judicial district and a judicial circuit committee for each judicial circuit, among other committees, are authorized and shall constitute the central or managing committees of each political party for the purpose of making nominations in certain instances under the Act. Effective immediately.

Senate Floor Amendment No. 2
Adds reference to:
  New Act
Adds reference to:
  10 ILCS 5/1-17 new
Adds reference to:
  10 ILCS 5/1A-8  from Ch. 46, par. 1A-8
Adds reference to:
  10 ILCS 5/7-5  from Ch. 46, par. 7-5
Adds reference to:
  10 ILCS 5/7-8  from Ch. 46, par. 7-8
Adds reference to:
  10 ILCS 5/7-9  from Ch. 46, par. 7-9
Adds reference to:
  10 ILCS 5/7-12  from Ch. 46, par. 7-12
Adds reference to:
  10 ILCS 5/7-59  from Ch. 46, par. 7-59
Adds reference to:
  10 ILCS 5/13-1  from Ch. 46, par. 13-1
Adds reference to:
  10 ILCS 5/13-2  from Ch. 46, par. 13-2
Adds reference to:
  10 ILCS 5/14-1  from Ch. 46, par. 14-1
Adds reference to:
  10 ILCS 5/17-16.1  from Ch. 46, par. 17-16.1
Adds reference to:
  10 ILCS 5/18-9.1  from Ch. 46, par. 18-9.1
Adds reference to:
  10 ILCS 5/19-3  from Ch. 46, par. 19-3
Adds reference to:
  10 ILCS 5/22-19 new
SB 02651 (CONTINUED)

Replaces everything after the enacting clause. Amends the Election Code. Provides that every 2 years, each election authority shall submit specified information on the voting equipment used within the jurisdiction of the election authority to the State Board of Elections. Requires each election authority and the State Board of Elections to post the information online. Provides that when a person who intends to be a write-in candidate for an uncontested office has not timely filed nomination papers but has filed a written statement or notice of his or her intent, no primary ballot shall be printed (rather than requiring a primary ballot to be prepared and a primary election held). Provides that a judicial district committee for each judicial district, a judicial circuit committee for each judicial circuit, and the Metropolitan Water Reclamation District Committee, among other committees, are authorized and shall constitute the central or managing committees of each political party for the purpose of making nominations in certain instances under the Act. Creates the Metropolitan Water Reclamation District Committee. Clarifies the Metropolitan Water Reclamation District Committee, a judicial district committee, a circuit court committee, and a judicial subdistrict committee may only make nominations to fill a vacancy under certain circumstances. Provides that county party conventions shall be held on the 27th (currently the 29th) day following a primary at which committee members are elected; provides for the rescheduling of county party conventions and requires such conventions to not be scheduled to conflict with days that the General Assembly is in session. Removes language concerning requirements for the written statement or notice. Removes language providing that an election authority has no duty to conduct a primary and prepare a ballot for an uncontested office, unless the written statement or notice is filed in a timely manner. Provides that where no primary is held, a person intending to become a write-in candidate shall re-file a declaration of intent to be a write-in candidate for the consolidated election with the appropriate election authority or authorities. Provides that a write-in candidate's notarized declaration of intent needs to be filed no more than 106 days before a primary or election for write-in votes for the candidate to be counted. Provides that a declaration of intent to be a write-in candidate shall include specified information, otherwise, the declaration shall not be accepted. Provides that persons intending to become write-in candidates for President and Vice President or Governor and Lieutenant Governor shall file a joint declaration of intent to be a write-in candidate that identifies the candidate for each office. Provides that a vote cast for either candidate shall constitute a valid write-in vote for the team of candidates. Provides that, except for in a county with a population of at least 3,000,000 or where election judges are selected by election commissioners, an election authority may reduce the number of judges of election in each precinct from 5 to 3 for any election. Provides that in certain cities, villages, and incorporated towns with a board of election commissioners, the board shall select and choose no less than 3 (rather than choose 5) persons as judges of election for each precinct. Provides that any campaign, party, or other organization or individual that engages in a vote by mail operation in which voters are sent applications for vote by mail ballots shall also provide the voter with a postage-paid return envelope addressed only to the appropriate local election authority for that registered voter. Provides that removing, tampering with, or otherwise knowingly making the postmark on the application unreadable by the election authority shall establish a rebuttable presumption of a violation. Authorizes election authorities to conduct risk-limiting audits before and after the certification of election results. Provides that the determination to conduct a risk-limiting audit, the scope of an audit, and the uses of the results of an audit are entirely within the discretion of the election authority. Requires the State Board of Elections to adopt rules for the creation of a certification process for certifying that the procedure to be used by an election authority comports with the specified requirements. Provides for waiver of the certification process. Defines "risk-limiting audit". Provides a severability clause. Effective January 1, 2019, except that certain provisions take effect immediately.

Senate Floor Amendment No. 3

Amends the bill as amended by Senate Amendment No. 2. In provisions relating to the nomination of candidates: provides that whenever a person who has not timely filed valid nomination papers and who intends to become a write-in candidate for a political party's nomination in the consolidated primary election for any office for which the nomination is uncontested files a written statement or notice of that intent with the State Board of Elections or the local election official with whom nomination papers for such office are filed, no primary ballot shall be printed; and provides that where no primary is held, a person intending to become a write-in candidate at the consolidated primary election may re-file a declaration of intent to be a write-in candidate for the consolidated election with the appropriate election authority or authorities.

House Floor Amendment No. 1

Deletes reference to:
New Act

Deletes reference to:
10 ILCS 5/7-5

Deletes reference to:
10 ILCS 5/7-7

Deletes reference to:
10 ILCS 5/7-8

Deletes reference to:
10 ILCS 5/7-9

Deletes reference to:
SB 02651 (CONTINUED)

10 ILCS 5/7-12
Deletes reference to:
10 ILCS 5/7-59
Deletes reference to:
10 ILCS 5/13-1
Deletes reference to:
10 ILCS 5/13-2
Deletes reference to:
10 ILCS 5/14-1
Deletes reference to:
10 ILCS 5/17-16.1
Deletes reference to:
10 ILCS 5/18-9.1
Deletes reference to:
10 ILCS 5/22-19 new
Adds reference to:
10 ILCS 5/1A-55 new

Replaces everything after the enacting clause. Amends the Election Code. Provides that every 2 years, each election authority shall submit specified information on the voting equipment used within the jurisdiction of the election authority to the State Board of Elections. Requires each election authority and the State Board of Elections to post the information online. Provides that the Board shall adopt rules, after at least 2 public hearings of the Board and in consultation with election authorities, establishing a cyber navigator program to support election authorities' efforts to defend against cyber breaches and detect and recover from cyber attacks. Contains additional provisions concerning the rules and program. Provides that applications for votes by mail shall include a valid and current phone number for the individual or organization controlling the post office box and be turned over to the appropriate election authority within 7 days of receipt or, if received within 2 weeks of the election in which an applicant intends to vote, within 2 days of receipt. Provides that failure to turn over the applications shall be punishable as a petty offense with a fine of $100 per application. Provides that removing, tampering with, or otherwise knowingly making the postmark on the application unreadable by the election authority shall establish a rebuttable presumption of a violation. Effective immediately.

Jul 20 18 S Public Act . . . . . . . . . 100-0623

SB 02652

Sen. Michael Connelly

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


Feb 08 18 S Referred to Assignments
SB 02653  Sen. Michael Connelly

Amends various acts to remove provisions allowing or requiring licensing authorities to deny, not renew, suspend, or revoke professional licenses for defaulting on an educational loan or scholarship provided by or guaranteed by a State agency. Effective immediately.

Apr 27 18    S  Rule 3-9(a) / Re-referred to Assignments

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Amends the School Code. Requires the school board of a school district to include information about influenza and influenza vaccinations in accordance with the latest recommendations of the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention when it provides information on immunizations, infectious diseases, medications, or other school health issues to the parents or guardians of students.

Senate Committee Amendment No. 1

Adds reference to:

20 ILCS 2310/2310-391

Adds reference to:

20 ILCS 2310/2310-700 new

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to develop or approve and publish informational materials for school districts in this State regarding influenza and influenza vaccinations and meningococcal disease and meningococcal vaccinations in accordance with the latest recommendations of the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention. Amends the School Code to require a school board of a school district to include the informational materials developed or approved by the Department when it provides information on immunizations, infectious diseases, medications, or other school health issues to the parents or guardians of students.

Senate Floor Amendment No. 2

Provides that the Department of Public Health shall develop, provide, or approve (rather than develop or approve) the informational materials in accordance with the latest information provided by (rather than the latest recommendations of) the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention. Makes a conforming change.

Aug 19 18 S Public Act . . . . . . . . . 100-0977
SB 02655
Sen. Mattie Hunter-Iris Y. Martinez
(Rep. Sara Feigenholtz-Litesa E. Wallace-Nick Sauer-Mark Batinick-Ryan Spain and Mary E. Flowers)

20 ILCS 505/5
from Ch. 23, par. 5005
705 ILCS 405/2-28
from Ch. 37, par. 802-28

Amends the Juvenile Court Act of 1987. Provides that in selecting a permanency goal for a minor over age 15 of substitute
care pending independence, the Department of Children and Family Services may provide services to enable reunification and to
strengthen the minor's connections with family, fictive kin, and other responsible adults, provided the services are in the minor's best
interest. Provides that those services shall be documented in the service plan. Makes conforming changes in the Children and Family
Services Act.

House Floor Amendment No. 1
Adds reference to:
20 ILCS 540/25 new
Adds reference to:
20 ILCS 540/30 new
Adds reference to:
20 ILCS 540/40 new
Adds reference to:
20 ILCS 1705/7.1 from Ch. 91 1/2, par. 100-7.1
Adds reference to:
705 ILCS 405/2-4b new
Adds reference to:
705 ILCS 405/2-23 from Ch. 37, par. 802-23

Reinserts the provisions of the engrossed bill. Amends the Custody Relinquishment Prevention Act. Provides that the
Department of Healthcare and Family Services shall undertake a one-year awareness campaign to educate hospitals with in-patient
psychiatric units for children on the availability of services through the Family Support Program and the Specialized Family Support
Program for support of a child with serious mental health needs. Provides that the Department of Children and Family Services' per
diem rate for an in-patient psychiatric stay at a free standing psychiatric hospital shall be paid on the 11th day if a child who is under
18 years of age remains in the psychiatric hospital and the parent or caregiver has denied the child access to the home and has refused
or failed to arrange for another living arrangement for the child, or the discharge is being delayed due to a pending Department of
Children and Family Services inquiry or investigation, causing the child to be in the hospital beyond medical necessity. Amends the
Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Healthcare and Family Services
shall provide an expedited review process for applications for minors in the custody or guardianship of the Department of Children and
Family Services who remain eligible for Individual Care Grants. Amends the Juvenile Court Act of 1987. Provides that any minor who
is placed in the custody or guardianship of the Department of Children and Family Services under the Act on the basis of a petition
alleging that the minor is dependent because the minor was left at a psychiatric hospital beyond medical necessity, and for whom an
application for the Family Support Program was pending with the Department of Healthcare and Family Services or an active
application was being reviewed by the Department of Healthcare and Family Services at the time the petition was filed, shall continue
to be considered eligible for services if all other eligibility criteria are met. Makes other changes. Adds an immediate effective date.

Aug 19 18 S Public Act . . . . . . . . . . 100-0978

SB 02656 Sen. Wm. Sam McCann

430 ILCS 5/4.5 new

Amends the Liquefied Petroleum Gas Regulation Act. Provides that no legal action shall be commenced or maintained against
any person engaged in the business of selling at retail, supplying, handling, or transporting liquefied petroleum gas in this State if the
alleged injury, damage, or loss was caused by: (1) the alteration, modification, or repair of liquefied petroleum gas equipment or a
liquefied petroleum gas appliance if done without the knowledge and consent of the liquefied petroleum gas seller, supplier, handler,
transporter; or (2) the use of liquefied petroleum gas equipment or a liquefied petroleum gas appliance in a manner or for a purpose
other than that for which the equipment or appliance was intended and that could not reasonably have been expected.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02657  Sen. Emil Jones, III, Omar Aquino, Elgie R. Sims, Jr., Patricia Van Pelt and Jacqueline Y. Collins

815 ILCS 505/2VVV new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a person to violate a merchant agreement between a merchant and a credit card service provider. Provides that imposing a surcharge to a debit or credit card or prepaid card purchase if those charges are prohibited by the merchant agreement constitutes a violation.

May 11 18  S Rule 3-9(a) / Re-referred to Assignments

SB 02658  Sen. Paul Schimpf-Pamela J. Althoff-Chuck Weaver-Tom Rooney
(Rep. David S. Olsen-Jonathan Carroll)

105 ILCS 5/21B-20

Amends the School Code. Provides that a Professional Educator License with Stipulations with a provisional educator endorsement obtained by a service member or a spouse of a service member is valid until June 30 immediately following 3 (rather than 2) years of the license being issued. Defines "spouse of a service member". Effective September 3, 2018.

Aug 13 18  S Public Act ............ 100-0821

SB 02659  Sen. Linda Holmes

35 ILCS 105/1 from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.

Feb 13 18  S Referred to Assignments

SB 02660  Sen. Scott M. Bennett-Elgie R. Sims, Jr.-Michael Connelly-Jennifer Bertino-Tarrant-Dan McConchie
(Rep. Peter Breen-Kelly M. Burke)

15 ILCS 505/16.6

Amends the State Treasurer Act. Provides that unless prohibited by federal law, upon the death of a designated beneficiary, proceeds from an ABLE account may be transferred to the estate of a designated beneficiary, or to an account for another eligible individual specified by the designated beneficiary or the estate of the designated beneficiary. Provides that an agency or instrumentality of the State may not seek payment under specified provisions of the federal Internal Revenue Code from the account or its proceeds for benefits provided to a designated beneficiary. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

760 ILCS 5/15.1 from Ch. 17, par. 1685.1

Replaces everything after the enacting clause. Re-inserts the provisions of the introduced bill. Amends the Trusts and Trustees Act. Provides that the court or a person with a disability may irrevocably assign resources of that person to either or both of: (i) an ABLE account; or (ii) a discretionary trust that complies with the Medicaid reimbursement requirements of federal law. Provides that "resources" includes, but is not limited to, any interest in real or personal property, judgment, settlement, annuity, maintenance, minor child support, and support for non-minor children. Provides that assignment is not authorized if otherwise prohibited by law. Provides that a court may reserve the right to determine the amount, duration, or enforcement of the irrevocable assignment.

Aug 03 18  S Public Act ............ 100-0713

SB 02661  Sen. Jacqueline Y. Collins-Ira I. Silverstein
(Rep. Robert Martwick)

15 ILCS 520/10 from Ch. 130, par. 29

15 ILCS 520/11 from Ch. 130, par. 30

15 ILCS 520/22.5 from Ch. 130, par. 41a

Amends the Deposit of State Moneys Act. Modifies a Section concerning agreements entered into by the State Treasurer with any bank or savings and loan association relating to the deposit of securities. Provides that such agreements may authorize the holding of securities in any bank or a depository trust company in the United States (rather than New York City). Adds to the classes of securities that the State Treasurer may accept as collateral for deposits not insured by an agency of the federal government. Adds to and modifies the investments in which the State Treasurer may in invest or reinvest on behalf of the State. Effective immediately.

Governor Amendatory Veto Message

In provisions added to the Deposit of State Moneys Act that permit the State Treasurer to invest or reinvest up to 5% of moneys from certain State funds into publicly traded corporations, partnerships, or limited liability companies, recommends providing that the State Treasurer may make such investments with the approval of the Governor.

Nov 28 18  S Bill Dead - Amendatory Veto
SB 02662        Sen. Laura M. Murphy
                (Rep. Michelle Mussman, Sara Feigenholtz and Laura Fine)

20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of
the Act.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 1305/1-5
Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Task Force on Human Services Contracting Act. Establishes the
Task Force on State Contracting with Private Nonprofit Human Service Providers to study State contracting with private nonprofit
human service providers and to develop recommendations on how to improve the contracting relationship and partnership between
State departments and agencies and private nonprofit human service providers so that they work effectively and efficiently to improve
the well-being of Illinoisans. Requires the Task Force to perform the following duties: (1) review data provided by State departments
and agencies that contract with private nonprofit human service providers regarding the effectiveness of the system of service
provision; and (2) collect and review data regarding service system planning, contract negotiation processes, reimbursement rate
methodologies, monitoring and business processes, and timely payment processes. Requires the Task Force to issue specific
recommendations on procedures that will improve the court of claims process, as it relates to human service contracting, to make it
operate more expeditiously and efficiently. Contains provisions concerning the composition of the Task Force, reporting requirements,
and other matters. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Creates the Task Force on Human Services Contracting Act. Establishes the
Task Force on State Contracting with Private Nonprofit Human Service Providers to study State contracting with private nonprofit
human service providers and to develop recommendations on how to improve the contracting relationship and partnership between
State departments and agencies and private nonprofit human service providers so that they work effectively and efficiently to improve
the well-being of Illinoisans. Requires the Task Force to perform the following duties: (1) review data provided by State departments
and agencies that contract with private nonprofit human service providers regarding the effectiveness of the system of service
provision; and (2) collect and review data regarding service system planning, contract negotiation processes, reimbursement rate
methodologies, monitoring and business processes, and timely payment processes. Requires the Task Force to issue specific
recommendations on procedures that will improve the court of claims process, as it relates to human service contracting, to make it
operate more expeditiously and efficiently. Contains provisions concerning the composition of the Task Force, reporting requirements,
and other matters. Provides that reports to the General Assembly shall be filed with the Clerk of the House of Representatives and the
Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Repeals the Act on January
1, 2021. Effective immediately.

House Committee Amendment No. 1
Provides that the Department of Human Services (rather than the Office of the Auditor General) shall provide administrative
support to the Task Force on State Contracting with Private Nonprofit Human Service Providers.

Nov 29 18        S   Public Act . . . . . . . . . . 100-1128
SB 02663  Sen. Chuck Weaver  
(Rep. Avery Bourne and Lawrence Walsh, Jr.)

520 ILCS 5/1.2v-1 new
520 ILCS 5/3.1 from Ch. 61, par. 3.1
520 ILCS 5/3.1-5
520 ILCS 5/3.1-9
520 ILCS 5/3.2 from Ch. 61, par. 3.2
520 ILCS 5/3.3 from Ch. 61, par. 3.3

Amends the Wildlife Code. Defines "youth". Combines the Youth Hunting License and the Youth Trapping License to create a Youth Hunting and Trapping License. Provides that before any youth may take or attempt to take any species protected by the Code for which an open season is established, he or she shall first procure and possess a valid Youth Hunting and Trapping License for a fee of $7. Provides that a Youth Hunting and Trapping License shall entitle the licensee to hunt while supervised by an adult who is 21 years of age or older and who has a valid Illinois hunting license. Provides that if a youth has a valid certificate of competency for hunting or trapping from a hunter safety course or a trapper safety course approved by the Department of Natural Resources, he or she is exempt from the supervision requirements for youth hunters or youth trappers under the provision. Makes conforming changes.

Apr 18 18  H  Referred to Rules Committee

SB 02664  Sen. William E. Brady

775 ILCS 40/1


Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02665  Sen. William E. Brady

775 ILCS 45/1

Amends the Bill of Rights for the Homeless Act. Makes a technical change in a Section concerning the short title.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02666  Sen. William E. Brady

775 ILCS 50/1

Amends the Human Trafficking Resource Center Notice Act. Makes a technical change in a Section concerning the short title.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02667

Sen. Elgie R. Sims, Jr.-Iris Y. Martinez-Jacqueline Y. Collins-Omar Aquino

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


Senate Floor Amendment No. 1

Deletes reference to:

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

Adds reference to:

20 ILCS 655/3 from Ch. 67 1/2, par. 603

Adds reference to:

20 ILCS 655/4 from Ch. 67 1/2, par. 604

Adds reference to:

20 ILCS 655/4.1

Adds reference to:

20 ILCS 655/5.1 from Ch. 67 1/2, par. 606

Adds reference to:

20 ILCS 655/5.2 from Ch. 67 1/2, par. 607

 Adds reference to:

20 ILCS 655/5.3 from Ch. 67 1/2, par. 608

 Adds reference to:

20 ILCS 655/5.4 from Ch. 67 1/2, par. 609

 Adds reference to:

20 ILCS 655/8.1

Replaces everything after the enacting clause. Amends the Illinois Enterprise Zone Act. In a Section concerning eligibility for an Enterprise Zone based on the local labor market area, provides that the Department of Commerce and Economic Opportunity may consider information released in the most recent American Community Survey (currently, the federal decennial census only). Provides that the Department of Commerce and Economic Opportunity may award partial points if the applicant demonstrates specific job creation and investment below specified thresholds. Contains provisions concerning provisional certification and provisional decertification. Provides that, for Enterprise Zones that are scheduled to expire on or after January 1, 2022, an application process shall begin 5 years prior to the year in which the Zone expires. Provides that the Department of Commerce and Economic Opportunity may consider written comments or any other information regarding a pending Enterprise Zone application submitted after the deadline and received prior to the decision on all pending applications. Makes changes concerning the total number of Enterprise Zones that may be certified. Effective immediately.

House Committee Amendment No. 1

Removes the following provisions from the engrossed bill: (1) provisions concerning a proposed enterprise zone's plan for disposal of publicly-owned real property; and (2) provisions concerning the designation of zones in counties with a population of less than 300,000. Adds provisions to the engrossed bill concerning participation by businesses owned by minorities, women, and persons with disabilities.

House Floor Amendment No. 2

Deletes reference to:

20 ILCS 655/3 from Ch. 67 1/2, par. 603

Deletes reference to:

20 ILCS 655/5.1 from Ch. 67 1/2, par. 606

Deletes reference to:

20 ILCS 655/5.2 from Ch. 67 1/2, par. 607

Deletes reference to:

20 ILCS 655/5.3 from Ch. 67 1/2, par. 608

Deletes reference to:

20 ILCS 655/5.4 from Ch. 67 1/2, par. 609

Deletes reference to:

20 ILCS 655/8.1
SB 02667 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Enterprise Zone Act. In a Section concerning qualifications for enterprise zones, provides that the applicant's plan for participation by minorities, women, and persons with disabilities is included in the list of qualifying factors. Effective immediately.

Aug 13 18   S   Public Act . . . . . . . . . 100-0838

SB 02668   Sen. Dan McConchie

(Rep. Nick Sauer)

35 ILCS 155/1 from Ch. 120, par. 1701

Amends the Automobile Renting Occupation and Use Tax Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

35 ILCS 155/1 from Ch. 120, par. 1701

Adds reference to:

35 ILCS 120/1 from Ch. 120, par. 440

Replaces everything after the enacting clause. Amends the Retailers' Occupation Tax Act. Provides that "sale at retail" does not include the selling of food at retail at schools to students, teachers, or staff.

Senate Floor Amendment No. 2

Deletes reference to:

35 ILCS 155/1 from Ch. 120, par. 1701

Adds reference to:

35 ILCS 120/1 from Ch. 120, par. 440

Replaces everything after the enacting clause. Amends the Retailers' Occupation Tax Act. Provides that "sale at retail" does not include the selling of food at retail to students, teachers, or staff at a school serving some or all of grades kindergarten through 12.

May 18 18   H   Rule 19(a) / Re-referred to Rules Committee

SB 02669   Sen. Tom Rooney

35 ILCS 135/36 from Ch. 120, par. 453.66

Amends the Cigarette Use Tax Act. Makes a technical change in a Section concerning the short title.

May 11 18   S   Rule 3-9(a) / Re-referred to Assignments


35 ILCS 128/1-1


May 03 18   S   Rule 3-9(a) / Re-referred to Assignments

SB 02671   Sen. William E. Brady

35 ILCS 105/1 from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.

Apr 27 18   S   Rule 3-9(a) / Re-referred to Assignments

SB 02672   Sen. William E. Brady

35 ILCS 40/1

Amends the Invest in Kids Act. Makes a technical change in a Section concerning the short title.

Apr 27 18   S   Rule 3-9(a) / Re-referred to Assignments

SB 02673   Sen. William E. Brady

35 ILCS 25/1

Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.

Apr 27 18   S   Rule 3-9(a) / Re-referred to Assignments
SB 02674  Sen. William E. Brady
(Rep. Joe Sosnowski)
35 ILCS 16/1
Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 16/1
Adds reference to:
35 ILCS 200/21-205

Represents everything after the enacting clause. Amends the Property Tax Code. In a Section concerning tax sale procedures, provides the following: (1) that county collectors may adopt a single bidder rule to prohibit tax bidders from registering more than one related bidding entity; and (2) that county collectors may, when applicable, eject tax bidders who disrupt the tax sale or use illegal bid practices.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02675  Sen. Dale Fowler-Steve Stadelman
20 ILCS 1705/1  from Ch. 91 1/2, par. 100-1
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the purpose of the Act.

Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 1705/1
Adds reference to:
30 ILCS 500/45-95 new

Represents everything after the enacting clause. Amends the Illinois Procurement Code by adding a Section providing that chief procurement officer shall establish rules, in consultation with the procuring agency, related to the eligibility of qualified HUBZone small business concerns to receive preference under the new Section and shall verify the accuracy of any information submitted by a qualified HUBZone small business concern with respect to a contract awarded under the new Section; and that the new Section does not apply to construction procurement and construction-related service procurement.

House Committee Amendment No. 1

Provides that the provisions of the Section concerning HUBZone business contracts shall not apply to, in addition to other exemptions, the selection of construction-related professional services.

Aug 14 18  S  Public Act . . . . . . . . . 100-0881

SB 02676  Sen. William E. Brady
20 ILCS 1605/1  from Ch. 120, par. 1151
Amends the Illinois Lottery Law. Makes a technical change in a Section concerning the short title.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02677


20 ILCS 1505/1505-1


Senate Floor Amendment No. 1

Deletes reference to:

20 ILCS 1505/1505-1

Adds reference to:

430 ILCS 65/2 from Ch. 38, par. 83-2

Adds reference to:

430 ILCS 65/3 from Ch. 38, par. 83-3

Adds reference to:

430 ILCS 65/6.2 new

Adds reference to:

430 ILCS 66/11 new

Replaces everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police may develop a system under which the holder of a Firearm Owner's Identification Card may display an electronic version of his or her Firearm Owner's Identification Card on a mobile telephone or other portable electronic device. Provides that an electronic version of a Firearm Owner's Identification Card shall contain security features the Department determines to be necessary to ensure that the electronic version is accurate and current and shall satisfy other requirements the Department determines to be necessary regarding form and content. Provides that the display or possession of an electronic version of a valid Firearm Owner's Identification Card in accordance with the requirements of the Department satisfies all requirements for the display or possession of a valid Firearm Owner's Identification Card under the laws of the State. Amends the Firearm Concealed Carry Act. Provides that the Department of State Police may develop a system under which the holder of a concealed carry license may display an electronic version of his or her license on a mobile telephone or other portable electronic device. Provides that an electronic version of a license shall contain security features the Department determines to be necessary to ensure that the electronic version is accurate and current and shall satisfy other requirements the Department determines to be necessary regarding form and content. Provides that the display or possession of an electronic version of a license in accordance with the requirements of the Department satisfies all requirements for the display or possession of a valid license under the laws of this State. Makes conforming changes.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02678

20 ILCS 1405/1405-1

Amends the Department of Insurance Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.

May 11 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02679

20 ILCS 1305/1-5

Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02680

20 ILCS 1205/1 from Ch. 17, par. 101


Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02681  Sen. William E. Brady  
20 ILCS 1105/10  from Ch. 96 1/2, par. 7410  
Amends the Energy Conservation and Coal Development Act. Makes a technical change in a Section concerning the evaluation of loan applications.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02682  Sen. William E. Brady  
20 ILCS 1005/1005-1  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02683  Sen. William E. Brady  
20 ILCS 801/1-10  
Amends the Department of Natural Resources Act. Makes a technical change in a Section concerning definitions.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02684  Sen. William E. Brady  
20 ILCS 605/605-1  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02685  Sen. William E. Brady  
20 ILCS 505/1.1  from Ch. 23, par. 5001.1  
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02686  Sen. Michael Connelly  
105 ILCS 5/1-2  from Ch. 122, par. 1-2  
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.  
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02687  Sen. William E. Brady  
115 ILCS 5/20  from Ch. 48, par. 1720  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02688  Sen. William E. Brady  
115 ILCS 5/9  from Ch. 48, par. 1709  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02689  Sen. William E. Brady  
115 ILCS 5/1  from Ch. 48, par. 1701  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02690  Sen. William E. Brady  
110 ILCS 920/1  from Ch. 144, par. 2401  
Amends the Baccalaureate Savings Act. Makes a technical change in a Section concerning the Act's short title.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02691  Sen. William E. Brady

110 ILCS 140/1
Amends the Higher Education Green Jobs and Technology Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02692  Sen. Chapin Rose

110 ILCS 73/1
Amends the State University Certificates of Participation Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02693  Sen. Chuck Weaver
(Rep. Robert W. Pritchard-John Cavaletto)

105 ILCS 433/1
Amends the Vocational Academies Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 433/1
Adds reference to:
105 ILCS 5/21B-30
Replaces everything after the enacting clause. Amends the School Code. With regard to an applicant seeking a Professional Educator License or an Educator License with Stipulations, provides that an institution of higher learning may not require an applicant to complete the State Board's recognized test of basic skills prior to the semester before student teaching or prior to the semester before starting the final semester of an internship. Effective immediately.
Aug 17 18  S  Public Act . . . . . . . . . 100-0932

SB 02694  Sen. William E. Brady

105 ILCS 10/1  from Ch. 122, par. 50-1
Amends the Illinois School Student Records Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02695  Sen. William E. Brady

105 ILCS 5/9-1  from Ch. 122, par. 9-1
Amends the School Code. Makes a technical change in a Section concerning school elections.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02696  Sen. Pamela J. Althoff-Melinda Bush-Dan McConchie
(Rep. Barbara Wheeler-Anna Moeller-Sam Yingling and Sheri Jesiel)

20 ILCS 405/405-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Central Management Services.
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 405/405-1
Replaces everything after the enacting clause. Authorizes the Department of Natural Resources to convey certain real estate in Lake County to the Fox Waterway Agency. Effective immediately.
House Committee Amendment No. 1
Provides that the conveyance shall be made subject to the condition that title to the buildings and the land shall revert to the State of Illinois, Department of Natural Resources, if the Fox Waterway Agency ceases to use the buildings and the land for a public purpose.
Aug 17 18  S  Public Act . . . . . . . . . 100-0933
SB 02697  Sen. Chuck Weaver
20 ILCS 301/1-1
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes a technical change in a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02698  Sen. William E. Brady
20 ILCS 205/205-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Agriculture.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02699  Sen. William E. Brady
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02700  Sen. William E. Brady
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02701  Sen. William E. Brady
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02702  Sen. William E. Brady
25 ILCS 170/1 from Ch. 63, par. 171
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02703  Sen. William E. Brady
25 ILCS 160/1a from Ch. 63, par. 131.1
Amends the General Assembly Staff Assistants Act. Makes a technical change in a Section concerning the employment and allocation of staff assistants.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02704  Sen. William E. Brady
25 ILCS 130/8A-20
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02705  Sen. William E. Brady
25 ILCS 130/8A-5
May 11 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02707  Sen. Jil Tracy
(Rep. C.D. Davidsmeyer and Norine K. Hammond)
25 ILCS 130/2-1 from Ch. 63, par. 1002-1
Amends the Legislative Commission Reorganization Act of 1984. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Senate Floor Amendment No. 2
Deletes reference to:
25 ILCS 130/2-1
Adds reference to:
20 ILCS 415/11 from Ch. 127, par. 63b111
Replaces everything after the enacting clause. Amends the Personnel Code. Provides that the finding and decision of the Civil Service Commission with regard to disciplinary action shall be rendered within 60 days after the receipt of the transcript of the proceedings, unless the Commission remands the matter back to the officer or board appointed to conduct such investigation for the purpose of taking additional evidence or soliciting additional argument. Provides that after receipt of the transcript of the proceedings after remand, or receipt of additional evidence or additional argument after remand, the Commission shall have an additional 60 days in which to render a finding and decision. Makes a conforming change.
Aug 24 18 S Public Act . . . . . . 100-1073

SB 02708  Sen. William E. Brady
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02709  Sen. William E. Brady
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02710  Sen. William E. Brady
25 ILCS 50/3 from Ch. 63, par. 42.33
Amends the Fiscal Note Act. Makes a technical change in a Section concerning the vote upon the necessity of a fiscal note.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02711  Sen. William E. Brady
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02712  Sen. William E. Brady
15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02713
Sen. Chuck Weaver
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
  15 ILCS 15/1
Adds reference to:
  20 ILCS 862/10
Adds reference to:
  20 ILCS 862/12 new
Adds reference to:
  20 ILCS 862/13 new
Adds reference to:
  20 ILCS 862/15
Adds reference to:
  20 ILCS 862/20
Adds reference to:
  20 ILCS 862/25
Adds reference to:
  20 ILCS 862/25.5 new
Adds reference to:
  20 ILCS 862/26
Adds reference to:
  20 ILCS 862/36.5 new
Adds reference to:
  20 ILCS 862/55 new
Adds reference to:
  20 ILCS 862/30 rep.
Adds reference to:
  20 ILCS 862/45 rep.
Replaces everything after the enacting clause. Amends the Recreational Trails of Illinois Act. Provides the Department of Natural Resources with specified powers and authority for recreational trail programs. Creates the Greenways and Trails Advisory Council to serve as the advisory council to the federal Recreational Trails Program and as a forum for public discourse and participation on recreational trails in this State. Clarifies that the Off-Highway vehicle trails public access sticker and the Off-Highway Vehicle Usage Stamp are a separate and additional requirement from each other. Reorganizes the Act to bring together related Sections. Provides rulemaking authority to the Department of Natural Resources as is necessary to carry out its duties under the Act. Adds definition for “facilities”. Repeals 2 Sections of the Act which are being relocated within the Act.
Aug 10 18 S Public Act ............ 100-0798
SB 02714
Sen. William E. Brady
15 ILCS 550/5
Amends the Public Education Affinity Credit Card Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02715  Sen. William E. Brady  
15 ILCS 550/1  
Amends the Public Education Affinity Credit Card Act. Makes a technical change in a Section concerning the short title of the Act.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02716  Sen. William E. Brady  
15 ILCS 520/4  from Ch. 130, par. 23  
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning classes of depositaries.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02717  Sen. William E. Brady  
15 ILCS 520/2  from Ch. 130, par. 21  
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning interest on deposits.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02718  Sen. William E. Brady  
15 ILCS 520/1.1  from Ch. 130, par. 20.1  
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning investment in minority-owned financial institutions.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02719  Sen. William E. Brady  
15 ILCS 505/1  from Ch. 130, par. 1  
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02720  Sen. William E. Brady  
15 ILCS 405/1  from Ch. 15, par. 201  
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.  
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 02721  Sen. Pamela J. Althoff-Michael Connelly  
(Rep. David S. Olsen-Jonathan Carroll)  
15 ILCS 205/0.01  from Ch. 14, par. 0.01  
Senate Floor Amendment No. 1  
Deletes reference to:  
15 ILCS 205/0.01  
Adds reference to:  
205 ILCS 657/25  
Replaces everything after the enacting clause. Amends the Transmitters of Money Act. In provisions concerning application for licensure, provides that a proprietor, partner, officer, director, or controlling person of the applicant shall submit his or her fingerprints to the Department of State Police in a specified electronic format for criminal history records check purposes. Provides that the Department of State Police shall charge applicants a fee not exceeding the actual cost of the records check for conducting the criminal history records check and the fee shall be deposited into the State Police Services Fund. Provides that the Department of State Police shall furnish records of Illinois convictions pursuant to positive identification and forward the national criminal history record information to the Department of Financial and Professional Regulation. Provides that the Department may require applicants to pay a separate fingerprinting fee either to the Department or to a Department-designated or Department-approved vendor. Provides that the Department may use other procedures in performing or obtaining criminal background checks for applicants. Provides that the Department may adopt any rules necessary to implement the specified provision. Effective immediately.  
Aug 19 18  S  Public Act . . . . . . . . 100-0979
SB 02722  Sen. William E. Brady

15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02723  Sen. William E. Brady

15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02724  Sen. William E. Brady

50 ILCS 20/1  from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02725  Sen. William E. Brady

75 ILCS 16/1-10
Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the establishment of library districts and libraries.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02726  Sen. Jason A. Barickman  
(Rep. Randy E. Frese)

75 ILCS 10/1.1  from Ch. 81, par. 111.1
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02727  Sen. Jil Tracy

75 ILCS 5/1-5  from Ch. 81, par. 1-5
Amends the Illinois Local Library Act. Makes a technical change in a Section concerning penalties.

Senate Floor Amendment No. 1
Deletes reference to:
75 ILCS 5/1-5
Adds reference to:
50 ILCS 750/15.4  from Ch. 134, par. 45.4

Replaces everything after the enacting clause. Amends the Emergency Telephone System Act. Provides that the manner of appointment of members to a Joint Emergency Telephone System Board shall be prescribed in the intergovernmental agreement, but if a county is to be represented on the joint board, 3 members of the county board shall be appointed to serve on the joint board. Provides that the remaining members appointed to the joint board, if a county is to be represented on the joint board, may be elected officials or representatives from the 9-1-1 public safety agencies within the coverage area of the agreement.

Senate Floor Amendment No. 2
Deletes reference to:
75 ILCS 5/1-5
Adds reference to:
50 ILCS 750/15.4  from Ch. 134, par. 45.4

Replaces everything after the enacting clause. Amends the Emergency Telephone System Act. Provides that if a Joint Emergency Telephone System Board includes a county which was a part of a 9-1-1 Governing Board established in 1988, no more than 3 members of the county board shall be appointed to serve on the joint board with the remaining members being either elected officials or representatives from the 9-1-1 public safety agencies within the coverage area of the joint board.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 02728  Sen. William E. Brady
70 ILCS 200/2-25
Amends the Civic Center Code. Makes a technical change in a Section concerning a civic center authority's power to incur obligations.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02729  Sen. William E. Brady
70 ILCS 5/2a1  from Ch. 15 1/2, par. 68.2a1
Amends the Airport Authorities Act. Makes a technical change in a Section concerning the petition to set forth a tax rate.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02730  Sen. William E. Brady
65 ILCS 5/1-1-2  from Ch. 24, par. 1-1-2
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02731  Sen. William E. Brady
65 ILCS 5/1-1-1  from Ch. 24, par. 1-1-1
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02732  Sen. William E. Brady
60 ILCS 1/30-41
Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02733  Sen. William E. Brady
60 ILCS 1/5-10
Amends the Township Code. Makes a technical change in a Section concerning referenda.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02734  Sen. William E. Brady
15 ILCS 15/1  from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02735  Sen. William E. Brady
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02736  Sen. William E. Brady
55 ILCS 5/2-1001  from Ch. 34, par. 2-1001
Amends the Counties Code. Makes a technical change in a Section concerning board meetings.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02737  Sen. William E. Brady
55 ILCS 5/1-1002  from Ch. 34, par. 1-1002
Amends the Counties Code. Makes a technical change in a Section concerning boundaries.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02738  Sen. William E. Brady
55 ILCS 5/1-1001  from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02739    Sen. William E. Brady
50 ILCS 110/1 from Ch. 102, par. 4.10
Amends the Public Officer Simultaneous Tenure Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 27 18    S Rule 3-9(a) / Re-referred to Assignments

SB 02740    Sen. William E. Brady
50 ILCS 50/1
Amends the Property Assessed Clean Energy Act. Makes a technical change in a Section concerning the short title.
Apr 27 18    S Rule 3-9(a) / Re-referred to Assignments

SB 02741    Sen. Tim Bivins
5 ILCS 325/1 from Ch. 129, par. 501
Amends the Military Leave of Absence Act. Makes a technical change in a Section concerning a State employee's leave of absence for active military service.
Apr 27 18    S Rule 3-9(a) / Re-referred to Assignments

SB 02742    Sen. Chuck Weaver
5 ILCS 340/1 from Ch. 15, par. 501
May 03 18    S Rule 3-9(a) / Re-referred to Assignments

SB 02743    Sen. William E. Brady
5 ILCS 350/0.01 from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning the Act's short title.
May 03 18    S Rule 3-9(a) / Re-referred to Assignments
SB 02744    Sen. Terry Link
(Rep. Michael J. Zalewski)

5 ILCS 375/1 from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 375/1 from Ch. 127, par. 521

Adds reference to:
35 ILCS 200/2-45

Replaces everything after the enacting clause. Amends the Property Tax Code. Makes changes concerning qualifications for township and multi-township assessors and supervisors of assessments. Provides that a complete list of assessments made by the Department of Revenue shall be posted on the Department of Revenue's official website and the State's official newspaper. Provides that tentative and final equalization factors shall be published on the Department of Revenue's official website. Provides that the effective date of a pollution control facility certificate is the date of recommendation by the Illinois Environmental Protection Agency to the Illinois Pollution Control Board for the certificate or the date of the construction of the facility, whichever is later. Provides that a qualifying water treatment facility shall be certified by the Department of Revenue (rather than the Department of Natural Resources).

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 200/2-45
Deletes reference to:
35 ILCS 200/3-5
Deletes reference to:
35 ILCS 200/8-35
Deletes reference to:
35 ILCS 200/11-25
Deletes reference to:
35 ILCS 200/11-155
Deletes reference to:
35 ILCS 200/11-160
Deletes reference to:
35 ILCS 200/11-165
Deletes reference to:
35 ILCS 200/17-20
Deletes reference to:
35 ILCS 200/17-40
**SB 02744 (CONTINUED)**

Deletes reference to:
35 ILCS 200/17-40

Adds reference to:
35 ILCS 200/15-141 new

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that property belonging to any water commission organized or existing under joint acquisition and operation of a water supply and waterworks system, a common source of supply of water, or both, is exempt from taxation under the Code.

Nov 29 18    H    Third Reading - Short Debate - Passed 107-001-000

**SB 02745**    Sen. William E. Brady

5 ILCS 375/6.5

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

May 03 18    S    Rule 3-9(a) / Re-referred to Assignments

**SB 02746**    Sen. William E. Brady

5 ILCS 377/10-1

Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

**SB 02747**    Sen. William E. Brady

5 ILCS 420/1-101

Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

**SB 02748**    Sen. William E. Brady

5 ILCS 430/1-1

Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

**SB 02749**    Sen. William E. Brady

5 ILCS 470/1

Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

**SB 02750**    Sen. William E. Brady

5 ILCS 532/1


Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

**SB 02751**    Sen. William E. Brady

5 ILCS 805/1

Amends the Illinois TRUST Act. Makes a technical change in a Section concerning the short title.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments
SB 02752  Sen. Neil Anderson  
(Rep. Brian W. Stewart)  
5 ILCS 80/1  from Ch. 127, par. 1901  
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.  
Senate Floor Amendment No. 1  
Deletes reference to:  
5 ILCS 80/1  
Adds reference to:  
225 ILCS 650/2  from Ch. 56 1/2, par. 302  
Replaces everything after the enacting clause. Amends the Meat and Poultry Inspection Act. Makes changes to the definition of "adulterated". Effective immediately.  
Aug 14 18 S Public Act . . . . . . . . . 100-0843

SB 02753  Sen. William E. Brady  
5 ILCS 100/1-1  from Ch. 127, par. 1001-1  
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.  
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02754  Sen. William E. Brady  
5 ILCS 100/5-90  from Ch. 127, par. 1005-90  
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.  
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02755  Sen. William E. Brady  
5 ILCS 120/1.01  from Ch. 102, par. 41.01  
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.  
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02756  Sen. William E. Brady  
5 ILCS 120/1.02  from Ch. 102, par. 41.02  
Amends the Open Meetings Act. Makes a technical change in a Section concerning definitions.  
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02757  Sen. William E. Brady  
5 ILCS 140/1.1  from Ch. 116, par. 201.1  
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.  
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02758  Sen. William E. Brady  
5 ILCS 140/5  from Ch. 116, par. 205  
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.  
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02759  Sen. William E. Brady  
5 ILCS 160/1  from Ch. 116, par. 43.4  
Amends the State Records Act. Makes a technical change in a Section concerning the short title.  
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02760  Sen. William E. Brady  
5 ILCS 180/1  
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.  
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02761  Sen. William E. Brady
5 ILCS 220/2  from Ch. 127, par. 742
Amends the Intergovernmental Cooperation Act. Makes a technical change in a Section defining terms under the Act.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02762  Sen. William E. Brady
5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02763  Sen. William E. Brady
5 ILCS 290/0.1  from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in the Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02764  Sen. William E. Brady
5 ILCS 315/1  from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02765  Sen. Pamela J. Althoff
(Rep. Sheri Jesiel)
5 ILCS 315/14  from Ch. 48, par. 1614
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning security employees.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 315/14
Adds reference to:
20 ILCS 301/55-35 new
Replaces everything after the enacting clause. Amends the Alcoholism and Other Drug Abuse and Dependency Act. Permits the Department of Human Services to contract with the Food and Drug Administration (FDA) of the U.S. Department of Health and Human Services to conduct unannounced investigations of Illinois tobacco vendors to determine compliance with federal laws relating to the illegal sale of cigarettes and smokeless tobacco products to persons under the age of 18. Provides that grant funds received from the FDA for conducting unannounced investigations of Illinois tobacco vendors shall be deposited into the Tobacco Settlement Recovery Fund starting July 1, 2018. Amends the Liquor Control Act of 1934. Removes an obsolete reporting requirement relating to compliance with the Federal ADAMHA Reorganization Act of 1992. Provides that grant funds from the Food and Drug Administration for conducting unannounced investigations of Illinois tobacco vendors shall be deposited into the Dram Shop Fund until June 30, 2018. Effective immediately.
Aug 21 18  S  Public Act . . . . . . . . . . 100-1012

SB 02766  Sen. William E. Brady
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02767  Sen. Chuck Weaver
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02768  Sen. William E. Brady
40 ILCS 5/7-102  from Ch. 108 1/2, par. 7-102
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02769  Sen. William E. Brady

40 ILCS 5/5-101  from Ch. 108 1/2, par. 5-101
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02770  Sen. William E. Brady

40 ILCS 5/4-101  from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02771  Sen. William E. Brady

40 ILCS 5/3-102  from Ch. 108 1/2, par. 3-102
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02772  Sen. Neil Anderson-Patricia Van Pelt

(Rep. Kelly M. Cassidy)

410 ILCS 2/1
Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
410 ILCS 2/1
Adds reference to:
New Act
Adds reference to:
720 ILCS 550/3  from Ch. 56 1/2, par. 703
Replaces everything after the enacting clause. Creates the Commercial Low THC Hemp Extract Act. Provides that a person or commercial enterprise may distribute or sell low THC hemp extract if the person or commercial enterprise can produce a certificate of analysis for the product that shows that it contains no more than 0.3% total tetrahydrocannabinol (THC) by weight. Prohibits a person or commercial enterprise from distributing low THC hemp extract without having obtained the certificate. Provides that low THC hemp extract must be clearly labeled. Contains various label and labeling requirements. Contains provisions concerning the misbranding of low THC hemp extract. Provides that nothing in the Act prevents a person who knowingly distributes, sells, or uses a hemp extract that contains more than 0.3% THC or who knowingly sells, distributes, or uses a misbranded low THC hemp extract product from being prosecuted under specified Acts. Defines terms. Amends the Cannabis Control Act to exclude low THC hemp extract from the definition of "cannabis".
May 18 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 02773  Sen. Pamela J. Althoff-Karen McConnaughay, Laura M. Murphy and John F. Curran
(Rep. Lou Lang, Elizabeth Hernandez, Mike Fortner, Steven A. Andersson, Ann M. Williams, Robyn Gabel, Kelly M. Burke, Laura Fine and Joe Sosnowski)
5 ILCS 420/1-101 from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 420/1-101 from Ch. 127, par. 601-101
Adds reference to:
50 ILCS 50/5
Adds reference to:
50 ILCS 50/10
Adds reference to:
50 ILCS 50/15
Adds reference to:
50 ILCS 50/20
Adds reference to:
50 ILCS 50/25
Adds reference to:
50 ILCS 50/30
Adds reference to:
50 ILCS 50/35
Replaces everything after the enacting clause. Amends the Property Assessed Clean Energy Act. Provides that a local unit of government may sell or assign assessment contracts. Provides that the term "energy efficiency improvement" includes energy efficiency projects as defined in the Illinois Finance Authority Act. Provides that the term "energy project" includes new construction. Provides that a property assessed clean energy program may be administered by one or more program administrators (currently, one program administrator). Provides that the Illinois Finance Authority may issue bonds in connection with property assessed clean energy programs. Provides that the imposition of an assessment under the Act is exempt from other statutory procedures and requirements concerning assessments and taxes against property.
Aug 19 18  S  Public Act . . . . . . . . 100-0980

SB 02774  Sen. William E. Brady
5 ILCS 420/1-101 from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02775  Sen. William E. Brady
5 ILCS 420/1-101 from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02776  Sen. William E. Brady

5 ILCS 430/1-1

Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 430/1-1

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Regulatory Sunrise Review Act. Establishes a system to investigate and review the necessity of new State regulation over a previously unregulated profession or occupation. Provides a process to investigate what level of regulation is necessary in order to protect the public health, safety, or welfare. Provides that the General Assembly shall commence the process established by this Act to investigate and review the necessity of new State regulation over a previously unregulated profession by passage of a resolution. Requires that an applicant that proposes legislation to license a profession or occupation submit a petition for licensure on forms provided by the Department of Financial and Professional Regulation and pay a fee of $1,000 within 30 days after introduction of the proposed professional regulation legislation. Provides that the Department shall prepare a report within 12 months assessing the need for the proposed new licensure upon receipt of a complete petition and petition fee. Provides that the report shall be principally authored by persons with specified qualifications or by persons whose qualifications are substantially similar to specified qualifications. Provides that if the Department is unable to enter into a contract for preparation of the report for a sum not to exceed $1,000, the Department may seek and the General Assembly may approve an appropriation from the general revenue fund to supplement the $1,000 fee collected. Provides the various requirements, factors, criteria, and standards that must be included in a report. Provides that a report must be filed with the Secretary of State. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02777  Sen. Pamela J. Althoff and Chapin Rose
(Rep. Patricia R. Bellock)
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 430/1-1
Adds reference to:
720 ILCS 570/315.5 new
Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Provides that every prescriber who is required under this Act to be registered to prescribe controlled substances shall, during the pre-renewal period, complete 10 hours of continuing education in safe opioid prescribing practices. Effective January 1, 2019.
Senate Floor Amendment No. 2
Deletes reference to:
5 ILCS 430/1-1
Adds reference to:
720 ILCS 570/315.5 new
Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Provides that every prescriber who is required under this Act to be registered to prescribe controlled substances shall, during the pre-renewal period, complete 3 hours of continuing education in safe opioid prescribing practices. Effective January 1, 2019.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Provides that every prescriber who is licensed to prescribe controlled substances shall, during the pre-renewal period, complete 3 hours of continuing education on safe opioid prescribing practices offered or accredited by a professional association, State government agency, or federal government agency. Provides that notwithstanding any individual licensing Act or administrative rule, a prescriber may count these 3 hours toward the total continuing education hours required for renewal of a professional license. Provides that continuing education on safe opioid prescribing practices applied to meet any other State licensure requirement or professional accreditation or certification requirement may be used toward the requirement under this provision. Provides that the Department of Financial and Professional Regulation may adopt rules for the administration of this provision.
Aug 27 18  S  Public Act . . . . . . . . . 100-1106
SB 02778  Sen. William E. Brady
805 ILCS 5/1.01 from Ch. 32, par. 1.01
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02779  Sen. William E. Brady
810 ILCS 5/1-101 from Ch. 26, par. 1-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02780  Sen. William E. Brady
815 ILCS 5/2 from Ch. 121 1/2, par. 137.2
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02781  Sen. William E. Brady
230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02782  Sen. William E. Brady
820 ILCS 5/1.1  from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02783  Sen. William E. Brady
820 ILCS 60/1
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02784  Sen. William E. Brady
820 ILCS 55/10  from Ch. 48, par. 2860
Amends the Right to Privacy in the Workplace Act. Makes a technical change in a Section concerning prohibited inquiries.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02785  Sen. William E. Brady
820 ILCS 35/8  from Ch. 10, par. 30
Amends the Employee Arbitration Act. Makes a technical change in a Section concerning the service of process or notice.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02786  Sen. William E. Brady
820 ILCS 30/0.01  from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02787  Sen. John F. Curran and Dan McConchie
720 ILCS 5/1-1  from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02788  Sen. John F. Curran
730 ILCS 120/1  from Ch. 38, par. 1501
Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02789  Sen. Chapin Rose-Scott M. Bennett
(Rep. Brian W. Stewart)
730 ILCS 130/1  from Ch. 75, par. 30
Amends the County Jail Good Behavior Allowance Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
730 ILCS 130/1
Adds reference to:
705 ILCS 405/5-915
Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987. For purposes of the provisions concerning expungement of juvenile law enforcement records, deletes from the definition of "law enforcement record", "evidence of interaction with law enforcement". Effective immediately.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02790  Sen. Dale A. Righter
730 ILCS 120/1  from Ch. 38, par. 1501
Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02791  Sen. Michael Connelly
725 ILCS 245/1  from Ch. 38, par. 155-21
Amends the Witness Protection Act. Makes a technical change in a Section concerning the short title.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02792  Sen. William E. Brady
725 ILCS 5/100-1  from Ch. 38, par. 100-1
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02793  Sen. William E. Brady
720 ILCS 5/1-2  from Ch. 38, par. 1-2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the general purposes of the Code.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02794  Sen. William E. Brady
505 ILCS 5/1  from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02795  Sen. William E. Brady
New Act
Creates the Economic Development Act. Contains only a short title provision.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02796  Sen. William E. Brady
New Act
Creates the Economic Development Act. Contains only a short title provision.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02797  Sen. William E. Brady
New Act
Creates the Economic Development Act. Contains only a short title provision.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02798  Sen. William E. Brady
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02799  Sen. William E. Brady
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02800  Sen. William E. Brady
5 ILCS 420/1-101  from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02801  Sen. William E. Brady
5 ILCS 420/1-101  from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02802  Sen. William E. Brady

5 ILCS 420/1-101 from Ch. 127, par. 601-101

Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02803  Sen. Michael Connelly

605 ILCS 5/1-101 from Ch. 121, par. 1-101


May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02804  Sen. Dale A. Righter

(Rep. David B. Reis)

620 ILCS 5/82 from Ch. 15 1/2, par. 22.82

Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:

620 ILCS 5/82

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the New Harmony Bridge Interstate Compact Act. Contains a statement of legislative findings and purpose. Provides that no later than January 1, 2019, the Governor, by and with the advice and consent of the Senate, shall appoint 3 commissioners to enter into a compact on behalf of the State of Illinois with the State of Indiana to create the New Harmony Bridge Bi-State Commission to effectuate the rehabilitation and maintenance of the New Harmony Bridge. Contains provisions concerning the membership, powers, and duties of the Commission. Provides that the commissioners shall serve without compensation, but shall be entitled to be reimbursed for the necessary expenses incurred in the performance of their duties. Repeals the Act on January 1, 2020 if the compact is not entered into by both states. Creates the New Harmony Bridge Authority Act. If the State of Illinois and the State of Indiana do not enter into the New Harmony Bridge Interstate Compact on or before December 31, 2019, creates the New Harmony Bridge Authority. Provides for the Authority's membership, purpose, and powers. Provides that if both the State of Illinois and the State of Indiana enter into a compact under the New Harmony Bridge Interstate Compact Act on or before December 31, 2019, then the New Harmony Bridge Authority Act is repealed on January 1, 2020. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
removes provisions from the New Harmony Bridge Interstate Compact Act and the New Harmony Bridge Authority Act requiring federal funding or non-State funding; removes provisions specifying who shall appoint Indiana's members on the New Harmony Bridge Bi-State Commission and their political party affiliation; provides that the Commission may assume the rights and responsibilities of the Illinois New Harmony Bridge Authority and the Indiana New Harmony and Wabash River Bridge Authority (rather than the White County Bridge Commission); provides that neither the Commission nor the Authority have any independent power to tax and are not required to pay any taxes or assessments of any kind; provides that the Commission may incur indebtedness, including bonds, subject to debt limits and other terms imposed by substantially identical laws of the states of Illinois and Indiana; provides that the indebtedness of the Commission may not be secured by the full faith and credit or the tax revenues of the state of Illinois or Indiana or a political subdivision of the state of Illinois or Indiana other than the Commission or as otherwise authorized by substantially identical laws of the states of Illinois and Indiana; provides that commissioners' terms are 4 years (rather than staggered terms followed by a term of 3 years); provides that the New Harmony Bridge Authority may borrow money and issue bonds, notes, certificates, or other evidences of indebtedness for the purpose of accomplishing any of the corporate purposes; provides that the Authority is created on the effective date of the Act (rather than if the interstate compact is not entered into between Illinois and Indiana); provides that the Governor fills vacancies of the Authority (rather than members of the Authority); expands the powers of the Authority; and removes language repealing one Act or the other under certain circumstances. Effective immediately.

Aug 19 18  S  Public Act . . . . . . . . 100-0981

SB 02805  Sen. William E. Brady

615 ILCS 5/5 from Ch. 19, par. 52

Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02806  Sen. William E. Brady
610 ILCS 5/2 from Ch. 114, par. 2
Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

205 ILCS 5/1 from Ch. 17, par. 301
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.
May 11 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02808  Sen. Karen McConnaughay and Omar Aquino
(Rep. Tom Demmer-Juliana Stratton-Jonathan Carroll-Patricia R. Bellock-Grant Wehrli)
225 ILCS 5/2 from Ch. 111, par. 7602
Senate Floor Amendment No. 1
Deletes reference to:
225 ILCS 5/2
Adds reference to:
410 ILCS 406/15
Adds reference to:
410 ILCS 406/30
Adds reference to:
410 ILCS 406/35
Replaces everything after the enacting clause. Amends the Alzheimer's Disease and Related Dementias Services Act. Provides that an Alzheimer's disease and related dementias services curriculum compiled (rather than certified) by the Department of Public Health and published on the Department's website must include at a minimum specified topics. Provides that upon the adoption of rules implementing the Act, in addition to specified training, a manager, supervisor, or person with the chief responsibility of oversight of (rather than the director of an) Alzheimer's disease and related dementias services within an entity (rather than program) shall complete an Alzheimer's disease and related dementias services curriculum from a list compiled by the Department or have 5 years of experience as a director of an Alzheimer's disease and related dementias services program. In other provisions concerning staff training, provides that a curriculum compiled (rather than certified) by the Department shall be used for initial training and makes related changes. Removes health care facilities licensed under the Specialized Mental Health Rehabilitation Act of 2013 and End Stage Renal Disease Facility Act from provisions concerning the applicability of the Alzheimer's Disease and Related Dementias Services Act. Changes a Section heading.
Senate Floor Amendment No. 2
Deletes language requiring staff with direct access to clients with Alzheimer's disease or a related dementia hired prior to the adoption of rules implementing the Alzheimer's Disease and Related Dementias Services Act to receive specified training. Deletes language providing that certain individuals may receive a waiver of specified initial training requirements. Removes health care facilities licensed under the Life Care Facilities Act from provisions concerning the applicability of the Alzheimer's Disease and Related Dementias Services Act.
Aug 24 18  S  Public Act . . . . . . . . . . . . . . 100-1074

SB 02809  Sen. William E. Brady
735 ILCS 5/1-101 from Ch. 110, par. 1-101
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02810  Sen. William E. Brady
760 ILCS 5/1 from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02811  Sen. Jason A. Barickman

755 ILCS 5/1-4  from Ch. 110 1/2, par. 1-4
Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02812  Sen. William E. Brady

750 ILCS 5/103  from Ch. 40, par. 103
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02813  Sen. William E. Brady

745 ILCS 10/1-101  from Ch. 85, par. 1-101
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the short title Section.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02814  Sen. William E. Brady

740 ILCS 10/1  from Ch. 38, par. 60-1
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02815  Sen. Linda Holmes

225 ILCS 5/2  from Ch. 111, par. 7602
Feb 13 18  S  Referred to Assignments

SB 02816  Sen. Thomas Cullerton

30 ILCS 500/25-90 new
Amends the Illinois Procurement Code. Provides that no State agency may contract with an Internet service provider for the provision of broadband Internet access service unless that provider certifies, under penalty of perjury, that it will not engage in specified activities concerning Internet access and use. Defines terms.
Feb 13 18  S  Referred to Assignments
Amends the North Shore Water Reclamation District Act, the Sanitary District Act of 1917, the Metropolitan Water Reclamation District Act, and the Sanitary District Act of 1936. Increases mandatory competitive bid thresholds from $40,000 to $50,000, and provides that emergency contract cap dollar amounts may not be less than $50,000 (rather than $40,000). Provides that if a unit of local government performs non-emergency construction, alteration, repair, improvement, or maintenance work on the public way, a sanitary district may enter into an intergovernmental agreement with the unit of local government allowing similar construction work to be performed by the sanitary district on the same project, in an amount not in excess of $100,000. Amends the Metro-East Sanitary District Act of 1974 making similar changes relating to allowing the sanitary district to enter into intergovernmental agreements. Further amends the Metro-East Sanitary District Act of 1974. Provides that all contracts for work to be done and supplies and materials to be purchased by the sanitary district in an amount exceeding $20,000 (rather than $10,000) shall be let to the lowest responsible bidder and amounts under $20,000 (rather than $10,000) to be let without competitive bidding if it is not practical to competitively bid the work, supplies, or materials. Effective immediately.

Senate Committee Amendment No. 1
In the North Shore Water Reclamation District Act, the Sanitary District Act of 1917, the Metropolitan Water Reclamation District Act, and the Sanitary District Act of 1936, restores mandatory competitive bid thresholds to $40,000 (rather than $50,000) and emergency contract cap dollar amounts to not less than $40,000 (rather than $50,000). In the Metro-East Sanitary District Act of 1974, restores provisions allowing all contracts for work to be done and supplies and materials to be purchased by the sanitary district in an amount exceeding $20,000 (rather than $10,000) to be let to the lowest responsible bidder and amounts under $20,000 (rather than $10,000) to be let without competitive bidding if it is not practical to competitively bid the work, supplies, or materials.

Senate Floor Amendment No. 2
Removes provisions modifying the North Shore Water Reclamation District Act.

SB 02818
Amends the Code of Criminal Procedure of 1963. Provides that the posting of bail by a defendant shall not be a factor when considering if he or she qualifies for the appointment of a Public Defender. Defines "indigent". Effective immediately.

SB 02819
Amends the State Employee Health Savings Account Law. Provides that each employer under the Act may (rather than shall) make available to each eligible individual a health savings account program, if that individual chooses to enroll in the program. Provides that an employer who makes a health savings account program available may make an annual contribution, in an amount determined by the employer, into an eligible individual's health savings account. Removes language requiring an employer to annually deposit an amount equal to one-third of the annual deductible into an eligible individual's health savings account. Makes conforming changes.

SB 02820
Amends the Illinois Vehicle Code. Provides that upon an Interstate highway or fully access controlled freeway, a vehicle may not be driven in the left lane except when otherwise directed by traffic markings, signs, signals, or any person authorized under the Code to direct traffic, in addition to the current exception for overtaking or passing another vehicle. Removes a provision providing that the provision prohibiting vehicles to be driven in the left lane of an Interstate highway or fully access controlled freeway does not apply when no other vehicle is directly behind the vehicle in the left lane.
SB 02821  Sen. Terry Link-Melinda Bush

10 ILCS 5/1-17 new
Amends the Election Code. Provides that an election jurisdiction may establish vote centers. Defines "vote center" as a polling place where a voter who resides in the county in which the vote center is located may vote without regard to which precinct the voter resides in. Contains provisions concerning the process a board of election commissioners or county board must go through to establish vote centers, including the creation of a vote center administration plan that contains specified information and adopting an order approving the plan. Contains various requirements for the establishment of vote centers in an election jurisdiction. With certain exceptions, provides that an order establishing vote centers in an election jurisdiction takes effect immediately upon the filing of the order with the State Board of Elections, after local approval.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

(Rep. Emanuel Chris Welch)

105 ILCS 426/15
105 ILCS 426/20
105 ILCS 426/30
110 ILCS 1005/1.5 new
110 ILCS 1010/11 from Ch. 144, par. 241
Amends the Private Business and Vocational Schools Act of 2012, the Private College Act, and the Academic Degree Act. Defines "religious institution" in these Acts. Provides that any religious institution (instead of any institution devoted entirely to the teaching of religion or theology) shall not be considered to be a private business and vocational school; makes related changes. Provides that no religious institution shall be subject to the educational requirements, standards, or demands contained in the Private College Act or the Academic Degree Act or in those Acts' administrative rules, and requires a religious institution to notify each of its students in writing that the religious degree being earned or course work earned at a religious, non-accredited, post-secondary educational institution may not transfer to other institutions.

Senate Floor Amendment No. 1
Deletes reference to:
  105 ILCS 426/15
Deletes reference to:
  105 ILCS 426/20
Deletes reference to:
  105 ILCS 426/30
Adds reference to:
  110 ILCS 1010/11.5 new
Replaces everything after the enacting clause. Amends the Private College Act and the Academic Degree Act. Provides that a religious institution may file an annual application with the Board of Higher Education to become exempt from the educational requirements, standards, or demands contained in the Private College Act or those Acts' administrative rules and the Board may annually grant the exemption; defines "religious institution". Specifies application requirements.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 02823  Sen. Julie A. Morrison

New Act
Creates the Property Tax Freeze Referendum Act. Directs the State Board of Elections to submit a statewide advisory public question to the voters at the general election on November 6, 2018. Provides that the question shall include a specified explanation of the uses of revenue from property taxation. Provides that the question shall have two parts: a part asking voters whether they support a property tax freeze, and a part asking voters to indicate the length of the property tax freeze they would prefer if they support a property tax freeze. Provides that if a provision of the Act conflicts with any other law, the Act controls. Repeals the Act on January 1, 2019. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Rivers, Lakes, and Streams Act. Provides that when considering whether to issue a permit for construction or maintenance or repair of a levee or flood wall under a provision in the Act, the Department of Natural Resources shall consider the flood discharge that would just overtop a levee or flood wall when conducting a worst-case scenario analysis. Defines "worst-case scenario analysis". Effective immediately.

SB 02825
Sen. Antonio Muñoz-Bill Cunningham, Emil Jones, III, Wm. Sam McCann-Don Harmon and Laura M. Murphy
625 ILCS 5/4-103 from Ch. 95 1/2, par. 4-103
Amends the Illinois Vehicle Code. Provides that it is a violation for a person not entitled to the possession of a vehicle or essential part of a vehicle to receive, possess, conceal, sell, dispose, or transfer it with the intent to permanently or temporarily deprive the owner of his or her title to or possession of the vehicle. Deletes language providing that it may be inferred that a person exercising exclusive unexplained possession over a stolen or converted vehicle or an essential part of a stolen or converted vehicle has knowledge that such vehicle or essential part is stolen or converted. Provides instead that the trier of fact may infer that a person intends to permanently or temporarily deprive the owner of his or her title to or possession of the vehicle if the person: (i) operates a vehicle or possesses an essential part of a vehicle without the consent of the owner; or (ii) exercises exclusive unexplained possession over a vehicle or an essential part of a vehicle.

SB 02826
Sen. Julie A. Morrison
775 ILCS 5/1-103 from Ch. 68, par. 1-103
Amends the Illinois Human Rights Act. Provides that "order of protection status" includes status as a person protected under the Protective Orders Article of the Code of Criminal Procedure of 1963, the Stalking No Contact Order Act and the Civil No Contact Order Act.

SB 02827
Sen. Laura M. Murphy-Wm. Sam McCann and Cristina Castro
305 ILCS 5/5-5.12 from Ch. 23, par. 5-5.12
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that drugs prescribed to residents of the following facilities are not subject to prior approval as a result of the 4-prescription limit: long-term care facilities as defined in the Nursing Home Care Act; community-integrated living arrangements as defined in the Community-Integrated Living Arrangements Licensure and Certification Act; and supportive living facilities as defined in the Code.

SB 02828
Sen. William E. Brady
30 ILCS 500/35-45 new
Amends the Illinois Procurement Code. Provides that any contract entered into between a specified State agency and a contractor for the provision of professional or technical services in excess of $100,000 shall require a contractor to use software to verify that hours billed for work under the contract for services performed on a computer are legitimate. Provides that the contract shall specify that the State agency will not pay for hours worked on a computer, unless those hours are verifiable by the software or by data collected by the software. Provides for the required functions of the software to be used. Requires a contractor to store data collected by the software for 7 years, and to retrieve and make available that data to a State agency upon request. Provides that a contractor shall not charge the State agency, or an auditor of the agency, for access to or use of the work verification software, or for access to or retrievals of data collected by the software. Provides that these provisions shall apply to all applicable contracts entered into on and after the effective date of this amendatory Act.

SB 02829
Sen. William E. Brady
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
SB 02830
Sen. Linda Holmes


10 ILCS 5/2A-41 from Ch. 46, par. 2A-41
10 ILCS 5/7-12 from Ch. 46, par. 7-12
70 ILCS 2405/3 from Ch. 42, par. 301

Amends the Election Code. Requires that the trustees for the Fox Metro Water Reclamation District be elected at consolidated elections. Provides that where a nomination for election is to be made for a trustee of the Fox Metro Water Reclamation District, then the petition shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary. Amends the Sanitary District Act of 1917. Provides that the board of trustees of the Fox Metro Water Reclamation District shall be elected (rather than appointed) beginning with the 2019 election. Sets forth requirements concerning the number of trustees to be elected and length of terms. Effective immediately.

Nov 29 18 S Total Veto Stands

SB 02831
Sen. Linda Holmes and Cristina Castro

10 ILCS 5/11-2 from Ch. 46, par. 11-2
10 ILCS 5/11-3 from Ch. 46, par. 11-3

Amends the Election Code. Provides that each election precinct shall contain 1,200 voters (currently, 500 voters in counties, 600 voters in a municipality with a board of election commissioners and fewer than 500,000 inhabitants, or 400 voters in a municipality with a board of election commissioners and more than 500,000 inhabitants). Makes corresponding and other changes. In provisions concerning the county board of a county with less than 3,000,000 inhabitants, removes language providing that an election precinct with more than 600 voters may be divided. Provides that a county board may (rather than shall) at specified meetings, redivide, consolidate, or readjust (rather than redivide or readjust) election precincts to meet the 1,200 voters per precinct standard. In provisions concerning a municipality with a board of election commissioners, provides that a city with over 500,000 residents may (rather than shall) rearrange its precincts within 90 days of a presidential election or at any time when the number of votes cast exceeds 1,200 (rather than equals 600) to meet the 1,200 voters per precinct standard. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02832
Sen. Linda Holmes and Cristina Castro

10 ILCS 5/13-1 from Ch. 46, par. 13-1
10 ILCS 5/13-2 from Ch. 46, par. 13-2
10 ILCS 5/14-1 from Ch. 46, par. 14-1

Amends the Election Code. Provides that, except for in a county with a population of at least 3,000,000 or where election judges are selected by election commissioners, an election authority may reduce the number of judges of election in each precinct from 5 to 3 for any election. Provides that in certain cities, villages, and incorporated towns with a board of election commissioners, the board shall select and choose no less than 3 (rather than choose 5) persons as judges of election for each precinct. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02833
Sen. William E. Brady

Appropriates $179,900 from the State Boating Act Fund to the Department of Natural Resources for the ordinary and contingent expenses related to ice boom establishment and maintenance at East Dundee and Carpentersville. Effective immediately.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02834 Sen. Dave Syverson  
(Rep. Tom Demmer)  
20 ILCS 301/Act title  
20 ILCS 301/1-1  
20 ILCS 301/1-5  
20 ILCS 301/1-10  
20 ILCS 301/5-5  
20 ILCS 301/5-10  
20 ILCS 301/5-20  
20 ILCS 301/5-23  
20 ILCS 301/10-5  
20 ILCS 301/10-10  
20 ILCS 301/10-15  
20 ILCS 301/10-35  
20 ILCS 301/15-5  
20 ILCS 301/15-10  
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20 ILCS 301/30-5  
20 ILCS 301/35-5  
20 ILCS 301/35-10  
20 ILCS 301/Art. 40 heading  
20 ILCS 301/40-5  
20 ILCS 301/40-10  
20 ILCS 301/40-15  
20 ILCS 301/45-5  
20 ILCS 301/50-10  
20 ILCS 301/50-20  
20 ILCS 301/50-40  
20 ILCS 301/55-25  
20 ILCS 301/55-30  
20 ILCS 301/10-20 rep.  
20 ILCS 301/10-25 rep.  
20 ILCS 301/10-30 rep.  
20 ILCS 301/10-55 rep.  
20 ILCS 301/10-60 rep.  
20 ILCS 505/5  
20 ILCS 1305/1-40  
20 ILCS 1305/10-15  

from Ch. 23, par. 5005
SB 02834 (CONTINUED)

20 ILCS 1305/10-66
20 ILCS 1340/10
20 ILCS 1340/15
20 ILCS 1340/20
20 ILCS 1340/25
20 ILCS 1705/10
20 ILCS 1705/18.6
20 ILCS 2605/2605-54
20 ILCS 2605/2605-97
20 ILCS 2630/2.1
20 ILCS 2630/5.2
20 ILCS 2635/3
30 ILCS 732/5
50 ILCS 705/7
50 ILCS 705/10.18
50 ILCS 740/8
50 ILCS 740/12.5
55 ILCS 5/5-1103
55 ILCS 130/10
55 ILCS 130/15
55 ILCS 130/40
60 ILCS 1/30-145
60 ILCS 1/190-10
105 ILCS 5/22-30
210 ILCS 85/3
215 ILCS 5/367d.1
225 ILCS 10/3
225 ILCS 10/8
225 ILCS 85/19.1
305 ILCS 5/4-8
305 ILCS 5/4-9
305 ILCS 5/5-5
305 ILCS 5/6-1.3
305 ILCS 5/6-11
305 ILCS 5/9-9
305 ILCS 5/9A-8
325 ILCS 5/7.3b
325 ILCS 5/8.2
405 ILCS 5/1-129
405 ILCS 30/2
405 ILCS 30/3
405 ILCS 30/4
405 ILCS 105/5

All legislation through December 04, 2018
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Changes the short title of the Act to the Substance Use Disorder Act. Removes the terms "addict", "addiction", "alcoholic", "alcoholism", and "substance abuse" and their corresponding definitions. Requires the Department of Human Services to reduce the incidence of substance use disorders (rather than reduce the incidence and consequences of the abuse of alcohol and other drugs). Defines "substance use disorder". Requires the Department to design, coordinate, and fund prevention, early intervention, treatment, and other recovery support services for substance use disorders that are accessible and address the needs of at-risk individuals and their families. Requires the Department to develop a comprehensive plan on the provision of such services; assist other State agencies in developing and establishing substance use disorder services for the agencies' clients; adopt medical and clinical standards on how to determine a substance use disorder diagnosis; and other matters. Contains provisions concerning the licensing of substance use disorder treatment providers; licensure categories and services; the identification of individuals who need substance use disorder treatment using "SBIRT"; patients' rights; services for pregnant women, mothers, and criminal justice clients; and other matters. Repeals a provision of the Act establishing the Committee on Women's Alcohol and Substance Abuse Treatment. Repeals a provision of the Act setting forth the powers and duties of the Medical Advisory Committee. Makes conforming changes concerning the Substance Use Disorder Act to several Acts including the Department of Human Services Act, the Children and Family Services Act, and the Mental Health and Developmental Disabilities Administrative Act. Effective January 1, 2019.

Senate Floor Amendment No. 1
SB 02834 (CONTINUED)

Further amends the Alcoholism and Other Drug Abuse and Dependency Act. Defines the terms "designated program", "recovery", "recovery support", "substance use disorder", and "withdrawal management". Restores all references to "designated program". Requires the Department of Human Services to promulgate regulations to identify and disseminate best practice guidelines that can be utilized by publicly and privately funded programs as well as for levels of payment to government funded programs that provide prevention, early intervention, treatment, and other recovery support services for substance use disorders and those services referenced in specified provisions of the Substance Use Disorder Act. Requires the Department to identify and disseminate evidence-based best practice guidelines as maintained in administrative rule that can be utilized to determine a substance use disorder diagnosis. Requires the Department to encourage all health and disability insurance programs to include substance use disorder treatment as a covered service and to use evidence-based best practice criteria as maintained in administrative rule and as required in Public Act 99-0480 in determining the necessity for such services and continued stay (rather than to use the clinical standards adopted by the Department in determining medical necessity for such services and criteria for continuing stay). Requires the Department to post on its website a licensed provider directory updated at least quarterly. In provisions allowing an individual who is charged with or convicted of a crime to receive substance use disorder treatment from a designated program as a condition of probation, requires case management services to be delivered by the designated program. Makes other changes.

Apr 27 18  H  Referred to Rules Committee

SB 02835  Sen. Dave Syverson
(Rep. Nick Sauer-Patricia R. Bellock-Margo McDermed)

405 ILCS 80/Art. III rep.


Aug 03 18  S  Public Act . . . . . . . 100-0715

SB 02836  Sen. Dave Syverson
(Rep. Sheri Jesiel)

210 ILCS 135/10  from Ch. 91 1/2, par. 1710

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Removes language requiring the Department of Human Services to adopt a State plan for the distribution of community-integrated living arrangements throughout the State and makes related changes. Effective immediately.

Apr 26 18  H  Referred to Rules Committee

SB 02837  Sen. William E. Brady

415 ILCS 5/22  from Ch. 111 1/2, par. 1022

Amends the Environmental Protection Act. Makes a technical change to a Section concerning regulations.

Feb 13 18  S  Referred to Assignments
Amends the School Code. Provides that, by January 1, 2019, the State Board of Education shall implement a program and adopt rules to allow school districts to supplement their substitute teacher recruitment for elementary and secondary schools with the use of recruiting firms. Defines "recruiting firm". Specifies program requirements. Prohibits school districts from using recruiting firms to circumvent collective bargaining agreements or laws. Amends the Illinois Pension Code. Provides that the term "teacher" or "substitute teacher" does not include and service credit may not be granted to an individual employed by an entity that provides substitute teaching services under the program and is not a school district. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Provides that a school district may not reduce the number of full-time staff members of a department as a result of hiring a substitute teacher recruiting firm. Provides that, in the event of a teacher's strike, a school district may not use a recruiting firm to hire a substitute teacher. Provides that the Chicago School District may contract with a substitute teacher recruiting firm under the program only if certain requirements are met. Provides that a substitute teacher recruiting firm may enter into an agreement with a labor organization that has a collective bargaining agreement with a school district. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
40 ILCS 5/16-106
Deletes reference to:
40 ILCS 5/16-106.3
Deletes reference to:
40 ILCS 5/16-127
Deletes reference to:
105 ILCS 5/2-3.173 new
Adds reference to:
110 ILCS 27/15
Adds reference to:
110 ILCS 27/16 new
Adds reference to:
110 ILCS 27/17 new
Adds reference to:
110 ILCS 27/18 new
Adds reference to:
110 ILCS 27/19 new
Adds reference to:
110 ILCS 27/20
Adds reference to:
110 ILCS 27/35 new
Replaces everything after the enacting clause. Amends the Dual Credit Quality Act. Requires a community college district, upon the request of a school district within the jurisdiction of the community college district, to enter into a partnership agreement with the school district to offer dual credit coursework; specifies requirements for the partnership agreement. Provides that on or after the effective date of the amendatory Act, a school district may not enter into a new contract with an out-of-state institution to provide a dual credit course without first offering the community college district in the district in which the school district is located the opportunity to provide the course. Provides for a Model Partnership Agreement and creates the Dual Credit Committee. Makes other changes.
SB 02838 (CONTINUED)

Aug 23 18  S  Public Act . . . . . . . . 100-1049

SB 02839  Sen. Dave Syverson

305 ILCS 5/5-5  from Ch. 23, par. 5-5
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any other law to the contrary, the Department of Healthcare and Family Services shall not adopt any rule or enter into any contract that prohibits reimbursement under the medical assistance program to an eligible clinic for a dental encounter for services performed by an individual licensed to practice dentistry or dental hygiene under the Illinois Dental Practice Act. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02840  Sen. William E. Brady

20 ILCS 655/4.1
20 ILCS 655/5.2.1
20 ILCS 655/5.3  from Ch. 67 1/2, par. 608
Amends the Illinois Enterprise Zone Act. Provides that enterprise zone applicants shall receive a specific score based on whether or not an applicant meets certain criteria (currently, the applicant receives a score based on the extent to which the applicant meets the criteria). Provides that the Enterprise Zone Board shall approve any application that receives at least 200 points, with the exception of a zone that has previously been decertified for cause. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02841  Sen. Linda Holmes

55 ILCS 5/5-1069  from Ch. 34, par. 5-1069
65 ILCS 5/10-4.2  from Ch. 24, par. 10-4.2
215 ILCS 5/356g  from Ch. 73, par. 968g
215 ILCS 125/4-6.1  from Ch. 111 1/2, par. 1408.7
305 ILCS 5/5-5  from Ch. 23, par. 5-5
Amends the Counties Code, the Illinois Municipal Code, Illinois Insurance Code, the Health Maintenance Organization Act, and the Illinois Public Aid Code. In provisions concerning coverage for mammograms, provides that coverage shall also include a diagnostic mammogram when medically necessary, as determined by a physician licensed to practice medicine in all its branches, advanced practice registered nurse, or physician assistant. Makes changes to coverage for a comprehensive ultrasound screening and MRI. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02842  Sen. Ira I. Silverstein

35 ILCS 200/15-170
35 ILCS 200/15-172.5 new
35 ILCS 200/15-175
Amends the Property Tax Code. Creates an assessment freeze homestead exemption for persons receiving federal Supplemental Security Income. Provides that, for taxable years 2018 and thereafter, the maximum reduction under the senior citizens homestead exemption is $9,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties. Provides that, for taxable years 2018 and thereafter, the maximum reduction under the general homestead exemption is $12,000 in counties with 3,000,000 or more inhabitants and $8,000 in all other counties. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Consumer Installment Loan Act. Defines "title-secured loan". Provides that for title-secured loans entered into or renewed on or after the effective date of the Act: (i) a licensee shall not contract for or receive a charge exceeding 36% annual percentage rate on the unpaid balance of the amount financed for a title-secured loan; (ii) the loan contract shall provide for repayment of the principal and charges within specified maximum loan terms; (iii) upon or after default, a licensee shall not charge a borrower any finance charges, interest, fees, or charges of any kind; and (iv) the loan may be refinanced if the original principal of the loan has been reduced by at least 60%. Provides that nothing in these provisions abrogates a borrower's right to collect any surplus arising from the sale of a motor vehicle under the Uniform Commercial Code.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02844


(Rep. Robert W. Pritchard-Rita Mayfield-Fred Crespo-William Davis-Linda Chapa LaVia, Tony McCombie, David S. Olsen, David Harris, Cynthia Soto, Elizabeth Hernandez, Carol Sente and Thomas M. Bennett)

105 ILCS 5/2-3.173 new
105 ILCS 5/21B-20

Amends the School Code. Requires the State Board of Education to establish and maintain the Growing Future Educators Program to train high school graduates who at one time have been identified as English learners and who are enrolled in an approved educator preparation program, among other qualifications, to become secondary language educators. Provides that each school district that chooses to participate in the Program shall partner with one public, regionally accredited institution of higher education in this State that offers a pre-approved educator preparation program and each qualified high school graduate participating in the program through the district must be enrolled at that institution in its educator preparation program. Provides that for each semester that a qualified high school graduate is participating in the program, the State Board shall issue the person a paraprofessional educator endorsement on an Educator License with Stipulations and the person must be employed as a part-time employee by the participating district as a paraprofessional working under the supervision of a district employee with a Professional Educator License. Sets forth provisions concerning funding, submitting program data, reporting to the General Assembly, and rulemaking. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/21B-20

Replaces everything after the enacting clause. Amends the School Code. Requires the State Board of Education to establish and maintain the Future Language Teachers Program to assist high school graduates who at one time have been identified as English learners and who are enrolled in an approved educator preparation program, among other qualifications, in acquiring a Professional Educator License with an endorsement in English as a second language, bilingual education, English as a new language, or any foreign language. Provides that each school district that chooses to participate in the Program shall partner with one regionally accredited institution of higher education in this State that offers an educator preparation program approved by the State Board and each qualified high school graduate participating in the program through the district must be enrolled at that institution in its educator preparation program. Sets forth provisions concerning employment, funding, submitting program data, reporting to the General Assembly, and rulemaking. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.
Creates the Supporting Future Teachers Program (rather than Future Language Teachers Program). Defines "low-income student". Changes the definition of "qualified participant" to include a high school graduate who can demonstrate that at any one time during pre-kindergarten through grade 12 was identified as a low-income student (rather than was identified as an English learner). Provides that the Program shall assist qualified participants in acquiring a Professional Educator License (rather than a Professional Educator License with an endorsement in English as a second language, bilingual education, English as a new language, or any foreign language); makes a conforming change. Provides that the duty of a qualified participant may include working with low-income students on a one-on-one basis. Effective immediately.

Aug 19 18    S    Public Act . . . . . . . . . . . . 100-0982
SB 02845  Sen. Thomas Cullerton
110 ILCS 305/90
110 ILCS 520/75
110 ILCS 660/5-185
110 ILCS 665/10-185
110 ILCS 670/15-185
110 ILCS 675/20-190
110 ILCS 680/25-185
110 ILCS 685/30-195
110 ILCS 690/35-190
110 ILCS 805/3-65
Amends various Acts relating to the governance of public universities and community colleges in Illinois. With respect to employment contracts entered into with the president or all chancellors of a public university or an employee of a community college district, provides that severance under the contract may not exceed 6 months (rather than one year) of salary and applicable benefits. May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

20 ILCS 505/8 from Ch. 23, par. 5008
Amends the Children and Family Services Act. Makes post-secondary education tuition and fee waivers available to youth for whom the Department of Children and Family Services has court-ordered legal responsibility, youth who aged out of care at age 18 or older, or youth formerly under care who have been adopted and were the subject of an adoption assistance agreement or who have been placed in private guardianship and were the subject of a subsidized guardianship agreement. Requires applicants to have earned a high school diploma from an accredited institution or have met the State criteria for high school graduation before the start of the school year for which they are applying for the waivers. Limits the tuition and fee waivers to persons under the age of 26 and provides that waivers shall be available to a student for at least the first 5 years the student is enrolled in a community college, university, or college maintained by the State. Provides that the age requirement and 5-year cap on tuition and fee waivers shall be waived and eligibility extended for applicants or students who were unable to enroll in a qualifying post-secondary school or complete an academic term because the student: (i) was called into active duty with the United States Armed Forces; (ii) was deployed for service in the United States Public Health Service Commissioned Corps; or (iii) volunteered in the Peace Corps or the AmeriCorps. Permits the Department to provide the student with a stipend to cover maintenance and school expenses during the academic years to supplement the student's earnings. Requires the Department to develop outreach programs to ensure qualifying youths are aware of the availability of the tuition and fee waivers. Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 505/8
Adds reference to:
110 ILCS 947/65.105 new
Replaces everything after the enacting clause. Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to receive and consider applications for grants for high risk students formerly in the care of the Department of Children and Family Services. Provides that an applicant is eligible for a grant if, among other conditions, he or she is a youth for whom the Department has court-ordered legal responsibility, a youth who aged out of care at age 18 or older, or a youth formerly under care who has been adopted and was the subject of an adoption assistance agreement or who has been placed in private guardianship and was the subject of a subsidized guardianship agreement. Sets forth provisions concerning the amount and payment of grant assistance, the automatic renewal of grants, administration, and rulemaking. May 18 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 02847  Sen. Cristina Castro

110 ILCS 805/3-7  from Ch. 122, par. 103-7

Amends the Public Community College Act. Provides that a faculty or staff member of a community college is ineligible to serve as a member, elected or otherwise, of the board of trustees of the community college district in which the faculty or staff member is employed. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02848  Sen. Cristina Castro

70 ILCS 1205/4-7  from Ch. 105, par. 4-7
70 ILCS 1325/1  from Ch. 105, par. 330a

Amends the Park District Code and the Park District Police Act. Provides that the jurisdiction of the police officers of a park district is anywhere within the boundaries of the district (rather than within the parks, boulevards, driveways, and property controlled by the park district). Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02849  Sen. Patricia Van Pelt

New Act

225 ILCS 85/4  from Ch. 111, par. 4124
225 ILCS 120/15  from Ch. 111, par. 8301-15
320 ILCS 50/10
410 ILCS 620/16  from Ch. 56 1/2, par. 516
720 ILCS 570/102  from Ch. 56 1/2, par. 1102
740 ILCS 20/3  from Ch. 70, par. 903

Creates the Prescription Drug Repository Program Act. Requires the Department of Public Health to, by rule, establish a prescription drug repository program, under which any person may donate a prescription drug or supplies needed to administer a prescription drug for use by an individual who meets eligibility criteria specified by the Department. Sets forth requirements that prescription drugs or supplies must meet in order to be accepted and dispensed under the program. Provides that no drugs or supplies donated under the prescription drug repository program may be resold. Provides that nothing in the Act requires that a pharmacy or pharmacist participate in the prescription drug repository program. Provides for civil and criminal immunity for drug and supply manufacturers and individuals in relation to the donation, acceptance, or dispensing of prescription drugs or supplies under the prescription drug repository program. Imposes conditions on any rulemaking authority. Amends the Pharmacy Practice Act, the Wholesale Drug Distribution Licensing Act, the Senior Pharmaceutical Assistance Act, the Illinois Food, Drug and Cosmetic Act, the Illinois Controlled Substances Act, and the Cannabis and Controlled Substances Tort Claims Act to provide that persons engaged in donating or accepting, or packaging, repackaging, or labeling, prescription drugs to the extent permitted or required under the Prescription Drug Repository Program Act are exempt from provisions of those other Acts that might prohibit or otherwise regulate such activity.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02850  Sen. Jil Tracy
(Rep. C.D. Davidsmeyer)

20 ILCS 415/4d  from Ch. 127, par. 63b104d

Amends the Personnel Code. Removes the sunset date for the partial personnel jurisdiction exemption for all positions within the Illinois School for the Deaf and the Illinois School for the Visually Impaired requiring licensure by the State Board of Education. Effective immediately.

Apr 24 18  H  Referred to Rules Committee
SB 02851  Sen. Pamela J. Althoff, John G. Mulroe, William R. Haine, Chapin Rose-Laura M. Murphy, Cristina Castro, Mattie Hunter and Steven M. Landek

(Rep. Steven Reick-Mary E. Flowers-Thomas M. Bennett, Laura Fine and Michael D. Unes)

215 ILCS 139/10
215 ILCS 139/15

Amends the Uniform Health Care Services Benefits Information Card Act. Includes dental service plans under the definition of "health benefit plan". Requires a uniform health care benefit information card or other technology for a dental service plan to include a statement that the dental service plan is fully insured. Effective immediately.

Senate Committee Amendment No. 3
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: In provisions concerning uniform health care benefit information cards required, provides that a uniform health care benefit information card or other technology for a health benefit plan offering dental coverage shall include a statement that the health benefit plan offering dental coverage is fully insured and subject to Illinois law (rather than a dental service plan shall include a statement that the dental service plan is fully insured). Removes the immediate effective date.

Senate Floor Amendment No. 4
In provisions concerning uniform health care benefit information cards required, provides that a uniform health care benefit information card or other technology for a health benefit plan offering dental coverage shall include a statement indicating whether the health benefit plan offering dental coverage is subject to regulation by the Department of Insurance (rather than including a statement that the health benefit plan offering dental coverage is fully insured and subject to Illinois law).

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the bill as engrossed with the following changes:
Defines "dental plan". Removes dental service plans from the definition of "health benefit plan". In provisions concerning uniform health care benefit information cards, provides that a dental plan is also subject to the provisions.

Aug 21 18    S  Public Act . . . . . . . . . 100-1013
SB 02852  Sen. William E. Brady  
(Rep. Robert Rita)  
225 ILCS 458/1-10  
225 ILCS 458/5-7 new  
225 ILCS 458/5-10  
225 ILCS 458/5-15  
225 ILCS 458/5-20  
225 ILCS 458/5-22  
225 ILCS 458/5-25  
225 ILCS 458/5-55  
225 ILCS 458/20-5  
225 ILCS 458/20-10  
225 ILCS 459/10  
225 ILCS 459/32 new  
225 ILCS 459/35  
225 ILCS 459/40  
225 ILCS 459/55  
Amends the Real Estate Appraiser Licensing Act of 2002 and Appraisal Management Company Registration Act. Provides that the Secretary of Financial and Professional Regulation may require participation in a third-party, multi-state licensing system for the licensing of certified general real estate appraisers, certified residential real estate appraisers, associate real estate trainee appraisers, and real estate appraisal education providers; and registration of appraisal management companies. Makes corresponding changes in both Acts. Provides that the multi-state licensing system may share regulatory information and maintain records in compliance with the provisions of the Acts. Provides that the multi-state licensing system may charge an applicant an administration fee that shall be paid directly to the system. Defines "multi-state licensing system". In provisions of the Real Estate Appraiser Licensing Act of 2002 concerning criminal history record checks, provides that the Secretary may designate a multi-state licensing system to perform the checks. Effective immediately.  
May 18 18  H  Rule 19(a) / Re-referred to Rules Committee  

SB 02853  Sen. Pamela J. Althoff  
(Rep. Keith R. Wheeler)  
20 ILCS 2105/2105-15  
Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to make available on its website general information on how the Department uses criminal history information in its decisions on licensure applications, including a list of enumerated offenses that bar licensure (rather than requiring the Department to have rules on how a person with criminal history would apply for a non-binding, advisory opinion from the Department as to whether his or her criminal history would bar licensure). Effective immediately.  
Aug 14 18  S  Public Act . . . . . . . . . 100-0883
SB 02854

Sen. Melinda Bush-Jil Tracy, Cristina Castro-Pamela J. Althoff-Heather A. Steans-Laura M. Murphy, Terry Link and Omar Aquino

(Rep. Anna Moeller)

10 ILCS 5/1A-6 from Ch. 46, par. 1A-6
10 ILCS 5/1A-6.1 from Ch. 46, par. 1A-6.1
10 ILCS 5/1A-7 from Ch. 46, par. 1A-7
10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/4-6.2 from Ch. 46, par. 4-6.2
10 ILCS 5/4-11 from Ch. 46, par. 4-11
10 ILCS 5/4-12 from Ch. 46, par. 4-12
10 ILCS 5/4-22 from Ch. 46, par. 4-22
10 ILCS 5/5-14 from Ch. 46, par. 5-14
10 ILCS 5/5-15 from Ch. 46, par. 5-15
10 ILCS 5/5-16.2 from Ch. 46, par. 5-16.2
10 ILCS 5/5-29 from Ch. 46, par. 5-29
10 ILCS 5/6-24 from Ch. 46, par. 6-24
10 ILCS 5/6-44 from Ch. 46, par. 6-44
10 ILCS 5/6-50.2 from Ch. 46, par. 6-50.2
10 ILCS 5/6-60 from Ch. 46, par. 6-60
10 ILCS 5/6-66 from Ch. 46, par. 6-66
10 ILCS 5/6-70 from Ch. 46, par. 6-70
10 ILCS 5/6A-3 from Ch. 46, par. 6A-3
10 ILCS 5/7-1 from Ch. 46, par. 7-1
10 ILCS 5/7-2 from Ch. 46, par. 7-2
10 ILCS 5/7-4 from Ch. 46, par. 7-4
10 ILCS 5/7-7 from Ch. 46, par. 7-7
10 ILCS 5/7-8 from Ch. 46, par. 7-8
10 ILCS 5/7-8.01 from Ch. 46, par. 7-8.01
10 ILCS 5/7-8.02 from Ch. 46, par. 7-8.02
10 ILCS 5/7-9 from Ch. 46, par. 7-9
10 ILCS 5/7-9.1 from Ch. 46, par. 7-9.1
10 ILCS 5/7-10 from Ch. 46, par. 7-10
10 ILCS 5/7-11 from Ch. 46, par. 7-11
10 ILCS 5/7-12 from Ch. 46, par. 7-12
10 ILCS 5/7-13 from Ch. 46, par. 7-13
10 ILCS 5/7-14.1 from Ch. 46, par. 7-14.1
10 ILCS 5/7-17 from Ch. 46, par. 7-17
10 ILCS 5/7-19 from Ch. 46, par. 7-19
10 ILCS 5/7-25 from Ch. 46, par. 7-25
10 ILCS 5/7-34 from Ch. 46, par. 7-34
10 ILCS 5/7-46 from Ch. 46, par. 7-46
10 ILCS 5/7-51 from Ch. 46, par. 7-51
10 ILCS 5/7-53 from Ch. 46, par. 7-53
10 ILCS 5/7-55 from Ch. 46, par. 7-55
10 ILCS 5/7-56 from Ch. 46, par. 7-56
SB 02854 (CONTINUED)

10 ILCS 5/7-58                                    from Ch. 46, par. 7-58
10 ILCS 5/7-59                                    from Ch. 46, par. 7-59
10 ILCS 5/7-60                                    from Ch. 46, par. 7-60
10 ILCS 5/7-60.1                                  from Ch. 46, par. 7-60.1
10 ILCS 5/8-5                                     from Ch. 46, par. 8-5
10 ILCS 5/8-6                                     from Ch. 46, par. 8-6
10 ILCS 5/8-7                                     from Ch. 46, par. 8-7
10 ILCS 5/9-1.3                                   from Ch. 46, par. 9-1.3
10 ILCS 5/9-1.8                                   from Ch. 46, par. 9-1.8
10 ILCS 5/9-2                                     from Ch. 46, par. 9-2
10 ILCS 5/9-8.10                                  from Ch. 46, par. 9-11
10 ILCS 5/9-11                                    from Ch. 46, par. 9-15
10 ILCS 5/9-15                                    from Ch. 46, par. 9-20
10 ILCS 5/10-2                                    from Ch. 46, par. 10-2
10 ILCS 5/10-6.2                                  from Ch. 46, par. 10-6.2
10 ILCS 5/10-8                                    from Ch. 46, par. 10-8
10 ILCS 5/10-9                                    from Ch. 46, par. 10-9
10 ILCS 5/10-10                                   from Ch. 46, par. 10-10
10 ILCS 5/11-6                                    from Ch. 46, par. 11-6
10 ILCS 5/13-1                                    from Ch. 46, par. 13-1
10 ILCS 5/13-1.1                                  from Ch. 46, par. 13-1.1
10 ILCS 5/13-2                                    from Ch. 46, par. 13-2
10 ILCS 5/13-3                                    from Ch. 46, par. 13-3
10 ILCS 5/13-4                                    from Ch. 46, par. 13-4
10 ILCS 5/14-1                                    from Ch. 46, par. 14-1
10 ILCS 5/14-3.1                                  from Ch. 46, par. 14-3.1
10 ILCS 5/14-3.2                                  from Ch. 46, par. 14-3.2
10 ILCS 5/14-5                                    from Ch. 46, par. 14-5
10 ILCS 5/17-18.1                                 from Ch. 46, par. 17-18.1
10 ILCS 5/17-22                                   from Ch. 46, par. 17-22
10 ILCS 5/17-23                                   from Ch. 46, par. 17-23
10 ILCS 5/18-1                                    from Ch. 46, par. 18-1
10 ILCS 5/18-14                                   from Ch. 46, par. 18-14
10 ILCS 5/21-1                                    from Ch. 46, par. 21-1
10 ILCS 5/22-1                                    from Ch. 46, par. 22-1
10 ILCS 5/22-4                                    from Ch. 46, par. 22-4
10 ILCS 5/22-8                                    from Ch. 46, par. 22-8
10 ILCS 5/22-15                                   from Ch. 46, par. 22-15
10 ILCS 5/22-15.1                                 from Ch. 46, par. 22-15.1
10 ILCS 5/24-13                                   from Ch. 46, par. 24-13
10 ILCS 5/24A-10                                  from Ch. 46, par. 24A-10
10 ILCS 5/24A-11                                  from Ch. 46, par. 24A-11
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10 ILCS 5/24A-15  from Ch. 46, par. 24A-15
10 ILCS 5/24B-10
10 ILCS 5/24B-11
10 ILCS 5/24B-15
10 ILCS 5/24C-13
10 ILCS 5/24C-15
10 ILCS 5/25-6  from Ch. 46, par. 25-6
10 ILCS 5/25-11  from Ch. 46, par. 25-11
10 ILCS 5/28-13  from Ch. 46, par. 28-13
10 ILCS 5/29B-10  from Ch. 46, par. 29B-10; formerly Ch. 46, par. 11
10 ILCS 5/29B-20  from Ch. 46, par. 29B-20; formerly Ch. 46, par. 11
10 ILCS 5/29B-25  from Ch. 46, par. 29B-25; formerly Ch. 46, par. 11
10 ILCS 5/29B-30  from Ch. 46, par. 29B-30; formerly Ch. 46, par. 11

Amends the Election Code. Except for provisions with references to a committeeman and committeewoman, changes references from "committeeman" to "committeeperson" and makes related changes throughout the Code. Changes references from "chairman" to "chairperson" and makes related changes throughout the Code. Effective January 1, 2019.

Senate Floor Amendment No. 1
Changes references from "chairperson" to "chair" and makes related changes.

House Committee Amendment No. 1
Deletes reference to:

10 ILCS 5/1A-6  from Ch. 46, par. 1A-6
Deletes reference to:

10 ILCS 5/1A-6.1  from Ch. 46, par. 1A-6.1
Deletes reference to:

10 ILCS 5/1A-7  from Ch. 46, par. 1A-7
Deletes reference to:

10 ILCS 5/2A-1.2  from Ch. 46, par. 2A-1.2
Deletes reference to:

10 ILCS 5/4-6.2  from Ch. 46, par. 4-6.2
Deletes reference to:

10 ILCS 5/4-11  from Ch. 46, par. 4-11
Deletes reference to:

10 ILCS 5/4-12  from Ch. 46, par. 4-12
Deletes reference to:

10 ILCS 5/4-22  from Ch. 46, par. 4-22
Deletes reference to:

10 ILCS 5/5-14  from Ch. 46, par. 5-14
Deletes reference to:

10 ILCS 5/5-15  from Ch. 46, par. 5-15
Deletes reference to:

10 ILCS 5/5-16.2  from Ch. 46, par. 5-16.2
Deletes reference to:

10 ILCS 5/5-29  from Ch. 46, par. 5-29
Deletes reference to:

10 ILCS 5/6-24  from Ch. 46, par. 6-24
Deletes reference to:

10 ILCS 5/6-44  from Ch. 46, par. 6-44
SB 02854 (CONTINUED)

Deletes reference to:
10 ILCS 5/6-50.2 from Ch. 46, par. 6-50.2
Deletes reference to:
10 ILCS 5/6-60 from Ch. 46, par. 6-60
Deletes reference to:
10 ILCS 5/6-66 from Ch. 46, par. 6-66
Deletes reference to:
10 ILCS 5/6-70 from Ch. 46, par. 6-70
Deletes reference to:
10 ILCS 5/6A-3 from Ch. 46, par. 6A-3
Deletes reference to:
10 ILCS 5/7-1 from Ch. 46, par. 7-1
Deletes reference to:
10 ILCS 5/7-2 from Ch. 46, par. 7-2
Deletes reference to:
10 ILCS 5/7-4 from Ch. 46, par. 7-4
Deletes reference to:
10 ILCS 5/7-7 from Ch. 46, par. 7-7
Deletes reference to:
10 ILCS 5/7-8 from Ch. 46, par. 7-8
Deletes reference to:
10 ILCS 5/7-8.01 from Ch. 46, par. 7-8.01
Deletes reference to:
10 ILCS 5/7-8.02 from Ch. 46, par. 7-8.02
Deletes reference to:
10 ILCS 5/7-9 from Ch. 46, par. 7-9
Deletes reference to:
10 ILCS 5/7-9.1 from Ch. 46, par. 7-9.1
Deletes reference to:
10 ILCS 5/7-10 from Ch. 46, par. 7-10
Deletes reference to:
10 ILCS 5/7-11 from Ch. 46, par. 7-11
Deletes reference to:
10 ILCS 5/7-12 from Ch. 46, par. 7-12
Deletes reference to:
10 ILCS 5/7-13 from Ch. 46, par. 7-13
Deletes reference to:
10 ILCS 5/7-14.1 from Ch. 46, par. 7-14.1
Deletes reference to:
10 ILCS 5/7-17 from Ch. 46, par. 7-17
Deletes reference to:
10 ILCS 5/7-19 from Ch. 46, par. 7-19
Deletes reference to:
10 ILCS 5/7-25 from Ch. 46, par. 7-25
Deletes reference to:
10 ILCS 5/7-34 from Ch. 46, par. 7-34
Deletes reference to:
10 ILCS 5/7-46 from Ch. 46, par. 7-46
SB 02854 (CONTINUED)

Deletes reference to:

10 ILCS 5/7-51 from Ch. 46, par. 7-51
Deletes reference to:

10 ILCS 5/7-53 from Ch. 46, par. 7-53
Deletes reference to:

10 ILCS 5/7-55 from Ch. 46, par. 7-55
Deletes reference to:

10 ILCS 5/7-56 from Ch. 46, par. 7-56
Deletes reference to:

10 ILCS 5/7-58 from Ch. 46, par. 7-58
Deletes reference to:

10 ILCS 5/7-59 from Ch. 46, par. 7-59
Deletes reference to:

10 ILCS 5/7-60 from Ch. 46, par. 7-60
Deletes reference to:

10 ILCS 5/7-60.1 from Ch. 46, par. 7-60.1
Deletes reference to:

10 ILCS 5/8-5 from Ch. 46, par. 8-5
Deletes reference to:

10 ILCS 5/8-6 from Ch. 46, par. 8-6
Deletes reference to:

10 ILCS 5/8-7 from Ch. 46, par. 8-7
Deletes reference to:

10 ILCS 5/9-1.3 from Ch. 46, par. 9-1.3
Deletes reference to:

10 ILCS 5/9-1.8 from Ch. 46, par. 9-1.8
Deletes reference to:

10 ILCS 5/9-2 from Ch. 46, par. 9-2
Deletes reference to:

10 ILCS 5/9-8.10 from Ch. 46, par. 9-10
Deletes reference to:

10 ILCS 5/9-11 from Ch. 46, par. 9-11
Deletes reference to:

10 ILCS 5/9-15 from Ch. 46, par. 9-15
Deletes reference to:

10 ILCS 5/9-20 from Ch. 46, par. 9-20
Deletes reference to:

10 ILCS 5/10-2 from Ch. 46, par. 10-2
Deletes reference to:

10 ILCS 5/10-6.2 from Ch. 46, par. 10-6.2
Deletes reference to:

10 ILCS 5/10-8 from Ch. 46, par. 10-8
Deletes reference to:

10 ILCS 5/10-9 from Ch. 46, par. 10-9
Deletes reference to:

10 ILCS 5/10-10 from Ch. 46, par. 10-10
Deletes reference to:

10 ILCS 5/11-6 from Ch. 46, par. 11-6
SB 02854 (CONTINUED)

Deletes reference to:

10 ILCS 5/13-1 from Ch. 46, par. 13-1
Deletes reference to:

10 ILCS 5/13-1.1 from Ch. 46, par. 13-1.1
Deletes reference to:

10 ILCS 5/13-2 from Ch. 46, par. 13-2
Deletes reference to:

10 ILCS 5/13-3 from Ch. 46, par. 13-3
Deletes reference to:

10 ILCS 5/13-4 from Ch. 46, par. 13-4
Deletes reference to:

10 ILCS 5/14-1 from Ch. 46, par. 14-1
Deletes reference to:

10 ILCS 5/14-3.1 from Ch. 46, par. 14-3.1
Deletes reference to:

10 ILCS 5/14-3.2 from Ch. 46, par. 14-3.2
Deletes reference to:

10 ILCS 5/14-5 from Ch. 46, par. 14-5
Deletes reference to:

10 ILCS 5/17-18.1 from Ch. 46, par. 17-18.1
Deletes reference to:

10 ILCS 5/17-22 from Ch. 46, par. 17-22
Deletes reference to:

10 ILCS 5/17-23 from Ch. 46, par. 17-23
Deletes reference to:

10 ILCS 5/18-1 from Ch. 46, par. 18-1
Deletes reference to:

10 ILCS 5/18-14 from Ch. 46, par. 18-14
Deletes reference to:

10 ILCS 5/21-1 from Ch. 46, par. 21-1
Deletes reference to:

10 ILCS 5/22-1 from Ch. 46, par. 22-1
Deletes reference to:

10 ILCS 5/22-4 from Ch. 46, par. 22-4
Deletes reference to:

10 ILCS 5/22-8 from Ch. 46, par. 22-8
Deletes reference to:

10 ILCS 5/22-15 from Ch. 46, par. 22-15
Deletes reference to:

10 ILCS 5/22-15.1 from Ch. 46, par. 22-15.1
Deletes reference to:

10 ILCS 5/24-13 from Ch. 46, par. 24-13
Deletes reference to:

10 ILCS 5/24A-10 from Ch. 46, par. 24A-10
Deletes reference to:

10 ILCS 5/24A-11 from Ch. 46, par. 24A-11
Deletes reference to:

10 ILCS 5/24A-15 from Ch. 46, par. 24A-15
SB 02854 (CONTINUED)

Deletes reference to:
10 ILCS 5/24B-10
Deletes reference to:
10 ILCS 5/24B-11
Deletes reference to:
10 ILCS 5/24B-15
Deletes reference to:
10 ILCS 5/24C-13
Deletes reference to:
10 ILCS 5/24C-15
Deletes reference to:
10 ILCS 5/25-6 from Ch. 46, par. 25-6
Deletes reference to:
10 ILCS 5/25-11 from Ch. 46, par. 25-11
Deletes reference to:
10 ILCS 5/28-13 from Ch. 46, par. 28-13
Deletes reference to:
10 ILCS 5/29B-10 from Ch. 46, par. 29B-10; formerly Ch. 46, par. 11
Deletes reference to:
10 ILCS 5/29B-20 from Ch. 46, par. 29B-20; formerly Ch. 46, par. 11
Deletes reference to:
10 ILCS 5/29B-25 from Ch. 46, par. 29B-25; formerly Ch. 46, par. 11
Deletes reference to:
10 ILCS 5/29B-30 from Ch. 46, par. 29B-30; formerly Ch. 46, par. 11
Adds reference to:
10 ILCS 5/1-1 from Ch. 46, par. 1-1

Replaces everything after the enacting clause. Amends the Election Code. Makes a technical change in a Section concerning the short title.

Nov 14 18  H Held on Calendar Order of Second Reading - Short Debate
SB 02855 Sen. Jil Tracy

105 ILCS 5/14-2

Amends the School Code. With regard to class sizes of general education classes for special education students and special education classes for special education students, provides that the State Board of Education shall have no authority to adopt any administrative rules that establish or limit the class size or ratio of the student population of a general education class for students receiving services in general education classes or a special education class beyond what may be required by federal rule or law, unless the State Board of Education fully funds the cost of additional teachers and other staff that are required by a class-size limitation; defines "special education class". Provides that any rule in effect on the effective date of the amendatory Act establishing or limiting the class size or ratio of the student population of a general education class for special education students receiving services in general education classes or establishing or limiting the class size of a special education class is hereby null and void.

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments
SB 02856  Sen. Michael Connelly and Chris Nybo

50 ILCS 705/10.22 new
105 ILCS 5/1-3  from Ch. 122, par. 1-3
105 ILCS 5/10-20.67 new
105 ILCS 5/27-23.7
105 ILCS 5/34-18.60 new
720 ILCS 5/11-20.1  from Ch. 38, par. 11-20.1
725 ILCS 150/17

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall conduct or approve a training program for school resource officers. Provides that the program shall train school resource officers on all aspects of school-based policing. Amends the School Code. Defines "school resource officer", "sexting", and "sextortion". Provides that a school board may enter into an agreement with a law enforcement agency to provide a school district with one or more school resource officers. Provides that each school district, charter school, and non-public, non-sectarian elementary or secondary school shall create a training program on cyber-bullying, sexting, and sextortion for all school personnel. Specifies training program requirements. Amends the Criminal Code of 2012. Provides that the charge of child pornography shall not apply to the performance of official duties by school officials working with law enforcement. Amends the Drug Asset Forfeiture Procedure Act. Provides that any local, municipal, or county law enforcement agency entitled to receive a monetary distribution of forfeiture proceeds may share those forfeiture proceeds pursuant to the terms of an intergovernmental agreement with a municipality that has a population in excess of 20,000 if the funds are used for the training of school resource officers in the prevention of drug abuse in schools.

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 02857  Sen. Heather A. Steans-Patricia Van Pelt
(Rep. Marcus C. Evans, Jr.)

15 ILCS 505/20
30 ILCS 212/10

Amends the State Treasurer Act. Provides that the State Treasurer may retain an administrative charge for both the costs of services associated with the deposit of moneys that are remitted directly to the State Treasurer and the investment or safekeeping of funds by the State Treasurer. Provides that administrative charges from the investment or safekeeping of funds by the State Treasurer shall be charged no more than monthly and the total amount charged per fiscal year shall not exceed $12,000,000 plus any amounts required as employer contributions under specified statutory Sections. Provides that moneys in the State Treasurer's Administrative Fund are subject to appropriation by the General Assembly. Amends the State Treasurer's Bank Services Trust Fund Act. Provides that moneys deposited in the State Treasurer's Bank Services Trust Fund shall be used by the State Treasurer to pay the cost of, among other banking services, operational expenses of the State Treasurer's Office related to the investment or safekeeping of funds under the Treasurer's control. Makes conforming changes. Effective immediately.

Governor Amendatory Veto Message

Recommends removing changes made to the State Treasurer Act that permit the State Treasurer to retain an administrative charge for costs associated with the investment or safekeeping of funds by the State Treasurer. Instead, recommends requiring the General Assembly to determine the amount of the administrative charge for those costs associated with the deposit of moneys that are remitted directly to the State Treasurer. Recommends adding a provision that makes moneys in the State Treasurer's Administrative Fund subject to appropriation. Recommends removing a change made to the State Treasurer's Bank Services Trust Fund Act that requires moneys deposited into the State Treasurer's Bank Services Trust Fund to be used to pay the cost of the State Treasurer's operational expenses. (Deletes reference to: 30 ILCS 212/10)

Nov 28 18  S Bill Dead - Amendatory Veto
SB 02858
(Rep. Gregory Harris-David Harris-Robert W. Pritchard-Stephanie A. Kifowit-Mark Batinick and Nick Sauer)

15 ILCS 520/22.5 from Ch. 130, par. 41a
Amends the Deposit of State Moneys Act. Provides that whenever the total amount of vouchers presented to the Comptroller exceeds the funds available in the general funds by $1,000,000,000 or more, the State Treasurer may invest or reinvest any State money in the Treasury which is not needed for current expenditures, or any money in the State Treasury which has been set aside and held for the payment of the principal of and the interest on any State bonds, in qualified account receivables under the Vendor Payment Program established by the Comptroller and the Department of Central Management Services. Provides that the State Treasurer shall be a qualified purchaser under the Vendor Payment Program and shall have priority over any other qualified purchasers when purchasing qualified account receivables. Provides that the interest penalty paid on any funds invested or reinvested by the State Treasurer under specified provisions shall be 0.3% per month or 0.01% per day.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, and modifies those provisions to provide that whenever the total amount of vouchers presented to the Comptroller under the State Comptroller Act exceeds the funds available in the General Revenue Fund by $1,000,000,000 or more, then the State Treasurer may invest (rather than invest or reinvest) any State money in the Treasury, other than money in specified Funds (currently, no exclusion for money in specified Funds), which is not needed for current expenditures, due or about to become due, or any money in the State Treasury which has been set aside and held for the payment of the principal of and the interest on any State bonds with the Office of the Comptroller in order to enable the Comptroller to pay outstanding vouchers. Provides further requirements and duties for investment of State money in the Treasury and for the establishment of intergovernmental agreements and investment agreements. Provides for the irrevocable and continuing authority for all amounts necessary for the payment of principal and interest on the investments made with the Office of the Comptroller by the State Treasurer and the irrevocable and continuing authority for and direction to the Comptroller and Treasurer to make the necessary transfers. Effective immediately.

Aug 27 18 S Public Act . . . . . . . . 100-1107

SB 02859
Sen. Martin A. Sandoval
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

Feb 14 18 S Referred to Assignments

SB 02860
Sen. Martin A. Sandoval
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

Feb 14 18 S Referred to Assignments

SB 02861
Sen. Martin A. Sandoval
605 ILCS 115/0.01 from Ch. 137, par. 0.01
Amends the Toll Bridge Act. Makes a technical change in a Section concerning the short title.

Feb 14 18 S Referred to Assignments

SB 02862
Sen. Martin A. Sandoval-Neil Anderson
605 ILCS 5/1-101 from Ch. 121, par. 1-101

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
Amends the Employer's Liability Rates Article of the Illinois Insurance Code. Provides that a rate is excessive if it is likely to produce a long run profit that is unreasonably high for the insurance provided or if expenses are unreasonably high in relation to the services rendered. Makes changes regarding competitive markets exists and disapproval of rates under specified circumstances.

Amends the Workers' Compensation Act. Provides that accidental injuries sustained while traveling to or from work do not arise out of and in the course of employment. Permits an employer to file with the Illinois Workers' Compensation Commission a workers' compensation safety program or a workers' compensation return to work program implemented by the employer. Provides that (i) injuries to the shoulder shall be considered injuries to part of the arm and (ii) injuries to the hip shall be considered injuries to part of the leg. Contains provisions concerning repetitive and cumulative injuries; permanent partial disability determinations; annual reports by the Commission concerning self-insurance for workers' compensation in Illinois; and duties of the Workers' Compensation Premium Rates Task Force. Makes additional changes to the Workers' Compensation Act. Provides for an evidence-based drug formulary. Requires an annual investigation of procedures covered for ambulatory surgical centers and the establishment of a fee schedule. Changes a waiting period for benefits for certain firefighters, emergency medical technicians, and paramedics. Changes compensation computations for subsequent injuries to the same part of the spine. Effective immediately.

Fiscal Note (IL Workers' Compensation Commission)

SB 2863 would have a significant fiscal impact on the Illinois Workers' Compensation Commission. The bill includes a provision that would result in less revenues to fund office operations while requiring increased expenditure of state funds to hire additional professionals with expertise in various disciplines and additional investigators to investigate workers' compensation fraud. An accurate cost estimate of this legislation is not available at this time.
SB 02864  Sen. Pamela J. Althoff  (Rep. Mike Fortner-David B. Reis)

5 ILCS 80/4.29
5 ILCS 80/4.33
225 ILCS 235/5 from Ch. 111 1/2, par. 2205
225 ILCS 235/6 from Ch. 111 1/2, par. 2206
225 ILCS 235/7 from Ch. 111 1/2, par. 2207
225 ILCS 235/12 from Ch. 111 1/2, par. 2212
225 ILCS 235/13 from Ch. 111 1/2, par. 2213

Amends the Regulatory Sunset Act. Extends the repeal date of the Structural Pest Control Act from December 31, 2019 to December 31, 2023. Amends the Structural Pest Control Act. Requires individuals applying general use or restricted pesticides for commercial structural pest control or restricted pesticides for non-commercial structural pest control to engage in or complete training requirements prescribed by the Department of Financial and Professional Regulation. Requires an individual engaging in commercial structural pest control and utilizing general use pesticides to be 18 years old. Requires an individual engaging in commercial or non-commercial structural pest control and supervising the use of certain restricted pesticides to be 18 years old. Provides that the Department may suspend, revoke, or refuse to issue or renew a certificate, registration, or license of an individual that fails to pay a civil penalty or fine assessed by the Department. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
225 ILCS 235/12

Removes provisions concerning rulemaking from the bill. Corrects a grammatical error.

House Committee Amendment No. 1
Deletes reference to:
5 ILCS 80/4.33
Adds reference to:
5 ILCS 80/4.39 new

In the Regulatory Sunset Act, extends the repeal date of the Structural Pest Control Act from December 31, 2023 to December 31, 2029.

August 03 18  S  Public Act . . . . . . . . . 100-0716

SB 02865  Sen. Heather A. Steans-Elgie R. Sims, Jr. and Mattie Hunter

20 ILCS 1705/55.5 new
305 ILCS 5/5-5.4j new

Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall progressively increase rates and reimbursements so that by July 1, 2018 direct support persons earn a base wage of not less than $5.25 per hour above the highest of the federal, State, county, or municipal minimum wages, and so that other front-line personnel earn a commensurate wage, and by July 1, 2020 direct support persons earn a base wage of not less than $6.75 per hour above the highest of the federal, State, county, or municipal minimum wages. Effective immediately.

April 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02866


20 ILCS 2310/2310-617
410 ILCS 315/2e
Amends the Communicable Disease Prevention Act. Provides that the Department must provide all students (currently, all female students) who are entering sixth grade and their parents or legal guardians written information about the link between human papillomavirus and specified kinds of cancer, and the Centers for Disease Control and Prevention's recommendation for children to be vaccinated with the HPV vaccine (currently, written information about the link between human papillomavirus and cervical cancer and the availability of a HPV vaccine). Provides that the Department shall adopt emergency rules to the extent necessary to administer the Department's responsibilities under the amendatory Act no later than July 1, 2019. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that beginning on January 1, 2020, the definition for "eligible individual" for provisions concerning human papillomavirus vaccinations includes male children under the age of 18 that meet specified conditions.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: In the provisions of the Communicable Disease Prevention Act, provides that the Department of Public Health must provide all students who are entering sixth grade and their parents or legal guardians with written information about the availability of a (rather than the Centers for Disease Control and Prevention's recommendation for children to be vaccinated with the) HPV vaccine so that they may be (rather than are) protected before ever being exposed to the virus. Makes changes to a Section heading.

Aug 07 18 S Public Act . . . . . . . . . 100-0741

SB 02867

Sen. Michael Connelly
820 ILCS 405/1900.2 rep.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02868


35 ILCS 5/507III new

Aug 21 18 S Public Act . . . . . . . . . 100-1014

SB 02869

Sen. William E. Brady-Andy Manar
New Act
35 ILCS 5/227 new
215 ILCS 5/409.1 new
Creates the Illinois Rehabilitation and Revitalization Tax Credit Act. Creates a credit against taxes imposed under the Illinois Income Tax Act and the Illinois Insurance Code in an aggregate amount equal to 20% of qualified expenditures incurred by a qualified taxpayer pursuant to a qualified rehabilitation plan on a qualified structure, provided that the total amount of such qualified expenditures exceeds the greater of $5,000 or the adjusted basis of the property. Contains provisions concerning the transfer of credits. Sets forth the maximum annual amount of credits that may be approved by the Department of Commerce and Economic Opportunity. Amends the Illinois Income Tax Act and the Illinois Insurance Code to make conforming changes. Effective January 1, 2019.
SB 02870  Sen. Neil Anderson
(Rep. Avery Bourne)
20 ILCS 5/5-525 was 20 ILCS 5/6.01
Amends the Civil Administrative Code of Illinois. Provides that the Director of Agriculture shall call annual meetings (currently, semiannual) of the Advisory Board of Livestock Commissioners and may call other meetings of the Board as deemed necessary (currently, from time to time or when requested by 3 or more appointed members of the Board). Effective immediately.
Apr 18 18  H Referred to Rules Committee

430 ILCS 65/2 from Ch. 38, par. 83-2
430 ILCS 65/3 from Ch. 38, par. 83-3
430 ILCS 65/6.2 new
430 ILCS 66/11 new
Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police may develop a system under which the holder of a Firearm Owner's Identification Card may display an electronic version of his or her Firearm Owner's Identification Card on a mobile telephone or other portable electronic device. Provides that an electronic version of a Firearm Owner's Identification Card shall contain security features the Department determines to be necessary to ensure that the electronic version is accurate and current and shall satisfy other requirements the Department determines to be necessary regarding form and content. Provides that the display or possession of an electronic version of a valid Firearm Owner's Identification Card in accordance with the requirements of the Department satisfies all requirements for the display or possession of a valid Firearm Owner's Identification Card under the laws of the State. Amends the Firearm Concealed Carry Act. Provides that the Department of State Police may develop a system under which the holder of a concealed carry license may display an electronic version of his or her license on a mobile telephone or other portable electronic device. Provides that an electronic version of a license shall contain security features the Department determines to be necessary to ensure that the electronic version is accurate and current and shall satisfy other requirements the Department determines to be necessary regarding form and content. Provides that the display or possession of an electronic version of a license in accordance with the requirements of the Department satisfies all requirements for the display or possession of a valid license under the laws of this State. Makes conforming changes.
Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments

SB 02872  Sen. Neil Anderson
20 ILCS 2605/2605-25 was 20 ILCS 2605/55a-1
20 ILCS 2605/2605-30 was 20 ILCS 2605/55a-2
20 ILCS 2605/2605-35 was 20 ILCS 2605/55a-3
20 ILCS 2605/2605-40 was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-50 was 20 ILCS 2605/55a-6
20 ILCS 2605/2605-52
20 ILCS 2605/2605-125 new
20 ILCS 2605/2605-300 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-330 was 20 ILCS 2605/55a in part
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police is divided into the Office of the Statewide 9-1-1 Administrator (removes the Illinois State Police Academy) and 5 divisions (rather than 4 divisions): the Division of Patrol (rather than the Division of Operations), the Division of Investigation, the Division of Forensic Services, the Division of Administration, and the Division of Internal Investigation. Provides that for each Division, the Director of State Police shall appoint one Deputy Director and one Assistant Deputy Director. Provides that the position of Deputy Director may be given an appointed rank of Colonel and the Assistant Deputy Director may be given an appointed rank of Lieutenant Colonel.Eliminates the Office of Coordination of Gang Prevention in the Division of Operations. Makes other changes. Effective immediately.
Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments
SB 02873  Sen. Terry Link and Emil Jones, III
35 ILCS 200/15-169
Amends the Property Tax Code. Provides that, if a veteran (i) was a member of the United States Armed Forces, (ii) is 70 years of age or older during the taxable year, and (iii) has a household income of less than $65,000, then property that is used as a qualified residence by the veteran is exempt from taxation under the Code. Effective immediately.

SB 02874  Sen. Napoleon Harris, III and Kimberly A. Lightford
65 ILCS 5/11-124-1 from Ch. 24, par. 11-124-1
415 ILCS 5/14.8 new
30 ILCS 105/5.886 new
Amends the Illinois Municipal Code. Provides that beginning January 1, 2019, a supplying municipality in Cook County shall not charge another municipality in Cook County more than the actual cost of providing water to the municipality. Provides that a supplying municipality in Cook County shall post on its website and provide to the municipality to which it supplies water the actual cost of providing water. Provides that the Environmental Protection Agency shall monitor all supplying municipalities in Cook County to make sure the municipalities are not charging more than the actual cost of providing water. Defines "supplying municipality in Cook County" as a municipality in Cook County that either receives water directly from Lake Michigan or buys its water from another municipality that receives its water either directly or indirectly from Lake Michigan and "actual cost of providing water" as the cost of providing water along with reasonable fees to deliver the drinking water. Limits home rule powers. Amends the Environmental Protection Act. Creates the Cook County Water Infrastructure Fund. Provides that moneys in the Fund shall be used by the Agency to make grants to municipalities to fund infrastructure improvements to facilitate water supplies from Lake Michigan for residents of Cook County. Provides that the Fund is not subject to sweeps, administrative charges or chargebacks, or any other fiscal or budgetary maneuver that would in any way transfer any funds from the Cook County Water Infrastructure Fund into any other fund of the State. Provides that the Agency may adopt rules to implement the provisions. Amends the State Finance Act making conforming changes. Effective immediately.
Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department of Agriculture may develop and implement organic, identity preserved, and value-added certification processes and programs that guarantee a buyer that the certified Illinois products have traits and qualities that warrant a premium price or an increase in added value. Provides that the Department may (i) identify international and domestic consumer preferences, (ii) identify the new markets those preferences indicate, particularly for value-added products, (iii) identify preserved products, (iv) underwrite demonstrations on foreign soils, and (v) provide market analyses and trend projections to farmers and other interested persons. Provides that the Department may accept and use planning grants or other financial assistance from the federal government (i) for statewide comprehensive planning work, including research and coordination activity directly related to agriculture needs; and (ii) for State and interstate comprehensive planning and research and coordination activity related to that planning. Grants shall be subject to the terms and conditions prescribed by the federal government. Repeals a Section creating the Forever Green Illinois Program which allows the Department of Agriculture to engage in the maintenance and beautification of greenery on property owned or controlled by the State or a unit of local government. Repeals the Local Food, Farms, and Jobs Act labeling and certification program where a label with a specific name and unique design or logo may be placed on local farm and food products that are grown, processed, packaged, and distributed by Illinois citizens or businesses located wholly within the borders of Illinois. Repeals the Illinois AgriFIRST Program Act of 2001. Repeals the Dairy Statistics Act. Repeals the Illinois Food, Farms, And Jobs Act. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

510 ILCS 105/Act rep.

Repeals the Trichinosis Control Act.

Aug 14 18 S Public Act . . . . . . . . . . . . . . . 100-0844

SB 02876  Sen. Chuck Weaver

510 ILCS 10/0.01 from Ch. 8, par. 105.10

Amends the Animal Disease Laboratories Act. Makes a technical change in a Section concerning the short title.
SB 02877 Sen. Chuck Weaver

(Rep. Rita Mayfield-Carol Ammons-Litesa E. Wallace, Tony McCombie and Norine K. Hammond)

225 ILCS 410/2-7 from Ch. 111, par. 1702-7
225 ILCS 410/3-6 from Ch. 111, par. 1703-6
225 ILCS 410/3A-5 from Ch. 111, par. 1703A-5
225 ILCS 410/3C-7 from Ch. 111, par. 1703C-7

Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Provides that an applicant for licensure as a barber or teacher of barbering may take the licensure examination after completing 1,200 hours in the study of barbering. Provides that an applicant for licensure as a cosmetologist or teacher of cosmetology may take the licensure examination after completing 1,200 hours in the study of cosmetology. Provides that an applicant for licensure as an esthetician or teacher of esthetics may take the licensure examination after completing 600 hours in the study of esthetics. Provides that an applicant for licensure as a nail technician or teacher of nail technology may take the licensure examination after completing 280 hours in the study of nail technology.

Senate Committee Amendment No. 1

Provides that provisions concerning an applicant's qualification to sit in a licensure examination for barber, cosmetologist, esthetician, or nail technician after completing a specified amount of study do not apply to teachers of barbering, cosmetology, esthetics, or nail technology.

Aug 17 18 S Public Act . . . . . . . . . 100-0934

SB 02878 Sen. Chuck Weaver

20 ILCS 415/4d from Ch. 127, par. 63b104d

Amends the Personnel Code to provide for partial jurisdiction B exemption for certain positions within the Department of Human Services.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02879 Sen. John F. Curran

(Rep. David S. Olsen)

20 ILCS 1305/1-17

Amends the Department of Human Services Act. In a provision concerning investigative reports issued by the Office of the Inspector General upon completion of an abuse or neglect investigation, provides that the victim and the victim's guardian shall be provided with a redacted copy of the investigative report if the allegations of abuse or neglect are substantiated. Provides that unredacted investigative reports, as well as raw data, may be shared with a local law enforcement entity, a State's Attorney's office, or a county coroner's office upon written request. Effective immediately.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02880 Sen. John F. Curran and Dale A. Righter

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-3.1
65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4
65 ILCS 5/11-74.4-4.3 new

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that for redevelopment project areas created on and after the effective date of the amendatory Act, "blighted areas" must have a household median income of 100% or less of the area median income, as defined by the U.S. Department of Housing and Urban Development, in addition to the other requirements for "blighted areas". Provides that on or after January 1, 2019, tax increment revenues may be utilized for jointly undertaken and performed redevelopment projects only in an amount equal to the percentage of eligible costs undertaken within the redevelopment project area that received the revenue. Provides that tax increment revenues received in one redevelopment project area may not be used for eligible costs in another redevelopment project area on or after January 1, 2019 and tax increment revenues may not be transferred to another redevelopment project area on or after January 1, 2019. Provides that if there are any contracts or agreements in force on the effective date of the amendatory Act, tax increment revenues may continue to be used or transferred to another redevelopment project area or utilized for jointly undertaken and performed redevelopment projects after January 1, 2019 only to the extent necessary to comply with the contract or agreement.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

35 ILCS 105/3-5.5
35 ILCS 105/10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-5.5
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-5.5
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-5.5
35 ILCS 120/2-10
35 ILCS 120/3 from Ch. 120, par. 442

Amends the Retailers' Occupation Tax Act. Provides that female and male condoms, incontinence products, diapers, and baby wipes shall be taxed by the State at a rate of 1% (currently, 6.25%). Provides that the net revenue from the 1% tax collected from the sale of those products shall be deposited into the State and Local Sales Tax Reform Fund. Amends the Use Tax, Service Occupation Tax, and Service Occupation Use Tax Acts to make conforming changes.

Nov 27 18  H  Assigned to Executive Committee

SB 02882  Sen. Antonio Muñoz

225 ILCS 150/1


Feb 14 18  S  Referred to Assignments

SB 02883  Sen. Bill Cunningham, Chuck Weaver and Sue Rezin

35 ILCS 105/3-10
35 ILCS 105/3-40 from Ch. 120, par. 439.3-40
35 ILCS 105/3-44
35 ILCS 105/3-44.3 new
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, on or after July 1, 2018 and on or before December 31, 2019, the taxes imposed under the Acts apply to 80% of the proceeds of sales of mid-range ethanol blends. Defines mid-range ethanol blend. Effective immediately.

Feb 14 18  S  Referred to Assignments

SB 02884  Sen. Iris Y. Martinez, Antonio Muñoz-Pamela J. Althoff, Terry Link, Toi W. Hutchinson-Chuck Weaver, James F. Clayborne, Jr., Mattie Hunter and Emil Jones, III-Kimberly A. Lightford
(Rep. Robert Martwick-Carol Ammons)

40 ILCS 5/7-175.1 from Ch. 108 1/2, par. 7-175.1

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that nothing in provisions concerning the election of employee and annuitant trustees shall preclude the Board of Trustees of the Illinois Municipal Retirement Fund from adopting rules that provide for Internet balloting or phone balloting in addition to election by mail. Provides that an Internet or phone ballot cast in accordance with these rules shall be a valid ballot. Effective January 1, 2019.

Aug 17 18  S  Public Act . . . . . . . 100-0935
SB 02885  Sen. William E. Brady  
(Rep. Natalie A. Manley)  
205 ILCS 5/16  from Ch. 17, par. 323  
205 ILCS 5/35  from Ch. 17, par. 343  
205 ILCS 5/80.5 new  
Amends the Illinois Banking Act. Provides that a State bank that has been in existence for 10 years or more and has less than $50,000,000 (rather than $20,000,000) in assets may have a minimum of 3 directors. Extends the exemptions from loan and investment limits described in specified provisions of this Act to any department, bureau, board, commission, or establishment of the United States, including any corporation wholly owned by the United States. Provides that the Secretary shall provide information relating to the prior fiscal year upon the request of the State Banking Board.  
May 18 18  H  Rule 19(a) / Re-referred to Rules Committee  

SB 02886  Sen. Dave Syverson  
110 ILCS 151/1  
Amends the Career and Workforce Transition Act. Makes a technical change in a Section concerning the short title.  
Feb 14 18  S  Referred to Assignments  

SB 02887  Sen. Dave Syverson  
110 ILCS 205/9.06  from Ch. 144, par. 189.06  
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning policies with respect to the amount of charges for certain courses and for public services.  
Feb 14 18  S  Referred to Assignments  

SB 02888  Sen. Toi W. Hutchinson  
305 ILCS 5/9A-10  from Ch. 23, par. 9A-10  
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding support services provided to Temporary Assistance for Needy Families recipients.  
Feb 14 18  S  Referred to Assignments
SB 02889
Sen. Chapin Rose
(Rep. Peter Breen-David Harris-Marcus C. Evans, Jr.-Robert Martwick-Kelly M. Burke, Tony McCombie, Norine K. Hammond and Jonathan Carroll)

New Act
105 ILCS 5/22-30
Creates the Epinephrine Administration Act. Provides that a health care practitioner may prescribe epinephrine pre-filled syringes in the name of an authorized entity where allergens capable of causing anaphylaxis may be present. Provides that an authorized entity may acquire and stock a supply of undesignated epinephrine pre-filled syringes provided the undesignated epinephrine pre-filled syringes are stored in a specified location. Requires each employee, agent, or other individual of the authorized entity to complete a specified training program before using a pre-filled syringe to administer epinephrine. Provides that a trained employee, agent, or other individual of the authorized entity may either provide or administer an epinephrine pre-filled syringe to a person whom the employee, agent, or other individual believes in good faith is experiencing anaphylaxis. Provides that training under the Act shall be valid for 2 years. Requires the Department of Public Health to approve training programs, to list the approved programs on the Department's website, and to include links to training providers' websites on the Department's website. Contains provisions concerning costs, limitations, and rulemaking. Defines terms. Amends the School Code. In provisions concerning epinephrine administration, provides that epinephrine may be administered with a pre-filled syringe. Makes conforming changes.

Senate Committee Amendment No. 1
Deletes reference to:
New Act

Adds reference to:
410 ILCS 27/1
105 ILCS 5/22-30
410 ILCS 27/5
410 ILCS 27/10
410 ILCS 27/15
410 ILCS 27/20
410 ILCS 620/3.21 from Ch. 56 1/2, par. 503.21
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Amends the Epinephrine Auto-Injector Act and changes the short title to the Epinephrine Injector Act. Makes a corresponding change in the Illinois Food, Drug and Cosmetic Act. Defines "epinephrine injector" as including an auto-injector for the administration of epinephrine or a pre-filled syringe used for the administration of epinephrine that contains a pre-measured dose of epinephrine that is equivalent to the dosages used in an auto-injector. Deletes the definition for "epinephrine auto-injector". Changes references from "epinephrine auto-injector" to "epinephrine injector". Removes the provisions creating the Epinephrine Administration Act.

Senate Floor Amendment No. 2
Provides that the definition of "epinephrine injector" includes an auto-injector approved by the United States Food and Drug Administration for the administration of epinephrine and (rather than or) a pre-filled syringe approved by the United States Food and Drug Administration and used for the administration of epinephrine that contains a pre-measured dose of epinephrine that is equivalent to the dosages used in an auto-injector.

Aug 10 18 S Public Act . . . . . . . . . . . . . . . . 100-0799
SB 02890
Sen. Chapin Rose
410 ILCS 45/9 from Ch. 111 1/2, par. 1309
Amends the Lead Poisoning Prevention Act. Requires the Department of Public Health to publish on its website a list of each residential property and commercial property subject to a mitigation order requiring lead abatement. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02891  Sen. Michael Connelly, Tim Bivins, David Koehler-Terry Link-Laura M. Murphy-Karen McConnaughay-William R. Haine, Scott M. Bennett, Antonio Muñoz and Steven M. Landek

720 ILCS 5/3-6  from Ch. 38, par. 3-6
Amends the Criminal Code of 2012. Provides that a prosecution for vendor fraud, kickbacks, or managed health care fraud, in which the total amount of money involved is at least $5,000, may be commenced within 5 years of the last act committed in furtherance of the offense.
Aug 20 18  S  Public Act . . . . . . . . . 100-0998

SB 02892  Sen. Andy Manar-Kimberly A. Lightford-Jennifer Bertino-Tarrant, Omar Aquino-Iris Y. Martinez, Cristina Castro, Mattie Hunter, Linda Holmes, Steven M. Landek, Kwame Raoul, Elgie R. Sims, Jr., Dale Fowler, Sue Rezin and Martin A. Sandoval

105 ILCS 5/24-8  from Ch. 122, par. 24-8
Amends the School Code. Provides that, beginning July 1, 2019, in fixing the salaries of teachers, a school board shall pay those who serve on a full-time basis a rate not less than $40,000 per year. Removes a provision providing for a periodic teacher salary increase schedule. Makes conforming changes.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Restores a provision providing for a periodic teacher salary increase schedule. Makes conforming changes.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the School Code. Provides that in fixing the salaries of teachers, a school board shall pay those who serve on a full-time basis a rate not less than (i) $32,076 for the 2019-2020 school year, (ii) $34,576 for the 2020-2021 school year, (iii) $37,076 for the 2021-2022 school year, and (iv) $40,000 for the 2022-2023 school year. Provides that the minimum salary rate for each school year thereafter, subject to review by the General Assembly, shall equal the minimum salary rate for the previous school year increased by a percentage equal to the percentage increase, if any, in the Consumer Price Index For All Urban Consumers for all items published by the United States Department of Labor for the previous school year.
Nov 28 18  S  Total Veto Stands

SB 02893  Sen. Andy Manar, Jason A. Barickman and Cristina Castro

10 ILCS 5/3-6
Amends the Election Code. Provides that notwithstanding any other provision of law, a person who is otherwise qualified to vote may preregister to vote on or after that person's 16th birthday, with the registration held in abeyance by the appropriate election authority until such time as that individual attains the required age to vote. Provides that for the purposes of the Code, an individual who is 16 years of age or older (rather than who is 17 years of age and who will be 18 years of age on the date of the general or consolidated election) shall be deemed competent to execute and attest to any voter registration forms.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02894  Sen. Jacqueline Y. Collins-Cristina Castro-Iris Y. Martinez-Emil Jones, III

735 ILCS 5/15-1401.1
Amends the Mortgage Foreclosure Article of the Code of Civil Procedure in relation to short sales of property. Provides that, if an offer to purchase either a mortgage or residential property is made by an entity with a tax-exempt filing status under Section 501(c)(3) of the Internal Revenue Code or an entity that controls, is controlled by, or is under common control with an entity with such tax-exempt filing status, no mortgagee may require, as a condition of sale or transfer to any such entity, any affidavit, statement, agreement, or addendum limiting ownership or occupancy of the residential property by the mortgagor and, if obtained, the affidavit, statement, agreement, or addendum does not provide a basis to avoid a sale or transfer nor is it enforceable against the acquiring entity or any real estate broker, mortgageor, or settlement agent named in the affidavit, statement, or addendum. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02895  Sen. David Koehler

410 ILCS 625/0.01  from Ch. 56 1/2, par. 330
Amends the Food Handling Regulation Enforcement Act. Makes a technical change in a Section concerning the short title.
Feb 14 18  S  Referred to Assignments
SB 02896
(Rep. Tim Butler-Jim Durkin-Patricia R. Bellock-Norine K. Hammond-Chad Hays)

New Act

SB 02897
Sen. Heather A. Steans

Amends the Interior Design Title Act. Provides that a registered interior designer shall have a seal or stamp containing his or her name, registration number, and the words "Registered Interior Designer of Illinois". Provides that the registered interior designer shall be responsible for his or her seal and signature. Provides that the seal may be generated by the computer for technical submissions. Provides that the use of a registered interior designer's seal on technical submissions constitutes a representation by the registered interior designer that the work has been prepared by or under the personal supervision of the registered interior designer or developed in conjunction with the use of accepted interior design standards. Provides that it is unlawful to affix one's seal to technical submissions if it masks the true identity of the person who actually exercised direction, control, and supervision of the preparation of work. Effective January 1, 2019.
Sen. Heather A. Steans-Elgie R. Sims, Jr., Sue Rezin-Pamela J. Althoff-Karen McConnaughay, Linda Holmes, Jennifer Bertino-Tarrant, Mattie Hunter, Julie A. Morrison-Thomas Cullerton, Dan McConchie, Michael Connelly, Chris Nybo, John G. Mulroe, Michael E. Hastings, Jill Tracy, Pat McGuire, Laura M. Murphy, Napoleon Harris, III, Kwame Raoul, Cristina Castro, Steve Stadelman, Paul Schimpf, Terry Link, Melinda Bush, Don Harmon, Kimberly A. Lightford, Steven M. Landek, Patricia Van Pelt, Scott M. Bennett, Martin A. Sandoval and David Koehler


Amends the Illinois Public Aid Code. Provides that licensed medically complex for the developmentally disabled facilities (MC/DD) (rather than licensed long-term care facilities for persons under 22 years of age) that serve severely and chronically ill patients (rather than pediatric patients) shall have a specific reimbursement system designed to recognize the characteristics and needs of the patients they serve. Sets forth certain reimbursement rates for MC/DD facilities for date of services starting July 1, 2018. Requires MC/DD facilities to document within each resident's medical record the conditions or services using the minimum data set documentation standards and requirements to qualify for exceptional care reimbursement. Provides that the Department of Healthcare and Family Services shall be responsible for reimbursement calculations and direct payment for services; and that appropriations for medically complex for the developmentally disabled facilities must be shifted from the Department of Human Services to the Department of Healthcare and Family Services. Requires the Department of Healthcare and Family Services to pay the rates in effect on March 31, 2019 until the changes made by the amendatory Act have been approved by the Centers for Medicare and Medicaid Services of the U.S. Department of Health and Human Services. Grants the Department of Healthcare and Family Services rulemaking authority. Effective immediately.
SB 02898 (CONTINUED)

305 ILCS 5/5-1 from Ch. 23, par. 5-1

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.

Nov 28 18  H Held on Calendar Order of Second Reading - Short Debate

(Rep. Jay Hoffman)

20 ILCS 605/605-705 was 20 ILCS 605/46.6a
20 ILCS 665/4a from Ch. 127, par. 200-24a
35 ILCS 145/6 from Ch. 120, par. 481b.36

Amends the Illinois Public Aid Code. Provides that moneys that are required to be deposited into the Tourism Promotion Fund from the proceeds of the tax imposed under the Hotel Operators' Occupation Tax Act shall be deposited directly into the Tourism Promotion Fund. Provides that, if the available proceeds from the Hotel Operators' Occupation Tax Act after certain other deposits have been made is less than the amount required to be deposited into the Tourism Promotion Fund, then the amount of the deficiency shall be transferred from the General Revenue Fund to the Tourism Promotion Fund in the next calendar month. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes changes concerning grants from the Local Tourism Fund. Effective immediately.

Senate Committee Amendment No. 2

Deletes reference to:
20 ILCS 665/4a

Deletes reference to:
35 ILCS 145/6

Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. With regard to a grant program for local tourism and convention bureaus, removes a provision providing that the Department of Commerce and Economic Opportunity may reserve up to 10% of total local tourism funds available for costs of administering the program to conduct audits of grants, to provide incentive funds to those bureaus that will conduct promotional activities designed to further the Department's statewide advertising campaign, to fund special statewide promotional activities, and to fund promotional activities that support an increased use of the State's parks or historic sites. Effective immediately.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. With regard to a grant program for local tourism and convention bureaus, provides that the Department of Commerce and Economic Opportunity may reserve up to 3% (rather than 10%) of total local tourism funds available for costs of administering the program to conduct audits of grants, to provide incentive funds to those bureaus that will conduct promotional activities designed to further the Department's statewide advertising campaign, to fund special statewide promotional activities, and to fund promotional activities that support an increased use of the State's parks or historic sites. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
20 ILCS 605/605-705

Adds reference to:
225 ILCS 720/1.06 from Ch. 96 1/2, par. 7901.06

Replaces everything after the enacting clause. Amends the Surface Coal Mining Land Conservation and Reclamation Act. Provides that the Act does not apply to the extraction of coal as an incidental part of a federal, State, or local government-financed highway or other construction under rules adopted by the Department of Natural Resources. Effective immediately.

Aug 17 18  S Public Act . . . . . . . . . . 100-0936
(Rep. Steven Reick)

105 ILCS 5/10-10.5
Amends the School Code. With regard to the election of school board members of a community unit school district (formed before January 1, 1975) or combined school district (formed before July 1, 1983), provides that if a school board fills a vacancy due to a lack of candidates for election in a congressional township in the most recent election, then the school board shall, by resolution, order submitted to the school district's voters at the next general election a proposition for the election of a board member at large without restriction by area of residence within the district (rather than in accordance with mandatory board representation) and the proposition shall be certified by the school board's secretary for submission.

Aug 10 18  S Public Act . . . . . . . . . 100-0800

SB 02901  Sen. William E. Brady

765 ILCS 1026/15-201
765 ILCS 1026/15-610
765 ILCS 1026/15-1006
765 ILCS 1026/15-1009
765 ILCS 1026/15-1503
Amends the Revised Uniform Unclaimed Property Act. Provides that certain property is presumed abandoned after 5 (instead of 3) years. Provides that any property due or owed by a business association to or for the benefit of another business association resulting from a transaction occurring in the normal and ordinary course of business is exempt from the Act. Provides that an action or proceeding may not be maintained by the State Treasurer ("administrator") to enforce the Act in regard to the reporting, delivery, or payment of property more than 5 years after the holder filed a non-fraudulent report with the administrator (instead of 10 after the holder specifically identified the property in a report filed with the administrator or gave express notice to the administrator of a dispute regarding the property). Deletes language providing that in the absence of a report or other express notice, the period of limitation is tolled, and that the period of limitation is also tolled by the filing of a report that is fraudulent. Provides instead that the parties may agree to extend the limitation period. Provides that the administrator may not commence an action, proceeding, or examination with respect to a duty of a holder under the Act more than 10 years after the duty arose. Provides that in the absence of certain records the administrator may use specified estimation techniques. Provides that within 60 business days of the receipt of a final examination report, a holder may request a hearing to contest the use or validity of estimation techniques. Deletes provisions concerning the administrator's authority to contract with another to conduct an examination. Provides instead that the administrator may not enter into a contract with a person to conduct an examination of a holder under which the administrator agrees to pay the person a fee based upon a percentage of the property recovered for this State. Deletes language providing that an initial report filed under the Act for property that was not required to be reported before the effective date of the Act, but that is required to be reported under the Act, must include all items of property that would have been presumed abandoned during the 5-year period preceding the effective date of the Act as if the Act had been in effect during that period. Effective immediately.

Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments

SB 02902  Sen. William E. Brady
(Rep. David S. Olsen)

20 ILCS 1305/1-37a rep.
Amends the Department of Human Services Act. Repeals a provision concerning cross-agency master service agreements between State agencies and human service providers. Effective immediately.

Apr 19 18  H Referred to Rules Committee
SB 02903 Sen. Karen McConnaughay  
15 ILCS 335/4 from Ch. 124, par. 24  
15 ILCS 335/12 from Ch. 124, par. 32  
Amends the Illinois Identification Card Act. Requires the Secretary of State to issue standard Illinois Identification Cards and limited-term Illinois Identification Cards to persons upon conditional release or absolute discharge from the custody of the Department of Human Services with specified requirements. Provides the fee requirement for issuance of standard Illinois Identification Cards and limited-term Illinois Identification Cards. Effective January 1, 2019. 
Senate Committee Amendment No. 1  
Provides for the issuance of standard Illinois Identification Cards and limited-term Illinois Identification Cards to persons upon conditional release or absolute discharge from the custody of the Department of Human Services if, among other requirements, they present a document (rather than 2 documents) proving their Illinois residence address. Provides that documents proving residence address may include any official document of the Department of Human Services showing the person's address after release and a Secretary of State prescribed verification form (rather than certificate of residency form). Effective July 1, 2019 (rather than January 1, 2019).  
Aug 03 18 S Public Act . . . . . . . . . 100-0717  
(Rep. Sara Feigenholtz-Mary E. Flowers-Natalie Phelps Finnie-Kelly M. Burke, Jerry Costello, II, Randy E. Frese, La Shawn K. Ford, Sue Scherer and Terri Bryant)  
225 ILCS 60/54.5 from Ch. 111, par. 4607  
225 ILCS 95/7 from Ch. 111, par. 4400-22  
Amends the Physician Assistant Practice Act of 1987. Removes language providing that a collaborating physician may collaborate with a maximum of 5 full-time equivalent physician assistants. Amends the Medical Practice Act of 1987, removes language providing that a physician licensed to practice medicine in all its branches may enter into collaborative agreements with no more than 5 full-time equivalent physician assistants except in a hospital, hospital affiliate, or ambulatory surgical treatment center.  
House Floor Amendment No. 1  
Adds reference to:  
225 ILCS 60/22 from Ch. 111, par. 4400-22  
Adds reference to:  
225 ILCS 95/21 from Ch. 111, par. 4621  
Replaces everything after the enacting clause. Amends the Medical Practice Act of 1987. Provides that entering into an excessive number of written collaborative agreements with licensed physician assistants resulting in an inability to adequately collaborate and repeated failure to adequately collaborate with a physician assistant constitute grounds for disciplinary actions. Provides that a physician licensed to practice medicine in all its branches may not collaborate with more than 7 (rather than 5) full-time equivalent physician assistants except in a hospital, hospital affiliate, or ambulatory surgical treatment center. Provides that a physician licensed to practice medicine in all its branches may collaborate with more than 7 physician assistants when the services are provided in a federal primary care health professional shortage area with a Health Professional Shortage Area score greater than or equal to 12. Amends the Physician Assistant Act of 1987. Provides that a collaborating physician may collaborate with a maximum of 7 (rather than 5) full-time equivalent physician assistants. Provides that entering into an excessive number of written collaborative agreements with licensed physicians resulting in an inability to adequately collaborate and repeated failure to adequately collaborate with a collaborating physician constitute grounds for disciplinary actions. Effective January 1, 2019.  
Jul 13 18 S Public Act . . . . . . . . . 100-0605
SB 02905  Sen. Pat McGuire  
(Rep. Chad Hays)  
30 ILCS 105/5.325 rep.  
110 ILCS 805/1-2 from Ch. 122, par. 101-2  
110 ILCS 805/2-11 from Ch. 122, par. 102-11  
110 ILCS 805/2-12 from Ch. 122, par. 102-12  
110 ILCS 805/2-12.1 from Ch. 122, par. 102-12.1  
110 ILCS 805/2-15 from Ch. 122, par. 102-15  
110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02  
110 ILCS 805/2-24  
110 ILCS 805/3-7 from Ch. 122, par. 103-7  
110 ILCS 805/3-7a was 110 ILCS 805/3-7, subsec. c  
110 ILCS 805/3-14.2 from Ch. 122, par. 103-14.2  
110 ILCS 805/3-14.3 from Ch. 122, par. 103-14.3  
110 ILCS 805/3-20.1 from Ch. 122, par. 103-20.1  
110 ILCS 805/3-22.1 from Ch. 122, par. 103-22.1  
110 ILCS 805/3-25.1 from Ch. 122, par. 103-25.1  
110 ILCS 805/3-26.1 from Ch. 122, par. 103-26.1  
110 ILCS 805/3-29 from Ch. 122, par. 103-29  
110 ILCS 805/3-40 from Ch. 122, par. 103-40  
110 ILCS 805/3-42.1 from Ch. 122, par. 103-42.1  
110 ILCS 805/3-48 from Ch. 122, par. 103-48  
110 ILCS 805/3-53  
110 ILCS 805/5-3 from Ch. 122, par. 105-3  
110 ILCS 805/5-4 from Ch. 122, par. 105-4  
110 ILCS 805/5-6 from Ch. 122, par. 105-6  
110 ILCS 805/5-7 from Ch. 122, par. 105-7  
110 ILCS 805/5A-15  
110 ILCS 805/5A-25  
110 ILCS 805/5A-35  
110 ILCS 805/5A-45  
110 ILCS 805/6-2 from Ch. 122, par. 106-2  
110 ILCS 805/6-4.1 from Ch. 122, par. 106-4.1  
110 ILCS 805/6-4.2 new  
110 ILCS 805/7-5 from Ch. 122, par. 107-5  
110 ILCS 805/7-9 from Ch. 122, par. 107-9  
110 ILCS 805/7-25 from Ch. 122, par. 107-25  
110 ILCS 805/7-26 from Ch. 122, par. 107-26  
110 ILCS 805/2-6.1 rep.  
110 ILCS 805/2-11.1 rep.  
110 ILCS 805/2-16.03 rep.  
110 ILCS 805/2-20 rep.  
110 ILCS 805/2-25 rep.  
110 ILCS 805/3-7b rep.
Amends the Public Community College Act. Provides that the Illinois Community College Board may, in collaboration with community colleges, furnish information for State and federal accountability purposes, promote student and institutional improvement, and meet research needs. Provides that the Board may review and approve or disapprove (rather than participate in and recommend approval or disapproval of) any contract or agreement that community colleges enter into with any organization, association, educational institution, or government agency to provide educational services and may monitor the performance under any contract. Requires the board of trustees of each community college district to file a written or electronic copy of its annual budget with the Board. Provides that any graduate from a recognized high school or student otherwise qualified to attend a public community college and residing outside a community college district may attend any recognized public community college in this State at the tuition rate of a student residing in the district; requires the Board to pay the community college the difference between the in-district and out-of-district tuition amounts. Provides that, for tuition purposes, a student shall be classified as a resident of a community college district after establishing the 30-day residency requirement of the district. Repeals provisions governing indemnification, deferred maintenance grants, the College and Career Readiness Pilot Program, a directory of graduating vocational and technical school students, and other items. Makes other changes. Amends the State Finance Act to make a conforming change.

Senate Committee Amendment No. 1

Provides that the Illinois Community College Board may review and approve or disapprove any contract or agreement that community colleges enter into with any organization, association, educational institution, or government agency to provide educational services for academic credit (instead of any educational services). Makes a conforming change. Corrects grammatical errors.

House Floor Amendment No. 1

With regard to the Illinois Community College Board's power to review and approve or disapprove any contract or agreement, provides that nothing in the provision shall be interpreted as applying to collective bargaining agreements with any labor organization.

Aug 14 18   S  Public Act . . . . . . . . 100-0884
SB 02906  Sen. Martin A. Sandoval-Karen McConnaughay

15 ILCS 405/23.9
30 ILCS 105/5.886 new
30 ILCS 575/6a from Ch. 127, par. 132.606a
30 ILCS 575/8 from Ch. 127, par. 132.608
30 ILCS 575/10 new
30 ILCS 575/15 new
30 ILCS 575/20 new

Amends the State Comptroller Act. Requires the Comptroller to work with the Department of Central Management Services to fulfill his or her responsibilities under the Minority Contractor Opportunity Initiative. Provides for specified aspects of the Minority Contractor Opportunity Initiative to be administered by the Department of Central Management Services (rather than the Comptroller). Requires any bidder or offeror awarded a contract of $1,000 or more under specified Sections of the Illinois Procurement Code to pay a fee of $50 (currently, $15) annually for each year of the contract to cover expenses related to the operation of the Business Enterprise Program, and for the administration of the Initiative. Requires the fee to be paid into the Business Enterprise Program Fund (currently, the Comptroller's Administrative Fund). Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Requires a copy of a proposed contract to be provided to the Secretary of the Business Enterprise Council within 14 days of execution before work may be commenced. Modifies enforcement provisions. Provides requirements for prompt payments to subcontractors. Specifies contracts subject to Business Enterprise Program goal analysis. Amends the State Finance Act to create the Business Enterprise Program Fund as a special fund in the State treasury. Makes other changes.

Feb 14 18  S  Referred to Assignments

(Rep. Barbara Wheeler-Patricia R. Bellock-Sheri Jesiel and Daniel J. Burke)

20 ILCS 2630/3.3 new

Amends the Criminal Identification Act. Provides agencies and entities in this State authorized by law to conduct or obtain national criminal history background checks for persons shall be eligible to participate in the Federal Rap Back Service administered by the Department of State Police. Provides the Department of State Police may submit fingerprints to the Federal Bureau of Investigation Rap Back Service to be retained in the Federal Bureau of Investigation Rap Back Service for the purpose of being searched by future submissions to the Federal Bureau of Investigation Rap Back Service, including latent fingerprint searches and to collect all Federal Rap Back Service fees from eligible agencies and entities wishing to participate in the Rap Back Service and remit those fees to the Federal Bureau of Investigation. Allows the Department of State Police to adopt any rules necessary for implementation of this provision. Defines "national criminal history record check" and "Rap Back Service".

Aug 03 18  S  Public Act . . . . . . . . . . 100-0718

SB 02908  Sen. Iris Y. Martinez-Cristina Castro, Omar Aquino and Antonio Muñoz
(Rep. Theresa Mah-Elizabeth Hernandez-André Thapedi, Linda Chapa LaVia, Anna Moeller, Jaime M. Andrade, Jr., Will Guzzardi and Kathleen Willis)

220 ILCS 5/13-406.1

Amends the Universal Telephone Service Protection Law of 1985 of the Public Utilities Act. Requires a Large Electing Provider to provide the required statement in a notice of proposed cessation of requested service to existing customers in English and in Spanish. Effective immediately.

Aug 03 18  S  Public Act . . . . . . . . . . 100-0719

SB 02909  Sen. Ira I. Silverstein

35 ILCS 200/15-172

Amends the Property Tax Code. Provides that the Senior Citizens Assessment Freeze Homestead Exemption also applies to qualified first responders. Provides that the term "qualified first responder" means a firefighter or police officer who is at least 50 years of age during the taxable year and receives retirement or disability benefits from his or her service as a firefighter or police officer. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02910  Sen. Ira I. Silverstein
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
30 ILCS 805/8.42 new
Amends the Property Tax Code. Provides that, for the 2018 through 2021 levy years, the Property Tax Extension Limitation Law applies to all non-home rule taxing districts. Provides that, for the 2018 through 2021 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02911  Sen. Chapin Rose
225 ILCS 454/1-1
Amends the Real Estate License Act of 2000. Makes a technical change in a Section concerning the short title.
Feb 14 18  S  Referred to Assignments

SB 02912  Sen. Michael E. Hastings and Steven M. Landek
605 ILCS 5/9-113 from Ch. 121, par. 9-113
Amends the Illinois Highway Code. Provides that if a highway authority does not have fee ownership of property located over or under a highway or road or the right to grant use of the property, an entity applying for consent to use the property for ditches, drains, tracks, rails, poles, wires, pipeline, or other equipment of the entity shall pay to the owners of the property all damages the owners may sustain by reason of use of the property and the damages shall be agreed upon by the entity and the owners or ascertained and paid in the manner provided by law for the exercise of the right of eminent domain. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

305 ILCS 5/5-5g new

305 ILCS 5/11-5.4

Amends the Illinois Public Aid Code. Requires long-term care providers to submit all changes in resident status, including, but not limited to, death, discharge, changes in patient credit, third party liability, and Medicare coverage to the Department of Healthcare and Family Services through the Medical Electronic Data Interchange System, the Recipient Eligibility Verification System, or the Electronic Data Interchange System under a specified schedule. Requires the Department and other agencies to establish an expedited long-term care eligibility determination and enrollment system. Requires the Director of Healthcare and Family Services, in coordination with the Secretary of Human Services and the Director of Aging, to hold meetings for provider associations representing facilities licensed under the Nursing Home Care Act and certified as supportive living programs. Provides that the meetings shall be held every 6 weeks until all backlogged cases have been adjudicated and the application process has been reduced to the federal timeframe. Contains provisions concerning a 45-day extension of the federal eligibility application processing deadline in suspected cases of fraud; the identification of applicants who had full Medicaid benefits in the community for 6 months or more immediately before entering the long-term care facility; reporting requirements; public-private partnerships aimed at redeploying caseworkers to targeted high-Medicaid facilities for the purpose of expediting initial Medicaid and long-term care benefits applications; the establishment of a Health Insurance Portability and Accountability Act compliant database; and other matters. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

305 ILCS 5/5-5g

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Requires long-term care providers to submit all changes in resident status, including, but not limited to, death, discharge, changes in patient credit, third party liability, and Medicare coverage to the Department of Healthcare and Family Services through the Medical Electronic Data Interchange System, the Recipient Eligibility Verification System, or the Electronic Data Interchange System under a specified schedule. Effective immediately.

Senate Floor Amendment No. 2

Adds reference to:

305 ILCS 5/11-5.4
SB 02913 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Requires long-term care providers to submit all changes in resident status, including, but not limited to, death, discharge, changes in patient credit, third party liability, and Medicare coverage to the Department of Healthcare and Family Services through the Medical Electronic Data Interchange System, the Recipient Eligibility Verification System, or the Electronic Data Interchange System under a specified schedule. Requires the Department of Healthcare and Family Services to serve as the lead agency assuming primary responsibility for the full implementation of provisions concerning expedited long-term care eligibility determinations, renewals, enrollments, and payments, including the establishment and operation of the expedited long-term care system. Provides that beginning on June 29, 2018, provisional eligibility must be issued to any applicant who has not received a final eligibility determination on his or her application for Medicaid or Medicaid long-term care benefits or a notice of an opportunity for a hearing within the federally prescribed deadlines for the processing of such applications. Requires the Department to adopt, by rule, policies and procedures to ensure prospective compliance with the federal deadlines for Medicaid and Medicaid long-term care benefits eligibility determinations. Sets forth certain standards and principles the policies must address, including: (i) a streamlined application and enrollment process; (ii) protocols to expedite the eligibility processing system for applicants meeting certain guidelines, regardless of the age of the application; (iii) the review of applications for long-term care benefits when there exists credible evidence that an applicant has transferred assets with the intent of defrauding the State; and other matters. Contains provisions concerning: (1) the adoption of policies and procedures to improve communication between long-term care benefits central office personnel, applicants, and facilities in which the applicants reside; the establishment of policies and procedures to improve accountability and provide for the expedited payment of services rendered; (3) the Department's investigation of public-private partnerships in use in Ohio, Michigan, and Minnesota that are aimed at redeploying caseworkers to targeted high-Medicaid facilities for the purpose of expediting initial Medicaid and Medicaid long-term care benefits applications, renewals, and all other things related to enrollment, reimbursement, and application processing; (4) provider association meetings; (5) presumptive eligibility of benefits; (6) the prioritization of processing applications on a last-in, first-out basis; and other matters. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

305 ILCS 5/11-6 from Ch. 23, par. 11-6

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Requires long-term care providers to submit all changes in resident status, including, but not limited to, death, discharge, changes in patient credit, third party liability, and Medicare coverage to the Department of Healthcare and Family Services through the Medical Electronic Data Interchange System, the Recipient Eligibility Verification System, or the Electronic Data Interchange System under a specified schedule. Requires the Department to serve as the lead agency assuming primary responsibility for the full implementation of provisions concerning expedited long-term care eligibility determinations and enrollments, including the establishment and operation of the expedited long-term care system. Requires the Department to adopt, by rule, policies and procedures to ensure prospective compliance with the federal deadlines for Medicaid and Medicaid long-term care benefits eligibility determinations. Provides that on or before January 1, 2019, a streamlined application and enrollment process shall be put in place which must include, but need not be limited to, provide training and step-by-step written instructions for caseworkers, applicants, and providers. Requires the Department to expedite the eligibility processing system for applicants meeting specified guidelines, regardless of the age of the application. Provides that, subject to federal approval, the Department must implement an ex parte renewal process for Medicaid-eligible individuals residing in long-term care facilities. Provides that the ex parte renewal process shall be fully operational by January 1, 2019. Requires the Department to use certain standards and distribution requirements for notification of missing supporting documents and information during all phases of the application process. Requires the Department to adopt policies and procedures to improve communication between long-term care benefits central office personnel, applicants and their representatives, and facilities in which the applicants reside. Provides that if an applicant is determined ineligible for any public assistance, the notice shall include a list of all missing supporting documents and information and the date the documents were requested. Grants the Department rulemaking authority. Makes other changes. Effective immediately.

House Floor Amendment No. 2
SB 02913 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1, but with the following changes: Removes language requiring the Department of Healthcare Family Services to serve as the lead agency assuming primary responsibility for the full implementation of expedited long-term care eligibility determinations and enrollments. Instead provides that the establishment of the expedited long-term care eligibility determination and enrollment system shall be a joint venture of the Departments of Human Services and Healthcare and Family Services and the Department on Aging. Provides that the streamlined application and enrollment process shall be put in place on or before July 1, 2019 (rather than on or before January 1, 2019). Removes language requiring the Department of Healthcare and Family Services to establish policies and procedures to ensure prospective compliance with certain federal deadlines for Medicaid and Medicaid long-term care benefits eligibility determinations. Provides that the State (rather than the Department of Healthcare and Family Services) must expedite the eligibility process for applicants meeting specified guidelines, regardless of the age of the application. Subjects the specified guidelines to federal approval. Provides that the ex parte renewal process for Medicaid-eligible individuals residing in long-term care facilities must be fully operational on or before January 1, 2019 (rather than by January 1, 2019). Provides that no local Department of Human Services office shall request submission of any document in hard copy. In provisions concerning decisions on applications for medical assistance, provides that "application" also refers to requests for admission approval to facilities licensed under the Nursing Home Care Act or to supportive living facilities authorized under the Code. Effective immediately.

House Floor Amendment No. 4

Requires the Department of Human Services (rather than the Department of Healthcare and Family Services) to: (i) use certain standards and distribution requirements for notification of missing supporting documents and information during all phases of the application process; and (ii) adopt policies and procedures to improve communication between long-term care benefits central office personnel, applicants and their representatives, and facilities in which the applicants reside. Provides that no Department of Human Services office (rather than no local Department of Human Services office) shall request submission of any document in hard copy. Removes language providing that if an applicant is determined ineligible for any public assistance, the notice shall include a list of all missing supporting documents and information and the date the documents were requested.

Aug 02 18  S Public Act . . . . . . . . . 100-0665

SB 02914  Sen. John G. Mulroe and Mattie Hunter

(Rep. Kelly M. Burke)

220 ILCS 5/20-110

Amends the Retail Electric Competition Act of 2006 of the Public Utilities Act. Provides that any information in the report submitted by the Office of Retail Market Development on June 30 of each year involving price comparison between electric utilities, electric utilities providing service outside their service territories, or alternative retail electric suppliers shall also include the combined value of certain additional products and services offered by the competitive retail electricity market. Provides that the Illinois Commerce Commission may include other energy savings and marketing savings programs as they develop in the market.

May 18 18  H Rule 19(a) / Re-referred to Rules Committee

SB 02915  Sen. John G. Mulroe

(Rep. Justin Slaughter)

705 ILCS 405/1-7 from Ch. 37, par. 801-7

705 ILCS 405/1-8 from Ch. 37, par. 801-8

705 ILCS 405/5-915

Amends the Juvenile Court Act of 1987. Provides that the minor who is the subject of record, his or her parents, guardian, and counsel shall have the right to inspect and copy law enforcement records maintained by a law enforcement agency or record of municipal ordinance violations maintained by any State, local, or municipal agency that relate to a minor who has been investigated, arrested, or taken into custody before his or her 18th birthday. Provides that public defenders shall have access to these law enforcement and juvenile court records under specified circumstances. Makes changes to the juvenile court and law enforcement juvenile records expungement procedures. Effective immediately.

Senate Floor Amendment No. 1

Provides that the expungement shall be completed within 60 business days after receipt of the expungement order (rather than 60 business days of the entry of the expungement order).

Aug 03 18  S Public Act . . . . . . . . . 100-0720
SB 02916  Sen. Sue Rezin  
220 ILCS 5/8-502 from Ch. 111 2/3, par. 8-502  
Amends the Public Utilities Act. Includes telecommunication carriers in provisions allowing a public utility the use of another public utility's conduits, subways, wires, poles, pipes, or other property or equipment. Provides that the Illinois Commerce Commission may not require joint use of the property or equipment where it is used exclusively for providing broadband, interconnected VoIP, information, or wireless services. Effective immediately.  
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments  

SB 02917  Sen. William E. Brady  
410 ILCS 27/10  
Amends the Epinephrine Auto-Injector Act. Provides that when an employee or agent of an authorized entity or other individual who has completed specified anaphylaxis training administers an epinephrine auto-injector in good faith, the authorized agency, and its employees and agents, including a physician, physician's assistant with prescriptive authority, or advanced practice registered nurse with prescriptive authority who provides a standing order or prescription for an epinephrine auto-injector, incur no civil or professional liability, except for willful and wanton conduct, as a result of any injury or death arising from the use of an epinephrine auto-injector. Provides that a health care professional shall not be subject to civil or professional liability for not providing an epinephrine auto-injector standing order or prescription.  
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments  

SB 02918  Sen. Martin A. Sandoval, Neil Anderson and Karen McConnaughay  
625 ILCS 5/15-315.5 new  
Amends the Illinois Vehicle Code. Provides that except for a municipality with 1,000,000 or more inhabitants, a unit of local government may not impose a fee for a permit in excess of the fees provided for in specified provisions of the Code. Limits home rule powers.  
Senate Committee Amendment No. 1  
Deletes reference to:  
605 ILCS 5/15-315.5 new  
Adds reference to:  
605 ILCS 5/4-224 new  
Replaces everything after the enacting clause. Amends the Illinois Highway Code. Provides that the Department of Transportation shall revise its Pay for Performance and Quality Control for Performance programs. Provides that the programs shall incorporate and be fully compliant with Federal Highway Administration publications, guidelines, and technical briefs. Provides that the revisions to the programs shall include, but are not limited to, the implementation of a dispute resolution process that includes specified components. Effective immediately.  
May 31 18 S Rule 3-9(a) / Re-referred to Assignments  

SB 02919  Sen. Pamela J. Althoff  
(Rep. Michael J. Zalewski)  
20 ILCS 715/10 rep.  
Amends the Corporate Accountability for Tax Expenditures Act. Repeals a Section requiring the Department of Revenue to submit an annual Unified Economic Development Budget to the General Assembly. Effective immediately.  
Senate Committee Amendment No. 1  
Deletes reference to:  
20 ILCS 715/10 rep.  
Adds reference to:  
20 ILCS 715/10  
Replaces everything after the enacting clause. Amends the Corporate Accountability for Tax Expenditures Act. Provides that the Unified Economic Development Budget shall include the aggregate amount of uncollected or diverted State tax revenues resulting from each type of development assistance, as reported for tax years beginning during the third preceding calendar year (currently, as reported on tax returns filed during the fiscal year). Effective immediately.  
Aug 03 18 S Public Act . . . . . . . . . . . . . 100-0721
Amends the Property Tax Code. Provides that, beginning January 1, 2020, all counties with less than 3,000,000 inhabitants shall use a uniform property index number based on a format prescribed by the Department of Revenue. Makes changes concerning qualifications for township or multi-township assessors and supervisors of assessments. Provides that certain notices shall be posted on the Department of Revenue's official website. Provides that the effective date of a certificate for designation as a pollution control facility shall be the date of recommendation by the Illinois Environmental Protection Agency to the Illinois Pollution Control Board. Provides that physical or paper transfer tax stamps shall be phased out and eliminated by December 31, 2021. Amends the State Tax Lien Registration Act and the Senior Citizens Real Estate Tax Deferral Act to provide that certain taxes deferred under the Senior Citizens Real Estate Tax Deferral program shall be included in the registry. Effective immediately.
SB 02921

Sen. Bill Cunningham-Patricia Van Pelt-Laura M. Murphy-Jacqueline Y. Collins and Kimberly A. Lightford-Cristina Castro

(Rep. Emanuel Chris Welch)

15 ILCS 505/16.5

Amends the State Treasurer Act. Modifies and reorganizes the provisions of a Section concerning the College Savings Pool. Provides that the State Treasurer may establish and administer a College Savings Pool as a qualified tuition program under the Internal Revenue Code, and that the Pool may consist of one or more college savings programs. Provides that the State Treasurer, in administering the College Savings Pool, may receive, hold, and invest moneys paid into the Pool and perform such other actions as are necessary to ensure that the Pool operates as a qualified tuition program under the Internal Revenue Code. Provides provisions concerning administration, availability, fees, and investment restrictions of the Pool. Modifies the way in which investments, distributions, contributions, and bonds are made regarding the Pool. Defines terms. Makes conforming, technical, and other changes. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
  15 ILCS 505/16.5
Adds reference to:
  15 ILCS 505/30 new

Replaces everything after the enacting clause. Amends the State Treasurer Act. Provides that the State Treasurer, on behalf of the State of Illinois, is authorized to purchase specified real property located in the City of Springfield, Illinois which the State Treasurer deems necessary to properly carry out the powers and duties vested in him or her. Provides that the State Treasurer may enter into contracts relating to construction, reconstruction, or renovation projects for any such buildings or lands acquired, and may equip, lease, operate, and maintain those grounds, buildings, and facilities as may be appropriate to carry out his or her statutory purposes and duties. Provides that the State Treasurer may enter into agreements with any person with respect to the use and occupancy of the grounds, buildings, and facilities of the State Treasurer, including concession, license, and lease agreements on terms and conditions as the State Treasurer determines and in accordance with the procurement processes for the Office of the State Treasurer and substantially in accordance with the Illinois Procurement Code. Provides that the exercise of the authority vested in the State Treasurer by specified provisions is subject to the appropriation of the necessary funds. Amends the State Finance Act. Provides that the moneys in the State Pensions Fund shall be used exclusively for, among other specified purposes, the operational expenses of the Office of the State Treasurer, including the acquisition of land and buildings for use by the Office of the State Treasurer, as well as construction, reconstruction, improvement, repair, and maintenance, in accordance with the provisions of laws relating thereto, of such lands and buildings beginning in State fiscal year 2019 and for each fiscal year thereafter. Effective immediately.

Governor Amendatory Veto Message
Recommends deleting provisions added to the State Treasurer Act that: (i) authorize the State Treasurer to purchase specified real property located in the City of Springfield; (ii) permit the State Treasurer to enter into contracts relating to the construction, reconstruction, or renovation of any of the acquired property; (iii) permit the State Treasurer to equip, lease, operate, and maintain such property as may be appropriate to carry out his or her statutory purposes and duties; and (iv) permit the State Treasurer to enter into agreements with any person with respect to the use and occupancy of the grounds, buildings, and facilities of the State Treasurer. Recommends deleting provisions added to the State Finance Act that require moneys in the State Pension Fund to be used to acquire land and buildings for the Office of the State Treasurer and to cover the construction and maintenance costs of such lands and buildings beginning in State fiscal year 2019 and for each fiscal year thereafter. Recommends amending the Revised Uniform Unclaimed Property Act by: exempting from the Act any property due or owed by a business association resulting from a transaction occurring in the normal and ordinary course of business; providing that an action or proceeding may not be maintained by the State Treasurer to enforce the Act in regard to the reporting, delivery, or payment of property more than 5 (rather than 10) years after the holder filed a non-fraudulent report with the State Treasurer; providing that the parties may agree to extend this limitation period; prohibiting the State Treasurer from commencing an action with respect to a duty of a holder under the Act more than 10 years after the duty arose; permitting the State Treasurer to use estimation techniques that conform to either generally accepted auditing standards or generally accepted accounting principles to determine the amount of unclaimed property (rather than permitting the State Treasurer to determine the value of property due using a reasonable method of estimation based on all information available, including extrapolation and use of statistical sampling when appropriate and necessary); deleting language that prohibits a contingent fee arrangement between the State Treasurer and a contracted examiner that provides for a payment that exceeds 15% of the amount or value of property paid or delivered as a result of the examination; and deleting a provision concerning property to be listed in a transitional report on abandoned property.


Nov 28 18  S Bill Dead - Amendatory Veto

SB 02922  Sen. James F. Clayborne, Jr.

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

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

Feb 14 18  S Referred to Assignments

SB 02923  Sen. James F. Clayborne, Jr.

(Rep. Anthony DeLuca-Thomas M. Bennett-Al Riley-Lawrence Walsh, Jr.)

50 ILCS 610/2c from Ch. 21, par. 14c

60 ILCS 1/7-27 new

605 ILCS 5/6-114.5 new

Amends the Public Graveyards Act and the Township Code. Provides that if a township supervisor issues a payout from the township treasury for any purpose, the township clerk shall attest to all moneys paid out. Amends the Illinois Highway Code with similar provisions concerning the road district clerk attesting to all moneys paid out of the road district's treasury or township treasury.

Effective on January 1, 2019.

Aug 19 18  S Public Act . . . . . . . . . 100-0983
SB 02924 Sen. Chapin Rose

410 ILCS 513/31
410 ILCS 513/31.1
410 ILCS 513/31.2
410 ILCS 513/31.3
410 ILCS 513/31.5
410 ILCS 513/31.7

Amends the Genetic Information Privacy Act. In provisions concerning uses and disclosures for treatment, payment, health care operations, health oversight activities, and public health activities; uses and disclosures of information to a health information exchange; business associates; and establishment and disclosure of limited data sets and de-identified information, provides that various uses or disclosures of a patient's genetic information may not (rather than may) occur without the patient's consent. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02925
Sen. Kimberly A. Lightford-Iris Y. Martinez-Mattie Hunter-David Koehler-Don Harmon, Jacqueline Y. Collins, Toi W. Hutchinson, Omar Aquino, Karen McConnaughay, Melinda Bush, Laura M. Murphy, Chuck Weaver, Michael Connelly, Patricia Van Pelt, Paul Schimpf, Elgie R. Sims, Jr., Cristina Castro and Napoleon Harris, III

50 ILCS 705/10.22 new
Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall develop or approve a curriculum for a certified training program for school resource officers which shall consist of at least 40 hours of training. Provides that the curriculum shall include the following subject areas: (1) child and adolescent development and psychology; (2) positive behavioral interventions and support, conflict resolution techniques, and restorative justice techniques; (3) education law; (4) juvenile law; (5) implicit bias; (6) trauma-informed care; (7) de-escalation techniques, including techniques for limiting the use of physical force and chemical restraints; (8) the mental, physical, and behavioral health needs of all children and adolescents including those with disabilities or special needs; (9) a minimum of 8 hours of crisis intervention training for youth; and (10) cultural responsiveness. Provides that the Board by rule shall require a law enforcement officer to successfully complete the certified training program for school resource officers before or within 120 days of a law enforcement officer's first day of service in a school. Provides that the certified training program for school resource officers shall be successfully completed by school resource officers every 4 years. Makes other changes.

Senate Committee Amendment No. 1
Provides that the curriculum for the certified training program for school resource officers shall include positive behavioral intervention and support and conflict resolution techniques (in the introduced bill, positive behavior interventions and support, conflict resolution techniques, and restorative justice techniques).

Senate Floor Amendment No. 3
Adds reference to:
105 ILCS 5/10-20.67 new
Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall develop or approve a course for school resource officers. Provides that the school resource officer course shall be developed within one year of the amendatory Act and shall be created in consultation with organizations demonstrating expertise and or experience in the areas of youth and adolescent developmental issues, educational administrative issues, prevention of child abuse and exploitation, youth mental health treatment, and juvenile advocacy. Provides that the Board shall develop a process allowing law enforcement agencies to request a waiver of this training requirement for any specific individual assigned as a school resource officer. Amends the School Code. Provides that beginning January 1, 2021, any law enforcement agency that provides a school resource officer shall provide to the school district a certificate of completion, or approved waiver, issued by the Illinois Law Enforcement Training Standards Board under the Illinois Police Training Act indicating that the subject officer has completed the requisite course of instruction in the applicable subject areas within one year of assignment, or has prior experience and training which satisfies this requirement. Provides that in an effort to defray the related costs, any law enforcement agency that provides a school resource officer should apply for grant funding through the federal Community Oriented Policing Services grant program. Defines "school resource officer". Makes other changes.

Aug 19 18 S Public Act . . . . . . 100-0984
SB 02926    Sen. William E. Brady

5 ILCS 80/4.30
70 ILCS 1205/8-50
70 ILCS 1505/26.10-4
225 ILCS 315/2  from Ch. 111, par. 8102
225 ILCS 315/2.1 new
225 ILCS 315/2.2 new
225 ILCS 315/3  from Ch. 111, par. 8103
225 ILCS 315/3.10 new
225 ILCS 315/4  from Ch. 111, par. 8104
225 ILCS 315/6.5
225 ILCS 315/11  from Ch. 111, par. 8111
225 ILCS 315/12  from Ch. 111, par. 8112
225 ILCS 315/12.5
225 ILCS 315/13  from Ch. 111, par. 8113
225 ILCS 315/16  from Ch. 111, par. 8116
225 ILCS 315/18  from Ch. 111, par. 8118
225 ILCS 315/18.2 new
225 ILCS 315/5 rep.
225 ILCS 745/20
730 ILCS 5/5-5-5  from Ch. 38, par. 1005-5-5

Amends the Illinois Landscape Architecture Act of 1989. Changes the title of the Act to the Illinois Landscape Architecture Practice Act (and makes conforming changes in various other Acts). Allows an unlicensed person who has completed the educational requirements, is actively participating in the diversified professional training, and maintains a training record with good standing to use the title "landscape architectural associate", but prohibits that person from independently engaging in the practice of landscape architecture. Requires an applicant for licensure as a landscape architect to pass an examination that includes the Landscape Architect Registration Examination and makes other changes in provisions concerning qualifications for licensure. Adds provisions concerning public policy, exemptions, application of the Act, and technical submissions. Makes changes in provisions concerning definitions, use of titles without a license, continuing education, and civil and criminal penalties for violation of the Act. Makes other changes.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments

110 ILCS 49/20
Amends the Higher Education Veterans Service Act. Provides that each public college or university that is required to have a Coordinator of Veterans and Military Personnel Student Services shall report to the Board of Higher Education information on its efforts in attracting, recruiting, and retaining veterans and military personnel at the institution. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following change. Provides that the information compiled by the Board of Higher Education and filed with the Speaker of the House of Representatives, the President of the Senate, the Minority Leader of the House of Representatives, and the Minority Leader of the Senate shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Effective immediately.

House Floor Amendment No. 3
Deletes reference to:
110 ILCS 49/20
Adds reference to:
110 ILCS 947/10
Adds reference to:
110 ILCS 947/65.100 new
Replaces everything after the enacting clause. Amends the Higher Education Student Assistance Act. Defines "public university" and "public university campus". Creates the AIM HIGH Grant Pilot Program. Makes legislative findings and defines terms. Provides that beginning with the 2019-2020 academic year, each public university in this State may establish a merit-based scholarship pilot program known as the AIM HIGH Grant Pilot Program. Provides that each year, the Illinois Student Assistance Commission shall receive and consider applications from public universities to participate in the Program and the public university campuses shall distribute grant funds to eligible students; specifies requirements for the grants and other requirements of the Program. Repeals the provision on October 1, 2024. Effective immediately.

Aug 21 18  S  Public Act . . . . . . . . . 100-1015

SB 02928  Sen. Wm. Sam McCann
220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 14 18  S  Referred to Assignments

SB 02929  Sen. Wm. Sam McCann
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 14 18  S  Referred to Assignments

SB 02930  Sen. Wm. Sam McCann
220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 14 18  S  Referred to Assignments

SB 02931  Sen. Wm. Sam McCann
220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 14 18  S  Referred to Assignments
SB 02932  Sen. Wm. Sam McCann
220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 14 18  S  Referred to Assignments

SB 02933  Sen. Wm. Sam McCann
220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 14 18  S  Referred to Assignments

SB 02934  Sen. Wm. Sam McCann
220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 14 18  S  Referred to Assignments

SB 02935  Sen. Wm. Sam McCann
220 ILCS 5/13-100  from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Feb 14 18  S  Referred to Assignments

SB 02936  Sen. Chuck Weaver
520 ILCS 5/1.1  from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02937  Sen. William E. Brady
225 ILCS 120/27
Amends the Wholesale Drug Distribution Licensing Act. Makes a technical change to a Section concerning social security numbers on license applications.
Feb 14 18  S  Referred to Assignments

SB 02938  Sen. William E. Brady
40 ILCS 5/24-101  from Ch. 108 1/2, par. 24-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning deferred compensation.
Feb 14 18  S  Referred to Assignments

SB 02939  Sen. Linda Holmes-Karen McConnaughay
105 ILCS 305/2  from Ch. 122, par. 1503-2
105 ILCS 305/4  from Ch. 122, par. 1503-4
Amends the Illinois Mathematics and Science Academy Law. Provides that tuition, fees, and room and board costs shall be charged for students of the Illinois Mathematics and Science Academy who are not Illinois residents. Provides that the Academy may admit students (i) who are Illinois residents or who are not Illinois residents (rather than students) and (ii) who have completed the academic equivalent of the 8th (rather than 9th) grade. Makes related changes.
Senate Floor Amendment No. 1
Specifies that the tuition, fees, and room and board costs charged to a student of the Academy who is not an Illinois resident must be sufficient to ensure that no State appropriations are used to fund the costs of the student attending the Academy. Provides that no more than 25% of the Academy's student body may be composed of students who are not Illinois residents. Provides that, in order to be eligible for State appropriations, the Academy must submit to the Board of Higher Education information demonstrating that students who are not Illinois residents have paid and will pay tuition, fees, and room and board costs sufficient to ensure that no State appropriations were used or will be used to fund the costs of those students attending the Academy.
Aug 17 18  S  Public Act . . . . . . . . . . 100-0937
SB 02940  Sen. Cristina Castro and Michael Connelly  
(Rep. Anna Moeller)  
60 ILCS 1/30-50  
Amends the Township Code. Provides that the electors may delegate the power to purchase, sell, or lease property to the township board for a period of up to 12 months and the township board may specify properties being considered. Makes a conforming change.  
Aug 13 18  S Public Act ........... 100-0839  

SB 02941  Sen. Pat McGuire-Kimberly A. Lightford-Chuck Weaver  
(Rep. Rita Mayfield, LaToya Greenwood, La Shawn K. Ford and Katie Stuart)  
110 ILCS 148/20  
110 ILCS 148/25  
Amends the Postsecondary and Workforce Readiness Act. With respect to the State Board of Education's competency-based, high school graduation requirements pilot program, provides that a school district may participate in the program for some or all of its schools (instead of for some or all of its schools serving grades 9 through 12). Allows school districts to collaboratively apply to participate in the pilot program; sets forth provisions governing a collaborative of districts.  
Senate Floor Amendment No. 1  
Adds an immediate effective date.  
House Committee Amendment No. 1  
Adds reference to:  
110 ILCS 148/45  
Adds reference to:  
110 ILCS 148/50  
Adds reference to:  
110 ILCS 148/55  
Adds reference to:  
110 ILCS 148/60  
Further amends the Postsecondary and Workforce Readiness Act. Makes changes with regard to the statewide panel to define transitional mathematics instruction recommendations, transitional mathematics instruction placement and delivery, high school and community college partnership agreements for transitional mathematics instruction, and transitional mathematics instruction statewide supports.  
Jun 29 18  S Public Act ........... 100-0599  

SB 02942  Sen. Chapin Rose  
New Act  
30 ILCS 500/20-60  
30 ILCS 500/40-25  
30 ILCS 500/25-45 rep.  
Creates the Energy Performance Contracting Act. Requires each governmental unit to implement cost-effective conservation improvements and maintain efficient operation of its facilities in order to minimize energy consumption and related environmental impacts, and reduce operating costs. Provides that any governmental unit may enter into an energy performance contract with a qualified energy service provider to produce utility savings or operating and maintenance cost-savings. Designates the Smart Energy Design Assistance Center as the lead agency for the development and promotion of a program of performance contracts in governmental units under the Act, and provides requirements and duties for that agency. Provides for the selection process of qualified energy service providers. Provides for audits, payments, and term requirements for energy performance contracts entered into under the Act. Provides for the monitoring and reporting of energy consumption and cost-savings under an energy performance contract. Provides for the use of savings from performance contracts. Provides that the provisions of the Act shall prevail and control over conflicting provisions of law, and that any conflicting provisions of any statute enacted prior to the Act are hereby repealed. Defines terms. Amends the Illinois Procurement Code to make conforming changes. Effective immediately.  
Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments
SB 02943  Sen. Wm. Sam McCann
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Feb 14 18  S  Referred to Assignments

SB 02944  Sen. Wm. Sam McCann
5 ILCS 140/2.15
Amends the Freedom of Information Act. Provides that no photograph that is part of an individual's arrest record shall be furnished unless the individual has been formally charged by indictment, information, or complaint. Effective immediately.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02945  Sen. Terry Link
40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109
Senate Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/4-109
Adds reference to:
New Act
Adds reference to:
5 ILCS 140/7.5
Adds reference to:
20 ILCS 2605/2605-99 new
Adds reference to:
50 ILCS 705/10.17-2 new
Adds reference to:
50 ILCS 740/12.2 new
Replaces everything after the enacting clause. Creates the First Responders Suicide Prevention Act. Provides that emergency services personnel and public safety personnel may refer any person to an employee assistance program or peer support counselor within the emergency services provider or law enforcement agency, or if those services are not available within the agency, to another employee assistance program or peer support counseling program that is available. Provides that any communication made by a participant or counselor in a peer support counseling session conducted by a law enforcement agency or by an emergency services provider for public safety personnel or emergency services personnel and any oral or written information conveyed in the peer support counseling session is confidential and may not be disclosed by any person participating in the peer support counseling session. Provides that any oral communication or written information made or conveyed by a participant or counselor in a peer support session, including an employee assistance program, is not admissible in any judicial proceeding, arbitration proceeding, or other adjudicatory proceeding. Amends the Department of State Police Law of the Civil Administrative Code of Illinois, Illinois Police Training Act, and the Illinois Fire Protection Training Act to require training programs for police and fire fighters to recognize signs of work-related cumulative stress and other related issues that may lead to suicide and offer appropriate solutions for intervention. Makes other changes. Effective immediately.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02946  Sen. Terry Link
65 ILCS 5/11-74.4-3.7 new
Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that when a redevelopment project area has been dissolved, completed, or terminated under the Act, property within that redevelopment project area may not become part of another redevelopment project area for 15 years after the date the former redevelopment project area dissolved, completed, or terminated.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02947
Sen. Melinda Bush
605 ILCS 10/2 from Ch. 121, par. 100-2
Amends the Toll Highway Act. Makes a technical change in a definitions Section.
Feb 14 18 S Referred to Assignments

SB 02948
Sen. Melinda Bush
605 ILCS 10/2 from Ch. 121, par. 100-2
Amends the Toll Highway Act. Makes a technical change in a definitions Section.
Feb 14 18 S Referred to Assignments

SB 02949
Sen. Melinda Bush
605 ILCS 10/2 from Ch. 121, par. 100-2
Amends the Toll Highway Act. Makes a technical change in a definitions Section.
Feb 14 18 S Referred to Assignments

SB 02950
Sen. Melinda Bush
735 ILCS 5/3-110 from Ch. 110, par. 3-110
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the scope of administrative review.
Feb 14 18 S Referred to Assignments

SB 02951
(Rep. Sara Feigenholtz-Camille Y. Lilly-Deb Conroy-Lou Lang, Robyn Gabel, Steven A. Andersson, Laura Fine, Tom Demmer, Ryan Spain, Patricia R. Belloch, Stephanie A. Kifowit, Michelle Mussman, Juliana Stratton, Nicholas K Smith, Jonathan Carroll, Carol Sente, LaToya Greenwood, Rita Mayfield, Katie Stuart, La Shawn K. Ford, Natalie A. Manley and Monica Bristow)
New Act
Creates the Early Mental Health and Addictions Treatment Act. Requires the Department of Healthcare and Family Services, and other specified agencies and entities, to develop a pilot program under which a qualifying adolescent or young adult may receive community-based mental health treatment from a youth-focused community support team for early treatment that is specifically tailored to the needs of youth and young adults in the early stages of a serious emotional disturbance or serious mental illness. Requires the Department to apply, no later than September 30, 2019, for any necessary federal waiver or State Plan amendment to implement the pilot program. Requires the Department to implement the pilot program no later than December 31, 2019 if federal approval is not necessary. Contains provisions concerning the creation of a community-based treatment model under the pilot program; the development of a pay-for-performance payment model; Department rules to implement the pilot program; and analytics and outcomes report. Requires the Department to develop an Assertive Engagement and Community-Based Clinical Treatment Pilot Program for individuals with opioid and other drug addictions. Contains provisions on in-office, in-home, and in-community services provided under the pilot program; application for a federal waiver or State Plan amendment to implement the pilot program; development of a pay-for-performance payment model; Department rules to implement the pilot program; and analytics and outcomes report. Effective immediately.
Senate Floor Amendment No. 1
Provides that the pilot programs authorized under the amendatory Act shall be implemented across a broad spectrum of geographic regions across the State. Provides that the community-based treatment model implemented under the pilot program shall take into consideration area workforce, community uniqueness, and cultural diversity. In provisions requiring the Department of Healthcare and Family Services to develop a pay-for-performance payment model, provides that the payment model shall include all provider costs associated with the data collection for purposes of certain analytics and outcomes reporting requirements. In a provision requiring the Department to deliver a report to the General Assembly on the outcomes of the pilot program, provides that the final report shall be submitted within one year after 4 years (rather than 5 years) of full implementation and after 7 years of full implementation. Requires the Department to collect and include in its final report post-pilot program discharge outcomes for all service recipients who exit the pilot program for up to 3 years post exit. Requires the Department to file its reports with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.
Aug 21 18 S Public Act . . . . . . . . 100-1016
Amends the Illinois Controlled Substances Act. Provides that the Department of Human Services, in consultation with the Advisory Committee, shall adopt rules allowing licensed prescribers or pharmacists who have registered to access the Prescription Monitoring Program to authorize a licensed or non-licensed designee (rather than any designee) employed in that licensed prescriber's office or licensed pharmacist's pharmacy and who has received training in the federal Health Insurance Portability and Accountability Act to consult the Prescription Monitoring Program on their behalf. Requires the Clinical Director of the Prescription Monitoring Program to select 6 members (rather than 5 members), 3 physicians, 2 pharmacists, and one dentist, of the Prescription Monitoring Program Advisory Committee to serve as members of the peer review subcommittee. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 2 with changes. Provides that the Department of Public Health's Prescription Monitoring Program Administrator shall receive, store, and maintain a prescription record users database which shall be the Prescription Information Library. Provides that to ensure the federal Health Insurance Portability and Accountability Act privacy of an individual's prescription data reported to the Prescription Monitoring Program received from a retail dispenser under this Act, the data shall be stored and isolated from any other database and remain under the full and complete control of the Prescription Monitoring Program. Provides that as an active step to address the current opioid crisis in this State and to prevent and reduce addiction resulting from a sports injury or an accident, the Prescription Monitoring Program and the Department of Public Health shall coordinate a continuous review of the Prescription Monitoring Program and the Department of Public Health data to determine if a patient may be at risk of opioid addiction. Each patient discharged from any medical facility with an International Classification of Disease, 10th edition code related to a sport or accident injury shall be subject to the data review. If the discharged patient is dispensed a controlled substance, the Prescription Monitoring Program shall alert the patient's prescriber and dispenser as to the addiction risk and urge each to follow the Centers for Disease Control and Prevention guidelines or his or her respective profession's treatment guidelines related to the patient's injury. This provision is inoperative on or after January 1, 2024.

Provides that membership in the Prescription Monitoring Program Advisory Committee shall consist of 12 members appointed by the Clinical Director of the Prescription Monitoring Program. The current Advisory Committee shall continue to serve until January 1, 2019. At the first meeting of 2019 lots shall be drawn and 4 members shall serve 3 years, 4 members shall serve 2 years, and 4 members shall serve one year. Members may serve more than one term but no more than 3 terms. Nominations shall be submitted by the professional associations representing prescribers and dispensers. If there are more nominees than membership positions for a prescriber or dispenser category, the Clinical Director of the Prescription Monitoring Program shall appoint a member or members for each profession from the nominations to serve on the advisory committee. Provides that the Advisory Committee shall select from its members 7 members of the Peer Review Committee (now peer review subcommittee) composed of: (1) 2 physicians; (2) one pharmacist; (3) one dentist; (4) one advanced practice registered nurse; (5) one physician assistant; and (6) one optometrist or ophthalmologist. Provides that the Peer Review Committee member, whose profession is the same as the prescriber or dispenser being reviewed, shall prepare a preliminary report and recommendation for any non-action or action. The Prescription Monitoring Program Clinical Director and staff shall provide the necessary assistance and data as required. Effective immediately.

Senate Floor Amendment No. 3

Increases the membership on the Peer Review Committee from 7 to 9 members. Adds one additional physician and one additional pharmacist to the Committee.

Senate Floor Amendment No. 4

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 2 with changes. Provides that the Department of Public Health's Prescription Monitoring Program Administrator shall receive, store, and maintain a prescription record users database which shall be the Prescription Information Library. Provides that to ensure the federal Health Insurance Portability and Accountability Act privacy of an individual's prescription data reported to the Prescription Monitoring Program received from a retail dispenser under this Act, and in order to execute the duties and responsibilities under this Act and rules for disclosure under this Act, the Clinical Director of the Prescription Monitoring Program or his or her designee shall maintain direct access to all Prescription Monitoring Program data. Any request for Prescription Monitoring Program data from any other department or agency must be approved in writing by the Clinical Director of the Prescription Monitoring Program or his or her designee unless otherwise permitted by law. Prescription Monitoring Program data shall only be disclosed as permitted by law. Increases the membership on the Peer Review Committee from 7 to 11 members. Adds one additional physician, two additional pharmacists, and one veterinarian to the Committee. Effective immediately.

House Floor Amendment No. 2
SB 02952 (CONTINUED)

Changes the composition of the Prescription Monitoring Program Advisory Committee in the engrossed bill. Provides that the Prescription Monitoring Program Advisory Committee shall consist of 16 members appointed by the Clinical Director of the Prescription Monitoring Program composed of prescribers and dispensers licensed to practice in his or her respective profession as follows: one family or primary care physician; one pain specialist physician; 4 other physicians, one of whom may be an ophthalmologist; 2 (rather than one) advanced practice registered nurses; one physician assistant; one optometrist; one dentist; (eliminates one podiatric physician); one veterinarian; one clinical representative from a statewide organization representing hospitals; and 3 pharmacists. Provides that the initial terms of members shall be that 6 members shall serve 3 years, 5 members shall serve 2 years, and 5 members shall serve one year. Restores language that the Clinical Director of the Prescription Monitoring Program may appoint a representative of an organization representing a profession required to be appointed. Deletes the addition of an ophthalmologist to the Peer Review Committee.

Aug 26 18  S  Public Act . . . . . . 100-1093

SB 02953  Sen. Thomas Cullerton

815 ILCS 306/17 new

Amends the Automotive Repair Act. Requires an automotive repair facility to post charges for labor, storage, parts, and diagnosis.

Senate Committee Amendment No. 1
Deletes reference to:

815 ILCS 306/17 new

Adds reference to:

215 ILCS 5/155.29 from Ch. 73, par. 767.29

Adds reference to:

815 ILCS 308/15

Replaces everything after the enacting clause. Amends the Illinois Insurance Code and the Automotive Collision Repair Act. Provides that the use of non-original equipment manufacturer aftermarket crash parts may not be included in an estimate for repair of a motor vehicle unless the customer is advised of that fact in writing. Requires the use of original equipment manufacturer specifications.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 02954    Sen. Omar Aquino
            (Rep. Robert Martwick)

40 ILCS 5/15-155.1 new

Amends the State Universities Article of the Illinois Pension Code. Provides that if an employer fails to transmit required contributions to the System for more than 120 days after the payment of those contributions is due, the Board may certify to the State Comptroller the amount of those delinquent employer contributions and the State Comptroller shall deduct the certified amount from State funds to the employer and remit the amount deducted to the System. Provides that if State funds from which those deductions may be made are not available or if deductions are delayed for longer than 120 days after the date of the certification to the Comptroller, the Board may proceed against the employer to recover the amounts of such delinquent payments in the appropriate circuit court. Adds similar provisions if the employer is a community college district. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:
        40 ILCS 5/15-155.1 new

Adds reference to:
        40 ILCS 5/15-155
          from Ch. 108 1/2, par. 15-155

Replaces everything after the enacting clause. Amends the State Universities Article of the Illinois Pension Code. Provides that for State fiscal years (rather than academic years) beginning on or after July 1, 2017, if the amount of a participant's earnings for any State fiscal year exceeds the amount of the salary set by law for the Governor that is in effect on July 1 of that fiscal year (rather than the salary set for the Governor), the participant's employer shall pay to the System an additional contribution. Provides that the additional contribution may be paid within 90 days after issuance (rather than receipt) of the bill. Provides that if the employer contributions are not paid within 90 days after issuance (rather than receipt) of the bill, then interest will be charged at a specified rate compounded annually from the 91st day after issuance (rather than receipt) of the bill. Provides that all payments must be received (rather than concluded) within 3 years after issuance (rather than the employer's receipt) of the bill. Provides that if the employer fails to make complete payment, including payment of any applicable interest, within 3 years, then the System may, after giving notice to the employer, certify the delinquent amount to the State Comptroller, and the Comptroller shall thereupon deduct the certified delinquent amount from State funds payable to the employer and pay them instead to the System. Provides that the provisions concerning earnings in excess of the Governor's salary do not apply to the extent an employer pays the employer normal cost of such earnings. Provides that the changes are intended to apply retroactively to July 6, 2017. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
        40 ILCS 5/15-155
          from Ch. 108 1/2, par. 15-155

Further amends the Illinois Pension Code. In provisions of the Downstate Teacher Article that require a participant's employer to make an additional contribution if the participant's salary exceeds the amount of salary set for the Governor, removes a provision that specifies that the salary of the participant is determined on a full-time equivalent basis.

Jul 20 18    S    Public Act . . . . . . . 100-0624

SB 02955    Sen. Omar Aquino

625 ILCS 5/6-205
625 ILCS 5/6-206

Amends the Illinois Vehicle Code. Provides that if a person has a license or permit that is revoked or suspended under certain provisions of the Code, the Secretary of State may issue the person a restricted driving permit to allow him or her to exercise his or her court ordered visitation rights or court ordered parenting time.

Apr 13 18    S    Rule 3-9(a) / Re-referred to Assignments

SB 02956    Sen. William E. Brady

225 ILCS 65/50-1
   was 225 ILCS 65/5-1


Feb 14 18    S    Referred to Assignments

SB 02957    Sen. William E. Brady

420 ILCS 40/1
   from Ch. 111 1/2, par. 210-1


Feb 14 18    S    Referred to Assignments
SB 02958  Sen. Pamela J. Althoff
(Rep. Robert Martwick)
35 ILCS 750/1-15
35 ILCS 750/1-20
35 ILCS 750/1-25
35 ILCS 750/1-30
Amends the State Tax Lien Registration Act. Provides that the notice of tax lien shall also include the county or counties where the real property of the debtor to which the lien will attach is located. Provides that a tax lien that is filed in the registry shall be attached to all of the existing and after-acquired real and personal property of the debtor. Effective immediately.
Aug 03 18  P  Public Act . . . . . . . . 100-0722

SB 02959  Sen. Heather A. Steans and Jennifer Bertino-Tarrant
20 ILCS 1705/55.5 new
305 ILCS 5/5-5.4j new
Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall establish reimbursement rates that build toward livable wages for front-line personnel in residential and day programs and service coordination agencies serving persons with intellectual and developmental disabilities, including, but not limited to, intermediate care facilities for persons with developmental disabilities, community-integrated living arrangements, developmental training programs, employment, and other residential and day programs for persons with intellectual and developmental disabilities supported by State funds or funding under Title XIX of the federal Social Security Act. Provides that the Department shall increase rates and reimbursements so that direct support persons earn a base wage of not less than $15 per hour and so that other front-line personnel earn a commensurate wage. Defines "front-line personnel". Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 02960  Sen. Jil Tracy
(Rep. Randy E. Frese)
20 ILCS 1128/5-25 rep.
Apr 24 18  H  Referred to Rules Committee

SB 02961  Sen. Chuck Weaver
(Rep. Ryan Spain)
430 ILCS 85/2-11 rep.
Amends the Amusement Ride and Attraction Safety Act. Repeals a provision providing that all fees collected under the Act shall be deposited into the General Revenue Fund. Effective immediately.
Apr 24 18  H  Referred to Rules Committee

SB 02962  Sen. Neil Anderson, William R. Haine and Jil Tracy
(Rep. Lawrence Walsh, Jr.)
520 ILCS 5/2.30 from Ch. 61, par. 2.30
Amends the Wildlife Code. Deletes language providing that the season limit for river otter shall not exceed 5 river otters per person per season. Effective immediately.
Apr 25 18  H  Referred to Rules Committee
SB 02963 Sen. Neil Anderson, William R. Haine and Jil Tracy

(Rep. Lawrence Walsh, Jr.)

520 ILCS 5/3.3 from Ch. 61, par. 3.3

Amends the Wildlife Code. Provides that traps used in the taking of mammals protected by the Code, for which an open trapping season has been established, shall be marked or tagged with metal tags or inscribed in lettering giving the name and address of the owner, or the name and customer identification number issued by the Department of Natural Resources, and absence of such mark or tag shall be prima facie evidence that such trap or traps are illegally used and the trap or traps shall be confiscated and disposed of as directed by the Department. Effective immediately.

Senate Committee Amendment No. 1

Provides that traps used in the taking of mammals protected by the Code, for which an open trapping season has been established, shall be marked or tagged with metal tags or inscribed in lettering giving the customer identification number issued by the Department of Natural Resources (in the introduced bill, the name and customer identification number issued by the Department).

Apr 25 18 H Referred to Rules Committee

SB 02964 Sen. Wm. Sam McCann

New Act

Creates the Naming Public Buildings for Elected Officials Act. Provides that no public building or other public asset owned or exclusively leased by the State or by any political subdivision of the State shall be named in honor of any elected official, unless that official has either retired from public office for a minimum of 10 consecutive years or is deceased for a minimum of 5 years. Defines "elected official" and "public office".

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02965  Sen. Wm. Sam McCann

5 ILCS 80/4.34
5 ILCS 255/1 from Ch. 101, par. 1
5 ILCS 255/2 from Ch. 101, par. 2
225 ILCS 415/1 from Ch. 111, par. 6201
225 ILCS 415/2 from Ch. 111, par. 6202
225 ILCS 415/4 from Ch. 111, par. 6204
225 ILCS 415/5 from Ch. 111, par. 6205
225 ILCS 415/6 from Ch. 111, par. 6206
225 ILCS 415/8 from Ch. 111, par. 6208
225 ILCS 415/9 from Ch. 111, par. 6209
225 ILCS 415/10 from Ch. 111, par. 6210
225 ILCS 415/11 from Ch. 111, par. 6211
225 ILCS 415/13 from Ch. 111, par. 6213
225 ILCS 415/14 from Ch. 111, par. 6214
225 ILCS 415/15 from Ch. 111, par. 6215
225 ILCS 415/16 from Ch. 111, par. 6216
225 ILCS 415/21 from Ch. 111, par. 6221
225 ILCS 415/23 from Ch. 111, par. 6223
225 ILCS 415/23.1 from Ch. 111, par. 6224
225 ILCS 415/23.4 from Ch. 111, par. 6227
225 ILCS 415/23.13 from Ch. 111, par. 6236
225 ILCS 415/27 from Ch. 111, par. 6243
730 ILCS 5/5-5.5 from Ch. 38, par. 1005-5-5

Amends the Illinois Certified Shorthand Reporters Act of 1984. Changes the title of the Act to the Illinois Certified Shorthand Reporters and Certified Verbatim Reporters Act and makes conforming changes in other Acts. Provides for certification of certified verbatim reporters and adds certified verbatim reporters to provisions concerning findings, definitions, use of titles, the Certified Shorthand Reporters Board (now the Certified Shorthand and Verbatim Reporters Board), examinations, qualifications, expiration and renewal of certifications, military service, inactive status, licensure without examination, disciplinary actions, injunctive actions, suspension of a certificate, and continuing education. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
  5 ILCS 80/4.34
Deletes reference to:
  5 ILCS 255/1 from Ch. 101, par. 1
Deletes reference to:
  5 ILCS 255/2 from Ch. 101, par. 2
Deletes reference to:
  225 ILCS 415/1 from Ch. 111, par. 6201
Deletes reference to:
  225 ILCS 415/4 from Ch. 111, par. 6204
Deletes reference to:
  225 ILCS 415/5 from Ch. 111, par. 6205
Deletes reference to:
  225 ILCS 415/6 from Ch. 111, par. 6206
Deletes reference to:
  225 ILCS 415/8 from Ch. 111, par. 6208
Deletes reference to:
SB 02965 (CONTINUED)

225 ILCS 415/9 from Ch. 111, par. 6209
Deletes reference to:
  225 ILCS 415/10 from Ch. 111, par. 6210
Deletes reference to:
  225 ILCS 415/11 from Ch. 111, par. 6211
Deletes reference to:
  225 ILCS 415/13 from Ch. 111, par. 6213
Deletes reference to:
  225 ILCS 415/14 from Ch. 111, par. 6214
Deletes reference to:
  225 ILCS 415/15 from Ch. 111, par. 6215
Deletes reference to:
  225 ILCS 415/16 from Ch. 111, par. 6216
Deletes reference to:
  225 ILCS 415/21 from Ch. 111, par. 6221
Deletes reference to:
  225 ILCS 415/23 from Ch. 111, par. 6223
Deletes reference to:
  225 ILCS 415/23.1 from Ch. 111, par. 6224
Deletes reference to:
  225 ILCS 415/23.4 from Ch. 111, par. 6227
Deletes reference to:
  225 ILCS 415/23.13 from Ch. 111, par. 6236
Deletes reference to:
  225 ILCS 415/27 from Ch. 111, par. 6243
Deletes reference to:
  730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5


Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02966

765 ILCS 605/1 from Ch. 30, par. 301

Amends the Condominium Property Act. Makes a technical change in a Section concerning the short title.

Feb 14 18 S Referred to Assignments

SB 02967

815 ILCS 505/2VVV new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to advertise or offer free prizes, gifts, or incentives in connection with the sale of motor vehicles except under specified conditions. Prohibits the advertisement of a warranty as being free of charge. Sets forth conditions under which a warranty may be offered. Terminates the operation of certain administrative rules relating to gifts and free offers in connection with the sale of a vehicle.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02968
Sen. William E. Brady
(Rep. Ryan Spain)

110 ILCS 805/3-27.1 from Ch. 122, par. 103-27.1
Amends the Public Community College Act. Provides that the board of trustees of a community college district may enter into a contract for goods or services procured from a competitively bid group purchase contract without adhering to the competitively bid contract requirements under the Act.
May 18 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02969
Sen. Paul Schimpf-Sue Rezin, Jil Tracy, Dale Fowler-Chapin Rose, Dave Syverson, Jason A. Barickman and Dale A. Righter

110 ILCS 205/9.28
Amends the Board of Higher Education Act. In the provision governing the graduation incentive grant program, removes the requirement that the Board of Higher Education annually submit to the Governor and the General Assembly a budgetary recommendation for the grants and the requirement that the Board notify applicants that the award of grants is contingent upon the availability of appropriated funds.
May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 02970
Sen. Thomas Cullerton-Jason A. Barickman, Jim Oberweis, Michael Connelly and John F. Curran
(Rep. Will Guzzardi)

235 ILCS 5/3-12
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-4 from Ch. 43, par. 121
Amends the Liquor Control Act of 1934. Authorizes a brewer, class 1 brewer, or class 2 brewer to sell beer manufactured by any other brewer, class 1 brewer, or class 2 brewer to non-licensees and to sell cider. Authorizes a distributor licensee to sell beer, cider, or both beer and cider to brewers, class 1 brewers, and class 2 brewers that, pursuant to a specified provision of the Act, sell beer, cider, or both beer and cider to non-licensees at their breweries. Provides that (i) a person licensed to make wine under the laws of another state who has a winery shipper's license and annually produces less than 25,000 gallons of wine or (ii) a person who has a first-class or second-class wine manufacturer's license, a first-class or second-class wine-maker's license, or a limited wine manufacturer's license and annually produces less than 25,000 gallons of wine may make application to the Commission for a self-distribution exemption to allow the sale of wine to brewers, class 1 brewers, and class 2 brewers that, pursuant to a specified provision of the Act, sell beer, cider, or both beer and cider to non-licensees at their breweries. Makes conforming changes. Effective immediately.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Removes amendatory language allowing a person licensed to make wine under the laws of another state who has a winery shipper's license and annually produces less than 25,000 gallons of wine to make application to the Illinois Liquor Control Commission for a self-distribution exemption to allow the sale of wine to brewers, class 1 brewers, and class 2 brewers that, pursuant to a specified provision of the Liquor Control Act of 1934, sell beer, cider, or both beer and cider to non-licensees at their breweries. Effective immediately.
May 08 18 H Referred to Rules Committee

SB 02971
Sen. Michael Connelly and Chris Nybo

720 ILCS 5/26-1 from Ch. 38, par. 26-1
Amends the Criminal Code of 2012. Adds to the disorderly conduct offense of calling 911 with a false report that the offense includes making a report or causing to be reported for the purpose of knowingly making a false alarm or complaint. Provides the violation is a Class 3 felony if the person making the false report knows or should know that the response to the report is the result of an act in furtherance of or an attempt in furtherance of the offense of intimidation, aggravated intimidation, computer tampering, aggravated computer tampering, identity theft, or aggravated identity theft, and a Class 1 felony if the person making the false report knows or should know that the response to the report is likely to cause death or great bodily harm and death or great bodily harm is sustained by any person as a result of the false report. Adds authorized emergency aircraft or vessel to the definition of emergency response.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02972  Sen. Michael Connelly and Chris Nybo
720 ILCS 5/16-6 from Ch. 38, par. 16-6
Amends the Criminal Code of 2012. Provides that a violation of the use of a scanning device or reencoder to defraud when
the person knowingly uses a scanning device to access, read, obtain, memorize, or store, temporarily or permanently, information
encoded on the magnetic strip or stripe of a payment card without the permission of the authorized user of the payment card and with
the intent to defraud the authorized user, the issuer of the authorized user's payment card, or a merchant; or a reencoder to place
information encoded on the magnetic strip or stripe of a payment card onto the magnetic strip or stripe of a different card without the
permission of the authorized user of the card from which the information is being reencoded and with the intent to defraud the
authorized user, the issuer of the authorized user's payment card, or a merchant is a Class 3 felony (rather than a Class 4 felony).
Provides that a second or subsequent violation is a Class 2 felony (rather than a Class 3 felony). Effective immediately.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 02973  Sen. Daniel Biss
215 ILCS 5/416
215 ILCS 5/Art. XLVI heading new
215 ILCS 5/1700 new
215 ILCS 5/1705 new
215 ILCS 5/1710 new
215 ILCS 5/1715 new
215 ILCS 5/1720 new
215 ILCS 5/1725 new
215 ILCS 5/1730 new
215 ILCS 5/1735 new
215 ILCS 5/1740 new
215 ILCS 5/1745 new
215 ILCS 5/1750 new
215 ILCS 5/1755 new
215 ILCS 5/1760 new
215 ILCS 5/1765 new
Amends the Illinois Insurance Code. In the provision concerning the Illinois Workers' Compensation Commission Operations
Fund surcharge, provides that after the effective date of the amendatory Act, the Director of Insurance shall make a loan of
$10,000,000 to the Illinois Employers Mutual Insurance Company (the Company) from the Illinois Workers' Compensation
Commission Operations Fund for the start-up funding and initial capitalization of the Company. Creates the Illinois Employers Mutual
Insurance Company Article in the Code and establishes the Company as a nonprofit, independent public corporation. Provides that the
Company (1) shall be operated as a domestic mutual insurance company, subject to all applicable provisions of the Code, (2) shall
issue insurance for workers' compensation and occupational disease and shall not provide any other type of insurance, (3) shall not be
considered a State agency or instrumentality of the State for any purpose, and (4) shall not receive any State appropriations or funds,
except for an initial loan or loans. Sets forth provisions concerning a board of directors, ratemaking, the Illinois Insurance Guaranty
Fund, a chief executive officer, liability, a workplace safety plan, investments, dividends, the sale of policies, auditing requirements,
and an annual report. Effective immediately.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 02974  Sen. Michael Connelly and Chris Nybo
50 ILCS 705/7  from Ch. 85, par. 507
720 ILCS 5/10-9
720 ILCS 5/11-14.1
720 ILCS 5/11-18.1  from Ch. 38, par. 11-18.1
720 ILCS 5/36-1  from Ch. 38, par. 36-1
725 ILCS 5/115-7  from Ch. 38, par. 115-7
725 ILCS 5/124B-100
730 ILCS 5/5-9-1.21
730 ILCS 150/2  from Ch. 38, par. 222
Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments

SB 02975  Sen. Daniel Biss and Cristina Castro
New Act
Creates the Broadband Procurement and Disclosure Act. Provides that no State broadband purchaser may award any contract to an Internet service provider that includes broadband service unless the contract provides specified terms concerning access to and impairment of Internet services. Requires each Internet service provider to make available on its website a clear and conspicuous statement informing end users of the Internet service provider's network management practices and performance, including commercial terms offered to end users. Provides enforcement and damages provisions. Provides that nothing in the Act supersedes any obligation or authorization or limits the ability of an Internet service provider to address the needs of emergency communications or law enforcement, public safety, or national security authorities consistent with or as permitted by applicable law. Provides legislative findings. Defines terms.
Feb 15 18  S Referred to Assignments

SB 02976  Sen. Daniel Biss-Jacqueline Y. Collins
New Act
Creates the Universal Long-Term Services and Supports Trust Act. Contains only a short title provision.
Feb 15 18  S Referred to Assignments

SB 02977  Sen. Daniel Biss
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 15 18  S Referred to Assignments

SB 02978  Sen. Daniel Biss
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 15 18  S Referred to Assignments

SB 02979  Sen. Daniel Biss
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 15 18  S Referred to Assignments

SB 02980  Sen. Daniel Biss
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Feb 15 18  S Referred to Assignments
SB 02981  Sen. Daniel Biss
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Feb 15 18  S  Referred to Assignments

SB 02982  Sen. Daniel Biss
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Feb 15 18  S  Referred to Assignments

SB 02983  Sen. Daniel Biss
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

SB 02984  Sen. Daniel Biss
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

SB 02985  Sen. Daniel Biss
215 ILCS 5/1 from Ch. 73, par. 613
Feb 15 18  S  Referred to Assignments

SB 02986  Sen. Daniel Biss
215 ILCS 5/1 from Ch. 73, par. 613
Feb 15 18  S  Referred to Assignments

SB 02987  Sen. Daniel Biss
215 ILCS 5/1 from Ch. 73, par. 613
Feb 15 18  S  Referred to Assignments

SB 02988  Sen. Daniel Biss
820 ILCS 105/1 from Ch. 48, par. 1001
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

SB 02989  Sen. Daniel Biss
35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 15 18  S  Referred to Assignments

SB 02990  Sen. Daniel Biss
35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 15 18  S  Referred to Assignments

SB 02991  Sen. Daniel Biss
225 ILCS 10/1 from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments
SB 02992  Sen. Daniel Biss
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

SB 02993  Sen. Daniel Biss
20 ILCS 2405/1  from Ch. 23, par. 3430
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.
Feb 15 18  S  Referred to Assignments

SB 02994  Sen. Daniel Biss
20 ILCS 2405/1  from Ch. 23, par. 3430
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.
Feb 15 18  S  Referred to Assignments

SB 02995  Sen. Daniel Biss
50 ILCS 150/1
Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

410 ILCS 45/1  from Ch. 111 1/2, par. 1301
Amends the Lead Poisoning Prevention Act. Makes a technical change in a Section concerning the short title.
Senate Committee Amendment No. 2
Deletes reference to:
410 ILCS 45/1
Adds reference to:
410 ILCS 45/2  from Ch. 111 1/2, par. 1302
Adds reference to:
410 ILCS 45/7  from Ch. 111 1/2, par. 1307
Adds reference to:
410 ILCS 45/14  from Ch. 111 1/2, par. 1314
Replaces everything after the enacting clause. Amends the Lead Poisoning Prevention Act. Provides that "elevated blood lead level" means a blood lead level in excess of the limits (currently, those considered within the permissible limits) established under State rules (currently, State and federal rules). Provides that "lead poisoning" means having an elevated blood lead level (rather than the condition of having blood lead levels in excess of those considered safe under State and federal rules). Provides that no later than 180 days after the effective date of the amendatory Act, the Department of Public Health shall submit proposed amended rules to the Joint Committee on Administrative Rules to update: the definition of elevated blood lead level to be in accordance with the most recent childhood blood lead level reference value from the federal Centers for Disease Control and Prevention; the current requirements for the inspection of regulated facilities occupied by children based on the updated definition of elevated blood lead level or the history of lead hazards; and any other existing rules that will assist the Department in its efforts to prevent, reduce, or mitigate the negative impact of instances of lead poisoning among children. Provides that results identifying an elevated blood lead level (rather than in excess of the permissible limits set forth in rules adopted by the Department) shall be reported to the Department within 48 hours of receipt of verification. Provides that directors of clinical laboratories must report to the Department, within 48 hours of receipt of verification, all blood lead analyses equal to or above an elevated blood lead level (rather than above permissible limits set forth in rule) performed in their facility. Provides that all blood lead levels less than an elevated blood lead level (rather than the permissible limits set forth in rule) must be reported to the Department in accordance with rules adopted by the Department.
Aug 03 18  S  Public Act . . . . . . . . 100-0723
**SB 02997**  Sen. William E. Brady

30 ILCS 500/1-15.25

Amends the Illinois Procurement Code. Modifies the term "construction agency" under the Code to include the Department of Natural Resources for construction, maintenance, or enhancement of habitat, recreational, and floodplain and waterway facilities.

Apr 27 18   S   Rule 3-9(a) / Re-referred to Assignments

**SB 02998**  Sen. William E. Brady

105 ILCS 5/2-3.64a-5

Amends the School Code. With regard to State assessments, provides that the State Board of Education shall develop a process for the college and career ready assessment that allows a school board to apply to the State Board to utilize the nationally recognized and locally selected assessment option of the federal Every Student Succeeds Act. Requires that the State Board of Education adopt technical criteria under specified federal law and rule to evaluate the proposed assessment. Effective immediately.

Senate Committee Amendment No. 1

Allows a school district (rather than school board) to apply to the State Board of Education to utilize the nationally recognized and locally selected assessment option of the federal Every Student Succeeds Act. Provides that a nationally recognized and locally selected assessment adopted by another state that meets certain requirements under the federal Elementary and Secondary Education Act of 1965 and that demonstrates, through a third-party study, alignment to the Illinois Learning Standards is deemed to meet the State Board's technical criteria and shall be approved by the State Board. Requires the State Board to reimburse a school district for costs associated with the administration of the nationally recognized and locally selected assessment option of the federal Every Student Succeeds Act.

May 03 18   S   Rule 3-9(a) / Re-referred to Assignments

**SB 02999**  Sen. Patricia Van Pelt-Linda Holmes and Mattie Hunter

(Rep. Melissa Conyers-Ervin-Carol Ammons-Litesa E. Wallace)

820 ILCS 115/9.5 new

Amends the Illinois Wage Payment and Collection Act. Provides that an employer shall reimburse an employee for all necessary expenditures or losses incurred by the employee directly related to services performed for the employer. Requires the Department of Labor to adopt rules implementing the requirement.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Wage Payment and Collection Act. Reinserts the essence of the bill as introduced. Further provides that the expenditure must be within the scope of employment. Deletes examples of necessary expenses. Provides for an employee statement if documentation is missing. Requires rules and interpretation of law to be consistent with federal law. Removes a requirement that the Department of Labor to adopt rules implementing the requirement.

House Floor Amendment No. 2

Provides that an employer is not responsible for losses due to an employee's own negligence, losses due to normal wear, or losses due to theft unless the theft was a result of the employer's negligence. Provides that if the written expense reimbursement policy of an employer establishes specifications or guidelines for necessary expenditures, the employer is not liable for the portion of the expenditure amount that exceeds the specifications or guidelines of the policy.

Aug 26 18   S   Public Act . . . . . . . 100-1094
SB 03000  Sen. Kimberly A. Lightford-Jennifer Bertino-Tarrant

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/21B-75
105 ILCS 5/24-9.5 new
105 ILCS 5/24-11 from Ch. 122, par. 24-11
105 ILCS 5/24-12 from Ch. 122, par. 24-12
105 ILCS 5/24-16.5
105 ILCS 5/24A-4 from Ch. 122, par. 24A-4
105 ILCS 5/24A-5 from Ch. 122, par. 24A-5
105 ILCS 5/24A-5.5 new
105 ILCS 5/24A-7 from Ch. 122, par. 24A-7
105 ILCS 5/34-84 from Ch. 122, par. 34-84
105 ILCS 5/34-85c from Ch. 122, par. 34-85c
115 ILCS 5/18 from Ch. 48, par. 1718

Amends the School Code and the Illinois Educational Labor Relations Act. Provides that, on and after September 1, 2019, all teacher evaluation ratings on record as "excellent", "proficient", or "needs improvement" are considered "effective", and all teacher evaluation ratings on record as "unsatisfactory" are considered "ineffective" for the purposes of the Employment of Teachers Article. Makes other changes concerning the waiver or modification of mandates; school report cards; license suspension or revocation; contractual continued service; removal or dismissal of teachers; an optional alternative evaluative dismissal process; evaluation plans; a local appeal process for ineffective ratings; rules; the appointment and promotion of teachers in Chicago; alternative procedures for teacher evaluation, remediation, and removal in Chicago; and the Open Meetings Act.

Feb 15 18  S  Referred to Assignments

SB 03001  Sen. Martin A. Sandoval

605 ILCS 5/4-221
605 ILCS 5/4-222

Amends the Illinois Highway Code. Provides that the Department of Transportation shall allow the use of asphalt rejuvenating agents and binder performance grade modifiers in mix designs used for the construction and maintenance of State highways. Provides that all asphalt roofing shingles used in Department projects shall be from recycling facilities that are approved by the Illinois Environmental Protection Agency and that are in compliance with the operational guidelines and asbestos-testing requirements.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Highway Code. Provides that asphalt additive agents are included as a recycle aggregate and that the Department of Transportation shall allow and maximize their use.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03002  Sen. Martin A. Sandoval

New Act

20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Innovations for Transportation Infrastructure Act. Contains a statement of legislative policy. Defines terms. Adds provisions governing: authorization of project delivery methods; preconditions to commencement of procurement; procurement; evaluation and selection of proposals; project records; confidentiality; public disclosure; design-build contracts; construction manager/general contractor contracts; funding and financing; minority, disadvantaged, and women-owned businesses; acquisition of property; federal requirements; powers of the Department of Transportation and the Illinois State Toll Highway Authority; and rulemaking. Makes corresponding changes in the Department of Transportation Law of the Civil Administrative Code of Illinois; Illinois Finance Authority Act; the Illinois Procurement Code; the Public Construction Bond Act; the Employment of Illinois Workers on Public Works Act; the Business Enterprise for Minorities, Women, and Persons with Disabilities Act; the Toll Highway Act; the Eminent Domain Act; and the Prevailing Wage Act. Provides that the provisions of the Act are severable. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03003  Sen. Martin A. Sandoval and Antonio Muñoz

(Rep. Marcus C. Evans, Jr.)

625 ILCS 5/1-195 from Ch. 95 1/2, par. 1-195
625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1

Amends the Illinois Vehicle Code. Adds a state of Mexico to the definition of "state". Provides that an applicant for a school bus driving permit cannot have been convicted of committing or attempting to commit specific offenses under the Criminal Code of 2012. Provides that an applicant cannot have been convicted of committing or attempting to commit a felony under the Cannabis Control Act. Provides that an applicant cannot have been convicted of committing or attempting to commit a felony under the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, or the Methamphetamine Precursor Control Act. Provides that an applicant cannot have been convicted of committing or attempting to commit a felony under the Liquor Control Act of 1934.

Senate Committee Amendment No. 2

Deletes reference to:

625 ILCS 5/1-195 from Ch. 95 1/2, par. 1-195

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that an applicant for a school bus permit cannot be convicted of committing or attempting to commit the following offenses: (1) solicitation or solicitation of murder; (2) permitting sexual abuse of a child; (3) presence or loitering of a sexual predator or child sex offender in or near a public park; (4) aggravated battery; and (5) use of a dangerous place for the commission of a controlled substance or cannabis offense.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03004  Sen. Michael Connelly-Jacqueline Y. Collins-Patricia Van Pelt, Mattie Hunter, Kimberly A. Lightford, Napoleon Harris, III and Jil Tracy

(Rep. Tim Butler-Mary E. Flowers-Terri Bryant-Juliana Stratton-Patricia R. Bellock, Kelly M. Cassidy, Nick Sauer and Litesa E. Wallace)

410 ILCS 535/25 from Ch. 111 1/2, par. 73-25

Amends the Vital Records Act. Provides that a person shall not be required to pay a search fee for a birth record search or an additional fee for a certified copy of the record upon the person's placement on aftercare release under the Juvenile Court Act of 1987, upon release on parole, mandatory supervised release, final discharge, or pardon from the Department of Juvenile Justice if the person presents a specified form completed by the Department of Juvenile Justice. Effective immediately.

Aug 03 18  S  Public Act . . . . . . . . . . . . . . . . 100-0724

735 ILCS 5/3-101 from Ch. 110, par. 3-101
735 ILCS 5/3-101.5 new
735 ILCS 5/3-102 from Ch. 110, par. 3-102
735 ILCS 5/3-103 from Ch. 110, par. 3-103
735 ILCS 5/3-107 from Ch. 110, par. 3-107
735 ILCS 5/3-110 from Ch. 110, par. 3-110
735 ILCS 5/3-111 from Ch. 110, par. 3-111
735 ILCS 5/3-113

Amends the Administrative Review Law of the Code of Civil Procedure. In the definition of "administrative decision", changes references to "parties" to "persons". Provides that administrative decisions made reviewable by statute and final administrative decisions for which there is no other adequate remedy in a court are subject to judicial review. Provides that a person suffering legal wrong because of an administrative decision, or adversely affected or aggrieved by an administrative decision, is entitled to judicial review of the administrative decision. Provides that the Administrative Review Law shall apply to and govern every action to review judicially a final decision of any administrative agency unless the action is governed by the procedures or provisions of another statute. Strikes language concerning the scope of the Administrative Review Law. Provides that every action to review a final administrative decision shall be commenced by the filing of a complaint and the issuance of summons within 60 (instead of 35) days from the date that a copy of the decision sought to be reviewed was served upon the party affected by the decision. Makes other changes in Sections concerning commencement of action; defendants; scope of review; powers of the circuit court; and direct review of administrative orders by the appellate court. Effective immediately.

Senate Committee Amendment No. 2
Deletes reference to:
    735 ILCS 5/3-101
Deletes reference to:
    735 ILCS 5/3-102
Deletes reference to:
    735 ILCS 5/3-103
Deletes reference to:
    735 ILCS 5/3-107
Deletes reference to:
    735 ILCS 5/3-111
Deletes reference to:
    735 ILCS 5/3-113

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that unless the action is governed by the procedures or provisions of another statute, a person suffering legal wrong because of a final administrative decision, or adversely affected or aggrieved by a final administrative decision, is entitled to judicial review of the final administrative decision to the same extent, with the same rights and the same responsibilities, as a person who is a party, except that a person seeking judicial review is not entitled to relief if there was a previous public hearing at which the person failed to present his or her position. Provides that to the extent necessary, such a person may provide new or additional evidence to the court for the limited purpose of demonstrating the legal wrong or adverse effect or impairment that he or she has experienced or may experience as a result of the final administrative decision. Provides that the right to judicial review under the new provisions is limited to final administrative permitting decisions made by the Department of Agriculture, Environmental Protection Agency, Department of Natural Resources, Department of Public Health, or Department of Transportation that impact the public trust in the waters and lands of this State, State parks or natural areas, threatened or endangered species, surface or ground water quality, air quality, or other matters affecting the right to a healthful environment under the Illinois Constitution. Makes a corresponding change in a Section concerning scope of review. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03006  Sen. Kwame Raoul

10 ILCS 5/24-2.1 new
10 ILCS 5/24A-16 from Ch. 46, par. 24A-16
10 ILCS 5/24B-16
10 ILCS 5/24C-16

Amends the Election Code. Provides that no voting machine used, adopted, or purchased by an election authority may be made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software. In provisions concerning voting machines, precinct tabulation optical scan technology voting systems, and direct recording electronic voting systems, provides that the State Board of Elections shall not approve any voting equipment or system that is made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03007  Sen. Kwame Raoul-Michael E. Hastings

815 ILCS 530/10
815 ILCS 530/55 new

Amends the Personal Information Protection Act. Provides that a data collector required to report breaches to more than 100 Illinois residents as a result of a single breach must also report to the Attorney General. Provides that the Attorney General shall report annually to the General Assembly specified information concerning breaches of data security by February 1 of each year.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03008  Sen. Thomas Cullerton

705 ILCS 505/8 from Ch. 37, par. 439.8
705 ILCS 505/16 from Ch. 37, par. 439.16
705 ILCS 505/18 from Ch. 37, par. 439.18
705 ILCS 505/21 from Ch. 37, par. 439.21
705 ILCS 505/22 from Ch. 37, par. 439.22
705 ILCS 505/24 from Ch. 37, par. 439.24

Amends the Court of Claims Act. Increases the maximum amount of certain claims sounding in tort filed on or after July 1, 2015. Provides that the signature of one judge is binding if a decision is entered in a lapsed appropriation claim in which a motion or stipulation has been filed or a decision is entered on a Crime Victims Compensation Act claim. Deletes language providing that in matters involving the award of emergency funds under the Crime Victims Compensation Act, the decision of one judge is necessary to award emergency funds. Provides that from funds appropriated by the General Assembly, the court may direct immediate payment of claims against the State for unjust imprisonment. Adds applicability language and makes other changes.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03009  Sen. Dan McConchie
(Rep. Nick Sauer-Al Riley-David A. Welter)

805 ILCS 320/4 from Ch. 21, par. 38
Amends the Cemetery Association Act. Provides that the board of trustees of a cemetery located in DuPage, Kane, Kendall, Lake, McHenry, or Will county shall provide notice of vacancies to the presiding officer of the township in which the cemetery is located rather than to the presiding officer of the county. Provides that the presiding officer so notified shall appoint a person to fill the vacancy.

Senate Committee Amendment No. 1
Provides for appointments to be made by the township supervisor rather than the presiding officer of the township. Makes conforming changes. Requires appointments by the township supervisor to be made with the advice and consent of the township board. Provides that if a township is dissolved, the appointment authority is vested in the presiding officer of the county board. Provides that a township does not assume any financial responsibility with respect to a cemetery association because of the appointment authority with respect to vacancies.

Governor Amendatory Veto Message
With respect to requiring a notice of vacancy to be provided to the township supervisor of the township in which a cemetery is located rather than to the presiding officer of the county board, recommends removing the limitation to the counties of DuPage, Kane, Kendall, Lake, McHenry, and Will. Instead, recommends requiring notice to be provided to the township supervisor if the cemetery is located in a township.

Nov 28 18  S  Bill Dead - Amendatory Veto

SB 03010  Sen. Martin A. Sandoval
(Rep. John C. D'Amico)

625 ILCS 5/5-801 from Ch. 95 1/2, par. 5-801
Amends the Illinois Vehicle Code. Provides that any person who does not attach a "tow truck" plate to the front and rear of each registered vehicle and a "tow truck" plate to the rear of the vehicle being towed, unless the towed vehicle displays a valid registration plate visible from the rear while being towed, is guilty of a Class C misdemeanor. Effective immediately.

Aug 03 18  S  Public Act . . . . . . . . . . 100-0725

SB 03011  Sen. William E. Brady

5 ILCS 140/1.1 from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

Feb 15 18  S  Referred to Assignments

SB 03012  Sen. William E. Brady

20 ILCS 3855/1-76 new

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03013  Sen. William E. Brady

220 ILCS 5/9-228 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to conduct at least one workshop and issue a report concerning how the State can continue to encourage electric utilities in their efforts regarding the evaluation of emerging technologies, products, and services associated with the provision of electric service to provide their customers with reliable, efficient, and safe electric service. Provides for repeal of the provisions on January 1, 2020. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03014  Sen. William E. Brady

220 ILCS 5/16-108.9 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to conduct at least one workshop and issue a report concerning whether the development, construction, and installation of new publicly-accessible electric vehicle charging stations would increase utilization of electric vehicles by the citizens of this State. Provides for repeal of the provisions on January 1, 2020. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the School Code. With regard to the self-administration and self-carry of asthma medication, provides that a school district, public school, charter school, or nonpublic school may authorize a school nurse or trained personnel to (i) provide undesignated asthma medication to a student for self-administration only or to any personnel authorized under a student's Individual Health Care Action Plan or asthma action plan, plan pursuant to Section 504 of the federal Rehabilitation Act of 1973, or individualized education program plan to administer to the student that meets the student's prescription on file, (ii) administer an undesignated asthma medication that meets the prescription on file to any student who has an Individual Health Care Action Plan or asthma action plan, plan pursuant to Section 504 of the federal Rehabilitation Act of 1973, or individualized education program plan that authorizes the use of asthma medication; and (iii) administer an undesignated asthma medication to any person that the school nurse or trained personnel believes in good faith is having respiratory distress; defines "undesignated asthma medication" and "respiratory distress". Changes the definition of "asthma medication" to mean quick-relief asthma medication that is approved by the United States Food and Drug Administration for the treatment of respiratory distress. Provides that a school nurse or trained personnel may administer undesignated asthma medication to any person whom the school nurse or trained personnel in good faith believes to be experiencing respiratory distress (i) while in school, (ii) while at a school-sponsored activity, (iii) while under the supervision of school personnel, or (iv) before or after normal school activities. Provides that a school district, public school, charter school, or nonpublic school may maintain a supply of asthma medication in any secure location where a person is most at risk. Provides that a training curriculum to recognize and respond to respiratory distress may be conducted online or in person. Specifies training requirements. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Provides that, within 24 hours after the administration of an undesignated asthma medication, a school district, public school, charter school, or nonpublic school must follow up with the school nurse as provided under the provision in the School Code governing the administration of asthma medication. Removes the immediate effective date of the bill.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the School Code. With regard to the self-administration and self-carry of asthma medication, provides that a school district, public school, charter school, or nonpublic school may authorize a school nurse or trained personnel to (i) provide undesignated asthma medication to a student for self-administration only or to any personnel authorized under a student's Individual Health Care Action Plan or asthma action plan, plan pursuant to Section 504 of the federal Rehabilitation Act of 1973, or individualized education program plan to administer to the student that meets the student's prescription on file, (ii) administer undesignated asthma medication that meets the prescription on file to any student who has an Individual Health Care Action Plan or asthma action plan, plan pursuant to Section 504 of the federal Rehabilitation Act of 1973, or individualized education program plan that authorizes the use of asthma medication; and (iii) administer an undesignated asthma medication to any person that the school nurse or trained personnel believes in good faith is having respiratory distress; defines "undesignated asthma medication" and "respiratory distress". Changes the definition of "asthma medication" to mean quick-relief asthma medication, including albuterol or other short-acting bronchodilators, that is approved by the United States Food and Drug Administration for the treatment of respiratory distress. Provides that a school nurse or trained personnel may administer undesignated asthma medication to any person whom the school nurse or trained personnel in good faith believes to be experiencing respiratory distress (i) while in school, (ii) while at a school-sponsored activity, (iii) while under the supervision of school personnel, or (iv) before or after normal school activities. Provides that a school district, public school, charter school, or nonpublic school may maintain a supply of asthma medication in any secure location that is accessible before, during, or after school where a person is most at risk. Provides that a training curriculum to recognize and respond to respiratory distress may be conducted online or in person. Specifies training requirements. Makes other changes.

Senate Committee Amendment No. 3

Provides that a school district or school must follow up with the school nurse after the administration of undesignated asthma medication only if a school nurse is available.
SB 03016  Sen. Sue Rezin

20 ILCS 3310/25

420 ILCS 5/3 from Ch. 111 1/2, par. 4303
420 ILCS 5/8 from Ch. 111 1/2, par. 4308


Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03017  Sen. Sue Rezin

(Rep. Mike Fortner-Steven A. Andersson)

420 ILCS 20/13 from Ch. 111 1/2, par. 241-13

Amends the Illinois Low-Level Radioactive Waste Management Act. Provides that units of local government are exempt from specified waste fees. Effective immediately.

Aug 17 18  S Public Act . . . . . . . 100-0938

SB 03018  Sen. Emil Jones, III

20 ILCS 2105/2105-50 new

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that disclosure by the Department of Financial and Professional Regulation of a medical license number of a physician licensed under the Medical Practice Act of 1987 shall be prohibited.

May 03 18  S Rule 3-9(a) / Re-referred to Assignments
SB 03019

235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-4 from Ch. 43, par. 121
235 ILCS 5/6-6 from Ch. 43, par. 123
235 ILCS 5/6-8 from Ch. 43, par. 125
235 ILCS 5/8-1

Amends the Liquor Control Act of 1934. Provides that a manufacturer of beer that imports beer into this State must obtain a non-resident dealer's license and comply with certain provisions concerning recordkeeping and taxation. Provides that nothing in the Act prohibits an Illinois licensed distributor from offering credit or a refund for unused, salable alcoholic liquors to a holder of a special event retailer's license or special use permit license or special use permit licensee accepting the credit or refund of alcoholic liquors at the conclusion of the event specified in the license. Makes changes to provisions concerning signage, including raising the limit on the cost of signs that may be provided to a retailer and removing the cost adjustment factor for the limit on the cost of signs that may be provided to a retailer. Provides that all permanent inside signs, except alcohol lists and menus, are the property of the manufacturer, distributor, or the importing distributor and shall be returned to the manufacturer, distributor, or the importing distributor upon request. Makes other changes. Effective immediately.

Senate Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Removes language requiring a manufacturer of beer that imports beer into this State to obtain a non-resident dealer's license. Removes language providing that nothing in the Act prohibits an Illinois licensed distributor from offering credit or a refund for unused, salable alcoholic liquors to a holder of a special use permit license or from the special use permit licensee accepting the credit or refund of alcoholic liquors at the conclusion of the event specified in the license. In a provision concerning permanent inside signs, provides that all neons, illuminated signs, clocks, table lamps, mirrors, and tap handles (instead of all permanent inside signs, except alcohol lists and menus) are the property of the manufacturer and shall be returned to the manufacturer or its agent (instead of the manufacturer, distributor, or importing distributor) upon request. Removes language providing that coolers and buckets shall not be deemed to be inside signs or advertising materials. Provides that any manufacturer of beer that transfers beer into this State must comply with specified provisions of the Act related to recordkeeping and taxation. Provides that temporary inside signs include product displays. Effective immediately.

Aug 14 18 S Public Act . . . . . . . . . 100-0885

SB 03020
Sen. Antonio Muñoz

20 ILCS 2610/7.5 new
Amends the State Police Act. Provides that on and after July 1, 2019, the Director of State Police, in conjunction with the State Police Merit Board, shall annually appoint between one and 3 cadet classes with a goal of a minimum of 50 cadets per class. Provides that the appointments shall continue until the Department of State Police's total sworn headcount meets or exceeds 2,500 sworn State Police officers. Provides that the Governor, in consultation with the General Assembly and the Director of State Police, shall review every 4 years, beginning 4 years after the effective date of the bill, the number of State Police officers. Provides that the Director, in conjunction with the Department of State Police Merit Board, shall add State Police officers to the Department as needed to maintain the allowable number of State Police officers.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03021  Sen. Antonio Muñoz

235 ILCS 5/6-8  from Ch. 43, par. 125
235 ILCS 5/6-15.1 new
235 ILCS 5/6-17.5 new
235 ILCS 5/6-31
235 ILCS 5/6-40 new
235 ILCS 5/7-6  from Ch. 43, par. 150

Amends the Liquor Control Act of 1934. Requires each manufacturer, importing distributor, foreign importer, and retailer to maintain certain records. Adds provisions authorizing an in-state or out-of-state maker of beer or wine to sell its own manufactured beer or wine directly to retail license holders if certain conditions are met. Provides that food service in buildings of golf courses owned by municipalities or park districts does not require certain kitchen and dining room equipment. Adds provisions concerning the sale of alcoholic liquor from mini bars in hotels and motels. Provides that a non-licensee wishing to conduct a tasting must register with the Illinois Liquor Control Commission and specifies requirements for registration and fees. Provides that the provisions of the Illinois Administrative Procedure Act concerning procedures in contested cases and licensing matters shall be applicable in all proceedings before the State Commission on citations. Adds provisions concerning ex parte communications and judicial review. Makes other changes. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03022
Sen. Antonio Muñoz, Michael E. Hastings-Laura M. Murphy, Emil Jones, III-Cristina Castro, Michael Connelly, Chris Nybo, Tim Bivins, Sue Rezin, Neil Anderson, Steven M. Landek and Patricia Van Pelt

235 ILCS 5/6-6 from Ch. 43, par. 123
Amends the Liquor Control Act of 1934. In a provision that allows a manufacturer, distributor, or importing distributor to provide signs to a retailer if certain conditions are met, including a limitation on the dollar value of the signs that may be provided, provides that the cost adjustment factor applied to the limitation on the dollar value of the signs is 5% annually (rather than the change in the consumer price index or 5%, whichever is greater). Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
235 ILCS 5/6-6
Add reference to:
15 ILCS 15/3.1 from Ch. 127, par. 1803.1
Add reference to:
235 ILCS 5/3-2 from Ch. 43, par. 98
Add reference to:
235 ILCS 5/3-12
Add reference to:
235 ILCS 5/3-20 new
Add reference to:
235 ILCS 5/8-5 from Ch. 43, par. 163a
Replaces everything after the enacting clause. Amends the Executive Reorganization Implementation Act and the Liquor Control Act of 1934. Provides for the separation of the Illinois Liquor Control Commission from the Department of Revenue. Provides that the Governor shall appoint the Executive Director of the Commission for a 4-year term, with the advice and consent of the Senate. Provides that the Department may not examine a tax return before 90 days after it is filed. Effective January 1, 2019, except that certain provisions in the Liquor Control Act of 1934 take effect upon becoming law.

House Committee Amendment No. 1
Add reference to:
235 ILCS 5/3-1 from Ch. 43, par. 97
Add reference to:
235 ILCS 5/3-5 from Ch. 43, par. 101
Add reference to:
235 ILCS 5/3-6 from Ch. 43, par. 102
Add reference to:
235 ILCS 5/3-7 from Ch. 43, par. 103
Add reference to:
235 ILCS 5/3-10 from Ch. 43, par. 106
Add reference to:
235 ILCS 5/5-1 from Ch. 43, par. 115
SB 03022 (CONTINUED)

Provides that to the extent Executive Order No. 2003-9 transferred personnel and the Executive Director (rather than personnel) to the Department of Revenue from the State Commission, those personnel and the Executive Director (rather than personnel) shall be transferred to the State Commission. Provides that the status and rights (rather than rights) of the employees and the State of Illinois and its agencies under the Personnel Code, the Illinois Public Labor Relations Act, and applicable collective bargaining agreements (rather than the Personnel Code and applicable collective bargaining agreements) shall not be affected by the amendatory Act. Further amends the Liquor Control Act of 1934. Provides that the Executive Director of the Illinois Liquor Control Commission shall be appointed by the Governor with the advice and consent of the Senate. Adds the Executive Director to provisions concerning the oath of office, disqualification from office, soliciting or accepting gifts, and reimbursement for traveling expenses. In a provision concerning non-resident dealer's licenses, provides that filing a specified registration statement authorizes the non-resident dealer to proceed to sell certain brands at wholesale.

House Floor Amendment No. 2

Provides that certain provisions are effective July 1, 2019 (rather than January 1, 2019) and provides that a provision concerning a registration statement is effective immediately.

Aug 23 18 S Public Act . . . . . . . . . . . . . 100-1050

SB 03023

Sen. Melinda Bush-Tim Bivins-Pamela J. Althoff, Julie A. Morrison, Chuck Weaver-Cristina Castro-Dan McConchie, Laura M. Murphy, Patricia Van Pelt and Michael Connelly


New Act

Creates the Community-Law Enforcement Partnership for Deflection and Addiction Treatment Act. Allows a law enforcement agency to establish a program to facilitate contact between a person and a licensed substance abuse treatment provider for assessment and coordination of treatment. Requires the Illinois Criminal Justice Information Authority, in conjunction with a Police Chief's Association and Department of Human Services to develop the type of data to collect and measure performance of program. Provides for civil liability immunity and eligibility for funding.

Senate Floor Amendment No. 1

Adds reference to:

New Act

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Changes the name of the Act to the Community-Law Enforcement Partnership for Deflection and Substance Use Disorder Treatment Act. Provides that licensed substance use disorder treatment organizations shall adhere to federal regulations regarding confidentiality for information exchange or release. Provides that substance use disorder treatment services shall adhere to all regulations specified in Department of Human Services Administrative Rules. Provides that within 6 months of the effective date of the bill all statistical data relative to deflection programs shall be made available to the Department of Human Services, Division of Alcoholism and Substance Abuse for inclusion in planning efforts for services to persons with criminal justice or law enforcement involvement. Provides that specific linkage agreements with recovery support services or self-help entities may be a requirement of the program services protocols. Provides that all deflection programs shall encourage the involvement of key family members and significant others as a part of a family-based approach to treatment. Provides that all deflection programs are encouraged to use evidence-based practices and outcome measures in the provision of substance use disorder treatment and medication assisted treatment for persons with opioid use disorders.

Makes other changes.

House Floor Amendment No. 1

Provides whenever appropriate and available, case management should be provided by a licensed treatment provider or other appropriate provider and may include peer recovery support approaches (rather than whenever appropriate and available, case management should be provided by a licensed treatment provider, and may be provided through peer recovery support approaches). Deletes deflection program partners may identify other case management resources that meet the definition of case management if a licensed treatment provider or peer recovery support is not appropriate or available. Removes the requirement that the Illinois Criminal Justice Information Authority shall, within 6 months of the effective date of the bill, make all statistical data relative to deflection programs available to the Department of Human Services, Division of Substance Use Prevention and Recovery and just requires the data to be made available to the Department of Human Services, Division of Substance Use Prevention and Recovery. Provides distribution of funding by the Illinois Criminal Justice Information Authority for expenses related to deflection programs shall be made available to support both new and existing deflection programs in a broad spectrum of geographic regions in this State, including urban, suburban, and rural communities.
SB 03024  Sen. Chapin Rose
(Rep. Ryan Spain-Brad Halbrook-John C. D'Amico)

625 ILCS 5/12-610.2
Amends the Illinois Vehicle Code. Provides that a first responder, while operating his or her own personal motor vehicle, can use an electronic communication device for the sole purpose of receiving information about an emergency situation while en route to performing his or her official duties. Effective immediately.
Aug 03 18  S  Public Act . . . . . . . . 100-0727

SB 03025  Sen. Chapin Rose

625 ILCS 5/1-125.5 new
625 ILCS 5/1-146 from Ch. 95 1/2, par. 1-146
Amends the Illinois Vehicle Code. Defines "high mobility multipurpose wheeled vehicle". Provides that a high mobility multipurpose wheeled vehicle is a first division vehicle for purposes of the enforcement and implementation of the Code.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03026  Sen. Chapin Rose

20 ILCS 2705/2705-615 new
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall use the latest safety technology at rural intersections to ensure the protection and conservation of life and property on the streets and highways of this State. Provides that the Department shall create a grant program, with money from the Road Fund, to make the latest safety technologies for rural intersections available to counties and townships.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the State Finance Act. Provides that beginning after June 1, 2017, the chief operating officer of Amtrak or its successor shall no longer be required to certify to the State Treasurer the number of Amtrak tickets sold at the State rate during the current fiscal year. Provides that beginning July 1, 2017, the State Treasurer shall no longer be required to transfer from the General Revenue Fund to the Intercity Passenger Rail Fund an amount equal to the tickets certified by the chief operating officer of Amtrak multiplied by $50. Amends the General Obligation Bond Act. Modifies the money received by the Department of Transportation under a Section concerning appropriation of proceeds from the sale of bonds. Amends the Downstate Public Transportation Act. Modifies the maximum eligible operating expenses for various participants under the Act. Modifies the transfer of funds by the Department of Transportation under a Section concerning residual fund balance. Amends the Motor Fuel Tax Law. Provides for the costs of the Illinois Environmental Protection Agency for the administration of the Vehicle Emissions Inspection Law of 2005 to be paid by the State Comptroller and Treasurer from the Motor Fuel Tax Fund into the Vehicle Inspection Fund. Amends the Regional Transportation Authority Act, the Clerks of Courts Act, and the Unified Code of Corrections to provide that all moneys in the Roadside Memorial Fund shall be used by the Department of Veterans' Affairs to pay for the cartage and erection of veterans' headstones. Effective immediately.

Senate Committee Amendment No. 1

Provides that, except as otherwise provided, any moneys received by any officer or employee of the State representing a reimbursement of expenditures previously paid from general obligation bond proceeds shall, at the direction of the Director of the Governor's Office of Management and Budget, be deposited into the General Obligation Bond Retirement and Interest Fund or be deposited into the fund from which such expenditures were paid.

Senate Floor Amendment No. 2

Removes a provision concerning transfers to the Audit Expense Fund or payments vouched for by the Office of Executive Inspector General that have not been deducted from payments issued to the Regional Transportation Authority in prior fiscal years.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

Amends the Illinois Vehicle Code. Repeals the Section that allows applicants for special permits to apply to the Department of Transportation for a registration number and classification identification label for the purpose of identifying and classifying vehicles or combinations of vehicles that may be operated or moved by special permit. Makes conforming changes.
SB 03029  Sen. William E. Brady

30 ILCS 545/2  from Ch. 127, par. 132.52

Amends the Public Contract Fraud Act. Exempts from certain penalties under the Act projects constructed by the Department of Transportation where title to all the lands needed and where full legal possession has not been obtained as provided but a right of entry to occupy and to use the property has been voluntarily obtained in the name of the State of Illinois, through the Department, from the property owner. Provides that certain provisions concerning spending money without obtaining title to the land do not apply to any public work or improvement project by the Department or the Illinois State Toll Highway Authority and constructed using specified methods. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03030  Sen. Terry Link

40 ILCS 5/9-169  from Ch. 108 1/2, par. 9-169

40 ILCS 5/10-107  from Ch. 108 1/2, par. 10-107

30 ILCS 805/8.42 new

Amends the Cook County Forest Preserve Article of the Illinois Pension Code. Removes language providing how the Cook County Forest Preserve shall levy and collect a property tax levied to provide revenue for the fund under that Article. Amends the Cook County and Cook County Forest Preserve Articles of the Illinois Pension Code. Specifies the dollar amount of the required employer contributions through 2022. Beginning in the year 2023, provides for the annual required contribution to be the amount determined by the Fund to be equal to the sum of (i) the employer's portion of the projected normal cost for that fiscal year, plus (ii) an amount that is sufficient to bring the total actuarial assets of the Fund up to 100% of the total actuarial liabilities of the Fund by the end of 2052. Provides that the contributions may be taken from any revenue source, including, but not limited to, other tax revenues, proceeds of borrowings, or State or federal funds. Amends the State Mandates Act to require implementation without reimbursement. Makes technical and other changes. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03031  Sen. Chuck Weaver


20 ILCS 3105/10.09-5 rep.

20 ILCS 3125/20

20 ILCS 3130/10

20 ILCS 3130/15

Amends the Energy Efficient Building Act. Provides that the International Code Council's International Energy Conservation Code, as adopted by the Capital Development Board, shall also apply to certain State facilities beginning on the effective date of the amendatory Act. Amends the Green Buildings Act. Removes provisions providing that construction and major renovation projects must achieve the highest level of certification practical within the project budget. Provides that new State-funded building construction and major renovations of existing State-owned facilities must be designed to achieve, at a minimum, the silver certification of the Leadership in Energy and Environmental Design's rating system or an equivalent standard. Amends the Capital Development Board Act. Repeals a Section of the Act concerning the adoption of a statewide energy code. Effective immediately.

Aug 03 18  S  Public Act . . . . . . . . . . 100-0729

SB 03032  Sen. Chuck Weaver

(Rep. David A. Welter)

30 ILCS 105/9.02  from Ch. 127, par. 145c

Amends the State Finance Act. In a Section providing that (i) any new contract, contract renewal, or order against a master contract in the amount of $250,000 or more in a fiscal year or (ii) any contract amendment or change to an existing contract that increases the value of the contract to or by $250,000 or more in a fiscal year shall be signed or approved in writing by the chief executive officer of the agency, the chief legal counsel of the agency, and the chief fiscal officer of the agency, provides that those contracts, orders, and amendments may also be signed by designees of those officers. Effective immediately.

Apr 19 18  H  Referred to Rules Committee
**SB 03033**
Sen. Chuck Weaver-Patricia Van Pelt-Michael Connelly
(Rep. Sheri Jesiel)

30 ILCS 720/3 from Ch. 85, par. 893
30 ILCS 720/6 from Ch. 85, par. 896

Amends the Industrial Development Assistance Law. Allows local school districts and community colleges to apply for and receive grants under the Act for the acquisition of land, construction of facilities, and purchase of equipment, dedicated solely to the instruction of occupations in manufacturing. Provides additional eligibility requirements for local school districts and community colleges applying for grants under the Act. Modifies the term "industrial development agency" to include local school districts and community colleges.

Senate Floor Amendment No. 2

Makes changes to the introduced bill to provide that a community college is eligible for a grant if it provides instruction leading to industry-based certificates or degrees, or both, and its application is supported in writing by not less than 25 (in the introduced bill, 100) manufacturing employers.

May 10 18 H Referred to Rules Committee

**SB 03034**
Sen. Chuck Weaver

20 ILCS 1705/33.3 from Ch. 91 1/2, par. 100-33.3

Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the Department of Human Services annual plan for staff training.

Feb 15 18 S Referred to Assignments

**SB 03035**
Sen. Chuck Weaver
(Rep. Nick Sauer)

205 ILCS 635/2-2
205 ILCS 635/2-4
205 ILCS 635/4-8.3
205 ILCS 635/5-9
205 ILCS 635/4-8 rep.

Amends the Residential Mortgage License Act of 1987. Provides for a list of specified activities that constitute violations of the Act (rather than a list of required averments that must be attached to an application for a license under the Act). Provides that a licensee filing a Mortgage Call Report is not required to file a report of applicable annual activities with the Secretary of Financial and Professional Regulation. Provides that specified licensee disclosures do not apply to any licensee providing notices of changes in loan terms pursuant to the federal Consumer Financial Protection Bureau's Know Before You Owe mortgage disclosure procedure (rather than excluding licensees limited to solicit residential mortgage loan applications as approved by the Secretary of Financial and Professional Regulation). Makes conforming changes. Repeals provisions concerning a requirement that the Secretary of Financial and Professional Regulation conduct, as part of an examination of each licensee, a review of the licensee's loan delinquency data. Replaces "Commissioner" with "Secretary" in order to update references to the Secretary of Financial and Professional Regulation. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

205 ILCS 635/4-8 rep.

Adds reference to:

205 ILCS 635/4-8 from Ch. 17, par. 2324-8

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Removes the repeal of provisions concerning delinquency and examination. Instead, changes those provisions to remove the language requiring that the Secretary of Financial and Professional Regulation obtain from the U.S. Department of Housing and Urban Development that Department's loan delinquency data. Makes other technical changes. Effective immediately.

Apr 24 18 H Referred to Rules Committee
SB 03036  Sen. Chuck Weaver
(Rep. Tony McCombie)
225 ILCS 407/30-30
225 ILCS 427/25
225 ILCS 454/25-10
225 ILCS 458/25-10
Amends the Auction License Act, the Community Association Manager Licensing and Disciplinary Act, the Real Estate License Act of 2000, and the Real Estate Appraiser Licensing Act of 2002. Makes changes to the terms for members of the Auction Advisory Board, the Community Association Manager Licensing and Disciplinary Board, the Real Estate Administration and Disciplinary Board, and the Real Estate Appraisal Administration and Disciplinary Board. Provides that the members' terms shall be for 4 years and the term expires upon completion of the term. Provides that the Community Association Manager Licensing and Disciplinary Board that are serving on the Board on the effective date of the amendatory Act may serve the remainder of their unexpired terms. Provides that no member of the Real Estate Administration and Disciplinary Board shall be reappointed to the Board for a term that would cause his or her cumulative service to the Board to exceed 10 years (rather than 12 years). Makes changes to the appointment process for vacancies on the Auction Advisory Board, the Community Association Manager Licensing and Disciplinary Board, and the Real Estate Appraisal Administration and Disciplinary Board. Effective immediately.
Aug 14 18 S Public Act . . . . . . . . . . . . . . 100-0886

SB 03037  Sen. Chuck Weaver
225 ILCS 454/20-85
225 ILCS 454/20-90
225 ILCS 454/20-100
225 ILCS 454/20-95 rep.
Amends the Real Estate License Act of 2000. Removes specified caps for recovery from the Real Estate Recovery Fund and provides that the caps shall be decided by rule. Provides that the Department of Financial and Professional Regulation may expend moneys from the Fund to procure and pay the premium for a bond, insurance, or other indemnity product in amounts to be determined by the Department in order to compensate an aggrieved person for all or part of his or her loss of money due to a violation of the Act or to fund a program of self-insurance in order to compensate an aggrieved person for all or part of his or her loss of money due to a violation of the Act. Removes provisions permitting an aggrieved party to seek a post-judgment order from the Fund and makes related changes. Replaces references to an aggrieved party seeking a judgment to recover from the Fund with references to anaggrieved party filing a claim to recover from the Fund, and makes similar changes. Makes other changes to provisions concerning collection from the Fund. Repeals a provision concerning the Department's power to defend against actions for collection from the Fund. Effective January 1, 2019.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03038  Sen. Steven M. Landek
35 ILCS 5/101 from Ch. 120, par. 1-101
Feb 15 18 S Referred to Assignments

SB 03039  Sen. William E. Brady
35 ILCS 75/1-1
Amends the State Tax Lien Registration Act. Makes a technical change in a Section concerning the short title.
Feb 15 18 S Referred to Assignments

SB 03040  Sen. William E. Brady
35 ILCS 10/5-40
Amends the Economic Development for a Growing Economy Tax Credit Act. Makes a technical change in a Section concerning the amount of the credit.
Feb 15 18 S Referred to Assignments
SB 03041 Sen. Linda Holmes-Thomas Cullerton-Pamela J. Althoff, Chris Nybo, Donald P. DeWitte and Sue Rezin
(Rep. Anna Moeller-Patricia R. Bellock-Robert W. Pritchard-Stephanie A. Kifowit, Deb Conroy, Steven A. Andersson, Linda Chapa LaVia, Grant Wehrli and Christine Winger)

55 ILCS 5/5-1005 from Ch. 34, par. 5-1005
Amends the Counties Code. Makes a technical change in a Section concerning powers of counties.

Senate Committee Amendment No. 1
Deletes reference to:
55 ILCS 5/5-1005
Adds reference to:
35 ILCS 200/18-195
from Ch. 34, par. 5-1024
Adds reference to:
55 ILCS 5/5-1024 from Ch. 34, par. 5-1024
Adds reference to:
55 ILCS 5/5-44020
from Ch. 91 1/2, par. 200
Adds reference to:
55 ILCS 105/0.01 from Ch. 91 1/2, par. 201
Adds reference to:
55 ILCS 105/0.05 new from Ch. 91 1/2, par. 203
from Ch. 91 1/2, par. 204
from Ch. 91 1/2, par. 205
from Ch. 91 1/2, par. 207
from Ch. 91 1/2, par. 211
from Ch. 91 1/2, par. 14 new

Replaces everything after the enacting clause. Amends the County Care for Persons with Developmental Disabilities Act. Changes the short title of the Act to the Community Care for Persons with Developmental Disabilities Act. Makes the Act applicable to counties, municipalities, and townships (rather than just counties). Adds definitions, including "developmental disability". Allows the board of directors to add to the definition of "developmental disability" in its jurisdiction by a majority vote. Provides that the changes do not affect any established county community developmental disability boards. Provides that the Act will be reassigned to 50 ILCS 835. Amends the Property Tax Code and the Counties Code making conforming changes.

Governor Amendatory Veto Message
Recommends adding a provision to the Levy and Extension Process Article of the Property Tax Code that permits a taxing district's governing body to certify a proposition to the voters of the taxing district requesting that the taxing district's aggregate extension be decreased by not more than 10% of its aggregate extension for the previous levy year. Recommends adding a provision to the County Care for Persons with Developmental Disabilities Act that requires a governmental unit's county clerk to certify a proposition to the voters of the governmental unit requesting the reduction or discontinuance of an annual tax levied for the purpose of providing facilities or services for persons with intellectual or developmental disabilities. (Adds reference to 35 ILCS 200/18-205)
SB 03042  Sen. Chuck Weaver
760 ILCS 5/1  from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.
Feb 15 18  S  Referred to Assignments

SB 03043  Sen. Chuck Weaver
20 ILCS 655/1  from Ch. 67 1/2, par. 601
Amends the Illinois Enterprise Zone Act. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

SB 03044  Sen. Chuck Weaver
35 ILCS 115/8  from Ch. 120, par. 439.108
Amends the Service Occupation Tax Act. Makes a technical change in a Section concerning taxes collected by a supplier.
Feb 15 18  S  Referred to Assignments

SB 03045  Sen. Andy Manar-Jennifer Bertino-Tarrant and Omar Aquino-Chuck Weaver-Kimberly A. Lightford-Napoleon Harris, III
(Rep. Monica Bristow-Melissa Conyears-Ervin)
40 ILCS 5/16-118  from Ch. 108 1/2, par. 16-118
Amends the Downstate Teacher Article of the Illinois Pension Code. For the period beginning July 1, 2018 through June 30, 2020, increases the amount of employment as a teacher that a retired teacher may perform without impairing retirement status; allows 120 paid days or 600 paid hours in a school year, but not more than 100 paid days in the same classroom. Effective immediately.
House Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/16-118
Adds reference to:
110 ILCS 805/3-80 new
Replaces everything after the enacting clause. Amends the Public Community College Act. Allows the Board of Trustees of Community College District No. 508 to establish and offer at Malcolm X College and the Board of Trustees of Community College District No. 536 to establish and offer at Lewis and Clark Community College a baccalaureate-level nursing education pilot program that confers a bachelor of science degree in nursing upon the meeting of specified conditions. Requires the Illinois Community College Board to conduct a statewide evaluation of the nursing program and report on the results of the evaluation by July 1, 2023; specifies evaluation requirements.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03046  Sen. Andy Manar-Patricia Van Pelt
5 ILCS 375/6.5
5 ILCS 375/6.9
Amends the State Employee Group Insurance Act of 1971. Provides that on and after the effective date of this amendatory Act, eligible TRS benefit recipients, TRS dependent beneficiaries, community college benefit recipients, and community college dependent beneficiaries may elect not to participate in the program of health benefits under the Act. Provides that the election must be made during the benefit recipient's annual open enrollment period, subject to specified conditions. Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts and modifies the provisions of the engrossed bill. Removes provisions allowing eligible TRS benefit recipients, TRS dependent beneficiaries, community college benefit recipients, and community college dependent beneficiaries to elect not to participate in the program of health benefits under the State Employees Group Insurance Act of 1971. Provides that eligible TRS benefit recipients and eligible community college benefit recipients may enroll or re-enroll in the program of health benefits established under the Act during any applicable annual open enrollment period and as otherwise permitted by the Department of Central Management Services. Provides that TRS benefit recipients and community college benefit recipients shall not be deemed ineligible to participate solely by reason of the TRS benefit recipient or community college benefit recipient having made a previous election to disenroll or otherwise not participate in the program of health benefits.
Aug 21 18  S  Public Act . . . . . . . . . 100-1017
SB 03047 Sen. Andy Manar-Kimberly A. Lightford-Iris Y. Martinez-Thomas Cullerton-Wm. Sam McCann, Jacqueline Y. Collins and Cristina Castro
(Rep. John Connor-Stephanie A. Kifowit)

New Act
Creates the Grow Your Own STEM and Vocational Education Teachers Act. Requires a public university to waive any tuition, fees, and on-campus housing costs of a student who agrees to pursue a minimum of a bachelor's degree in science, technology, engineering, or mathematics for a teaching occupation that includes, but is not limited to, mathematics, natural sciences, or career and vocational education in the areas of technology teacher, industrial arts teacher, trade teacher, health care teacher, or information technology teacher and maintains a 3.0 cumulative grade point average. Provides that the student shall agree to fully reimburse the public university if the student fails to teach at least 3 years at an Illinois high school or at least 5 years at an Illinois public institution of higher education. Provides for funding. Requires the Board of Higher Education to adopt rules it determines are necessary for the administration of the Act. Effective July 1, 2020.

Senate Committee Amendment No. 1
Provides that funding for the Act shall be subject to appropriation, rather than subject to ongoing appropriation.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No. 1 with the following change. Requires a public institution of higher education to waive any tuition and fees for a student who is a licensed Illinois teacher with a master's degree and who (i) agrees to pursue up to a maximum of 18 graduate hours necessary to qualify the student to teach dual credit consistent with applicable accreditation and State standards for dual credit faculty, and (ii) agrees to fully reimburse the public institution of higher education for any waived tuition or fees if the student fails to teach at least 3 years at a high school located in this State after the completion of the graduate hours. Effective July 1, 2020.

Senate Floor Amendment No. 4
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by Senate Amendment No. 3 with the following changes. Requires a public institution of higher education to waive any tuition, fees, and on-campus costs of a student who agrees to pursue a minimum of a bachelor's degree in agriculture for a teaching occupation in the area of agriculture education. For the Grow Your Own STEM and Vocational Education Teachers Program, adds a requirement that a student must teach at a hard-to-staff school, as determined by the Board of Higher Education. Requires a public institution of higher education to waive any tuition and fees for a student who is a licensed Illinois teacher with a master's degree and who (i) agrees to pursue up to a maximum of 18 graduate hours necessary to qualify the student to teach dual credit consistent with applicable accreditation and State standards for dual credit faculty and (ii) agrees to fully reimburse the public institution of higher education for any waived tuition or fees if the student fails to teach at least 5 years at a high school located in this State after the completion of the graduate hours. Changes the effective date from July 1, 2020 to July 1, 2019.

Senate Floor Amendment No. 5
Adds a provision providing that a public institution of higher education shall waive any tuition, fees, and on-campus housing costs for a student in the Grow Your Own STEM and Vocational Education Teachers Program and waive any tuition and fees for a student in the Grow Your Own Dual Credit Teachers Program only if funds are appropriated to the Board of Higher Education under the Act.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires that whenever the Department of Healthcare and Family Services or a managed care organization under contract with the Department authorizes the purchase of durable medical equipment, the Department or managed care organization may require a medical assistance recipient to purchase used or refurbished durable medical equipment, if used or refurbished medical equipment: (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; (iii) is able to withstand at least 3 years of use; and (iv) equally meets the needs of the recipient. Effective immediately.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that in order to promote environmental responsibility, meet the needs of recipients, and achieve significant cost savings, the Department of Healthcare and Family Services or a managed care organization under contract with the Department may purchase used or refurbished durable medical equipment, except for prosthetic and orthotic devices as defined in the Orthotics, Prosthetics, and Pedorthics Practice Act, if the used or refurbished durable medical equipment: (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; (iii) is able to withstand at least 3 years of use; (iv) is cleaned, disinfected, sterilized, and safe in accordance with federal Food and Drug Administration regulations and guidance governing the reprocessing of medical devices in health care settings; and (v) equally meets the needs of the recipient. Effective immediately.

Senate Floor Amendment No. 3

Excludes complex rehabilitation technology products and services from the provisions authorizing the purchase of used or refurbished durable medical equipment.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that in order to promote environmental responsibility, meet the needs of recipients and enrollees, and achieve significant cost savings, the Department of Healthcare and Family Services, or a managed care organization under contract with the Department, may provide recipients or managed care enrollees who have a prescription or Certificate of Medical Necessity access to refurbished durable medical equipment (excluding prosthetic and orthotic devices as defined in the Orthotics, Prosthetics, and Pedorthics Practice Act and complex rehabilitation technology products and associated services) through the State's assistive technology program's reutilization program, using staff with the Assistive Technology Professional (ATP) Certification if the refurbished durable medical equipment: (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; (iii) is able to withstand at least 3 years of use; (iv) is cleaned, disinfected, sterilized, and safe in accordance with federal Food and Drug Administration regulations and guidance governing the reprocessing of medical devices in health care settings; and (v) equally meets the needs of the recipient or enrollee. Provides that the provisions shall be construed to limit recipient or enrollee choice to obtain new durable medical equipment or place any additional prior authorization conditions on enrollees of managed care organizations.

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to reimburse psychologists, federally qualified health centers as defined in the Social Security Act, clinical psychologists, clinical social workers, advanced practice registered nurses certified in psychiatric and mental health nursing, and mental health professionals and clinicians authorized by Illinois law to provide mental health services to recipients via telehealth (rather than psychiatrists and federally qualified health centers). Requires the Department to reimburse any Medicaid certified eligible facility or provider organization that acts as the location of the patient at the time a telehealth service is rendered, including substance abuse centers licensed by the Department of Human Services' Division of Alcoholism and Substance Abuse.

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services or a managed care organization under contract with the Department to provide medical assistance recipients with new durable medical equipment, if used or refurbished durable medical equipment: (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; (iii) is able to withstand at least 3 years of use; and (iv) equally meets the needs of the recipient.
SB 03050  Sen. Andy Manar

65 ILCS 5/10-1-7.3
65 ILCS 5/10-2.1-4 from Ch. 24, par. 10-2.1-4
70 ILCS 705/16.04b

Amends the Illinois Municipal Code and Fire Protection District Act. Expands the options for qualifications to be appointed a fire chief for greater than 180 days to include a current certification from the International Fire Service Accreditation Congress or Pro Board Fire Service Professional Qualifications System. Provides that the qualification requirements of a fire chief appointed for greater than 180 days does not apply to fire departments that service an area containing fewer than 15,000 people. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03051  Sen. James F. Clayborne, Jr. and Mattie Hunter

(Rep. Jay Hoffman)

220 ILCS 5/20-140 new

Amends the Retail Electric Competition Act of 2006 of the Public Utility Act. Provides that the Illinois Commerce Commission may establish a program for promoting expanded use of energy saving programs for residential and small commercial customers. Provides that on or before September 1, 2018 and every 2 years thereafter, the Commission shall initiate a collaborative workshop for certain individuals developing energy savings devices and applications. Provides that any recommendations arising from the workshop shall be included in the annual report of the Office of Retail Market Development.

House Committee Amendment No. 2
Deletes reference to:
  220 ILCS 5/20-140 new
Adds reference to:
  220 ILCS 5/9-210.6 new
Adds reference to:
  220 ILCS 5/9-210.5

Replaces everything after the enacting clause. Amends the Public Utilities Act. Reenacts provisions regarding valuation of water and sewer utilities. Provides for the continuity of effect of the reenacted provisions between June 1, 2018 and the effective date of the amendatory Act. Validates actions taken in reliance on or pursuant to the reenacted provisions. Effective immediately.

House Floor Amendment No. 3
Removes the effective date provision.

Dec 03 18 S Sent to the Governor
SB 03052  Sen. John G. Mulroe

(Rep. Luis Arroyo-David S. Olsen-Gregory Harris-Christian L. Mitchell-Devon Jones, Kelly M. Burke, Monica Bristow, Deb Conroy, William Davis, Marcus C. Evans, Jr., Will Guzzardi, Michael J. Zalewski, Lou Lang, Daniel J. Burke, Justin Slaughter, Al Riley, Elizabeth Hernandez and Cynthia Soto)

815 ILCS 603/20 new
Amends the Contractor Prompt Payment Act. Prohibits the withholding of a retainage from progress payments or final payments in excess of 5% of the payment. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Contractor Prompt Payment Act. Provides that a retainage of 10% of the payment may be withheld from a payment under a construction contract prior to the completion of 50% of the contract. Provides that after 50% of the contract is completed, the amount of retainage for any subsequent payment may not exceed 5%. Effective immediately.

Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.

Correctional Note (Dept of Corrections)
There is no corrections population impact or fiscal impact to the Department of Corrections.

Fiscal Note (Dept. of Revenue)
This bill will have no impact on State tax revenues, nor will this bill affect the Department of Revenue's operations

Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Nov 28 18  S  Total Veto Stands

SB 03053  Sen. Bill Cunningham-Chris Nybo-Napoleon Harris, III

740 ILCS 14/25
Amends the Biometric Information Privacy Act. Provides that nothing in the Act shall be deemed to apply to a private entity collecting, storing, or transmitting biometric information if: (i) the biometric information is used exclusively for employment, human resources, fraud prevention, or security purposes; (ii) the private entity does not sell, lease, trade, or similarly profit from the biometric identifier or biometric information collected; or (iii) the private entity stores, transmits, and protects the biometric identifiers and biometric information in a manner that is the same as or more protective than the manner in which the private entity stores, transmits, and protects other confidential and sensitive information.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03054  Sen. Bill Cunningham

210 ILCS 30/1 from Ch. 111 1/2, par. 4161
Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Makes a technical change in a Section concerning the short title.

Feb 15 18  S  Referred to Assignments


415 ILCS 5/52.3-15 new
Amends the Environmental Protection Act. Provides that the Environmental Protection Agency shall administer the moneys available to the State under a specified environmental mitigation trust agreement for states. Provides that the Agency may allocate administrative costs to specified eligible mitigation actions. Provides that a Beneficiary Mitigation Plan submitted by the State under the specified environmental trust agreement shall comply with these provisions. Provides that a Beneficiary Mitigation Plan filed within 60 days after the effective date of the amendatory Act shall be revised to comply with the amendatory Act and resubmitted in accordance with the specified environmental mitigation trust agreement. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03056 Sen. Chapin Rose

430 ILCS 66/75

Amends the Firearm Owners Identification Card Act. Provides that an honorably discharged member of the active-duty or reserve component of the Armed Forces of the United States who can provide proof of serving in a combat mission is exempt from the firearm training requirements of the Act. Provides that proof of combat mission service shall come from the service member's hostile fire pay or imminent danger pay documentation. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03057  Sen. Chapin Rose

5 ILCS 140/7.5

20 ILCS 2605/2605-45  was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99

50 ILCS 710/1  from Ch. 85, par. 515
105 ILCS 5/10-22.6  from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005  from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2  from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105

520 ILCS 5/3.2  from Ch. 61, par. 3.2
520 ILCS 5/3.2a  from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/2-7.1  was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30  was 720 ILCS 5/16C-2
720 ILCS 5/24-1  from Ch. 38, par. 24-1
720 ILCS 5/24-1.1  from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3  from Ch. 38, par. 24-3
720 ILCS 5/24-3.1  from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2  from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4  from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
SB 03057 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1026/15-705


Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments


New Act

Creates the Bridge Program for Underrepresented Students Act. Defines terms. Provides that each public university in this State may establish a Bridge Program for underrepresented students. Specifies program requirements. Provides that a public university that establishes a Bridge Program shall, on or before September 1, 2019 and on or before September 1 of each subsequent year, publish on its website and make available to the public a report on the Program. Effective immediately.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03059 Sen. Kimberly A. Lightford

New Act

Creates the Course Equity Act. Contains only a short title provision.

Feb 15 18 S Referred to Assignments
SB 03060  Sen. Michael Connelly  
(Rep. C.D. Davidsmeyer)

205 ILCS 305/1.1  from Ch. 17, par. 4402
205 ILCS 305/2  from Ch. 17, par. 4403
205 ILCS 305/21  from Ch. 17, par. 4422
205 ILCS 305/61  from Ch. 17, par. 4462
205 ILCS 405/1  from Ch. 17, par. 4802
205 ILCS 405/4  from Ch. 17, par. 4808
205 ILCS 405/10  from Ch. 17, par. 4817
205 ILCS 405/29.5
205 ILCS 657/5
205 ILCS 657/25
205 ILCS 657/40
205 ILCS 657/80
205 ILCS 657/90
205 ILCS 660/2  from Ch. 17, par. 5202
205 ILCS 660/6  from Ch. 17, par. 5206
205 ILCS 660/10  from Ch. 17, par. 5223
205 ILCS 660/16.5
205 ILCS 665/2  from Ch. 17, par. 5302
205 ILCS 665/4  from Ch. 17, par. 5304
205 ILCS 665/6  from Ch. 17, par. 5306
205 ILCS 665/10  from Ch. 17, par. 5310
205 ILCS 665/20  from Ch. 17, par. 5323
205 ILCS 670/0.5 new
205 ILCS 670/2  from Ch. 17, par. 5402
205 ILCS 670/8  from Ch. 17, par. 5408
205 ILCS 670/9  from Ch. 17, par. 5409
205 ILCS 670/20.5
215 ILCS 155/3  from Ch. 73, par. 1403
215 ILCS 155/21
215 ILCS 155/21.1
215 ILCS 155/21.2
225 ILCS 429/10
225 ILCS 429/20
225 ILCS 429/30
225 ILCS 429/50
225 ILCS 429/95
815 ILCS 122/1-10
815 ILCS 122/3-5
815 ILCS 122/4-10
Amends the Illinois Credit Union Act, the Currency Exchange Act, the Transmitters of Money Act, the Sales Finance Agency Act, the Debt Management Service Act, the Title Insurance Act, the Debt Settlement Consumer Protection Act, the Payday Loan Reform Act, and the Consumer Installment Loan Act. Defines "email address of record". Eliminates references to "certified mail". Provides that a chartered institution, licensee, or applicant shall provide the Department of Financial and Professional Regulation with an accurate and up-to-date email address. Permits the Department to send official notices to the chartered institution, licensee, or applicant's email address of record. Provides that service to the email address of record is completed when sent. Provides that service by mail is completed when the notice is deposited in the U.S. Mail. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Removes language providing that service to the email address of record is complete when sent. Instead, provides that service by email is complete on the date of transmission to the email address of record. Provides that the Department of Financial and Professional Regulation shall adopt rules to specify the standards of confirming delivery of documents to the email address of record and to ensure the service to the email address of record or other means is accomplished. Provides that until such rules are adopted, the Department shall send a copy of the document via certified mail to the licensee’s address of record.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee

Amends the Illinois Municipal Code. Provides that before a municipality may annex an area under 60 acres, the corporate authorities of the municipality must conduct at least 2 public hearings no less than 30 business days apart. Provides that during the first public hearing, the corporate authorities must provide persons interested in the annexation the opportunity to be heard. Provides that during the second or subsequent public hearing, the corporate authorities may adopt an ordinance annexing the area only if the municipality obtains consent to annex the area through a petition signed by: more than 70 percent of the registered voters of the area; and more than 70 percent of the owners of land in the area if the registered voters of the area do not own more than 70 percent of the land in the area. Provides that if the municipality cannot obtain consent it may file a petition in the circuit court in the county that the land is to be annexed requesting relief and that relief shall only be granted for existing public health and safety reasons that cannot be resolved without the annexation.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 3

Deletes reference to:

410 ILCS 2/1

Add reference to:

20 ILCS 2310/2310-341 new

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall develop and disseminate information regarding a bone marrow registry, including, but not limited to, specified information. Provides that the information may be disseminated orally, in print, electronically, or in any other manner determined by the Department.

Aug 21 18 S Public Act ........... 100-1020


Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

Amends the Illinois Enterprise Zone Act. Makes a technical change in a Section concerning the short title.

Feb 15 18 S Referred to Assignments
SB 03065    Sen. Dale A. Righter
220 ILCS 5/2-101 from Ch. 111 2/3, par. 2-101
Amends the Public Utilities Act. Removes language providing that if there is no vacancy on the Illinois Commerce Commission, 4 members of the Commission shall constitute a quorum to transact business. Effective immediately.
Apr 13 18 S    Rule 3-9(a) / Re-referred to Assignments

SB 03066    Sen. Don Harmon
New Act
745 ILCS 50/Act rep.
Repeals the Good Samaritan Food Donor Act. Creates the Good Samaritan Food Donation Act. Defines terms. Provides that, except in cases of gross negligence or intentional misconduct, a person, gleaner, or nonprofit organization is not subject to civil or criminal liability arising from the nature, age, packaging, or condition of apparently wholesome food or an apparently fit grocery product that was donated or received for ultimate distribution to needy individuals. Provides that, except in cases of gross negligence or intentional misconduct, a person who allows the collection or gleaning of donations on property owned or occupied by the person by gleaners, or paid or unpaid representatives of a nonprofit organization, for ultimate distribution to needy individuals is not subject to civil or criminal liability that arises due to the injury or death of the gleaner or representative. Provides that if some or all of the donated food and grocery products do not meet all quality and labeling standards imposed by federal, State, and local laws and regulations, the person or gleaner who donates the food and grocery products are immune from civil or criminal liability if specified conditions are met. Provides that the Act shall not be construed to create any liability, and that nothing in the Act shall be construed to supersede State or local health regulations. Effective immediately.
Feb 15 18 S    Referred to Assignments

SB 03067    Sen. Don Harmon
10 ILCS 5/22-19 new
Amends the Election Code. Authorizes election authorities to conduct risk-limiting audits before and after the certification of election results. Provides that the determination to conduct a risk-limiting audit, the scope of an audit, and the uses of the results of an audit are entirely within the discretion of the election authority. Requires the State Board of Elections to adopt rules for the creation of a certification process for certifying that the procedure to be used by an election authority comports with the specified requirements. Provides for waiver of the certification process. Defines "risk-limiting audit". Effective immediately.
Apr 27 18 S    Rule 3-9(a) / Re-referred to Assignments

SB 03068    Sen. Don Harmon
Appropriates funding from the General Revenue Fund to the State Board of Elections for grants to county clerks and boards of election commissioners for the funding of election cybersecurity infrastructure for the fiscal year beginning July 1, 2018. Effective immediately.
Jul 01 18 S    Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 03069 Sen. Julie A. Morrison

New Act

20 ILCS 627/15
20 ILCS 627/20
20 ILCS 687/6-3
20 ILCS 687/6-4
20 ILCS 687/6-5
20 ILCS 687/6-5.5
20 ILCS 687/6-6
20 ILCS 689/5
20 ILCS 689/10
20 ILCS 689/15
20 ILCS 689/25
20 ILCS 689/30
20 ILCS 1105/1
20 ILCS 1105/3
20 ILCS 1115/4
20 ILCS 1115/5 rep.
20 ILCS 3125/10
20 ILCS 3125/15
20 ILCS 3125/25
20 ILCS 3125/30
20 ILCS 3954/20
105 ILCS 5/10-20.19c
105 ILCS 5/34-18.15
415 ILCS 5/21.6
415 ILCS 5/22.15
415 ILCS 5/22.16b
415 ILCS 5/22.23
415 ILCS 5/55.3
415 ILCS 5/55.7
415 ILCS 5/58.14a
415 ILCS 5/58.15
415 ILCS 5/6.1 rep.
415 ILCS 15/7
415 ILCS 15/8 rep.
415 ILCS 15/8.5 rep.
415 ILCS 20/2.1
415 ILCS 20/3
415 ILCS 20/3.1
415 ILCS 20/5
415 ILCS 20/6
415 ILCS 20/6a
415 ILCS 20/7

from Ch. 96 1/2, par. 7401
from Ch. 96 1/2, par. 7403
from Ch. 96 1/2, par. 7604
from Ch. 122, par. 10-20.19c
from Ch. 122, par. 34-18.15
from Ch. 111 1/2, par. 1021.6
from Ch. 111 1/2, par. 1022.15
from Ch. 111 1/2, par. 1022.16b
from Ch. 111 1/2, par. 1022.23
from Ch. 111 1/2, par. 1055.3
from Ch. 111 1/2, par. 1055.7
from Ch. 85, par. 5957
from Ch. 111 1/2, par. 7052.1
from Ch. 111 1/2, par. 7053
from Ch. 111 1/2, par. 7053.1
from Ch. 111 1/2, par. 7055
from Ch. 111 1/2, par. 7056
from Ch. 111 1/2, par. 7056a
from Ch. 111 1/2, par. 7057
SB 03069 (CONTINUED)

415 ILCS 20/8
415 ILCS 110/2002.03 new
415 ILCS 110/2004 from Ch. 96 1/2, par. 9754
415 ILCS 110/2005 from Ch. 96 1/2, par. 9755
415 ILCS 110/2007 from Ch. 96 1/2, par. 9757
415 ILCS 110/2008 from Ch. 96 1/2, par. 9758
415 ILCS 110/2010 from Ch. 96 1/2, par. 9760
415 ILCS 110/2011 from Ch. 96 1/2, par. 9761
415 ILCS 110/2012 from Ch. 96 1/2, par. 9762
415 ILCS 110/2013 from Ch. 96 1/2, par. 9763
415 ILCS 120/15
415 ILCS 120/25
415 ILCS 120/31
415 ILCS 120/32
815 ILCS 355/Act rep.
815 ILCS 440/Act rep.
820 ILCS 130/2 from Ch. 48, par. 39s-2


Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03070 Sen. Scott M. Bennett

5 ILCS 420/4A-108

Amends the Illinois Governmental Ethics Act. Removes a provision prohibiting a candidate for elective office from using the Internet to file his or her statement of economic interests.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03071 Sen. Tom Rooney

110 ILCS 930/3 from Ch. 144, par. 2303

Amends the Diversifying Higher Education Faculty in Illinois Act. Provides that the Program Board created to administer the grant program authorized by the Act shall be comprised of 11 (rather than 21) members. Effective immediately.

May 31 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03072
Sen. Paul Schimpf-William E. Brady
(Rep. Terri Bryant and Dave Severin)

20 ILCS 210/8 from Ch. 127, par. 1708
Amends the State Fair Act. Provides that up to 15 (rather than 20) persons may be appointed by the Governor to the Board of State Fair Advisors. Provides that initial appointments made after the effective date of bill shall be for terms of one, 2, and 3 years staggered to provide for the selection of 5 members each year. Provides that all subsequent appointments shall be for terms of 3 years. Provides that all terms shall commence on the 3rd Monday in January. Provides that members may not serve more than 2 consecutive 3-year terms or a total of 8 consecutive years if the member's initial appointment is less than a 3-year term. Provides that a former member may return to the Board if he or she has not been a member for at least one year prior to reappointment. Makes other technical changes. Effective January 1, 2019.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the engrossed bill with the following changes: Provides that the terms of members appointed before the effective date of the amendatory Act shall expire on January 21, 2019. Removes language limiting a member to no more than 2 consecutive 3-year terms or a total of 8 consecutive years. Effective January 1, 2019.

Aug 14 18 S Public Act . . . . . . . . . 100-0845

SB 03073
Sen. Paul Schimpf

5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
20 ILCS 3501/801-40
30 ILCS 105/5.886 new
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.7 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
40 ILCS 5/14-147.5 new
40 ILCS 5/14-152.1
40 ILCS 5/15-185.5 new
40 ILCS 5/15-198
40 ILCS 5/16-190.5 new
40 ILCS 5/16-203
40 ILCS 15/1.9 new
Amends the State Employee, State Universities, and Downstate Teachers Articles of the Illinois Pension Code. Requires those Systems to offer certain inactive members the opportunity to elect to receive an accelerated pension benefit payment equal to 70% of the net present value of their pension benefits in lieu of receiving any pension benefit. Provides that if a person elects to receive an accelerated pension benefit payment, his or her credits and creditable service under that Article shall be terminated upon receipt of the accelerated pension benefit payment; except that the terminated service credit shall be used for the purposes of determining participation and benefits under the State Employees Group Insurance Act of 1971. Provides that a person who receives an accelerated pension benefit payment must direct the System to pay all of that payment as a rollover into another qualified retirement plan or account. Contains provisions concerning return to active service; rulemaking; and qualified plan status. Amends the State Employees Group Insurance Act of 1971 to make related changes. Requires the Authority to issue bonds if the amount of the accelerated pension benefit payments exceed the amount appropriated to each System for those payments. Amends the General Obligation Bond Act. Authorizes $250,000,000 in State Pension Obligation Acceleration Bonds to be sold to pay for accelerated pension benefit payments to eligible persons. Amends the State Pension Funds Continuing Appropriation Act to create a continuing appropriation for payments on those Bonds. Amends the State Finance Act to create the State Pension Obligation Acceleration Bond Fund. Effective immediately.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
Legislative Information System
100th General Assembly
Synopsis of Introduced Bills
All legislation through December 04, 2018

SB 03074 Sen. David Koehler
105 ILCS 5/18-4.4 from Ch. 122, par. 18-4.4
Amends the Common School Fund Article of the School Code. Makes a technical change in a Section concerning Tax Equivalent Grants.
Feb 15 18 S Referred to Assignments
SB 03075  Sen. Michael E. Hastings, Omar Aquino-Julie A. Morrison-Dale Fowler-Karen McConnaughay and Laura M. Murphy

20 ILCS 1705/4.4 new
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that beginning July 1, 2018, and quarterly thereafter, the Department of Human Services shall submit to the General Assembly a written report providing, at minimum, for each State-operated mental health center and State-operated developmental center: (1) the number of employees; (2) the number of patient or resident initiated workplace violence incidents which occurred, including the number which were a direct assault on staff and the number which were a violent incident to which staff responded; (3) the number of employees impacted in each incident; and (4) the rate of workplace violence that quarter expressed as total number of employees impacted to total number of employees. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 1705/4.4 new
Adds reference to:
20 ILCS 505/41 new
Adds reference to:
20 ILCS 1705/4 from Ch. 91 1/2, par. 100-4
Adds reference to:
730 ILCS 5/3-2.5-61
Adds reference to:
730 ILCS 5/3-5-3.1 from Ch. 38, par. 1003-5-3.1

Replaces everything after the enacting clause. Amends the Children and Family Services Act, Mental Health and Developmental Disabilities Administrative Act, and the Unified Code of Corrections. Provides that the Departments of Children and Family Services, Human Services, Juvenile Justice, and Corrections shall submit quarterly reports to the General Assembly on (1) the number of reported assaults on employees at each facility; (2) the number of reported incidents of resident sexual aggression towards employees at each facility including sexual assault, residents exposing themselves, sexual touching, and sexually offensive language; and (3) the number of employee injuries resulting from resident violence at each facility including descriptions of the nature of the injuries, the number of injuries requiring medical treatment at the facility, the number of injuries requiring outside medical treatment and the number of days off work per injury. Provides that each of these Departments shall: (1) establish a reasonable procedure for employees to report work-related assaults and injuries. A procedure is not reasonable if it would deter or discourage a reasonable employee from accurately reporting a workplace assault or injury; (2) inform each employee: (A) of the procedure for reporting work-related assaults and injuries; (B) of the right to report work-related assaults and injuries; and (C) that the Department is prohibited from discharging or in any manner discriminating against employees for reporting work-related assaults and injuries; and (3) not discharge, discipline, or in any manner discriminate against any employee for reporting a work-related assault or injury. Effective January 1, 2019.

Senate Committee Amendment No. 2
Provides that the reports of the respective agencies shall be submitted electronically to the General Assembly.

House Committee Amendment No. 1
Provides that the quarterly reports of the Department of Juvenile Justice to the Governor and General Assembly shall include the number of reported incidents of youth sexual aggression towards staff at each facility including sexual assault, residents exposing themselves, sexual touching, and sexually offensive harassing language such as repeated and unwelcome sexual advances, requests for sexual favors, or verbal comments, gestures, or actions of a derogatory or offensive sexual nature. Provides that this report and the report of the number of staff injuries resulting from youth violence only, the reports shall be filed beginning July 1, 2019 or the implementation of the Department's Offender 360 Program, whichever occurs first.

Aug 24 18  S  Public Act . . . . . . . 100-1075
SB 03076  Sen. Wm. Sam McCann

20 ILCS 1705/7.2a new

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that as the Department of Human Services establishes reimbursement rates that build toward livable wages for front-line personnel in programs serving persons with intellectual and developmental disabilities, the Department shall include rates for therapeutic schools and other programs serving children with intellectual and developmental disabilities. Defines “front-line personnel”. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03077  Sen. Wm. Sam McCann

305 ILCS 5/5-5.27 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that in determining the assets of an individual applying for medical assistance, the Department of Healthcare and Family Services shall disregard the cash value of a life insurance policy or prepaid funeral and burial contract or the equity value of any other assets which are intended to be used to pay the funeral and burial expenses of the individual. Provides that if the asset disregard requires federal approval, the Department shall submit the necessary application to the Centers for Medicare and Medicaid Services for a waiver or State Plan amendment to implement the asset disregard. Provides that implementation of the asset disregard shall be contingent on federal approval of the waiver or State Plan amendment.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03078  Sen. Wm. Sam McCann

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

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

Feb 15 18  S  Referred to Assignments

SB 03079  Sen. Ira I. Silverstein

10 ILCS 5/9-1.5a new
10 ILCS 5/9-1.14
10 ILCS 5/9-9.5
10 ILCS 5/9-9.6 new
10 ILCS 5/9-10.5 new

Amends the Election Code. Includes in the definition of “electioneering communication”, a digital communication and provides that the definition includes any communication that is placed or promoted on an online platform. Provides that an online platform shall maintain and make available for online public inspection in machine readable format, a complete record of any request to purchase on the online platform an electioneering communication that is made by a person whose aggregate requests to purchase electioneering communications on the online platform during the calendar year exceed $500. Provides that the record shall be made available as soon as is possible and shall be retained by the online platform for a period of not less than 4 years. Provides that any person who requests to purchase an electioneering communication on an online platform shall provide the online platform with the information necessary for the online platform to comply with the record requirements. Defines “online platform”. In provisions concerning disclosures in political communications, provides that political committee that pays for specified political communication must be identified conspicuously within the communication. Provides that a communication does not make a statement in a clear and conspicuous manner if it is difficult to read or hear or if the placement is easily overlooked. Provides that each provider of electioneering communications shall make reasonable efforts to ensure that electioneering communications are not purchased by a foreign national, directly or indirectly.

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03080
Sen. Heather A. Steans, Cristina Castro-Jacqueline Y. Collins-Omar Aquino-David Koehler, Mattie Hunter, Patricia Van Pelt, Linda Holmes, Daniel Biss-Iris Y. Martinez, Wm. Sam McCann, Chris Nybo, Martin A. Sandoval and Laura M. Murphy
20 ILCS 605/605-870 new
220 ILCS 5/8-306
415 ILCS 5/17.11
415 ILCS 5/17.12 new
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall by rule establish a comprehensive low-income water assistance policy and program. Contains various provisions concerning the policy and program. Amends the Public Utilities Act. Adds requirements related to billing statements and reconnection of service for water and sewer utilities. Provides that upon request by a water utility, the Illinois Commerce Commission may allow, but may not require, a water utility to establish a customer assistance program. Provides that an entity subject to certain federal laws that serves or provides water or sewer services to a specified number of people shall conduct a cost of service study every 5 years. Amends the Environmental Protection Act. Provides that within one year of the effective date of the amendatory Act, every community water system shall create a plan to remove all known lead service lines within 10 years from the completion of the plan. Requires each community water system to implement an asset management plan designed to inspect, maintain, repair, and renew its infrastructure within 18 months of the effective date of the amendatory Act. Requires the Department of Public Health to adopt rules for lead replacement that require an expedited timeline for high risk facilities and communities within 18 months of the effective date of the amendatory Act. Creates the Statewide Advisory Council on Lead in Drinking Water and requires specified community water supplies to create water system advisory councils tasked with various duties related to lead in drinking water awareness. Makes other changes.
May 11 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03081
Sen. Laura M. Murphy-Patricia Van Pelt-Omar Aquino
310 ILCS 10/25.06 new
Amends the Housing Authorities Act. Requires each Housing Authority to provide, upon request by the State, a list of all applicants waiting for admission to any public housing or housing project operated by the Housing Authority, including information on each applicant's position on the waiting list.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Housing Authorities Act. Provides that upon request by an applicant for a Housing Authority's public housing, a Housing Choice Voucher, or other housing owned or operated by a Housing Authority for which the Housing Authority manages a waiting list, the Housing Authority shall provide the applicant with information on that applicant's position on the waiting list within 10 business days.
Aug 21 18 S Public Act . . . . . . . . . 100-1021

SB 03082
Sen. Chapin Rose
(Rep. Charles Meier and Dave Severin)
20 ILCS 205/205-15 was 20 ILCS 205/40.7 and 205/40.8
Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that "agribusiness" means a business or businesses under the same name or ownership that are collectively associated with the production, processing, or distribution of agricultural products, or an organization that promotes the economic well-being and expansion of this State's agriculture industry. Effective immediately.
Aug 14 18 S Public Act . . . . . . . 100-0846

SB 03083
Sen. Chapin Rose
205 ILCS 670/8 from Ch. 17, par. 5408
815 ILCS 122/3-5
Amends the Consumer Installment Loan Act. Provides that the date of renewal for a license is December 1st (rather than December 15th). Amends the Payday Loan Reform Act. Provides that the date of renewal for a license is December 1 (rather than December 31). Effective immediately.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03084  Sen. Chapin Rose
(Rep. David S. Olsen)
205 ILCS 657/30
Amends the Transmitters of Money Act. Provides that a money transmitter applicant or a money transmitter licensee shall
post a bond in the amount of $50,000 or an amount equal to 1% of all Illinois-based activity, whichever is greater (rather than the
greater of $100,000 or an amount equal to the daily average of outstanding payment instruments for the preceding 12 months or
operational history). Effective immediately.
Apr 19 18  H  Referred to Rules Committee

SB 03085  Sen. Chapin Rose
(Rep. Brad Halbrook)
35 ILCS 200/21-135
Amends the Property Tax Code. In a Section concerning notice of application for judgment and sale, provides that, in the case
of a drainage or retention basin serving a residential common area, notice shall also be given to each residential homeowner whose
property is served by that drainage or retention basin.
Senate Committee Amendment No. 2
Deletes reference to:
35 ILCS 200/21-135
Adds reference to:
35 ILCS 200/21-112
Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that county collectors shall no longer
publish or send notice of delinquent or forfeited property taxes for certain undeveloped but platted and subdivided property or for any
other exempt property.
House Floor Amendment No. 1
Provides that county collectors shall no longer publish (in the engrossed bill, publish or send notice) of delinquent or forfeited
property taxes for certain undeveloped but platted and subdivided property or for any other exempt property.
Aug 26 18  S  Public Act . . . . . . . . . 100-1095

SB 03086  Sen. Linda Holmes
(Rep. Michael Halpin)
5 ILCS 220/3.1  from Ch. 127, par. 743.1
5 ILCS 220/3.4  from Ch. 127, par. 743.4
Amends the Intergovernmental Cooperation Act. Modifies the qualifications for Directors of the governing body of a
Municipal Joint Action Water Agency to include an appointed official of a member municipality, public water district, township, State
university, or county. Provides that for any Municipal Joint Sewage Treatment Agency established after the effective date of this
amendatory Act, a Director sitting on the Board of Directors shall not be required to be an elected official of a member municipality or
county, but may be an appointed official of a member municipality or county. Effective immediately.
Aug 24 18  S  Public Act . . . . . . . . . 100-1076

SB 03087  Sen. William E. Brady
20 ILCS 605/605-1
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a
technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

SB 03088  Sen. William E. Brady
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

SB 03089  Sen. William E. Brady
35 ILCS 110/10a  from Ch. 120, par. 439.40a
Amends the Service Use Tax Act. Makes a technical change in a Section concerning requirements to file bonds.
Feb 15 18  S  Referred to Assignments
SB 03090  Sen. Jim Oberweis
110 ILCS 205/16 new
Amends the Board of Higher Education Act. Provides that when a public institution of higher education proposes to
discontinue operations, it shall file with the Board the original or legible true copies of all academic records of the institution. Provides
for the specific contents of the records required to be filed. Provides that where it appears to the Board that any such records are in
danger of being lost, hidden, destroyed, or otherwise made unavailable to the Board, the Board may seize and take possession of the
records, on its own motion and without order of a court. Requires the Board to maintain a permanent file of all such records coming
into its possession. Provides that, as an alternative to the deposit of records with the Board, the public institution of higher education
may propose a different means for permanent retention of the records, subject to the approval of the Board. Effective immediately.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03091  Sen. Jim Oberweis
820 ILCS 305/8 from Ch. 48, par. 138.8
Amends the Workers' Compensation Act. Provides that, except for awards for certain medical costs, an arbitrator shall reduce
awards based upon the degree to which the work-related injury resulted from the actions of or a pre-existing condition of the claimant.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03092  Sen. Neil Anderson
505 ILCS 120/1 from Ch. 5, par. 2801-1
Amends the Soil Amendment Act. Makes a technical change in a Section concerning the short title.
Feb 15 18  S  Referred to Assignments

SB 03093  Sen. Neil Anderson
(Rep. Tony McCombie)
35 ILCS 200/15-175
Amends the Property Tax Code. Makes changes concerning the maximum reduction under the general homestead exemption
for life care facilities. Provides that those changes are declarative of existing law.
Senate Committee Amendment No. 1
Provides that the changes made to the entire Section (in the introduced bill, certain subsections only) are declarative of
existing law. Further amends the general homestead provisions in the Property Tax Code. Provides that a general homestead
exemption applied to a cooperative or life care facility shall be credited to the owner or resident (currently, the owner only) who
qualified for the exemption.
Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1)
removes language providing that the provisions of the amendatory Act are declarative of existing law; (2) provides that the changes are
effective for the 2018 tax year and thereafter; and (3) makes technical changes.
Aug 24 18  S  Public Act . . . . . . . . . . 100-1077
SB 03094 Sen. Jil Tracy

225 ILCS 470/16 from Ch. 147, par. 116
225 ILCS 470/17 from Ch. 147, par. 117
225 ILCS 470/40 from Ch. 147, par. 140
225 ILCS 470/41 from Ch. 147, par. 141
225 ILCS 470/9 rep.
225 ILCS 470/19 rep.
225 ILCS 470/20 rep.
225 ILCS 470/21 rep.

Amends the Weights and Measures Act. Provides that a city with a population of 2,000,000 or more shall have a sealer of weights and measures and such deputy sealers as may be required (rather than allowing a city with a population of 25,000 or more to have those individuals). Provides that the city sealer and deputy sealers shall be responsible for all aspects of the weights and measures program within the city. Removes provisions requiring the Director of Agriculture to test the standards of weights and measures procured by a city sealer. Removes provisions requiring a city inspector of weights and measures to submit an annual report. Removes provisions requiring a city with a sealer to provide certain equipment and resources at the city's expense. Removes provisions allowing the Director concurrent authority with the city to enforce the provisions of the Act. Removes language allowing a city sealer to collect and receive certain inspection fees. Makes other changes.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03095 Sen. Jil Tracy

430 ILCS 66/15

Amends the Firearm Concealed Carry Act. Provides that a law enforcement agency may submit an objection to a license applicant based upon specific and articulable reasons or circumstances (rather than a reasonable suspicion) that the applicant is a danger to himself or herself or others, or a threat to public safety. Provides that the Concealed Carry Licensing Review Board may request more information from the law enforcement agency that submits an objection and if the request is made the agency shall have 30 days to supply the required information. Provides that if the agency fails to respond or does not provide adequate information, the objection shall be rendered moot and the Board shall grant the license. Provides that the Board may not take more than 90 days to render a decision from the time the objection is filed. Provides that failure to render a decision shall be grounds for a mandamus action in which the Board shall be liable for all costs and attorney's incurred by the applicant. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03096
Sen. Jil Tracy-Michael Connelly
(Rep. Brian W. Stewart)

820 ILCS 405/2401 from Ch. 48, par. 721
820 ILCS 405/2401.1 new
820 ILCS 405/2402 from Ch. 48, par. 722

Amends the Unemployment Insurance Act. Provides that the Department of Revenue shall maintain a public database, as provided under the State Tax Lien Registration Act, as a lien registry for the filing of liens upon employer assets authorized under the Unemployment Insurance Act. Provides that liens created before January 1, 2020 must be filed with the office of the recorder in the county where the subject property is located. Provides that on and after January 1, 2020 notice of the lien shall be filed in the lien registry. Sets forth the information required for the lien registry.

Senate Committee Amendment No. 1
Adds reference to:
820 ILCS 405/1900.2 rep.


Senate Floor Amendment No. 3
Adds reference to:
35 ILCS 750/1-5
Adds reference to:
820 ILCS 405/1502.4 new
Adds reference to:
820 ILCS 405/2401 from Ch. 48, par. 721
Adds reference to:
820 ILCS 405/2401.1 new
Adds reference to:
820 ILCS 405/2402 from Ch. 48, par. 722
Adds reference to:
820 ILCS 405/1900.2 rep.

Replaces everything after the enacting clause. Amends the State Tax Lien Registration Act. Provides that the purpose of the Act is to provide a uniform statewide system for filing notices of liens (rather than tax liens) that are in favor of or enforced by the Department of Revenue or the Department of Employment Security (rather than the Department of Revenue). Provides that the scope of the Act is limited to liens (rather than tax liens) in real property and personal property, tangible and intangible, of taxpayers or other persons or entities (rather than taxpayers or other persons) against whom the Department of Revenue or the Department of Employment Security (rather than the Department of Revenue) has liens pursuant to law for unpaid final liabilities (rather than for unpaid final tax liabilities administered by the Department of Revenue). Provides that nothing in the Act shall be construed to invalidate any lien filed by the Department of Revenue with a county recorder of deeds prior to January 1, 2018, or by the Department of Employment Security prior to January 1, 2020. Amends the Unemployment Insurance Act. Provides that no employer in an Illinois county that has been declared a State disaster area by the Governor in accordance with the Illinois Emergency Management Agency Act is chargeable for benefit charges that result from the payment of benefits to an individual for any weeks of unemployment during the period of the disaster, but only to the extent that the employer can show that the individual's unemployment was a direct result of the declared disaster. Provides that the Department of Revenue shall maintain a public database, as provided under the State Tax Lien Registration Act, as a lien registry for the filing of liens upon employer assets authorized under the Unemployment Insurance Act. Provides that liens created before January 1, 2020 must be filed with the office of the recorder in the county where the subject property is located. Provides that on and after January 1, 2020 notice of the lien shall be filed in the lien registry. Sets forth the information required for the lien registry. Repeals provisions that created an Economic Data Task Force within the Department of Employment Security to analyze issues involving certain data and file a report by June 30, 2013.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee
SB 03097    Sen. Jil Tracy
             (Rep. Norine K. Hammond)

230 ILCS 5/3.31 new
230 ILCS 5/31 from Ch. 8, par. 37-31
230 ILCS 5/33.1 from Ch. 8, par. 37-33.1

Amends the Illinois Horse Racing Act of 1975. The following changes are effective until January 1, 2022: Provides that "Illinois conceived and foaled", as the term applies to a standardbred, includes a standardbred horse whose sire is a qualified Illinois stallion. Provides that semen from a stallion qualified for the Illinois Standardbred Breeders Fund may be transported outside the State. Removes the requirement that for a horse to qualify for an Illinois conceived and foaled race the mare must be in the State at least 30 days before foaling or remain in the State at least 30 days at the time of foaling. Removes the requirement that for a horse to qualify for an Illinois conceived and foaled race the mare must be inseminated within the State and the foal must be dropped in the State. Provides that the Director of Agriculture or his or her authorized agent shall not publish notice announcing disqualification of a stallion or his foals on the basis that the stallion owner, manager, or person associated has knowingly participated in the arrangements for transporting semen from a standardbred stallion registered under the Act out of State. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Provides that the changes made by the amendatory Act apply beginning January 1, 2018 (rather than the effective date of the amendatory Act). Provides that a foal conceived by transported semen (rather than transported fresh semen) may be eligible for Illinois conceived and foaled registration. Effective immediately.

Apr 24 18    H    Referred to Rules Committee

SB 03098    Sen. Martin A. Sandoval

625 ILCS 5/15-111 from Ch. 95 1/2, par. 15-111
625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301

Amends the Illinois Vehicle Code. Provides that the Department of Transportation may issue a special permit authorizing an applicant to operate or move a vehicle or combination of vehicles of a size or weight of vehicle or load exceeding the maximum specified by the Code or otherwise not in conformity with the Code upon any State or local highway. Deletes language providing that local authorities may issue a special permit authorizing an applicant to operate or move a vehicle or combination of vehicles of a size or weight of vehicle or load exceeding the maximum specified by the Code or otherwise not in conformity with the Code upon local highways under their jurisdiction. Makes conforming changes. Effective January 1, 2023.

May 03 18    S    Rule 3-9(a) / Re-referred to Assignments

SB 03099    Sen. Jennifer Bertino-Tarrant

105 ILCS 85/10
105 ILCS 85/20

Amends the Student Online Personal Protection Act. Provides that a national assessment provider may sell or rent a student's information if the provider secures express written consent from the student or the parent or guardian of the student given in response to a clear and conspicuous notice and the information is used solely to provide access to employment, educational scholarships or financial aid, or post-secondary educational opportunities. Provides that an operator may use or disclose covered information of a student, if no information is used for advertising or to amass a profile on the student for purposes other than K through 12 school purposes, for legitimate research purposes as required or allowed by State or federal law and in furtherance of K through 12 school purposes or post-secondary educational purposes (instead of for legitimate research purposes as required or allowed by State or federal law and under the direction of a school, a school district, or the State Board of Education if the information is not used for advertising or to amass a profile on the student for purposes other than for K through 12 school purposes). Effective immediately.

Apr 13 18    S    Rule 3-9(a) / Re-referred to Assignments
Amends the Equal Pay Act of 2003. Prohibits an employer from requiring an employee to sign a nondisclosure agreement regarding the employee's salary, from seeking the salary history of a prospective employee, and from requiring that a prospective employee's salary history meet any specified criteria. Provides for employers to establish a self-evaluation plan of the employer's pay practices. Sets forth permissible components of a self-evaluation plan. Requires the self-evaluation plan to be submitted to the Department of Labor for verification. Provides that an employer that has completed a self-evaluation plan that has been verified by the Department of Labor has an affirmative defense to liability for certain alleged violations of the Act. Provides that an employer that does not have a verified self-evaluation plan may be subject to civil penalties for violations of the Act.

Senate Committee Amendment No. 1

Deletes reference to:

820 ILCS 112/13 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but removes provisions requiring employers to establish a self-evaluation plan of their pay practices that has been verified by the Department of Labor.
SB 03101

Sen. Cristina Castro, Heather A. Steans-Jacqueline Y. Collins-Iris Y. Martinez-Julie A. Morrison, Elgie R. Sims, Jr. and Laura M. Murphy
(Rep. Carol Sente-Stephanie A. Kifowit, Emanuel Chris Welch and Michelle Mussman)

415 ILCS 5/52.3-15 new

Amends the Environmental Protection Act. Contains provisions requiring the Environmental Protection Agency to create a State beneficiary mitigation plan in accordance with specified consent decrees. Provides that the Agency shall establish the Volkswagen Settlement Task Force. Contains provisions concerning the membership of the Task Force. Provides that the Task Force shall conduct listening sessions, review the requirements of a specified trust agreement, evaluate public comments, and prepare a report of its recommendations for use of the funds received by the State from the trust agreement. Provides that the Task Force shall submit the report to the Governor and the General Assembly by no later than January 1, 2019. Provides that based on information provided by the Task Force, a public comment period, and other specified considerations, the Agency shall create a draft and final version of the State plan. Provides that within 30 days of the effective date, the Environmental Protection Agency shall create a page on its website that provides the public with specified information relating to the specified consent decrees. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:
15 ILCS 205/0.01

Adds reference to:
415 ILCS 5/52.3-15 new

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Creates the Volkswagen Settlement Environmental Beneficiary Mitigation Plan Task Force. Provides that the Task Force shall conduct 6 public listening sessions statewide to gather public input on priorities for use of the funds received by the State from a specified environmental mitigation trust agreement. Provides that the Task Force shall review the environmental mitigation trust agreement requirements, evaluate public comments, and prepare a report of its recommendations for use of the funds received by the State from the trust. Provides that the Task Force shall submit its report to the Governor and the General Assembly by no later than 150 days, but no sooner than 140 days, after the effective date of the amendatory Act. Contains provisions concerning the membership of the Task Force. Provides that the provisions creating the Task Force are inoperative 210 days after the effective date of the amendatory Act. Provides that the Environmental Protection Agency shall administer the moneys available to the State under the specified environmental mitigation trust agreement for certain categories of projects. Contains various provisions concerning the Agency and a specified beneficiary mitigation plan. Provides that a beneficiary mitigation plan filed before the effective date of the amendatory Act shall be revised to comply with the amendatory Act and shall be resubmitted in accordance with the environmental mitigation trust agreement and the amendatory Act. Provides that the Agency shall extend the Agency's draft beneficiary mitigation plan public comment period deadline of April 13, 2018 to 120 days after the effective date of the amendatory Act. Provides that during the extended 120-day public comment period, the Agency and Task Force shall conduct 6 public stakeholder hearings statewide to seek public comments on the draft beneficiary mitigation plan. Provides that based on recommendations from the Task Force, public listening sessions, and the need for the State to reduce air pollution, the Agency shall amend its beneficiary mitigation plan outlining how it will spend allocated funds from the environmental mitigation trust for beneficial projects in the State that mitigate the excess emissions of nitrogen oxides from Volkswagen diesel vehicles. Provides that the Agency shall prepare and resubmit an amended final version of the beneficiary mitigation plan to the trustee of the environmental mitigation trust agreement no sooner than 30 days after the Task Force submits its report, and only after receiving and considering the recommendations of the Task Force, reactions from written submissions, and the public hearings. Provides that after the amended final version of the beneficiary mitigation plan is submitted to the trustee of the environmental mitigation trust, the Agency shall provide for an open period of no less 60 days for interested parties to submit eligible project proposals to the Agency. Provides that at the conclusion of this open period, the Agency may award funds to these projects. Effective immediately.

Nov 27 18 H Held on Calendar Order of Second Reading - Short Debate
SB 03102  Sen. Cristina Castro, Napoleon Harris, III, Elgie R. Sims, Jr.-Patricia Van Pelt-Iris Y. Martinez, Ira I. Silverstein, Julie A. Morrison, Thomas Cullerton, Terry Link, Mattie Hunter, David Koehler and Jacqueline Y. Collins

(Rep. Sara Feigenholtz)

815 ILCS 505/2LLL

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to offer to consumers at retail a rebate made on a stored-value card that charges dormancy fees or other post-issuance fees. Defines terms.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to offer to consumers at retail a rebate made on a rebate card, rather than a stored-value card, that charges dormancy fees or other post-issuance fees. Defines terms. Excludes gift cards issued under the Revised Uniform Unclaimed Property Act, payroll cards issued under the Illinois Wage Payment and Collection Act, certain stored-value cards, and cards issued for in-store credit from the scope of the term "rebate card".

House Floor Amendment No. 1

Deletes reference to:

815 ILCS 505/2LLL

Adds reference to:

815 ILCS 505/2VVV

Replaces everything after the enacting clause. Amends the Consumer Fraud and Deceptive Business Practices Act. Makes changes to the following defined terms: Defines "facility" to have: (i) the meaning ascribed to that term in the Substance Use Disorder Act when used in reference to a facility that provides substance use disorder treatment; and (ii) the same meaning as "mental health facility" under the Mental Health and Developmental Disabilities Code when used in reference to a facility that provides mental health disorder treatment. Defines "program" to mean a licensable or fundable activity or service, or a coordinated range of such activities or services established or licensed by the Department of Human Services (rather than "program" has the same meaning ascribed to that term in the Alcoholism and Other Drug Abuse and Dependency Act). Defines "treatment" to have the meaning ascribed to that term in: (1) the Substance Use Disorder Act when used in reference to treatment for a substance use disorder; and (2) the Mental Health and Developmental Disabilities Code when used in reference to treatment for a mental health disorder. Effective immediately.

Nov 28 18  S  Placed on Calendar Order of Concurrence House Amendment(s) 1 - January 7, 2019
SB 03103  Sen. Cristina Castro-Iris Y. Martinez, Omar Aquino, Kimberly A. Lightford, Ira I. Silverstein, Patricia Van Pelt, Martin A. Sandoval, Kwame Raoul and Antonio Muñoz

New Act

735 ILCS 5/9-106.3 new
765 ILCS 745/16 from Ch. 80, par. 216

Creates the Immigrant Tenant Protection Act. Defines terms. Provides that, with exceptions, a landlord shall not require disclosure of, disclose, intimidate, harass, or evict a tenant on the basis of a person's immigration or citizenship status. Provides that an oral or written warning notice or explanation, given in good faith, regarding the applicable rental agreement, rules, regulations, lease, or law is not a violation of the Act. Provides that the Act does not enlarge or diminish a landlord's right to terminate a tenancy pursuant to existing State or local law; nor does the Act enlarge or diminish any ability of local government to regulate or enforce a prohibition against a landlord's harassment of a tenant. Provides that waiver of a right under the Act by a tenant, occupant, or person known to the landlord to be associated with a tenant or occupant is void as a matter of public policy. Provides remedies. Provides that an action for injunctive relief may be brought by a nonprofit organization. Provides that in a civil action involving a tenant's or occupant's housing rights, no inquiry shall be permitted into the tenant's or occupant's immigration or citizenship status, with exceptions. Contains a severability clause. Amends the Eviction Article of the Code of Civil Procedure. Provides that it is an affirmative defense to an eviction that a landlord engaged in conduct prohibited under the Immigrant Tenant Protection Act. Amends the Mobile Home Landlord and Tenant Rights Act. Provides that an eviction order may not be entered against a tenant as a reprisal for a tenant's efforts to secure remedies under the Immigrant Tenant Protection Act. Effective immediately.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: changes the definition of "immigration or citizenship status"; makes changes in a Section of the Immigrant Tenant Protection Act concerning prohibited conduct; removes references to occupants and persons known to the landlord to be associated with a tenant or occupant; makes changes in the Eviction Article of the Code of Civil Procedure concerning affirmative defenses related to the Immigrant Tenant Protection Act; and provides that an eviction order may not be entered under the Mobile Home Landlord and Tenant Rights Act against a tenant as a reprisal for or on the basis of the tenant's immigration or citizenship status (rather than for a tenant's efforts to secure remedies under the Immigrant Tenant Protection Act). Effective immediately.

House Floor Amendment No. 1

Corrects typographical errors.

Nov 28 18 S Total Veto Stands
SB 03104  Sen. Bill Cunningham-Iris Y. Martinez and Heather A. Steans

720 ILCS 5/11-30 was 720 ILCS 5/11-9
730 ILCS 130/3.1 from Ch. 75, par. 32.1
730 ILCS 150/2 from Ch. 38, par. 222

Amends the Criminal Code of 2012. Provides that public indecency also includes committing the proscribed acts while confined in a penal institution. Provides that a person convicted of a second or subsequent violation for public indecency while confined in a penal institution is guilty of a Class 4 felony. Amends the Sex Offender Registration Act. Includes in the definition of "sex offense", a second violation or attempted violation of public indecency while confined in a penal institution committed on or after the effective date of the amendatory Act. Amends the County Jail Good Behavior Allowance Act. Provides that if an inmate while in custody of the warden is convicted of public indecency, his or her day for day good behavior allowance shall be revoked for each day the allowance was earned while the inmate was in custody of the warden. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:

730 ILCS 130/3.1

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that public indecency also includes committing the proscribed acts while confined in a penal institution. Excludes from the definition of "penal institution" for this purpose a facility of the Department of Juvenile Justice or a juvenile detention facility. Amends the Sex Offender Registration Act. Includes in the definition of "sex offense", a second violation or attempted violation of public indecency while confined in a penal institution committed on or after the effective date of the amendatory Act.

May 18 18  H Rule 19(a) / Re-referred to Rules Committee
SB 03105

Sen. Tim Bivins-Julie A. Morrison and Neil Anderson-Wm. Sam McCann


20 ILCS 2605/2605-433 new
55 ILCS 5/3-6015.5 new
65 ILCS 5/11-1-2.2 new
325 ILCS 5/7.4b new

Amends the Abused and Neglected Child Reporting Act. Provides that law enforcement officers, in an effort to assist the Department of Children and Family Services in child protective investigations in its response to reports of child abuse or neglect, must, upon request of a child protection investigator, accompany the child protection investigator. Provides that it is the responsibility of the accompanying officer to accompany the child protection investigator to any other police jurisdiction that is outside the accompanying officer's primary jurisdiction. Amends the Department of State Police Law of the Civil Administrative Code of Illinois, the Counties Code, and the Illinois Municipal Code making conforming changes.

Senate Committee Amendment No. 1

Deletes reference to:
20 ILCS 2605/2605-433 new
Deletes reference to:
55 ILCS 5/3-6015.5 new
Deletes reference to:
65 ILCS 5/11-1-2.2 new
Deletes reference to:
325 ILCS 5/7.4b new

Adds reference to:
325 ILCS 5/7.2 from Ch. 23, par. 2057.2

Replaces everything after the enacting clause. Permits a child protective investigator of a Child Protective Service Unit to request assistance from local law enforcement officers, to be provided at a mutually available time, if the child protective investigator is (i) unable to obtain assistance from other unit members when responding to a high-risk report of child abuse or neglect and (ii) has a reasonable belief or suspicion that a subject named in the report has the potential for violence. Provides that law enforcement officers shall, upon request, make all reasonable efforts to assist the child protective investigator in receiving law enforcement assistance from any other police jurisdiction that is outside the accompanying officers' primary jurisdiction. Effective immediately.

Jul 20 18 S Public Act . . . . . . . . 100-0625
Amends the State Comptroller Act. Provides that the Business Enterprise Council created under the Business Enterprise for Minorities, Women, and Persons with Disabilities Act shall provide the Comptroller with information necessary to fulfill the Comptroller's responsibilities with respect to the Minority Contractor Opportunity Initiative. Provides that the Comptroller shall annually prepare and submit a report to the Governor and the General Assembly concerning the progress of the initiative for the preceding fiscal year (rather than calendar year). Provides that each Chief Procurement Officer shall provide to the Comptroller information necessary to fulfill the Comptroller's responsibilities with respect to the Minority Contractor Opportunity Initiative. Makes a conforming changes. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Adds the State Comptroller to the Business Enterprise Council for Minorities, Women, and Persons with Disabilities. Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:

- 30 ILCS 575/3 from Ch. 127, par. 132.603

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Inserts a Section concerning implementation and applicability. Requires State constitutional officers to establish aspirational goals for contract awards substantially in accordance with specified provisions of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that no State constitutional officer shall be subject to the jurisdiction of another State constitutional officer, or any agency that reports to another State constitutional officer, including the Business Enterprise Council, with regard to steps taken to achieve aspirational goals. Requires State constitutional officers to annually post their utilization of businesses owned by minorities, women, and persons with disabilities during the preceding fiscal year annually on their Internet websites.

Senate Committee Amendment No. 2
Adds reference to:

- 30 ILCS 575/3 from Ch. 127, par. 132.603

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes and additions. Specifies the information with which the Business Enterprise Council is required to provide the Comptroller with in order to fulfill his or her responsibilities under specified provisions. Provides that the Comptroller shall serve as an advisory member of the Business Enterprise Council (rather than a participating member). Inserts a Section concerning implementation and applicability. Requires State constitutional officers to establish aspirational goals for contract awards substantially in accordance with specified provisions of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that no State constitutional officer shall be subject to the jurisdiction of another State constitutional officer, or any agency that reports to another State constitutional officer, including the Business Enterprise Council, with regard to steps taken to achieve aspirational goals. Requires State constitutional officers to annually post their utilization of businesses owned by minorities, women, and persons with disabilities during the preceding fiscal year annually on their Internet websites.

Senate Floor Amendment No. 4
Deletes reference to:

- 30 ILCS 575/3

Adds reference to:

- 15 ILCS 205/9 new
- 15 ILCS 305/19 new
- 15 ILCS 405/23.10 new
- 30 ILCS 5/2-16 new
SB 03106 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No.2 with changes. Provides that each Chief Procurement Officer shall provide the Comptroller with names and Federal Employer Identification Numbers of vendors registered in the Illinois Small Business Set Aside Program to aid the Comptroller in fulfilling his or her responsibilities. Removes a Section concerning implementation and applicability. Further amends the State Comptroller Act to require the Comptroller to establish aspirational goals for contract awards for all contracts for goods and services, not including contracts for services relating to investigations or litigation. Provides that the aspirational goals shall be substantially in accordance with the Business Enterprise for Minorities, Women, and Persons with Disabilities Act, unless otherwise governed by other law. Amends the Attorney General Act, Secretary of State Act, and Illinois State Auditing Act to require the establishment of aspirational goals for contract awards substantially in accordance with the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Makes conforming changes. Effective immediately.

Aug 10 18    S    Public Act . . . . . . . . . 100-0801

SB 03107    Sen. William E. Brady

20 ILCS 2705/2705-440 was 20 ILCS 2705/49.25h

30 ILCS 105/5.886 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation is authorized to enter into agreements with any state, state agency, or units of local government or political subdivisions (along with other entities). Provides that the Department shall have the power to freely lease or otherwise contract for any purpose any of the locomotives, passenger railcars, and other rolling stock equipment or accessions to any state or state agency, public or private entity, or quasi-public entity. Provides that the Department shall have the power to otherwise enter any contracts or agreements necessary or convenient to provide rail services, operate or maintain locomotives, passenger railcars, and other rolling stock equipment or accessions. Provides that when the Department enters into an agreement for either the payment of railroad requirement maintenance expenses necessary for intercity passenger service or for the lease or use of locomotives, passenger railcars, and other rolling stock equipment or accessions, the Department may deposit funds, use fees, or rental payments into any escrow account. Provides that the funds in any required maintenance escrow account may be withdrawn by the carrier or entity in control of the railroad being maintained. Provides that funds in an escrow account holding lease, use fees, or rental payments may be withdrawn by the Department to be used for various purposes. Creates the High-Speed Rail Rolling Stock Fund to deposit the remaining balance of an escrow account at the end of the account's term. Provides that the High-Speed Rail Rolling Stock Fund may be used for any purpose related to locomotives, passenger railcars, and other rolling stock equipment. Makes a corresponding change in the State Finance Act.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments
SB 03108

Amends the Predator Accountability Act. Changes the short title of the Act to the Trafficking Victims Protection Act. Adds references to involuntary servitude and labor trafficking throughout the Act. Provides that a victim of involuntary servitude or labor trafficking has a cause of action against any person or entity who knowingly subjects, attempts to subject, or engages in a conspiracy to subject the victim to involuntary servitude or labor trafficking. Provides that the standard of proof in specified actions under the Act is a preponderance of the evidence. Provides that a legal guardian, family member, agent of the victim, court appointee, certain type of organization, or government entity responsible for enforcing the laws of this State may bring an action on behalf of a victim. Provides that it is not a defense to an action brought under the Act that a defendant has been acquitted or has not been investigated, arrested, prosecuted, or convicted under the Criminal Code of 2012 or has been convicted of a different offense for the conduct that is alleged to give rise to liability under the Act. Makes other changes, including corresponding changes in the Code of Civil Procedure.

House Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: (1) replaces references to "human trafficking" with "human trafficking"; and (2) provides that "human trafficking" and "involuntary servitude" have the meanings given to them in the Criminal Code of 2012.
SB 03109  Sen. Iris Y. Martinez-Cristina Castro-Omar Aquino, Kwame Raoul-Don Harmon, Heather A. Steans, Napoleon
Harris, III, Daniel Biss, Kimberly A. Lightford, Ira I. Silverstein, Mattie Hunter, Patricia Van Pelt, Martin A.
Sandoval and Antonio Munoz
(Rep. Will Guzzardi-Elizabeth Hernandez-Theresa Mah-Steven A. Andersson-Juliana Stratton, Linda Chapa LaVia, Cynthia
Soto, Anna Moeller, Michael J. Zalewski, Al Riley, Jaime M. Andrade, Jr., Silvana Tabares, Barbara Flynn Currie, Stephanie
A. Kifowit, Kelly M. Cassidy, Robert W. Pritchard, Andre Thapedi, Emanuel Chris Welch and Jonathan Carroll)

20 ILCS 2105/2105-15
Amends the Department of Professional Regulation Law. Provides that the Department of Financial and Professional
regulation shall allow an applicant to provide his or her individual taxpayer identification number as an alternative to provide a social
security number when applying for a license. Provides that no applicant shall be denied a license solely based on his or her
immigration status or citizenship status. Further amends the Pharmacy Practice Act. Removes language providing that an applicant for
a registered pharmacist license shall provide evidence indicating that he or she is a United States citizen or legally admitted alien.
Senate Committee Amendment No. 1
Adds reference to:
105 ILCS 5/21B-15
Adds reference to:
705 ILCS 205/2 from Ch. 13, par. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Removes provisions amending the Attorney Act concerning licensing of noncitizens.
House Floor Amendment No. 1
Deletes reference to:
705 ILCS 205/2
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Removes provisions amending the Attorney Act concerning licensing of noncitizens.
Aug 24 18 S Public Act . . . . . . . 100-1078

SB 03110  Sen. William E. Brady

765 ILCS 160/1-1
Amends the Common Interest Community Association Act. Makes a technical change in a Section concerning the short title.
Feb 15 18 S Referred to Assignments

SB 03111  Sen. Linda Holmes

35 ILCS 5/227 new
35 ILCS 735/3-3 from Ch. 120, par. 2603-3
Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 1% of the expenses claimed by the
taxpayer as a federal income tax deduction pursuant to Section 179 of the Internal Revenue Code for the tax year. Provides that the
taxpayer may sell, assign, or transfer the credit. Provides that the maximum aggregate amount of credits awarded for those purposes
may not exceed $30,000,000 in any calendar year. Amends the Uniform Penalty and Interest Act to provide that, if the amount of the
credit is reduced because the claims for credit exceed the maximum aggregate amount of the credit, then no underpayment penalty or
interest shall accrue on the additional tax so long as the additional tax is paid within 60 days after the notice of reduction. Effective
immediately.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03112  Sen. Mattie Hunter
(Rep. Mary E. Flowers-Sara Feigenholtz)

20 ILCS 505/5  from Ch. 23, par. 5005
325 ILCS 5/8.1  from Ch. 23, par. 2058.1
325 ILCS 5/8.2  from Ch. 23, par. 2058.2

Amends the Children and Family Services Act. In provisions permitting the Department of Children and Family Services to offer and provide family preservation services to any child or family who is the subject of a report of suspected child abuse or neglect and who is likely to be the subject of future reports of suspected child abuse or neglect, provides that if the report is determined to be indicated, the family shall cooperate with and be provided family preservation services as defined in the Abused and Neglected Child Reporting Act. Amends the Abused and Neglected Child Reporting Act. Provides that if a report of child abuse or neglect is determined to be indicated, the child's family shall cooperate with and be provided family preservation services. Requires the Department to develop a service plan for the family's acceptance of services (rather than for the family's voluntary acceptance or refusal). Removes a requirement that the Department explain its lack of legal authority to compel the acceptance of services. Makes changes to the definition of "family preservation services".

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03113  Sen. Mattie Hunter

20 ILCS 2705/2705-610

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the disadvantaged business revolving loan and grant program.

Feb 15 18  S  Referred to Assignments

SB 03114  Sen. Mattie Hunter
(Rep. Arthur Turner)

235 ILCS 5/6-11

Amends the Liquor Control Act of 1934. Authorizes the issuance and renewal of a license to sell alcoholic liquor at premises located within 100 feet of a specific church and school located in the City of Chicago. Effective immediately.

Senate Committee Amendment No. 1

In a provision that specifies conditions that must be met for the issuance or renewal of a license authorizing the sale of alcoholic liquor at specified premises, provides that the premises must be located in and adjacent to a building for which construction commenced after January 1, 2018 (rather than a building containing residences that is at least 40 stories tall and was constructed after January 1, 2018). Corrects a grammatical error.

Senate Floor Amendment No. 2

Authorizes the issuance and renewal of another license to sell alcoholic liquor at premises located within 100 feet of a specific school located in the City of Chicago.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Public Aid Code. Provides that grant amounts under the Temporary Assistance for Needy Families (TANF) program may not vary on the basis of a TANF recipient's county of residence. Increases TANF grant amounts to: 30% of federal poverty guidelines beginning October 1, 2018; 40% of federal poverty guidelines beginning October 1, 2019; and 50% of federal poverty guidelines beginning October 1, 2020. Provides that beginning October 1, 2021, and each October 1 thereafter, TANF grant amounts shall be annually adjusted to remain equal to 50% of the most recent federal poverty guidelines for each family size. Provides that TANF grants for child-only assistance units shall be at least 75% of TANF grants for assistance units of the same size that consist of a caretaker relative with children. Effective immediately.

Fiscal Note (Dept. of Human Services)

The fiscal impact of this proposal is significant. Projected FY19 costs would be $20.6M, FY20 = $47.1M, and FY21 = $73.5M. Future increases would be tied to increases in the federal poverty level.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Provides that grant amounts under the Temporary Assistance for Needy Families (TANF) program may not vary on the basis of a TANF recipient's county of residence. Increases TANF grant amounts to at least 30% of federal poverty guidelines beginning October 1, 2018. Provides that TANF grants for child-only assistance units shall be at least 75% of TANF grants for assistance units of the same size that consist of a caretaker relative with children. Effective immediately.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

Amends the Nurse Practice Act. In provisions concerning written collaborative agreements, restores the ability of podiatric physicians to collaborate with advanced practice registered nurses. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

225 ILCS 65/65-35.1

Deletes reference to:

225 ILCS 65/65-40

Adds reference to:

225 ILCS 65/65-35


Aug 26 18 S Public Act . . . . . . 100-1096
SB 03117  Sen. Tim Bivins
(Rep. Steven A. Andersson and La Shawn K. Ford)

20 ILCS 301/55-35 new
Amends the Alcoholism and Other Drug Abuse and Dependency Act. Requires the Department of Human Services to develop and maintain an online registry for recovery residences that operate in Illinois to serve as a referral resource for individuals seeking continued recovery assistance. Defines "recovery residence" to mean a sober, safe, and healthy living environment that promotes recovery from alcohol and other drug use and associated problems. Encourages non-licensable recovery residences to register with the Department. Provides that the registry shall be publicly available through online posting and shall highlight attributes of the recovery residences and their locations. Provides that registrants are encouraged to seek national accreditation from any entity that has developed uniform national standards for recovery residences. Effective January 1, 2019.

Apr 26 18   H  Referred to Rules Committee

SB 03118  Sen. Tim Bivins
720 ILCS 5/24-4  from Ch. 38, par. 24-4
Amends the Criminal Code of 2012. Provides that any federal firearms licensee, other than a collector of curios and relics, within 72 hours of discovery and knowledge of a missing, lost, or stolen firearm, shall report that information to the Bureau of Alcohol, Tobacco, Firearms and Explosives and the Department of State Police. Provides that the Department of State Police shall enter the information into a searchable database accessible online to those licensees who are authorized access to the Firearm Transfer Inquiry Program. Upon recovery of a firearm listed in the database, the Department of State Police shall remove the information of the firearm from the database. Provides that a violation is a Class B misdemeanor. Effective immediately.

May 03 18   S  Rule 3-9(a) / Re-referred to Assignments
(Rep. Michael J. Zalewski-Kelly M. Burke-Robert Martwick-Thomas M. Bennett, David S. Olsen, Steven A. Andersson, David McSweeney and Cynthia Soto)

40 ILCS 5/7-109 from Ch. 108 1/2, par. 7-109

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a person who participated as a chief of police in a fund under the Downstate Police Article and returns to work in any capacity with the police department, with any oversight of the police department, or in an advisory capacity for the police department with the same municipality with which that pension was earned, regardless of whether he or she is considered an employee of the police department or is eligible for inclusion in the municipality's downstate police fund, is not considered an employee under the IMRF Article.

Effective January 1, 2019.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Limits the application of the provisions to persons who were not participating employees before the effective date of the amendatory Act. Effective January 1, 2019.

House Committee Amendment No. 1

Adds reference to:

40 ILCS 5/4-112 from Ch. 108 1/2, par. 4-112

Adds reference to:

40 ILCS 5/7-109.3 from Ch. 108 1/2, par. 7-109.3

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.

Further amends the Illinois Pension Code. In the Downstate Firefighter Article, provides that an annual medical examination of a firefighter receiving a disability pension for post-traumatic stress disorder (PTSD) related to his or her service as a firefighter shall not be made if: (1) the firefighter has provided to the board documentation approving the discontinuance of the medical examination from at least 2 physicians; and (2) at least 4 members of the board have voted in the affirmative to allow the firefighter to discontinue the medical examination. In a provision of the Illinois Municipal Retirement Fund (IMRF) Article including in the definition of "sheriff's law enforcement employee" certain police officers and firefighters employed by a participating municipality that adopts a specified resolution, specifies that the provision applies to persons first hired on or after January 1, 2011. Changes the effective date from January 1, 2019 to immediate.

House Floor Amendment No. 2

Adds reference to:

40 ILCS 5/4-112 from Ch. 108 1/2, par. 4-112

Adds reference to:

40 ILCS 5/7-109.3 from Ch. 108 1/2, par. 7-109.3

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.

Further amends the Illinois Pension Code. In the Downstate Firefighter Article, provides that an annual medical examination of a firefighter receiving a disability pension for post-traumatic stress disorder (PTSD) related to his or her service as a firefighter shall not be made if: (1) the firefighter has attained age 45; (2) the firefighter has provided to the board documentation approving the discontinuance of the medical examination from at least 2 physicians; and (3) at least 4 members of the board have voted in the affirmative to allow the firefighter to discontinue the medical examination. In a provision of the Illinois Municipal Retirement Fund (IMRF) Article including in the definition of "sheriff's law enforcement employee" certain police officers and firefighters employed by a participating municipality that adopts a specified resolution, specifies that the provision applies to persons first hired on or after January 1, 2011. Changes the effective date from January 1, 2019 to immediate.

Aug 26 18  S  Public Act . . . . . . . . . 100-1097

SB 03120  Sen. Chris Nybo and Laura M. Murphy  
(Rep. Emanuel Chris Welch)

755 ILCS 5/18-10 from Ch. 110 1/2, par. 18-10

Amends the Probate Act of 1975 in connection with the classification of claims against the estate of the decedent. Provides that a claim for reasonable and necessary medical, hospital, and nursing home expenses for the care of the decedent during the year immediately preceding death is classified equally with claims for money due employees of the decedent for services rendered of not more than $800 for each claimant for services rendered within 4 months prior to the decedent's death. Removes expenses of attending the decedent's last illness from the class. Effective immediately.

Aug 24 18  S  Public Act . . . . . . . . . 100-1079
SB 03121  Sen. William E. Brady
35 ILCS 5/304  from Ch. 120, par. 3-304
Amends the Illinois Income Tax Act. For the purpose of calculating the sales factor when allocating business income of persons other than residents, removes provisions providing that the sale is in this State if the property is shipped from an office, store, warehouse, factory or other place of storage in this State and the purchaser is not taxable in the State of the purchaser. Removes provisions concerning purchasers who are doing business on a premises owned or leased by a person who has independently contracted with the seller for the printing of newspapers, periodicals or books. Removes provisions providing that sales of tangible personal property are not in this State if the seller and purchaser would be members of the same unitary business group but for the fact that either the seller or purchaser is a person with 80% or more of total business activity outside of the United States and the property is purchased for resale.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03122  Sen. William E. Brady
20 ILCS 605/605-1025 new
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall issue a report by June 30, 2019 to the Governor and the General Assembly evaluating the degree to which tax exemptions and incentives offered under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, and the Electricity Excise Tax Law spur job growth and economic development. Directs the Department of Revenue to provide such information as the Department of Commerce and Economic Opportunity may request. Repeals the Section on June 30, 2020. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03123  Sen. William E. Brady
220 ILCS 5/9-227.1 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission, in coordination with the Department of Commerce and Economic Opportunity, to issue a report evaluating the degree to which public utilities' support of job education and training leads to job creation and economic growth in the State. Provides for repeal of the provisions on January 1, 2020. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03124  Sen. William E. Brady
220 ILCS 5/9-105 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to issue a report evaluating the degree to which rate structures can create incentives for economic development in the State. Provides for repeal of the provisions on January 1, 2020. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03125  Sen. William E. Brady and Paul Schimpf
230 ILCS 5/9  from Ch. 8, par. 37-9
720 ILCS 5/28-1  from Ch. 38, par. 28-1
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03126
Sen. Iris Y. Martinez

New Act

5 ILCS 80/4.39 new

Creates the Registered Neurodiagnostic Technologist Title Protection Act. Provides for registration of neurodiagnostic technologist by the Department of Financial and Professional Regulation. Prohibits a person from holding himself or herself out as a registered neurodiagnostic technologist without being registered by the Department. Establishes qualifications for registration as a neurodiagnostic technologist. Establishes the powers and duties of the Department, including prescribing fees for initial application and renewal of the registration, setting expiration and renewal period of the registration, defining the criteria for registration, investigating alleged violations of the Act, conducting hearings on disciplinary and other matters. Provides for grounds for disciplinary action. Provides for civil and criminal penalties for violations of this Act. Creates provisions concerning formal hearings, including record of proceedings, appointment of hearing officers, subpoenas and depositions, and rehearings. Provides for judicial review of all final administrative decisions of the Department. Preempts home rule. Effective January 1, 2019.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03127
Sen. Iris Y. Martinez-Thomas Cullerton

(Rep. Lawrence Walsh, Jr.)

30 ILCS 330/15 from Ch. 127, par. 665
30 ILCS 420/9a from Ch. 127, par. 759a

Amends the General Obligation Bond Act. Provides that the unused portion of federal funds received for or as reimbursement for a capital facilities project (currently, the unused portion of federal funds received for a capital facilities project) shall remain in the Capital Development Board Contributory Trust Fund. Removes a provision providing that any federal funds received as reimbursement for the completed construction of a capital improvement project shall be deposited in the Capital Development Bond Retirement and Interest Fund. Amends the Capital Development Bond Act of 1972. Makes conforming changes. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
30 ILCS 330/15 from Ch. 127, par. 665
Deletes reference to:
30 ILCS 420/9a from Ch. 127, par. 759a
Adds reference to:
30 ILCS 537/1


House Floor Amendment No. 2
Deletes reference to:
30 ILCS 537/1
Adds reference to:
20 ILCS 3105/5 from Ch. 127, par. 775
Adds reference to:
30 ILCS 537/90

Replaces everything after the enacting clause. Amends the Capital Development Board Act. Provides that the term of office of each member of the Capital Development Board is abolished on January 31, 2019. Provides that the Governor shall make appointments to the fill the vacancies created on January 31, 2019, and sets forth the term of office for each appointment. Amends the Design-Build Procurement Act. Provides that the Act is repealed on July 1, 2022 (currently, July 1, 2019). Effective immediately.

Nov 28 18  S  Placed on Calendar Order of Concurrence House Amendment(s) 1, 2 - November 28, 2018
SB 03128

Sen. William R. Haine-Thomas Cullerton-Cristina Castro-Jil Tracy-Paul Schimpf, Michael E. Hastings and Omar Aquino


30 ILCS 537/90

Amends the Design-Build Procurement Act. Provides that the Act is repealed on July 1, 2021 (currently, July 1, 2019). Effective immediately.

House Committee Amendment No. 1

Provides that the Design-Build Procurement Act is repealed on July 1, 2022 (in the engrossed bill, July 1, 2021).

House Floor Amendment No. 2

Deletes reference to:
30 ILCS 537/90

Adds reference to:

New Act

Adds reference to:
20 ILCS 3105/9.02a from Ch. 127, par. 779.02a

Adds reference to:
30 ILCS 330/15 from Ch. 127, par. 665

Adds reference to:
30 ILCS 420/9a from Ch. 127, par. 759a

Adds reference to:
30 ILCS 500/1-35 new

Replaces everything after the enacting clause. Creates the Quincy Veterans' Home Rehabilitation and Rebuilding Act. Provides that the Capital Development Board and the Department of Veterans' Affairs may use design-build contracting and systems in public projects for the renovation, restoration, rehabilitation, or rebuilding of the Quincy Veterans' Home. Provides criteria for proposals and the selections of bids. Provides for the submission of proposals and criteria for the award of contracts. Provides that in the procurement of design-build contracts, the State construction agency shall comply with federal law and regulations and take all necessary steps to adapt their rules, policies, and procedures to remain eligible for federal aid for the renovation, restoration, rehabilitation, or rebuilding of the Quincy Veterans' Home. Provides that the Office of the Governor, the Capital Development Board, and the Illinois Department of Veterans' Affairs shall provide the General Assembly with unredacted copies of all correspondence and communications with the United States Department of Veterans Affairs related to securing funding for the renovation, restoration, rehabilitation, or rebuilding of the Quincy Veterans' Home within 10 days of receipt or within 5 business days upon request of the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the President of the Senate, the Minority Leader of the Senate, or the chair of any committee of the House of Representatives or the Senate. Defines terms. Provides that the Act is repealed 5 years after becoming law. Amends the Capital Development Board Act. Provides that the Board may not impose administration or other fees for contracts awarded under the Quincy Veterans' Home Rehabilitation and Rebuilding Act. Amends the General Obligation Bond Act and the Capital Development Bond Act of 1972. Provides for the deposit and use of federal funds received as reimbursement for capital improvement project expenses. Amends the Illinois Procurement Code. Exempts procurements under the Quincy Veterans' Home Rehabilitation and Rebuilding Act from certain provisions of the Illinois Procurement Code. Provides that this exemption is repealed 3 years after becoming law. Effective immediately.

House Floor Amendment No. 3

Make technical changes. Adds references to sections in the Illinois Procurement Code.
SB 03129
Sen. Pat McGuire
415 ILCS 5/3.201 new
415 ILCS 5/3.202 new
415 ILCS 5/3.299 new
415 ILCS 5/3.330 was 415 ILCS 5/3.32
415 ILCS 5/3.336 new
415 ILCS 5/3.366 new
415 ILCS 5/3.367 new
415 ILCS 5/3.535 was 415 ILCS 5/3.53
415 ILCS 5/9.4 from Ch. 111 1/2, par. 1009.4
415 ILCS 5/22.16b from Ch. 111 1/2, par. 1022.16b
Amends the Environmental Protection Act. Provides that the portion of a site or facility that receives, separates, stores, and converts post-use polymers into crude oil, fuels, or other raw materials or intermediate or final products or feedstocks using a pyrolysis or gasification process and is regulated under the State's air, water, and waste regulations applicable to manufacturing facilities is not a pollution control facility under the Act. Provides that the definition of "waste" does not include post-use polymers or nonrecycled feedstocks processed through pyrolysis or gasification. Makes changes to the definition for "municipal waste incineration" in provisions concerning municipal waste incineration emission standards. Defines terms. Makes other changes. Effective immediately.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03130
Sen. Omar Aquino-Iris Y. Martinez
65 ILCS 5/11-74.4-2 from Ch. 24, par. 11-74.4-2
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-5 from Ch. 24, par. 11-74.4-5
65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7
65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8
65 ILCS 5/11-74.4-8a from Ch. 24, par. 11-74.4-8a
Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that surplus tax revenues may be used to pay for costs of special education, social services, and other costs of a public school district. Provides that for municipalities with a population of over 1,000,000, redevelopment project costs include public school district qualified workers, costs of providing special educational facilities and services, school psychological services, and school social work services, and any surplus balance in the special tax allocation fund at the end of the fiscal year shall be used for these workers, facilities, and services. Removes provisions allowing anticipated redevelopment project costs to be deemed surplus funds.
Feb 15 18 S Referred to Assignments
SB 03131 Sen. Sue Rezin and Mattie Hunter
(Rep. Tim Butler)

20 ILCS 661/20
220 ILCS 5/2-105 from Ch. 111 2/3, par. 2-105
220 ILCS 5/2-106 from Ch. 111 2/3, par. 2-106
220 ILCS 5/4-304 from Ch. 111 2/3, par. 4-304
220 ILCS 5/5-102 from Ch. 111 2/3, par. 5-102
220 ILCS 5/6-102 from Ch. 111 2/3, par. 6-102
220 ILCS 5/7-204 from Ch. 111 2/3, par. 7-204
220 ILCS 5/8-103B
220 ILCS 5/8-508 from Ch. 111 2/3, par. 8-508
220 ILCS 5/8-509 from Ch. 111 2/3, par. 8-509
220 ILCS 5/9-102.1
220 ILCS 5/9-201 from Ch. 111 2/3, par. 9-201
220 ILCS 5/9-214 from Ch. 111 2/3, par. 9-214
220 ILCS 5/9-222.2 from Ch. 111 2/3, par. 9-222.2
220 ILCS 5/9-223 from Ch. 111 2/3, par. 9-223
220 ILCS 5/10-101 from Ch. 111 2/3, par. 10-101
220 ILCS 5/10-101.1
220 ILCS 5/10-103 from Ch. 111 2/3, par. 10-103
220 ILCS 5/10-104 from Ch. 111 2/3, par. 10-104
220 ILCS 5/10-105 from Ch. 111 2/3, par. 10-105
220 ILCS 5/10-106 from Ch. 111 2/3, par. 10-106
220 ILCS 5/10-107 from Ch. 111 2/3, par. 10-107
220 ILCS 5/10-110 from Ch. 111 2/3, par. 10-110
220 ILCS 5/10-111 from Ch. 111 2/3, par. 10-111
220 ILCS 5/10-201 from Ch. 111 2/3, par. 10-201
220 ILCS 5/10-204 from Ch. 111 2/3, par. 10-204
220 ILCS 5/13-506.2
220 ILCS 5/13-515
220 ILCS 5/16-108.5
220 ILCS 5/16-111
220 ILCS 5/4-305 rep.
220 ILCS 5/8-304 rep.
220 ILCS 5/8-405 rep.
220 ILCS 5/8-405.1 rep.
220 ILCS 5/9-216 rep.
220 ILCS 5/9-222.3 rep.
220 ILCS 5/9-244 rep.
SB 03131 (CONTINUED)
Amends the Public Utilities Act. Changes references to "hearing examiner" to references to "administrative law judge" throughout the Act. Repeals provisions concerning emission allowances, conducting a study on billing practices and policies, conducting a study on strategic options for changing the structure of energy service markets, conducting a study on the feasibility of wheeling electricity in the State, rules for recovering costs of canceled facilities, recovery of additional charges refunded to customers, conducting a study on implementing promotional rates for industrial and commercial customers, alternative rate regulations, and conducting a study on patterns of entry and exit for each relevant market for telecommunications services. Removes references to repealed provisions. Makes conforming changes in the High Speed Internet Services and Information Technology Act. Makes other changes. Effective immediately.

Senate Floor Amendment No. 3
Deletes reference to:
220 ILCS 5/16-111
Deletes reference to:
220 ILCS 5/9-244 rep.
Adds reference to:
220 ILCS 5/4-204 from Ch. 111 2/3, par. 4-204
Adds reference to:
220 ILCS 5/8-507 from Ch. 111 2/3, par. 8-507

Further amends the Public Utilities Act. Provides that the franchise license, permit, or right to engage in business under the Act shall be suspended by operation of law if the Secretary of State has dissolved or revoked the authority of a domestic of foreign company regulated under the Act to do business in Illinois has not paid certain taxes, fees, or penalties (rather than requiring the Illinois Commerce Commission to instruct proceedings to revoke the franchise, license permit, or right to engage in business under the Act when notified by the Secretary of State of the failure to pay the tax, fee, or penalty). Provides that when a public utility is required to report an accident occurring to or on its plant, equipment, or other property, the public utility shall immediately give notice to the Commission by the speediest means of communication, whether telephone, electronic notification, or post (rather than telephone, telegraph, or post). Removes the repeal of provisions concerning alternative rate regulation and makes conforming changes.

Senate Floor Amendment No. 4
Adds reference to:
220 ILCS 5/13-401.1

Further amends the Public Utilities Act. Deletes provisions concerning interconnected voice over Internet protocol provider registration, except provisions requiring an interconnected voice over Internet protocol provider to charge and collect, from its end-user customers, fees and surcharges in the same manner as they are charged and collected from end-user customers of local exchange telecommunications service for local enhanced 9-1-1 surcharges.

Aug 13 18 Public Act . . . . . . . . . 100-0840

SB 03132
Sen. Cristina Castro

35 ILCS 5/227 new
Amends the Illinois Income Tax Act. Allows an income tax credit for each individual taxpayer who is a teacher teaching in a school in Illinois. Provides that the amount of the credit is equal to 50% of the eligible classroom expenses made by the taxpayer during the taxable year, but the credit may not exceed $500. Defines "eligible classroom expenses" as the aggregate amount of nonreimbursed classroom expenses made by the taxpayer during the taxable year less $250. Provides that the credit may not be carried forward or back and may not reduce the taxpayer's liability to less than zero. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03133
Sen. Dan McConchie and Chuck Weaver

New Act
30 ILCS 105/6z-26
Creates the Regulatory Sandbox Act. Creates the regulatory sandbox to enable persons to obtain limited access to the Illinois marketplace in order to test innovations in financial products or services. Provides requirements for approval to enter the regulatory sandbox, the application fee, and approval or denial time. Provides requirements for operating an innovation in the regulatory sandbox and extending a test period. Contains provisions regarding rules and judicial review of the administration of this Act. Makes conforming changes in the State Finance Act. Effective January 1, 2019.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03134
(Rep. David S. Olsen-Steven Reick-Mike Fortner)

615 ILCS 15/8.5 new
Amends the Flood Control Act of 1945. Creates the Flood Control Commission. Provides that the Commission shall study current flood control practices within the counties of DuPage, Kane, Lake, McHenry, and Will. Adds provisions concerning the membership and duties of the Commission. Provides that the Commission shall conduct a survey of the 5 counties and submit a report of the survey, including specific information, to the General Assembly by December 31, 2019. Repeals the new provisions on January 1, 2021.

House Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: (1) provides that the Commission shall study and develop an integrated floodplain management coalition of communities in the Fox River Watershed to serve as an example and catalyst to other watershed communities in the DuPage, Kane, Lake, McHenry, and Will County region; (2) provides that the Commission shall be chaired by the Director of Natural Resources (rather than the Director serving as a member of the Commission); (3) provides who shall appoint members of the Commission for members from specific counties and municipalities; (4) specifies where the Commission shall catalog current shortfalls in existing flood control practices; (5) provides that the Commission shall make suggestions for the improvement of the development of an example integrated floodplain management coalition of communities in the Fox River Watershed (rather than the expenditure of State funds to improve current infrastructure); (6) makes changes concerning the required contents of the report to the General Assembly; and (7) provides that the report to the General Assembly shall be submitted electronically.

House Floor Amendment No. 2
Provides that the members appointed from the Will County Stormwater Management Planning Committee and a municipality in Will County shall be appointed by the county executive of the county (rather than the chairman of the county). Provides that the Director of the Illinois Emergency Management Agency or his or her designee shall also be a member of the Commission.

Aug 03 18 S Public Act . . . . . . . . 100-0730

SB 03135
Sen. Chapin Rose
(Rep. Thomas M. Bennett-Jerry Costello, II-Natalie Phelps Finnie-Chad Hays-Charles Meier, John Cavaletto, Lawrence Walsh, Jr., Allen Skillicorn and Tim Butler)

415 ILCS 5/14.8 new
Amends the Environmental Protection Act. Provides that the Environmental Protection Agency may not require an individual to obtain a permit in order to apply algicide, copper sulfate, copper sulfate based products, or copper sulfate chemical aids to a privately held water retention pond, provided that the products are commercially available at retail outlets and are not prohibited by federal law.

Senate Committee Amendment No. 1
Deletes reference to:

415 ILCS 5/14.8 new

Adds reference to:

415 ILCS 5/13.8 new

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that no person shall be required to obtain a permit from the Environmental Protection Agency to apply a commercially available algicide, such as copper sulfate or a copper sulfate solution, in accordance with the instructions of its manufacturer, to a body of water that: (i) is located wholly on private property, (ii) is not a water of the United States for purposes of the Federal Water Pollution Control Act, and (iii) is not used as a community water supply source. Effective immediately.

Aug 10 18 S Public Act . . . . . . . . 100-0802
SB 03136 Sen. John J. Cullerton-Patricia Van Pelt-Iris Y. Martinez

20 ILCS 2610/12.5
730 ILCS 5/3-7-2.5
Amends the State Police Act and the Unified Code of Corrections. Provides that any person employed by the Department of State Police or the Department of Corrections who tests positive in accordance with established Departmental drug testing procedures for any substance prohibited by the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act may (rather than shall) be discharged from employment. Provides that refusal to submit to a drug test, ordered in accordance with Departmental procedures, by any person employed by the respective Department may (rather than shall) be construed as a positive test, and the person shall be discharged from employment. Provides the changes made to these provisions shall apply to all pending and future incidents. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but provides any person employed by the Department of State Police or the Department of Corrections who tests positive in accordance with established Departmental drug testing procedures for any substance prohibited by the Cannabis Control Act may be discharged from employment (in the introduced version, also included positive tests for substances prohibited by the Illinois Controlled Substances Act or the Methamphetamine Control and Community Protection Act as a "may" discharge from employment rather than "shall" discharge).

Senate Floor Amendment No. 2
Amends Senate Bill 3136 as amended by Senate Amendment No. 1. Restores provision that refusal to submit to a drug test, ordered in accordance with Department of State Police or Department of Corrections procedures, by any person employed by the respective Department shall (Senate Amendment No. 1 changes shall to may) be construed as a positive test, and the person shall be discharged from employment.

Governor Amendatory Veto Message
Regarding changes to the State Police Act and the Unified Code of Corrections concerning zero tolerance drug policies, recommends: (i) removing language providing that a person employed by the Department of State Police or the Department of Corrections who tests positive for a substance prohibited by the Cannabis Control Act may be discharged from employment; and (ii) providing that a person employed by the Department of State Police or the Department of Corrections who tests positive for a substance prohibited by the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act shall be discharged from employment unless the positive test result was due solely to the use or consumption of a substance controlled by the Cannabis Control Act but authorized for use by the person for medical purposes under Illinois law.

Nov 29 18 S Public Act . . . . . . . 100-1130

SB 03137 Sen. Scott M. Bennett
Appropriates specified amounts to the Board of Trustees of the University of Illinois from various funds. Effective July 1, 2018.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Higher Education Student Assistance Act. Provides that the identity and address of a scholarship, grant, or financial assistance applicant or recipient under the Act is private information and is exempt from inspection and copying under the Freedom of Information Act. Makes conforming changes in the Freedom of Information Act. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Higher Education Student Assistance Act. Provides that the identity and address of a scholarship, grant, or other financial assistance applicant or recipient under a program administered by the Commission is private information and is exempt from inspection and copying under the Freedom of Information Act. Provides that the provision does not apply to the identity of a student recognized through the State Scholar program, Merit Recognition Scholarship program, Golden Apple Scholars of Illinois Program, or any other program created on or after the effective date of the amendatory Act that is administered by the Commission with the purpose of providing a recipient public recognition of achievement. Makes conforming changes in the Freedom of Information Act. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Higher Education Student Assistance Act. Provides that the personal identity and address of a scholarship, grant, or other financial assistance applicant or recipient under a non-discretionary program administered by the Illinois Student Assistance Commission, where eligibility data is obtained from the Free Application for Federal Student Aid or is protected from disclosure under federal or State law or under rules and regulations implementing federal or State law, is information that is intended to remain private and shall be exempt from inspection and copying under the Freedom of Information Act. Effective immediately.

Aug 14 18 S Public Act . . . . . . . . . . . . . . 100-0887
SB 03139

Sen. Jacqueline Y. Collins-Elgie R. Sims, Jr., Scott M. Bennett and Chapin Rose
(Rep. Laura Fine-Carol Ammons and Camille Y. Lilly)

20 ILCS 4090/5
20 ILCS 4090/10
20 ILCS 4090/15
20 ILCS 4090/20
20 ILCS 4090/25
20 ILCS 4090/30 new

Amends the Illinois Plain Language Task Force Act. Provides for plain language State government communications to the public. Modifies the definition of "plain language" to conform to the Plain Writing Act of 2010. Removes the representation interest requirements for persons appointed to the Task Force by the governor. Modifies the duties of the Task Force concerning the Task Force's initial report. Requires the Task Force to be specifically guided in its discussions on the subject of plain language by the Plain Writing Act of 2010 and subsequent guidance documents, including, but not limited to, the Federal Plain Language Guidelines. Modifies the purpose of the Act.

Senate Committee Amendment No. 1
Adds reference to:

20 ILCS 4090/35 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Further amends the Illinois Plain Language Task Force Act by providing that no provision of the Act shall be construed to create any right or benefit, substantive or procedural, enforceable by any administrative or judicial action, and that there shall be no judicial review of compliance or noncompliance with any provision of the Act.

Senate Committee Amendment No. 2
Adds reference to:

20 ILCS 4090/35 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the General Assembly shall draft legislation and other public-facing documents using plain language when practicable. Adds language providing that no provision of the Illinois Plain Language Task Force Act shall be construed to create any right or benefit, substantive or procedural, enforceable by any administrative or judicial action, and that there shall be no judicial review of compliance or noncompliance with any provision of the Act.

House Floor Amendment No. 1
Provides that the report to the General Assembly required under the Illinois Plain Language Task Force Act shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

House Floor Amendment No. 3
Adds reference to:

20 ILCS 5105/20

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill and makes the following additions: (1) provides that the report to the General Assembly required under the Illinois Plain Language Task Force Act shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct; (2) amends the Mahomet Aquifer Protection Task Force Act to provide that on or before December 31, 2018 (currently, July 1, 2018) the Mahomet Aquifer Protection Task Force shall report its findings and recommendations to the General Assembly and the Governor; and (3) provides that the report to the General Assembly required under the Mahomet Aquifer Protection Task Force Act shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct. Effective immediately.

Aug 27 18 S Public Act . . . . . . . . . 100-1108
SB 03140 Sen. Thomas Cullerton

15 ILCS 205/4 from Ch. 14, par. 4

15 ILCS 205/9 new

735 ILCS 5/2-625 new

Amends the Attorney General Act. Requires the Attorney General to compile and file with the General Assembly twice a year a report containing, among other information, the number of and status of actions against debt collection agencies. Requires the Attorney General to attend and conduct specified meetings relating to debt collection practices and conferences of interested and relevant groups and associations. Amends the Code of Civil Procedure. Provides that a debt collector or collection agency that brings a legal action on a debt against any consumer shall attach specified documentation to the complaint establishing that the plaintiff is the owner of the debt. Provides that if the debt was assigned more than once, each assignment or other writing evidencing transfer of ownership must be attached to establish an unbroken chain of ownership, beginning with the original creditor to the first debt buyer and each subsequent sale. Provides that before entry of a default judgment against a consumer in an action on a debt owned by a debt buyer, the plaintiff shall file with the court specified evidence that establishes the amount and nature of the debt.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03141  Sen. Karen McConnaughay and Jil Tracy
(Rep. Michael J. Zalewski)

35 ILCS 105/11 from Ch. 120, par. 439.11
35 ILCS 110/11 from Ch. 120, par. 439.41
35 ILCS 115/11 from Ch. 120, par. 439.111
35 ILCS 120/7 from Ch. 120, par. 446
35 ILCS 130/12 from Ch. 120, par. 453.12
35 ILCS 130/13 from Ch. 120, par. 453.13
35 ILCS 130/13a new
35 ILCS 130/14 from Ch. 120, par. 453.14
35 ILCS 130/15 from Ch. 120, par. 453.15
35 ILCS 130/15a new
35 ILCS 130/18b from Ch. 120, par. 453.18b
35 ILCS 130/18c
35 ILCS 130/18d new
35 ILCS 135/8a new
35 ILCS 135/12 from Ch. 120, par. 453.42
35 ILCS 135/22 from Ch. 120, par. 453.52
35 ILCS 135/23 from Ch. 120, par. 453.53
35 ILCS 135/23a new
35 ILCS 135/25a from Ch. 120, par. 453.55a
35 ILCS 135/25b
35 ILCS 135/25c new
35 ILCS 143/10-25
35 ILCS 143/10-35
35 ILCS 143/10-35a new
35 ILCS 143/10-37
35 ILCS 143/10-38 new
35 ILCS 143/10-40
35 ILCS 143/10-50
35 ILCS 143/10-36 rep.

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, and the Cigarette Use Tax Act. Provides that a taxpayer is prohibited from introducing into evidence in a proceeding before the Department of Revenue, Tax Tribunal, or court any books or records that the taxpayer failed to produce to the Department for examination, unless the books and records are received by the Department no less than 5 business days prior to seeking introduction of the books and records in the proceeding. Sets forth penalties for failure to keep or produce certain books and records. Requires distributors and secondary distributors who purchase cigarettes for shipment into Illinois from a point outside this State to make the invoices available for inspection upon demand by a duly authorized employee of the Department. Provides that the Department may assess taxes, penalties, and interest on original packages of cigarettes that do not contain property tax stamps. Provides that, if a person fails to produce records for inspection by the Department upon request, a prima facie presumption shall arise that the person has failed to keep the records so required. Provides that the sale of individual or loose cigarettes is prohibited. Amends the Tobacco Products Tax Act of 1995 to make changes concerning penalties for failure to keep and produce books and records. Effective immediately.

Senate Floor Amendment No. 1
SB 03141 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) removes provisions providing that the taxpayer may not introduce books and records into evidence unless the books and records are received by the Department of Revenue no less than 5 business days prior to seeking introduction of the books or records; and (2) in provisions concerning penalties for failure to produce books or records, removes specific language concerning officers or directors of corporations, partners or members of partnerships, and managers or members of limited liability companies; and (3) makes other technical corrections. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, but provides that penalties imposed for failure to keep books and records shall not apply if the taxpayer shows that he or she acted with ordinary business care and prudence. Adds provisions concerning rulemaking. Effective immediately.

Aug 17 18   S  Public Act . . . . . . . . 100-0940

SB 03142
Sen. Dale A. Righter and Cristina Castro
225 ILCS 407/10-30
225 ILCS 441/5-30
225 ILCS 454/1-10
225 ILCS 454/5-15
225 ILCS 454/5-20
225 ILCS 454/5-50
225 ILCS 454/5-70
225 ILCS 454/5-80
225 ILCS 454/10-15
225 ILCS 454/10-20
225 ILCS 454/20-20
225 ILCS 458/5-45
225 ILCS 458/15-15
Amends the Auction License Act, the Home Inspector License Act, and the Real Estate Appraiser Licensing Act of 2002. Makes changes to the deadlines for completion of continuing education for renewal of a license. Amends the Real Estate License Act of 2000. In the definitions of "broker” and "person", includes an entity, corporation, foreign or domestic partnership, or other business entity. Makes conforming changes throughout the Act. Makes changes in provisions concerning licensing requirements for ownership. Makes changes to the deadline for completion of continuing education for renewal of a managing broker, broker, leasing agent, or instructor license. Makes other changes. Effective immediately.

Apr 13 18   S  Rule 3-9(a) / Re-referred to Assignments

SB 03143
Sen. Dale A. Righter
(Rep. Sara Wojcicki Jimenez-David McSweeney)
20 ILCS 405/405-30  was 20 ILCS 405/67.02
Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. In provisions requiring the Department of Central Management Services to submit an annual report regarding installment purchases or lease purchases of buildings, land, or facilities, provides that the report shall also contain an analysis of all leases that meet both of the following criteria: (1) the lease contains a purchase option clause; and (2) the third full year of the lease has been completed. Provides that the analysis shall include a recommendation of whether it is in the State's best interest to exercise the purchase option or to seek to renew the lease without exercising the clause.

House Committee Amendment No. 1
Adds provisions to the engrossed bill to provide that the report concerning installment purchases or lease purchases of buildings, land, or facilities shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only.

Aug 27 18   S  Public Act . . . . . . . . 100-1109
Amends the State Finance Act. Provides that provisions concerning the Capital Development Board Revolving Fund are repealed on July 1, 2022 (currently, July 1, 2018). Amends the General Obligation Bond Act. Provides that federal funds received as a reimbursement for a capital facilities project for which moneys from the Capital Development Fund have been expended shall remain in the Capital Development Board Contributory Trust Fund (currently, those moneys are deposited into the General Obligation Bond Retirement and Interest Fund). Amends the Capital Development Bond Act of 1972. Provides that federal funds received as a reimbursement for a capital improvement project for which moneys from the Capital Development Fund have been expended shall remain in the Capital Development Board Contributory Trust Fund (currently, those moneys are deposited into the Capital Development Bond Retirement and Interest Fund). Amends the School Construction Law. Provides that the Capital Development Board is authorized to make grants to school districts for school construction projects with funds appropriated from the School Construction Fund. Effective immediately.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03145
Sen. Dale A. Righter

30 ILCS 235/1 from Ch. 85, par. 901

Amends the Public Funds Investment Act. Makes a technical change in a Section concerning definitions.

Feb 15 18  S  Referred to Assignments

SB 03146
Sen. Dale A. Righter

225 ILCS 447/40-5

Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Removes provisions allowing any licensee, any interested party, or any person injured by a party acting without a valid license under the Act to petition for an order enjoining the violation or for an order enforcing compliance with the Act. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03147
Sen. Napoleon Harris, III and Kimberly A. Lightford

725 ILCS 5/100-1 from Ch. 38, par. 100-1


Feb 16 18  S  Referred to Assignments

SB 03148
Sen. Napoleon Harris, III and Dan McConchie

(Rep. William Davis)

625 ILCS 5/6-108 from Ch. 95 1/2, par. 6-108

625 ILCS 5/6-118

625 ILCS 5/6-201

625 ILCS 5/6-205

625 ILCS 5/6-206

Amends the Illinois Vehicle Code. Increases the fee for a restricted driving permit from $8 to $12, which shall be imposed annually until the expiration of the permit. Provides that a restricted driving permit shall expire no later than 2 years (rather than within one year) from the date of issuance. Effective January 1, 2019.

Senate Committee Amendment No. 1

Provides that the fee for a restricted driving permit shall remain at $8 (instead of increasing the fee to $12).

Aug 10 18  S  Public Act . . . . . . . . . 100-0803
SB 03149  Sen. Jil Tracy

755 ILCS 5/1-4  from Ch. 110 1/2, par. 1-4

Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.
Feb 16 18  S  Referred to Assignments

SB 03150  Sen. William E. Brady

35 ILCS 105/1  from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03151  Sen. William E. Brady  (Rep. Michael J. Zalewski)

30 ILCS 500/1-10

Amends the Illinois Procurement Code. Provides that, in addition to other specified exemptions, the Code does not apply to contracts for the maintenance and support of an integrated tax processing software package designed to support the implementation, processing, and management of multiple taxes, so long as the maintenance and support contract is entered into with the developer of the underlying tax management system. Effective immediately.
Senate Committee Amendment No. 1

Provides that the exemption applies to contracts for the maintenance and support of an integrated tax processing software package designed to support the implementation, processing, and management of multiple taxes, employer payments under the Unemployment Insurance Act, or any combination thereof (in the introduced bill, the implementation, processing, and management of multiple taxes only).
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03152  Sen. William E. Brady  (Rep. Michael J. Zalewski)

35 ILCS 25/10
35 ILCS 25/25
35 ILCS 25/35

Amends the Small Business Job Creation Tax Credit Act. Renews the program for incentive periods beginning on or after July 1, 2018 and ending on or before June 30, 2025. Removes language concerning the Put Illinois to Work Program for the second series of incentive periods. Provides that the term "full-time employee" means an individual who is employed for a basic wage for at least 35 hours each week (currently, employed for a basic wage for at least 35 hours each week or renders any other standard of service generally accepted by industry custom or practice as full-time employment). Provides that a net increase in the number of full-time Illinois employees shall be treated as continuous if a different new employee is hired as a replacement within 8 weeks after the position becomes vacant (currently, a reasonable time). Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03154  Sen. Bill Cunningham

40 ILCS 5/6-164  from Ch. 108 1/2, par. 6-164
30 ILCS 805/8.42 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Removes a birthdate restriction on eligibility at age 55 for a 3% automatic annual increase in retirement annuity that is not subject to a maximum increase of 30%. Makes a related change. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03155  Sen. Bill Cunningham

725 ILCS 5/115-7.5 new
Amends the Code of Criminal Procedure of 1963. Provides if the defendant is accused of an offense of driving under the influence or aggravated driving under the influence, and if the defendant refused chemical testing requested by a law enforcement officer, evidence of the defendant's commission of another offense of driving under the influence or aggravated driving under the influence is admissible, and may be considered for its bearing on any matter to which it is relevant. Provides a test for the court to consider in weighing the probative value of the evidence against undue prejudice to the defendant. Provides if the prosecution intends to offer evidence, it must disclose the evidence, including statements of witnesses or a summary of the substance of any testimony, at a reasonable time in advance of trial, or during trial if the court excuses pretrial notice on good cause shown. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03156  Sen. Omar Aquino-Cristina Castro-Jacqueline Y. Collins
(Rep. Christian L. Mitchell-Stephanie A. Kifowit-Carol Sente, Emanuel Chris Welch, Elizabeth Hernandez, Steven A. Andersson and LaToya Greenwood)

415 ILCS 5/30 from Ch. 111 1/2, par. 1030
415 ILCS 5/31 from Ch. 111 1/2, par. 1031
Amends the Enforcement Title of the Environmental Protection Act. Provides that the Environmental Protection Agency shall cause investigations to be made as a result of the Agency's own investigation or knowledge. Provides that in all cases in which an alleged violation may have a continuing effect on the environment, the Agency shall promptly notify the Attorney General and the State's Attorney for the county in which the alleged violation is occurring. Provides that in all cases the Agency shall refer to the Attorney General and the State's Attorney of the county in which the alleged violation occurred information regarding the violation if a violation is continuing to occur or a penalty for past violations may be appropriate. Makes corresponding and other changes. Effective immediately.
Senate Floor Amendment No. 1
Deletes reference to:
415 ILCS 5/30
Replaces everything after the enacting clause. Amends the Environmental Protection Act. In the Enforcement Title of the Act, provides that within 30 days after a Compliance Commitment Agreement takes effect or is amended in accordance with specified provisions, the Environmental Protection Agency shall publish a copy of the final executed Compliance Commitment Agreement on the Agency's website. Provides that the Agency shall maintain an Internet database of all Compliance Commitment Agreements entered on or after the effective date of the amendatory Act. Provides that, at a minimum, the database shall be searchable by specified categories. Effective immediately.
Aug 24 18  S  Public Act . . . . . . . . 100-1080

SB 03157  Sen. Omar Aquino

35 ILCS 5/227 new
Amends the Illinois Income Tax Act. Provides that each qualified teacher is entitled to an income tax credit in an aggregate amount equal to 50% of the tuition costs incurred by that teacher at a public university in the State. Provides that each qualified teacher may take no more than 20% of his or her aggregate credit amount in any taxable year. Provides that the term "qualified teacher" means an individual who (i) graduated from a public university in the State, (ii) is employed as a teacher in this State during the taxable year, and (iii) has been employed as a teacher in the State for at least 5 consecutive years as of the first day of the taxable year. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03158  Sen. William E. Brady-Michael Connelly

15 ILCS 20/50-22
Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that beginning July 1, 2018, the appropriations available for the Executive Ethics Commission, the Offices of the Executive Inspectors General, the Legislative Ethics Commission, and the Office of the Legislative Inspector General from all State funds for each State fiscal year shall be no less than the appropriations made available for each of those agencies for the immediately preceding fiscal year. Provides that if for any reason the appropriations made available are insufficient for these purposes that the appropriations shall constitute continuing appropriations of all amounts necessary for these purposes. Effective July 1, 2018.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 03159 Sen. William E. Brady-Michael Connelly and Chris Nybo

5 ILCS 430/25-5
5 ILCS 430/25-10
5 ILCS 430/25-50

Amends the State Officials and Employees Ethics Act. Provides that a commissioner of the Legislative Ethics Commission who is a member of the General Assembly must recuse himself or herself from participating in any matter relating to any investigation or proceeding in which he or she is the subject, is a witness, or is a complainant (currently, is only the subject of). Requires a temporary vacancy and appointment if a commissioner who is a member of the General Assembly is required to recuse himself or herself from participating in a matter. Provides that the jurisdiction of the Commission is limited to matters arising under the Act and the Illinois Governmental Ethics Act (currently, only arising under the Act). Requires the Commission to designate an Acting Legislative Inspector General for a vacant Legislative Inspector General Office no later than the 30th day after the occurrence of the vacancy. Provides that if an ultimate jurisdictional authority fails to respond to an investigation summary report within 20 days, on the 21st day, the Legislative Inspector General may proceed under the Act as if a response had been received. Provides that if an ultimate jurisdictional authority is the subject of an investigation summary report, the Legislative Inspector General shall submit the summary report and supporting documents to the Attorney General. Provides that any complaint based on an investigation of information provided to the Office of the Legislative Inspector General or the Legislative Ethics Commission during the period from December 1, 2014 through November 3, 2017 must be filed with the Commission no later than May 17, 2019.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03160 Sen. William E. Brady-Heather A. Steans-Michael Connelly and Cristina Castro

5 ILCS 420/1-102.5 new
5 ILCS 420/1-104.3 new
5 ILCS 420/1-104.4 new
5 ILCS 420/1-104.5 new
5 ILCS 420/1-105.2 new
5 ILCS 420/1-105.3 new
5 ILCS 420/1-105.4 new
5 ILCS 420/1-105.5 new
5 ILCS 420/1-105.6 new
5 ILCS 420/1-105.7 new
5 ILCS 420/1-110 from Ch. 127, par. 601-110
5 ILCS 420/1-112.5 new
5 ILCS 420/1-113.6 new
5 ILCS 420/1-113.7 new
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-108
5 ILCS 420/4A-104 rep.
25 ILCS 170/6 from Ch. 63, par. 176

Amends the Illinois Governmental Ethics Act. Creates a uniform statement of economic interest form that must be completed by all persons who are required to file that form under the Act. Changes the nature of the required disclosures that must be made. Authorizes the Secretary of State to institute an electronic statement of economic interest filing system. Repeals a provision that established a separate form for persons required to file a statement of economic interests with county clerks. Provides applicability clause. Defines terms. Effective January 1, 2019, except that specified Sections take effect immediately.

Feb 16 18 S Referred to Assignments
SB 03161  Sen. William E. Brady-Michael Connelly and Chris Nybo

5 ILCS 430/25-5
5 ILCS 430/25-10

Amends the State Officials and Employees Ethics Act. Provides that the Legislative Ethics Commission shall consist of 12 commissioners (currently, 8). Provides for the appointment of and requirements for members of the general public as commissioners. Provides that a person is not eligible to serve as a commissioner if that person, among other restrictions, was registered as a lobbyist within the preceding 10 years (currently, preceding 12 months) or is someone other than a member of the General Assembly who holds a partisan elected or political party office, or is an officer or employee of a political committee or political campaign. Provides that the minutes of meetings of the Legislative Ethics Commission shall become public on the Commission's website within 5 days after the Commission's approval. Provides that the Legislative Ethics Commission shall diligently search out qualified candidates for Legislative Inspector General and shall make recommendations to the General Assembly using a specified process. Provides that within 10 days of a vacancy or of the resignation of a Legislative Inspector General, the Commission shall designate an Acting Legislative Inspector General who shall serve until the vacancy is filled. Provides that if the Office of Legislative Inspector General is vacant for 6 months or more, all complaints for which the Legislative Inspector General would be responsible shall be directed to the Executive Inspector General for the Attorney General, and he or she shall have the authority to act as provided in specified provisions of the Act. Provides that if the Office is vacant, either the staff of the Office of the Inspector General or if there is no staff of the Office of the Inspector General, the Executive Director of the Legislative Ethics Commission shall, at each meeting of the Legislative Ethics Commission, report to the Commission, how many investigations are open and not yet completed and how many complaints or allegations have been submitted during the time of the vacancy. Makes conforming changes. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03162  Sen. Michael Connelly and Chris Nybo

5 ILCS 430/70-5

Amends the State Officials and Employees Ethics Act. Provides that within 6 months after the effective date of this amendatory Act, each governmental entity shall establish an Office of Ethics Compliance that includes an independent ethics commission and an independent Inspector General in a substantially similar format as created for the Executive and Legislative Branches of State Government under the Act. Provides that governmental entities may enter into intergovernmental agreements in order to establish ethics commissions and Inspectors General who serve multiple governmental entities. Provides that the ethics commission and Inspector General established by each governmental entity shall have jurisdiction over violations of a governmental entity's ethics ordinance, Freedom of Information Act compliance, Open Meetings Act compliance, and any allegations of fraud, waste, malfeasance, or violations of other related laws and rules.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03163  Sen. Michael Connelly

25 ILCS 170/4.6 new

Amends the Lobbyist Registration Act. Requires lobbyists to file with the Secretary of State a written statement that describes the procedures that the lobbyist and lobbyist's client will follow if the lobbyist or client determines that the lobbyist's representation of the client creates a conflict of interest. Prohibits a lobbyist from representing a client if the representation involves a conflict of interest, unless otherwise provided in the agreement between the lobbyist and the party he or she represents.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03164  Sen. Michael Connelly and Chris Nybo

5 ILCS 420/2-115 new
5 ILCS 430/5-45

Amends the Illinois Governmental Ethics Act. Provides that no legislator may negotiate for employment with a lobbying entity that engages in lobbying with members of the General Assembly during the legislator's term of office. Amends the State Officials and Employees Ethics Act. Provides that a member may not, within a period of one year immediately after termination of the member's most recent term of office, engage in lobbying with members of the General Assembly, if the member accepts compensation specifically attributable to that lobbying.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03165 
Sen. Michael Connelly

765 ILCS 605/18  
from Ch. 30, par. 318

765 ILCS 605/19  
from Ch. 30, par. 319

Amends the Condominium Property Act. Provides that the association shall provide each member with the opportunity to specify whether the association may disclose the name, address, email address, or telephone numbers of the member to other association members. Provides that if a member indicates that he or she does not want the information disclosed to other members of the association, the information shall not be disclosed. Provides that the association shall impose a fine upon any person who discloses the information in violation of the expressed wishes of the member. Makes a corresponding change in a Section concerning the contents of bylaws.

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03166 
Sen. Terry Link
(Rep. Rita Mayfield)

230 ILCS 40/27

Amends the Video Gaming Act. Provides that the Illinois Gaming Board may grant licenses to permit video gaming in a licensed veterans establishment within a municipality or unincorporated area of a county that has prohibited video gaming. Effective immediately.

May 31 18  H Rule 19(a) / Re-referred to Rules Committee

SB 03167 
Sen. Steve Stadelman

10 ILCS 5/1A-16.10 new

10 ILCS 5/3-6

Amends the Election Code. Provides that notwithstanding any other provision of law, a person who is age 16 or over, does not meet the voting age requirements under specified provisions of the Code, and is otherwise qualified to vote shall be preregistered to vote when the person applies for a driver's license at a Secretary of State Driver Services facility, unless the person opts out of the preregistration. Provides that the Secretary of State shall transmit to the State Board of Elections the information necessary for the State Board of Elections to register the person to vote once the person meets the voting age requirements specified in the Code. Provides that the person must be given the option to opt out of the preregistration. Provides that notwithstanding any other provision of law, a person who is otherwise qualified to vote may preregister to vote on or after that person's 16th birthday. Provides that for the purposes of the Code, an individual who is 16 years of age or older (rather than who is 17 years of age and who will be 18 years of age on the date of the general or consolidated election) shall be deemed competent to execute and attest to any voter registration forms.

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03168 
Sen. Steve Stadelman

625 ILCS 5/11-1426.1

Amends the Illinois Vehicle Code. Defines "streets, roads, and highways". Provides that non-highway vehicles may be operated on roads and highways (in addition to streets) where the posted speed limit is 35 miles per hour or less within a municipality or 55 miles per hour or less outside of a municipality.

Apr 13 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03169 
Sen. Steve Stadelman

35 ILS 5/250

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the sunset of exemptions, credits, and deductions.

Feb 16 18  S Referred to Assignments

SB 03170 
Sen. Steve Stadelman
(Rep. Litesa E. Wallace-Kelly M. Burke-Carol Ammons-La Shawn K. Ford)

225 ILCS 85/3

410 ILCS 620/2.36  
from Ch. 56 1/2, par. 502.36

Amends the Pharmacy Practice Act and the Illinois Food, Drug and Cosmetic Act. Provides that a prescription for medication other than controlled substances shall be valid for up to 15 months from the date issued for the purpose of refills, unless the prescription states otherwise.

Aug 13 18  S Public Act . . . . . . . . . . 100-0804
SB 03171  Sen. Kimberly A. Lightford
105 ILCS 5/14-7.03 from Ch. 122, par. 14-7.03
Amends the School Code. Makes a technical change in a Section concerning special education classes for children from
orphanages, foster family homes, children's homes, or State housing units.
Feb 16 18  S Referred to Assignments

SB 03172  Sen. Kimberly A. Lightford
105 ILCS 5/18-4.4 from Ch. 122, par. 18-4.4
Amends the Common School Fund Article of the School Code. Makes a technical change in a Section concerning Tax
Equivalent Grants.
Feb 16 18  S Referred to Assignments

SB 03173  Sen. Kimberly A. Lightford
105 ILCS 5/27-5 from Ch. 122, par. 27-5
Amends the Courses of Study Article of the School Code. Makes a technical change in a Section concerning physical
education and training.
Feb 16 18  S Referred to Assignments
SB 03174

Sen. Antonio Muñoz-Jacqueline Y. Collins, Heather A. Steans-Melinda Bush, Daniel Biss-Julie A. Morrison, Napoleon Harris, III, Thomas Cullerton, Cristina Castro, Scott M. Bennett, Omar Aquino, Laura M. Murphy, Mattie Hunter and Ira I. Silverstein-Iris Y. Martinez

(Rep. Jay Hoffman, Robyn Gabel and Laura Fine)

225 ILCS 725/12.5 new
Amends the Illinois Oil and Gas Act. Provides that wells with horizontal or directional extensions from a vertical bore hole shall not be classified as confidential. Provides that the length and direction of these wells shall be included in the Department of Natural Resources' weekly permit logs. Provides that all chemicals used during drilling and completion of these wells shall be contained in specified publications. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
225 ILCS 725/12.5 new
Adds reference to:
225 ILCS 725/1 from Ch. 96 1/2, par. 5401
Adds reference to:
225 ILCS 725/6 from Ch. 96 1/2, par. 5409
Adds reference to:
225 ILCS 725/6.1 from Ch. 96 1/2, par. 5410
Adds reference to:
225 ILCS 725/6.3 new

Replaces everything after the enacting clause. Amends the Illinois Oil and Gas Act. Defines "directional drilling" and "horizontal well". Provides that an application for a well permit shall include additional specified information. Provides that horizontal wells or wells drilled utilizing directional drilling shall be prohibited from classification as confidential. Provides that the Department of Natural Resources shall post a notice on its website indicating all permits issued during the preceding week with specified information on a weekly basis. Provides that a well drilling and completion report for horizontal wells or wells drilled using directional drilling shall contain specified information. Provides that, subject to specified provisions of the Act, the Illinois State Geological Survey and the Department shall make all well drilling and completion reports for horizontal wells or wells drilled using directional drilling public by posting the information on their websites within 30 days after receipt of the reports. Provides requirements for an applicant, permittee, or person subject to the Act that furnishes chemical disclosure information to the Survey or Department under a claim of trade secret. Provides appeal procedures for the denial of a trade secret request. Provides that the information furnished under the claim of trade secret shall be protected from disclosure if the Survey or Department determines that the information has not been published, disseminated, or otherwise become a matter of general public knowledge and the information has competitive value. Requires the Survey or Department to adopt rules concerning the provision of information furnished under the claim of trade secret to a health professional who states a need for the information and articulates why the information is needed. Provides that the Survey or Department shall disclose information furnished under a claim of trade secret to specified personnel when there is a release of a chemical or additive used for drilling or completing a well and it is necessary to protect public health or the environment. Makes other changes.

House Committee Amendment No. 1
Deletes reference to:
225 ILCS 725/1
Deletes reference to:
225 ILCS 725/6
Deletes reference to:
225 ILCS 725/6.1
Deletes reference to:
225 ILCS 725/6.3 new
Adds reference to:
215 ILCS 5/534.3 from Ch. 73, par. 1065.84-3
Adds reference to:
215 ILCS 5/534.4 from Ch. 73, par. 1065.84-4
SB 03174 (CONTINUED)

Replaces everything after the enacting clause. If and only if Senate Bill 1737 of the 100th General Assembly becomes law in the form in which it passed both houses, amends the Illinois Insurance Guaranty Fund Article of the Illinois Insurance Code. Provides that the definition of "covered claim" includes an unearned premium if the company assuming or being allocated the policy becomes insolvent. Provides that the definition of "insolvent company" includes a company which has assumed or has been allocated a policy obligation through merger, division, consolidation, or reinsurance. Effective immediately or on the date Senate Bill 1737 of the 100th General Assembly becomes law, whichever is later.

Nov 29 18 H Third Reading - Short Debate - Passed 105-000-000

SB 03175 Sen. Emil Jones, III

40 ILCS 5/6-229
30 ILCS 805/8.42 new
Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that the limit on salary for all purposes under the Code for Tier 2 firemen shall annually be increased by the greater of (rather than the lesser of) 3%, including all previous adjustments, or one-half the annual unadjusted percentage increase (but not less than zero) in the consumer price index-u for the 12 months ending with the September preceding each November 1, including all previous adjustments. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03176 Sen. Dan McConchie

15 ILCS 20/50-10 was 15 ILCS 20/38.1
110 ILCS 205/1 from Ch. 144, par. 181
110 ILCS 205/3.5 new
110 ILCS 205/7 from Ch. 144, par. 187
110 ILCS 205/8 from Ch. 144, par. 188
110 ILCS 205/9.37 new
Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that, beginning with the fiscal year 2020 budget, the budget submitted by the Governor shall include one or more line items appropriating moneys to the Board of Regents. Provides that all appropriations for public universities shall be made to the Board of Regents. Amends the Board of Higher Education Act. Creates the Board of Regents to allocate funds to public universities based on a funding formula recommended by the Board of Higher Education. Provides for the membership of the Board. Provides that the boards of trustees of public universities shall submit to the Board of Regents no later than the 15th day of November of each year their budget proposals for the operation and capital needs of the institutions under their governance or supervision for the ensuing fiscal year. Provides that the Board of Higher Education may require the elimination of any program of instruction, research, or public service at a public university that exhibits a trend of low performance or low enrollment. Provides that the Board of Higher Education shall prepare a comprehensive statewide plan to increase efficiency and enrollment in public institutions of higher education. Specifies the plan requirements. Prohibits the Board of Regents from providing any funds to a public university that does not adhere to the plan.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03177 Sen. Chuck Weaver

40 ILCS 5/3-111.5 new
30 ILCS 805/8.42 new
Amends the Downstate Police Article of the Illinois Pension Code. Provides that a police officer who previously participated in the Illinois Municipal Retirement Fund (IMRF) for service as a member of the police department of a municipality and was transferred to that municipality's police pension fund upon its creation under the Downstate Police Article shall, for the purposes of determining the applicable tier of benefits under that Article, be deemed to have become a police officer and member of that municipality's police pension fund on the date that he or she first participated in IMRF as a member of the police department of that municipality, notwithstanding whether that start date was before January 1, 2011. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03178 Sen. Martin A. Sandoval

50 ILCS 825/1
Amends the Rent Control Preemption Act. Makes a technical change in a Section concerning the short title.

Feb 16 18 S Referred to Assignments
SB 03179  Sen. Laura M. Murphy-Julie A. Morrison-Patricia Van Pelt  
(Rep. Michelle Mussman, Sara Feigenholtz and Laura Fine)

20 ILCS 1305/1-17
20 ILCS 1705/15.4
20 ILCS 1705/18.8 new
210 ILCS 135/4 from Ch. 91 1/2, par. 1704
210 ILCS 135/9.3 new

Amends the Department of Human Services Act. Adds additional duties for the Inspector General for the Department of Human Services. Defines “substantiated” to mean that there is clear and convincing evidence (rather than a preponderance) to support the allegation of abuse, neglect, or financial exploitation. Amends the Mental Health and Developmental Disabilities Administrative Act. Defines “nurse-training”. Changes the criteria for non-licensed authorized direct care staff. Provides that within one year after the bill's effective date, the Department shall prepare a report that identifies any efficiencies or improvements in Department operations, the oversight of agencies, and the reduction or elimination of duplicative activities. The report shall include a quality assessment of the feasibility of combining the functions of the Division of Developmental Disabilities' Bureau of Quality Management and the Department's Bureau of Accreditation, Licensure, and Certification. Upon the report's completion, the Department shall post the report on the Department's website and submit it to the General Assembly and Governor. Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that using contemporary data gathered on reports of allegations of abuse, neglect, and financial exploitation, the Department shall establish a process by which the Department requires responses from agencies that annually report a number of allegations that are 2 or more standard deviations from the mean for all agencies. Provides that if an agency has documented evidence and has determined that the agency cannot adequately staff a community-integrated living arrangement, then the agency may take immediate steps to close the community-integrated living arrangement. Effective immediately.

Senate Committee Amendment No. 1

Provides that the Inspector General of the Department of Human Services shall provide that Department investigators receive ongoing training in appropriate means of interacting with persons receiving treatment for mental illness, developmental disability, or both mental illness and developmental disability in all settings, and community models of providing long-term services and supports for persons receiving treatment for mental illness, developmental disability, or both serious mental illness and developmental disability (rather than community models of providing long-term services and supports for persons with intellectual or developmental disabilities and serious mental illnesses, and the appropriate means of interacting with persons with intellectual disabilities, developmental disabilities, or mental illnesses who are receiving services in a community setting).

Senate Floor Amendment No. 2

Deletes reference to:
20 ILCS 1705/15.4
Deletes reference to:
20 ILCS 1705/18.8 new
Deletes reference to:
210 ILCS 135/4
Deletes reference to:
210 ILCS 135/9.3 new

Replaces everything after the enacting clause. Amends the Department of Human Services Act. Provides that the Inspector General of the Department of Human Services shall further ensure (1) every person authorized to conduct investigations at community agencies receives ongoing training in investigations of alleged abuse or neglect in state-operated facilities and community agencies and (2) every person authorized to conduct investigations shall receive ongoing training in standards and licensure requirements for community-integrated living arrangements and minimum standards for certification of developmental training programs. Effective immediately.

Aug 26 18  S  Public Act . . . . . . . . . 100-1098

SB 03180  Sen. Laura M. Murphy

35 ILCS 5/212

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the earned income tax credit.
SB 03181  Sen. Paul Schimpf-Bill Cunningham-Michael E. Hastings

40 ILCS 5/16-127  from Ch. 108 1/2, par. 16-127

Amends the Downstate Teacher Article of the Illinois Pension Code. Allows a member to establish optional credit for up to 2 years of service as a teacher or administrator employed by a private school recognized by the Illinois State Board of Education, provided that the teacher (i) was certified under the law governing the certification of teachers at the time the service was rendered, (ii) applies in writing on or before June 30, 2020, (iii) supplies satisfactory evidence of the employment, (iv) completes at least 10 years of contributing service as a teacher, and (v) pays the required contribution. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03182  Sen. Paul Schimpf

(Rep. C.D. Davidsmeyer)

205 ILCS 5/18  from Ch. 17, par. 325
205 ILCS 5/48.3  from Ch. 17, par. 360.2
205 ILCS 205/8015  from Ch. 17, par. 7308-15
205 ILCS 205/9012  from Ch. 17, par. 7309-12

Amends the Illinois Banking Act and the Savings Bank Act. Replaces "Commissioner" with "Secretary" to update references to the Secretary of Financial and Professional Regulation. Provides that before any person or persons may cause a change of control of a State bank or a savings bank, the Secretary shall be of the opinion and find that the future prospects of the institution will not jeopardize the financial stability of the State bank or the savings bank or prejudice the interests of the depositors of the State bank or the interests of the members of the savings bank. Provides that the provisions of this Act do not apply to an established holding company acquiring control of a State bank or a savings bank if the transaction is subject to approval under specified provisions of federal law. Provides that a State bank or a savings bank may disclose confidential supervisory information to any attorney, accountant, consultant, or other professional as needed to comply with any enforcement action issued by the Secretary. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

205 ILCS 5/48.1  from Ch. 17, par. 360

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Further amends the Illinois Banking Act. In provisions requiring a bank to be reimbursed for costs that are reasonably necessary and that have been directly incurred in searching for, reproducing, or transporting certain data of a customer required or requested to be produced pursuant to a subpoena, summons, warrant, citation to discover assets, or court order, removes the requirement that the certain data be of a customer. Effective immediately.

Aug 14 18  S  Public Act . . . . . . . . . 100-0888

SB 03183  Sen. Emil Jones, III

105 ILCS 5/34-2.3  from Ch. 122, par. 34-2.3

Amends the Chicago School District Article of the School Code. Provides that if a principal is rated as exceeding expectations in his or her evaluation, the local school council's vote to not renew the principal's contract must be agreed to by a minimum of 90% of the council's members. Provides that if the principal is rated as meeting expectations, the vote to not renew the contract must be agreed to by a minimum of 75% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises at least 2 levels during his or her tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 90% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating rises one level during his or tenure at the school, the local school council's vote to not renew must be agreed to by a minimum of 75% of the council's members. Provides that in order to not renew the contract of a principal whose school's rating attains the district's highest rating, the local school council's vote to not renew must be agreed to by a minimum of 70% of the council's members. Effective July 1, 2018.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Chicago School District Article of the School Code. Provides that if a principal is rated by the local school council as proficient, or an equivalent rating, in his or her evaluation at any point within 2 years prior to his or her contract renewal, the local school council's vote to not renew the principal's contract must be agreed to by a minimum of 65% of the council's members. Provides that if the principal is rated as excellent, or an equivalent rating, the vote to not renew the contract must be agreed to by a minimum of 75% of the council's members. Effective July 1, 2018.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03184 Sen. Scott M. Bennett

720 ILCS 570/406.3 new

Amends the Illinois Controlled Substances Act. Creates the offense of unauthorized request or possession of a prescriber's Illinois controlled substance license or United States Drug Enforcement Administration registration. Provides that a person commits the offense when he or she knowingly: (1) requests the license number or registration number other than for: (A) prescribing or dispensing controlled substances; (B) insurance processing related to controlled substances; (C) professional employment; or (D) collecting credentials data under the Health Care Professional Credentials Data Collection Act; (2) possesses without authorization the prescriber's Illinois controlled substance license or United States Drug Enforcement Administration registration or prescriber's Illinois controlled substance license number or United States Drug Enforcement Administration registration number; or (3) uses the prescriber's Illinois controlled substance license number or United States Drug Enforcement Administration registration number to obtain any medication or to create a fraudulent prescription or order. Provides that a violation is a Class 4 felony for the first offense and a Class 3 felony for each subsequent offense. Provides that the fine for the first offense may not exceed $100,000 and the fine for each subsequent offense may not exceed $200,000. Adds a purpose clause concerning the opioid crisis.

SB 03185 Sen. William E. Brady

(Rep. Sheri Jesiel)

30 ILCS 708/20
30 ILCS 708/25
30 ILCS 708/45
30 ILCS 708/60
30 ILCS 708/100 rep.

Amends the Grant Accountability and Transparency Act. Modifies a Section concerning the adoption of federal rules applicable to grants and provides that specified provisions do not apply to for-profit subrecipients because for-profit subrecipients are not subject to the requirements of a specified provision of the Code of Federal Regulations. Provides that if a Program Audit Guide is not available, the State awarding agency must prepare a Program Audit Guide in accordance with the audit requirements of specified provisions of the Code of Federal Regulations. Requires the Governor's Office of Management and Budget to adopt supplemental rules pertaining to, among other subjects, specific conditions for individual recipients, including (rather than requiring) the use of a fiscal agent and additional corrective conditions. Applies provisions in the Code of Federal Regulations concerning federal agencies that make federal awards to non-federal entities to State grant-making agencies under the Act. Provides that the Grant Accountability and Transparency Unit shall be responsible for providing technical assistance and assuring the Administrative Code proposed by State grant agencies comply with the Act. Repeals the Section specifying a repeal date for the Act. Makes other changes.

Senate Floor Amendment No. 1

Makes technical amendments to the introduced bill.

May 10 18 Referred to Rules Committee
SB 03186
Sen. William E. Brady-Heather A. Steans
(Rep. William Davis-David Harris)

20 ILCS 210/6 from Ch. 127, par. 1706
20 ILCS 720/35 rep.
20 ILCS 1305/10-6 rep.
20 ILCS 2310/2310-352 rep.
20 ILCS 2310/2310-358 rep.
20 ILCS 2310/2310-399 rep.
20 ILCS 2310/2310-403 rep.
25 ILCS 130/4-9 rep.
30 ILCS 105/5.95 rep.
30 ILCS 105/5.172 rep.
30 ILCS 105/5.460 rep.
30 ILCS 105/5.599 rep.
30 ILCS 105/5.639 rep.
30 ILCS 105/5.647 rep.
30 ILCS 105/5.748 rep.
30 ILCS 105/5.807 rep.
30 ILCS 105/6a-5 rep.
30 ILCS 177/Act rep.
35 ILCS 5/507AA rep.
35 ILCS 5/507BB rep.
35 ILCS 5/507HH rep.
35 ILCS 5/507II rep.
35 ILCS 5/507TT rep.
55 ILCS 5/5-1006.5
55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
10 ILCS 5/4-8 from Ch. 46, par. 4-8
10 ILCS 5/4-25 from Ch. 46, par. 4-25
10 ILCS 5/5-7 from Ch. 46, par. 5-7
10 ILCS 5/5-35 from Ch. 46, par. 5-35
10 ILCS 5/6-35 from Ch. 46, par. 6-35
10 ILCS 5/6-71 from Ch. 46, par. 6-71
20 ILCS 105/4/02 from Ch. 23, par. 6104.02
20 ILCS 605/605-855 rep.
20 ILCS 627/Act rep.
20 ILCS 630/3 from Ch. 48, par. 2403
20 ILCS 3020/805
30 ILCS 375/Act rep.
70 ILCS 210/22.1 rep.
310 ILCS 20/3b rep.
310 ILCS 30/2 rep.
315 ILCS 5/Act rep.
315 ILCS 25/Act rep.
SB 03186 (CONTINUED)

315 ILCS 30/Act rep.
325 ILCS 25/Act rep.
415 ILCS 5/17.6 rep.
415 ILCS 110/Act rep.
20 ILCS 5/5-565
20 ILCS 105/4.06
20 ILCS 605/605-325 rep.
20 ILCS 605/605-337 rep.
20 ILCS 605/605-360 rep.
20 ILCS 605/605-605 rep.
20 ILCS 605/605-685 rep.
20 ILCS 605/605-950
20 ILCS 695/Act rep.
20 ILCS 860/2
20 ILCS 860/2a
20 ILCS 1305/10-32 rep.
20 ILCS 1510/65 rep.
20 ILCS 2505/2505-550 rep.
20 ILCS 2605/2605-580 rep.
20 ILCS 3930/7.6 rep.
30 ILCS 105/5k
30 ILCS 105/8p
30 ILCS 105/8p-5 new
30 ILCS 105/5.783 rep.
30 ILCS 720/Act rep.
35 ILCS 120/1k rep.
35 ILCS 120/1o rep.
45 ILCS 175/5
50 ILCS 805/8 rep.
70 ILCS 504/27
105 ILCS 410/Act rep.
110 ILCS 805/2-20 rep.
110 ILCS 805/2-25 rep.
110 ILCS 947/65.80 rep.
225 ILCS 454/1-10
225 ILCS 454/5-50
225 ILCS 454/25-15 rep.
225 ILCS 458/1-10
225 ILCS 458/5-25
225 ILCS 458/15-15
225 ILCS 458/25-10
225 ILCS 458/25-15 rep.
230 ILCS 5/27

was 20 ILCS 5/6.06
was 20 ILCS 605/46.38a
from Ch. 105, par. 532
from Ch. 105, par. 532a
from Ch. 8, par. 37-27
SB 03186 (CONTINUED)

310 ILCS 20/2 rep.
310 ILCS 20/10 rep.
415 ILCS 55/4
405 ILCS 80/Art. III rep.
625 ILCS 5/11-416
730 ILCS 5/5-9-1.19
820 ILCS 130/9
30 ILCS 105/5.462
30 ILCS 105/5.669 rep.
30 ILCS 105/5.694 rep.
730 ILCS 5/5-9-1.15
730 ILCS 150/3
730 ILCS 150/10
730 ILCS 150/11
730 ILCS 154/10
730 ILCS 154/60
730 ILCS 154/65
30 ILCS 805/8.42 new

Amends the State Finance Act. Provides that beginning on the effective date of this amendatory Act of the 100th General Assembly, all moneys collected and payable to the Department of State Police under specified provision of the Unified Code of Corrections shall be deposited into the State Police Operations Assistance Fund. Provides that the State Police Streetgang-Related Crime Fund will be dissolved and the remaining balance shall be transferred into the State Police Operations Assistance Fund. Amends the Unified Code of Corrections. Provides that the Sex Offender Investigation Fund will be dissolved and the remaining balance shall be transferred into the Offender Registration Fund. Amends the Murderer and Violent Offender Against Youth Registration Act. Provides that the Murderer and Violent Offender Against Youth Registration Fund will be dissolved and the remaining balance shall be transferred into the Offender Registration Fund. Amends the Illinois Act on the Aging. Removes provisions requiring the Department of Aging to delay Community Care Program services until an applicant is determined eligible for medical assistance under specified provisions of the Illinois Public Aid Code. Makes other changes in various Acts. Effective immediately.

Senate Floor Amendment No. 3

Deletes reference to:

820 ILCS 130/9

In provisions amending the State Finance Act, provides that provisions concerning the State Police Streetgang-Related Crime Fund are repealed on July 1, 2019 (rather than 60 days after the effective date of the amendatory Act). Removes provisions amending the Prevailing Wage Act. In provisions amending the Murderer and Violent Offender Against Youth Registration Act, provides that provisions concerning the Murderer and Violent Offender Against Youth Registration Fund are repealed on July 1, 2019 (rather than 60 days after the effective date of the amendatory Act).

May 31 18 H Rule 19(a) / Re-referred to Rules Committee
SB 03187 Sen. Terry Link

35 ILCS 200/16-160
35 ILCS 200/21-387 new
35 ILCS 200/23-5
35 ILCS 200/23-7 new
35 ILCS 200/23-20

Amends the Property Tax Code. Provides that, beginning with the 2020 tax year, if a tax objection complaint has been filed, or when a petition filed with the Property Tax Appeal Board remains pending at the time the tax is due, the taxpayer may elect to (i) pay all of the tax due or (ii) pay the amount of tax due for the immediately preceding tax year. Contains provisions requiring the taxpayer to notify all taxing districts if the taxpayer elects to make a partial payment.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03188 Sen. Daniel Biss

105 ILCS 5/34-3.5
115 ILCS 5/12 from Ch. 48, par. 1712
115 ILCS 5/4.5 rep.

Amends the Illinois Educational Labor Relations Act. Removes language concerning impasse procedures involving an educational employer whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000. Repeals provisions concerning subjects of collective bargaining with that educational employer. Amends the School Code to make corresponding changes. Effective immediately.

Feb 16 18 S Referred to Assignments

SB 03189 Sen. Daniel Biss

35 ILCS 5/205 from Ch. 120, par. 2-205

Amends the Illinois Income Tax. Imposes a privilege tax on partnerships and S corporations engaged in the business of conducting investment management services at the rate of 20% of the fees calculated by reference to the performance of the investment portfolio funds and not from the investment itself.

Feb 16 18 S Referred to Assignments
SB 03190  Sen. Jennifer Bertino-Tarrant-Chuck Weaver
(Rep. Natalie A. Manley)

110 ILCS 27/17 new
Amends the Dual Credit Quality Act. Requires a public university or community college, jointly with a high school, to grant
dual credit to a student who completes a course under the Illinois Articulation Initiative General Education Core Curriculum package
adopted by the public university or community college under the Illinois Articulation Initiative Act. Effective immediately.

Senate Floor Amendment No. 2
Adds reference to:
110 ILCS 27/15
Adds reference to:
110 ILCS 27/16 new
Adds reference to:
110 ILCS 27/18 new
Adds reference to:
110 ILCS 27/19 new
Adds reference to:
110 ILCS 27/20
Adds reference to:
110 ILCS 27/25

Replaces everything after the enacting clause. Amends the Dual Credit Quality Act. Requires a community college district,
on the request of a school district within the jurisdiction of the community college district, to enter into a partnership agreement with
the school district to offer dual credit coursework; specifies requirements for the partnership agreement. Provides that on or after the
effective date of the amendatory Act, a school district may not enter into a new contract with an out-of-state institution to provide a
dual credit course without first offering the community college district in the district in which the school district is located the
opportunity to provide the course. Provides for a Model Partnership Agreement and creates the Dual Credit Committee. Makes other
changes.

Senate Floor Amendment No. 5
Deletes reference to:
110 ILCS 27/17 new
Adds reference to:
105 ILCS 5/34-74
from Ch. 122, par. 34-74

Replaces everything after the enacting clause. Amends the School Code. Provides that each school board must submit a
quarterly report to the State Board of Education on the following information: (i) the amount of funds that each school district has in its
reserves; (ii) the number of each school district's days cash on hand; and (iii) the amount of funds that each school district has in its
investments. Requires the State Board to publish and maintain the information on its Internet website. Effective immediately.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03191  Sen. Paul Schimpf-Michael Connelly
(Rep. Terri Bryant)

20 ILCS 2805/2.01a
from Ch. 126 1/2, par. 67.01a
Amends the Department of Veterans' Affairs Act. Provides that the Department of Veterans' Affairs may make expenditures
from a members benefits fund, subject to approval by the Director of Veterans' Affairs, for recognition and appreciation programs for
volunteers who assist the Veterans Homes.

Aug 14 18  S  Public Act . . . . . . . . . . 100-0889
(Rep. Steven A. Andersson-Linda Chapa LaVia-Jerry Costello, II-Michael Halpin, Deb Conroy, Katie Stuart, Sam Yingling,
Daniel Swanson, Michael D. Unes, Ann M. Williams, Michael P. McAuliffe, John C. D'Amico, Natalie Phelps Finnie, La
Shawn K. Ford, Randy E. Frese and Brian W. Stewart)
5 ILCS 490/50  from Ch. 1, par. 3051-50
Amends the State Commemorative Dates Act. Provides that the Governor shall annually designate by official proclamation
the day before (currently, after) Gold Star Mothers' Day as Gold Star Family Day to be observed throughout the State as a day to honor
and commemorate the families of men and women who gave their lives while serving with the armed forces of the United States in
time of war or during a period of hostilities. Effective immediately.
Aug 17 18  S  Public Act . . . . . . . . . 100-0941

SB 03193  Sen. Paul Schimpf-Michael Connelly-Michael E. Hastings and Napoleon Harris, III
(Rep. Terri Bryant)
20 ILCS 2805/2.01  from Ch. 126 1/2, par. 67.01
20 ILCS 2805/2.05  from Ch. 126 1/2, par. 67.05
Amends the Department of Veterans' Affairs Act. Provides that a non-veteran spouse shall only have the same priority for
admission to a Veterans Home as a veteran if the non-veteran spouse and his or her veteran spouse are admitted at the same to live
together at the Veterans Home. Makes corresponding changes in provisions concerning the admission of a spouse to the Illinois
Veterans Homes at Anna or Quincy.
Aug 17 18  S  Public Act . . . . . . . . . 100-0942

SB 03194  Sen. Paul Schimpf-Pamela J. Althoff and Scott M. Bennett
35 ILCS 5/227 new
Amends the Illinois Income Tax Act. Creates the Hire Illinois Tax Credit. Provides that a business is eligible for a $500 tax
credit against its withholding tax liability for each recent graduate of a public university in the State who is hired by the taxpayer within
the incentive period and retained by the taxpayer for 12 consecutive months. Provides that the $500 tax credit may be taken in both the
year the qualified employee is hired and for each year of the next 4 years the qualified employee is retained by the taxpayer for 12
consecutive months. Provides 2 ways the taxpayer may take the $500 tax credit. Provides that the Department of Commerce and
Economic Opportunity shall limit the monetary amount of these tax credits to $25,000,000. Provides for procedures for a business to
apply for a certificate of eligibility for the credit and for procedures to apply for a tax credit certificate. Grants the Department of
Commerce and Economic Opportunity the powers necessary or convenient to administer the tax credit. Effective immediately.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03195  Sen. David Koehler
(Rep. Michael D. Unes)
410 ILCS 625/3.3
410 ILCS 625/3.4
Amends the Food Handling Regulation Enforcement Act. Abolishes the Farmers' Market Task Force and makes
corresponding changes. Makes changes in provisions concerning legislative findings.
Aug 10 18  S  Public Act . . . . . . . . . 100-0805

SB 03196  Sen. John G. Mulroe
40 ILCS 5/6-229
30 ILCS 805/8.42 new
Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that for Tier 2 firemen, final average salary is
the greater of (1) the average monthly salary obtained by dividing the total salary of the fireman during the 96 consecutive months of
service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period
or (2) the average monthly salary obtained by dividing the total salary of the fireman during the 48 consecutive months of service
within the last 120 months of service in which the total salary was the highest by the number of months of service in that period
(currently, the final average salary is the average monthly salary obtained by dividing the total salary of the firefighter during the 96
consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03197

35 ILCS 200/15-169.1 new
Amends the Property Tax Code. Creates a homestead exemption in the amount of a reduction of $5,000 from the equalized assessed value of the property for police officers with a disability and firefighters with a disability. Effective immediately.

Senate Committee Amendment No. 1
Provides that the term "police officer", as used in the introduced bill, means: a municipal policeman; a conservation police officer; a sheriff or deputy sheriff; or a law enforcement officer employed by the State Police, the Secretary of State, or any other State agency, college, or university.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by Senate Amendment 1 with the following changes: (1) provides that the homestead exemption applies only to qualified police officers and firefighters; (2) defines "qualified police officer" and "qualified firefighter" as a police officer or firefighter who (i) has suffered an injury resulting in a specified disability and (ii) currently receives, or prior to retiring received, a disability benefit under specified provisions of the Illinois Pension Code; and (3) provides that the exemption is also granted for property that is used as a qualified residence by the surviving spouse of a police officer or firefighter killed in the line of duty, so long as the surviving spouse does not remarry. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 200/15-169.1 new
Adds reference to:
35 ILCS 200/1-55

Replaces everything after the enacting clause. Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Nov 28 18 H Held on Calendar Order of Second Reading - Short Debate

SB 03198
Sen. John G. Mulroe

105 ILCS 5/3-14.20 from Ch. 122, par. 3-14.20
105 ILCS 5/19b-1.1 from Ch. 122, par. 19b-1.1
105 ILCS 5/19b-1.2 from Ch. 122, par. 19b-1.2
105 ILCS 5/19b-1.3 from Ch. 122, par. 19b-1.3
105 ILCS 5/19b-1.4 from Ch. 122, par. 19b-1.4
105 ILCS 5/19b-1.5 new
105 ILCS 5/19b-2 from Ch. 122, par. 19b-2
105 ILCS 5/19b-2.1 new
105 ILCS 5/19b-3 from Ch. 122, par. 19b-3
105 ILCS 5/19b-4 from Ch. 122, par. 19b-4
105 ILCS 5/19b-5 from Ch. 122, par. 19b-5
105 ILCS 5/19b-7 from Ch. 122, par. 19b-7
105 ILCS 5/19b-8 from Ch. 122, par. 19b-8

Amends the School Code. Provides that a duty of regional superintendents is to inspect the energy conservation measures of schools under the Code. In provisions concerning school energy conservation and savings measures, provides that qualified providers need to be licensed in accordance with the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, or the Structural Engineering Practice Act of 1989. Provides for procedures for the submission of proposals. Provides for changes made under guaranteed energy savings contracts to be subject to performance reviews. Changes references from "energy or operational cost" to "energy operating cost". Makes changes to various definitions. Makes other changes.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03199  Sen. Martin A. Sandoval

70 ILCS 3615/1.01 from Ch. 111 2/3, par. 701.01
Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03200  Sen. Martin A. Sandoval

70 ILCS 3615/3B.09 from Ch. 111 2/3, par. 703B.09
Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the general powers of the Commuter Rail Board.
Feb 16 18  S  Referred to Assignments

SB 03201  Sen. Michael E. Hastings
(Rep. Peter Breen)

105 ILCS 10/6.5 new
Amends the Illinois School Student Records Act. Provides that upon the discovery of a breach of security that results in the unauthorized release, disclosure, or acquisition of student information contained in a school student record, a school shall, no later than 48 hours after discovery, notify the parent of the student whose record is involved in the breach of security. Effective immediately.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03202  Sen. Michael E. Hastings

720 ILCS 5/17-52.6 new
720 ILCS 5/17-55
Amends the Criminal Code of 2012. Creates the offense of cyber extortion. Provides that a person commits cyber extortion when he or she, with the intent to unlawfully extort money, property, or anything of value from another person, knowingly creates, places, or introduces without authorization into a computer, computer system, or computer network computer software that is designed to encrypt, lock, or otherwise restrict access or use in any way by an authorized user of the computer, computer system, or computer network. Provides that a person who has suffered a specific and direct injury because of a violation of this provision may bring a civil action in circuit court. Provides that in the civil action, the court may award actual damages, reasonable attorney's fees, and court costs. Provides that a conviction for cyber extortion is not a prerequisite for bringing an action under this provision. Provides that a violation is a Class 1 felony. Defines "computer system", "extort", and "software".
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03203  Sen. Michael E. Hastings

720 ILCS 5/17-52.6 new
720 ILCS 5/17-55
Amends the Criminal Code of 2012. Creates the offense of cyber terrorism. Provides that a person commits the offense when he or she: (1) with the intent to intimidate or coerce a civilian population, influence the policy of a unit of government by intimidation or coercion, or affect the conduct of a unit of government, commits any of the offenses defined in the computer crimes provisions of the Code; or (2) with the intent to intimidate or coerce a civilian population, influence the policy of a unit of government by intimidation or coercion, or affect the conduct of a unit of government, commits a denial of service attack against any computer network administered or operated by a local, State, or federal government entity; any utility, including electricity or water; or a financial institution. Provides that a violation is a Class 1 felony. Defines "denial of service attack".
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03204
Sen. Michael E. Hastings and Chris Nybo

New Act

Creates the Consumer Credit Reporting Agency Registration and Cybersecurity Program Act. Provides for requirements for consumer credit reporting agency registration. Contains provisions regarding grounds for revocation and suspension of a registration. Provides that by January 1, 2019, a consumer credit reporting agency must have a cybersecurity program documented in writing and designed to protect the confidentiality, integrity and availability of its information systems. Provides that a consumer credit reporting agency shall implement and maintain a written cybersecurity policy setting forth its policies and procedures for the protection of its information systems and nonpublic information stored on those information systems. Provides that a consumer credit reporting agency shall designate a qualified individual as a chief information security officer to oversee and implement its cybersecurity policy. Contains provisions concerning penetration testing and vulnerability assessments, audit trail, access privileges, and application security. Provides that a consumer credit reporting agency shall conduct periodic risk assessments of its information systems. Provides requirements for cybersecurity personnel and third-party service provider security policy. Provides that a consumer credit reporting agency shall establish a written incident response plan designed to promptly respond to a cybersecurity event. Provides that the consumer credit reporting agency shall notify the Department of Financial and Professional Regulation of the existence of a cybersecurity event no later than 72 hours after the event occurred. Makes other changes. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03205
Sen. Don Harmon-Patricia Van Pelt-Iris Y. Martinez


30 ILCS 265/5
30 ILCS 265/11

Amends the Technology Development Act. Provides that the State Treasurer may segregate a portion of the Treasurer's State investment portfolio that at no time shall be greater than 5% (rather than 2%) of the portfolio, in the Technology Development Account IIa. Provides further requirements regarding investment in Technology Development Account IIa. Provides that the Treasurer may solicit proposals from entities to manage and be the general partner of a separate fund consisting of investments from private sector investors that must invest, at the direction of the general partner (rather than Treasurer), in tandem with Technology Development Account IIa in a pro-rata portion. Provides that moneys in Technology Development Account IIa may be invested by the State Treasurer to provide venture capital to technology businesses, including co-investments. Provides that in no case shall more than 15% (rather than 10%) of the capital in the Technology Development Account IIa be invested in firms based outside of Illinois. Requires any Technology Development Account II-Recipient Fund to report the specified additional information to the Treasurer on a quarterly or annual basis as determined by the Treasurer. Removes language prohibiting the State Treasurer from investing more than one-third of Technology Development Account II in any given calendar year. Modifies the purpose of the Act. Makes conforming and technical changes. Defines terms.

Senate Committee Amendment No. 1

Provides that the State Treasurer shall (rather than may) segregate a portion of the Treasurer's State investment portfolio, that at no time shall be greater than 5% of the portfolio, in the Technology Development Account IIa (TDA IIa). Provides that the aggregate commitment of investment capital in a TDA II-Recipient Fund shall at no time be greater than 5% of the State's investment portfolio (removes language specifying at the time of deposit). Specifies that all or a portion of the moneys in TDA IIa shall (rather than may) be invested by the State Treasurer to provide venture capital to technology businesses, including co-investments, seeking to locate, expand, or remain in Illinois by placing money with Illinois venture capital firms. Provides that the investment of the State Treasurer in any fund created by an Illinois venture capital firm in which the State Treasurer places money shall not exceed 15% of the total TDA IIa account balance (currently, shall not exceed 15% of the total investments in the fund). Adds an immediate effective date.

Aug 24 18 S Public Act . . . . . . . 100-1081

SB 03206
Sen. Steve Stadelman

35 ILCS 120/2-10

Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning the rate of tax.

Feb 16 18 S Referred to Assignments

SB 03207
Sen. Steve Stadelman

65 ILCS 5/1-1-1


Feb 16 18 S Referred to Assignments
SB 03208  Sen. Steve Stadelman
65 ILCS 5/11-31-1  from Ch. 24, par. 11-31-1
Amends the Illinois Municipal Code. Makes a technical change in a Section concerning the demolition, repair, enclosure, or
remediation of dangerous and unsafe buildings.
Feb 16 18  S  Referred to Assignments

SB 03209  Sen. Antonio Muñoz
20 ILCS 3105/4.01  from Ch. 127, par. 774.01
20 ILCS 3105/9.01d new
Amends the Capital Development Board Act. Provides that the Capital Development Board has the power to construct and
repair, or to contract for and supervise the construction and repair of, buildings under the control or for the use of any public institution
of higher education when non-appropriated funds are used and both the Capital Development Board and the public institution of higher
education mutually agree to that construction or supervision. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03210  Sen. Wm. Sam McCann
New Act
5 ILCS 140/7.5
Creates the State Law Enforcement Privacy Act. Provides that on and after the effective date of the bill, government agencies
shall remove publicly available content indicating a State law enforcement officer's residence address or county of residence. Provides
that after the government agency has removed the State law enforcement officer's residence address and county of residence from
publicly available content, the agency shall not publicly post or display that information and the State law enforcement officer's
residence address and county of residence shall be exempt from the Freedom of Information Act unless the government agency has
received consent from the State law enforcement officer to make that information available to the public. Provides that on and after the
effective date of the bill, a person, business, or association shall remove publicly available content indicating a State law enforcement
officer's residence address or county of residence. Provides that a person, business, or association shall not solicit, sell, or trade on the
Internet a State law enforcement officer's residence address or county of residence information with the intent to pose an imminent and
serious threat to the health and safety of the State law enforcement officer or the State law enforcement officer's immediate family.
Amends the Freedom of Information Act to make corresponding changes.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03211  Sen. Wm. Sam McCann-Jacqueline Y. Collins-Laura M. Murphy-Linda Holmes, Bill Cunningham, Melinda Bush,
Steve Stadelman, David Koehler, Jil Tracy, Emil Jones, III, Cristina Castro, Pamela J. Althoff, Toi W. Hutchinson
and Neil Anderson
20 ILCS 3932/5
20 ILCS 3932/10
20 ILCS 3932/15
20 ILCS 3932/20
20 ILCS 3932/25
20 ILCS 3932/25.5 new
20 ILCS 3932/35 new
20 ILCS 3932/40 new
Amends the Deaf and Hard of Hearing Commission Act. Provides that the Deaf and Hard of Hearing Commission shall be
composed of 11 Commissioners (currently, members) that are appointed by the Governor with the advice and consent of the Senate.
Requires at least 7 (currently, 6) commissioners of the Commission to be people who are deaf, deafblind, or hard of hearing. Specifies
the membership of the Commission. Modifies the qualifications and duties of the Director of the Commission. Provides that the added
Director qualifications shall apply to anyone who becomes Director on or after the effective date of this amendatory Act. Establishes
the Director as the chief executive officer of the Commission. Modifies a Section concerning the powers and duties of the
Commission. Creates separate provisions specifying the powers of the Commission. Authorizes the Commission to make specified
grants, bequests, agreements, and contracts. Defines "commissioner".
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03212  Sen. Melinda Bush
5 ILCS 140/7.6 rep.
35 ILCS 5/226
Amends the Illinois Income Tax Act. Provides that nothing in the Act prohibits the disclosure of information by officials of a
county or municipality involving reports of damaged property or the owners of damaged property if that disclosure is made to a
township or county assessment official in connection with the natural disaster credit. Amends the Freedom of Information Act. Repeals
a Section providing that nothing in the Act prohibits the disclosure of information by officials of a county or municipality involving
reports of damaged property or the owners of damaged property if that disclosure is made to a township or county assessment official
in connection with the natural disaster income tax credit.
Aug 03 18  S  Public Act . . . . . . . 100-0731

McConnaughay, Scott M. Bennett, Michael E. Hastings, David Koehler, Chris Nybo, Linda Holmes-Jacqueline Y.
Collins and Martin A. Sandoval
5 ILCS 375/6.11
55 ILCS 5/1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.29 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
Amends the Illinois Insurance Code. Provides that, for purposes of treatment in the early stages of a mental health condition,
a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed shall
provide coverage for the treatment of serious mental illnesses and serious emotional disturbances. Provides that coverage shall include,
but not be limited to, certain evidence-based and evidence-informed bundled treatment approaches. Provides that payment for the
services performed under the treatment models shall be based on all the components of the treatment model combined, rather than for
each separate service. Provides that disability or functional impairment shall not be a precondition to receive treatment under the
provisions. Provides that if federal regulations require the State to defray the cost of coverage for serious mental illnesses or serious
emotional disturbances, then the provisions are inoperative and the State shall not assume any obligation for the cost of the coverage.
Makes conforming changes in the State Employee Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the
School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health
Services Plans Act. Provides that the amendatory Act may be referred to as the Fair Insurance Coverage for Early Treatment of Serious
Mental Health Conditions Act. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03214  Sen. Jason A. Barickman-Melinda Bush, Cristina Castro, Steven M. Landek and Laura M. Murphy

New Act
Creates the Pollinator Friendly Solar Site Act. Provides that an owner of a ground-mounted solar site may follow practices that: (1) provide native perennial vegetation and foraging habitat which is beneficial to game birds, songbirds, and pollinators; and (2) reduce storm water runoff and erosion at the solar site. Provides that an owner or manager of a solar site with a generating capacity of more than 40 kilowatts implementing site management practices under the Act may claim that the site is "pollinator-friendly" or provides benefits to game birds, songbirds, and pollinators only if the site adheres to guidance set forth by the pollinator friendly scorecard published by the Department of Natural Resources in consultation with stakeholders. Provides that an owner making a beneficial habitat claim shall make the solar site's pollinator score card, and where available, related vegetation management plans, available to the public and provide a copy to the Department of Natural Resources and a nonprofit solar industry trade association of the State. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that to the extent practicable, if establishing perennial vegetation and beneficial foraging habitat, a solar site owner or manager shall use native plant species and seed mixes that are free from noxious weed or exotic weed seeds. Provides that an owner or manager of a solar site with a generating capacity of more than 40 kilowatts implementing site management practices under this Act may claim that the site is "pollinator-friendly" or provides benefits to game birds, songbirds, and pollinators only if the site adheres to guidance set forth by the pollinator friendly scorecard published by the Department of Natural Resources in consultation with the University of Illinois, Department of Entomology (in the introduced bill, stakeholders). Defines "Department", "exotic weed", and "noxious weed". Provides that the scorecard shall be posted on the Department of Natural Resource's website on or before 6 months after the effective date of the Act. Makes other technical changes. Effective immediately.

Aug 21 18  S  Public Act . . . . . . 100-1022

SB 03215  Sen. Jason A. Barickman
(Rep. Lawrence Walsh, Jr.-Thomas M. Bennett)

35 ILCS 200/21-310
35 ILCS 200/21-385
Amends the Property Tax Code. In provisions concerning sales in error, provides that, in cases where improvements upon the property sold have been substantially destroyed or rendered uninhabitable or otherwise unfit for occupancy, the court may order the holder of the certificate of purchase to assign the certificate to the county collector, upon request of the county collector. Provides that the county collector may further assign the certificate to the county, acting as trustee for taxing districts, or to a taxing district having an interest in the taxes sold. Provides that, if the certificate of purchase is assigned to the county delinquent tax agent because the improvements have been substantially destroyed or rendered uninhabitable or otherwise unfit for occupancy, then the county delinquent tax agent shall extend the redemption period by 36 months.

Senate Floor Amendment No. 1
Makes changes to the introduced bill to provide that, if a certificate has been assigned to the county collector by court order, then the period of redemption shall be extended for a period of time designated by the holder of the certificate, which may not exceed 36 months from the date of the assignment to the collector (in the introduced bill, extended for 36 months).

Aug 14 18  S  Public Act . . . . . . 100-0890
SB 03216  Sen. Jason A. Barickman
735 ILCS 5/13-107  from Ch. 110, par. 13-107
735 ILCS 5/13-107.1 new
735 ILCS 5/13-109  from Ch. 110, par. 13-109
735 ILCS 5/13-109.1 new
735 ILCS 5/15-1603.5
Amends the Code of Civil Procedure. Provides that actions for the recovery of real property following a foreclosure shall be brought within 3 years after possession is taken. Provides that every person in the actual possession of lands or tenements, under claim and color of title, as a purchaser following a foreclosure, and who for 3 successive years continues in possession, and also, during such time, pays all taxes legally assessed on the lands or tenements, shall be held and adjudged to be the legal owner of the lands or tenements, to the extent and according to the purport of his or her paper title. In the Section concerning strict foreclosure of an omitted subordinate interest, provides that "omitted subordinate interest" includes a person who was a named party in a foreclosure action over which the court lacked personal jurisdiction due to defective service of process, or was a party over which the court initially had personal jurisdiction but whose judgment was vacated due to lack of personal jurisdiction over a co-defendant. Provides that a foreclosure proceeding may be reopened as to the defendant and co-defendants only if the defendant was a named party in the foreclosure action over which the court lacked personal jurisdiction due to defective service of process, and after the foreclosure proceeding is reopened, if the defendant is unsuccessful in defeating the foreclosure action, then the defendant or its co-defendants shall have the option to redeem the property. Provides that the redemption period shall extend 90 days after the entry of the order if the defendant has not been in possession of the real estate for a period of 6 months prior to the entry of the order. Provides that nothing in the Section concerning strict foreclosure affects any existing right that the holder of the certificate of sale or any person who acquired title following a judicial sale or any subsequent successor, assignee, transferee, or grantee of such a person may have against the defendant or the real estate. Makes other changes. Contains a statement of legislative purpose. Adds language concerning applicability and severability. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03217  Sen. John F. Curran
(Rep. Tom Demmer-Patricia R. Bellock)
5 ILCS 140/7  from Ch. 116, par. 207
Amends the Freedom of Information Act. To the list of exemptions under the Act, adds certain records that relate to or affect the security of detention facilities requested by persons who are committed to the Department of Human Services Division of Mental Health. Effective immediately.
Aug 03 18  S  Public Act . . . . . . . . . 100-0732

SB 03218  Sen. Laura M. Murphy-Kyle McCarter
510 ILCS 5/8  from Ch. 8, par. 358
Amends the Animal Control Act. Makes a technical change in a Section concerning rabies inoculations.
Feb 16 18  S  Referred to Assignments

SB 03219  Sen. Linda Holmes
225 ILCS 605/1  from Ch. 8, par. 301
Amends the Animal Welfare Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments
SB 03220 Sen. Omar Aquino-Iris Y. Martinez
(Rep. Emanuel Chris Welch-Katie Stuart-Sue Scherer-Jonathan Carroll, Linda Chapa LaVia, Elizabeth Hernandez, Robert Martwick, Kathleen Willis, LaToya Greenwood and La Shawn K. Ford)

105 ILCS 5/21B-50
Amends an Article of the School Code concerning educator licensure. Provides that the State Board of Education shall not approve a course of study under the Alternative Educator Licensure Program for Teachers unless the State Board can demonstrate that there is a need for a particular type of licensed educator offered by the course of study.

Senate Committee Amendment No. 2
Deletes reference to:
105 ILCS 5/21B-50
Adds reference to:
105 ILCS 5/21B-107 new
Replaces everything after the enacting clause. Amends the Educator Licensure Article of the School Code. Provides that an institution of higher education that is denied a recommendation for recognition by the State Educator Preparation and Licensure Board to offer an educator preparation program at the institution may appeal the decision to the State Board of Education. Requires the appeal to state the reasons why the State Educator Preparation and Licensure Board's decision should be reversed and to include any other information required by the State Board of Education. Provides that if a majority of the members of the State Board of Education determines that the appeal is untimely or that the proposed educator preparation program does not comply with applicable administrative rules, the State Board of Education must hold a public hearing; specifies hearing requirements.

House Floor Amendment No. 4
Replaces everything after the enacting clause. Amends the Educator Licensure Article of the School Code. Provides that a not-for-profit institution, institution of higher education, or for-profit institution that is denied an initial recommendation for recognition by the State Educator Preparation and Licensure Board may appeal the denial of recommendation for recognition to the State Board of Education, as provided by rules adopted by the State Board of Education; specifies hearing requirements for an appeal requested by a for-profit institution. Requires the State Board of Education to adopt rules.

Nov 28 18 S Total Veto Stands

SB 03221 Sen. Iris Y. Martinez

225 ILCS 5/2 from Ch. 111, par. 7602

Feb 16 18 S Referred to Assignments

SB 03222 Sen. Laura M. Murphy

20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 5/1-1
Adds reference to:
20 ILCS 3975/3 from Ch. 48, par. 2103
Replaces everything after the enacting clause. Amends the Illinois Workforce Innovation Board Act. Provides for the appointment of 2 representatives of community-based organizations that provide or support competitive, integrated employment for individuals with disabilities to the Illinois Workforce Innovation Board. Provides that the 2 representatives shall be individuals who self-identify as persons with intellectual or developmental disabilities, and who are engaged in advocacy for the rights of individuals with disabilities. Provides that if these persons require support in the form of reasonable accommodations in order to participate, such support shall be provided.

Aug 14 18 S Public Act . . . . . . . . 100-0891
Amends the Child Death Review Team Act by repealing provisions permitting the Child Death Review Teams Executive Council to establish in the Southern Region of the State a special Child Death Investigation Task Force. Amends the Abused and Neglected Child Reporting Act. Provides that the Department of Children and Family Services shall establish a Child Death Investigation Task Force to operate in the Southern Region of the State and in other regions at the discretion of the Director of the Department. Requires the Task Force to develop and implement a plan for the investigation of sudden, unexpected, or unexplained child fatalities or near fatalities of children under 18 years of age occurring within that region. Requires the Task Force's plan to include provisions for local or State law enforcement agencies and other specified entities to promptly notify the Task Force of a sudden, unexpected, or unexplained child fatality or near fatality of a child, and for the Task Force to review and investigate the notification. Requires the investigation to include coordination among members of a multidisciplinary team. Provides for appointment of a Board of Directors to govern the Task Force. Provides for State indemnification of the Task Force and the Board of Directors, except for willful or wanton misconduct.

Aug 03 18 S Public Act . . . . . . 100-0733

Amends the Motor Fuel Tax Law. Contains provisions requiring alternative fuel supplier licenses. Provides that licensed distributors, suppliers, and receivers are not considered blenders under the Act. Provides that the term "blender" includes persons who engage in the business of selling motor fuel at retail and not for resale that is blended by purchasers through the use of blender pumps. Amends the Retailers' Occupation Tax Act. Provides that prepayment provisions do not apply to alternative fuel.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03225  Sen. David Koehler
(Rep. William Davis)

625 ILCS 60/20
Amends the Pedestrians with Disabilities Safety Act. Provides that the Governor is authorized and requested to issue a proclamation on Pedestrians with Disabilities Safety Day which discusses the history of persons with disabilities in the State (rather than only comments upon the necessity for and significance of the Pedestrians with Disabilities Act and laws protecting pedestrians with disabilities) Effective immediately.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03226  Sen. Chuck Weaver-Karen McConnaughay-Iris Y. Martinez
(Rep. Peter Breen-Keith R. Wheeler)

105 ILCS 5/2-3.173 new
105 ILCS 5/27-22.05
Amends the School Code. Provides that, no later than 6 months after the effective date of the amendatory Act, the State Board of Education shall adopt rules as may be necessary to allow students of any high school in this State who are 16 years of age or older to participate in registered apprenticeship programs; defines "registered apprenticeship program". Provides that the rules shall include the waiver of all non-academic requirements mandated for graduation from a high school under the Code that would otherwise prohibit or prevent a student from participating in a registered apprenticeship program. Makes related changes. Effective immediately.
Senate Floor Amendment No. 1
Provides that the State Board of Education shall initiate a rulemaking proceeding to adopt rules (rather than adopt rules) as may be necessary to allow students of any high school in this State who are 16 years of age or older to participate in the registered apprenticeship programs.
Senate Floor Amendment No. 2
Changes the definition of "registered apprenticeship program" to provide that apprentices in the program may earn postsecondary credit toward a certificate or degree, as applicable.
Apr 25 18  H  Referred to Rules Committee

SB 03227  Sen. Chuck Weaver

35 ILCS 5/201  from Ch. 120, par. 2-201
Amends the Illinois Income Tax Act. Makes changes concerning the calculation of the research and development credit by providing that, for tax years ending on or after December 31, 2018, "qualifying expenditures for the base period" means 50% (currently, 100%) of the average of the qualifying expenditures for each year in the base period. Effective immediately.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03228  Sen. Don Harmon-Iris Y. Martinez and Martin A. Sandoval

730 ILCS 5/3-3-1  from Ch. 38, par. 1003-3-1
730 ILCS 5/3-3-2  from Ch. 38, par. 1003-3-2
730 ILCS 5/3-3-9  from Ch. 38, par. 1003-3-9
730 ILCS 5/5-4.5-20
730 ILCS 5/5-4.5-25
730 ILCS 5/5-4.5-30
730 ILCS 5/5-4.5-111 new
730 ILCS 5/5-8-1  from Ch. 38, par. 1005-8-1
Amends the Unified Code of Corrections. Provides that a person under 21 years of age at the time of the commission of an offense, other than first degree murder, and who is not serving a sentence for first degree murder and who is sentenced on or after the effective date of the amendatory Act shall be eligible for parole review by the Prisoner Review Board after serving 10 years or more of his or her sentence, except for those serving a sentence for: (1) aggravated criminal sexual assault who shall be eligible for parole review by the Prisoner Review Board after serving 20 years or more of his or her sentence or; (2) predatory criminal sexual assault of a child who shall not be eligible for parole review by the Prisoner Review Board. Provides that a person under 21 years of age at the time of the commission of first degree murder who is sentenced on or after the effective date of the amendatory Act shall be eligible for parole review by the Prisoner Review Board after serving 20 years or more of his or her sentence, except for those subject to a term of natural life imprisonment or any person subject to sentencing for certain types of first degree murder.
May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03229  Sen. Don Harmon-Tim Bivins

765 ILCS 1026/15-201
765 ILCS 1026/15-210
765 ILCS 1026/15-603
765 ILCS 1026/15-607
765 ILCS 1026/15-610
765 ILCS 1026/15-1002.1
765 ILCS 1026/15-1004
765 ILCS 1026/15-1009
765 ILCS 1026/15-1401
765 ILCS 1026/15-1402
765 ILCS 1026/15-1503

Amends the Revised Uniform Unclaimed Property Act. Provides that certain property is presumed abandoned after 5 (instead of 3) years. Provides that compensation held on a payroll card is reportable 5 years after the date of the last indication of interest in the property by the apparent owner. Provides that for purposes of determining certain duties of a reporting institution, a recurring Automated Clearing House (ACH) debit or credit previously authorized by the apparent owner constitutes a deposit or withdrawal by the apparent owner. Deletes language requiring a holder to inform the administrator of the extended date on a certain reported renewable time deposit. Deletes language requiring the administrator to pay interest at the percentage increase, if any, in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor (CPI-U), if lower than the rate the property earned while in the possession of the holder and reported to the administrator. Provides that the administrator may not commence an action or proceeding with respect to a duty of a holder under the Act more than 5 years after the duty arose. Deletes language tolling the period under certain circumstances. Provides that examinations of State-regulated financial organizations shall occur at reasonable times and upon reasonable notice if the State Treasurer has reason to believe that a financial organization has failed to report property and provides that records obtained in such examinations are subject to the same provisions concerning use and confidentiality as records obtained in examinations of other persons. Provides that if the administrator enters into a contract with a person to conduct an examination of a financial organization, the compensation shall be based upon a fixed fee or hourly fee (instead of fixed fee, hourly fee, or contingent fee). Deletes language providing that an initial report filed under the Act for property that was not required to be reported before the effective date of the Act, but that is required to be reported under the Act, must include all items of property that would have been presumed abandoned during the 5-year period preceding the effective date of the Act as if the Act had been in effect during that period. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03230  Sen. Heather A. Steans

20 ILCS 3960/4  from Ch. 111 1/2, par. 1154

Amends the Illinois Health Facilities Planning Act. Provides that a majority of the filled appointments, but no less than 4 appointed members, to the Health Facilities and Services Review Board (currently, 5 members) shall constitute a quorum. Provides that the affirmative vote of the majority of the filled appointments, but no less than 4 appointed members, (currently, 5 members) shall be necessary for any action requiring a vote to be taken by the State Board. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03231  Sen. James F. Clayborne, Jr.

225 ILCS 5/2  from Ch. 111, par. 7602


Feb 16 18  S  Referred to Assignments
SB 03232

Sen. Chapin Rose-Scott M. Bennett
(Rep. Chad Hays-Carol Ammons-Litesa E. Wallace-Patricia R. Bellock, Brad Halbrook, Rita Mayfield, LaToya Greenwood, La Shawn K. Ford, Katie Stuart, Tony McCombie and Norine K. Hammond)

Amends the Illinois Public Aid Code. Creates a 5-year demonstration project within the Department of Human Services to provide an intensive workforce training program for entry level workers and a multi-generational healthy family initiative. Provides that the demonstration project shall be privately funded and shall be operated and maintained by a non-profit, community-based entity that shall provide wages earned by participants enrolled in the workforce training program as well as support services to families enrolled in the multi-generational healthy family initiative. Limits the number of participants in the demonstration to 500 and provides that participants shall qualify to have whatever financial assistance they receive from their participation in the demonstration excluded from consideration for purposes of determining eligibility for or the amount of assistance under the Code. Requires the selected community-based entity to comply with all applicable State and federal requirements and to develop and implement a research component to determine the effectiveness of the demonstration project in promoting and instilling self-sufficiency through its intensive workforce training program and multi-generational healthy family initiative. Contains provisions on reporting requirements and other matters.

Senate Floor Amendment No. 1

Provides that the demonstration project authorized under the amendatory Act is subject to the availability of funds provided by the federal government, local philanthropic or charitable sources, or other private sources. Provides that no general revenue funds may be used to fund the demonstration project created under the amendatory Act. In provisions requiring annual reports to the General Assembly and specified State agencies on the progress and effectiveness of the demonstration program, requires the reports to the General Assembly be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

Aug 10 18 S Public Act . . . . . . . . . 100-0806

SB 03233

Sen. Andy Manar-Toi W. Hutchinson-Linda Holmes-Iris Y. Martinez-Cristina Castro, Laura M. Murphy, Thomas Cullerton, Jennifer Bertino-Tarrant, Melinda Bush, Michael E. Hastings, Bill Cunningham, Jacqueline Y. Collins, Scott M. Bennett, Julie A. Morrison, Mattie Hunter and Omar Aquino

Amends the Intergovernmental Cooperation Act. Provides that no intergovernmental or interagency agreement or contract may be entered into, implemented, or given effect if the agreement's or contract's intent or effect is, among other requirements, to circumvent any limitation established by law pertaining to payroll certification under the State Finance Act or to authorize the payment of employees of the Office of the Governor out of appropriations other than those established for that purpose. Amends the State Finance Act. Provides that, for the Office of the Governor, the certification on every State payroll voucher shall be required for expenditures from amounts appropriated to the Office of the Governor for payment of salaries of Governor's Office employees and executed by the Governor, or his or her designee, in addition to any other certifications or approvals which may be required by law to be made. Provides that in no event shall salaries of employees of the Office of the Governor be paid from appropriations other than those established for that purpose. Effective immediately.

Senate Floor Amendment No. 1

Adds language specifying that certain provisions apply to appropriations for the Office of the Governor enacted after the effective date of this amendatory Act.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03234

Sen. Andy Manar
(Rep. Barbara Flynn Currie)

Amends the State Finance Act. Provides for transfers from certain listed funds into the Audit Expense Fund. Effective immediately.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee
SB 03235  Sen. Andy Manar

105 ILCS 5/34-1 from Ch. 122, par. 34-1

Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.

Feb 16 18  S  Referred to Assignments

SB 03236  Sen. Andy Manar and Thomas Cullerton

(Rep. David S. Olsen)

105 ILCS 5/10-17a from Ch. 122, par. 10-17a

Amends the School Code. Provides that a school report card shall include the most current data possessed by the State Board of Education relating to a school district's administrative costs; defines "administrative costs". Effective immediately.

Aug 10 18  S  Public Act ............ 100-0807

SB 03237  Sen. Don Harmon-Patricia Van Pelt

(Rep. Will Guzzardi and Patricia R. Bellock)

20 ILCS 1305/1-17

Amends the Department of Human Services Act. In provisions concerning investigative reports and findings issued by the Department of Human Services' Office of the Inspector General concerning abuse allegations involving Department employees and clients, provides that any request for reconsideration or clarification of the Inspector General's findings shall be conducted by an investigator or supervisor who did not participate in the investigation for which reconsideration or clarification is sought. Provides that after a reconsideration has been completed, the agency, victim or guardian, or the subject employee has 30 calendar days from the date the reconsideration or clarification is received to request an appeal of the Office of Inspector General's finding. Provides that within 30 calendar days after submitting the appeal request, the agency, victim or guardian, or the subject employee shall have the right to request an administrative hearing before an administrative law judge. Provides that the determination of the administrative law judge shall be considered a final administrative decision subject to judicial review. Requires the Department to adopt rules governing the practice and procedure in the administrative hearings.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Department of Human Services Act. In provisions concerning findings made by the Department of Human Services' Office of the Inspector General concerning abuse allegations involving Department employees and clients, provides that the facility or agency that was the subject of the investigation, the victim or guardian, or the subject employee may request that the Office of Inspector General clarify the finding or findings for which clarification is sought. Provides that the same persons and entities may also request that the Office of the Inspector General reconsider the finding or findings or the recommendations. Provides that a request for reconsideration shall be subject to a multi-layer review and shall include at least one reviewer who did not participate in the investigation or approval of the original investigative report and that after the multi-layer review process has been completed, the Inspector General shall make the final determination on the reconsideration request.

Aug 17 18  S  Public Act ............ 100-0943

SB 03238  Sen. Don Harmon, Neil Anderson, Paul Schimpf and Dale Fowler-Julie A. Morrison

(Rep. Jonathan Carroll)

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment sunsets on June 30, 2023 (currently, the exemption is subject to the Acts' automatic sunset provisions). Effective immediately.

Nov 07 18  H  Placed on Calendar 2nd Reading - Short Debate
SB 03239  Sen. Don Harmon

210 ILCS 495-104 new

Amends the Specialized Mental Health Rehabilitation Act of 2013. Provides that for a specialized mental health rehabilitation facility licensed under the Act by December 1, 2017 or provisionally licensed under the Act by December 1, 2017, a payment shall be made for therapeutic visits that have been indicated by an interdisciplinary team as therapeutically beneficial. Provides that the payment shall be at a rate of 100% of the facility's rate on the effective date of the amendatory Act for the first 5 days. Provides that, thereafter, payment for a therapeutic visit shall be at 75% of the facility's rate on the effective date of the amendatory Act and may not exceed 30 days in a fiscal year and shall not exceed 10 days consecutively. Provides that payment to a facility for a therapeutic visit shall be available to the facility through both fee-for-service and managed care payment arrangements. Effective July 1, 2018.

May 31 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03240  Sen. Scott M. Bennett and Napoleon Harris, III

(Rep. Carol Ammons-Thomas M. Bennett)

430 ILCS 85/2-1 from Ch. 111 1/2, par. 4051

Amends the Amusement Ride and Attraction Safety Act. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 2

Deletes reference to:

430 ILCS 85/2-1

Adds reference to:

430 ILCS 85/2-20

Replaces everything after the enacting clause. Amends the Amusement Ride and Attraction Safety Act. Makes changes to provisions concerning the penalty for a person, firm, corporation, or other entity that owns or operates a carnival, amusement enterprise, or fair that employs a carnival or amusement enterprise worker convicted of specified offenses or that fails to conduct a criminal history records check or a sex offender registry check for a carnival or amusement enterprise worker that it employs. Changes the civil penalty to an amount not to exceed $5,000 (rather than $1,000) for a first offense and not to exceed $10,000 (rather than $5,000) for a second offense. Provides that a subsequent offense shall result in the revocation of a permit to operate in accordance with specified provisions (rather than a civil penalty not to exceed $15,000 for a third or subsequent offense).

Aug 17 18  S Public Act . . . . . . . . . 100-0944

SB 03241  Sen. Jennifer Bertino-Tarrant and Napoleon Harris, III


625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412

625 ILCS 5/18b-101 from Ch. 95 1/2, par. 18b-101

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall issue distinctive registration plates for covered farm vehicles. Provides that a $10 surcharge shall be collected, in addition to all applicable fees for the issuance of a registration plate. Provides that the surcharge shall be deposited into the Secretary of State Special License Plate Fund. Provides that a designation as a covered farm vehicle shall not limit the purposes for which that vehicle may otherwise be used. Modifies the definition of "covered farm vehicle". Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

625 ILCS 5/3-412

Deletes reference to:

625 ILCS 5/18b-101

Adds reference to:

625 ILCS 5/3-815 from Ch. 95 1/2, par. 3-815

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that an owner of a second division vehicle in the 8,000 lbs. and less flat weight plate category issued a special registration plate shall pay a $10 surcharge to identify the vehicle as a covered farm vehicle. Provides that the $10 surcharge shall be deposited into the Secretary of State Special License Plate Fund. Provides that a designation as a covered farm vehicle shall not alter a vehicle's registration in the 8,000 lbs. or less flat weight category. Effective January 1, 2019.

Aug 03 18  S Public Act . . . . . . . . . 100-0734
SB 03242  Sen. Pat McGuire
(Rep. Jehan Gordon-Booth and Monica Bristow)

35 ILCS 200/9-275
35 ILCS 200/Art. 10 Div. 20 heading new
35 ILCS 200/10-800 was 35 ILCS 200/15-174
35 ILCS 200/Art. 15 Div. 1 heading new
35 ILCS 200/15-13 new
35 ILCS 200/Art. 15 Div. 2 heading new
35 ILCS 200/15-163 new
35 ILCS 200/15-167
35 ILCS 200/15-168
35 ILCS 200/15-169
35 ILCS 200/15-170
35 ILCS 200/15-172
35 ILCS 200/15-173
35 ILCS 200/15-175
35 ILCS 200/15-176
35 ILCS 200/15-177
35 ILCS 200/15-180
35 ILCS 200/Art. 15 Div. 3 heading new
35 ILCS 200/15-261 new
35 ILCS 200/15-262 new
35 ILCS 200/15-263 new
35 ILCS 200/15-265 new
35 ILCS 200/15-267 new
35 ILCS 200/15-268 new
35 ILCS 200/15-269 new
35 ILCS 200/15-270 new
35 ILCS 200/15-272 new
35 ILCS 200/15-273 new
35 ILCS 200/15-275 new
35 ILCS 200/15-280 new

Amends the Property Tax Code. Makes structural changes concerning homestead exemptions by creating separate divisions for homestead exemptions in counties with 3,000,000 or more inhabitants and counties with fewer than 3,000,000 inhabitants. Effective January 1, 2019.

Nov 07 18    H  Assigned to Revenue & Finance Committee
SB 03243 Sen. John G. Mulroe
215 ILCS 5/Art. IIB heading new
215 ILCS 5/35B-1 new
215 ILCS 5/35B-5 new
215 ILCS 5/35B-10 new
215 ILCS 5/35B-15 new
215 ILCS 5/35B-20 new
215 ILCS 5/35B-25 new
215 ILCS 5/35B-30 new
215 ILCS 5/35B-35 new
215 ILCS 5/35B-40 new
215 ILCS 5/35B-45 new
215 ILCS 5/35B-50 new
215 ILCS 5/156 from Ch. 73, par. 768
Amends the Illinois Insurance Code. Creates the Domestic Stock Company Division Article in the Code. Provides that a domestic stock company may divide into 2 or more resulting companies pursuant to a plan of division. Contains provisions concerning the contents of the plan of division, approval of the plan of division by the Director of Insurance, effects of a division, certificates of division, liabilities, and shareholder rights. Makes conforming changes in provisions concerning mergers and consolidations.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03244 Sen. John G. Mulroe-Michael Connelly-Linda Holmes and Emil Jones, III
215 ILCS 5/531.02 from Ch. 73, par. 1065.80-2
215 ILCS 5/531.03 from Ch. 73, par. 1065.80-3
215 ILCS 5/531.05 from Ch. 73, par. 1065.80-5
215 ILCS 5/531.06 from Ch. 73, par. 1065.80-6
215 ILCS 5/531.07 from Ch. 73, par. 1065.80-7
215 ILCS 5/531.08 from Ch. 73, par. 1065.80-8
215 ILCS 5/531.09 from Ch. 73, par. 1065.80-9
215 ILCS 5/531.11 from Ch. 73, par. 1065.80-11
215 ILCS 5/531.12 from Ch. 73, par. 1065.80-12
215 ILCS 5/531.13 from Ch. 73, par. 1065.80-13
215 ILCS 5/531.14 from Ch. 73, par. 1065.80-14
215 ILCS 5/531.19 from Ch. 73, par. 1065.80-19
215 ILCS 5/531.20 new
215 ILCS 125/Art. VI rep.
Senate Committee Amendment No. 1
Adds reference to:
215 ILCS 5/531.10 from Ch. 73, par. 1065.80-10
Further amends the Illinois Insurance Code. Corrects cross-references throughout the Life and Health Insurance Guaranty Association Law.
Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03245  Sen. Chapin Rose

10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03246  Sen. Dale Fowler

(Rep. Terri Bryant and Dave Severin)

225 ILCS 725/19.6  from Ch. 96 1/2, par. 5430.1
225 ILCS 728/15
225 ILCS 728/60 new
225 ILCS 728/65 new
Amends the Illinois Oil and Gas Act, and the Illinois Petroleum Education and Marketing Act. Transfers the administration of the Landowner Grant Program from the Department of Natural Resources to the Illinois Petroleum Resources Board. Provides that the Department has the power to transfer an amount not to exceed $250,000 per fiscal year from the Plugging and Restoration Fund to the Board for the sole purpose of implementing the Landowner Grant Program. Provides that the Board shall keep accurate records of all financial transactions regarding such funds. Establishes the Board's specific powers and duties in administering the Landowner Grant Program and utilizing the funds.
May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03247  Sen. Martin A. Sandoval-Dale Fowler

(Rep. Avery Bourne-Tim Butler-Natalie Phelps Finnie-Jerry Lee Long, Daniel Swanson, Keith P. Sommer, Norine K. Hammond, David A. Welter, Lindsay Parkhurst, Robert W. Pritchard and Deb Conroy)
Authorizes the Department of Natural Resources to make certain real estate conveyances in Bureau County, Menard County, and Pulaski County, subject to specified conditions. Authorizes the Department of Transportation to make certain real estate conveyances in Grundy County, DuPage County, DeKalb County, Montgomery County, Tazewell County, and Mason County, subject to specified conditions. Effective immediately.
Senate Floor Amendment No. 1
Deletes language authorizing the Department of Natural Resources to make a certain real estate conveyance in Pulaski County.
House Floor Amendment No. 2
Deletes part of the legal description of the Mason County property.
Nov 28 18  S  Passed Both Houses

SB 03248  Sen. Kimberly A. Lightford

105 ILCS 5/34-12  from Ch. 122, par. 34-12
Amends the School Code. Makes a technical change in a Section concerning the Chicago school district.
Feb 16 18  S  Referred to Assignments
SB 03249  
105 ILCS 5/2-3.155  
105 ILCS 5/27-21 new
Amends the School Code. With regard to the textbook block grant program, provides that the textbooks authorized to be purchased must accurately portray the diversity of our society, including the role and contributions of people protected under the Illinois Human Rights Act, and must be non-discriminatory as to certain characteristics under the Act. Provides that the teaching of history of the United States in public schools shall include a study of the role and contributions of lesbian, gay, bisexual, and transgender people in the history of this country and this State. Requires every public elementary school and high school to include in its curriculum a unit of instruction studying the significant role of lesbian, gay, bisexual, and transgender individuals in society. Specifies instruction requirements. Requires the regional superintendent of schools to monitor a school district's compliance with the curriculum requirements. Effective July 1, 2019.  
Senate Floor Amendment No. 1  
With regard to the unit of instruction studying the significant role of lesbian, gay, bisexual, and transgender individuals in society, provides that the State Board of Education may post on its publicly accessible Internet website recommended resources and education materials (rather than may prepare and make available to all school boards instructional materials) that may be used by a school board for development of the instruction. Removes a provision providing that the regional superintendent of schools shall monitor a school district's compliance with the curriculum requirements during his or her annual compliance visit.  
Senate Floor Amendment No. 2  
Deletes reference to:  
105 ILCS 5/27-23.11 new
Replaces everything after the enacting clause. Amends the School Code. With regard to the textbook block grant program, provides that the textbooks authorized to be purchased must include the roles and contributions of all people protected under the Illinois Human Rights Act and must be non-discriminatory as to all of the characteristics under the Act. Provides that, in public schools only, the teaching of history of the United States shall include a study of the roles and contributions of lesbian, gay, bisexual, and transgender people in the history of this country and this State. Effective July 1, 2019.  
Land Conveyance Appraisal Note (Dept. of Transportation)  
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.  
Judicial Note (Admin Office of the Illinois Courts)  
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.  
Fiscal Note (State Board of Education)  
SB 3249 will not have a fiscal impact on the State Board of Education.  
State Debt Impact Note (Government Forecasting & Accountability)  
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.  
Pension Note (Government Forecasting & Accountability)  
This bill would not impact any public pension fund or retirement system in Illinois.  
Balanced Budget Note (Office of Management and Budget)  
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.  
Correctional Note (Dept of Corrections)  
There is no corrections population impact or fiscal impact to the Department of Corrections.  
Housing Affordability Impact Note (Housing Development Authority)  
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.  
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)  
This bill does not create a State mandate  
Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

Nov 07 18  Placed on Calendar 2nd Reading - Short Debate

SB 03250  Sen. Heather A. Steans

305 ILCS 5/5.2  from Ch. 23, par. 5-5.2

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning payments to nursing facilities.

Feb 16 18  S  Referred to Assignments

SB 03251  Sen. Chapin Rose

5 ILCS 325/1  from Ch. 129, par. 501

Amends the Military Leave of Absence Act. Makes a technical change in a Section concerning a State employee's leave of absence for active military service.

Feb 16 18  S  Referred to Assignments

SB 03252  Sen. Linda Holmes

415 ILCS 5/1  from Ch. 111 1/2, par. 1001

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

Feb 16 18  S  Referred to Assignments

SB 03253  Sen. Jim Oberweis

225 ILCS 10/5  from Ch. 23, par. 2215

225 ILCS 10/5.1  from Ch. 23, par. 2215.1

225 ILCS 10/5.8

Amends the Child Care Act of 1969. Provides that licenses issued for day care centers, day care homes, and group day care homes shall be valid for 5 years (rather than 3 years) from the date issued. Provides that the person operating a motor vehicle for a day care center, group home, or child care institution shall currently hold a valid driver's license that has not been revoked or suspended for one or more traffic violations during the 5 years (rather than 3 years) immediately prior to the date of application. Provides that a day care center, day care home, or group day care home shall have the facility tested for radon at least once every 5 years (rather than 3 years). Provided that a day care center, day care home, or group day care home shall provide the Department of Children and Family Services with proof that the facility has been tested for radon within the last 5 years (rather than 3 years) as part of the initial application or renewal of the license.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03254  Sen. Dale Fowler
(Rep. Barbara Flynn Currie)

New Act
20 ILCS 801/80-20
20 ILCS 1105/1 from Ch. 96 1/2, par. 7401
20 ILCS 1105/3 from Ch. 96 1/2, par. 7403
20 ILCS 1108/15
20 ILCS 1110/3 from Ch. 96 1/2, par. 4103
20 ILCS 1110/3.1 from Ch. 96 1/2, par. 4103.1
20 ILCS 1110/6 from Ch. 96 1/2, par. 4106
20 ILCS 1110/11 from Ch. 96 1/2, par. 4111
30 ILCS 330/7 from Ch. 127, par. 657
30 ILCS 730/2 from Ch. 96 1/2, par. 8202
30 ILCS 730/4 from Ch. 96 1/2, par. 8204
735 ILCS 30/15-5-5
815 ILCS 355/1 from Ch. 96 1/2, par. 9551


Senate Committee Amendment No. 1
Provides that the status and rights of the employees and the State of Illinois and its agencies under the Personnel Code, the Illinois Public Labor Relations Act, and applicable collective bargaining agreements or under any pension, retirement, or annuity plan shall not be affected by the Act.

Senate Committee Amendment No. 2
Deletes reference to:
815 ILCS 355/1

Deletes language providing that the Environmental Protection Agency, in coordination with the Department of Natural Resources shall provide technical assistance and information to retail sellers and distributors of storage hot water heaters doing business in Illinois to facilitate compliance with the provisions of the Act.

Senate Committee Amendment No. 3
Provides that the Executive Order 3 (2017) Implementation Act, implements and supersedes Executive Order 3 (2017) concerning the transfer of rights, powers, duties, responsibilities, employees, property, funds, and functions from the Department of Commerce and Economic Opportunity to the Department of Natural Resources.

Senate Committee Amendment No. 4
Provides that the Executive Order 3 (2017) Implementation Act, implements and supersedes the provisions of Executive Order 3 (2017) concerning the transfer of rights, powers, duties, responsibilities, employees, property, funds, and functions from the Department of Commerce and Economic Opportunity to the Department of Natural Resources.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee
Amends the Emergency Medical Services (EMS) Systems Act. Defines "Pre-Hospital Physician Assistant" or "PHPA". Includes Pre-Hospital Physician Assistants in the definition of "Emergency Medical Services Personnel". Adds PHPAs to provisions concerning licensing and educational requirements. Provides than an EMS Medical Director may immediately suspend a PHPA for specified reasons. Adds a PHPA to the State Emergency Medical Services Disciplinary Review Board. Adds PHPAs to provisions concerning misrepresentation. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

210 ILCS 50/3.55

Adds reference to:

210 ILCS 50/3.87

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Defines "Pre-Hospital Advanced Practice Registered Nurse" or "PHAPRN". Includes Pre-Hospital Advanced Practice Registered Nurse in the definition of "Emergency Medical Services Personnel". Adds PHAPRNs to provisions concerning licensing and educational requirements. Provides that an EMS Medical Director may immediately suspend a PHAPRN for specified reasons. Adds a PHAPRN to the State Emergency Medical Services Disciplinary Review Board. Adds PHAPRNs to provisions concerning misrepresentation. Adds Pre-Hospital Registered Nurses, Pre-Hospital Physician Assistants, and Pre-Hospital Advanced Practice Registered Nurses to provisions concerning scope of practice and relicensing. Adds Pre-Hospital Physician Assistants and Pre-Hospital Advanced Practice Registered Nurses to provisions concerning ambulance service providers and vehicle service provider upgrades and rural populations. Effective one year after becoming law (rather than immediately).
SB 03256
725 ILCS 5/110-14 from Ch. 38, par. 110-14
725 ILCS 5/110-17 from Ch. 38, par. 110-17
Amends the Code of Criminal Procedure of 1963. Provides a person subject to bail under the Code for a Category B offense shall have $30 deducted from his or her monetary bail every day the person is incarcerated. Provides any sum of money deposited by any person to secure his or her release from custody which remains unclaimed by the person entitled to its return for 3 years after the conditions of the bail bond have been performed and the accused has been discharged from all obligations in the cause shall be presumed to be abandoned and subject to disposition under the Revised Uniform Unclaimed Property Act. Eliminates publishing requirements and other provisions concerning unclaimed bail deposits. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
725 ILCS 5/110-14
Deletes reference to:
725 ILCS 5/110-17
Adds reference to:
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she knowingly delivers any firearm, incidental to a sale, without withholding delivery of the firearm for at least 72 hours after application for its purchase has been made (current law permits delivery of a rifle, shotgun or other long gun, or a stun gun or taser after 24 hours after application for its purchase has been made). Retains 24-hour withholding period for stun guns and tasers. Provides that a violation is a Class 4 felony. Eliminates the exemption from the waiting period requirements for the sale of a firearm to a nonresident of Illinois while at a firearm showing or display recognized by the Illinois Department of State Police.

Jul 16 18 S Public Act . . . . . . . . . 100-0606

SB 03257
Sen. Elgie R. Sims, Jr. and Omar Aquino-Patricia Van Pelt
720 ILCS 5/16-1 from Ch. 38, par. 16-1
720 ILCS 5/16-25
Amends the Criminal Code of 2012. Increases the threshold amount of theft not from the person and retail theft that enhances the offense from a misdemeanor to a felony to $2,000. Provides that an enhancement from a misdemeanor to a felony based on a prior conviction must only be for felony theft.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03258
Sen. Elgie R. Sims, Jr.
705 ILCS 405/5-410
705 ILCS 405/5-415
705 ILCS 405/5-420 new
730 ILCS 110/15 from Ch. 38, par. 204-7
Amends the Juvenile Court Act of 1987. Provides that on and after July 1, 2020, a detention screening instrument shall be used for referrals to all authorized juvenile detention facilities in this State prior to a judicial hearing. Provides a minor alleged to be a delinquent minor taken into temporary custody must be brought before a judicial officer within 48 hours (rather than 40 hours, excluding Saturdays, Sundays and court designated holidays). Provides that if an appearance is required of any minor taken and held in a place of custody or confinement operated by the State or any of its political subdivisions, including counties and municipalities, the chief judge of the circuit may permit by rule for the minor's personal appearance to be made by means of two-way audio-visual communication, including closed circuit television and computerized video conference, in the following proceedings: the initial appearance before a judge; a detention or shelter care hearing; or any status hearing. Amends the Probation and Probation Officers Act. Provides that the Division of Probation Services of the Supreme Court shall adopt a statewide juvenile detention screening instrument that has been verified through evidence-based and data-based practices that is to be used by all authorized juvenile detention facilities. Makes other changes. Effective immediately.

Feb 16 18 S Referred to Assignments
SB 03259  Sen. Elgie R. Sims, Jr.

725 ILCS 5/102-11.5 new
725 ILCS 5/113-3 from Ch. 38, par. 113-3

Amends the Code of Criminal Procedure of 1963. Provides that the posting of bail by a defendant shall not be a factor when considering if he or she qualifies for the appointment of a Public Defender. Defines "indigent". Effective immediately.
Feb 16 18  S Referred to Assignments

SB 03260  Sen. Elgie R. Sims, Jr.

625 ILCS 5/5-403.2 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall establish or adopt an electronic system to allow an automotive recycler, scrap processor, repairer, or rebuilder to submit a report of any transaction that involves a vehicle or vehicle part to the Secretary of State and complete a real time inquiry to verify that a vehicle or vehicle part has not been stolen. Requires that a report of any transaction involving a vehicle or vehicle part shall be submitted to the Secretary within 48 hours of each day's close of business with specific information included. Provides that, without charge and upon request, the Secretary shall make the report available to any law enforcement agency. Provides that the Secretary shall forward the report to the National Motor Vehicle Title Information System within 2 business days of its receipt. Provides that prior to the purchase of a vehicle or vehicle part, an automotive recycler, scrap processor, repairer, or rebuilder shall determine whether a vehicle or vehicle part has been reported stolen. Provides procedures for an automotive recycler, scrap processor, repairer, or rebuilder for how to proceed with a transaction regarding a vehicle or vehicle part that has or has not been reported stolen.
May 31 18  S Rule 3-9(a) / Re-referred to Assignments
SB 03261
Sen. Elgie R. Sims, Jr. and Laura M. Murphy
(Rep. Nicholas K Smith, LaToya Greenwood, Sam Yingling, Al Riley, Marcus C. Evans, Jr., Lawrence Walsh, Jr. and Thomas M. Bennett)

Amends the Abandoned Mobile Homes Act. Repeals and deletes provisions authorizing a municipality to remove and dispose of an abandoned mobile home within the municipality upon notice to each owner and each lienholder and provisions regarding various matters relating to the removal or disposal of an abandoned mobile home. Adds provisions authorizing a mobile home park owner or operator to commence a proceeding seeking a declaration by a court that a manufactured home has been abandoned and seeking removal of the manufactured home if specified conditions are met. Also adds provisions regarding: procedure; execution of judgments; disposition of property; responsibility for costs; and other matters. Defines "manufactured home resident" and "manufactured home owner". Makes corresponding changes in the Mobile Home Local Services Tax Act and the Illinois Vehicle Code. Makes other changes.

Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 515/11 rep.
Deletes reference to:
210 ILCS 117/5
Deletes reference to:
210 ILCS 117/10
Deletes reference to:
210 ILCS 117/20 rep.
Deletes reference to:
210 ILCS 117/25 rep.
Deletes reference to:
210 ILCS 117/30 rep.
Deletes reference to:
210 ILCS 117/35 rep.
Deletes reference to:
210 ILCS 117/40 rep.
Deletes reference to:
210 ILCS 117/45 rep.
Deletes reference to:
210 ILCS 117/50 rep.
Deletes reference to:
210 ILCS 117/55 rep.

Adds reference to:
210 ILCS 117/15
SB 03261 (CONTINUED)
Replaces everything after the enacting clause. Amends the Abandoned Mobile Home Act. Adds provisions concerning proceedings to remove an abandoned mobile home. Provides that the proceedings may be maintained by the mobile home park owner or operator in the circuit court in the county in which the manufactured home is situated. Contains provisions concerning the proof a mobile home park owner or operator needs to show, the filing of a complaint, removal or alternative disposition of manufactured home, and the storage of and liability for household goods or personal property. Provides that the corporate authority of a municipality may remove and dispose of any abandoned mobile home found within the municipality and may legally enter upon any land to do so that if a mobile home park owner or operator of the mobile home park where an abandoned mobile home is located has not initiated proceedings to remove the home within 45 days after written notice to the mobile home park owner or operator by certified mail, return receipt requested stating that the corporate authority intends to take action under the Act. Amends the Illinois Vehicle Code. Removes language providing that an application for a salvage certificate shall be submitted to the Secretary of State when a vehicle the ownership of which has been transferred to any person through a public sale under the Abandoned Mobile Home Act is deemed salvage or junk by the purchaser. Makes other changes.
Aug 24 18 S Public Act . . . . . . . . . 100-1083

SB 03262  Sen. Elgie R. Sims, Jr.
20 ILCS 1705/55.5 new
305 ILCS 5/5-5.4j new
Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall progressively increase rates and reimbursements so that by July 1, 2018 direct support persons earn a base wage of not less than $5.25 per hour above the highest of the federal, State, county, or municipal minimum wages, and so that other front-line personnel earn a commensurate wage, and by July 1, 2020 direct support persons earn a base wage of not less than $6.75 per hour above the highest of the federal, State, county, or municipal minimum wages. Effective immediately.
Feb 16 18 S Referred to Assignments

SB 03263  Sen. Elgie R. Sims, Jr. and Napoleon Harris, III
20 ILCS 2610/23 from Ch. 121, par. 307.18d
Amends the State Police Act. Provides that on and after the effective date of the bill, the Director of State Police shall not appoint auxiliary State policemen. Repeals provisions concerning auxiliary State policemen to make conforming changes. Senate Floor Amendment No. 1
Adds reference to:
50 ILCS 725/7.5
Amends the Uniform Peace Officers' Disciplinary Act. Provides that the Department of State Police (rather than the Law Enforcement Training Standards Board) shall provide administrative support to the Commission on Police Professionalism. Extends the sunset date on this provision from December 31, 2018, until July 1, 2019.
Aug 10 18 S Public Act . . . . . . . . . 100-0808

SB 03264  Sen. Elgie R. Sims, Jr.
20 ILCS 2605/2605-40 was 20 ILCS 2605/55a-4
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Makes a technical change in Section on Division of Forensic Services.
Feb 16 18 S Referred to Assignments

SB 03265  Sen. Elgie R. Sims, Jr.
20 ILCS 2605/2605-40 was 20 ILCS 2605/55a-4
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Makes a technical change in Section on Division of Forensic Services.
Feb 16 18 S Referred to Assignments
730 ILCS 5/5-9-1  from Ch. 38, par. 1005-9-1
Amends the Unified Code of Corrections. In provisions concerning authorized fines, provides that an additional penalty is imposed in sentencing for an offense concerning vehicle wheel and axle loads and gross weights of: (i) $15 for each $40 of the first $330, or fraction thereof, of fine imposed; and (ii) $10 for each $40, or fraction thereof, of fine imposed in excess of $330 (rather than an additional penalty of $15 for each $40, or fraction thereof, of fine imposed). Effective immediately.
May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03267  Sen. Elgie R. Sims, Jr.
605 ILCS 5/5-701  from Ch. 121, par. 5-701
605 ILCS 5/5-701.4  from Ch. 121, par. 5-701.4
605 ILCS 5/5-701.6  from Ch. 121, par. 5-701.6
605 ILCS 5/5-701.7  from Ch. 121, par. 5-701.7
605 ILCS 5/5-701.8  from Ch. 121, par. 5-701.8
605 ILCS 5/5-701.13  from Ch. 121, par. 5-701.13
605 ILCS 5/5-701.18 new
Amends the Illinois Highway Code. Provides that any county board in a county with a population of 1,000,000 or more inhabitants may also use any motor fuel tax money allotted to it for: (i) retiring bonds and paying obligations incurred for the purpose of constructing bicycle and pedestrian facilities, public transportation facilities, or freight rail facilities; (ii) paying the local or county's proportionate share of any federally eligible transportation project; or (iii) acquiring, constructing, maintaining, improving, or operating public or freight rail transportation facilities. Provides that motor fuel tax money may be used to conduct studies relating to: the operation of highways; bicycle and pedestrian facilities; public transportation facilities; and freight rail facilities. Provides that a county board may turn over a portion of the motor fuel tax funds allotted to it to the Regional Transportation Authority, the Suburban Bus Division of the Regional Transportation Authority, or the Commuter Rail Division of the Regional Transportation Authority.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03268  Sen. Elgie R. Sims, Jr.
Appropriates $3,000,000 from the General Revenue Fund to the Supreme Court for probation reimbursements and training for probation officers, with regard to pre-trial services and other operational expenses in support of bail reform for the fiscal year ending June 30, 2018. Appropriates $7,500,000 from the General Revenue Fund to the Supreme Court for probation reimbursements and training for probation officers, with regard to pre-trial services and other operational expenses in support of bail reform for the fiscal year ending June 30, 2019. Effective immediately.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

725 ILCS 5/110-14  from Ch. 38, par. 110-14
725 ILCS 5/110-17  from Ch. 38, par. 110-17
Amends the Code of Criminal Procedure of 1963. Provides a person subject to bail on a Category B offense shall have $30 deducted from his or her monetary bail as determined by the court under the Code for every day the person is incarcerated. Provides any sum of money deposited by any person to secure his or her release from custody which remains unclaimed by the person entitled to its return for 3 years after the conditions of the bail bond have been performed and the accused has been discharged from all obligations in the cause shall be presumed to be abandoned and subject to disposition under the Revised Uniform Unclaimed Property Act. Eliminates publishing requirements and other provisions concerning unclaimed bail deposits. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03270  Sen. Elgie R. Sims, Jr.
725 ILCS 5/102-7.1
Amends the Code of Criminal Procedure of 1963. In the definition for "Category A offense" for purposes of bail adds non-probationable offenses; offenses in which 75% or more of a sentence of imprisonment must be served under the truth-in-sentencing provisions of the Unified Code of Corrections; and the offenses of unlawful use of weapons, aggravated unlawful use of a weapon, violation of bail bond, a Class 3 felony violation of a non-eligible or revoked Firearm Owner's Identification Card, and a Class 3 felony violation of escape or failure to report to a penal institution or to report for periodic imprisonment. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03271  Sen. Elgie R. Sims, Jr.
20 ILCS 608/5
Amends the Business Assistance and Regulatory Reform Act. Makes a technical change in a Section concerning the goals of the Act.
Feb 16 18  S  Referred to Assignments

SB 03272  Sen. Elgie R. Sims, Jr.
105 ILCS 5/1A-1 from Ch. 122, par. 1A-1
Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.
Feb 16 18  S  Referred to Assignments

SB 03273  Sen. Elgie R. Sims, Jr.
105 ILCS 302/1
Amends the College and Career Success for All Students Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03274  Sen. Elgie R. Sims, Jr.
105 ILCS 435/1 from Ch. 122, par. 694
Amends the Vocational Education Act. Makes a technical change in a Section concerning accepting federal law.
Feb 16 18  S  Referred to Assignments

SB 03275  Sen. Elgie R. Sims, Jr.
225 ILCS 25/8.05
Amends the Illinois Dental Practice Act. Makes a technical change in a Section concerning social security numbers on license applications.
Feb 16 18  S  Referred to Assignments

SB 03276  Sen. Elgie R. Sims, Jr.-Iris Y. Martinez, Omar Aquino and Michael E. Hastings
(Rep. Kelly M. Cassidy)
725 ILCS 5/113-8
Amends the Code of Criminal Procedure of 1963. Provides that if the defendant is arraigned on or after the effective date of the bill, and the court fails to advise the defendant before the acceptance of a plea of guilty, guilty but mentally ill, or nolo contendere to a misdemeanor or felony offense, that "if you are not a citizen of the United States, you are hereby advised that conviction of the offense for which you have been charged may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization under the laws of the United States," and the defendant shows that conviction of the offense to which the defendant pleaded guilty, guilty but mentally ill, or nolo contendere may have the consequence for the defendant of deportation, exclusion from admission to the United States, or denial of naturalization under the laws of the United States, the court, upon the defendant's motion, shall vacate the judgment and permit the defendant to withdraw the plea of guilty, guilty but mentally ill, or nolo contendere and enter a plea of not guilty. Provides that the motion shall be filed within 2 years of the date of the defendant's conviction.
May 30 18  H  Third Reading - Short Debate - Lost 051-064-000

SB 03277  Sen. Elgie R. Sims, Jr.
705 ILCS 35/1 from Ch. 37, par. 72.1
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the judicial circuits.
Feb 16 18  S  Referred to Assignments

SB 03278  Sen. Elgie R. Sims, Jr.
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03279  Sen. Elgie R. Sims, Jr.
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments
SB 03280  Sen. Elgie R. Sims, Jr.
725 ILCS 5/100-1 from Ch. 38, par. 100-1
Feb 16 18  S  Referred to Assignments

SB 03281  Sen. Elgie R. Sims, Jr.
730 ILCS 150/9 from Ch. 38, par. 229
Amends the Sex Offender Registration Act. Makes a technical change in a Section concerning public inspection of registration data.
Feb 16 18  S  Referred to Assignments

SB 03282  Sen. Elgie R. Sims, Jr.
735 ILCS 5/1-101 from Ch. 110, par. 1-101
Feb 16 18  S  Referred to Assignments

SB 03283  Sen. Elgie R. Sims, Jr.
805 ILCS 5/1.01 from Ch. 32, par. 1.01
Feb 16 18  S  Referred to Assignments

SB 03284  Sen. Elgie R. Sims, Jr.
New Act
35 ILCS 5/216
35 ILCS 25/25
35 ILCS 25/30
Creates the Community Renewal and Revitalization Act. Provides for the qualifications for and designation of Health, Opportunity, Prosperity, and Empowerment (HOPE) Zones. Provides for a HOPE Zone tax credit and other credits and benefits going to businesses operating in HOPE Zones. Provides for the powers and duties of the Department of Commerce and Economic Opportunity under the Act. Provides for State incentives regarding public services and physical infrastructure. Provides for State regulatory exemptions in HOPE Zones. Provides for State and local regulatory alternatives under the Act. Amends the Illinois Income Tax Act to allow for a specified tax credit for wages paid to qualified ex-offenders in HOPE Zones. Modifies the term "qualified ex-offender" to include a person hired by a taxpayer 5 years (currently, 3 years) after being released from an Illinois adult correctional center. Amends the Small Business Job Creation Tax Credit Act to allow a specified tax credit for businesses operating in HOPE Zones. Provides that the Department shall limit the monetary amount of credits awarded under the Act to no more than $100,000,000 (currently, $50,000,000).
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03285  Sen. Elgie R. Sims, Jr., Cristina Castro-Melinda Bush-Linda Holmes-Patricia Van Pelt, Neil Anderson and Napoleon Harris, III-David Koehler
(Rep. Monica Bristow, Deb Conroy, Sam Yingling, Katie Stuart, Michael Halpin, Natalie Phelps Finnie, Ryan Spain and LaToya Greenwood)
New Act
Creates the Illinois Home Grown Business Opportunity Act. Provides that the Department of Commerce and Economic Opportunity shall develop an economic plan to assist businesses and municipalities located geographically close to bordering states. Provides that the plan shall take into account relevant economic data, including input from local economic development officials, and identify and develop specific strategies for utilizing the assets of those regions of the State located geographically close to bordering states, so that those regions may compete economically with bordering states. Requires the plan to include certain economic assessments, recommendations, and resources relevant to assisting businesses and municipalities located near bordering states. Requires that the information and resources collected and established under the plan shall be available to the public and posted on the Department's Internet website. Defines terms.
Aug 24 18  S  Public Act . . . . . . . . 100-1084
SB 03286  Sen. Elgie R. Sims, Jr.
35 ILCS 5/201  from Ch. 120, par. 2-201
35 ILCS 5/216
35 ILCS 120/5k  from Ch. 120, par. 444k
415 ILCS 5/58.14a
Amends the Illinois Income Tax Act. Provides that the Department of Commerce and Economic Opportunity may designate investment zones. Provides that an area is eligible for designation as an investment zone if the median household income is less than 125% of the federal poverty level. Provides that the corporate authorities of the municipality in which a prospective investment zone is located may apply with the Department of Commerce and Economic Opportunity to have the area designated as an investment zone. Provides for an income tax credit for site remediation in an investment zone. Provides that the credit for wages paid to ex-felons shall be equal to 25% (currently, 5%) of those wages. Provides that the total credit for each ex-offender may not exceed $2,500 (currently, $1,500). Requires qualified ex-offenders to complete certain job training programs. Amends the Retailers’ Occupation Tax Act. Provides for a building materials exemption for investment zones.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03287  Sen. Elgie R. Sims, Jr.
30 ILCS 105/5.886 new
305 ILCS 5/5-5.4h
305 ILCS 5/5C-1  from Ch. 23, par. 5C-1
305 ILCS 5/5C-2  from Ch. 23, par. 5C-2
305 ILCS 5/5C-11 new
Amends the Illinois Public Aid Code. Provides that licensed medically complex for the developmentally disabled facilities (MC/DD) (rather than licensed long-term care facilities for persons under 22 years of age) that serve severely and chronically ill patients (rather than pediatric patients) shall have a specific reimbursement system designed to recognize the characteristics and needs of the patients they serve. Sets forth certain reimbursement rates for MC/DD facilities for date of services starting July 1, 2018. Requires MC/DD facilities to document within each resident's medical record the conditions or services using the minimum data set documentation standards and requirements to qualify for exceptional care reimbursement. Provides that the Department of Healthcare and Family Services shall be responsible for reimbursement calculations and direct payment for services. Imposes an assessment and licensing fee on MC/DD facilities. Creates the Medically Complex for the Developmentally Disabled Provider Fund for the purpose of receiving and disbursing assessment moneys, including making payments to intermediate care facilities for persons with a developmental disability that are also licensed as MC/DD facilities and making payments of any amounts which are reimbursable to the federal government. Makes other changes. Amends the State Finance Act to create the Medically Complex for the Developmentally Disabled Provider Fund. Effective immediately.

Feb 16 18  S  Referred to Assignments

SB 03288  Sen. Elgie R. Sims, Jr.
(Rep. Jay Hoffman-Robert W. Pritchard-Katie Stuart and Joe Sosnowski)
30 ILCS 605/7.7 new
Amends the State Property Control Act. Provides that the Board of Trustees of any public institution of higher education in this State is authorized to dispose of surplus real estate of that public institution of higher education. Specifies the manner in which a Board of Trustees may dispose of surplus real estate. Provides that a Board of Trustees may retain the proceeds from the sale, lease, or other transfer of all or any part of the real estate deemed surplus real estate in a separate account in the treasury of the institution for the purpose of deferred maintenance and emergency repair of institution property. Requires the Auditor General to examine the separate account to ensure the use or deposit of the proceeds in a manner consistent with the stated purpose. Defines “public institution of higher education”. Effective immediately.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03289  Sen. William E. Brady
720 ILCS 5/24-1  from Ch. 38, par. 24-1
Amends the Criminal Code of 2012. Re-enacts the provision making it a Class 3 felony for a person to violate the prohibition on carrying or possessing a firearm on or about his or her person, except as otherwise authorized by law, within 1,000 feet of a public park. Provides that the purpose of the re-enactment is intended to remove any question as to the validity or content of those provisions. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03290  Sen. David Koehler-John G. Mulroe-Neil Anderson
(Rep. Robyn Gabel-Elizabeth Hernandez, Michelle Mussman, Silvana Tabares, Thaddeus Jones, Kathleen Willis, Jerry Costello, II, Sue Scherer, William Davis, Robert W. Pritchard, Martin J. Moylan, Katie Stuart and Sam Yingling)

305 ILCS 5/Art. V-F heading
305 ILCS 5/5F-1
305 ILCS 5/5F-2.5 new
305 ILCS 5/5F-10
305 ILCS 5/5F-15

Amends the Illinois Public Aid Code. Changes the heading of Article V-F to the Nursing Home Residents' Managed Care Rights Law (rather than the Medicare-Medicaid Alignment Initiative (MMAI) Nursing Home Residents' Managed Care Rights Law). Expands the scope of the Article to apply to policies and contracts for the nursing home component of any Medicaid managed care program established by statute, rule, or contract, including, but not limited to, the Medicare-Medicaid Alignment Initiative Program, the Integrated Care Program, the HealthChoices Program, the Managed Long-Term Services and Support Program, and any and all successor programs. Grants the Department of Healthcare and Family Services rulemaking authority to implement this provision. Makes changes to the definitions for "enrollee", "managed care organization", and "transition period". Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
  305 ILCS 5/Art. V-F heading
Deletes reference to:
  305 ILCS 5/5F-1
Deletes reference to:
  305 ILCS 5/5F-2.5 new
Deletes reference to:
  305 ILCS 5/5F-10
Deletes reference to:
  305 ILCS 5/5F-15
Adds reference to:
  305 ILCS 5/5F-31 new

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Provides that, to reduce the number of claim denials resulting from coverage plan errors, the Department of Healthcare and Family Services shall provide each nursing home enrolled in one or more Medicaid managed care networks with corresponding patient credit files at the same time the Department provides the files to the managed care organization.

Aug 24 18 S Public Act . . . . . . . . . . 100-1085

SB 03291  Sen. James F. Clayborne, Jr. and Napoleon Harris, III
(Rep. Marcus C. Evans, Jr.-Grant Wehrli-Keith R. Wheeler, Margo McDermed, Nick Sauer and Peter Breen)

620 ILCS 5/42.1 new

Amends the Illinois Aeronautics Act. Defines "unmanned aircraft systems". Provides that regulation of unmanned aircraft systems is an exclusive power and function of the State. Restricts home rule power. Effective immediately.

Senate Committee Amendment No. 2
Replaces everything after the enacting clause with the provisions of the introduction bill, and makes the following changes:
(1) defines "unmanned aircraft"; (2) replaces the definition of "unmanned aircraft system"; (3) provides that State-level oversight may not conflict with federal laws, rules, or regulations; and (4) exempts from the new provisions any local ordinance enacted by a municipality of more than 1,000,000 inhabitants. Effective immediately.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause with the provisions of Senate Amendment No. 2, and makes the following changes: (1) provides that nothing in the Section shall infringe or impede on any current right or remedy available under existing State law; and (2) provides that the Division of Aeronautics of the Department of Transportation shall adopt any rules to address the safe and legal operation of unmanned aircraft systems.

Aug 03 18 S Public Act . . . . . . . . 100-0735
SB 03292 Sen. James F. Clayborne, Jr.-Andy Manar-Linda Holmes

20 ILCS 3855/1-20
20 ILCS 3855/1-75
220 ILCS 5/16-111.5
220 ILCS 5/16-115A

Creates the Downstate Illinois Competitive Generation Procurement and Reliability Security Act of 2018 with legislative findings. Provides for the establishment and implementation of an Illinois-specific process for securing electric generation resource adequacy and stable pricing for electric capacity within Midcontinent Independent System Operator, Inc., (MISO) Zone 4. Amends the Illinois Power Agency Act. Authorizes the Illinois Power Agency to develop capacity procurement plans and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Requires the Agency’s Planning and Procurement Bureau to develop plans and processes and conduct competitive procurement processes for the procurement of capacity needed to meet the capacity requirements of the retail customers of electric utilities that serve less than 3,000,000 retail customers, but more than 500,000 retail customers in this State. Modifies the calculation of the projected capacity price for delivering energy under the Act. Amends the Public Utilities Act to make changes regarding capacity procurement and delivery of energy by the Illinois Power Agency and the Illinois Commerce Commission. Makes conforming changes. Defines terms. Effective immediately.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03293 Sen. Neil Anderson

20 ILCS 2905/0.01 from Ch. 127 1/2, par. 0.01

Amends the State Fire Marshal Act. Makes a technical change in a Section concerning the short title.

Feb 16 18 S Referred to Assignments

SB 03294 Sen. Neil Anderson

425 ILCS 25/13.1 from Ch. 127 1/2, par. 17.1

Amends the Fire Investigation Act. Makes a technical change in the Section creating the Fire Prevention Fund.

Feb 16 18 S Referred to Assignments


(Rep. Peter Breen-Jonathan Carroll)

735 ILCS 5/1-109 from Ch. 110, par. 1-109

Amends the Code of Civil Procedure regarding a pleading or other document verified by certification. Provides that the pleading or other document may be used in the same manner as though sworn under oath without any further requirement that the document be sworn before an authorized person.

Aug 24 18 S Public Act . . . . . . . . . 100-1086

SB 03296 Sen. Melinda Bush and Chris Nybo

5 ILCS 430/50-5
15 ILCS 305/14
25 ILCS 170/11 from Ch. 63, par. 181

Amends the State Officials and Employees Ethics Act. Provides that the Secretary of State or the Executive Ethics Commission, after the adjudication of a violation regarding sexual harassment under the Lobbyist Registration Act for which an investigation was initiated by the Inspector General appointed by the Secretary of State, are authorized to temporarily suspend or terminate any person, or lobbying entity for which that person is employed, registered under the Lobbyist Registration Act. Amends the Secretary of State Act. Authorizes the Secretary of State Inspector General to file pleadings with the Executive Ethics Commission, through the Attorney General, if the Attorney General finds that reasonable cause exists to believe that a violation regarding acts of sexual harassment by a lobbyist occurred. Amends the Lobbyist Registration Act. Provides that failure to cooperate in an investigation initiated by the Secretary of State Inspector General, or a finding by the Inspector General of a violation regarding sexual harassment, shall give the Secretary of State discretion to temporarily suspend or terminate any person, or lobbying entity for which that person is employed, registered under the Act. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03297  Sen. Ira I. Silverstein

720 ILCS 5/24-1.9 new

Amends the Criminal Code of 2012. Prohibits the transfer of an assault weapon, assault weapon attachment, .50 caliber rifle, or large capacity ammunition feeding device. Provides exemptions. Provides that a person who knowingly transfers or causes to be transferred an assault weapon or .50 caliber rifle commits a Class 3 felony for a first violation and a Class 2 felony for a second or subsequent violation or for the transfer of 2 or more of these weapons at the same time. Provides that a person who knowingly delivers or causes to be delivered an assault weapon attachment or large capacity ammunition feeding device commits a Class 4 felony for a first violation and a Class 3 felony for a second or subsequent violation.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03298  Sen. Ira I. Silverstein-Iris Y. Martinez

430 ILCS 66/10
430 ILCS 66/12 new
430 ILCS 66/15
430 ILCS 66/87

Amends the Firearm Concealed Carry Act. Requires approval by the local law enforcement agency where the applicant for a concealed carry license resides before the Department of State Police can issue the license. Provides the chief law enforcement officer of the law enforcement agency or sheriff, depending on the residence of the applicant, has 30 days from receipt of the application to review the application and he or she shall approve the applicant unless he or she determines the applicant is unsuitable for a concealed carry license. Provides a finding of unsuitability requires: (1) reliable and credible information that the applicant has exhibited or engaged in behavior that suggests that, if issued a license, the applicant may create a risk to public safety; (2) existing factors that suggest that, if issued a license, the applicant may create a risk to public safety; (3) reasonable suspicion that the applicant is a danger to himself or herself or others; or (4) other reasonable cause exists for denial. Provides if the chief law enforcement officer or sheriff fails to notify the Department of his or her approval or denial of the application within 30 days of receipt of application, the Department of State Police shall consider the application approved and completed, and shall process the application in accordance with the Act. Provides an applicant denied approval by a local law enforcement agency may petition the circuit court in writing in the county of his or her residence for a hearing upon the denial.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03299  Sen. William E. Brady

30 ILCS 708/1

Amends the Grant Accountability and Transparency Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  S  Referred to Assignments

SB 03300  Sen. Thomas Cullerton

405 ILCS 80/Art. XII heading new
405 ILCS 80/12-1 new
405 ILCS 80/12-5 new

Amends the Developmental Disability and Mental Disability Services Act. Provides that the Department of Human Services shall: (1) oversee the transition of adult persons with developmental disabilities in the State who qualify for Medicaid Waiver services, who reside in intermediate care facilities for persons with developmental disabilities with 9 or more residents, and who affirmatively request to receive community-based services or placement in a community-based setting; and (2) oversee the transition of adult persons with developmental disabilities in the State who qualify for Medicaid Waiver services, who reside in a family home, who are in need of community-based services or placement in a community-based setting, and who affirmatively request community-based services or placement in a community-based setting. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03301  Sen. Thomas Cullerton-Wm. Sam McCann

20 ILCS 2805/2.01c new

Amends the Department of Veterans' Affairs Act. Requires that, if an Illinois Veterans Home administrator or a member of the administrative staff is notified that, within one month or less, 2 or more persons residing within the Veterans Home are diagnosed with an infectious disease by a physician licensed to practice medicine in all its branches; a hospital licensed under the Hospital Licensing Act or organized under the University of Illinois Hospital Act; a long-term care facility licensed under the Nursing Home Care Act; a freestanding emergency center licensed under the Emergency Medical Services (EMS) Systems Act; a local health department; or any other State agency or government entity, then, within 24 hours after the facility is notified of the second diagnosis, the Illinois Veterans Home must: (1) provide a written notification of the incidence of the infectious disease to each resident of the facility and the resident's emergency contact or next of kin; (2) post a notification of the incidence of the infectious disease in a conspicuous place near the main entrance to the Illinois Veterans Home; and (3) provide a written notification to the Department of Veterans' Affairs and the Department of Public Health of the incidence of the infectious disease and of compliance with the notification requirements concerning residents and the resident's emergency contact or next of kin. Requires that, in addition to the initial written notifications, the Veterans Home must provide written notifications of any updates on the incidence of the infectious disease and any options that are available to the residents. Provides that the Department of Veterans' Affairs and the Department of Public Health must post the notification of the incidence of the infectious disease, any updates, and any options that are available to the residents on their websites. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03302  Sen. Chuck Weaver

(Rep. Ryan Spain)

35 ILCS 5/220

Amends the Illinois Income Tax Act. Changes the definition of "applicant" and "related member". Provides that the annual allowable amounts shall be allocated by the Department of Commerce and Economic Opportunity if any portion of the unused allocated amount at the end of the first 3 calendar quarters of a calendar year (rather than 2 calendar quarters) are rolled into the total allocated amount for the next calendar quarter. Provides that the annual allowable amounts shall be allocated by the Department if tax credits for investments in minority-owned businesses, women-owned businesses, businesses owned by a person with a disability, or a business in a county with a population of 250,000 or less are limited to the first 3 calendar quarters of a calendar year and after which investors may claim the tax credits of any qualified new business venture.

Apr 26 18  H  Referred to Rules Committee

SB 03303  Sen. William E. Brady

New Act

35 ILCS 5/227 new

Creates the Manufacturing Job Destination Tax Credit Act and amends the Illinois Income Tax Act. Provides for a credit of 25% of the Illinois labor expenditures made by a manufacturing company in order to foster job creation and retention in Illinois. Authorizes the Department of Revenue to award a tax credit to taxpayer-employers who apply for the credit and meet the certain Illinois labor, job training, and apprenticeship requirements. Sets minimum requirements and procedures for certifying a taxpayer as an "accredited manufacturer" and for awarding the credit. Effective January 1, 2019.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Fire Protection Training Act. Provides that the Office of the State Fire Marshal (rather than, not later than May 30th of each year, from funds appropriated for this purpose) shall reimburse the local governmental agencies or individuals participating in the training program in an amount equaling one-half of the total sum paid by them during the period established by the Office for tuition at training schools, salary of trainees while in school, necessary travel expenses, and room and board for each trainee from funds appropriated for this purpose. Provides that if a National Fire Protection Association standard exists for various criteria identified under the Act, the Office shall utilize and adopt, by procedures, directives, or rules that standard or those standards as the minimum standard requirements for that criteria. Provides that the Office shall establish procedures for the adoption of those applicable National Fire Protection Association standards. Provides that the Office may, in its discretion, adopt, amend, and repeal in part or in their entirety those procedures, directives, or rules as may be necessary to carry out the Act. Makes other changes.

Senate Committee Amendment No. 1
Deletes reference to:
50 ILCS 740/8

Replaces everything after the enacting clause. Deletes language providing that if a National Fire Protection Association standard exists for criteria identified, the Office of the State Fire Marshal shall utilize and adopt, by procedures, directives, or rules that standard or those standards as the minimum standard requirements for that criteria. Deletes language providing that the Office shall establish procedures for the adoption of those applicable National Fire Protection Association standards. Deletes language providing that the Office may, in its discretion, adopt, amend, and repeal in part or in their entirety those procedures, directives, or rules as may be necessary to carry out the Act. Makes other technical changes.

Jun 29 18  S  Public Act . . . . . . . . 100-0600

Amends the Illinois Employment First Act. Requires State agencies to study the benefits for individuals with disabilities who utilize the ABLE account program to maximize their employment opportunities. Provides that no later than 90 days after the effective date of this amendatory Act, each State agency shall issue a report of findings and recommendations to the General Assembly.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to submit to the U.S. Department of Health and Human Services a demonstration waiver application pursuant to the Social Security Act to establish community engagement and work requirements for able-bodied adults without dependent children who apply for or receive medical assistance. Provides that the waiver application shall propose to align the number of required community engagement and work hours to the work requirements under the Supplemental Nutrition Assistance Program by requiring all non-exempt individuals to complete 20 hours per week (80 hours per month) of qualifying activities to remain eligible for medical assistance benefits. Provides that under the waiver, certain persons shall be exempt from the community engagement and work requirements, including children under the age of 19, pregnant women, and full-time students. Provides that implementation of the community engagement and work requirements shall be contingent on the receipt of all necessary federal waivers or approvals.

Feb 16 18  S  Referred to Assignments
SB 03307  Sen. Paul Schimpf
20 ILCS 805/805-232 new
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Department of Natural Resources shall develop 10-year strategic plans to evaluate both the World Shooting and Recreational Complex and Pyramid State Park. Provides that the strategic plans shall outline the proposed mission of each facility and how it can maximize its potential as an economic engine for the region. Provides that each strategic plan shall include, but not be limited to, recommendations to improve the functions of the World Shooting and Recreational Complex and Pyramid State Park going forward, including fiscal recommendations and an evaluation of the intergovernmental and private agreements in place. Provides that the first strategic plan required for each location shall be completed on or before December 31, 2020. Provides that every 10 years thereafter, the Department shall complete strategic plans for both the World Shooting and Recreational Complex and Pyramid State Park.
Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03308  Sen. Paul Schimpf
615 ILCS 5/5  from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Feb 16 18  S Referred to Assignments

SB 03309  Sen. Paul Schimpf and Laura M. Murphy
(Rep. Terri Bryant)
20 ILCS 1920/2.02  from Ch. 96 1/2, par. 8002.02
20 ILCS 1920/2.03  from Ch. 96 1/2, par. 8002.03
20 ILCS 1920/2.04  from Ch. 96 1/2, par. 8002.04
20 ILCS 1920/2.05  from Ch. 96 1/2, par. 8002.05
20 ILCS 1920/2.09  from Ch. 96 1/2, par. 8002.09
20 ILCS 1920/2.11  from Ch. 96 1/2, par. 8002.11
20 ILCS 1920/3.04  from Ch. 96 1/2, par. 8003.04
Amends the Abandoned Mined Lands and Water Reclamation Act. Provides that expenditures on abandoned lands may be used for the restoration of land and water resources and the environment that have been degraded by the adverse effects of coal mining practices and are adjacent to a site. Provides that the Department of Natural Resources may set aside up to 30 percent of each year's allocation of available abandoned mine reclamation funds distributed annually from the State share and historic coal share funds into a separate fund for the abatement of the causes and treatment of the effects of acid mine drainage in a comprehensive manner within qualified hydrologic units affected by coal mining practices. Provides that these funds shall be deposited into a special State account and will be used and accounted for in accordance with all applicable State and federal regulations used solely to achieve the priorities stated in Title IV of the federal Surface Mining Control and Reclamation Act of 1977. Repeals a provision providing that open and abandoned tunnels, shafts, and entryways and abandoned and deteriorating equipment, structures, and facilities resulting from any previous non-coal mining operations constitute a hazard to the public health and safety. Defines "qualified hydrologic unit". Makes other changes.
Aug 26 18  S Public Act . . . . . . . . 100-1099

SB 03310  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the Governor for the fiscal year beginning July 1, 2018, as follows: General Funds $4,582,500; Other State Funds $100,000; Total $4,682,500.
Feb 16 18  S Referred to Assignments

SB 03311  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the Lieutenant Governor for the fiscal year beginning July 1, 2018, as follows: General Funds $1,158,600; Other State Funds $47,500; Total $1,206,100.
Feb 16 18  S Referred to Assignments

SB 03312  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department on Aging for the fiscal year beginning July 1, 2018, as follows: General Funds $ 933,243,600; Other State Funds $4,745,000; Federal Funds $95,394,200; Total $1,033,382,800.
Feb 16 18  S Referred to Assignments
SB 03313  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Agriculture for the fiscal year beginning July 1, 2018, as follows: General Funds $16,797,200; Other State Funds $70,985,500; Federal Funds $13,113,000; Total $100,895,700.
Feb 16 18  S  Referred to Assignments

SB 03314  Sen. William E. Brady
Makes appropriations for ordinary and contingent expenses of the Department of Central Management Services for the fiscal year beginning July 1, 2018, as follows: General Funds $1,528,732,700; Other State Funds $4,741,513,400; Total $6,270,246,100.
Feb 16 18  S  Referred to Assignments

SB 03315  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 2018: General Funds $763,318,900; Other State Funds $411,697,000; Federal Funds $8,511,600; Total $1,183,527,500.
Feb 16 18  S  Referred to Assignments

SB 03316  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Commerce and Economic Opportunity for the fiscal year beginning July 1, 2018, as follows: General Funds $28,542,300; Other State Funds $306,294,800; Federal Funds $985,959,200; Total $1,320,796,300.
Feb 16 18  S  Referred to Assignments

SB 03317  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Natural Resources for the fiscal year beginning July 1, 2018, as follows: General Revenue Fund $40,000,000; Other State Funds $280,370,231; Federal Funds $28,590,434; Total $348,960,665.
Feb 16 18  S  Referred to Assignments

SB 03318  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Juvenile Justice for the fiscal year beginning July 1, 2018, as follows: General Funds $107,040,000; Other State Funds $13,000,000; Total $120,040,000.
Feb 16 18  S  Referred to Assignments

SB 03319  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Corrections for the fiscal year beginning July 1, 2018, as follows: General Funds $1,404,075,100; Other State Funds $91,736,300; Total $1,495,811,400.
Feb 16 18  S  Referred to Assignments

SB 03320  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Employment Security for the fiscal year beginning July 1, 2018, as follows: General Funds $21,000,000; Other State Funds $4,000,000; Federal Funds $242,826,700; Total $267,826,700.
Feb 16 18  S  Referred to Assignments

SB 03321  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Financial and Professional Regulation for the fiscal year beginning July 1, 2018, as follows: Other State Funds $100,420,400.
Feb 16 18  S  Referred to Assignments

SB 03322  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Human Rights for the fiscal year beginning July 1, 2018, as follows: General Funds $9,918,900; Other State Funds $600,000; Federal Funds $4,537,800; Total $15,056,700.
Feb 16 18  S  Referred to Assignments

SB 03323  Sen. William E. Brady and Andy Manar
Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year beginning July 1, 2018, as follows: General Funds $3,753,961,600; Other State Funds $784,003,300; Federal Funds $1,723,833,400; Total $6,261,798,300.
Feb 16 18  S  Referred to Assignments
SB 03324  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Power Agency for the fiscal year beginning July 1, 2018, as follows: Other State Funds $55,923,100.
Feb 16 18  S  Referred to Assignments

SB 03325  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Insurance for the fiscal year beginning July 1, 2018, as follows: Other State Funds $48,671,900.
Feb 16 18  S  Referred to Assignments

SB 03326  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Innovation and Technology for the fiscal year beginning July 1, 2018, as follows: Other State Funds $700,000,000.
Feb 16 18  S  Referred to Assignments

SB 03327  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Labor for the fiscal year beginning July 1, 2018, as follows: General Funds $6,410,100; Other State Funds $1,436,800; Federal Funds $5,000,000; Total $12,846,900.
Feb 16 18  S  Referred to Assignments

SB 03328  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of the Lottery for the fiscal year beginning July 1, 2018, as follows: Other State Funds $1,253,115,700.
Feb 16 18  S  Referred to Assignments

SB 03329  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Military Affairs for the fiscal year beginning July 1, 2018, as follows: General Funds $18,080,000; Other State Funds $6,100,000; Federal Funds $40,410,700; Total $64,590,700.
Feb 16 18  S  Referred to Assignments

SB 03330  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Healthcare and Family Services for the fiscal year beginning July 1, 2018, as follows: General Funds $7,874,949,200; Other State Funds $14,934,411,500; Federal Funds $300,000,000; Total $23,109,360,700.
Feb 16 18  S  Referred to Assignments

SB 03331  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Public Health for the fiscal year beginning July 1, 2018, as follows: General Funds $112,401,900; Other State Funds $183,695,800; Federal Funds $324,118,700; Total $620,216,400.
Feb 16 18  S  Referred to Assignments

SB 03332  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Revenue for the fiscal year beginning July 1, 2018, as follows: General Funds $55,088,700; Other State Funds $847,298,000; Federal Funds $250,000; Total $902,636,700.
Feb 16 18  S  Referred to Assignments

SB 03333  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of State Police for the fiscal year beginning July 1, 2018, as follows: General Funds $275,200,200; Other State Funds $363,110,000; Federal Funds $20,000,000; Total $658,310,200.
Feb 16 18  S  Referred to Assignments

SB 03334  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 2018, as follows: General Funds $4,341,300; Other State Funds $3,088,326,478; Federal Funds $22,408,045; Total $3,115,075,823.
Feb 16 18  S  Referred to Assignments
SB 03335  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Department of Veterans' Affairs for the fiscal year beginning July 1, 2018, as follows: General Funds $69,908,000; Other State Funds $74,851,700; Federal Funds $1,288,800; Total $146,048,500.
Feb 16 18  S  Referred to Assignments

SB 03336  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Arts Council for the fiscal year beginning July 1, 2018, as follows: General Funds $8,041,000; Federal Funds $1,000,000; Total $9,041,000.
Feb 16 18  S  Referred to Assignments

SB 03337  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Abraham Lincoln Presidential Library and Museum for the fiscal year beginning July 1, 2018, as follows: General Revenue Funds $6,900,000; Other State Funds $5,000,000; Total $11,900,000.
Feb 16 18  S  Referred to Assignments

SB 03338  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Governor’s Office of Management and Budget for the fiscal year beginning July 1, 2018, as follows: General Funds $1,272,700; Other State Funds $500,853,400; Total $502,126,100.
Feb 16 18  S  Referred to Assignments

SB 03339  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the Executive Inspector General for the fiscal year beginning July 1, 2018, as follows: General Funds $6,130,900; Other State Funds $1,610,800; Total $7,741,700.
Feb 16 18  S  Referred to Assignments

SB 03340  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Executive Ethics Commission for the fiscal year beginning July 1, 2018, as follows: General Funds $6,271,900.
Feb 16 18  S  Referred to Assignments

SB 03341  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Capital Development Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $28,359,400.
Feb 16 18  S  Referred to Assignments

SB 03342  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Civil Service Commission of for the fiscal year beginning July 1, 2018, as follows: General Funds $446,200.
Feb 16 18  S  Referred to Assignments

SB 03343  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Coroner Training Board for the fiscal year beginning July 1, 2018 , as follows: Other State Funds $450,000.
Feb 16 18  S  Referred to Assignments

SB 03344  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Commerce Commission for the fiscal year beginning July 1, 2018, as follows: Other State Funds $54,971,800.
Feb 16 18  S  Referred to Assignments

SB 03345  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Drycleaner Environmental Response Trust Fund Council for the fiscal year beginning July 1, 2018, as follows: Other State Funds $3,200,000.
Feb 16 18  S  Referred to Assignments

SB 03346  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Deaf and Hard of Hearing Commission for the fiscal year beginning July 1, 2018, as follows: General Funds $650,000; Other State Funds $200,000; Total $850,000.
Feb 16 18  S  Referred to Assignments
SB 03347  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Environmental Protection Agency for the fiscal year
  beginning July 1, 2018, as follows: Other State Funds $384,519,100; Federal Funds $81,906,200; Total $466,425,300.
  Feb 16 18  S  Referred to Assignments

SB 03348  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Guardianship and Advocacy Commission for the fiscal
  year beginning July 1, 2018, as follows: General Funds $9,500,000; Other State Funds $2,400,000; Total $11,900,000.
  Feb 16 18  S  Referred to Assignments

SB 03349  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Human Rights Commission for the fiscal year
  beginning July 1, 2018, as follows: General Funds $2,400,000.
  Feb 16 18  S  Referred to Assignments

SB 03350  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority for the
  fiscal year beginning July 1, 2018, as follows: General Funds $20,111,600; Other State Funds $10,909,200; Federal Funds
  $119,600,000; Total $150,620,800.
  Feb 16 18  S  Referred to Assignments

SB 03351  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Educational Labor Relations Board for the fiscal year
  beginning July 1, 2018, as follows: Other State Funds $1,852,500.
  Feb 16 18  S  Referred to Assignments

SB 03352  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Illinois Sports Facilities Authority for the fiscal year
  beginning July 1, 2018, as follows: Other State Funds $63,630,800.
  Feb 16 18  S  Referred to Assignments

SB 03353  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Illinois Council on Developmental Disabilities for the
  fiscal year beginning July 1, 2018, as follows: Federal Funds $4,610,400.
  Feb 16 18  S  Referred to Assignments

SB 03354  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Procurement Policy Board for the fiscal year beginning
  July 1, 2018, as follows: General Funds $452,700.
  Feb 16 18  S  Referred to Assignments

SB 03355  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Workers’ Compensation Commission for the fiscal year
  beginning July 1, 2018, as follows: Other State Funds $30,505,900.
  Feb 16 18  S  Referred to Assignments

SB 03356  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Illinois Independent Tax Tribunal for the fiscal year
  beginning July 1, 2018, as follows: General Funds $607,000; Other State Funds $180,300; Total $787,300.
  Feb 16 18  S  Referred to Assignments

SB 03357  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Illinois Gaming Board for the fiscal year beginning July
  1, 2018, as follows: Other State Funds $154,288,900.
  Feb 16 18  S  Referred to Assignments

SB 03358  Sen. William E. Brady

  Makes appropriations for the ordinary and contingent expenses of the Law Enforcement Training Standards Board for the
  fiscal year beginning July 1, 2018, as follows: Other State Funds $24,204,800.
  Feb 16 18  S  Referred to Assignments
SB 03359  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Metropolitan Pier and Exposition Authority for the fiscal year beginning July 1, 2018, as follows: Other State Funds $207,992,300.
Feb 16 18  S  Referred to Assignments

SB 03360  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year beginning July 1, 2018, as follows: General Funds $3,455,700; Other State Funds $347,000; Total $3,802,700.
Feb 16 18  S  Referred to Assignments

SB 03361  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Racing Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $6,497,700.
Feb 16 18  S  Referred to Assignments

SB 03362  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Property Tax Appeal Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $5,808,600.
Feb 16 18  S  Referred to Assignments

SB 03363  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Southwestern Illinois Development Authority for the fiscal year beginning July 1, 2018, as follows: General Funds $1,391,700.
Feb 16 18  S  Referred to Assignments

SB 03364  Sen. William E. Brady
Makes appropriations for the Illinois State Board of Education and teacher retirement contributions for the fiscal year beginning July 1, 2018, as follows: General Funds $12,516,788,188; Other State Funds $72,248,900; Federal Funds $3,656,453,300; Total $16,245,490,388.
Feb 16 18  S  Referred to Assignments

SB 03365  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Emergency Management Agency for the fiscal year beginning July 1, 2018: General Funds $6,448,500; Other State Funds $46,097,300; Federal Funds $471,250,800; Total $523,796,600.
Feb 16 18  S  Referred to Assignments

SB 03366  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the State Employees’ Retirement System, Judges Retirement System and General Assembly Retirement System for the fiscal year beginning July 1, 2018, as follows: General Funds $1,593,226,760.
Feb 16 18  S  Referred to Assignments

SB 03367  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Labor Relations Board for the fiscal year beginning July 1, 2018, as follows: General Funds $1,639,500.
Feb 16 18  S  Referred to Assignments

SB 03368  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the State Police Merit Board for the fiscal year beginning July 1, 2018, as follows: Other State Funds $3,432,900.
Feb 16 18  S  Referred to Assignments

SB 03369  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Office of the State Fire Marshal for the fiscal year beginning July 1, 2018, as follows: Other State Funds $33,471,400; Federal Funds $1,000,000; Total $34,471,400.
Feb 16 18  S  Referred to Assignments

SB 03370  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Higher Education and the Illinois Math and Science Academy for the fiscal year beginning July 1, 2018, as follows: General Funds $229,022,200; Other State Funds $4,980,000; Federal Funds $5,500,000; Total $239,502,200.
Feb 16 18  S  Referred to Assignments
SB 03371  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Chicago State University for the fiscal year beginning July 1, 2018, as follows: General Funds $32,697,400; Other State Funds $1,907,000; Total $34,604,400.
Feb 16 18  S  Referred to Assignments

SB 03372  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Eastern Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $38,678,100; Other State Funds $8,000; Total $38,686,100.
Feb 16 18  S  Referred to Assignments

SB 03373  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Governors State University for the fiscal year beginning July 1, 2018, as follows: General Funds $21,656,000.
Feb 16 18  S  Referred to Assignments

SB 03374  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northeastern Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $33,209,000.
Feb 16 18  S  Referred to Assignments

SB 03375  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Western Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $46,300,700; Other State Funds $10,000; Total $46,310,700.
Feb 16 18  S  Referred to Assignments

SB 03376  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Illinois State University for the fiscal year beginning July 1, 2018, as follows: General Funds $65,004,000; Other State Funds $50,000; Total $65,054,000.
Feb 16 18  S  Referred to Assignments

SB 03377  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northern Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $81,983,500; Other State Funds $36,000; Total $82,019,500.
Feb 16 18  S  Referred to Assignments

SB 03378  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Southern Illinois University for the fiscal year beginning July 1, 2018, as follows: General Funds $179,913,800; Other State Funds $1,269,000; Total $181,182,800.
Feb 16 18  S  Referred to Assignments

SB 03379  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of the University of Illinois for the fiscal year beginning July 1, 2018, as follows: General Funds $583,005,900; Other State Funds $5,805,700; Total $588,811,600.
Feb 16 18  S  Referred to Assignments

SB 03380  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Community College Board for the fiscal year beginning July 1, 2018, as follows: General Funds $202,715,100; Other State Funds $116,825,000; Federal Funds $43,000,000; Total $362,540,100.
Feb 16 18  S  Referred to Assignments

SB 03381  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the Illinois Student Assistance Commission for the fiscal year beginning July 1, 2018: General Funds $434,969,900; Other State Funds $10,580,000; Federal Funds $274,753,700; Total $729,303,600.
Feb 16 18  S  Referred to Assignments

SB 03382  Sen. William E. Brady
Makes appropriations for the ordinary and contingent expenses of the State Universities Retirement System for the fiscal year beginning July 1, 2018, as follows: General Funds $1,414,498,000; Other State Funds $140,000,000; Total $1,554,498,000.
Feb 16 18  S  Referred to Assignments
**SB 03383**

Sen. William E. Brady

Makes appropriations for the ordinary and contingent expenses of the State Universities Civil Service System for the fiscal year beginning July 1, 2018, as follows: General Funds $1,082,200.

Feb 16 18 S Referred to Assignments

**SB 03384**

Sen. William E. Brady

Makes appropriations and reappropriations for the fiscal year beginning July 1, 2018. Effective immediately.

Feb 16 18 S Referred to Assignments

**SB 03385**

Sen. William E. Brady

Appropriations and reappropriations for capital projects for the Department of Commerce and Economic Opportunity for the fiscal years beginning July 1, 2018. Effective immediately.

Feb 16 18 S Referred to Assignments

**SB 03386**

Sen. William E. Brady

Makes appropriations for the ordinary and contingent expenses.

Feb 16 18 S Referred to Assignments
SB 03387  Sen. Dave Syverson
(Rep. Robert Rita-Jay Hoffman-Katie Stuart-Peter Breen)

230 ILCS 10/5 from Ch. 120, par. 2405
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/7.6
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 40/25
230 ILCS 40/27
230 ILCS 40/45
230 ILCS 40/80
Amends the Riverboat Gambling Act. Provides that limitations on certain civil penalties shall not apply to civil penalties assessed under the Video Gaming Act. Provides that, in determining whether to grant an owners license to an applicant, the Illinois Gaming Board shall consider the extent to which the applicant considers veterans of the armed forces of the United States for employment. Requires the Board, by rule, to establish goals for the award of contracts by each owners licensee to businesses owned by veterans of service in the armed forces of the United States, expressed as percentages of an owners licensee's total dollar amount of contracts awarded during each calendar year. Removes provisions concerning the distribution of certain funds into the Horse Racing Equity Fund. Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall not grant an application to become a licensed video gaming location if the Board determines that granting the application would more likely than not cause a terminal operator licensed video gaming location to operate the video gaming terminals in 2 or more licensed video gaming locations as a single video gaming operation. Provides factors to be considered by the Board in determining restrictions on licenses in malls. Requires the Board, by rule, to establish goals for the award of contracts by each owners licensee to businesses owned by veterans of service in the armed forces of the United States, expressed as percentages of an owners licensee's total dollar amount of contracts awarded during each calendar year. Removes provisions concerning the distribution of certain funds into the Horse Racing Equity Fund. Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall not grant an application to become a licensed video gaming location if the Board determines that granting the application would more likely than not cause a terminal operator licensed video gaming location to operate the video gaming terminals in 2 or more licensed video gaming locations as a single video gaming operation. Provides factors to be considered by the Board in determining restrictions on licenses in malls. Changes the non-refundable license application fee for terminal handlers from $50 to $100. Adds provisions providing that the non-refundable license application fee for certain licenses shall be $100. Provides that all current supplier licensees under the Riverboat Gambling Act shall be entitled to licensure under the Video Gaming Act as manufacturers, distributors, or suppliers without additional Board investigation or approval, except by vote of the Board. Makes other changes.

Senate Committee Amendment No. 1
Deletes reference to:
230 ILCS 10/13
Deletes reference to:
230 ILCS 40/27
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: In provisions amending the Riverboat Gambling Act, requires the Illinois Gaming Board to file a written annual report with the Governor on or before July 1 (rather than on or before March 1). Removes changes to provisions concerning wagering tax distributions. In provisions amending the Video Gaming Act, removes changes concerning the limitation of video gaming by a political subdivision.

Senate Floor Amendment No. 2
In provisions concerning the duties of the Illinois Gaming Board, removes language providing that certain limitations on civil penalties shall not apply to civil penalties assessed under the Video Gaming Act.

House Committee Amendment No. 2
Deletes reference to:
230 ILCS 40/25
Adds reference to:
230 ILCS 5/26
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Amends the Illinois Horse Racing Act of 1975. Effective January 1, 2017, makes changes concerning the distribution of purses from interstate simulcast wagers for non-host licensees who derive their licenses from Fairmount Park Racetrack. Makes conforming changes. In provisions amending the Video Gaming Act, removes provisions concerning restrictions on licenses in malls. Effective immediately.

Nov 15 18  S Passed Both Houses

730 ILCS 190/5
730 ILCS 190/20
Amends the Illinois Crime Reduction Act of 2009. Adds definition of "offender" and deletes definition of "violent offender". Provides that an offender who is charged with or convicted of a probation-eligible offense (rather than a non-violent offender) may participate in the Adult Redeploy Illinois program.

Aug 20 18  S Public Act . . . . . . 100-0999


5 ILCS 430/25-15
5 ILCS 430/25-20
5 ILCS 430/25-50
Amends the State Officials and Employees Ethics Act. Provides that the Legislative Ethics Commission shall adopt (rather than promulgate) rules under the Administrative Procedure Act governing (rather than rules governing) the performance of its duties and the exercise of its powers and governing the investigations of the Legislative Inspector General. Provides that the Commission shall adopt no rule requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation or issuing a subpoena. Provides that any existing rule, as of the effective date of the amendatory Act, requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation or issuing a subpoena is void. Removes language providing that the Legislative Inspector General needs the advance approval of the Commission to issue subpoenas. Provides that the Legislative Inspector General may publish a summary report for an investigation upon issuance of a final administrative decision that concludes that a violation occurred unless a supermajority of the Commission votes to suppress the report. Effective immediately.

May 03 18  S Rule 3-9(a) / Re-referred to Assignments


820 ILCS 112/10
820 ILCS 112/30
Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer, with some exceptions. Limits defenses. Provides for penalties and injunctive relief.

May 03 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03391  Sen. Cristina Castro

820 ILCS 112/15

Feb 16 18  S Referred to Assignments
SB 03392  Sen. David Koehler
(Rep. Marcus C. Evans, Jr. and Peter Breen)

765 ILCS 67/5
Amends the Installment Sales Contract Act. Excludes from the scope of the term "installment sales contract" a financing arrangement for the transfer of residential real estate that for religious or cultural reasons does not allow for the imposition or collection of interest. Effective immediately.

Senate Committee Amendment No. 1
Limits the exclusions added by the introduced bill to financing arrangements that are offered by a person, partnership, association, limited liability company, or corporation doing business under and as permitted by any law of this State or the United States relating to banks, savings and loan associations, savings banks, or credit unions.

Jul 20 18 S Public Act . . . . . . . 100-0626

SB 03393  Sen. William E. Brady

225 ILCS 454/1-10
225 ILCS 454/5-10
225 ILCS 454/5-15
225 ILCS 454/5-27
225 ILCS 454/5-28
225 ILCS 454/5-40
225 ILCS 454/5-50
225 ILCS 454/20-20

Amends the Real Estate License Act of 2000. Removes provisions relating to sponsor cards issued by sponsoring brokers to managing brokers, brokers, or leasing agents. Adds provisions requiring a sponsoring broker to notify the Department of Financial and Professional Regulation within 24 hours of a sponsorship of a licensee in a manner provided by rule. When a licensee's employment with a sponsoring broker is terminated, requires the licensee and sponsoring broker to notify the Department of the termination within 24 hours in a manner provided by rule. Provides that the failure to provide that notification shall subject the sponsoring broker or licensee to discipline. Adds provisions regarding the Department's recognition of a sponsorship by a sponsoring broker. Makes conforming and other changes. Effective immediately.

Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03394  Sen. Pamela J. Althoff and Michael E. Hastings
(Rep. Tom Demmer)

225 ILCS 427/40
225 ILCS 427/42
225 ILCS 441/5-10
225 ILCS 454/5-27
225 ILCS 454/5-28

Amends the Community Association Manager Licensing and Disciplinary Act, the Home Inspector License Act, and the Real Estate License Act of 2000. Reduces the minimum age requirement for licensure as a community association manager, supervising community association manager, home inspector, broker, or managing broker to 18 years of age (rather than 21 years of age). Makes a conforming change. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
225 ILCS 454/5-27
Deletes reference to:
225 ILCS 454/5-28

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Removes the changes made to the Real Estate License Act of 2000 regarding the minimum age requirement for licensure as a broker or managing broker. Effective immediately.

Aug 14 18 S Public Act . . . . . . . 100-0892
SB 03395  Sen. Pamela J. Althoff
(Rep. Tom Demmer-Patricia R. Bellock)

225 ILCS 75/13 from Ch. 111, par. 3713
225 ILCS 90/11 from Ch. 111, par. 4261

Amends the Illinois Occupational Therapy Practice Act and the Illinois Physical Therapy Act. Provides that the Department of Financial and Professional Regulation may issue an occupational therapist, occupational therapy assistant, physical therapist, or physical therapist assistant license to an applicant who is licensed under another jurisdiction upon filing an application, paying the required fee, and meeting requirements established by rule (rather than if the requirements for licensure in that jurisdiction were, at the date of licensure, substantially equivalent to the requirements in force in this State on that date or equivalent to the requirements of this Act). Provides that an applicant for endorsement shall meet the requirements for endorsement upon filing the application, paying the required fee, and showing proof of licensure in another jurisdiction for at least 10 consecutive years without discipline by certified verification of licensure by the jurisdiction. Effective immediately.

Senate Committee Amendment No. 1

In provisions regarding an application for licensure by endorsement as an occupational therapist, occupational therapy assistant, physical therapist, or physical therapist assistant, adds language requiring an applicant to have practiced for 10 consecutive years in another jurisdiction.

Aug 14 18  S  Public Act . . . . . . . . 100-0893

SB 03396  Sen. William E. Brady-Dan McConchie

20 ILCS 2105/2105-16 new
20 ILCS 2105/2105-115 was 20 ILCS 2105/60f

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that individuals licensed pursuant to the following Acts who have been actively licensed for 10 or more consecutive years with no prior disciplinary action or pending disciplinary proceedings shall be deemed compliant with continuing education requirements upon completion of half the number of hours required by the individual licensing Act or administrative rule: the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985; the Electrologist Licensing Act; the Environmental Health Practitioner Licensing Act; the Funeral Directors and Embalmers Licensing Code; the Illinois Landscape Architecture Act of 1989; the Illinois Professional Land Surveyor Act of 1989; and the Illinois Certified Shorthand Reporters Act of 1984. Provides that the Department of Financial and Professional Regulation shall provide either a certified shorthand reporter or electronic recording means (rather than only a certified shorthand reporter) to take down the testimony and preserve a record of all proceedings at the hearing of any case in which a license may be revoked or subjected to other disciplinary action. Specifies that if an electronic recording is used by the Department, the electronic recording shall serve as the official record of the proceeding and may not be transcribed unless requested and paid for by the party requesting transcription, except as otherwise provided by law. Makes other changes. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03397  Sen. William E. Brady

5 ILCS 80/4.36
105 ILCS 5/22-80
105 ILCS 25/1.20
225 ILCS 5/Act rep.
730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5


Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Professional Service Corporation Act. Provides that the certificate of registration shall expire on January 1, 2019, and on January 1 of every third year thereafter, for any professional service corporation that renders services that are regulated by the Department of Financial and Professional Regulation. Establishes a renewal fee of $40 for a certificate of registration issued by the Department. Makes similar changes to the Medical Corporation Act. Amends the Limited Liability Company Act. Defines "professional limited liability company". Removes provisions prohibiting a limited liability company from rendering certain professional services, and instead provides that a limited liability company that intends to provide a professional service licensed by the Department of Financial and Professional Regulation must be formed in compliance with the Professional Limited Liability Company Act. Amends the Professional Limited Liability Company Act. Defines "license". Provides that one or more individuals may organize a professional limited liability company by filing articles of organization with the Secretary of State on forms furnished by the Secretary. Sets forth certain requirements the articles of organization must satisfy. Provides that the company name of a professional limited liability company must contain the terms "professional limited liability company", "P.L.L.C.", or "PLLC". Lists the professional services a professional limited liability company may render, with certain exceptions. Provides that a professional limited liability company's certificate of registration shall expire on January 1, 2019 and on January 1 of every third year thereafter; and that the renewal fee for a certificate of registration shall be $40 (rather than calculated at the rate of $40 per year). Effective immediately.

Senate Floor Amendment No. 1

Further amends the Professional Limited Liability Company Act. Provides that a limited liability company that provides professional services and requires registration with the Department of Financial and Professional Regulation may convert to a professional limited liability company by filing the appropriate forms with the Secretary of State. Provides that there shall be no fee for this conversion.

Aug 14 18  S  Public Act . . . . . . 100-0894
SB 03399 Sen. William E. Brady and Michael E. Hastings
(Rep. Tom Demmer)

225 ILCS 454/5-45
225 ILCS 454/30-5
Amends the Real Estate License Act of 2000. Requires a sponsoring broker that maintains more than one office within the State to notify the Department of Financial and Professional Regulation on forms prescribed by the Department (rather than apply for a branch office license) for each office other than the sponsoring broker's principal place of business. Requires the brokerage license (rather than the branch office license) to be displayed conspicuously in each branch office. Removes a reference to "education provider branches". Effective January 1, 2019.

Senate Committee Amendment No. 1
Adds reference to:
225 ILCS 407/10-30
Adds reference to:
225 ILCS 441/5-30
Adds reference to:
225 ILCS 454/1-10
Adds reference to:
225 ILCS 454/5-15
Adds reference to:
225 ILCS 454/5-20
Adds reference to:
225 ILCS 458/5-45
Adds reference to:
225 ILCS 458/15-15

Replaces everything after the enacting clause. Amends the Auction License Act, the Home Inspector License Act, and the Real Estate Appraiser Licensing Act of 2002. Provides that the Department of Financial and Professional Regulation shall establish a continuing education completion deadline for renewal applicants and require proof of completion of continuing education requirements before the renewal of the license as required by rule. Amends the Real Estate License Act of 2000. Makes changes to the definitions of "blind advertisement", "broker", and "person". Requires every partner of a partnership, limited liability partner of a limited liability partnership, and every member or manager in the limited liability company that actively participates in the real estate activities to hold a license as a managing broker or broker to be granted a license or engage in the business. Provides that all nonparticipating owners or officers of a corporation, partners of a partnership, limited liability partners of a limited liability partnership, or members or managers of a limited liability company shall submit affidavits of nonparticipation as required by the Department. Provides that no person shall be granted a license if any participating owner, officer, director, partner, limited liability partner, member, or manager has been denied a real estate license by the Department in the previous 5 years or is otherwise currently barred from real estate practice because of a suspension or revocation. Removes language concerning the brokerage business where a leasing agent controls specified shares of stock or ownership. Further amends the Real Estate Appraiser Licensing Act of 2002. In the disciplinary provisions, removes the language providing that the Secretary of Financial and Professional Regulation shall take specified actions if he or she disagrees with the recommendations of the Real Estate Appraisal Administration and Disciplinary Board. Effective January 1, 2019.

Apr 24 18 H Referred to Rules Committee
SB 03400  Sen. William E. Brady
35 ILCS 143/10-10
Amends the Tobacco Products Tax Act of 1995. Provides that, beginning January 1, 2019, the tax per cigar or other rolled tobacco product sold or otherwise disposed of shall not exceed $0.50 per cigar or roll. Provides that, on or before December 31, 2021, an additional surtax of $0.25 per cigar or other rolled tobacco product shall also be imposed on any cigar or rolled tobacco product that would have been subject to a tax of $0.75 or more if not for the $0.50 maximum tax. Effective January 1, 2019.
Apr 13 18  S  Rule 3-9(a)/ Re-referred to Assignments

SB 03401  Sen. William E. Brady
35 ILCS 105/3-55 from Ch. 120, par. 439.3-55
35 ILCS 110/3-45 from Ch. 120, par. 439.33-45
35 ILCS 115/3-5
35 ILCS 120/2-5
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Reinstates the exemption for the use or sale of tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois. Provides that the exemption sunsets on June 30, 2021 (currently, June 30, 2016). Effective immediately.
Apr 13 18  S  Rule 3-9(a)/ Re-referred to Assignments

SB 03402  Sen. Jacqueline Y. Collins-Karen McConnaughay-Cristina Castro and Laura M. Murphy
(Rep. Anna Moeller)
New Act
Creates the Illinois Council on Women and Girls Act. Creates the Illinois Council on Women and Girls. Provides that the Council shall advise the Governor and the General Assembly on policy issues impacting women and girls in this State with specified goals. Provides for the appointment of members to the Council. Provides for the meetings and operations of the Council. Requires the Council to issue semi-annual reports on its policy recommendations by June 30th and December 31st of each year to the Governor and the General Assembly. Provides findings and declaration of policy. Provides a severability clause. Effective immediately. Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the Illinois Council on Women and Girls shall, among other policy issues impacting women and girls in this State, work to prevent and protect women from domestic violence. Specifies additional policy goals for the Illinois Council on Women and Girls. Provides that the appointing authorities shall ensure that the Council is diverse with respect to gender identity, among other aspects. Provides that the Director of Human Rights and the Director of Labor, among other State agency heads, shall each appoint one liaison to serve as an ex officio member of the Council. Provides that the Council shall meet at least once per quarter (rather than once per month). Provides that a majority of current non-ex officio members (rather than 11 members) of the Council shall constitute a quorum. Provides for the electronic submission of reports to the Governor and General Assembly. Adds provisions to a Section concerning findings and declaration of policy. Modifies and defines terms. Makes conforming and other changes.
House Committee Amendment No. 2
Deletes reference to:
New Act
Adds reference to:
15 ILCS 55/1
Nov 28 18  H  Held on Calendar Order of Second Reading - Short Debate

SB 03403  Sen. Kwame Raoul and Heather A. Steans
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-104 from Ch. 127, par. 604A-104
Amends the Illinois Governmental Ethics Act. Modifies the required statement of economic interests under the Act to include disclosure of income received from specified entities on which a person is required to report. Modifies the statement of economic interests forms to make conforming changes.
Apr 27 18  S  Rule 3-9(a)/ Re-referred to Assignments
SB 03404


725 ILCS 5/100-1 from Ch. 38, par. 100-1


Senate Committee Amendment No. 1

Deletes reference to:
725 ILCS 5/100-1

Adds reference to:
110 ILCS 155/10

Adds reference to:
235 ILCS 5/6-20 from Ch. 43, par. 134a

Adds reference to:
410 ILCS 70/5 from Ch. 111 1/2, par. 87-5

Adds reference to:
720 ILCS 5/3-6 from Ch. 38, par. 3-6

Adds reference to:
720 ILCS 570/415 new

Adds reference to:
725 ILCS 120/4 from Ch. 38, par. 1404

Adds reference to:
725 ILCS 120/4.6 new

Adds reference to:
725 ILCS 203/25

Replaces everything after the enacting clause. Amends the Preventing Sexual Violence in Higher Education Act. Provides that a statement of the higher education institution's obligation to include an amnesty provision that provides immunity to any student who reports, in good faith, an alleged violation of the higher education institution's comprehensive policy to a responsible employee shall include possession or use of a controlled substance. Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that every hospital providing hospital emergency services and forensic services to sexual assault survivors shall provide after a medical evidentiary or physical examination, access to a shower at no cost, unless showering facilities are unavailable. Amends the Rights of Crime Victims and Witnesses Act. Provides that upon the request of the victim, the law enforcement agency having jurisdiction shall provide a free copy of the police report concerning the incident, as soon as practicable, but in no event later than 5 business days from the request. Amends the Liquor Control Act of 1934 and the Illinois Controlled substances Act limiting prosecution for certain offenses if the person is reporting the commission of a sexual assault if certain perquisites are met. Amends the Criminal Code of 2012. Provides that reporting to law enforcement authorities includes consenting to an Illinois State Police Sexual Assault Evidence Collection Kit under the Sexual Assault Survivors Emergency Treatment Act. Amends the Sexual Assault Incident Procedure Act. Provides that law enforcement shall give notice that the sexual assault forensic evidence collected will not be used to prosecute the victim for any offense related to the use of alcohol, cannabis, or a controlled substance. Makes other changes.

Senate Floor Amendment No. 2

Provides that if the victim consented to the collection of evidence using an Illinois State Police Sexual Assault Evidence Collection Kit under the Sexual Assault Survivors Emergency Treatment Act, it shall constitute reporting for purposes of the provision (in Senate Amendment No. 1, reporting to law enforcement authorities includes consenting to an Illinois State Police Sexual Assault Evidence Collection Kit under the Sexual Assault Survivors Emergency Treatment Act).

Senate Floor Amendment No. 3

Deletes language providing that the victim's attorney may be present during any stage of a medical examination.

House Floor Amendment No. 1

Adds reference to:
410 ILCS 70/6.5

Adds reference to:
725 ILCS 203/30
SB 03404 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Further amends the Sexual Assault Incident Procedure Act. Provides a victim shall have 10 years (currently, 5 years) from the completion of an Illinois State Police Sexual Assault Evidence Collection Kit, or 10 years from the age of 18 years, whichever is longer, to sign a written consent to release the sexual assault evidence to law enforcement for testing. Makes conforming changes to the Sexual Assault Survivors Emergency Treatment Act.

Aug 24 18  S  Public Act . . . . . . . . 100-1087

SB 03405  Sen. Kwame Raoul
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03406  Sen. Kwame Raoul
725 ILCS 5/100-1 from Ch. 38, par. 100-1
Feb 16 18  S  Referred to Assignments

SB 03407  Sen. Kwame Raoul
730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Feb 16 18  S  Referred to Assignments

SB 03408  Sen. Kwame Raoul
720 ILCS 600/1 from Ch. 56 1/2, par. 2101
Amends the Drug Paraphernalia Control Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03409  Sen. Kwame Raoul
735 ILCS 5/1-101 from Ch. 110, par. 1-101
Feb 16 18  S  Referred to Assignments

SB 03410  Sen. Kwame Raoul, Kimberly A. Lightford-Iris Y. Martinez, Mattie Hunter and Napoleon Harris, III
735 ILCS 5/1-101 from Ch. 110, par. 1-101
Feb 16 18  S  Referred to Assignments
SB 03411  Sen. Kwame Raoul-Iris Y. Martinez-Michael Connelly, Patricia Van Pelt and Thomas Cullerton

740 ILCS 21/1
Amends the Stalking No Contact Order Act. Makes a technical change in a Section concerning the short title.
Senate Committee Amendment No. 1
Deletes reference to:
740 ILCS 21/1
Adds reference to:
740 ILCS 21/5
740 ILCS 21/10
740 ILCS 21/15
740 ILCS 21/80

Replaces everything after the enacting clause. Amends the Stalking No Contact Order Act. Provides that stalking behavior includes sending unwanted messages via social media. Changes the definition of "course of conduct", "conduct", "petitioner", and "stalking". Adds the following to the list of persons who may bring a petition under the Act: an authorized agent of a workplace; an authorized agent of a place of worship; and an authorized agent of a school. Provides that a stalking no contact order may require a respondent to submit to a mental health evaluation or wear an electronic monitoring device.
House Committee Amendment No. 1
Deletes reference to:
740 ILCS 21/80

Replaces everything after the enacting clause with the provisions of the engrossed bill, and deletes language providing that a stalking no contact order may require a respondent to submit to a mental health evaluation or wear an electronic monitoring device.

Aug 20 18  S Public Act . . . . . . . . 100-1000

SB 03412  Sen. Kwame Raoul

5 ILCS 810/1
Amends the Seizure and Forfeiture Reporting Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments

SB 03413  Sen. Kwame Raoul

5 ILCS 160/1 from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments

SB 03414  Sen. Kwame Raoul

5 ILCS 140/1.1 from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments
SB 03415  Sen. Elgie R. Sims, Jr.-Cristina Castro, Daniel Biss-Patricia Van Pelt, Mattie Hunter, Don Harmon, Toi W. Hutchinson, Michael E. Hastings, Kimberly A. Lightford, Emil Jones, III-Jacqueline Y. Collins-Iris Y. Martinez, Napoleon Harris, III and Martin A. Sandoval

625 ILCS 5/11-212
Amends the Illinois Vehicle Code. Deletes language providing that the Section concerning the traffic and pedestrian stop statistical study is repealed on July 1, 2019. Provides that the Department of Transportation shall report specified findings and recommendations to the Governor and the General Assembly on March 1, 2022 (rather than March 1, 2004).

Senate Committee Amendment No. 1

Provides that the Department of Transportation shall report its findings and recommendations electronically to the Governor and the General Assembly.

Nov 13 18  S  Placed on Calendar - Consideration Postponed November 14, 2018

SB 03416  Sen. Chapin Rose

105 ILCS 5/2-3.64a-5
Amends the School Code. With regard to State and local assessments, provides that, beginning with the 2018-2019 school year, a school district may choose, rather than administering a statewide assessment through the State Board of Education, to administer an annual local assessment of all students enrolled in grades 3 through 8 in English language arts and mathematics. Provides that a school district shall choose the assessment from a list of State-approved, nationally recognized assessments that meet the standards established by the State Board of Education and that include grade level proficiencies and student growth metrics. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03417  Sen. Jason A. Barickman

New Act
105 ILCS 5/2-3.25g  from Ch. 122, par. 2-3.25g
Creates the Education Empowerment Act, the purpose of which is to grant school districts greater autonomy to implement practices that improve student academic performance and benefit the whole child by removing obstacles that currently exist in law or rules. Provides that school districts seeking to establish an empowerment area and be designated as such by the State Superintendent of Education must create an empowerment committee to develop a plan; sets forth provisions concerning the committee and plan. Contains provisions concerning statutory and regulatory mandates; plan submission and designation; financial support for planning; empowerment area review, renewal, and revocation; reporting; and rulemaking. Effective immediately.

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03418  Sen. Sue Rezin

105 ILCS 5/10-21.4  from Ch. 122, par. 10-21.4
Amends the School Code. Provide that a school board may, by resolution, enter into a joint agreement with other school boards to share the services of a superintendent or other administrators. Provides that the question of whether a school board shall enter into a joint agreement with other school boards for shared services of a superintendent or other administrators shall be submitted to the voters of each affected school district at the next consolidated election only upon submission of a petition signed by no less than 10% of the registered voters in each affected school district. Provides that a school district wishing to withdraw from a joint agreement may obtain from its school board a written resolution approving the withdrawal and shall present the petition for withdrawal to the other member school districts within the timelines designated by the joint agreement. Specifies procedures if a school district's petition for withdrawal is not approved and the school district is part of a Class II county school unit outside of a city with 500,000 or more inhabitants.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Provides that a school board shall, upon passage of a referendum after submission of a petition signed by no less than 8% of the school district's voters in the last consolidated election, or may, by resolution, enter into a joint agreement with other school boards to share the services of a superintendent or other administrator. Provides that a school district wishing to withdraw from a joint agreement shall obtain from its school board a written resolution approving the withdrawal and shall present a petition for withdrawal to the other member school districts within the timelines designated by the joint agreement if the school district entered into the joint agreement by resolution. Provides that a school district wishing to withdraw from a joint agreement shall submit to the voters of the district the question of whether the school district shall withdraw from the joint agreement if the school district entered into the joint agreement by a referendum vote (also provides for a referendum upon submission of a petition).

May 11 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03419  Sen. Terry Link
230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments

SB 03420  Sen. Terry Link
230 ILCS 40/1
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments

SB 03421  Sen. Terry Link
230 ILCS 10/1 from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments
Amends the Illinois Pension Code. Merges all Article 3 police pension funds into a single Downstate Police Pension Fund on January 1, 2020. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for staff, investments, transfer of assets and liabilities, acquisition of property, establishment of municipality accounts, and adopting rules and procedures. Authorizes the Transition Board to enter into contracts and to obligate and expend the assets of the Fund. Creates a new Board of Trustees for the Fund, and provides for administration of the Fund by the Transition Board until the new Board assumes its duties on January 1, 2021. Provides for investment of the Fund’s assets by a custodian chosen by the Board of Trustees. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of “aggregate extension” special purpose extensions made for contributions to the Downstate Police Pension Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and PTELL of the Property Tax Code take effect January 1, 2020.
Amends the Illinois Pension Code. Moves the investment power for eligible downstate police and downstate firefighter pension funds that have net assets in trust that exceed an amount equal to 3 months of current liabilities to the Board of Trustees of the Illinois Municipal Retirement Fund (IMRF). Provides that within 24 months of the effective date of the Act, the Department of Insurance shall audit the investment assets of each eligible pension fund to determine a certified investment asset list. Provides that upon receipt of the certified investment asset list, the Board of IMRF shall initiate the transfer of assets from the board of trustees of the eligible pension fund to the Board of IMRF. Makes conforming changes. Amends the State Mandates Act to require implementation without reimbursement.

Apr 27 18    S    Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Pension Code. Merges all Article 4 firefighters' pension funds into a single Downstate Firefighters Pension Fund on January 1, 2020. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for staff, investments, transfer of assets and liabilities, acquisition of property, establishment of municipality accounts, and adopting rules and procedures. Authorizes the Transition Board to enter into contracts and to obligate and expend the assets of the Fund. Creates a new Board of Trustees for the Fund, and provides for administration of the Fund by the Transition Board until the new Board assumes its duties on January 1, 2021. Provides for investment of the Fund's assets by a custodian chosen by the Board of Trustees. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to the Downstate Firefighters Pension Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and PTELL of the Property Tax Code take effect January 1, 2020.
SB 03425 Sen. William E. Brady

35 ILCS 200/18-185

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
40 ILCS 5/3-101.1 new
40 ILCS 5/3-101.2 new
40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
40 ILCS 5/4-101.1 new
40 ILCS 5/4-101.2 new
40 ILCS 5/7-199.5 new
40 ILCS 5/7-199.6 new
40 ILCS 5/3-102.1 new
40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103
40 ILCS 5/3-103.9 new
40 ILCS 5/3-105 from Ch. 108 1/2, par. 3-105
40 ILCS 5/3-108.2
40 ILCS 5/3-108.3
40 ILCS 5/3-110 from Ch. 108 1/2, par. 3-110
40 ILCS 5/3-110.7
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/3-125.1 from Ch. 108 1/2, par. 3-125.1
40 ILCS 5/3-128 from Ch. 108 1/2, par. 3-128
40 ILCS 5/3-134 from Ch. 108 1/2, par. 3-134
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-141 from Ch. 108 1/2, par. 3-141
40 ILCS 5/3-141a new
40 ILCS 5/3-141b new
40 ILCS 5/4-102.1 new
40 ILCS 5/4-103 from Ch. 108 1/2, par. 4-103
40 ILCS 5/4-105 from Ch. 108 1/2, par. 4-105
40 ILCS 5/4-105c
40 ILCS 5/4-105d
40 ILCS 5/4-106.5 new
40 ILCS 5/4-108 from Ch. 108 1/2, par. 4-108
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-118.1 from Ch. 108 1/2, par. 4-118.1
40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121
40 ILCS 5/4-124 from Ch. 108 1/2, par. 4-124
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-130.1 new
40 ILCS 5/4-130.3 new
40 ILCS 5/4-134 from Ch. 108 1/2, par. 4-134
40 ILCS 5/7-175 from Ch. 108 1/2, par. 7-175
40 ILCS 5/7-175.1 from Ch. 108 1/2, par. 7-175.1
30 ILCS 805/8.42 new
Amends the Illinois Pension Code. Merges all Article 3 police officers' pension funds and Article 4 firefighters' pension funds into the Illinois Municipal Retirement Fund (IMRF) on January 1, 2020. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for the transfer of assets and liabilities and for making recommendations to IMRF for an appropriate system of determining, administering, receiving, and enforcing the required municipal contributions to the Fund. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to IMRF for benefits under the Downstate Police and Downstate Firefighter Articles. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and PTELL of the Property Tax Code take effect January 1, 2020.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
<table>
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<tr>
<th>Bill Number</th>
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<td>SB 03426</td>
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<td>40 ILCS 5/4-134</td>
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Amends the Illinois Pension Code. Merges all Article 3 police officers' pension funds and Article 4 firefighters' pension funds into the Illinois Municipal Retirement Fund (IMRF) on January 1, 2020. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for the transfer of assets and liabilities and for making recommendations to IMRF for an appropriate system of determining, administering, receiving, and enforcing the required municipal contributions to the fund. Makes conforming and other changes. Provides that a person first employed as a police officer or firefighter on or after January 1, 2020 shall participate and earn benefits in IMRF as an employee under the IMRF Article (rather than participating and earning benefits under the Downstate Police or Downstate Firefighter Articles). Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to IMRF for benefits under the Downstate Police and Downstate Firefighter Articles. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and PTELL of the Property Tax Code take effect January 1, 2020.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03427  Sen. Kwame Raoul

720 ILCS 550/2  from Ch. 56 1/2, par. 702

Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  S  Referred to Assignments

SB 03428  Sen. Dave Syverson

New Act

815 ILCS 505/2L

Amends the Consumer Fraud and Deceptive Business Practices Act. Deletes language providing that retail sales of used vehicles by an auction company at an auction that is open to the public are subject to the used vehicle implied warranty of merchantability provisions of the Act. Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03429  Sen. Daniel Biss-Mattie Hunter

Creates the Administration of Antibiotics to Food-Producing Animals Act. Provides that a medically important antibiotic may be administered to a food-producing animal only if prescribed by a veterinarian licensed under the Veterinary Medicine and Surgery Practice Act of 2004 who has visited the farm operation within the previous 6 months and only if deemed necessary for specified purposes. Provides that a producer may provide a medically important antibiotic to a food-producing animal only for the period necessary to accomplish the specified purposes. Provides that in that case, antibiotics should be used on the smallest number of animals and for the shortest time possible. Provides that the use of medically important antibiotics shall not exceed a duration of 21 days. Provides that a producer shall keep a record of the specific beginning and ending dates for the provision of an antibiotic. Provides that provisions concerning the administration of antibiotics to food-producing animals take effect on January 1, 2020. Requires a producer that operates a large concentrated animal feeding operation, as defined by the United States Environmental Protection Agency, to file an annual report containing specified information in a form and manner required by the Department of Public Health by rule. Provides that the Department may take the actions necessary to prepare to implement the provisions of the Act in advance of the effective date of the other provisions of the Act. Provides that the Attorney General has the exclusive authority to enforce the Act, shall issue a civil penalty of $1,000 for a violation of the Act, and may seek an injunction to prevent a violation of the Act.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03430  Sen. Omar Aquino
(Rep. Elizabeth Hernandez-Michael J. Zalewski-La Shawn K. Ford)

35 ILCS 200/23-35
Amends the Property Tax Code. In provisions concerning tax objections based on budget or appropriation ordinances, provides that no objection to any property tax levied by any municipality or county (rather than by any municipality) shall be sustained by any court under certain conditions. Removes forest preserve districts having a population of 3,000,000 or more from the definition of "municipality" in those provisions. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 200/23-35
Adds reference to:
35 ILCS 200/18-185
Adds reference to:
35 ILCS 200/18-190.3 new
Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, on and after January 1, 2019, a referendum to increase the district's aggregate extension may be submitted to the voters. Effective January 1, 2019.
Nov 29 18 H Third Reading - Short Debate - Passed 106-000-000

SB 03431  Sen. Sue Rezin and Chris Nybo

720 ILCS 570/312 from Ch. 56 1/2, par. 1312
Amends the Illinois Controlled Substances Act. Provides that when issuing a prescription for an opiate to a patient 18 years of age or older for outpatient use for the first time, a practitioner may not issue a prescription for more than a 7-day supply. Provides that a practitioner may not issue an opiate prescription to a person under 18 years of age for more than a 7-day supply at any time and shall discuss with the parent or guardian of the person under 18 years of age the risks associated with opiate use and the reasons why the prescription is necessary. Provides that notwithstanding this provision, if, in the professional medical judgment of a practitioner, more than a 7-day supply of an opiate is required to treat the patient's acute medical condition or is necessary for the treatment of chronic pain management, pain associated with a cancer diagnoses, or for palliative care, then the practitioner may issue a prescription for the quantity needed to treat that acute medical condition, chronic pain, pain associated with a cancer diagnosis, or pain experienced while the patient is in palliative care. Provides that the condition triggering the prescription of an opiate for more than a 7-day supply shall be documented in the patient's medical record and the practitioner shall indicate that a non-opiate alternative was not appropriate to address the medical condition. Provides that these provisions do not apply to medications designed for the treatment of substance abuse or opioid dependence. Effective immediately.
Apr 13 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03432  Sen. Napoleon Harris, III

New Act

230 ILCS 10/24
720 ILCS 5/28-1 from Ch. 38, par. 28-1
Creates the Sports Wagering Act. Provides that sports wagering may not be offered in the State until the Illinois Gaming Board determines that federal statutes prohibiting sports wagering have been repealed or the United States Supreme Court finds those federal statutes unconstitutional. Authorizes sports wagering at a gaming facility that is authorized to conduct gambling operations under the Riverboat Gambling Act. Provides that a sports wagering operator may offer sports wagering in-person at the licensed facility and over the Internet through an interactive sports wagering platform. Provides for licensure of interactive sports wagering platforms. Requires a sports wagering operator to verify that a person placing a wager is of the legal minimum age. Requires a sports wagering operator to allow an individual to restrict himself or herself from placing wagers with the operator. Requires the Board to adopt rules concerning standards for a sports wagering operator's advertisements for sports wagering. Provides integrity requirements for a sports wagering operator. Requires a sports wagering operator to maintain all records of bets and wagers placed. Requires a sports wagering operator to submit a report to the Board annually with the number of accounts established, winnings awarded, gross wagering revenue received, and other information. Requires a sports wagering operator to pay a 12.5% tax of its gross sports wagering revenue. Provides civil penalties for a person or entity that knowingly violates provisions under the Act. Provides that all moneys collected under the Act shall be deposited into the State Gaming Fund. Makes conforming changes in the Riverboat Gambling Act and the Criminal Code of 2012.
May 31 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03433  Sen. Emil Jones, III
40 ILCS 5/14-101  from Ch. 108 1/2, par. 14-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning State employees.
Feb 16 18  S  Referred to Assignments

SB 03434  Sen. Emil Jones, III
40 ILCS 5/4-101  from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.
Feb 16 18  S  Referred to Assignments

SB 03435  Sen. Emil Jones, III
40 ILCS 5/7-102  from Ch. 108 1/2, par. 7-102
Feb 16 18  S  Referred to Assignments

SB 03436  Sen. Emil Jones, III
40 ILCS 5/3-101  from Ch. 108 1/2, par. 3-101
Feb 16 18  S  Referred to Assignments

SB 03437  Sen. Emil Jones, III
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Feb 16 18  S  Referred to Assignments

SB 03438  Sen. Emil Jones, III
225 ILCS 2/20
Amends the Acupuncture Practice Act. Makes a technical change in a Section concerning activities exempt from the application of the Act.
Feb 16 18  S  Referred to Assignments

SB 03439  Sen. Emil Jones, III
220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 16 18  S  Referred to Assignments

SB 03440  Sen. Emil Jones, III
215 ILCS 5/1  from Ch. 73, par. 613
Feb 16 18  S  Referred to Assignments

SB 03441  Sen. Emil Jones, III
210 ILCS 3/10
Amends the Alternative Health Care Delivery Act. Makes a technical change in the Section concerning definitions.
Feb 16 18  S  Referred to Assignments

SB 03442  Sen. Emil Jones, III
205 ILCS 5/3  from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.
Feb 16 18  S  Referred to Assignments
Amends the Illinois Notary Public Act. Provides that the application for appointment and commission as a notary public shall include the applicant's business address if different than the applicant's residence address. Provides that an applicant's signature on a notary public application authorizes the Secretary of State to conduct a criminal background check of the applicant. Modifies provisions concerning changes causing a notary's commission to cease to be in effect. Provides that the performance of a notarial act while the commission of a notary is suspended or revoked is a prohibited act. Provides that upon the filing of any claim against a notary public or upon payment to any individual harmed as a result of a breach of duty by the notary public, the entity that has issued the bond for the notary shall notify the Secretary of whether payment was made and the circumstances which led to the claim. Adds provisions and requirements concerning reprimand, suspension, and revocation of a notary's Commission. Effective January 1, 2019.

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the application for appointment and commission as a notary public shall include the applicant's business address if different than the applicant's residence address, if performing notarial acts constitutes any portion of the applicant's job duties. Modifies provisions concerning changes causing a notary's commission to cease to be in effect. Modifies provisions concerning the liability of a notary and a surety. Specifies misdemeanor offenses under the Criminal Code of 2012 for which the Secretary of State may revoke a notary's commission. Provides that upon a determination by a sworn law enforcement officer that the allegations raised by a complaint are founded, and the notary has received notice of suspension or revocation from the Secretary of State, the notary is entitled to an administrative hearing. Makes other changes.

Aug 10 18 S  Public Act . . . . . . . . . 100-0809
SB 03444 Sen. William E. Brady-Tom Rooney

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
40 ILCS 5/3-101.1 new
40 ILCS 5/3-101.2 new
40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
40 ILCS 5/4-101.1 new
40 ILCS 5/4-101.2 new
40 ILCS 5/7-199.5 new
40 ILCS 5/7-199.6 new
40 ILCS 5/1-109.1 from Ch. 108 1/2, par. 1-109.1
40 ILCS 5/1-109.3
40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
40 ILCS 5/1-113 from Ch. 108 1/2, par. 1-113
40 ILCS 5/1-113.14
40 ILCS 5/1-113.16
40 ILCS 5/1-113.20
40 ILCS 5/1-150
40 ILCS 5/1A-103
40 ILCS 5/1A-104
40 ILCS 5/1A-108
40 ILCS 5/1A-108.5
40 ILCS 5/1A-110
40 ILCS 5/1A-112
40 ILCS 5/3-102 from Ch. 108 1/2, par. 3-102
40 ILCS 5/3-102.1 new
40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103
40 ILCS 5/3-104.5 new
40 ILCS 5/3-105 from Ch. 108 1/2, par. 3-105
40 ILCS 5/3-108.2
40 ILCS 5/3-108.3
40 ILCS 5/3-108.4 new
40 ILCS 5/3-109.4
40 ILCS 5/3-110 from Ch. 108 1/2, par. 3-110
40 ILCS 5/3-110.05 new
40 ILCS 5/3-110.2 from Ch. 108 1/2, par. 3-110.2
40 ILCS 5/3-110.4 from Ch. 108 1/2, par. 3-110.4
40 ILCS 5/3-110.6 from Ch. 108 1/2, par. 3-110.6
40 ILCS 5/3-110.7
40 ILCS 5/3-111 from Ch. 108 1/2, par. 3-111
40 ILCS 5/3-111.1 from Ch. 108 1/2, par. 3-111.1
40 ILCS 5/3-112 from Ch. 108 1/2, par. 3-112
40 ILCS 5/3-114.1 from Ch. 108 1/2, par. 3-114.1
40 ILCS 5/3-115 from Ch. 108 1/2, par. 3-115
40 ILCS 5/3-116.1 from Ch. 108 1/2, par. 3-116.1
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40 ILCS 5/3-124 from Ch. 108 1/2, par. 3-124
40 ILCS 5/3-124.1 from Ch. 108 1/2, par. 3-124.1
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/3-125.1 from Ch. 108 1/2, par. 3-125.1
40 ILCS 5/3-125.3 new
40 ILCS 5/3-127 from Ch. 108 1/2, par. 3-127
40 ILCS 5/3-128 from Ch. 108 1/2, par. 3-128
40 ILCS 5/3-128.1 new
40 ILCS 5/3-128.2 new
40 ILCS 5/3-130 from Ch. 108 1/2, par. 3-130
40 ILCS 5/3-130.5 new
40 ILCS 5/3-130.8 new
40 ILCS 5/3-131 from Ch. 108 1/2, par. 3-131
40 ILCS 5/3-132 from Ch. 108 1/2, par. 3-132
40 ILCS 5/3-133 from Ch. 108 1/2, par. 3-133
40 ILCS 5/3-134 from Ch. 108 1/2, par. 3-134
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-138.1 new
40 ILCS 5/3-138.2 new
40 ILCS 5/3-138.3 new
40 ILCS 5/3-138.4 new
40 ILCS 5/3-138.5 new
40 ILCS 5/3-138.6 new
40 ILCS 5/3-138.7 new
40 ILCS 5/3-138.8 new
40 ILCS 5/3-138.9 new
40 ILCS 5/3-138.10 new
40 ILCS 5/3-140 from Ch. 108 1/2, par. 3-140
40 ILCS 5/3-140.2 new
40 ILCS 5/3-140.3 new
40 ILCS 5/3-140.4 new
40 ILCS 5/3-140.5 new
40 ILCS 5/3-140.6 new
40 ILCS 5/3-140.7 new
40 ILCS 5/3-140.8 new
40 ILCS 5/3-140.9 new
40 ILCS 5/3-140.10 new
40 ILCS 5/3-141 from Ch. 108 1/2, par. 3-141
40 ILCS 5/3-141.1
40 ILCS 5/3-143 from Ch. 108 1/2, par. 3-143
40 ILCS 5/3-144.2 from Ch. 108 1/2, par. 3-144.2
40 ILCS 5/3-144.5
40 ILCS 5/3-144.6
SB 03444 (CONTINUED)

40 ILCS 5/3-144.7 new
40 ILCS 5/3-144.8 new
40 ILCS 5/3-145 from Ch. 108 1/2, par. 3-145
40 ILCS 5/3-146.05 new
40 ILCS 5/3-146.1 new
40 ILCS 5/3-146.2 new
40 ILCS 5/3-146.3 new
40 ILCS 5/3-146.4 new
40 ILCS 5/3-146.5 new
40 ILCS 5/3-146.6 new
40 ILCS 5/3-148 from Ch. 108 1/2, par. 3-148
40 ILCS 5/3-150 from Ch. 108 1/2, par. 3-150
40 ILCS 5/4-102.1 new
40 ILCS 5/4-103 from Ch. 108 1/2, par. 4-103
40 ILCS 5/4-104.5 new
40 ILCS 5/4-104.9 new
40 ILCS 5/4-105 from Ch. 108 1/2, par. 4-105
40 ILCS 5/4-105c
40 ILCS 5/4-105d
40 ILCS 5/4-106.1 from Ch. 108 1/2, par. 4-106.1
40 ILCS 5/4-106.2 new
40 ILCS 5/4-106.5 new
40 ILCS 5/4-108 from Ch. 108 1/2, par. 4-108
40 ILCS 5/4-108.1 from Ch. 108 1/2, par. 4-108.1
40 ILCS 5/4-108.2 from Ch. 108 1/2, par. 4-108.2
40 ILCS 5/4-108.4
40 ILCS 5/4-108.5
40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109
40 ILCS 5/4-109.3
40 ILCS 5/4-109.4 new
40 ILCS 5/4-110 from Ch. 108 1/2, par. 4-110
40 ILCS 5/4-110.1 from Ch. 108 1/2, par. 4-110.1
40 ILCS 5/4-111 from Ch. 108 1/2, par. 4-111
40 ILCS 5/4-112 from Ch. 108 1/2, par. 4-112
40 ILCS 5/4-113 from Ch. 108 1/2, par. 4-113
40 ILCS 5/4-114 from Ch. 108 1/2, par. 4-114
40 ILCS 5/4-116 from Ch. 108 1/2, par. 4-116
40 ILCS 5/4-117 from Ch. 108 1/2, par. 4-117
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-118.1 from Ch. 108 1/2, par. 4-118.1
40 ILCS 5/4-118.3 new
40 ILCS 5/4-120 from Ch. 108 1/2, par. 4-120
40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121
SB 03444 (CONTINUED)

40 ILCS 5/4-121.1 new
40 ILCS 5/4-121.2 new
40 ILCS 5/4-121.3 new
40 ILCS 5/4-121.5 new
40 ILCS 5/4-121.6 new
40 ILCS 5/4-122 from Ch. 108 1/2, par. 4-122
40 ILCS 5/4-123 from Ch. 108 1/2, par. 4-123
40 ILCS 5/4-124 from Ch. 108 1/2, par. 4-124
40 ILCS 5/4-125 from Ch. 108 1/2, par. 4-125
40 ILCS 5/4-127.1 new
40 ILCS 5/4-127.2 new
40 ILCS 5/4-127.3 new
40 ILCS 5/4-127.4 new
40 ILCS 5/4-127.5 new
40 ILCS 5/4-127.6 new
40 ILCS 5/4-127.7 new
40 ILCS 5/4-127.8 new
40 ILCS 5/4-127.9 new
40 ILCS 5/4-127.10 new
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-130 from Ch. 108 1/2, par. 4-130
40 ILCS 5/4-130.1 new
40 ILCS 5/4-130.2 new
40 ILCS 5/4-130.3 new
40 ILCS 5/4-130.4 new
40 ILCS 5/4-130.5 new
40 ILCS 5/4-131 from Ch. 108 1/2, par. 4-131
40 ILCS 5/4-132 from Ch. 108 1/2, par. 4-132
40 ILCS 5/4-133 from Ch. 108 1/2, par. 4-133
40 ILCS 5/4-134 from Ch. 108 1/2, par. 4-134
40 ILCS 5/4-135 from Ch. 108 1/2, par. 4-135
40 ILCS 5/4-136.05 new
40 ILCS 5/4-136.1 new
40 ILCS 5/4-136.2 new
40 ILCS 5/4-136.3 new
40 ILCS 5/4-136.4 new
40 ILCS 5/4-136.5 new
40 ILCS 5/4-136.6 new
40 ILCS 5/4-138.5
40 ILCS 5/4-138.10
40 ILCS 5/4-139 from Ch. 108 1/2, par. 4-139
40 ILCS 5/4-141 from Ch. 108 1/2, par. 4-141
40 ILCS 5/4-142 from Ch. 108 1/2, par. 4-142
SB 03444 (CONTINUED)

40 ILCS 5/7-109
40 ILCS 5/7-139.10
40 ILCS 5/1-113.1 rep.
40 ILCS 5/1-113.2 rep.
40 ILCS 5/1-113.3 rep.
40 ILCS 5/1-113.4 rep.
40 ILCS 5/1-113.4a rep.
40 ILCS 5/1-113.5 rep.
40 ILCS 5/1-113.6 rep.
40 ILCS 5/1-113.7 rep.
40 ILCS 5/1-113.8 rep.
40 ILCS 5/1-113.9 rep.
40 ILCS 5/1-113.10 rep.
40 ILCS 5/1-113.11 rep.
40 ILCS 5/1-113.12 rep.
40 ILCS 5/1A-111 rep.
30 ILCS 805/8.42 new

Amends the Illinois Pension Code. On January 1, 2021, merges all Article 3 police pension funds into a single Downstate Police Officers Pension Fund and all Article 4 firefighters' pension funds into a single Downstate Firefighters Pension Fund. Creates Transition Boards, which are responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Boards to undertake numerous activities necessary for the consolidation, including making arrangements for staff, investments, transfer of assets and liabilities, acquisition of property, establishment of municipal accounts, and the adoption of rules and procedures. Authorizes each Transition Board to enter into contracts and to obligate and expend the assets of each Fund. Creates a new Board of Trustees for each Fund, and provides for administration of each Fund by the Transition Board until the new Board assumes its duties on January 1, 2022. Converts the board of trustees of each consolidated pension fund into a pension benefit determination and payment board. Provides for investment of the Funds' assets by custodians chosen by the Boards of Trustees. Makes conforming and other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code take effect January 1, 2021.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03445
Sen. William E. Brady-Dale A. Righter
(Rep. Michael J. Zalewski)

20 ILCS 687/6-5
20 ILCS 687/6-8 new
20 ILCS 715/10 rep.
20 ILCS 2505/2505-210 was 20 ILCS 2505/39c-1
30 ILCS 105/6z-18 from Ch. 127, par. 142z-18
35 ILCS 5/703A new
35 ILCS 5/901 from Ch. 120, par. 9-901
35 ILCS 105/3-5
35 ILCS 105/3-5.5
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 105/10 from Ch. 120, par. 439.10
35 ILCS 110/3-5
35 ILCS 110/3-5.5
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-5
35 ILCS 115/3-5.5
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-5
35 ILCS 120/2-5.5 from Ch. 120, par. 442
35 ILCS 120/5j from Ch. 120, par. 444j
35 ILCS 128/1-40
35 ILCS 128/1-40
35 ILCS 130/2 from Ch. 120, par. 453.2
35 ILCS 135/3 from Ch. 120, par. 453.33
35 ILCS 143/10-30
35 ILCS 145/6 from Ch. 120, par. 481b.36
35 ILCS 175/10
35 ILCS 450/2-45
35 ILCS 450/2-50 from Ch. 120, par. 418b
35 ILCS 505/2b from Ch. 120, par. 421
35 ILCS 505/5 from Ch. 120, par. 421a
35 ILCS 505/13 from Ch. 120, par. 429
35 ILCS 505/13a.4 from Ch. 120, par. 429a4
35 ILCS 505/13a.5 from Ch. 120, par. 429a5
35 ILCS 615/2a.2 from Ch. 120, par. 467.17a.2
35 ILCS 615/3 from Ch. 120, par. 467.18
35 ILCS 620/2a.2 from Ch. 120, par. 469a.2
35 ILCS 630/6 from Ch. 120, par. 2006
35 ILCS 640/2-9
35 ILCS 640/2-11
50 ILCS 470/31
SB 03445 (CONTINUED)

Amends the Corporate Accountability for Tax Expenditures Act. Repeals a Section requiring the Department of Revenue to submit an annual Unified Economic Development Budget to the General Assembly. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Makes changes concerning electronic payments. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that property purchased by a purchaser who is exempt from tax under federal law is exempt from the taxes under those Acts. Makes changes concerning rolling stock. Amends the State Finance Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, and numerous other Acts imposing local use and occupation taxes to include a reference to tangible personal property that is subject to the 1% rate under the Retailers' Occupation Tax Act and the Service Occupation Tax Act (currently, those items are specifically named). Amends the Motor Fuel Tax Law. Provides that certain waivers may be granted in case of a disaster in another jurisdiction (currently, another state). Amends the Illinois Horse Racing Act of 1975. Makes changes concerning the collection of the pari-mutuel tax. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS

In the Use Tax Act, adds provisions concerning returns. Removes provisions from the introduced bill repealing a provision of the Corporate Accountability for Tax Expenditures Act concerning the annual Unified Economic Development Budget. Makes various other technical corrections to the introduced bill.

House Committee Amendment No. 1

Further amends the Illinois Income Tax Act to provide that deposits into the Fund for the Advancement of Education shall be based on revenue from the current month (instead of revenue from the preceding month).

House Floor Amendment No. 2
SB 03445 (CONTINUED)

Deletes reference to:

230 ILCS 5/27 from Ch. 8, par. 37-27

Deletes reference to:

230 ILCS 5/28.1

Removes all of the provisions from the engrossed bill that amend the Illinois Horse Racing Act of 1975.

Nov 15 18 S Passed Both Houses

SB 03446
Sen. William E. Brady

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101


Feb 16 18 S Referred to Assignments

SB 03447
Sen. Wm. Sam McCann and Andy Manar

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


Feb 16 18 S Referred to Assignments

SB 03448
Sen. Chuck Weaver

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101


Feb 16 18 S Referred to Assignments

SB 03449
Sen. Chapin Rose and Emil Jones, III

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101


Feb 16 18 S Referred to Assignments

SB 03450
Sen. Chapin Rose

815 ILCS 505/2L

Amends the Consumer Fraud and Deceptive Business Practices Act concerning warranties for used motor vehicles. Provides that only vehicle auctioneers licensed under the Illinois Vehicle Code, rather than all auctioneers that auction vehicles, are subject to the used vehicle warranty requirements of the Consumer Fraud and Deceptive Business Practices Act.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03451
Sen. Antonio Muñoz

New Act

Creates the Insurance Industry Innovation Act. Creates the Innovation Division in the Department of Insurance. Provides that a covered entity may submit a petition to the Department to request to enter into an enforceable compliance agreement. Provides that the Director of Insurance shall complete a review of the petition and notify the covered entity of the Department's determination. Provides the specific factors the Department shall use in determining whether or not to approve a petition. Provides the specific requirements of an enforceable compliance agreement. Provides that the Department shall submit an annual report to the General Assembly beginning July 1, 2019 regarding the aggregate impact of enforceable compliance agreements. Provides that the Department shall establish the cost of each petition. Provides that the Director may adopt rules as necessary to implement the Act. Provides that the Act shall be repealed on January 1, 2024. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03452  Sen. Terry Link and Dave Syverson  
(Rep. Robert Rita-Katie Stuart-Chad Hays-Jay Hoffman)  
230 ILCS 5/26  from Ch. 8, par. 37-26  
230 ILCS 5/26.8  
230 ILCS 5/26.9  
230 ILCS 5/27  from Ch. 8, par. 37-27  

House Committee Amendment No. 1  

House Floor Amendment No. 2  

Jul 20 18  S  Public Act . . . . . . . . . . 100-0627  

SB 03453  Sen. Dan McConchie  
35 ILCS 5/201  from Ch. 120, par. 2-201  
35 ILCS 5/227 new  
35 ILCS 105/3-5  
35 ILCS 105/3-50  from Ch. 120, par. 439.3-50  
35 ILCS 105/3-85  
35 ILCS 110/2  from Ch. 120, par. 439.32  
35 ILCS 110/3-5  
35 ILCS 110/3-70  
35 ILCS 115/2  from Ch. 120, par. 439.102  
35 ILCS 115/3-5  
35 ILCS 115/9  from Ch. 120, par. 439.109  
35 ILCS 120/2-5  
35 ILCS 120/2-45  from Ch. 120, par. 441-45  
35 ILCS 120/3  from Ch. 120, par. 442  
Amends the Illinois Income Tax Act. Provides that the research and development applies on a permanent basis. Provides that the credit may be carried forward for a period of 20 years (instead of 5 years). Makes changes concerning the calculation of the credit. Reinstates the training expense credit. Provides that the credit shall be 2.5% of such training expenses. Creates an apprenticeship income tax credit. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that the manufacturing and assembling machinery and equipment exemption includes production related tangible personal property. Provides that the exemption for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment applies on a permanent basis. Effective immediately. 

May 03 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 03454  Sen. James F. Clayborne, Jr.  
410 ILCS 2/1  
Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title. 

Feb 16 18  S  Referred to Assignments  

SB 03455  Sen. James F. Clayborne, Jr.  
65 ILCS 110/1  

Feb 16 18  S  Referred to Assignments
SB 03456  Sen. James F. Clayborne, Jr.
20 ILCS 605/605-1
Feb 16 18  S  Referred to Assignments

SB 03457  Sen. James F. Clayborne, Jr.
210 ILCS 85/1  from Ch. 111 1/2, par. 142
Amends the Hospital Licensing Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03458  Sen. Melinda Bush
775 ILCS 5/1-101  from Ch. 68, par. 1-101
Feb 16 18  S  Referred to Assignments

SB 03459  Sen. Melinda Bush
775 ILCS 40/1
Feb 16 18  S  Referred to Assignments

SB 03460  Sen. Melinda Bush
5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03461  Sen. Melinda Bush
5 ILCS 810/1
Amends the Seizure and Forfeiture Reporting Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03462  Sen. Melinda Bush
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03463  Sen. Melinda Bush
735 ILCS 5/1-101  from Ch. 110, par. 1-101
Feb 16 18  S  Referred to Assignments
SB 03464  Sen. John G. Mulroe and Laura M. Murphy  
(Rep. Natalie A. Manley-Grant Wehrli-Frances Ann Hurley and Peter Breen)

55 ILCS 5/5-1095.1
65 ILCS 5/11-42-11.05

Amends the Counties Code and Illinois Municipal Code. Provides that a county's or municipality's initial report of its audit findings to CATV operators shall include the complete list of all addresses within the corporate limits of the county or municipality. Limits the scope of provisions concerning franchise fees and service provider fee reviews. Provides that contingent fees paid to auditors, including subcontractors, may not exceed 25% of the net amount recovered, inclusive of interest and penalties. Provides that counties and municipalities shall provide to each CATV operator an updated complete list of addresses within the corporate limits of the county or municipality annually. In addition, the county or municipality shall provide a CATV operator the updated address list within 90 days after the date of a written request by the CATV operator and before a CATV operator's franchise fees or service provider fees are derived. Holds harmless the CATV operator for any franchise fee underpayment if the county or municipality does not provide the updated address list. Makes other changes.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

provides that a county or municipality may thereafter not commence or conduct another audit for the same audit period or for any part of that same audit period if the county or municipality failed to provide the initial report of the audit findings to the CATV operator within specified timeframes; provides that the audit procedures in specified provisions shall be the exclusive audit procedures for (rather than the provisions apply to): (i) any franchise agreement entered into, amended, or renewed on or after the effective date of the amendatory Act; and (ii) any franchise fee or service provider fee audit of a CATV operator commenced on or after the effective date of the amendatory Act; limits use of address lists provided by a county or municipality and provides that any situs issues identified by a CATV operator as a result of the provision of an address list by a county or municipality to the CATV operator shall first be confirmed in writing to the county or municipality by the CATV operator prior to the CATV operator making any situs change that may result in a change of allocation of a franchise fee or service provider fee to the county or municipality; and removes provisions prohibiting contingent fees paid to auditors, including subcontractors, from exceeding 25% of the net amount recovered, inclusive of interest and penalties. Effective immediately.

Aug 17 18  S  Public Act . . . . . . . 100-0945

SB 03465  Sen. Heather A. Steans

305 ILCS 5/5-1  

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.

Feb 16 18  S  Referred to Assignments
Amends the School Code. Requires a school district to make reasonable efforts to provide ongoing professional development to teachers, administrators, school board members, school resource officers, and staff on the appropriate and available supportive services for the promotion of student attendance and engagement. In the Article governing compulsory attendance of pupils, provides that the term “valid cause” for absence includes when a person who has custody or control of a child withholds the child from school due to a bona fide dispute over special education services or placement that is being addressed through the child's individualized education program, federal Section 504 plan, mediation, or a due process hearing. Provides that a school district may not refer a truant, chronic truant, or truant minor to any other local public entity for the purpose of issuing the child a fine or fee as punishment for the child's absence from school; defines "local public entity." Allows a school district to refer any person having custody or control of a truant, chronic truant, or truant minor to any other local public entity for the purpose of issuing the person a fine or fee for the child's absence from school if all appropriate and available supportive services have been exhausted and the person has knowingly and willfully permitted the child's truant behavior to continue.

Senate Floor Amendment No. 2
Deletes reference to:
105 ILCS 5/26-19 new
Adds reference to:
105 ILCS 5/26-12 from Ch. 122, par. 26-12

Replaces everything after the enacting clause. Amends the School Code. Requires a school district to make reasonable efforts to provide ongoing professional development to teachers, administrators, school board members, school resource officers, and staff on the appropriate and available supportive services for the promotion of student attendance and engagement. In the Article governing compulsory attendance of pupils, provides that the term “valid cause” for absence means a circumstance which causes reasonable concern to the parent for the mental, emotional, or physical health or safety of the student, amongst other meanings (rather than concern for the safety or health of the student). Provides that a school district may not refer a truant, chronic truant, or truant minor to any other local public entity for the child a fine or fee as punishment for his or her truancy. Allows a school district to refer any person having custody or control of a truant, chronic truant, or truant minor to any other local public entity for that local public entity to issue the person a fine or fee for the child's truancy only if the school district's truant officer, regional office of education, or intermediate service center has been notified and all appropriate and available supportive services and other school resources have been offered to the child; specifies appropriate and available services for certain children referred to a municipality. Provides that before a school district may refer a person having custody or control of a child to another local public entity, the school district must document any appropriate and available supportive services offered to the child.

Aug 10 18 S Public Act . . . . . . . . 100-0810

SB 03467 Sen. Dale Fowler-Patricia Van Pelt
30 ILCS 500/45-95 new
Amends the Illinois Procurement Code. Provides that when a contract is to be awarded through a competitive bidding process, the price offered by a qualified HUBZone small business concern shall be deemed to be lower than the price offered by another responsible bidder, potential contractor, or offeror, if the price offered by the qualified HUBZone small business concern is not more than 10% higher than the price offered by the other responsible bidder, potential contractor, or offeror. Requires each chief procurement officer to establish rules related to the eligibility of qualified HUBZone small business concerns to receive preference, and to verify the accuracy of any information submitted by a qualified HUBZone small business concern with respect to a contract awarded. Provides that the provisions regarding HUBZone business contracts shall not apply to construction procurements and construction-related services procurements. Defines terms.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03468 Sen. Don Harmon
205 ILCS 5/1 from Ch. 17, par. 301
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Feb 16 18 S Referred to Assignments
SB 03469  Sen. Don Harmon
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03470  Sen. Don Harmon
210 ILCS 3/10
Amends the Alternative Health Care Delivery Act. Makes a technical change in the Section concerning definitions.
Feb 16 18  S  Referred to Assignments

SB 03471  Sen. Don Harmon
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03472  Sen. Don Harmon
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 16 18  S  Referred to Assignments

SB 03473  Sen. Don Harmon
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03474  Sen. Don Harmon
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Code.
Feb 16 18  S  Referred to Assignments

SB 03475  Sen. Don Harmon
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03476  Sen. Don Harmon
15 ILCS 550/1
Amends the Public Education Affinity Credit Card Act. Makes a technical change in a Section concerning the short title of the Act.
Feb 16 18  S  Referred to Assignments

SB 03477  Sen. Don Harmon
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03478  Sen. Don Harmon
25 ILCS 170/1 from Ch. 63, par. 171
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments

SB 03479  Sen. Napoleon Harris, III
505 ILCS 5/1 from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments
SB 03480  Sen. Napoleon Harris, III
750 ILCS 5/509  from Ch. 40, par. 509
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning the independence of provisions of a judgment or temporary order as affecting an obligation to pay support.
Feb 16 18  S  Referred to Assignments
SB 03481  Sen. Napoleon Harris, III
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Feb 16 18  S  Referred to Assignments
SB 03482  Sen. Napoleon Harris, III
625 ILCS 5/2-101  from Ch. 95 1/2, par. 2-101
Feb 16 18  S  Referred to Assignments
SB 03483  Sen. Napoleon Harris, III
625 ILCS 5/2-102  from Ch. 95 1/2, par. 2-102
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the administration of the Code.
Feb 16 18  S  Referred to Assignments
SB 03484  Sen. Napoleon Harris, III
35 ILCS 5/101  from Ch. 120, par. 1-101
Feb 16 18  S  Referred to Assignments
SB 03485  Sen. Napoleon Harris, III
105 ILCS 5/1-2  from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 16 18  S  Referred to Assignments
SB 03486  Sen. Napoleon Harris, III
805 ILCS 5/1.01  from Ch. 32, par. 1.01
Feb 16 18  S  Referred to Assignments
Amends the Illinois Pension Code. Merges all Article 3 police pension funds into a single Downstate Police Pension Fund on January 1, 2020. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for staff, investments, transfer of assets and liabilities, acquisition of property, establishment of municipality accounts, and adopting rules and procedures. Authorizes the Transition Board to enter into contracts and to obligate and expend the assets of the Fund. Creates a new Board of Trustees for the Fund, and provides for administration of the Fund by the Transition Board until the new Board assumes its duties on January 1, 2021. Provides for investment of the Fund's assets by a custodian chosen by the Board of Trustees. Makes conforming and other changes. Provides that beginning January 1, 2020, the employee contribution for Tier 1 participants is 35% (rather than 9.91%) of a Tier 1 participant's salary. Provides that notwithstanding any other provision of law, a Tier 1 participant may voluntarily make an irrevocable election to instead become a Tier 2 participant with respect to service performed or established on and after the effective date of the election. Defines "Tier 1 participant" and "Tier 2 participant" and makes corresponding changes. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective immediately, except that certain changes to the Illinois Pension Code take effect January 1, 2020.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03488


(Rep. Emanuel Chris Welch-Christian L. Mitchell-André Thapedi-Carol Ammons-Elizabeth Hernandez, John C. D'Amico, Anna Moeller, Deb Conroy, Carol Sente, Sara Feigenholtz, Cynthia Soto, Mary E. Flowers and Daniel J. Burke)

New Act

Creates the Anti-Registry Program Act. Provides that no agent or agency shall use any moneys, facilities, property, equipment, or personnel of the agency to participate in or provide support in any manner for the creation, publication, or maintenance of a registry program. Provides that no agent or agency shall provide or disclose to any government authority personal demographic information regarding any individual that is requested for the purpose of: (1) creating a registry program; or (2) requiring registration of persons in a registry program. Provides that no agent or agency shall make available personal demographic information from any agency database, including any database maintained by a private vendor under contract with the agency. Provides provisions regarding the construction and interpretation of the Act. Defines terms.

Senate Committee Amendment No. 1

Provides that nothing in the Anti-Registry Program Act prohibits an agent or agency from creating or maintaining a database that contains personal demographic information where such information is collected, among other purposes, for the purpose of tax administration by the Department of Revenue, or the information is contained within personnel files kept in the ordinary course of business.

Senate Floor Amendment No. 2

Modifies the term “registry program” as used under the Anti-registry Program Act to mean a public, private, or joint public-private initiative: (1) for which particular individuals or groups of individuals, designated on the basis of their race, color, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, military status, order of protection status, pregnancy, or unfavorable discharge from military service, are required by law to register; and (2) whose primary purpose is to compile a list of individuals who fall within a demographic category identified by their race, color, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, military status, order of protection status, pregnancy, or unfavorable discharge from military service. Adds language providing that, in addition to the United States decennial census, “registry program” does not include: (1) any initiative whose purpose is administration of services, benefits, contracts, or programs, including permits, licenses, and other regulatory programs; or (2) Selective Service registration. Provides that no agent or agency shall use any moneys, facilities, property, equipment, or personnel of the agency, or any personal demographic information in the agency’s possession, to participate in or provide support in any manner for the creation, publication, or maintenance of a registry program.

Senate Floor Amendment No. 3

Specifies that no agent or agency shall provide or disclose to any government authority personal demographic information that is not otherwise publicly available regarding any individual that is requested for specified purposes. Specifies that no agent or agency shall make available personal demographic information that is not otherwise publicly available from any agency database for such specified purposes, including any database maintained by a private vendor under contract with the agency.

Aug 24 18 S Public Act . . . . . . . . 100-1088
Amends the Murderer and Violent Offender Against Youth Registration Act. Provides that a person who is required to register under the Act may file a Petition to Review Registrant Status with the county where he or she is required to register, seeking a hearing for early removal from the Murderer and Violent Offender Against Youth Registry. Provides that the registrant shall be removed from the Registry if he or she can demonstrate exemplary conduct within his or her community, in addition to successful completion of the terms and conditions of his or her registration for 5 consecutive years on the Registry. Provides that exemplary conduct shall be successfully demonstrated when the registrant presents testimony, character witnesses, or other evidence to demonstrate rehabilitation and that the registrant has had no felony convictions during the last 5 years of registration. Provides that the office of the State's Attorney shall receive a copy of the petition and shall inform the victim involved of a hearing date and time and the courtroom scheduled for the hearing. Provides that specified information shall be collected and be accessible on the Statewide Murderer and Violent Offender Against Youth Database.

Senate Floor Amendment No. 1

Deletes reference to:

730 ILCS 154/12 new

Replaces everything after the enacting clause. Amends the Murderer and Violent Offender Against Youth Registration Act. Provides that any person who is required to register under the Act may file a Request for Review with the office of the State's Attorney of the county in which he or she was convicted, and request that the office of the State's Attorney review his or her registration information. Upon receipt of a Request for Review, the State's Attorney shall review the information provided by the offender, and if he or she determines that the information currently relied upon for registration is inaccurate, the State's Attorney shall correct the error before reporting the offender's personal information to the Department of State Police. If the State's Attorney makes a determination to deny a Request for Review, the State's Attorney shall give the reason why and the information relied upon for denying the Request for Review. Provides that the Department of State Police shall collect and annually report, on or before December 31 of each year, the following information, making it publicly accessible on the Department of State Police website: (1) the number of registrants; (2) the number of registrants currently registered for each offense requiring registration; and (3) biographical data, such as age of the registrant, race of the registrant, and age of the victim.

Aug 17 18 S Public Act . . . . . . . . . . . . . . . . . . . . . . . . . . . . 100-0946


Feb 16 18 S Referred to Assignments
SB 03491  Sen. Linda Holmes
(Rep. Gregory Harris)

215 ILCS 124/3
215 ILCS 124/25
Amends the Network Adequacy and Transparency Act. Provides that the Act does not apply to an individual or group policy for dental or vision insurance. Provides that a network plan shall not be subject to any fines or penalties for information that the provider submits that is inaccurate or incomplete. Effective immediately.

House Floor Amendment No. 1
Provides that the Act does not apply to an individual or group policy for dental-only or vision-only insurance or limited health service organizations (rather than does not apply to dental or vision insurance).

House Floor Amendment No. 2
Adds reference to:
215 ILCS 124/10

Replaces everything after the enacting clause. Reinserts the provisions of the bill as engrossed with the following changes:
Provides that the Act also does not apply to a limited health service organization with a network plan. Further amends the Network Adequacy and Transparency Act. In provisions requiring a network plan to demonstrate to the Director of Insurance a minimum ratio of providers to plan beneficiaries, provides that the Department of Insurance shall not establish ratios for vision or dental providers who provide services under dental-specific or vision-specific benefits. Effective immediately.

Jun 29 18  S  Public Act . . . . . . . . 100-0601

SB 03492  Sen. Elgie R. Sims, Jr.

110 ILCS 17/1
Amends the College Planning Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  S  Referred to Assignments

SB 03493  Sen. Elgie R. Sims, Jr.

35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of “33 1/3%”.

Feb 16 18  S  Referred to Assignments

SB 03494  Sen. Elgie R. Sims, Jr.

815 ILCS 505/1 from Ch. 121 1/2, par. 261
Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section concerning definitions.

Feb 16 18  S  Referred to Assignments

SB 03495  Sen. Elgie R. Sims, Jr.

735 ILCS 5/1-101 from Ch. 110, par. 1-101

Feb 16 18  S  Referred to Assignments

SB 03496  Sen. Elgie R. Sims, Jr.

810 ILCS 5/1-101 from Ch. 26, par. 1-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.

Feb 16 18  S  Referred to Assignments

SB 03497  Sen. Elgie R. Sims, Jr.

20 ILCS 605/605-1

Feb 16 18  S  Referred to Assignments
SB 03498  Sen. Elgie R. Sims, Jr.

215 ILCS 134/45.3 new

Amends the Managed Care Reform and Patient Rights Act. Requires a policy or plan sponsor to notify the prescribing physician and the patient in writing 60 days before making a formulary change that alters the terms of coverage or discontinues coverage for a prescribed drug that the patient is receiving. Contains provisions for receiving the notice electronically. Provides that a policy or plan sponsor may provide the patient with the written notification, along with a 60-day supply of the prescription drug, at the time the patient requests a refill. Provides that nothing in the provisions prohibits insurers or pharmacy benefit managers from using certain managed pharmacy care tools so long as an exception process is in place allowing the prescriber to petition for coverage of a non-preferred drug if sufficient clinical reasons justify an exception to the normal protocol.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03499  Sen. Elgie R. Sims, Jr.

430 ILCS 66/1

Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  S  Referred to Assignments

SB 03500  Sen. Elgie R. Sims, Jr.-Kwame Raoul-Scott M. Bennett

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 1

Deletes reference to:

720 ILCS 5/1-1

Adds reference to:

720 ILCS 5/11-9.2

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that a person commits custodial sexual misconduct when he or she is a law enforcement officer and engages in sexual conduct or sexual penetration with a person who is detained or in custody of law enforcement. A violation of this offense is a Class 3 felony. Defines "detained or in custody of law enforcement". Makes conforming changes.

Nov 27 18  H  Held on Calendar Order of Second Reading - Short Debate

SB 03501  Sen. Elgie R. Sims, Jr.

720 ILCS 600/1 from Ch. 56 1/2, par. 2101

Amends the Drug Paraphernalia Control Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  S  Referred to Assignments

SB 03502  Sen. Elgie R. Sims, Jr.

730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.

Feb 16 18  S  Referred to Assignments
SB 03503


55 ILCS 5/5-1106 from Ch. 34, par. 5-1106

Amends the Counties Code. Provides that on or before June 1, 2019, every facility that houses a circuit court room shall include at least one lactation room or area for members of the public to express breast milk in private that is located outside the confines of a restroom and includes, at minimum, a chair, a table, and an electrical outlet, as well as a sink with running water where possible. Provides that the lactation rooms and areas shall also meet with reasonable minimum standards prescribed by the Supreme Court of Illinois, which the Supreme Court is requested to create, including requirements for posting of notice to the public regarding location and access to lactation rooms and areas, as well as requirements for the addition of a sink with running water in the event of renovation to the facilities. Requests the Supreme Court to create minimum standards for training of courthouse staff and personnel regarding location and access to lactation rooms and areas for all people present in the courthouse who need to use lactation rooms and areas.

Aug 17 18 S Public Act . . . . . . . . 100-0947

SB 03504

Sen. Elgie R. Sims, Jr.

(Rep. Brian W. Stewart)

225 ILCS 422/45
225 ILCS 422/80
225 ILCS 422/85

Amends the Collateral Recovery Act of 1934. Provides that no repossession agency employee may be issued a recovery permit if the person has been convicted of specified crimes. Makes changes concerning which crimes the Illinois Commerce Commission may require a repossession agency licensee, a recovery manager licensee, or a recovery permit holder to disclose and which crimes the Commission may use in denying or disciplining a licensee or permit holder. Effective January 1, 2019.

Aug 17 18 S Public Act . . . . . . . . 100-0948

SB 03505

Sen. Jil Tracy

35 ILCS 105/3-55 from Ch. 120, par. 439.3-55
35 ILCS 110/3-45 from Ch. 120, par. 439.33-45

Amends the Use Tax Act and the Service Use Tax Act. Provides that the multistate exemption includes the return of property of an out-of-State lessor or purchaser to this State for storage, repair, or refurbishment, so long as the property is not used by a lessee or purchaser in this State. Effective immediately.

Apr 27 18 S Rule 3-9(a) / Re-referred to Assignments

SB 03506

Sen. Pat McGuire-Jacqueline Y. Collins

415 ILCS 5/22.51
415 ILCS 5/22.51a

Amends the Environmental Protection Act. Provides that within 180 days after the effective date of the amendatory Act, the Pollution Control Board shall adopt amendments to the rules adopted under specified provisions of the Act to require groundwater monitoring at all clean construction or demolition debris fill operations and all uncontaminated soil fill operations. Provides that the groundwater monitoring requirements adopted under specified provisions shall be designed to detect and prevent exceedances of the Board's Class I groundwater quality standards and meet specified requirements. Provides that groundwater monitoring shall be required for all clean construction or demolition debris fill operations and all uncontaminated soil fill operations unless, before the effective date of the amendatory Act, the owner or operator has completed post-closure maintenance and, for clean construction or demolition debris fill operations, received specified notice from the Environmental Protection Agency, or, for uncontaminated soil fill operations, submitted specified information to the Agency. Effective immediately.

May 03 18 S Rule 3-9(a) / Re-referred to Assignments
SB 03507
Sen. Laura M. Murphy
(Rep. Martin J. Moylan)

105 ILCS 5/18-4.4
from Ch. 122, par. 18-4.4
Amends the Common School Fund Article of the School Code. Makes a technical change in a Section concerning Tax Equivalent Grants.

Senate Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/18-4.4
Adds reference to:
105 ILCS 5/22-33 new

Replaces everything after the enacting clause. Amends the School Code. Requires a school district, public school, or nonpublic school to permit a student diagnosed with a pancreatic insufficiency to self-administer and self-manage his or her pancreatic enzyme replacement therapy if the parent or guardian of the student provides the school with written authorization for the therapy and written authorization for the therapy from the student's physician, physician assistant, or advanced practice registered nurse; defines terms. Requires each school district or school to adopt an emergency care plan and an individualized health care plan for a student subject to the provision; specifies plan requirements.

Senate Floor Amendment No. 2
Provides that any disclosure of information under the provision shall not constitute a violation of the federal Health Insurance Portability and Accountability Act of 1996 or any regulations promulgated under that Act. Provides that any records created under the provision must be maintained in a confidential manner consistent with the federal Health Insurance Portability and Accountability Act of 1996.

May 31 18 H Rule 19(a) / Re-referred to Rules Committee

SB 03508

20 ILCS 1705/55.5 new
305 ILCS 5/5-5.4j new
Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall establish reimbursement rates that build toward livable wages for front-line personnel in residential and day programs and service coordination agencies serving persons with intellectual and developmental disabilities, including, but not limited to, intermediate care for the developmentally disabled facilities, medically complex for the developmentally disabled facilities, community-integrated living arrangements, community day services, employment, and other residential and day programs for persons with intellectual and developmental disabilities supported by State funds or funding under Title XIX of the federal Social Security Act. Provides that the Department shall increase rates and reimbursements so that by July 1, 2018 direct support persons earn a base wage of not less than $13.50 per hour and so that other front-line personnel earn a commensurate wage, and by July 1, 2020, direct support persons earn a base wage of not less than $15 per hour and so that other front-line personnel earn a commensurate wage. Defines "front-line personnel". Effective immediately.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee

SB 03509
Sen. Bill Cunningham and Elgie R. Sims, Jr.-Omar Aquino-Iris Y. Martinez-Andy Manar

65 ILCS 5/11-1-12
Amends the Illinois Municipal Code. In provisions prohibiting a municipality from requiring police officers to issue a specific number of citations within a designated period of time, removes an exclusion for municipalities with their own independent inspector general and law enforcement review authority.

Aug 20 18 S Public Act . . . . . . . 100-1001
SB 03510
Sen. Mattie Hunter

55 ILCS 5/1-1001 from Ch. 34, par. 1-1001

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

Feb 16 18 S Referred to Assignments

SB 03511

20 ILCS 105/4.02 from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. In a provision concerning the Community Care Program, establishes the following rate increases in the wages paid by vendors to their employees who provide homemaker services: on July 1, 2018, rates shall be increased to $19.89 for the purpose of increasing wages by at least $1 per hour; on July 1, 2019, rates shall be increased to $21.49 for the purpose of increasing wages by at least $1 per hour; on July 1, 2020, rates shall be increased to $23.09 for the purpose of increasing wages by at least $1 per hour; and on July 1, 2021, rates shall be increased to $24.69 for the purpose of increasing wages by at least $1 per hour. Provides that fringe benefits, including, but not limited to, any paid time off or payments for training, health insurance, travel, or transportation shall not be reduced in relation to the rate increases established in this provision. Effective July 1, 2018.

May 18 18 H Rule 19(a) / Re-referred to Rules Committee

SB 03512
Sen. Mattie Hunter—Patricia Van Pelt, Kimberly A. Lightford-Jacqueline Y. Collins, Martin A. Sandoval, Daniel Biss, Kwame Raoul, Antonio Muñoz and Omar Aquino—Iris Y. Martinez

New Act

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2

35 ILCS 5/227 new

50 ILCS 825/Act rep.

Creates the Rent Control Act. Establishes County Rent Control Boards in every county on the date all initial members of a Board are elected and qualified. Provides for nomination and election of Board members. Includes provisions relating to qualifications of members, vacancy of a Board member seat, and meetings of a Board. Provides for duties of a Board, including establishing countywide rent-controlled amounts for renting to households of specified income levels and calculating an average rent for dwellings in the county. Provides that a Board must establish regulations concerning rent for households of specified income levels, including: restrictions on increasing rent-controlled amounts; notice to tenants before increasing rent; creation of a reserve account by property owners for repairs and capital improvements; and other regulations. Defines terms. Limits home rule powers. Amends the Election Code by making conforming changes relating to the election of Board members. Amends the Illinois Income Tax Act. Adds an income tax credit equal to the difference between the rent-controlled amount and the average rent established by a County Rent Control Board and an income tax credit for an amount equal to the amount of capital improvements to property a taxpayer owns and rents to households of specified income levels. Repeals the Rent Control Preemption Act.

Feb 16 18 S Referred to Assignments
SB 03513  Sen. Mattie Hunter-Patricia Van Pelt and Emil Jones, III
(Rep. Sonya M. Harper)

625 ILCS 5/7-701.5 new

Provides that the Act may be referred to the Stay of Driver's License Suspension for Child Support Arrearage Law. Amends
the Illinois Vehicle Code. Includes a statement of legislative purpose. Provides that in any proceeding to enforce arrearages in child
support payments or orders, the obligor shall have the right to petition the court or child support administrative body for an order to
stay the suspension of driver's license ("stay order") lasting 12 months after the date of the stay order. Provides that the court or the
child support administrative body shall oversee the stay order and shall review the stay order every 90 days to determine if the obligor
has started to pay child support if already employed, gains employment, or has made specified efforts to gain employment. Provides
that the court shall impose specified requirements. Adds other provisions governing: employment, business, or self-employment
income; additional issues, temporary disability or incapacity; support order requirements; termination of stay order for noncompliance;
stay order extensions; and other matters. Provides that if the new provisions are inconsistent with Sections of the Code pertaining to
notice and hearing requirements currently in place for the suspension of a driver's license for nonpayment, the new provisions control.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1)
provides that the obligor may petition the court for a stay order lasting up to 12 months (instead of "lasting 12 months"); (2) provides
that as the child support arrearage accrued while the obligor's license had yet to be suspended, the obligor must prove by clear and
convincing evidence that the suspension should be stayed and that the child support obligation will be paid; (3) provides that the court
may enter additional sanctions against an obligor who fails to meet any or all of the new provisions; (4) provides that in order to be
granted an extension of the stay order, the obligor must show a good faith effort on the part of the obligor to pay the child support
obligation; and (5) makes corresponding changes.

May 18 18  H  Rule 19(a) / Re-referred to Rules Committee

SB 03514  Sen. Mattie Hunter-Iris Y. Martinez-Kimberly A. Lightford-Jacqueline Y. Collins and Emil Jones, III
(Rep. William Davis-Fred Crespo-Sonya M. Harper-Mary E. Flowers-Linda Chapa LaVia, Robert Martwick, Kathleen Willis,
Deb Conroy, Daniel J. Burke, Litesa E. Wallace, La Shawn K. Ford, Melissa Conyears-Ervin, Justin Slaughter, Will Guzzardi,
Camille Y. Lilly and Carol Sente)

105 ILCS 5/14-11.01a new

Amends the Children with Disabilities Article of the School Code. Provides that, in a school district with a population of
more than 500,000 inhabitants, the principal and all school personnel who are regular members of an individualized education program
team shall determine the special education staffing needs of the school based on individualized education program minutes, status of
the school's least restrictive environment, optimal scheduling protocols, and other relevant factors. Provides that once a staffing level is
set, the school board shall provide full staffing for the school and shall fund the total cost of each position. Provides that the school
board may not reduce the special education staffing levels of a school in which the general staffing levels are less than 90% of the State
average. Provides that the school board may require more efficient staff scheduling if the scheduling does not impair or hinder any
reasonable goals of the school's general education program. Prohibits the school district from banning the use of any measure that
would prevent or delay an individualized education program team from adding a service to the program or creating a time restriction in
which a service is prohibited from being added to the program. Makes other changes. Effective July 1, 2018.

Senate Committee Amendment No. 1

Provides that a school district may not use any measure (rather than may not ban the use of any measure) that would prevent
or delay an individualized education program team from adding a service to the program or create (rather than creating) a time
restriction in which a service is prohibited from being added to the program.

Nov 30 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 03515  Sen. Antonio Muñoz
765 ILCS 1026/15-102
815 ILCS 390/16 from Ch. 21, par. 216
815 ILCS 390/18.5 new
Amends the Revised Uniform Unclaimed Property Act to exclude, from the scope of the term “property”, funds on deposit or held in trust under the Illinois Pre-Need Cemetery Sales Act. Amends the Illinois Pre-Need Cemetery Sales Act to provide that amounts attributable to undelivered merchandise or unpurchased services that are held in trust may be presumptively abandoned. Sets forth the terms for presumptive abandonment. Requires the remittance of presumptively abandoned funds to the Comptroller for deposit into the Cemetery Consumer Protection Fund.
Senate Committee Amendment No. 1
Deletes reference to:
765 ILCS 1026/15-102
Deletes reference to:
815 ILCS 390/16 from Ch. 21, par. 216
Deletes reference to:
815 ILCS 390/18.5 new
Adds reference to:
765 ILCS 1026/15-101
Replaces everything after the enacting clause. Amends the Revised Uniform Unclaimed Property Act. Makes a technical change in a Section concerning the short title.
May 31 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03516  Sen. Kwame Raoul
805 ILCS 5/1.01 from Ch. 32, par. 1.01
Feb 16 18  S Referred to Assignments

SB 03517  Sen. Kwame Raoul
805 ILCS 8/5-1
Amends the Franchise Tax and License Fee Amnesty Act of 2007. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments

SB 03518  Sen. Kwame Raoul
10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments

SB 03519  Sen. Kwame Raoul
205 ILCS 5/1 from Ch. 17, par. 301
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.
Feb 16 18  S Referred to Assignments

SB 03520  Sen. Kwame Raoul
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Feb 16 18  S Referred to Assignments

SB 03521  Sen. Kwame Raoul
5 ILCS 140/5 from Ch. 116, par. 205
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.
Feb 16 18  S Referred to Assignments
SB 03522  Sen. Kwame Raoul
5 ILCS 340/1 from Ch. 15, par. 501
Feb 16 18  S  Referred to Assignments

SB 03523  Sen. Don Harmon-Karen McConnaughay and Kimberly A. Lightford-Jacqueline Y. Collins
10 ILCS 5/1-17 new
10 ILCS 5/1A-8 from Ch. 46, par. 1A-8
Amends the Election Code. Provides that every 2 years, each election authority shall submit specified information on the voting equipment used within the jurisdiction of the election authority to the State Board of Elections. Requires each election authority and the State Board of Elections to post the information online.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03524  Sen. Don Harmon
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 16 18  S  Referred to Assignments

SB 03525  Sen. Don Harmon
5 ILCS 100/5-170 new
Amends the Illinois Administrative Procedure Act. Provides that no later than October 1, 2018, the Executive Director of the Joint Committee on Administrative Rules and the Executive Director of the Legislative Information System shall jointly study and report to the General Assembly on the feasibility and cost of developing an online searchable database system for storing public comment on proposed administrative rules as it is received by State agencies. Provides for the contents of the report. Repeals the section on October 1, 2019. Effective immediately.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03526  Sen. Steve Stadelman-Dave Syverson
10 ILCS 5/11-2 from Ch. 46, par. 11-2
Amends the Election Code. Provides that the County Board in each county, except in counties having a population of 200,000 (rather than 3,000,000) inhabitants or over, shall, at its regular meeting in June, divide its election precincts which contain more than 800 voters, into election districts so that each district shall contain, as near as may be practicable, 500 voters, and not more in any case than 800. Provides that in counties having a population between 200,000 and 3,000,000 inhabitants, the County Board shall, at its regular meeting in June, divide its election precincts which contain more than 4,000 voters, into election districts so that each district shall contain, as near as may be practicable, 2,000 voters, and not more, in any case, than 2,500 voters.
May 03 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03527

Sen. Steve Stadelman-David Koehler-Chuck Weaver-Neil Anderson-Pamela J. Althoff, Cristina Castro and Jil Tracy


35 ILCS 5/221
215 ILCS 5/409.1 new

Amends the Illinois Income Tax Act. Provides that taxpayers of a qualified historic structure located in a River Edge Redevelopment Zone shall be allowed a tax credit against certain provisions of the Illinois Insurance Code during a 48-month period. Provides that a taxpayer is required to provide a third-party cost certification regarding costs attributable to the rehabilitation of a historic building when the costs exceed $200,000. Defines "phased rehabilitation" and "placed in service". Amends the Illinois Insurance Code. Makes conforming changes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

215 ILCS 5/409.1 new

Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. In a Section concerning a credit for qualified expenditures incurred in the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone, provides that the total amount of such expenditures (i) must equal $5,000 or more and (ii) must exceed the adjusted basis of the qualified historic structure on the first day the qualified rehabilitation plan begins (currently the total amount of such expenditures (i) must equal $5,000 or more and (ii) must exceed 50% of the purchase price of the property). Provides that the Department of Natural Resources (currently, the Department of Commerce and Economic Opportunity, in consultation with the Historic Preservation Agency) shall determine the amount of eligible rehabilitation costs and expenses. Provides that the determination shall be made within 30 days of receipt of a complete application. Contains provisions concerning third-party audits and a recapture period.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: (1) provides that the River Edge Redevelopment Credit for phased projects may be granted upon completion of each phase; (2) provides that the Department of Natural Resources shall determine the amount of eligible rehabilitation costs and expenses within 45 days (in the engrossed bill, 30 days) of receipt of a complete application; (3) removes provisions concerning credit distributions to partnerships, Subchapter S corporations, and limited liability companies that have elected partnership tax treatment; (4) removes recapture provisions; (5) provides that the taxpayer must submit a certification of costs prepared by an independent certified public accountant; and (6) provides that moneys in the Historic Property Administrative Fund shall be used to hire a qualified third party to prepare a biennial report to assess the overall economic impact to the State from qualified River Edge Redevelopment Zone rehabilitation projects.

House Floor Amendment No. 3

Adds reference to:

New Act

Adds reference to:

35 ILCS 5/227 new

Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1 with changes. Adds provisions to the bill creating the Historic Preservation Tax Credit Act. Creates an income tax credit equal to 25% of the qualified expenditures incurred by a qualified taxpayer undertaking a qualified rehabilitation plan of a structure that is located in Illinois and is defined as a certified historic structure under Section 47(c)(3) of the federal Internal Revenue Code. Provides that, to be eligible for the credit, the taxpayer must apply with the State Historic Preservation Office. Provides that the credit is subject to certain limitations. Amends the Illinois Income Tax Act to make conforming changes.

Jul 26 18 S Public Act . . . . . . . . . . 100-0629
SB 03528  Sen. Steve Stadelman-Iris Y. Martinez
(Rep. Litesa E. Wallace)
20 ILCS 1605/7.12
Amends the Illinois Lottery Law. Extends the repeal date for provisions concerning a program that allows individuals 18 years of age or older to purchase lottery tickets online from July 1, 2017 to July 1, 2028. Effective immediately.
Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Authorizes the Department of the Lottery to offer certain draw games through the Internet program. Requires the Department to maintain responsible gaming controls in its policies. Changes the repeal date of the provisions to July 1, 2026 (rather than July 1, 2028). Effective immediately.
May 18 18  H  Rule 19(a) / Re-referred to Rules Committee
SB 03529  Sen. Steve Stadelman
20 ILCS 1605/7.12
Amends the Illinois Lottery Law. Allows the Department of the Lottery to offer Lotto, Lucky Day Lotto, Mega Millions, Powerball, Pick 3, Pick 4, and other draw games that are offered at retail locations, as well as interactive instant win games, through the Internet program. Requires the private manager to obtain the Director of the Lottery's approval before providing any draw games or interactive instant win games. Provides that any games that are approved for sale by Lottery retail licensees are automatically approved for sale on the Internet. Removes certain provisions concerning the Department of the Lottery submitting a request to the United States Department of Justice to review the State's plan to implement the Internet program. Removes provisions prohibiting the Department from proceeding with the Internet program until a private manager is selected. Effective immediately.
Senate Committee Amendment No. 1
Requires that the interactive instant win games offered by the Department of the Lottery have specified quantities of plays and pools, prize structures, and odds and shall be similar in design to those used in printed instant scratch-off lottery games. Requires the Department to maintain responsible gaming controls in its policies.
Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03530  Sen. Steve Stadelman
20 ILCS 1605/1 from Ch. 120, par. 1151
Amends the Illinois Lottery Law. Makes a technical change in a Section concerning the short title.
Feb 16 18  S  Referred to Assignments
SB 03531  Sen. Steve Stadelman
(Rep. Gregory Harris-Tom Demmer)
20 ILCS 1605/9.1
Amends the Illinois Lottery Law. Requires the Department of the Lottery to deposit any estimated remaining proceeds from the prior fiscal year (rather than any remaining proceeds) after certain payments and transfers are made, into the Capital Projects Fund, on or before September 30 of each fiscal year (rather than on the last day of each fiscal year). Provides that, beginning in fiscal year 2019, the amount deposited shall be increased or decreased each year by the amount the estimated payment differs from the amount determined from each year-end financial audit. Provides that only remaining net deficits from prior fiscal years may reduce the requirement to deposit the funds, as determined by the annual financial audit. Effective immediately.
Nov 07 18  H  Placed on Calendar 2nd Reading - Short Debate
SB 03532  Sen. Chapin Rose-Mattie Hunter
(Rep. Litesa E. Wallace, Laura Fine, Kathleen Willis and Theresa Mah)
20 ILCS 2310/2310-313 new
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Creates the Sepsis Review Task Force. Provides that the Task Force shall study sepsis early intervention and the prevention of loss of life from sepsis. Provides that the Task Force's study shall include, but not be limited to, patients' rights, advances in medical technology, medical record sharing, and best practices. Contains provision concerning the membership of the Task Force. Provides that the Department of Public Health shall provide the Task Force with administrative and other support. Effective immediately.
House Committee Amendment No. 1
In provisions concerning the membership of the Sepsis Review Task Force, changes a reference from "the Sepsis Alliance" to "a nationwide sepsis advocacy organization".
Aug 26 18  S  Public Act . . . . . . . 100-1100
SB 03533  Sen. William E. Brady

30 ILCS 500/25-45

Amends the Illinois Procurement Code. Provides that, among other types of contracts, renewable energy resources contracts and leases may be entered into for a period of time deemed to be in the best interest of the State but not exceeding 15 years inclusive of proposed contract or lease renewals. Makes conforming changes. Defines "renewable energy resources". Effective immediately.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03534  Sen. Jason A. Barickman

5 ILCS 315/3  from Ch. 48, par. 1603

Amends the Illinois Public Labor Relations Act. Modifies the definition of "public employee" or "employee" to exclude from bargaining unit status any employee of the Department of Human Services who is classified as or who holds the position of Public Service Administrator, but not including persons holding the position of Public Service Administrator on and before the effective date of this amendatory Act.

Apr 27 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03535  Sen. Dale A. Righter

(Rep. Patricia R. Bellock)

210 ILCS 135/13

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that for community-integrated living arrangements licensed under the Act, the Office of the State Fire Marshal shall provide the necessary fire inspection to comply with licensing requirements. Provides that the Office of the State Fire Marshal may enter into an agreement with another State agency to conduct this inspection if qualified personnel are employed by that agency. Removes language providing that code enforcement inspection of the facility by the local authority may occur if the local authority having jurisdiction enforces code requirements that are equal to those enforced by the State Fire Marshal. Provides that nothing in provisions concerning fire inspections shall limit a local authority with jurisdiction from conducting local code inspection and enforcement or (rather than shall prohibit a local fire authority) from conducting fire incident planning activities. Effective immediately.

May 08 18  H  Referred to Rules Committee
SB 03536  Sen. Jacqueline Y. Collins-Iris Y. Martinez-Mattie Hunter-Kimberly A. Lightford and Omar Aquino
(Rep. Elizabeth Hernandez)

105 ILCS 5/26-19 new
Amends the School Code. Provides that, beginning July 1, 2018, any publicly funded early childhood program receiving
Preschool for All Block Grant funds or Preschool for All Expansion Block Grant funds shall collect and review its chronic absence
data and determine what systems of support and resources are needed to engage chronically absent students and their families to
encourage the habit of daily attendance and promote success; defines "chronic absence". Sets forth actions that are encouraged.
Provides that, on or before July 1, 2020, and annually thereafter, an early childhood program shall report all the data collected to the
State Board of Education, which shall make the report publicly available via the Illinois Early Childhood Asset Map Internet website
and the Preschool for All Program or Preschool for All Expansion Program triennial report. Effective July 1, 2018.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Provides that, beginning on July 1, 2019 (rather than July 1, 2018), the grant recipients shall determine what support (rather than
systems of support) and resources are needed to positively engage (rather than just engage) chronically absent students and their
families. Makes changes to the encouraged actions. Effective July 1, 2019.
House Committee Amendment No. 2
Deletes reference to:
105 ILCS 5/26-19 new
Adds reference to:
105 ILCS 5/21B-50
Replaces everything after the enacting clause. With regard to the alternative educator licensure program, provides that a
recognized institution offering an alternative educator licensure program that partners with a public school district administering a
preschool educational program under the preschool grant provision in the Code must require a principal to recommend or evaluate
candidates in the program and one that partners with an eligible entity administering a preschool educational program and that is not a
public school district must require a principal or qualified equivalent of a principal to recommend or evaluate candidates in the
program; makes conforming changes. Provides that an alternative provisional educator endorsement on an Educator License with
Stipulations is valid for 2 years of teaching in a preschool educational program. Provides that if an individual seeking the alternative
provisional educator endorsement does not have a major in a content area for any level of teaching, he or she must submit transcripts to
the State Board of Education (rather than the State Superintendent of Education) to be reviewed for equivalency.
Aug 13 18   S  Public Act . . . . . . . 100-0822
SB 03537  Sen. Jacqueline Y. Collins-Iris Y. Martinez
105 ILCS 5/26-2a from Ch. 122, par. 26-2a
Amends the School Code. Provides that, in the Article governing compulsory attendance of pupils, the term "truant" means a
child who is subject to compulsory school attendance and who is absent without valid cause, as defined in the Article, from such
attendance for more than 1%, but less than 5%, of the past 180 days (rather than absent without valid cause from such attendance for a
school day or portion thereof). Effective July 1, 2018.
Apr 27 18   S  Rule 3-9(a) / Re-referred to Assignments
SB 03538  Sen. Jacqueline Y. Collins-Iris Y. Martinez
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
Amends the School Code. Requires a school report card to include the most current data collected and maintained by the
State Board of Education on the percentage of students, by grade level, who have an individualized education program or a federal
Section 504 plan and who are chronically absent. Effective July 1, 2018.
Apr 13 18   S  Rule 3-9(a) / Re-referred to Assignments
SB 03539  Sen. Michael E. Hastings
105 ILCS 5/10-20.67 new
105 ILCS 5/34-18.60 new
Amends the School Code. Provides that a school board shall require each physical education teacher or health teacher to
complete an open water safety training course, approved by the State Board of Education, prior to employment by a school district.
Effective July 1, 2019.
Apr 27 18   S  Rule 3-9(a) / Re-referred to Assignments
SB 03540  Sen. Chuck Weaver
105 ILCS 5/21B-5
Amends the School Code. Makes a technical change in a Section concerning licensure of educators.
Feb 16 18  S  Referred to Assignments

SB 03541  Sen. Dale A. Righter
705 ILCS 405/5-750
Amends the Juvenile Court Act of 1987. Provides that if a minor is committed to the Department of Juvenile Justice, the clerk of the court shall forward to the Department the sentencing order and copies of the committing petition and an accurate reporting of the minor's criminal history in a manner and form prescribed by the Department of Juvenile Justice. Effective immediately.
Feb 16 18  S  Referred to Assignments

SB 03542  Sen. Martin A. Sandoval
50 ILCS 825/Act rep.
Repeals the Rent Control Preemption Act.
Feb 16 18  S  Referred to Assignments

SB 03543  Sen. Don Harmon
(Rep. Kathleen Willis)
Requires the Department of Transportation, on behalf of the State of Illinois, to convey, by quitclaim deed, all right, title, and interest of the State of Illinois and the Department of Transportation in and to certain real estate to the Village of Bensenville. Effective immediately.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: (1) makes changes to the legal description of the described property; and (2) provides that the property shall be conveyed for and in consideration of no more than the negotiated fair market value, as determined by an appraisal conducted before January 1, 2018, minus agreed upon closing credits (rather than for and in consideration of $1), and upon completion of the Illinois State Toll Highway Authority’s use of the parcel. Effective immediately.
Nov 07 18  H  Assigned to Executive Committee

SB 03544  Sen. Don Harmon
220 ILCS 5/16-101
Feb 16 18  S  Referred to Assignments

SB 03545  Sen. Andy Manar and Mattie Hunter
40 ILCS 5/1-110.16
Amends the General Provisions Article of the Illinois Pension Code. Requires the Illinois Investment Policy Board to make its best efforts to identify all major opioid manufacturers and include those companies in the list of restricted companies distributed to each retirement system and the Illinois State Board of Investment.
Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03546  Sen. Dave Syverson
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Feb 16 18  S  Referred to Assignments
SB 03547

Sen. Thomas Cullerton-Neil Anderson-Michael Connelly
(Rep. Linda Chapa LaVia-Jay Hoffman, Michael Halpin, Elizabeth Hernandez, Silvana Tabares and William Davis)

New Act

5 ILCS 325/Act rep.
5 ILCS 330/Act rep.
20 ILCS 1805/Art. V-A heading
20 ILCS 1805/22-10 rep.
20 ILCS 1805/30.1 rep.
20 ILCS 1805/30.5 rep.
20 ILCS 1805/30.10 rep.
20 ILCS 1805/30.20 rep.
20 ILCS 1805/30.15 rep.
20 ILCS 1815/79 rep.
50 ILCS 120/Act rep.
50 ILCS 140/Act rep.
70 ILCS 3605/29 from Ch. 111 2/3, par. 329
70 ILCS 3610/3.5 from Ch. 111 2/3, par. 353.5
330 ILCS 60/1 from Ch. 126 1/2, par. 29
330 ILCS 60/2 from Ch. 126 1/2, par. 30
330 ILCS 60/3 from Ch. 126 1/2, par. 31
330 ILCS 60/4 rep.
330 ILCS 60/4.5 rep.
330 ILCS 60/5 rep.
330 ILCS 60/6 rep.
330 ILCS 60/7 rep.
330 ILCS 60/8 rep.
330 ILCS 63/10
720 ILCS 5/17-6 from Ch. 38, par. 17-6
775 ILCS 5/6-102

Creates the Service-Member Employment and Reemployment Rights Act. Contains provisions concerning matters relevant to the employment rights of service-members, including employment protections, additional benefits for public employee members of a reserve component, prohibitions on discrimination, a notice of rights and duties, violations, enforcement, remedies, and rulemaking. Provides that the Attorney General shall appoint an Illinois Service-Member Employment and Reemployment Rights Act Advocate to carry out various duties related to the Act. Provides that in times of national or State emergency, the Governor may extend the protections of the Act. Limits the concurrent exercise of power by home rule units. Makes corresponding and related changes throughout the statutes. Repeals the Military Leave of Absence Act, the Public Employee Armed Services Rights Act, the Municipal Employees Military Active Duty Act, and the Local Government Employees Benefits Continuation Act. Amends the Service Member's Employment Tenure Act to change the short title to the Service Member's Tenure Act.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, as amended by Senate Amendment No. 1, with the following changes: Makes changes to the definitions of "active service" and "active service without pay". In provisions concerning additional benefits for public employee members of a reserve component, provides that the employer's share of the full premium and administrative costs for employer-based health plan benefits shall continue to be paid by the employer (rather than may not be charged) for active duty beyond 30 days (currently, active duty beyond 30 days in cases of involuntary active service). In provisions concerning private right enforcement of the Service Member Employment and Reemployment Rights Act, provides that a violation of provisions concerning a notice of right and duties may not be the sole basis for a civil action under the Act. Makes other changes.

House Committee Amendment No. 1

In the provisions of the Service Member Employment and Reemployment Rights Act concerning differential compensation, provides that for purposes of inactive duty, the daily rate of compensation for military service is calculated in accordance with the applicable drill pay chart issued by Defense Finance and Accounting Services. Provides that the provisions prohibiting an employer from imposing conditions for military leave shall not be construed to prevent an employer from providing scheduling options to employees in lieu of paid military leave. Provides that provisions concerning service, efficiency, and performance ratings do not apply to probationary periods. Makes changes to provisions concerning legislative intent and other changes.

Aug 26 18 S Public Act . . . . . . . . 100-1101
SB 03548 Sen. Chapin Rose-Scott M. Bennett
(Rep. Carol Ammons)

225 ILCS 725/7.5 new

Amends the Illinois Oil and Gas Act. Provides that the Department of Natural Resources shall evaluate releases of contaminants whenever it determines that the extent of the leaking salt water, oil, gas, or other deleterious substance into any fresh water or onto the surface of the land that may extend beyond the boundary of the site where the release occurred and take appropriate actions in response. Provides notice requirements if the Department determines that the leaking salt water, oil, gas, or other deleterious substance extends beyond the boundary of the release site or poses an imminent danger to the health of safety of the public. Provides notice requirements if the Department refers a matter for enforcement under the Act or the Department, the United States Environmental Protection Agency, or a third party performs an immediate removal order under the federal Comprehensive Environmental Response, Compensation, and Liability Act. Provides that notices may contain certain information concerning the contaminated site, the contaminant released, where the contaminant was released, a description of the potential adverse health effects, the environmental impact of the contaminant, and contact information for the Department for further information about the release.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Oil and Gas Act. Requires an operator of a natural gas storage field that lies above a Sole Source Aquifer designated by the United States Environmental Protection Agency to notify specified parties located within 5 miles of the boundaries of a natural gas leak that a natural gas leak has occurred and to notify other specified parties located within one and a half miles of the boundaries of the natural gas leak. Provides that notices to private residents and businesses must be attempted through verbal communication. Provides that if verbal communication cannot be established, a physical notice must be posted. Provides that notices shall include the location of the natural gas leak, when the natural gas leak was discovered, contact information of the operator of the natural gas storage field, and any applicable safety information. Provides that operators of natural gas storage fields have a continuous and ongoing obligation to notify affected parties if it is determined that the boundaries of the natural gas leak have increased, moved, or shifted. Provides that the notice requirement shall be construed as broadly as possible.

Senate Floor Amendment No. 2

Provides that an operator of a natural gas storage field that lies on the footprint of a Sole Source Aquifer (rather than lies above a Sole Source Aquifer) designated by the United States Environmental Protection Agency must notify specified parties when a natural gas leak occurs.

Senate Floor Amendment No. 3

Provides that an operator of a natural gas storage field that lies above a Sole Source Aquifer designated as such in 2015 by the United States Environmental Protection Agency (rather than a Sole Source Aquifer designated by the United States Environmental Protection Agency) must notify specified parties when a natural gas leak occurs.
SB 03549  Sen. Chapin Rose-Scott M. Bennett
(Rep. Jerry Costello, II)

225 ILCS 725/7.5 new

Amends the Illinois Oil and Gas Act. Provides that the Department of Natural Resources shall conduct annual inspections at all gas storage fields in the State to ensure that there are no infrastructure deficiencies or failures that could pose any harm to public health. Provides that the owner of the gas storage field shall cover the costs of the annual inspection.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions from the introduced bill with the following change:
Provides that the annual inspection shall be conducted at all gas storage fields lying above a Sole Source Aquifer designated by the United States Environmental Protection Agency in the State (rather than all gas storage fields).

Senate Floor Amendment No. 2

Provides that the annual inspection shall be conducted at all gas storage fields lying on the footprint of a Sole Source Aquifer designated as such in 2015 by the United States Environmental Protection Agency in the State (rather than all gas storage fields lying above a Sole Source Aquifer designated by the United States Environmental Protection Agency in the State).

House Committee Amendment No. 1

Deletes reference to:
225 ILCS 725/7.5 new

Adds reference to:

New Act

Adds reference to:
5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Adds reference to:
220 ILCS 20/2.01 from Ch. 111 2/3, par. 552.1

Adds reference to:
220 ILCS 20/2.07 from Ch. 111 2/3, par. 552.7

Adds reference to:
220 ILCS 20/2.08

Adds reference to:
220 ILCS 20/2.10 new

Adds reference to:
220 ILCS 20/2.11 new

Adds reference to:
220 ILCS 20/2.12 new

Adds reference to:
220 ILCS 20/3 from Ch. 111 2/3, par. 553

Adds reference to:
220 ILCS 20/4 from Ch. 111 2/3, par. 554

Adds reference to:
220 ILCS 20/9 from Ch. 111 2/3, par. 559

Adds reference to:
220 ILCS 20/11 from Ch. 111 2/3, par. 561
SB 03549 (CONTINUED)

Replaces everything after the enacting clause. Creates the Illinois Underground Natural Gas Storage Safety Act. Provides that the Department of Natural Resources shall adopt rules to establish minimum safety standards for underground natural gas storage facilities no later than 3 months after the effective date of the Act. Requires a person that operates an underground natural gas storage facility to file an inspection and maintenance plan with the Department concerning the downhole portion of the underground natural gas storage facility. Provides requirements for a person who operates an underground natural gas storage facility. Contains provisions concerning waivers, penalties, hearings, notices of probable violations, and jurisdiction. Provides that the Act applies to underground natural gas storage facilities. Provides that the Department may apply for, accept, receive, and receipt federal moneys for the State under federal statute for any purpose within the authority of the Department. Provides that the Department shall have the authority to adopt rules that are necessary for the administration and enforcement of the Act. Requires the Department to file an annual certification and report with the Secretary of Transportation under federal law. Makes conforming changes in the Illinois Gas Pipeline Safety Act. Amends the Illinois Administrative Procedure Act. Provides that emergency rules to implement the Illinois Underground Natural Gas Storage Safety Act may be adopted by the Department of Natural Resources. Makes other changes. Effective immediately.

Nov 28 18  S  Passed Both Houses

SB 03550  Sen. Melinda Bush

415 ILCS 151/1-10
Amends the Consumer Electronics Recycling Act. Provides that nothing in the Act shall prevent a manufacturer from accepting, through a manufacturer e-waste program, residential CEDs collected through a drop-off collection program that is operated pursuant to an agreement between a third party and a unit of local government located within a county or municipal joint action agency that has elected to participate in a manufacturer e-waste program.
House Floor Amendment No. 1
Adds reference to:
    415 ILCS 151/1-25
Replaces everything after the enacting clause. Amends the Consumer Electronics Recycling Act. Provides that nothing in the Act shall prevent a manufacturer from accepting, through a manufacturer e-waste program, residential covered electronic devices (CEDs) collected through a curbside or drop-off collection program that is operated pursuant to a residential franchise collection agreement authorized by specified provisions of the Illinois Municipal Code or Counties Code between a third party and a unit of local government located within a county or municipal joint action agency that has elected to participate in a manufacturer e-waste program. Provides that collection programs operated in accordance with provisions concerning manufacturer e-waste programs shall meet specified requirements. Provides that manufacturers of CEDs are not financially responsible for transporting and consolidating CEDs collected from a collection program's drop-off location. Contains other provisions concerning drop-off locations. Provides that by September 1, 2018 for program year 2019 (rather than by July 1, 2018), and by July 1 of each year thereafter, each manufacturer shall, individually or as a manufacturer clearinghouse, submit to the Agency a manufacturer e-waste program plan. Makes a related change.

Nov 15 18  S  Passed Both Houses

SB 03551  Sen. Chapin Rose
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  S  Referred to Assignments

SB 03552  Sen. Chapin Rose
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  S  Referred to Assignments

SB 03553  Sen. Chapin Rose
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

Feb 16 18  S  Referred to Assignments
SB 03554  Sen. Chapin Rose  
415 ILCS 5/1  from Ch. 111 1/2, par. 1001  
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.  
Feb 16 18  S  Referred to Assignments  

SB 03555  Sen. Chapin Rose  
225 ILCS 725/1a  from Ch. 96 1/2, par. 5401a  
Amends the Illinois Oil and Gas Act. Makes a technical change in a Section concerning the short title.  
Feb 16 18  S  Referred to Assignments  

SB 03556  Sen. Chapin Rose  
225 ILCS 725/3  from Ch. 96 1/2, par. 5406  
Amends the Illinois Oil and Gas Act. Makes a technical change in a Section concerning enforcement of the Act.  
May 11 18  S  Rule 3-9(a) / Re-referred to Assignments  

SB 03557  Sen. Chapin Rose  
225 ILCS 725/1a  from Ch. 96 1/2, par. 5401a  
Amends the Illinois Oil and Gas Act. Makes a technical change in a Section concerning the short title.  
Feb 16 18  S  Referred to Assignments  

SB 03558  Sen. Chapin Rose  
415 ILCS 5/1  from Ch. 111 1/2, par. 1001  
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.  
Feb 16 18  S  Referred to Assignments
SB 03560

Sen. Omar Aquino-Laura M. Murphy-Patricia Van Pelt, Cristina Castro-Melinda Bush, Linda Holmes-Iris Y. Martinez, Julie A. Morrison and Mattie Hunter

(Rep. John Connor-Mary E. Flowers-Linda Chapa LaVia-Stephanie A. Kifowit and Tony McCombie)

Amends the State Prompt Payment Act. Codifies the Vendor Payment Program established under the Illinois Administrative Code. Provides that any contract executed under that Program prior to June 30, 2018 shall remain in effect until those contracts have expired, and that existing contracts shall comply with the additional reporting requirements of this amendatory Act. Provides for the authority, applicability, and requirements for participants and entities involved in the Program established under this amendatory Act. Provides for the authority, applicability, and requirements for participants and entities involved in the Program established under this amendatory Act. Provides disclosure requirements for vendors under the Program. Requires the Auditor General to perform an annual audit of the Program. Requires the Department of Central Management Services to disclose specified information on its Internet website. Defines terms. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Modifies a Section concerning Vendor Payment Program financial backer disclosure to provide for the collection and certification of specified information by the Department of Central Management Services (rather than the Secretary of State). Requires the Department of Central Management Services to file the collected information with the Office of the Comptroller. Requires the Office of the Comptroller to make the collected information publicly available. Requires the Office of the Comptroller to adopt rules and policies to govern specified reporting requirements. Requires the Office of the Auditor General to perform a performance audit (rather than a compliance and performance audit) of the Vendor Payment Program for fiscal years 2019 and 2020 (rather than annually). Provides further requirements for the scope of the audit and the audit report. Removes a Section concerning Vendor Payment Program promotion. Makes conforming and other changes.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes and additions. Adds a provision providing that the Department of Central Management Services shall review and approve or disapprove each applicant seeking a qualified purchaser designation. Modifies a factor to be considered by the Department in determining whether an applicant shall be designated as a qualified purchaser to include the submission of a monthly report in an acceptable electronic form (rather than in both hard copy and excel formats) to the Comptroller and the Department, and provides that the report shall contain, among other requirements, the aggregate number and dollar value of invoices purchased by the qualified purchaser for which no voucher has been submitted. Provides for the suspension, in addition to the termination, of the Vendor Payment Program. Modifies the information required to be provided in a Vendor Payment Program financial backer disclosure, and removes a provision regarding the filing of information collected from the financial backer disclosure with the Office of the Comptroller. Provides that the Department of Central Management Services and the State Comptroller (rather than only the Department of Central Management Services) shall publish on their respective Internet websites information submitted under specified provisions. Makes conforming changes.
SB 03561  Sen. Antonio Muñoz-Pamela J. Althoff
(Rep. Barbara Flynn Currie-Carol Sente)

50 ILCS 20/2.5
50 ILCS 20/3 from Ch. 85, par. 1033
50 ILCS 20/20 from Ch. 85, par. 1050
50 ILCS 20/20.3
50 ILCS 20/20.4
50 ILCS 20/20.5
50 ILCS 20/20.10
50 ILCS 20/20.15
50 ILCS 20/20.20
50 ILCS 20/20.25
50 ILCS 20/23.5

Amends the Public Building Commission Act. Changes various repeal dates from June 1, 2018 to June 1, 2023 in provisions concerning allowing public building commissions to use the design-build delivery method for public projects. Makes conforming changes.

Aug 03 18 S Public Act . . . . . . . . . 100-0736

SB 03562  Sen. Michael Connelly

705 ILCS 405/5-410

Amends the Juvenile Court Act of 1987. Provides that any minor 10 years of age or older arrested or taken into custody under the Act for vehicular hijacking or aggravated vehicular hijacking shall be detained in an authorized detention facility until a detention or shelter care hearing is held to determine if there is probable cause to believe that the minor is a delinquent minor and that (i) secured custody is a matter of immediate and urgent necessity for the protection of the minor or of the person or property of another, (ii) the minor is likely to flee the jurisdiction of the court, or (iii) the minor was taken into custody under a warrant. If the court makes that determination, the minor shall continue to be held until the disposition of an adjudicatory hearing under the Delinquent Minors Article of the Act.

Apr 13 18 S Rule 3-9(a)/ Re-referred to Assignments

SB 03563  Sen. Chapin Rose

50 ILCS 310/1 from Ch. 85, par. 701
50 ILCS 310/2 from Ch. 85, par. 702
50 ILCS 310/3 from Ch. 85, par. 703
75 ILCS 16/30-45
75 ILCS 16/30-65

Amends the Governmental Account Audit Act and the Public Library District Act of 1991. Provides that certain audits and financial reports of governmental units and public libraries shall be consistent with either the accrual or cash basis of accounting. Effective immediately.

Apr 13 18 S Rule 3-9(a)/ Re-referred to Assignments

SB 03564  Sen. Chapin Rose

110 ILCS 947/65.100 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to receive and consider applications for legacy scholarships. Provides that an applicant is eligible for a scholarship if, among other conditions, (i) he or she has been accepted for undergraduate enrollment at a public university in this State, (ii) he or she is considered a non-resident of this State for tuition purposes, and (iii) he or she has a parent or step-parent who has earned a bachelor's, graduate, doctorate, or professional degree from the university and is an active member of the university's alumni association. Sets forth provisions concerning the amount and payment of scholarship assistance, the automatic renewal of scholarships, administration, and rulemaking. Effective July 1, 2018.

Apr 13 18 S Rule 3-9(a)/ Re-referred to Assignments
SB 03565  Sen. Chapin Rose

110 ILCS 205/9.07a new
Amends the Board of Higher Education Act. Requires the Board of Higher Education (i) to ensure that any high school student in this State with a 3.0 cumulative grade point average or better on a 4.0 scale (or the equivalent on a 5.0 scale) receives access to the opportunity of higher education and (ii) to guarantee admission to a public university; requires cooperation by the State Board of Education and public universities. Requires all high schools to provide the time, opportunity, and guidance to fill out a Free Application for Federal Student Aid for any student wishing to do so. Effective July 1, 2018.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03566  Sen. Chapin Rose, Paul Schimpf and Bill Cunningham

110 ILCS 205/9.07a new
Amends the Board of Higher Education Act. Requires the Board of Higher Education to establish a uniform admission process online, which must be used at all public institutions of higher education; sets forth what components this admission process must include. Effective July 1, 2018.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03567  Sen. Chapin Rose, Paul Schimpf and Bill Cunningham-Pat McGuire

110 ILCS 947/35
Amends the Higher Education Student Assistance Act. With regard to the Monetary Award Program, provides that a student who otherwise meets the award renewal requirements under the Program is not required to file a Free Application for Federal Student Aid to obtain the renewal of an award. Provides that, beginning with the 2020-2021 academic year, a grant awarded to a first-time, full-time freshman of an institution of higher learning shall be guaranteed for renewal until the grant recipient completes a baccalaureate degree or the equivalent of 135 credit hours if the recipient otherwise meets the grant renewal requirements and remains enrolled at the same institution of higher learning until the degree or credit hours are completed.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03568  Sen. Chapin Rose

(Rep. Jay Hoffman)

110 ILCS 305/100 new
Amends the University of Illinois Act. Provides that notwithstanding any other provisions of law, the University may form one or more limited liability companies to own any current or future intellectual property attributable to the University pursuant to the Limited Liability Company Act. Requires the State to maintain a 51% ownership interest in any limited liability company formed. Allows the intellectual property to be held as a tenancy-in-common with all entities that hold an ownership interest in a company. Requires the payment of distributions.

May 31 18  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Board of Higher Education Act. Provides that the Board of Higher Education may not limit the amount of tuition revenue that a public university may waive. Repeals provisions regarding tuition waiver limitations in various Acts relating to the governance of public universities in Illinois.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03570  Sen. Chapin Rose

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Creates an exemption for trees or tree seedlings purchased for planting as part of a conservation project funded and directed by the United States Department of Agriculture. Provides that the exemption is not subject to the Acts' automatic sunset provisions. Effective immediately.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03571  Sen. Chapin Rose

Amends the Counties Code and Illinois Municipal Code. Prohibits specified county and municipal taxes based on the (i) selling or purchase price, gross receipts, or weight or volume from the use, sale, or purchase of tangible personal property; or (ii) number of units of tangible personal property (currently, prohibits taxes based on the use, sale, or purchase of tangible personal property based on the gross receipts from such sales or the selling or purchase price of said tangible personal property).

Feb 16 18  S  Referred to Assignments
SB 03572  Sen. Michael Connelly

35 ILCS 200/10-26 new
Amends the Property Tax Code. Provides that, beginning with the 2019 levy year, improvements to residential real property that are designed to provide living quarters for a person with a disability or special needs shall not increase the assessed valuation of the property during any taxable year in which the person uses the property as his or her primary residence. Effective immediately.
May 03 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03573  Sen. Chapin Rose

775 ILCS 5/7-109.1 from Ch. 68, par. 7-109.1
Amends the Illinois Human Rights Act. Provides that the Department of Human Rights may administratively close an allegation contained in a charge pending before the Department if the issues which are the basis of the allegation are being litigated in a State or federal court proceeding.
Feb 16 18  S Referred to Assignments

SB 03574  Sen. Melinda Bush

New Act
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
30 ILCS 105/5.886 new
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 120/5k-1 new
65 ILCS 5/8-11-2 from Ch. 24, par. 8-11-2
220 ILCS 5/9-221 from Ch. 111 2/3, par. 9-221
220 ILCS 5/9-222 from Ch. 111 2/3, par. 9-222
220 ILCS 5/9-222.1b new

Creates the Illinois Energy Transition Zone Act. Provides for the certification by the Department of Commerce and Economic Opportunity of municipal ordinances designating an area as an Energy Transition Zone. Provides that green energy enterprises located in Energy Transition Zones shall be eligible to apply for certain tax incentives. Provides that a green energy enterprise is a company that is engaged in the production of solar energy, wind energy, water energy, geothermal energy, bioenergy, or hydrogen fuel and cells. Contains provisions concerning qualifications and applications. Creates the Energy Transition Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity shall make income tax credit awards under the Act to foster job creation and the development of green energy in Energy Transition Zones. Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, and the Public Utilities Act to make conforming changes concerning tax incentives. Effective immediately.
Apr 27 18  S Rule 3-9(a) / Re-referred to Assignments

SB 03575  Sen. Antonio Muñoz

5 ILCS 140/7.5
755 ILCS 66/25
Amends the Disposition of Remains of the Indigent Act. Provides that the Department of Public Health shall maintain lists (rather than a registry) of specified information. Provides that the Department shall update the lists with any new information within 5 business days (instead of 24 hours) of receiving the information. Provides that the listing of cadavers and all associated information maintained by the Department or other State facilities regarding a cadaver and its disposition are exempt from disclosure under the Freedom of Information Act. Provides that the Department shall establish by rule appropriate processes for family members of the deceased to access information in the listing. Provides that the Department may provide summary reports of aggregated data as determined by the Department, and that the summary reports are not exempt from disclosure under the Freedom of Information Act. Provides that the Department may (instead of shall) designate the next institution to receive a cadaver when requested from (instead of by) a State facility. Provides that if the number of cadavers is insufficient for the use of the relevant institutions, the Department may (instead of shall) determine which institution shall receive them. Deletes language requiring the Department to take into account the relative proportion of the numbers of students at each institution. Makes a corresponding change in the Freedom of Information Act. Effective June 1, 2018.
Feb 16 18  S Referred to Assignments
SB 03576  Sen. Kyle McCarter

720 ILCS 5/12-36
Amends the Criminal Code of 2012. Provides that a person convicted of a forcible felony, a felony violation of the Humane Care for Animals Act, a felony violation of dog fighting, a felony violation of Deadly Weapons Article of the Code, a felony violation of Class 3 or higher of the Illinois Controlled Substances Act, a felony violation of Class 3 or higher of the Cannabis Control Act, or a felony violation of Class 2 or higher of the Methamphetamine Control and Community Protection Act, shall not knowingly own, possess, have custody of, or reside in a residence with any dog weighing more than 20 pounds for a period of 10 years commencing upon the release of the person from incarceration.

Apr 13 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03577  Sen. Don Harmon, Mattie Hunter-Chris Nybo and Sue Rezin

220 ILCS 5/16-115
Amends the Electric Service Customer Choice and Rate Relief Law Of 1997 of the Public Utilities Act. Provides that the Illinois Commerce Commission shall grant the application for a certificate of service authority if it finds, among other findings, that the applicant discloses any formal complaints that seek a binding determination from a state or federal regulatory body and verifies that a complaint should not be a basis for denying the certificate of service authority. Provides that the Illinois Commerce Commission shall conduct at least one compliance education training meeting annually for certain alternative retail electric suppliers to discuss regulatory requirements, complaint statistics, and other information determined necessary by the Commission. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments

SB 03578  Sen. Napoleon Harris, III

New Act
35 ILCS 5/201  from Ch. 120, par. 2-201
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 120/5m new
35 ILCS 200/184.10 new
220 ILCS 5/9-222  from Ch. 111 2/3, par. 9-222
220 ILCS 5/9-222.1B new

Creates the Big Empties Site Act. Provides that property located in the State consisting of one or more PINs but under common ownership at the time of the application, that contains at least one vacant and unused building of specified square footage, is qualified to be designated as a Big Empties Site. Provides that a county or municipality that has adopted an ordinance designating a qualified site as a Big Empties Site shall make written application to the Department of Commerce and Economic Opportunity to have that site certified by the Department as a Big Empties Site. Contains procedures for certification by the Department of Commerce and Economic Opportunity. Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, and the Public Utilities Act to provide certain tax incentives for Big Empties Sites. Amends the Property Tax Code to provide that a taxing district may issue an abatement. Effective immediately.

May 31 18  S  Rule 3-9(a) / Re-referred to Assignments
SB 03579  Sen. Kimberly A. Lightford

105 ILCS 5/10-22.6  from Ch. 122, par. 10-22.6
105 ILCS 5/26-2a  from Ch. 122, par. 26-2a
105 ILCS 5/26-19 new

Amends the School Code. Requires a school district to make reasonable efforts to provide ongoing professional development to teachers, administrators, school board members, school resource officers, and staff on the appropriate and available supportive services for the promotion of student attendance and engagement. In the Article governing compulsory attendance of pupils, provides that the term "valid cause" for absence includes when a person who has custody or control of a child withholds the child from school due to a bona fide dispute over special education services or placement that is being addressed through the child's individualized education program, federal Section 504 plan, mediation, or a due process hearing. Provides that a school district may not refer a truant, chronic truant, or truant minor to any other local public entity for the purpose of issuing the child a fine or fee as punishment for the child's absence from school; defines "local public entity." Allows a school district to refer any person having custody or control of a truant, chronic truant, or truant minor to a local public entity for the purpose of issuing the child a fine or fee for the child's absence from school if all appropriate and available supportive services have been exhausted and the person has knowingly and willfully permitted the child's truant behavior to continue.

Feb 16 18  S Referred to Assignments


720 ILCS 5/24-4  from Ch. 38, par. 24-4

Amends the Criminal Code of 2012. Provides that any federal firearms licensee, other than a licensed collector of curios and reliefs, when he or she operates from a permanent place of business shall maintain a security system that either: (1) maintains video surveillance on each entrance and exit; or (2) is connected to an alarm monitoring system that will notify local law enforcement of an unauthorized intrusion into the licensee's place of business. Provides that any federal firearms licensee, other than a licensed collector of curios and reliefs, may not allow any employee to conduct a sale or transfer of a firearm if that person does not possess a valid Firearm Owner's Identification Card or concealed carry license. Provides that if the employee is exempt from the requirement, as a condition of acquiring or possessing a firearm, of having in his or her possession a valid Firearm Owner's Identification Card under the Firearm Owners Identification Card Act, the seller shall ensure the employee is not prohibited under State or federal law from possessing a firearm. Provides that any federal firearms licensee, other than a licensed collector of curios and reliefs, shall ensure that any person who sells or conducts transfers of firearms shall receive at least 2 hours of training on the laws governing the sale and transfer of firearms during the duration of the license. Provides that a violation is a Class B misdemeanor.

Feb 21 18  S Referred to Assignments

SB 03581  Sen. James F. Clayborne, Jr.

65 ILCS 5/11-74.4-3.5


Feb 21 18  S Referred to Assignments

SB 03582  Sen. Elgie R. Sims, Jr.

Appropriates moneys from the General Revenue Fund to the Department of Public Health for grants to South Shore Hospital for the funding of ordinary and contingent expenses and for capital improvements for the fiscal year beginning July 1, 2018. Effective immediately.

Feb 27 18  S Referred to Assignments

SB 03583  Sen. Dale A. Righter

Makes Fiscal Year 2018 capital appropriations to the Capital Development Board. Effective immediately.

Feb 27 18  S Referred to Assignments

SB 03584  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Supreme Court Historic Preservation Commission for the fiscal year beginning July 1, 2018. Effective July 1, 2018.

Feb 27 18  S Referred to Assignments

SB 03585  Sen. John J. Cullerton


Feb 27 18  S Referred to Assignments
SB 03586  Sen. John J. Cullerton
Makes appropriations to the Supreme Court for the ordinary and contingent expenses of the judicial system. Effective July 1, 2018.
Feb 27 18  S  Referred to Assignments

SB 03587  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Court of Claims for the fiscal year beginning July 1, 2018. Effective July 1, 2018.
Feb 27 18  S  Referred to Assignments

SB 03588  Sen. Bill Cunningham
Appropriates $1,800,000 from the General Revenue Fund to the Department of Human Services for grants to Special Olympics Illinois and Special Children's Charities for youth disability programs. Effective July 1, 2018.
Feb 27 18  S  Referred to Assignments

SB 03589  Sen. John J. Cullerton
Appropriates specified amounts from various funds to the State Treasurer for specified purposes. Effective July 1, 2018.
Feb 27 18  S  Referred to Assignments

SB 03590  Sen. Elgie R. Sims, Jr.
Appropriates $17,207,900 to the Office of the State's Attorneys Appellate Prosecutor for its ordinary and contingent expenses. Effective July 1, 2018.
Feb 27 18  S  Referred to Assignments

50 ILCS 705/10.7
430 ILCS 65/1.1  from Ch. 38, par. 83-1.1
430 ILCS 65/3.1  from Ch. 38, par. 83-3.1
430 ILCS 65/3.3
430 ILCS 65/8  from Ch. 38, par. 83-8
430 ILCS 65/9.5
Amends the Illinois Police Training Act. Provides the annual training of police chiefs must include at least one course on the Firearm Owners Identification Card Act, the Firearm Concealed Carry Act, and firearms investigations. Amends the Firearm Owners Identification Card Act. In the definition of "clear and present danger" that the person demonstrates threatening physical or verbal behavior, such as violent, suicidal, or assaultive threats, actions, or other behavior, adds that it includes any act that is intended to cause or create a risk and does cause or create a risk of death or great bodily harm to one or more persons. Defines "patient" for purposes of the Act as a person who: is admitted as an in-patient or resident of a public or private mental health facility for mental health treatment under the Mental Health and Developmental Disabilities Code as an informal admission, a voluntary admission, a minor admission, an emergency admission, or an involuntary admission; or is otherwise provided mental health treatment as an in-patient or resident by a public or private mental health facility, unless the treatment was solely for an alcohol abuse disorder and no other secondary substance abuse disorder or mental illness; or a person who voluntarily or involuntarily receives mental health treatment as an out-patient or is otherwise provided services by a public or private mental health facility, and who poses a clear and present danger to himself, herself, or to others. Permits the Department of State Police to notify the FBI if a person on the Terrorist Watchlist submits an application for a Firearm Owner's Identification Card. Makes other changes.
Feb 28 18  S  Referred to Assignments
Amends the Election Code. Provides for the election of the Chicago Board of Education starting with the 2023 consolidated primary election. Makes related changes. Amends the Chicago School District Article of the School Code. Provides that a person shall be a U.S. citizen and registered voter and shall have been a resident of the city and the electoral district for at least one year immediately preceding his or her election. Sets forth provisions concerning nominating petitions and ballots. Sets forth provisions providing that the City of Chicago shall be subdivided into 20 electoral districts by the Chicago City Council for seats on the Chicago Board of Education. Sets forth provisions providing that in the year following each decennial census, the Chicago Board of Education shall redistrict the electoral districts to reflect the results of each decennial census. Makes other changes. Effective immediately.

Mar 01 18 S Referred to Assignments

SB 03593 Sen. Julie A. Morrison-Jacqueline Y. Collins, Kwame Raoul, Bill Cunningham and Chris Nybo

Amends the School Safety Drill Act. Requires the law enforcement drill that addresses a school shooting incident to address an incident involving an active shooter within a school building. Requires the drill to be conducted on days and times when students are present in the school building (rather than allowing the drill to be conducted on days and times when students are not present in the school building). Provides that a school must utilize every effort to conduct the drill no later than 30 days after the first day of the school year.

Mar 01 18 S Referred to Assignments

SB 03594 Sen. John J. Cullerton

Makes appropriations and reappropriations to the State Board of Elections for its ordinary and contingent expenses and various other activities. Effective July 1, 2018.

Mar 02 18 S Referred to Assignments

SB 03595 Sen. John J. Cullerton

Makes specified appropriations to the Legislative Information System, Legislative Printing Unit, Legislative Audit Commission, Legislative Research Unit, Legislative Reference Bureau, Joint Committee on Administrative Rules, Architect of the Capitol, Commission on Government Forecasting and Accountability, and Legislative Ethics Commission for their ordinary and contingent expenses of the fiscal year beginning July 1, 2018. Effective July 1, 2018.

Mar 02 18 S Referred to Assignments

SB 03596 Sen. John J. Cullerton

Makes appropriations to the Office of the State Appellate Defender for the following purposes: ordinary and contingent expenses of the Office; ordinary and contingent expenses of the Expungement Program; statewide training for Public Defenders; development of a Juvenile Defender Resource Center; and expenses related to federally assisted programs. Effective July 1, 2018.

Mar 02 18 S Referred to Assignments

SB 03597 Sen. John J. Cullerton

Makes specified appropriations to the Legislative Information System, Legislative Printing Unit, Legislative Audit Commission, Legislative Research Unit, Legislative Reference Bureau, Joint Committee on Administrative Rules, Architect of the Capitol, Commission on Government Forecasting and Accountability, and Legislative Ethics Commission for their ordinary and contingent expenses of the fiscal year beginning July 1, 2018. Effective July 1, 2018.

Mar 02 18 S Referred to Assignments

SB 03598 Sen. Andy Manar

Appropriates $6,807,000 to the Auditor General to meet the ordinary and contingent expenses of the office of the Auditor General. Appropriates $28,540,611 from the Audit Expense Fund to the Auditor General for administrative and operations expenses and audits, studies, investigations, and expenses related to actuarial services. Effective July 1, 2018.

Mar 09 18 S Referred to Assignments
SB 03599  Sen. John J. Cullerton
Makes various FY19 appropriations to the Office of the Secretary of State. Effective July 1, 2018.
Mar 09 18  S  Referred to Assignments

SB 03600  Sen. Andy Manar
Makes appropriations for the ordinary and contingent expenses of the Illinois State Board of Education for the fiscal year beginning July 1, 2018
Mar 09 18  S  Referred to Assignments

SB 03601  Sen. Scott M. Bennett, Mattie Hunter, Omar Aquino-Iris Y. Martinez, Melinda Bush, Daniel Biss, David Koehler, Patricia Van Pelt and Kimberly A. Lightford
20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Amends the Illinois Act on the Aging. In provisions concerning the Community Care Program, provides that within 30 days after the effective date of the amendatory Act, rates for adult days services shall be increased to $15.02 per hour and rates for each way transportation services for adult day services shall be increased to $10.30. Effective immediately.
Apr 04 18  S  Referred to Assignments

SB 03602  Sen. Andy Manar-Mattie Hunter, James F. Clayborne, Jr.-Iris Y. Martinez and Jim Oberweis
Appropriates specified amounts to the Board of Trustees of the University of Illinois from the General Revenue Fund. Effective July 1, 2018.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 03603  Sen. John J. Cullerton
Apr 10 18  S  Referred to Assignments

SB 03604  Sen. Thomas Cullerton-Julie A. Morrison-Melinda Bush-Bill Cunningham-Dan McConchie, Michael Connelly, Cristina Castro and Laura M. Murphy
New Act
Creates the Government Severance Pay Act. Provides that a unit of government that enters into a contract or employment agreement, or renewal or renegotiation of an existing contract or employment agreement, that contains a provision for severance pay with an officer, agent, employee, or contractor must include specified provisions in the contract. Provides that nothing in the Act creates an entitlement to severance pay in the absence of its contractual authorization or as otherwise authorized by law. Defines terms.
Aug 14 18  S  Public Act . . . . . . . . . 100-0895

SB 03605  Sen. Terry Link, Michael E. Hastings, Kimberly A. Lightford, Steve Stadelman and Elgie R. Sims, Jr.
Appropriates $12,500,000 from the General Revenue Fund to the Illinois Criminal Justice Information Authority for grants to the Illinois YouthBuild Coalition. Effective July 1, 2018.
Apr 12 18  S  Referred to Assignments

SB 03606  Sen. Don Harmon
225 ILCS 80/3 from Ch. 111, par. 3903
225 ILCS 80/16 from Ch. 111, par. 3916
Amends the Illinois Optometric Practice Act of 1987. Removes language allowing the Department to establish the educational requirements for performing advanced optometric procedures by rule. Provides that the practice of optometry includes advanced optometric procedures only upon successful completion of an advanced optometric training and testing program approved by the Department of Financial and Professional Regulation. Provides that the Department may adopt rules to approve an advanced optometric training and testing program. Provides that schools or colleges of optometry offering the advanced optometric training and testing program shall submit a list of persons who have successfully completed the program to the Department on an annual basis or upon the Department's request. Provides that an applicant seeking licensure renewal shall complete 30 hours of continuing education relevant to the practice of optometry during each pre-renewal period. Provides that an optometrist providing advanced optometric procedures must complete an additional 6 hours of continuing education in advanced optometric procedures during each pre-renewal period. Makes other changes.
May 03 18  S  Referred to Assignments
SB 03607  Sen. Don Harmon
225 ILCS 80/3 from Ch. 111, par. 3903
Amends the Illinois Optometric Practice Act of 1987. Provides requirements for the rules that the Department of Financial
and Professional Regulation shall adopt concerning educational requirements for advanced optometric procedures. Defines "surgery"
and "advanced optometric procedures". Provides that an optometrist may not perform advanced optometric procedures on a patient
under 18 years of age.
May 03 18  S  Referred to Assignments

SB 03608  Sen. Thomas Cullerton and Jil Tracy
Makes capital appropriations to the Capital Development Board for campus improvements at the Quincy Veterans Home.
May 03 18  S  Referred to Assignments

SB 03609  Sen. Kyle McCarter
105 ILCS 5/10-30 new
105 ILCS 5/34-18 from Ch. 122, par. 34-18
720 ILCS 5/24-2
Amends the School Code. Provides that a school board may grant written permission to a person who has a Professional
Educator License or an Educator License with Stipulations granted by the State Superintendent of Education under the Code, other
qualified staff, or a qualified volunteer to carry a firearm if employed as an educator, other qualified staff, or a qualified volunteer by
the school district, while actually engaged in the performance of the duties of his or her employment. Provides that the person must
have undergone a psychiatric evaluation as determined by the school board and possess a valid license to carry a concealed firearm in
the State under the Firearm Concealed Carry Act. Provides that notwithstanding any other provisions of law, a school district may not
require any educator, other qualified staff, or a qualified volunteer, as a condition of employment, to carry a firearm. Provides that a
person permitted by the school board to carry a firearm shall receive additional training on dealing with children. Amends the Criminal
Code of 2012. Exempts an educator, other qualified staff, or a qualified volunteer from violations of the unlawful use of weapons and
aggravated unlawful use of a weapon statutes for carrying a firearm in a school under these provisions. Effective immediately.
May 08 18  S  Referred to Assignments

SB 03610  Sen. Linda Holmes, Jil Tracy, David Koehler, Chris Nybo, Steven M. Landek, John G. Mulroe, John F. Curran,
Steve Stadelman, Paul Schimpf and Kimberly A. Lightford
Appropriates $5,400,000 from the Common School Fund to the State Board of Education for the purpose of providing
one-time, per capita grants to alternative schools, safe schools, or alternative learning opportunity programs that have experienced
average daily attendance growth from Fiscal Year 2017. Effective immediately.
May 10 18  S  Referred to Assignments

SB 03611  Sen. Jil Tracy-Thomas Cullerton, Paul Schimpf, Tim Bivins, Michael E. Hastings, Dale A. Righter, Michael
Connelly, Cristina Castro, Pamela J. Althoff, Karen McConnaughay, Tom Rooney, Dave Syverson, Chapin Rose,
Sue Rezin, Chuck Weaver and Dale Fowler
Makes appropriations and reappropriations for the fiscal year beginning July 1, 2018. Effective immediately.
May 16 18  S  Referred to Assignments

SB 03612  Sen. Iris Y. Martinez
305 ILCS 5/9A-11 from Ch. 23, par. 9A-11
Amends the Illinois Public Aid Code. In provisions concerning the child care assistance program, requires the Department of
Human Services to provide child care services to parents or other relatives who are engaged in a good-faith job search for a period of
up to 6 months. Deletes certain provisions regarding eligibility of certain families eligible for child care assistance and factors for
determining assistance. Adds language providing that no family shall be excluded from eligibility for child care benefits based solely
on household income and that the amount of child care assistance shall (i) take into account the amount families can afford to pay
based on the co-payment scale established by the Department and (ii) cover the cost of quality child care. Contains provisions limiting
redeterminations to once every 12 months. Removes provisions authorizing the Department to lower income eligibility ceilings, raise
parent co-payments, create waiting lists, or take such other actions during a fiscal year as are necessary to ensure that child care
benefits paid under the Code do not exceed the amounts appropriated for those child care benefits. Contains provisions requiring the
Department to: (1) establish a wage scale sufficient to recruit and retain a skilled and diverse child care workforce; (2) annually publish
in draft form its determination of the cost of quality care; (3) adopt policies that maximize the participation of eligible children in Head
Start and Early Head Start programs; and (4) submit annual reports to the General Assembly concerning certain matters.
May 17 18  S  Referred to Assignments
SB 03613  Sen. Pat McGuire
Makes appropriations to the Department of Human Services.

SB 03614  Sen. James F. Clayborne, Jr.

110 ILCS 330/8b new
Amends the University of Illinois Hospital Act. Provides that the Board of Trustees of the University of Illinois shall require all pharmaceutical manufacturers that have contracts with the University of Illinois Hospital to submit an annual report to the Board of Trustees of the University of Illinois and the Illinois Health Facilities and Services Review Board, by April 15, 2019 and every April 15 thereafter, in a searchable Adobe PDF format, on all procurement goals and actual spending for women-owned, minority-owned, veteran-owned, and small business enterprises in the previous calendar year. Provides that the goals shall be expressed as a percentage of the total work performed by the entity submitting the report, and the actual spending for all women-owned, minority-owned, veteran-owned, and small business enterprises shall also be expressed as a percentage of the total work performed by the entity submitting the report. Provides that the annual report must contain specified information. Provides that beginning April 15, 2019, no contract, oral or written, shall be awarded by the Board of Trustees of the University of Illinois to a pharmaceutical manufacturer without first requiring the pharmaceutical manufacturer to make specified disclosures. Defines "pharmaceutical manufacturer" and "prescription drug". Provides that the Illinois Health Facilities and Services Review Board shall publish each annual report on its website and shall maintain each annual report for at least 5 years. Effective January 1, 2019.

SB 03615  Sen. John F. Curran
720 ILCS 5/9-3.6 new
Amends the Criminal Code of 2012. Provides that it is unlawful for a person convicted of first or second degree murder to knowingly be present in or loiter within 1,000 feet of any school building, on real property comprising any school, or in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity when persons under the age of 18 are present in the building, on the grounds or in the conveyance. Provides exceptions if the offender is a parent or guardian of a student attending the school. Provides that it is unlawful for that person to knowingly be present within 100 feet of a site posted as a pick-up or discharge stop for a conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity when one or more persons under the age of 18 are present at the site. Provides that it is unlawful for that person to knowingly reside within 1,000 feet of a school, playground, child care institution, day care center, part day child care facility, day care home, group day care home, or a facility providing programs or services exclusively directed toward persons under 18 years of age. Provides that a violation is a Class 4 felony.

SB 03616  Sen. Andy Manar
815 ILCS 505/2VVV new
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the new provisions may be referred to as the Cell Phone Lemon Law. Provides that if, within the period of a contract for wireless telephone service, a wireless telephone sold in conjunction with a contract for wireless telephone service requires repair or replacement on 3 or more occasions, the consumer may, in lieu of having the telephone repaired or replaced on the third or subsequent occasion: choose to cancel the contract for wireless telephone service without paying any early termination fee, penalty, or charge; or elect to upgrade or downgrade the telephone in accordance with specified provisions. Requires a wireless telephone service provider to give a consumer a written statement of the consumer's rights. Provides that any repair to or replacement of a telephone that was damaged or failed to work properly as a result of some action by the consumer is not covered by the listed Section. Makes violation of the new provisions an unlawful practice within the meaning of the Act.
SB 03617  Sen. Kyle McCarter

820 ILCS 305/8.2  
820 ILCS 305/8.2a  
820 ILCS 305/8.7  
820 ILCS 305/19  from Ch. 48, par. 138.19

Amends the Workers' Compensation Act. Makes numerous additions and changes concerning: employers giving medical providers addresses to which medical bills should be sent; payments by employers to medical providers; explanations of benefits; interest payments by employers to medical providers under specified circumstances; petitions by medical providers if interest has not been paid; duties of the Director of Insurance regarding compliance by health care providers with requests for records by employers and insurers for the authorization of the payment of workers' compensation claims and imposition of administrative fines if an employer or insurer has intentionally failed to comply or demonstrates a repeated pattern of failing to comply with the electronic claims acceptance and response process; utilization review; entry of judgments based on final awards or decisions; and other matters. Effective immediately.

May 30 18  S  Referred to Assignments

SB 03618  Sen. Heather A. Steans

10 ILCS 5/1-3  from Ch. 46, par. 1-3
10 ILCS 5/1-13  
10 ILCS 5/1-13.5 new  
10 ILCS 5/2A-1.1  from Ch. 46, par. 2A-1.1
10 ILCS 5/7-10  from Ch. 46, par. 7-10

Amends the Election Code. Changes the date for general primary elections from the third Tuesday in March to the first Tuesday in April. Changes the date for consolidated primary elections from the last Tuesday in February to the second Tuesday in March. In provisions concerning nomination petitions for established party candidates, provides that the minimum signature requirement for various offices may not exceed 5,000. For various offices currently without a maximum signature requirement, provides that a candidate's petition for nomination may not contain more than 3 times the minimum number of signatures required for the office. Provides that when reviewing a candidate's petition for nomination under these provisions, an election authority shall only consider signatures beginning on the first page of the petition through the signature on the page where the maximum signature requirement is met. Requires the State Board of Elections to adopt rules authorizing election authorities and local election officials to establish procedures under which digital voter signatures may be collected for nominating, candidate, and referendum petitions. Provides that the rules shall allow any election authority or local election official to provide or supply electronic devices for the collection of digital voter signatures on petitions. Provides that the electronic devices may be capable of allowing a person to access and use the online voter registration system established under the Code. Makes conforming changes. Effective immediately.

May 31 18  S  Referred to Assignments

SB 03619  Sen. Toi W. Hutchinson and Melinda Bush

105 ILCS 5/2-3.173 new  
105 ILCS 5/10-20.67 new  
105 ILCS 5/34-18.60 new

Amends the School Code. Provides that, upon knowledge of an incident of sexual assault committed on school grounds or at a school-sponsored activity or event by a student against a teacher, a teacher against a student, or a student against another student, a school district shall report the incident to the State Board of Education; defines "sexual assault". Provides that the State Board shall post on its Internet website for each school year the total number of reported incidents statewide and in each school district. Provides that the State Board shall also report the data annually to the General Assembly no later than September 1 of each year.

Nov 07 18  S  Assigned to Education
SB 03620  Sen. Thomas Cullerton-Jacqueline Y. Collins-Emil Jones, III, Don Harmon, Linda Holmes, Antonio Muñoz, Omar Aquino, Neil Anderson, Laura M. Murphy, John G. Mulroe, Patricia Van Pelt, Cristina Castro, Iris Y. Martinez, Julie A. Morrison, Toi W. Hutchinson-Sue Rezin-Mattie Hunter, Bill Cunningham, Kwame Raoul, Martin A. Sandoval, Andy Manar, Chuck Weaver, Pat McGuire, Steve Stadelman, Terry Link, Elgie R. Sims, Jr., David Koehler and Scott M. Bennett

5 ILCS 140/7.7 new
105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9
105 ILCS 5/10-30 new
105 ILCS 5/21B-15
105 ILCS 5/21B-75
105 ILCS 5/21B-80
105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5
105 ILCS 5/34-18.60 new
105 ILCS 5/34-84b from Ch. 122, par. 34-84b
720 ILCS 5/11-9.6 new
725 ILCS 5/107-17 new
820 ILCS 40/7 from Ch. 48, par. 2007

Amends the Freedom of Information Act to provide that in the case of sexual assault or sexual abuse by school district personnel, nothing in the Act prohibits a school district from disclosing disciplinary records of school district personnel. Amends the School Code to require a school board to report all credible cases of sexual assault or sexual abuse by a licensed educator to the State Board of Education, to establish a hearing procedure for student victims, and to ensure that a licensed educator under investigation by the State Superintendent of Education is reassigned to non-classroom duty. Provides that, beginning with the 2018-2019 school year, the State Board of Education must monitor all fingerprint-based criminal history records checks and any other database checks conducted by a school district or regional superintendent for applicants for employment with a school district. Makes changes concerning educator licensure and allegations of physical or sexual abuse. Amends the Criminal Code of 2012 to create the criminal offense of sexual conduct or sexual relations with a student by an authority figure. Amends the Code of Criminal Procedure of 1963 to require an arresting enforcement agency to share its reports pertaining to the arrest of a licensed educator with the superintendent of any school district that employs the educator (or, in the case of the arrest of a superintendent, with the school board of any school district that employs the superintendent). Amends the Personnel Record Review Act to provide that the Act does not prohibit a school district from divulging internal investigative findings and discipline to another school district. Effective immediately.

Nov 07 18  S  Assigned to Education

SB 03621  Sen. William E. Brady

New Act

Creates the Protect Vulnerable Adults from Financial Exploitation Act. Provides that any investment adviser, salesperson, or other financial personnel who reasonably believes that financial exploitation of an eligible adult may have occurred, may have been attempted, or is being attempted shall promptly notify the Securities Director of the Securities Department and may also notify any third party previously designated by the eligible adult. Grants such persons immunity from any administrative or civil liability that might arise from such governmental or third-party disclosures. Provides that an investment adviser, salesperson, or other financial personnel may delay the disbursement of funds from the account of an eligible adult or any account that an eligible adult is a beneficiary of if financial exploitation is suspected. Provides that any delayed disbursement of funds shall expire upon the sooner of: (i) a determination that the disbursement will not result in financial exploitation of the eligible adult; or (ii) 15 business days after the date upon which the funds were first delayed, unless the Securities Director requests an extension. Permits a court to enter an order extending the delay of the disbursement of funds or to order other protective relief. Grants immunity to any investment adviser, salesperson, or other financial personnel from any administrative or civil liability that might arise from a delay in the disbursement of funds. Requires an investment adviser, salesperson, or other financial personnel to provide access to or copies of records that are relevant to the suspected or attempted financial exploitation of an eligible adult to State agencies charged with administering State adult protective services laws and to law enforcement. Defines terms. Effective immediately.

Jul 25 18  S  Referred to Assignments
SB 03622  Sen. Dale Fowler-Neil Anderson and Terry Link-Scott M. Bennett

40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Amends the Downstate Teachers and State Universities Articles of the Illinois Pension Code. Requires an employer to make an additional employer contribution for a participant whose earnings for any academic year used to determine the final rate of earnings exceed the amount of his or her earnings with the same employer for the previous academic year by more than 6% (instead of 3%).

Makes conforming changes. Effective immediately.

Jul 25 18 S Referred to Assignments

SB 03623  Sen. Antonio Muñoz

415 ILCS 5/9.12a new
415 ILCS 5/12.2a new

Amends the Environmental Protection Act. Provides that when a permit is required that may impact either air pollution or water pollution, notice shall be provided to the State Senator and House Representatives of the district where the facility will be located and the public within 15 days from the date the application is filed.

Jul 25 18 S Referred to Assignments

SB 03624  Sen. Iris Y. Martinez-Mattie Hunter

105 ILCS 5/21B-75
105 ILCS 5/24-12 from Ch. 122, par. 24-12
105 ILCS 5/27A-5
105 ILCS 5/34-85 from Ch. 122, par. 34-85
745 ILCS 46/10
820 ILCS 40/8 from Ch. 48, par. 2008
820 ILCS 40/9 from Ch. 48, par. 2009

Amends the School Code. Provides that if an individual is dismissed by a school district for committing a physical or sexual act on a student, the State Educator Preparation and Licensure Board shall immediately suspend, pending revocation, any license issued to that individual under the Educator Licensure Article of the Code. With regard to employee dismissal proceedings, provides that in the case of charges involving physical or sexual contact with a student or a person under the age of 18, the hearing officer shall make alternative hearing procedures to protect a witness who is a student or who is under the age of 18 from being intimidated or traumatized. Amends the Employment Record Disclosure Act. Provides that a current or former employer and any authorized employee or agent acting on its behalf who, whether upon inquiry or on its own initiative, provides information to a school district created under the School Code orally or in writing that it believes in good faith to be true or based upon an accurate record about a current or former employee's job performance, record of misconduct, disciplinary history, or criminal history shall be immune from any cause of action or civil liability related to or stemming from that communication. Amends the Personnel Record Review Act to provide that certain disclosure requirements under the Act do not apply to a school district responding to an inquiry from a prospective employer or to activities or associations with individuals or groups involved in the physical, sexual, or other exploitation of minors. Makes conforming and other changes.

Nov 07 18 S Assigned to Education

SB 03625  Sen. Cristina Castro

105 ILCS 110/3

Amends the Critical Health Problems and Comprehensive Health Education Act to provide that the mental health and illness component of the program must recognize the multiple dimensions of health by including material on mental health and the relation of physical and mental health to enhance student understanding, attitudes, and behavior that promote health, well-being, and human dignity.

Jul 25 18 S Referred to Assignments
SB 03626  Sen. Andy Manar

Amends the Public Utilities Act. Provides that on and after the effective date of this amendatory Act, the members of the Illinois Commerce Commission shall be appointed to establish and maintain the following pattern of regional representation: 2 members from those counties other than Cook County and the 5 counties contiguous to Cook County, one member from Cook County, one member from one of the 5 counties that are contiguous to Cook County, and one member at-large. The pattern of regional representation shall be established by the third Monday of January, 2023. Effective immediately.

Jul 25 18  S  Referred to Assignments

SB 03627  Sen. Wm. Sam McCann

Amends Public Act 100-586. Provides that an appropriation from the Road Fund is made to the Illinois Department of Transportation for various purposes in specified Department districts (rather than for a grant to the Chicago Department of Transportation for infrastructure improvements). Effective immediately.

Jul 25 18  S  Referred to Assignments

SB 03628  Sen. Melinda Bush-Toi W. Hutchinson-Sue Rezin

Amends the Election Code. Provides that political committee funds may be used for certain child care expenses that are necessary for the fulfillment of political, governmental, or public policy duties, activities, or purposes. Effective immediately.

Nov 07 18  S  Referred to Assignments

SB 03629  Sen. Wm. Sam McCann

Amends the High Speed Internet Services and Information Technology Act. Provides that the Department of Commerce and Economic Opportunity shall make grants to private businesses, units of local government, nonprofit organizations, or any combination of those entities for the construction of infrastructure to provide broadband connections to underserved areas. Provides that the grants shall be awarded on a competitive basis after considering certain specified factors. Repeals a Section of the Act concerning the duties of the enlisted nonprofit organization.

Nov 07 18  S  Referred to Assignments

SB 03630  Sen. John F. Curran-Julie A. Morrison-Chris Nybo-Wm. Sam McCann

Amends the Environmental Protection Act. Provides that the Illinois Environmental Protection Agency shall reevaluate the current air pollution operating permit of any facility emitting ethylene oxide and conduct a 90-day public hearing process on such permits. Provides that no air pollution operating permit shall be renewed if the facility is in violation of any federal or State standards or current studies pertaining to ethylene oxide. In the event of an ethylene oxide leak, a facility shall issue a notice to all affected property owners and local government within 2,500 feet of the leak site. Provides that a facility emitting ethylene oxide at levels higher than federal or State standards shall immediately cease operations until the level of emissions are reduced below both federal and State standards. Effective immediately.

Nov 07 18  S  Assigned to Environment and Conservation
SB 03631  Sen. Wm. Sam McCann

5 ILCS 375/6  from Ch. 127, par. 526
5 ILCS 375/6.1 from Ch. 127, par. 526.1
305 ILCS 5/5-5 from Ch. 23, par. 5-5
305 ILCS 5/5-8 from Ch. 23, par. 5-8
305 ILCS 5/5-9 from Ch. 23, par. 5-9
305 ILCS 5/6-1 from Ch. 23, par. 6-1
410 ILCS 230/4-100 from Ch. 111 1/2, par. 4604-100
720 ILCS 510/1 from Ch. 38, par. 81-21

Amends the State Employees Group Insurance Act of 1971, the Illinois Public Aid Code, the Problem Pregnancy Health Services and Care Act, and the Illinois Abortion Law of 1975. Restores the provisions that were amended by Public Act 100-538 to the form in which they existed before their amendment by Public Act 100-538.

Nov 07 18  S  Referred to Assignments

SB 03632  Sen. Iris Y. Martinez

415 ILCS 135/10
415 ILCS 135/40
415 ILCS 135/85

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that an active drycleaning facility that has previously received or is currently receiving reimbursement for the costs of a remedial action shall maintain continuous financial assurance for environmental liability coverage in the amount of at least $500,000 until the earlier of (i) January 1, 2030 (currently, January 1, 2020) or (ii) the date the Drycleaner Environmental Response Trust Fund Council determines the drycleaning facility is an inactive drycleaning facility. Extends the repeal date for specified fee and tax provisions of the Drycleaner Environmental Response Trust Fund Act to January 1, 2030 (currently, January 1, 2020). Effective immediately.

Nov 07 18  S  Referred to Assignments

SB 03633  Sen. Melinda Bush

420 ILCS 10/10 new

Amends the Illinois Nuclear Facility Safety Act. Provides that any municipality may establish and collect a nuclear storage impact fee from the entity that operated a nuclear facility within the boundaries of the municipality. Provides that the nuclear storage impact fee shall only be imposed on nuclear facilities that ceased generating electricity on or before the effective date of this amendatory Act. Provides that the fee shall be charged to the entity that operated a nuclear facility within the boundaries of the municipality immediately before the nuclear facility ceased to generate electricity. Provides that the nuclear storage impact fee can only be applied prospectively. Provides that in any calendar year, the nuclear storage impact fee shall not exceed 25% of the average annual amount of property taxes paid to the municipality by the entity that operated the nuclear facility during the last 5 years that the nuclear facility was operational. Provides that the municipality shall conduct a public hearing before imposing the nuclear storage impact fees. Provides that the revenue collected from the fees shall be used to offset property taxes for owners of property within the boundaries of the municipality. Provides that no sale, assignment, lease, or decommissioning agreement that was executed after a nuclear facility ceased generating electricity and before the effective date of this amendatory Act shall assign or transfer the obligation to pay any nuclear storage impact fee imposed.

Nov 07 18  S  Referred to Assignments

SB 03634  Sen. Dale Fowler

Directs the Director of Corrections, on behalf of the State of Illinois and the Department of Corrections, to convey the Hardin County Work Camp to the County of Hardin by quitclaim deed. Effective immediately.

Nov 07 18  S  Referred to Assignments

SB 03635  Sen. Julie A. Morrison

35 ILCS 5/201 from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Effective immediately.

Nov 07 18  S  Referred to Assignments
SB 03636  Sen. William E. Brady-Michael Connelly

10 ILCS 5/1-18 new
Amends the Election Code. Requires each candidate to provide to the Board of Elections a notarized certification that he or she has not been convicted of tax fraud and has not been found by any taxing body or court to have intentionally engaged in an act or acts of fraud, deceit, or misrepresentation to achieve a reduction in the amount of taxes due or to avoid paying taxes that would otherwise be owed. Provides that State Board of Elections shall not certify the name of any person who (i) has not filed the certification or (ii) has been convicted of tax fraud or has been found by any taxing body or other unit of government to have intentionally engaged in an act or acts of fraud, deceit, or misrepresentation to achieve a reduction in the amount of taxes due or to avoid paying taxes that would otherwise be owed. Requires the State Board of Elections to generate a list of all such candidates and transmit that list to the election authority.

Nov 07 18  S  Referred to Assignments

SB 03637  Sen. Julie A. Morrison-Jacqueline Y. Collins

30 ILCS 105/5.891 new
30 ILCS 105/6z-106 new
35 ILCS 105/3-10
35 ILCS 105/9  from Ch. 120, par. 439.9
35 ILCS 110/3-10  from Ch. 120, par. 439.33-10
35 ILCS 110/9  from Ch. 120, par. 439.39
35 ILCS 115/3-10  from Ch. 120, par. 439.103-10
35 ILCS 115/9  from Ch. 120, par. 439.109
35 ILCS 120/2-10
35 ILCS 120/3  from Ch. 120, par. 442
Amends the State Finance Act to create the Community Mental Health Services Fund as a special fund in the State treasury. Provides that moneys in the Community Mental Health Services Fund shall be used to assist, support, and establish community-based mental health providers and programs. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Imposes a surcharge of $0.01 per cartridge or shell on firearm ammunition. Provides that moneys from the surcharge shall be deposited into the Community Mental Health Services Fund. Effective immediately.

Nov 07 18  S  Referred to Assignments

SB 03638  Sen. Iris Y. Martinez

40 ILCS 5/1-109.1  from Ch. 108 1/2, par. 1-109.1
40 ILCS 5/1-113.14
Amends the General Provisions Article of the Illinois Pension Code. Provides that "emerging investment manager" means a qualified investment adviser that manages an investment portfolio of at least $10,000,000 but less than $10,000,000,000 at the time of the initial contract with the retirement system, pension fund, or investment board (rather than at least $10,000,000 but less than $10,000,000,000) and is a minority-owned business, women-owned business, or business owned by a person with a disability. In a provision requiring a competitive process for awarding investment contracts, adds an exclusion for contracts for investment services with an emerging investment manager. Effective immediately.

Nov 07 18  S  Referred to Assignments

SB 03639  Sen. Iris Y. Martinez

40 ILCS 5/1-113.16
30 ILCS 805/8.42 new
Amends the General Provisions Article of the Illinois Pension Code. Provides that any open meeting of the board of trustees of a retirement system or pension fund or any committee established by a retirement system or pension fund must be broadcast to the public and maintained in real-time on the retirement system's or pension fund's website using a high-speed Internet connection. Provides that the broadcast and maintenance requirements for open meetings do not apply to a pension fund established under the Downstate Police Article or the Downstate Firefighter Article of the Code. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Nov 07 18  S  Referred to Assignments

415 ILCS 5/9.16 new
415 ILCS 5/39.5 from Ch. 111 1/2, par. 1039.5

Amends the Environmental Protection Act. Provides that ethylene oxide shall only be used to sterilize medical products, and only if the Environmental Protection Agency determines that there is no substitute sterilization technology available for sterilizing a particular medical product. Requires the Agency to prohibit all uses of ethylene oxide by January 1, 2022. Provides that the Agency shall not renew an air pollution operating permit if the Agency finds that the facility is emitting ethylene oxide at a level that violates any federal or State standards pertaining to ethylene oxide. Provides circumstances under which the Agency shall reopen and modify permits issued to facilities emitting ethylene oxide under the Clean Air Act Permit Program. Effective immediately.

Nov 07 18  S Assigned to Environment and Conservation

SB 03641  Sen. Michael Connelly

720 ILCS 5/32-10 from Ch. 38, par. 32-10
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Criminal Code of 2012. Provides that a person who, having been admitted to bail for appearance before any court of this State, incurs a forfeiture of the bail and knowingly fails to surrender himself or herself within 30 days following the date of the forfeiture, commits, if the bail was given in connection with a charge of felony or pending appeal or certiorari after conviction of any offense, a felony of the same (rather than next lower) Class. Deletes language providing that the person commits a Class A misdemeanor if the underlying offense was a Class 4 felony. Deletes language providing that if the bail was given in connection with a charge of committing a misdemeanor, or for appearance as a witness, that the person commits a misdemeanor of the next lower Class, but not less than a Class C misdemeanor. Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for a Class 4 or greater felony violation of the offense of violation of bail bond.

Nov 07 18  S Referred to Assignments
SB 03642  Sen. Wm. Sam McCann

215 ILCS 5/512-2 from Ch. 73, par. 1065.59-2

215 ILCS 5/Art. XXXIIB heading new
215 ILCS 5/513b1 new
215 ILCS 5/513b5 new
215 ILCS 5/513b10 new
215 ILCS 5/513b15 new
215 ILCS 5/513b20 new
215 ILCS 5/513b25 new
215 ILCS 5/513b30 new
215 ILCS 5/513b35 new
215 ILCS 5/513b40 new
215 ILCS 5/513b45 new
215 ILCS 5/513b50 new
215 ILCS 5/513b55 new
215 ILCS 5/513b60 new
215 ILCS 5/513b65 new
215 ILCS 5/513b70 new
215 ILCS 5/513b75 new
215 ILCS 5/513b80 new
215 ILCS 5/513b85 new
215 ILCS 5/513b90 new
215 ILCS 5/513b95 new
215 ILCS 5/513b100 new
215 ILCS 5/513b105 new
215 ILCS 5/513b110 new

Amends the Illinois Insurance Code. Provides that the Third Party Prescription Program Act does not apply to pharmacy benefits managers. Creates the Pharmacy Benefits Managers Article in the Code. Requires all pharmacy benefits managers doing business in the State to register with the Director of Insurance. Includes provisions on applications for registration, discipline of registered pharmacy benefits managers, examinations, fines, multi-source generic lists, reimbursements, restricted pharmacy fees, audits, and review by the Director.

Nov 07 18  S  Referred to Assignments
SB 03643 Sen. Jason A. Barickman
735 ILCS 5/Art. II Pt. 24 heading new
735 ILCS 5/2-2401 new
735 ILCS 5/2-2402 new
735 ILCS 5/2-2403 new
735 ILCS 5/2-2404 new
735 ILCS 5/2-2405 new
735 ILCS 5/2-2406 new
Amends the Civil Practice Law of the Code of Civil Procedure to add a Part concerning asbestos trust claims. Includes a statement of legislative findings and purpose. Defines terms. Provides that within 30 days after an asbestos action is filed, the plaintiff shall: (1) provide all parties with a sworn statement indicating that an investigation has been conducted and that all asbestos trust claims that can be made by the plaintiff have been filed; and (2) provide all parties with all trust claim materials from all law firms connected to the plaintiff in relation to exposure to asbestos. Provides that a plaintiff has a continuing duty to supplement the information and materials within 30 days after the plaintiff supplements an asbestos trust claim, receives additional information or materials related to an asbestos trust claim, or files an additional trust claim. Provides that, not less than 60 days before trial, if a defendant believes the plaintiff has not filed all asbestos trust claims, the defendant may move and the court may enter an order to require the plaintiff to file additional trust claims. Provides that trust claim materials and trust governance documents are presumed to be relevant and authentic, and are admissible in evidence in an asbestos action. Provides that a claim of privilege does not apply to trust claim materials or trust governance documents and that a defendant may seek discovery from an asbestos trust. Provides that a defendant is entitled to a setoff in the amount the plaintiff has received or will receive from an asbestos trust.

Nov 07 18 S Referred to Assignments

SB 03644 Sen. Andy Manar
105 ILCS 5/10-20.7b from Ch. 122, par. 10-20.7b
105 ILCS 5/24-13.1 from Ch. 122, par. 24-13.1
105 ILCS 5/34-15a from Ch. 122, par. 34-15a
Amends the School Code. With regard to the salary of any employee of a school board who is a member of any reserve component of the United States Armed Services and is mobilized to active military duty or teacher who is employed in a Department of Defense overseas dependents' school or is mobilized to active military duty, removes a provision decreasing the amount of the employee's salary by the employee's base pay for military service.

Nov 07 18 S Assigned to Education

SB 03645 Sen. Jennifer Bertino-Tarrant
110 ILCS 27/20
Amends the Dual Credit Quality Act. Provides that an institution may not collect fees from a high school student enrolled in a dual credit course in excess of what the institution needs, per student, to administer a dual credit program. Provides that any fees collected from the high school student may not be used for any purpose other than administering the dual credit program. Effective immediately.

Nov 13 18 S Referred to Assignments
SB 03646  Sen. Jennifer Bertino-Tarrant

New Act

Creates the Occupational Board Reform Act. Provides for the statement of policy. Provides that an individual with a criminal conviction may submit to the appropriate occupational board a preliminary application for an occupational license, government certification, or State recognition of the individual's personal qualifications for a determination as to whether the individual's criminal conviction would disqualify the individual from obtaining the occupational license, government certification, or State recognition of the individual's personal qualifications. Provides that the appropriate occupational board shall issue the determination in writing within 90 days after receiving the preliminary application. Provides that an occupational board may charge a fee not to exceed $100 for each preliminary application filed. Provides that an individual may appeal the determination. Provides specified requirements concerning the preliminary application and determination. Requires each standing committee of the General Assembly to review and analyze approximately 20% of the occupational regulations within its jurisdiction and submit an annual report electronically to the General Assembly by December 15 of each year beginning in 2019. Provides requirements for the specified annual report. Provides that the standing committee shall complete the specified process for all occupational regulations within its jurisdiction within 5 years and every 5 years thereafter. Provides that if the standing committee finds that it is necessary to change occupational regulations, the standing committee shall recommend the least restrictive regulation consistent with the public interest and specified policies.

Nov 13 18  S  Referred to Assignments

SB 03647  Sen. Jil Tracy-Chuck Weaver

Makes appropriations from the General Revenue Fund to the Supreme Court for probation reimbursements to the Knox County Mary Davis Detention Home. Effective immediately.

Nov 27 18  S  Referred to Assignments

SB 03648  Sen. Martin A. Sandoval

30 ILCS 575/2

Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Removes a requirement that a qualified business must have annual gross sales of less than $75,000,000 or be certified by the Business Enterprise Council for Minorities, Women, and Persons with Disabilities for a particular contract. Effective immediately.

Nov 27 18  S  Referred to Assignments

SB 03649  Sen. Terry Link

210 ILCS 32/5

Amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Includes in the definition of "facility" a facility that provides housing to individuals with dementia. Effective immediately.

Nov 27 18  S  Referred to Assignments
Adopts the rules of the 100th General Assembly as the rules of the Fifth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Fifth Special Session.

Jun 25 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Fourth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Fourth Special Session.

Jun 24 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Sixth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Sixth Special Session.

Jun 26 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Second Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Second Special Session.

Jun 22 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Twelfth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Twelfth Special Session.

Jul 27 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Eighth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Eighth Special Session.

Jun 28 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Eleventh Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Eleventh Special Session.

Jul 26 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Ninth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Ninth Special Session.

Jun 29 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the First Special Session and provides that the House Committees of the 100th General Assembly constitute those of the First Special Session.

Jun 21 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Fourteenth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Fourteenth Special Session.

Jul 31 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Tenth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Tenth Special Session.

Jun 30 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Third Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Third Special Session.

Jun 23 17 H Resolution Adopted

Elects the following for the 100th General Assembly: Timothy D. Mapes, as Chief Clerk of the House; Bradley S. Bolin, as Assistant Clerk of the House; Lee A. Crawford, as Doorkeeper of the House.

Jan 11 17 H Resolution Adopted

RESOLVED, that the Rules of the House of Representatives of the One Hundredth General Assembly be adopted as the Rules of this Fifteenth Special Session, so far as the same may be applicable, and that the Committees of the House of Representatives of the One Hundredth General Assembly, and their membership, shall constitute the Committees of the House during this Fifteenth Special Session.

Aug 28 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Seventh Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Seventh Special Session.

Jun 27 17 H Resolution Adopted

Adopts the rules of the 100th General Assembly as the rules of the Thirteenth Special Session and provides that the House Committees of the 100th General Assembly constitute those of the Thirteenth Special Session.

Jul 28 17 H Resolution Adopted
15-HR 00002    Rep. Barbara Flynn Currie

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Fifteenth Special Session.
Aug 28 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the First Special Session.
Jun 21 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Sixth Special Session.
Jun 26 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Ninth Special Session.
Jun 29 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Tenth Special Session.
Jun 30 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Fifth Special Session.
Jun 25 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Eighth Special Session.
Jun 28 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Fourteenth Special Session.
Jul 31 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Twelfth Special Session.
Jul 27 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Third Special Session.
Jun 23 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Eleventh Special Session.
Jul 26 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Second Special Session.
Jun 22 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Thirteenth Special Session.
Jul 28 17    H    Resolution Adopted

Directs the Clerk to notify the Senate that the House of Representatives of the 100th General Assembly has organized elected officers, and is ready to proceed with business.
Jan 11 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Seventh Special Session.
Jun 27 17    H    Resolution Adopted

Informs the Senate that the House of Representatives is organized and prepared to transact the business of the Fourth Special Session.
Jun 24 17    H    Resolution Adopted
HR 00003  Rep. Barbara Flynn Currie
    Appoints a committee to notify the Governor that the House of Representatives of the 100th General Assembly has
organized elected officers, and is ready to receive communications.
    Jan 11 17  H  Resolution Adopted
HR 00004  Rep. C.D. Davidsmeyer
    Recognizes the importance and value that corn has to Illinois and urges it be made the State grain.
    Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00005  Rep. La Shawn K. Ford-Allen Skillicorn
    Urges the Governor and the Department of Corrections to discourage prosecutors from recommending and judges from
sentencing low level drug offenders to the county jail or the Department of Corrections.
    Jun 22 17  H  Resolution Adopted
HR 00006  Rep. La Shawn K. Ford-Sonya M. Harper-Litesa E. Wallace-Camille Y. Lilly-Mary E. Flowers
    Urges the Inspector General of the City of Chicago to conduct a performance audit of the Chicago Police Department to
determine and assess police emergency response times in Chicago neighborhoods and communities and to make recommendations to
improve response times in primarily African American and Hispanic neighborhoods and communities.
    Jun 22 17  H  Resolution Adopted 079-005-000
HR 00007  Rep. La Shawn K. Ford
    Urges the Department of Human Services and Cook County to enter into all Redeploy Illinois agreements allowable under
P.A. 98-0060.
    Mar 15 17  H  Resolution Adopted
HR 00008  Rep. La Shawn K. Ford
    Urges Congress to strengthen national freight laws for cars carrying firearms across state lines.
    Feb 09 17  H  Resolution Adopted
HR 00009  Rep. La Shawn K. Ford-Sonya M. Harper-Litesa E. Wallace-Camille Y. Lilly-Mary E. Flowers
    Designates the month of August in 2017 as Buy Black, Love Black, and Give Black Month in the State of Illinois.
    House Floor Amendment No. 1
    Designates the month of August in 2017 as Buy Black, Love Black Month in the State of Illinois.
    Jun 22 17  H  Resolution Adopted as Amended
HR 00010  Rep. La Shawn K. Ford-Mary E. Flowers-Litesa E. Wallace-Patricia R. Bellock
    Designates the second week of May of 2017 as Child Care Awareness Week in the State of Illinois.
    Mar 15 17  H  Resolution Adopted
HR 00011  Rep. La Shawn K. Ford
    Urges the City of Chicago to build a new high school on the site of the old Emmet School site in Chicago.
    May 11 17  H  Resolution Adopted
HR 00012  Rep. La Shawn K. Ford
    Urges the boards of trustees of every public university in the State of Illinois to adopt a program that provides housing
scholarships to college students that are registered as homeless and to include funding for this program in their appropriations requests
to the General Assembly.
    Mar 15 17  H  Resolution Adopted
HR 00013  Rep. La Shawn K. Ford
    Designates the month of March in 2017 and 2018 as Ask Your Boss for a Raise Month.
    Mar 15 17  H  Resolution Adopted
HR 00014  Rep. La Shawn K. Ford
    Urges Congress, consistent with the First Amendment to the United States Constitution, to pass a law prohibiting parents
from cyber-bullying their children by posting messages or images on social media sites on the Internet that embarrass, intimidate,
coerce, harass, or cause substantial emotional distress to their children.
    House Floor Amendment No. 1
    Deletes the word "embarrass" from the Resolution.
    Mar 15 17  H  Resolution Adopted as Amended
HR 00015  Rep. La Shawn K. Ford
  Urges Congress to require replica gun manufacturers to design these guns to be bright colors.
  Feb 09 17  H Resolution Adopted

  Urges Congress to pass legislation in support of the establishment of VA emergency prescription refill programs nationwide to ensure that, in emergency situations, veterans may receive medication directly from their local pharmacy and VA facility.
  Jun 22 17  H Resolution Adopted

HR 00017  Rep. Tim Butler-Sue Scherer
  Congratulates the Rochester High School varsity football team, the Rockets, on winning the 2016 Illinois High School Association (IHSA) Class 4A State Football Championship.
  Feb 16 17  H Resolution Adopted

HR 00018  Rep. La Shawn K. Ford
  Urges the Governor to declare a state of emergency in areas of the State where violent crime is a serious problem and deploy State agency resources to combat violent crime.
  Feb 09 17  H Resolution Adopted

HR 00019  Rep. Mary E. Flowers
  Congratulates JoAnn Johnson on becoming the first African American woman to reach the rank of Colonel with the Illinois State Police.
  Jan 24 17  H Resolution Adopted

HR 00020  Rep. Michelle Mussman-Fred Crespo
  Recognizes the 40th anniversary of Friendship Village opening its doors to residents.
  Jan 24 17  H Resolution Adopted

HR 00021  Rep. Michael J. Zalewski, Al Riley, Jaime M. Andrade, Jr. and Ann M. Williams
  Recognizes that Myalgic Encephalomyelitis (ME) is a tragic, disabling disease that destroys the lives of many patients and takes a severe toll on their families, friends, and caretakers. Recognizes and affirms the commitment of Illinois to improving the availability and quality of medical and supportive care for ME patients. Recommends that the National Institutes of Health fund ME research at a level commensurate with similarly burdensome disease. Encourages universities in Illinois to focus research attention on this underserved disease. Recommends that the Centers for Disease Control and Prevention disseminate new ME medical education, updated in accordance with the National Academy of Medicine recommendations, the recommendations of the United States Department of Health and Human Services' CPS Advisory Committee, and the best practices of disease experts. Encourages media organizations to inform the public about the seriousness of the disease.
  May 09 17  H Resolution Adopted

HR 00022  Rep. Norine K. Hammond
  Congratulates the Ilowa Council of the Boy Scouts of America on its 50th anniversary.
  Jan 24 17  H Resolution Adopted

HR 00023  Rep. Barbara Flynn Currie
  Mourns the death of Sue Purrington.
  Jan 24 17  H Resolution Adopted

HR 00024  Rep. Robert Martwick
  Mourns the death of Ronald Oppedisano.
  Jan 24 17  H Resolution Adopted

  Mar 07 17  H Resolution Adopted
HR 00026  Rep. Camille Y. Lilly
Mourns the death of Cory Lushon Foster Jr.
Jan 24 17  H Resolution Adopted


States the opinion of the Illinois House of Representatives that the proposed educational pension cost shift from the State of Illinois to local school districts, community colleges, and institutions of higher education is financially wrong.
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

States the body's opposition to any additional taxes on advertising or advertising-related services and states the belief that Illinois' present fiscal crisis must be managed in other ways besides a new tax on business owners throughout the State.
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HR 00029  Rep. David McSweeney-Jay Hoffman, Brandon W. Phelps, Stephanie A. Kifowit, Michael Halpin, Martin J. Moylan, Jerry Costello, II, Michelle Mussman, Sue Scherer, Jonathan Carroll, Monica Bristow, Sam Yingling, Deb Conroy, Katie Stuart, Emanuel Chris Welch, Natalie Phelps Finnie, Camille Y. Lilly and Silvana Tabares
States the belief that the Illinois Income Tax Act should not be amended to permit taxing retirement income.
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HR 00030  Rep. Emanuel Chris Welch-Grant Wehrli and Tim Butler
Designates October 2017 as "Zombie Preparedness Month" in the State of Illinois, and urges all Illinoisans to educate themselves about natural disasters and take steps to create a stockpile of food, water, and other emergency supplies that can last up to 72 hours.
Feb 09 17  H Resolution Adopted

HR 00031  Rep. Thomas M. Bennett
Designates March of 2017 as "Fibromuscular Dysplasia Awareness Month" in the State of Illinois.
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HR 00032  Rep. Thomas M. Bennett-Anna Moeller-Terri Bryant-Mark Batinick-Avery Bourne, Rita Mayfield, Linda Chapa LaVia, John C. D'Amico, Gregory Harris, Jerry Lee Long, Theresa Mah, David S. Olsen, Juliana Stratton, Christine Winger, Tony McCombie and Brian W. Stewart
Declares the intent to eradicate financial abuse of the elderly in Illinois. Urges the Illinois Department of Public Health and the Illinois Department of Aging to work together to produce educational materials for elderly citizens of Illinois explaining their rights, the warning signs of financial exploitation, and appropriate reporting methods. Urges the 13 Illinois Area Agencies on Aging Ombudsperson programs to partner with long-term care facilities in their respective regions to provide appropriate educational information and reporting methods to clients and patients on an annual basis. Urges the Illinois State Bar Association Elder Law Section to work to develop appropriate legal materials for long-term care facilities and State's Attorneys that offer information on identifying and prosecuting financial abuse of elderly citizens. Urges the Illinois State Medical Society and the Illinois Nurses Association to provide their respective members with appropriate educational materials to assist with identifying and reporting suspected financial abuse of Illinois' older citizens.
Mar 07 17  H Resolution Adopted 116-000-000

HR 00033  Rep. Lindsay Parkhurst
Congratulates Kankakee County Sheriff Timothy Bukowski on the occasion of his retirement.
Jan 24 17  H Resolution Adopted
HR 00034  Rep. Charles Meier
           Directs the Auditor General to conduct a performance audit of the oversight of the Community Integrated Living
           Arrangements (CILAs) program at the Department of Human Services.
           Mar 15 17 H Resolution Adopted 110-000-000

HR 00035  Rep. Avery Bourne and Tim Butler
           Declares Taylorville to be the Chilli Capital of the State of Illinois.
           Apr 06 17 H Resolution Adopted

HR 00036  Rep. Lindsay Parkhurst
           Congratulates Kankakee Fire Chief Ron Young on the occasion of his retirement.
           Jan 24 17 H Resolution Adopted

HR 00037  Rep. Brandon W. Phelps
           Congratulates Robert W. Smith on his retirement from the Harrisburg City Police Department.
           Jan 24 17 H Resolution Adopted

           Brandon W. Phelps, Sara Wojcicki Jimenez, Katie Stuart, Terri Bryant, LaToya Greenwood, David B. Reis, Deb
           Conroy, Natalie A. Manley, John Cavaletto, C.D. Davidsmeyer, Randy E. Frese, Michael Halpin and John Connor
           Recognizes that the normal cost of pensions for State educators is the responsibility of the State and that the General
           Assembly should not use the current budget crisis as a reason to shift its financial responsibility for State pension costs to the local
           taxpayers.
           Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HR 00039  Rep. Sam Yingling-John Cavaletto-Carol Ammons-Laura Fine-Robyn Gabel, Sonya M. Harper, Anna Moeller,
           LaToya Greenwood and Michael P. McAuliffe
           Designates April of 2017 as Bring Your Own Bag Month in the State of Illinois and calls upon all residents to bring
           reusable shopping bags instead of plastic shopping bags.
           Feb 09 17 H Resolution Adopted

HR 00040  Rep. Margo McDermed-Al Riley
           Designates October of 2017 as "Dysautonomia Awareness Month" in the State of Illinois.
           Apr 25 17 H Resolution Adopted

HR 00041  Rep. David B. Reis-John Cavaletto
           Congratulates the Effingham County Chamber of Commerce on the occasion of their 100th anniversary.
           Jan 24 17 H Resolution Adopted

HR 00042  Rep. La Shawn K. Ford-Litesa E. Wallace
           Urges the Governor to create a commission to confront the economic problems that still plague African-American
           communities.
           Mar 15 17 H Resolution Adopted

HR 00043  Rep. Steven A. Andersson-Gregory Harris-Avery Bourne-Anna Moeller-Jerry Costello, IL, Daniel Swanson, Grant
           Wehrli, Allen Skillicorn, Steven Reick, Robert W. Pritchard, Emanuel Chris Welch, Jerry Lee Long, Nick Sauer,
           Reginald Phillips, Natalie A. Manley, Michelle Mussman, Brian W. Stewart and Katie Stuart
           Calls upon the leaders of the State of Illinois to recognize and continue to defend the importance of bacon and other pork
           products, along with the pork producers, to the economy, job growth, and the consumer preference of the people of Illinois.
           Mar 29 17 H Resolution Adopted

HR 00044  Rep. Emanuel Chris Welch
           Mourns the death of Phillip Anthony Harrell Sr.
           Jan 24 17 H Resolution Adopted
HR 00045    Rep. La Shawn K. Ford-Litesa E. Wallace-Emanuel Chris Welch and Camille Y. Lilly

    Requests President Trump to commission a study to detail the economic impact of the slave trade and the use of slave labor; and how Emancipation, while freeing them of their literal bonds, and ending an immoral practice, did not guarantee equality in education, employment, housing, and access to quality affordable health care; that this study also include an analysis for how reparations for past harms have benefited the ethnic groups that have received them during the course of American history; and a proposal for reparations to the descendants of slaves in America, and how those reparations can help overcome obstacles that still exist today in education, employment, housing, health care, and justice.

    House Floor Amendment No. 1

    Makes a technical change.

Jun 26 17    H    Resolution Adopted as Amended
HR 00046  Rep. Barbara Flynn Currie

9993 ILCS 100/Art. I heading

9993 ILCS 100/1  House Rule 1
9993 ILCS 100/2  House Rule 2
9993 ILCS 100/3  House Rule 3
9993 ILCS 100/4  House Rule 4
9993 ILCS 100/5  House Rule 5
9993 ILCS 100/6  House Rule 6
9993 ILCS 100/7  House Rule 7
9993 ILCS 100/8  House Rule 8
9993 ILCS 100/9  House Rule 9

9993 ILCS 100/Art. II heading

9993 ILCS 100/10  House Rule 10
9993 ILCS 100/11  House Rule 11
9993 ILCS 100/12  House Rule 12
9993 ILCS 100/13  House Rule 13
9993 ILCS 100/13.5 new  House Rule 13.5
9993 ILCS 100/14  House Rule 14
9993 ILCS 100/15  House Rule 15
9993 ILCS 100/16  House Rule 16
9993 ILCS 100/17  House Rule 17
9993 ILCS 100/18  House Rule 18
9993 ILCS 100/19  House Rule 19
9993 ILCS 100/20  House Rule 20
9993 ILCS 100/21  House Rule 21
9993 ILCS 100/22  House Rule 22
9993 ILCS 100/23  House Rule 23
9993 ILCS 100/24  House Rule 24
9993 ILCS 100/25  House Rule 25
9993 ILCS 100/26  House Rule 26
9993 ILCS 100/27  House Rule 27

9993 ILCS 100/Art. III heading

9993 ILCS 100/28  House Rule 28
9993 ILCS 100/29  House Rule 29
9993 ILCS 100/30  House Rule 30
9993 ILCS 100/31  House Rule 31
9993 ILCS 100/32  House Rule 32
9993 ILCS 100/33  House Rule 33
9993 ILCS 100/34  House Rule 34
9993 ILCS 100/35  House Rule 35
9993 ILCS 100/36  House Rule 36

9993 ILCS 100/Art. IV heading

9993 ILCS 100/37  House Rule 37
9993 ILCS 100/37.5  House Rule 37.5
HR 00046 (CONTINUED)

9993 ILCS 100/37.6  House Rule 37.6
9993 ILCS 100/38  House Rule 38
9993 ILCS 100/39  House Rule 39
9993 ILCS 100/40  House Rule 40
9993 ILCS 100/41  House Rule 41
9993 ILCS 100/42  House Rule 42
9993 ILCS 100/43  House Rule 43
9993 ILCS 100/44  House Rule 44
9993 ILCS 100/Art. IX heading
9993 ILCS 100/Art. V heading
9993 ILCS 100/45  House Rule 45
9993 ILCS 100/46  House Rule 46
9993 ILCS 100/47  House Rule 47
9993 ILCS 100/48  House Rule 48
9993 ILCS 100/Art. VI heading
9993 ILCS 100/49  House Rule 49
9993 ILCS 100/50  House Rule 50
9993 ILCS 100/51  House Rule 51
9993 ILCS 100/52  House Rule 52
9993 ILCS 100/53  House Rule 53
9993 ILCS 100/53.5 new  House Rule 53.5
9993 ILCS 100/54  House Rule 54
9993 ILCS 100/55  House Rule 55
9993 ILCS 100/56  House Rule 56
9993 ILCS 100/57  House Rule 57
9993 ILCS 100/58  House Rule 58
9993 ILCS 100/59  House Rule 59
9993 ILCS 100/60  House Rule 60
9993 ILCS 100/61  House Rule 61
9993 ILCS 100/62  House Rule 62
9993 ILCS 100/63  House Rule 63
9993 ILCS 100/64  House Rule 64
9993 ILCS 100/65  House Rule 65
9993 ILCS 100/66  House Rule 66
9993 ILCS 100/67  House Rule 67
9993 ILCS 100/68  House Rule 68
9993 ILCS 100/69  House Rule 69
9993 ILCS 100/70  House Rule 70
9993 ILCS 100/Art. VII heading
9993 ILCS 100/71  House Rule 71
9993 ILCS 100/Art. VIII heading
9993 ILCS 100/72  House Rule 72
9993 ILCS 100/73  House Rule 73
Adopts the House Rules for the 100th General Assembly.

House Floor Amendment No. 1

Amends the House Rules. Makes changes to Rules 10(b), 13.5, and 53.5.

Jan 24 17 H Resolution Adopted as Amended 063-053-000
HR 00047
Rep. Jim Durkin-Steve A. Andersson-Tom Demmer-Keith R. Wheeler, Mark Batinick, Patricia R. Bellock,
Thomas M. Bennet, Avery Bourne, Dan Brady, Peter Breen, Terri Bryant, Tim Butler, John M. Cabello, John
Cavaletto, C.D. Davidsmeyer, Mike Fortner, Randy E. Frese, Brad Halbrook, Norine K. Hammond, David Harris,
Chad Hays, Jeanne M Ives, Sheri Jesiel, Jerry Lee Long, Michael P. McAuliffe, Tony McCombie, Margo
McDermed, David McSweeney, Charles Meier, Bill Mitchell, Thomas Morrison, David S. Olsen, Lindsay
Parkhurst, Reginald Phillips, Robert W. Pritchard, Steven Reick, David B. Reis, Nick Sauer, Dave Severin, Allen
Skillicorn, Keith P. Sommer, Joe Sosnowski, Ryan Spain, Brian W. Stewart, Daniel Swanson, Michael D. Unes,
Grant Wehrli, David A. Welter, Barbara Wheeler and Christine Winger

9993 ILCS 100/Art. I heading
9993 ILCS 100/1             House Rule 1
9993 ILCS 100/2             House Rule 2
9993 ILCS 100/3             House Rule 3
9993 ILCS 100/4             House Rule 4
9993 ILCS 100/5             House Rule 5
9993 ILCS 100/6             House Rule 6
9993 ILCS 100/7             House Rule 7
9993 ILCS 100/8             House Rule 8
9993 ILCS 100/9             House Rule 9
9993 ILCS 100/Art. II heading
9993 ILCS 100/10            House Rule 10
9993 ILCS 100/11            House Rule 11
9993 ILCS 100/12            House Rule 12
9993 ILCS 100/13            House Rule 13
9993 ILCS 100/14            House Rule 14
9993 ILCS 100/15            House Rule 15
9993 ILCS 100/16            House Rule 16
9993 ILCS 100/17            House Rule 17
9993 ILCS 100/18            House Rule 18
9993 ILCS 100/19            House Rule 19
9993 ILCS 100/20            House Rule 20
9993 ILCS 100/21            House Rule 21
9993 ILCS 100/22            House Rule 22
9993 ILCS 100/23            House Rule 23
9993 ILCS 100/24            House Rule 24
9993 ILCS 100/25            House Rule 25
9993 ILCS 100/26            House Rule 26
9993 ILCS 100/27            House Rule 27
9993 ILCS 100/Art. III heading
9993 ILCS 100/28            House Rule 28
9993 ILCS 100/29            House Rule 29
9993 ILCS 100/30            House Rule 30
9993 ILCS 100/31            House Rule 31
9993 ILCS 100/32            House Rule 32
9993 ILCS 100/33            House Rule 33
9993 ILCS 100/34            House Rule 34
9993 ILCS 100/35            House Rule 35
HR 00047 (CONTINUED)

9993 ILCS 100/36  
- House Rule 36

9993 ILCS 100/Art. IV heading

9993 ILCS 100/37  
- House Rule 37

9993 ILCS 100/37.5  
- House Rule 37.5

9993 ILCS 100/37.6  
- House Rule 37.6

9993 ILCS 100/37.7 new  
- House Rule 37.7 new

9993 ILCS 100/38  
- House Rule 38

9993 ILCS 100/39  
- House Rule 39

9993 ILCS 100/40  
- House Rule 40

9993 ILCS 100/41  
- House Rule 41

9993 ILCS 100/42  
- House Rule 42

9993 ILCS 100/42.1 new  
- House Rule 42.1 new

9993 ILCS 100/43  
- House Rule 43

9993 ILCS 100/44  
- House Rule 44

9993 ILCS 100/Art. IX heading

9993 ILCS 100/Art. V heading

9993 ILCS 100/45  
- House Rule 45

9993 ILCS 100/46  
- House Rule 46

9993 ILCS 100/47  
- House Rule 47

9993 ILCS 100/48  
- House Rule 48

9993 ILCS 100/Art. VI heading

9993 ILCS 100/49  
- House Rule 49

9993 ILCS 100/50  
- House Rule 50

9993 ILCS 100/51  
- House Rule 51

9993 ILCS 100/52  
- House Rule 52

9993 ILCS 100/53  
- House Rule 53

9993 ILCS 100/54  
- House Rule 54

9993 ILCS 100/55  
- House Rule 55

9993 ILCS 100/56  
- House Rule 56

9993 ILCS 100/57  
- House Rule 57

9993 ILCS 100/58  
- House Rule 58

9993 ILCS 100/59  
- House Rule 59

9993 ILCS 100/60  
- House Rule 60

9993 ILCS 100/61  
- House Rule 61

9993 ILCS 100/62  
- House Rule 62

9993 ILCS 100/63  
- House Rule 63

9993 ILCS 100/64  
- House Rule 64

9993 ILCS 100/65  
- House Rule 65

9993 ILCS 100/66  
- House Rule 66

9993 ILCS 100/67  
- House Rule 67

9993 ILCS 100/68  
- House Rule 68

9993 ILCS 100/69  
- House Rule 69

9993 ILCS 100/70  
- House Rule 70
HR 00047 (CONTINUED)

9993 ILCS 100/Art. VII heading
9993 ILCS 100/71 House Rule 71
9993 ILCS 100/Art. VIII heading
9993 ILCS 100/72 House Rule 72
9993 ILCS 100/73 House Rule 73
9993 ILCS 100/74 House Rule 74
9993 ILCS 100/75 House Rule 75
9993 ILCS 100/76 House Rule 76
9993 ILCS 100/76.5 new House Rule 76.5 new
9993 ILCS 100/77 House Rule 77
9993 ILCS 100/78 House Rule 78
9993 ILCS 100/79 House Rule 79
9993 ILCS 100/80 House Rule 80
9993 ILCS 100/81 House Rule 81
9993 ILCS 100/82 House Rule 82
9993 ILCS 100/Art. X heading
9993 ILCS 100/83 House Rule 83
9993 ILCS 100/84 House Rule 84
9993 ILCS 100/85 House Rule 85
9993 ILCS 100/86 House Rule 86
9993 ILCS 100/87 House Rule 87
9993 ILCS 100/88 House Rule 88
9993 ILCS 100/Art. XI heading
9993 ILCS 100/89 House Rule 89
9993 ILCS 100/90 House Rule 90
9993 ILCS 100/Art. XII heading
9993 ILCS 100/91 House Rule 91
9993 ILCS 100/92 House Rule 92
9993 ILCS 100/93 House Rule 93
9993 ILCS 100/94 House Rule 94
9993 ILCS 100/95 House Rule 95
9993 ILCS 100/96 House Rule 96
9993 ILCS 100/97 House Rule 97
9993 ILCS 100/Art. XIII heading
9993 ILCS 100/98 House Rule 98
9993 ILCS 100/99 House Rule 99
9993 ILCS 100/100 House Rule 100
9993 ILCS 100/101 House Rule 101
9993 ILCS 100/Art. XIV heading
9993 ILCS 100/102 House Rule 102

Adopts the House Rules for the 100th General Assembly.
HR 00048  Rep. Robert Martwick
     Congratulates Norwood Park Fire Chief Kevin Stenson on his retirement.
     Jan 25 17  H Resolution Adopted

HR 00049  Rep. David Harris-Elaine Nekritz
     Recognizes the 100th anniversary of Mount Prospect.
     Jan 25 17  H Resolution Adopted

     Creates the Success by 25 Task Force under the Department of Children and Family Services.
     House Committee Amendment No. 1
     Extends the operation of the Success by 25 Task Force originally created under HR 892 (HCA2) of the 99th General
     Assembly.
     Mar 15 17  H Resolution Adopted as Amended 110-000-000

HR 00051  Rep. Mike Fortner
     Commemorates the 50th anniversary of the Fermi National Accelerator Laboratory.
     Jan 25 17  H Resolution Adopted

HR 00052  Rep. Theresa Mah-Ryan Spain and All Other Members of the House
     Honors Fred T. Korematsu.
     Jan 25 17  H Resolution Adopted

HR 00053  Rep. Mark Batinick and Natalie A. Manley
     Recognizes St. Mary Immaculate Parish School.
     Feb 08 17  H Resolution Adopted

HR 00054  Rep. Allen Skillicorn
     Makes application to Congress under the provisions of Article V of the Constitution of the United States for the calling of
     a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraints on the
     federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and for
     members of Congress.
     Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HR 00055  Rep. Dan Brady-Jerry Costello, II-Charles Meier and John Cavaletto
     Declares February 19 to 25, 2017 as Grain Bin Safety Week.
     May 09 17  H Resolution Adopted

HR 00056  Rep. Linda Chapa LaVia
     Post-Traumatic Stress Injury Awareness Month". Urges the Department of Public Health and the Department of Veterans' Affairs to
     continue working to educate victims of abuse, crime, and natural disasters, and service members, veterans and their families, and the
     general public, about the causes, symptoms, and treatment of post-traumatic stress injury.
     Mar 09 17  H Resolution Adopted

     Sims, Jr.
     Congratulates Edward W. Paesel on his retirement as Executive Director of the South Suburban Mayors and Managers
     Association.
     Feb 08 17  H Resolution Adopted

     Costello, II
     Recognizes the 95th anniversary of the Illinois State Police.
     Feb 08 17  H Resolution Adopted
HR 00059  Rep. Kelly M. Cassidy
      Recognizes the importance of improving awareness of self-care and the value it represents to the citizens of Illinois.
      Supports increased consumer empowerment through the development of new nonprescription medicines and the appropriate switch of
certain prescription medicines to nonprescription. Acknowledges that over-the-counter medicines can greatly improve and reduce costs
to the public health system. Encourages consumers, healthcare practitioners, policymakers and regulators to communicate the benefits
      Jun 22 17  H Resolution Adopted

HR 00060  Rep. Thaddeus Jones
      Jun 29 17  H Resolution Adopted

HR 00061  Rep. Charles Meier
      Urges Congress to conduct a federal hearing on the developmental disability advocacy groups that receive federal funding.
      Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HR 00062  Rep. C.D. Davidsmeyer
      Encourages increased public awareness of lymphedema.
      May 11 17  H Resolution Adopted

HR 00063  Rep. Christian L. Mitchell
      Congratulates Dr. Conrad Worrill on his retirement as Director of the Jacob H. Carruthers Center for Inner City Studies on
      the Northeastern Illinois University campus after 12 years of service.
      Feb 08 17  H Resolution Adopted

HR 00064  Rep. Camille Y. Lilly
      Feb 08 17  H Resolution Adopted

HR 00065  Rep. Margo McDermed
      Congratulates the Mokena Fire Protection District on its 100 years of service and dedication.
      Feb 08 17  H Resolution Adopted

HR 00066  Rep. Terri Bryant
      Congratulates Edna Smith on her 100th birthday.
      Feb 08 17  H Resolution Adopted

HR 00067  Rep. Terri Bryant
      Congratulates Richard Lacey on his 100th birthday.
      Feb 08 17  H Resolution Adopted

HR 00068  Rep. Jehan Gordon-Booth
      Urges the Basel Action Network and the e-Stewards Leadership Council to approve the pending petition submitted by
      Kuusakoski Recycling and Peoria Disposal Company to allow the placement of treated CRT glass into a dedicated retrievable storage
cell in a permitted disposal facility.
      Mar 21 17  H Tabled

HR 00069  Rep. Daniel V. Beiser-Norine K. Hammond
      Encourages the Illinois Department of Human Services to address heroin addiction and implement evidence-based
      practices for medication-assisted treatment services. Designates November 4, 2017 as Heroin Addiction Awareness Day in the State of
      Illinois.
      May 11 17  H Resolution Adopted

HR 00070  Rep. Jay Hoffman
      Mourns the death of former State Representative Sam W. Wolf of Granite City.
      Nov 28 18  H Resolution Adopted

HR 00071  Rep. Camille Y. Lilly
      Mourns the passing of Pearl Lillian "Lil Bird" Mayfield of Waukegan.
      Feb 08 17  H Resolution Adopted
HR 00072  Rep. Brandon W. Phelps  
Mourns the death of Gerald Lee Crabb of Harrisburg.  
Feb 08 17  H  Resolution Adopted

HR 00073  Rep. Keith P. Sommer  
Congratulates the Dee-Mack High School football team on winning the 2016 Class 2A Boys Football State Championship.  
Feb 08 17  H  Resolution Adopted

HR 00074  Rep. Brandon W. Phelps  
Congratulates Milton L. McDaniel Sr. on his induction into the Illinois Labor History Society Union Hall of Fame.  
Feb 08 17  H  Resolution Adopted

HR 00075  Rep. Mary E. Flowers and Gregory Harris  
Urges President Trump to submit the U.N. Convention on the Rights of the Child to the U.S. Senate for its advice and consent without delay, and further calls on the U.S. Senate to move swiftly to approve the Convention.  
Nov 10 17  H  Rule 19(a) / Re-referred to Rules Committee

HR 00076  Rep. Mary E. Flowers  
Urges the U.S. Congress to introduce and pass legislation that eliminates both the Government Pension Offset and the Windfall Elimination Provision.  
Jun 22 17  H  Resolution Adopted

HR 00077  Rep. Mary E. Flowers  
Urges President Trump to call for a national conference on gun violence to be held in Chicago by the end of 2017.  
May 09 17  H  Resolution Adopted

HR 00078  Rep. Laura Fine-Ann M. Williams, Gregory Harris, Sara Feigenholtz, Anna Moeller, Jaime M. Andrade, Jr., Will Guzzardi, Deb Conroy, Michelle Mussman, Robyn Gabel, Kathleen Willis, Natalie A. Manley, Martin J. Moylan and Camille Y. Lilly  
Urges continued funding of Planned Parenthood by the U.S. Congress.  
Jun 22 17  H  Resolution Adopted 053-039-000

HR 00079  Rep. Laura Fine  
Congratulates Deborah Steil on her retirement as a telecommunicator with the Village of Glenview.  
Feb 08 17  H  Resolution Adopted

HR 00080  Rep. Kathleen Willis-Christine Winger-John M. Cabello  
Mourns the death of Officer Raymond Murrell of Addison.  
Feb 08 17  H  Resolution Adopted

HR 00081  Rep. Sara Wojcicki Jimenez-Patricia R. Bellock  
Congratulates Ryan Held on winning the Gold Medal at the 2016 Summer Olympics in Rio de Janeiro.  
Feb 23 17  H  Resolution Adopted

HR 00082  Rep. Sara Wojcicki Jimenez  
Recognizes Becky Glazier on her retirement from the Illinois State Board of Elections.  
Feb 08 17  H  Resolution Adopted

HR 00083  Rep. Charles Meier  
Recognizes the 150th anniversary of the Original Springs Hotel in Okawville.  
Feb 08 17  H  Resolution Adopted

HR 00084  Rep. Charles Meier  
Recognizes the 70th anniversary of Caritas Family Solutions.  
Feb 08 17  H  Resolution Adopted

HR 00085  Rep. Emanuel Chris Welch  
Congratulates Molly Cavanaugh on her retirement from Proviso West High School.  
Feb 08 17  H  Resolution Adopted
HR 00086  Rep. Michael J. Zalewski
  Congratulates John Therriault on the occasion of his retirement from the Illinois Pollution Control Board.
  Feb 08 17  H  Resolution Adopted

HR 00087  Rep. Daniel V. Beiser
  May 09 17  H  Resolution Adopted

HR 00088  Rep. Mary E. Flowers
  Urges the federal government to monitor the ever-increasing costs of prescription drugs and to take any necessary action to reduce the out-of-pocket expenses for those purchasing medications.
  May 11 17  H  Resolution Adopted

HR 00089  Rep. Mary E. Flowers
  Urges the City of Chicago to begin repurposing the closed public schools within its system into new-purpose facilities as soon as possible.
  Jun 22 17  H  Resolution Adopted

HR 00090  Rep. Mary E. Flowers
  Mourns the death of Edna Mary Lambert.
  Feb 08 17  H  Resolution Adopted

HR 00091  Rep. Jerry Costello, II
  Congratulates the Bigham Family on 100 years of showing jersey cattle at the Perry County Fair.
  Feb 08 17  H  Resolution Adopted

HR 00092  Rep. Jerry Costello, II
  Recognizes the 150th anniversary of the founding of Columbia Masonic Lodge #474.
  Feb 08 17  H  Resolution Adopted

HR 00093  Rep. Bill Mitchell
  Congratulates Patrick Garrett on his "retirement" as a Pack Leader for Cub Scout Pack 43.
  Feb 08 17  H  Resolution Adopted

HR 00094  Rep. Christine Winger-Fred Crespo, Mike Fortner, Steven A. Andersson and Michelle Mussman
  Encourages the Illinois State Board of Education and the Illinois Department of Public Health to work in collaboration with local school districts to develop and implement plans for the testing of Legionella.
  House Committee Amendment No. 1
  Encourages the Department of Public Health, in collaboration with the State Board of Education, to make available to schools, guidance for developing and implementing comprehensive water quality management plans.
  May 09 17  H  Resolution Adopted as Amended

HR 00095  Rep. Margo McDermed-Grant Wehrli, Anthony DeLuca, David A. Welter and Kathleen Willis
  Urges the United States Congress and President Donald J. Trump to provide federal funding for Lewis University Airport to construct an air traffic control tower, or be added to a federal pilot program allowing an air traffic control program.
  May 09 17  H  Resolution Adopted

HR 00096  Rep. Christine Winger
  Mourns the death of Officer Raymond Murrell of the Bloomingdale Police Department.
  Feb 08 17  H  Resolution Adopted

HR 00097  Rep. Steven Reich
  Recognizes the City of Woodstock's celebration of the movie "Groundhog Day".
  Feb 08 17  H  Resolution Adopted

HR 00098  Rep. Kelly M. Burke
  Congratulates the Mother McAuley High School Volleyball Team, the Mighty Macs, on winning the 2016 Illinois High School Association Class 4A State Championship.
  Feb 08 17  H  Resolution Adopted
HR 00099  Rep. Daniel V. Beiser

Mourns the death of Dallas Burke.

Feb 08 17  H  Resolution Adopted


Directs the Auditor General to conduct an audit of Medicaid MCOs, which includes a comparison of State expenditures between MCOs and fee-for-service entities.

House Committee Amendment No. 1
Deletes everything and replaces it with similar language.

May 31 17  H  Resolution Adopted 094-009-000


Declares November 9, 2017 as "Illinois Women Veterans Day".

Mar 15 17  H  Resolution Adopted

HR 00102  Rep. Robert Martwick-Sam Yingling-Carol Sente-Rita Mayfield-Ann M. Williams

Congratulates Chester Grzybowski on his 105th birthday.

Feb 08 17  H  Resolution Adopted

HR 00103  Rep. Jerry Costello, II, John M. Cabello and Dan Brady

Recognizes the history of the Bivens family’s involvement with law enforcement.

Feb 08 17  H  Placed on Calendar Agreed Resolutions

HR 00104  Rep. Michael J. Madigan

Mourns the death of Jean-Claude Poilevey of Oak Park.

Feb 08 17  H  Resolution Adopted

HR 00105  Rep. Theresa Mah, Gregory Harris and Camille Y. Lilly

Designates the month of March of 2017 as Social Work Month in the State of Illinois.

Mar 30 17  H  Resolution Adopted

HR 00106  Rep. Brandon W. Phelps

Congratulates Tom Roate on his retirement as a firefighter after 33 years of service.

Feb 08 17  H  Resolution Adopted

HR 00107  Rep. Grant Wehrli-Fred Crespo-Tim Butler-Anthony DeLuca-Frances Ann Hurley, Robert Martwick, Linda Chapa LaVia and Patricia R. Bellock

Declares the week of January 29 through February 4, 2017 as Catholic Schools Week in the State of Illinois.

Mar 15 17  H  Resolution Adopted

HR 00108  Rep. Jehan Gordon-Booth

Urges the Basel Action Network and the e-Stewards Leadership Council to approve the pending petition submitted by Kuusakoski Recycling and Peoria Disposal Company to allow the placement of treated CRT glass into a dedicated retrievable storage cell in a permitted disposal facility.

Mar 21 17  H  Tabled

HR 00109  Rep. Will Guzzardi


Mar 09 17  H  Resolution Adopted

Makes application to Congress under the provisions of Article V of the Constitution of the United States for the calling of a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and for members of Congress.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00111  Rep. Jerry Costello, II

Congratulates the Gibault High School 2014-2015 1818 Saint Louis History class on winning the 2016 Richard H. Driehaus Foundation Preservation Award.

Apr 26 17  H  Resolution Adopted

HR 00112  Rep. Mark Batinick-Robert Martwick

Urges the State of Illinois to solve its budget crisis with the "1-2-3 Plan".

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


States opposition to any further increase in the DON score by the State of Illinois.

Mar 09 17  H  Resolution Adopted


Invites Mexican President Enrique Pena Nieto to address a joint session of the Illinois General Assembly to discuss President Trump's proposed border wall, the impact of a 20% tariff on goods imported from Mexico to pay for the wall, and the economic impact that such a wall and President Trump's policies will have on Illinois and Mexico.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


Condemns President Donald J. Trump's executive order barring refugees from the United States and calls on him to uphold and protect the values of all of the people of this great nation, which was founded by immigrants on principles that include religious freedom and the notion that all people are welcome and created equal.

Jun 26 17  H  Resolution Adopted


Declares opposition to raising the sales taxes on food and drugs.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00117  Rep. Emily McAsey and Cynthia Soto


Mar 09 17  H  Resolution Adopted

HR 00118  Rep. Emily McAsey

Congratulates David Johnsen on the occasion of his retirement as Battalion Chief of the Woodridge Fire District in Lisle.

Feb 09 17  H  Resolution Adopted

HR 00119  Rep. Natalie A. Manley

Congratulates Joseph Ferretti-Raucchi upon his election as President of the Second Grade at the Troy Shorewood Elementary School in Shorewood, Will County.

Feb 09 17  H  Resolution Adopted
HR 00120  
Rep. Michael J. Zalewski

Creates the Illinois Legislative Blockchain and Distributed Ledger Task Force to study how and if the State of Illinois, county governments, and municipal governments can benefit from a transition to a blockchain based system for recordkeeping and service delivery.

Sep 28 17  
H  Rule 19(b) / Re-referred to Rules Committee

HR 00121  
Rep. Lou Lang-David Harris and Kelly M. Cassidy

Urges Congress to amend federal law, including the Controlled Substances Act, to explicitly allow states to set their own marijuana and hemp policies without federal interference.

House Committee Amendment No. 1

Deletes everything and replaces it with similar language.

May 16 17  
H  Resolution Adopted as Amended

HR 00122  
Rep. LaToya Greenwood-Jehan Gordon-Booth-Jerry Costello, II-Sonya M. Harper, Jerry Lee Long, Katie Stuart, Justin Slaughter, Mary E. Flowers, Daniel J. Burke and Deb Conroy

Urges police departments around the State to create a community liaison police officer program similar to CAPS, that designates a specific number of patrol officers as community partners and liaisons, and we encourage police departments to establish advisory committees with members of the community and local officials to discuss ways to improve public safety.

May 11 17  
H  Resolution Adopted

HR 00123  
Rep. Anna Moeller

Urges Enbridge and any other pipeline company transporting fossil fuels to have an environmental impact study conducted by a third-party scientific organization with no ties to the industry before they lay any new section of pipe and before any section of existing pipe begins to transport tar sands oil or natural gas extracted by fracking, requires any environmental impact study to include the long-term impact of burning fossil fuels on the looming climate crisis, and requires Enbridge and any other pipeline company to be held fully responsible for any environmental damages caused by leaks or spills or for agricultural damage to the farms through which their pipelines pass.

Jul 02 18  
H  Rule 19(b) / Re-referred to Rules Committee

HR 00124  

Designates April 4, 2017 as Pay Equity Day in the State of Illinois.

Mar 30 17  
H  Resolution Adopted

HR 00125  
Rep. Jim Durkin

Congratulates Scott Marquardt on his 50th birthday.

Feb 15 17  
H  Resolution Adopted

HR 00126  
Rep. Marcus C. Evans, Jr., Tom Demmer, John C. D’Amico, Jaime M. Andrade, Jr., Lindsay Parkhurst, Margo McDermid, Michael Halpin, Robert Martwick and Tony McCombie

Urges Illinois colleges, universities, tech companies, and government entities to work together to develop wireless technology designed to reduce traffic congestion.

Jun 22 17  
H  Resolution Adopted

HR 00127  
Rep. Rita Mayfield

Urges the State of Illinois to rename Columbus Day as "Indigenous Peoples' Day" in honor of those that were in North America prior to the arrival of Christopher Columbus.

May 15 17  
H  Tabled
HR 00128  Rep. Sonya M. Harper-Litesa E. Wallace
Declares August 4, 2017 and August 4, 2018 as "President Barack Obama Day" in the State of Illinois.
May 16 17  H  Resolution Adopted

HR 00129  Rep. Marcus C. Evans, Jr.
Mourns the death of Linda Cheri Threatt.
Feb 15 17  H  Resolution Adopted

HR 00130  Rep. Sara Feigenholtz
Congratulates the Chicago Cubs on winning the 2016 World Series.
Jun 26 17  H  Tabled

HR 00131  Rep. Michelle Mussman-Sara Feigenholtz
Declares October of 2017 as Disability Awareness Month in the State of Illinois in order to bring attention to conditions that so many Americans suffer from, and recognizes the work being done by disability advocates.
May 11 17  H  Resolution Adopted

HR 00132  Rep. Sonya M. Harper
Declares the week of February 26 to March 4, 2017 as Eating Disorders Awareness Week in the State of Illinois.
May 11 17  H  Resolution Adopted

HR 00133  Rep. Steven A. Andersson
Declares May of 2017 as "Building Safety Month" in the State of Illinois.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00134  Rep. Emanuel Chris Welch
Congratulates Lena Moreland on her retirement as City Clerk for the Village of Bellwood.
Feb 15 17  H  Resolution Adopted

HR 00135  Rep. Brandon W. Phelps
Urges the U.S. Congress to defund Planned Parenthood.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00136  Rep. Carol Ammons
Recognizes that Southern Illinois is the location of the greatest duration of totality for the 2017 North American solar eclipse (2m41.6s), and as such Southern Illinois is the best place on Earth to view one of nature's most beautiful sights.
Feb 15 17  H  Resolution Adopted

HR 00137  Rep. Jerry Costello, II and John M. Cabello
Congratulates Illinois State Police District 11 Interim Commander, Captain Timothy Tyler on receiving the Public Servant Award from the National Association for the Advancement of Colored People.
Mar 22 17  H  Resolution Adopted

HR 00138  Rep. Jerry Costello, II
Congratulates Michael Rebholz on achieving the rank of Eagle Scout.
Apr 26 17  H  Resolution Adopted

Creates the Fair and Equitable Assessment of Property Task Force.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00140  Rep. Michelle Mussman
Recognizes the Native American Indian Eagle Staff as the first flag of the sovereign Native American tribal nations and the First Nations.
May 16 17  H  Resolution Adopted

HR 00141  Rep. Linda Chapa LaVia
Mourns the death of Chester R. Albright of Aurora.
Feb 15 17  H  Resolution Adopted
HR 00142  Rep. Thomas Morrison and Bill Mitchell

State opposition to legislative efforts to use State taxpayer funds to pay for abortions and to use taxpayer funds to pay for insurance costs for State employees to have abortions for any reason. States opposition to efforts to keep abortion legal in Illinois in the event the Supreme Court of the United States overturns the 1973 Roe vs. Wade decision.

May 15 17  H Tabled

HR 00143  Rep. Michael D. Unes

Mourns the death of Roumanos Faddoul Khoury of Washington.

Feb 15 17  H Resolution Adopted

HR 00144  Rep. Avery Bourne and C.D. Davidsmeyer

Congratulates Michael Kelly on his retirement as Superintendent of the Carlinville Unit School District.

Feb 15 17  H Resolution Adopted


States opposition to legislative efforts to use State taxpayer funds to pay for abortions and to use taxpayer funds to pay for insurance costs for State employees to have abortions for any reason through all nine months of pregnancy.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HR 00146  Rep. Jim Durkin-Patricia R. Bellock

Congratulates Steven Hiatt on being named the City of Darien 2017 Citizen of the Year.

Feb 16 17  H Resolution Adopted

HR 00147  Rep. La Shawn K. Ford

Mourns the death of Robert E. Cook.

Feb 16 17  H Resolution Adopted


Opposes any new taxes on sugar-sweetened beverages.

Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee

HR 00149  Rep. Emanuel Chris Welch

Congratulates St. Joseph High School Head Basketball Coach Gene Pingatore on becoming the first boys basketball coach in Illinois history to reach 1,000 wins.

Feb 16 17  H Resolution Adopted

HR 00150  Rep. Emanuel Chris Welch

Congratulates Village of Bellwood Mayor Dr. Frank A. Pasquale on his retirement.

Feb 22 17  H Resolution Adopted

HR 00151  Rep. Elizabeth Hernandez

Congratulates Vesecky's Bakery on receiving the 7th Annual George Ashby Award for Business Excellence.

Feb 22 17  H Resolution Adopted
HR 00152  Rep. Elizabeth Hernandez

Congratulates John Aranza on receiving the 32nd Annual Charles E. Piper Award.

Feb 22 17  H  Resolution Adopted

HR 00153  Rep. Camille Y. Lilly

Recognizes the 40th anniversary of the Glen Ellyn Area Alumnae Chapter (GEAAC) of Delta Sigma Theta Sorority, Inc.

Feb 22 17  H  Resolution Adopted

HR 00154  Rep. Al Riley

Recognizes the 50th anniversary of Hillcrest High School.

Feb 22 17  H  Resolution Adopted

HR 00155  Rep. William Davis-Thaddeus Jones

Recognize the 1970-71 and 1971-72 Thornridge High School Varsity Boys basketball teams.

Feb 22 17  H  Resolution Adopted

HR 00156  Rep. Thomas M. Bennett-Patricia R. Belloch, Michelle Mussman, Charles Meier and Frances Ann Hurley

Designates May of 2017 as "Fibromuscular Dysplasia Awareness Month" in the State of Illinois.

May 11 17  H  Resolution Adopted

HR 00157  Rep. Jerry Costello, II and All Other Members of the House

Mourns the death of James Brockmeyer of Chester.

May 25 17  H  Resolution Adopted

HR 00158  Rep. Jerry Costello, II, John M. Cabello and Dan Brady

Recognizes the history of the Bivens family's involvement with law enforcement.

Mar 22 17  H  Resolution Adopted

HR 00159  Rep. Christian L. Mitchell

Congratulates Hattie Lee Cain-Fulton of Chicago on her 95th birthday.

Feb 22 17  H  Resolution Adopted

HR 00160  Rep. Michael P. McAuliffe

Mourns the death of Ronald A. Oppedisano.

Feb 22 17  H  Resolution Adopted

HR 00161  Rep. Jehan Gordon-Booth-Ryan Spain

Urges SERI (Sustainable Electronics Recycling International) and the TAC (the R2 Technical Advisory Committee) to amend the R2 Standard to create an option for management of CRT glass through beneficial use, including in uses such as landfill construction aggregate and ADC, and placement of treated CRT glass into a dedicated retrievable storage cell in a permitted disposal facility.

Jun 22 17  H  Resolution Adopted

HR 00162  Rep. Lou Lang-Barbara Flynn Currie-Michael J. Madigan

Mourns the death of J. Glenn Schneider of Naperville.

Feb 22 17  H  Resolution Adopted

HR 00163  Rep. LaToya Greenwood

Congratulates the East St. Louis High School football team, the Flyers, on winning the Illinois High School Association Class 7A State Championship.

Feb 22 17  H  Resolution Adopted

HR 00164  Rep. Luis Arroyo-Fred Crespo-Jim Durkin-Jaime M. Andrade, Jr.-Daniel J. Burke

Encourages Congress to introduce and pass new legislation on the admission of Puerto Rico as the 51st State.

House Floor Amendment No. 1

Corrects the name of the Governor of Puerto Rico.

May 31 17  H  Resolution Adopted as Amended

HR 00165  Rep. William Davis-André Thapedi-Marcus C. Evans, Jr.-Arthur Turner-Patricia R. Bellock

Reaffirms Illinois's commitment to the strengthening and deepening of the sister-state relationship between Taiwan and the State of Illinois and supports Taiwan's efforts to be included in free trade agreements.

May 11 17  H  Resolution Adopted
HR 00166
Rep. William Davis
Recognize the 1970-71 and 1971-72 Thornridge High School Varsity Boys basketball teams.
Feb 22 17 H Resolution Adopted

HR 00167
Rep. Barbara Flynn Currie
Congratulates Dr. Raja R. Gopaldas on his outstanding accomplishments and encourage him to continue his research and innovative work in the field of cardiothoracic surgery, lung, vascular, and cancer surgery, especially minimally invasive surgery.
Feb 22 17 H Resolution Adopted

HR 00168
Rep. David S. Olsen-Jim Durkin-Patricia R. Bellock
Mourns the death of Theresa A. Cockrell of Downers Grove.
Feb 23 17 H Resolution Adopted

HR 00169
Rep. Brandon W. Phelps
Congratulates Dr. Roger Dean Herrin on the occasion of his retirement from the Southern Illinois University Board of Trustees.
Feb 23 17 H Resolution Adopted

HR 00170
Rep. William Davis-Thaddeus Jones
Recognize the 1970-71 and 1971-72 Thornridge High School Varsity Boys basketball teams.
Feb 23 17 H Resolution Adopted

HR 00171
Rep. Martin J. Moylan
Congratulates the Maine South High School varsity dance team, the Hawkettes, on winning the Universal Dance Association (UDA) National Dance Team Championship for high kick.
Feb 23 17 H Resolution Adopted

HR 00172
Mar 15 17 H Resolution Adopted

HR 00173
Rep. La Shawn K. Ford-Jehan Gordon-Booth
Urges Governor Rauner to use discretionary funds to install the high-tech expressway video surveillance system recommended by the Chicago Crime Commission as soon as possible.
May 16 17 H Resolution Adopted

HR 00174
Rep. Dan Brady-Keith P. Sommer
Recognizes the opening of the Small Business Development Center on the campus of Illinois Wesleyan University.
Feb 24 17 H Resolution Adopted

HR 00175
Rep. Jay Hoffman
Declares March 4, 2017 as Rotary Club of St. Clair County (West) Day in the State of Illinois.
May 11 17 H Resolution Adopted

HR 00176
Rep. Stephanie A. Kifowit
Congratulates Thomas J. Weisner on his retirement as Mayor of Aurora.
Mar 07 17 H Resolution Adopted

HR 00177
Rep. Terri Bryant and Dave Severin
Congratulates Bruce Morgenstern on being a champion for Illinois wine.
Mar 07 17 H Resolution Adopted

HR 00178
Mourns the death of former U.S. House Minority Leader Bob Michel of Peoria.
Mar 07 17 H Resolution Adopted

HR 00179
Rep. Ryan Spain
Mourns the death of Chief Special Warfare Operator William Ryan Owens.
Mar 07 17 H Resolution Adopted

HR 00180
Rep. John Cavaletto
Congratulates Sloan Valve Company on its 110th Anniversary.
Mar 07 17 H Resolution Adopted
HR 00181  Rep. Laura Fine and Gregory Harris
Urges President Donald Trump to cease his plans to build a wall on the southern border between the United States and Mexico. Urges congress to refuse any appropriation to fund the building of a wall along the southern border.
May 16 17 H Resolution Adopted

HR 00182  Rep. Daniel Swanson
Congratulates Maya Esparza on the Occasion of being named one of the 2017 Top Youth Volunteers in Illinois by the 22nd annual Prudential Spirit of Community Awards.
Mar 07 17 H Resolution Adopted

Recognizes Josephine Wade on the contributions that she has made to the betterment of her community.
Mar 07 17 H Resolution Adopted

Urges Illinois constitutional officers, members of the Illinois House of Representatives, members of the Illinois Senate, as well as the presidents and chairpersons of the Boards of Trustees of individual universities of the State university system, to encourage the playing of the official State song, "Illinois", at all official events.
May 17 17 H Resolution Adopted

HR 00185  Rep. Norine K. Hammond
Recognizes the 150th anniversary of Virginia Masonic Lodge #544.
Mar 07 17 H Resolution Adopted

HR 00186  Rep. Patricia R. Bellock
Recognizes James Mathew of Hinsdale on being selected as one of the top youth volunteers in Illinois for 2017 as part of the 22nd annual Prudential Spirit of Community Awards.
Mar 07 17 H Resolution Adopted

HR 00187  Rep. Chad Hays
Recognizes the North Ridge Middle School boys basketball team, the Ridgerunners, on winning the 2017 Illinois Elementary School Association Eighth Grade Class 4A State Championship.
Mar 14 17 H Resolution Adopted

HR 00188  Rep. Nick Sauer
Recognizes Ela Township.
Mar 07 17 H Resolution Adopted

HR 00189  Rep. Michael J. Madigan
Congratulates Mark Donovan on his retirement as Vice-Chancellor for Administrative Services for the University of Illinois at Chicago.
Mar 07 17 H Resolution Adopted

HR 00190  Rep. Mark Batinick
Recognizes the Total Living Network on its 40th anniversary.
Mar 07 17 H Resolution Adopted

HR 00191  Rep. Thaddeus Jones and Theresa Mah
Urges President Donald Trump and Congress to cease their efforts to repeal the Affordable Care Act.
Sep 28 17 H Rule 19(b) / Re-referred to Rules Committee

HR 00192  Rep. David McSweeney-Jeanne M Ives-Sam Yingling-Jerry Costello, Il-Mark Batinick, Margo McDermed, Sue Scherer, Martin J. Moylan, Michelle Mussman, Michael Halpin, Daniel V. Beiser, Brandon W. Phelps, Kathleen Willis, Jaime M. Andrade, Jr., Silvana Tabares, Linda Chapa LaVia, Luis Arroyo and Natalie A. Manley
Opposes the expansion of the State sales tax to include video and streaming services.
Apr 05 17 H Resolution Adopted

HR 00193  Rep. David McSweeney and Jonathan Carroll
States support for Jewish residents who are facing increased violence and threats.
Mar 07 17 H Referred to Rules Committee
HR 00194  Rep. Lou Lang-Gregory Harris
Condemns the acts of harassment and violence that have been committed recently against Jews, Muslims, refugees, LGBTQ, and communities of color.
May 16 17  H  Resolution Adopted

Congratulates Lake Land College on its 50th anniversary.
Mar 08 17  H  Resolution Adopted

Designates March of 2017 as "Irish American Heritage Month".
May 11 17  H  Resolution Adopted

HR 00197  Rep. John C. D’Amico
Mourns the death of Thomas A. Herling.
Mar 09 17  H  Resolution Adopted

HR 00198  Rep. Emanuel Chris Welch
States the belief in holding the President of the United States to the highest of standards.
May 16 17  H  Resolution Adopted

HR 00199  Rep. Thaddeus Jones
Mourns the death of Steven Ross Sr.
Mar 14 17  H  Resolution Adopted

HR 00200  Rep. Steven A. Andersson-Keith R. Wheeler
Congratulates the Geneva High School competitive dance team, the Vikings, on winning the 2017 Class 2A Competitive Dance State Championship.
Mar 14 17  H  Resolution Adopted

HR 00201  Rep. Steven A. Andersson-Keith R. Wheeler
Congratulates the Geneva High School girls varsity basketball team, the Vikings, on winning the 2017 Illinois High School Association Class 4A State Girls Basketball Championship.
Mar 14 17  H  Resolution Adopted

HR 00202  Rep. Brian W. Stewart
Congratulates the Lena-Winslow/Stockton wrestling team, the PantherHawks, on winning the 2017 Illinois High School Association Class 1A Wrestling State Championship.
Mar 14 17  H  Resolution Adopted

HR 00203  Rep. Ann M. Williams
Congratulates Brigadier General Alicia A. Tate-Nadeau on her distinguished service.
Mar 14 17  H  Resolution Adopted

HR 00204  Rep. Tim Butler-Patricia R. Bellock and Sara Wojcicki Jimenez
Designates March 30, 2017 as Red Cross Centennial Day in the State of Illinois and urges all residents to donate their time and their resources in support of the American Red Cross.
May 11 17  H  Resolution Adopted

HR 00205  Rep. Sara Wojcicki Jimenez-Elizabeth Hernandez-Linda Chapa LaVia-Patricia R. Bellock-Tim Butler, Dan Brady and Christine Winger
Declares April of 2017 as Autism Awareness Month in the State of Illinois for the purpose of urging both government entities and the citizenry to become aware and educated on the subject of autism spectrum disorders.
May 11 17  H  Resolution Adopted

HR 00206  Rep. Ann M. Williams
Congratulates St. Benedict Parish and Preparatory School on its 100th anniversary.
Mar 15 17  H  Resolution Adopted

HR 00207  Rep. Sam Yingling
Recognizes the 20th anniversary of the Grayslake Area Public Library District.
Mar 15 17  H  Resolution Adopted
HR 00208  Rep. Sam Yingling
  Congratulates Dr. Ed Hamming on his retirement.
  Mar 15 17  H  Resolution Adopted

HR 00209  Rep. Carol Ammons
  Mourns the death of Deacon Willie T. Summerville of Champaign-Urbana.
  Mar 15 17  H  Resolution Adopted

HR 00210  Rep. Camille Y. Lilly
  Recognizes the Delta Sigma Theta Sorority as they visit the Illinois State Capitol for Delta Days on March 28, 2017.
  Mar 16 17  H  Resolution Adopted

HR 00211  Rep. Mary E. Flowers
  Mar 16 17  H  Resolution Adopted

HR 00212  Rep. Tim Butler
  Urges Congress to adopt a farm bill that supports and promotes the development of local and regional food systems.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00213  Rep. Michael D. Unes
  Recognizes Illinoisans participating in Bleeding Disorders Awareness Month and advocacy events in March and throughout the year.
  Mar 16 17  H  Resolution Adopted

HR 00214  Rep. Frances Ann Hurley
  Congratulates Thomas E. Ryan Jr. on his retirement as President of the Chicago Firefighters Union Local 2.
  Mar 21 17  H  Resolution Adopted

HR 00215  Rep. Frances Ann Hurley
  Congratulates Rev. Tom Mulcrone on his retirement as the Chicago Fire Department chaplain.
  Mar 21 17  H  Resolution Adopted

  Declares April 24 to 28, 2017 as the inaugural, "Illinois Distracted Driving Awareness Week".
  May 11 17  H  Resolution Adopted

HR 00217  Rep. Mary E. Flowers
  Congratulates Fairview Heights Police Chief Nicholas Gailius on his selection as the 2017 Police Chief of the Year by the Illinois Association of Chiefs of Police.
  Mar 21 17  H  Resolution Adopted

HR 00218  Rep. Frances Ann Hurley
  Recognizes the life of Chicago Firefighter William F. "Billy" Grant.
  Mar 22 17  H  Resolution Adopted

HR 00219  Rep. Theresa Mah
  Mourns the death of Philip T. Kalayil.
  Mar 21 17  H  Resolution Adopted

HR 00220  Rep. Kelly M. Burke
  Congratulates Anthony Yukich of Evergreen Park on his 100th birthday.
  Mar 22 17  H  Resolution Adopted

HR 00221  Rep. Carol Sente
  Recognizes the lives of former Illinois State Senator Adlai E. III and Nancy Stevenson.
  Mar 22 17  H  Resolution Adopted

HR 00222  Rep. Camille Y. Lilly
  Urges the Department of Labor to issue revised posting requirements that clearly and unambiguously inform employers and employees of the legal prohibition on retaliation or firing of any employee who discloses the existence of a current or former domestic partner that represents a threat of workplace violence.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00223  Rep. Linda Chapa LaVia-Patricia R. Bellock
Urges the federal government to continue its investigation of TRICARE facilities.
Jun 22 17  H  Resolution Adopted

HR 00224  Rep. Dan Brady
Congratulates Gail Ann Briggs on her retirement from the McLean County School District #5 Board after 41 years of service.
Mar 22 17  H  Resolution Adopted

HR 00225  Rep. Bill Mitchell
Recognizes the dedication of WSOY of Decatur to keeping the area residents informed.
Mar 22 17  H  Resolution Adopted

HR 00226  Rep. Norine K. Hammond
Congratulates Suzan Nash on her retirement as the Western Illinois Regional Council Executive Director.
Mar 23 17  H  Resolution Adopted

HR 00227  Rep. La Shawn K. Ford
Mar 23 17  H  Resolution Adopted

HR 00228  Rep. John Cavaletto
Congratulates the St. Anthony High School boys basketball team, the Bulldogs, on winning the 2016-2017 Illinois High School Association Class 1A State Basketball Championship.
Mar 23 17  H  Resolution Adopted

HR 00229  Rep. Mark Batinick
Remembers Mr. Redd F. Griffin of Oak Park.
Mar 23 17  H  Resolution Adopted

HR 00230  Rep. C.D. Davidsmeyer
Mourns the death of James L. "Jim" Johnson Sr. of Hardin.
Mar 28 17  H  Resolution Adopted

HR 00231  Rep. Tim Butler
Commemorates the centennial of the United States entering and participating in World War I beginning on March 26, 2017.
Jan 31 18  H  Tabled

HR 00232  Rep. Daniel Swanson
Congratulates Claudia VanOpdorp on being crowned the 58th Miss Illinois County Fair Queen.
Mar 28 17  H  Resolution Adopted

HR 00233  Rep. Steven Reick
Congratulates longtime Woodstock resident and former Marian Central Catholic High School Athletic Director Hans Rokus on his induction into the Illinois Basketball Coaches Association Hall of Fame for his work as a coach and as a broadcaster.
Mar 28 17  H  Resolution Adopted

Urges the creation of an environmental justice agenda.
House Committee Amendment No. 1
Corrects the name of a fund.
Jun 22 17  H  Resolution Adopted

HR 00235  Rep. Jim Durkin
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00236  
Recognizes the 100th anniversary of the Tau Chapter of Alpha Phi Alpha at the University of Illinois.
Mar 28 17  H  Resolution Adopted

HR 00237  
Mar 28 17  H  Resolution Adopted

HR 00238  
Rep. Patricia R. Bellock
Congratulates Anthony Pelosi on his retirement as Elmhurst Park District Commissioner.
Mar 28 17  H  Resolution Adopted

HR 00239  
Rep. Dave Severin
Mar 28 17  H  Resolution Adopted

HR 00240  
Rep. Katie Stuart
Congratulates A.J. Epenesa on being named the Defensive Most Valuable Player in the inaugural Polynesian Bowl at Aloha Stadium on January 21, 2017.
Mar 28 17  H  Resolution Adopted

HR 00241  
Rep. Brandon W. Phelps
Congratulates Dr. Tim Bellamey on his retirement as President of Shawnee Community College.
Mar 28 17  H  Resolution Adopted

HR 00242  
Rep. Brandon W. Phelps
Mourns the death of Michael J. Henshaw of Harrisburg.
Mar 28 17  H  Resolution Adopted

HR 00243  
Recognizes the life and accomplishments of Bishop Larry Darnell Trotter.
Mar 28 17  H  Resolution Adopted

HR 00244  
Rep. LaToya Greenwood
Declares May 28, 2017 as a day of remembrance for the 1917 East St. Louis Race Riot.
May 11 17  H  Resolution Adopted

HR 00245  
Rep. Lawrence Walsh, Jr.
Congratulates Deborah Summers on her retirement as President of the National Hook-up of Black Women, Inc.
Mar 29 17  H  Resolution Adopted

HR 00246  
Rep. Cynthia Soto
Mourns the death of Teresa Rendon Gonzalez.
Mar 29 17  H  Resolution Adopted

HR 00247  
Rep. Elgie R. Sims, Jr. and All Other Members of the House
Designates the date of May 10, 2017 as Alpha Kappa Alpha Day in the State of Illinois in honor of Alpha Kappa Alpha Sorority, Incorporated, and its work.
May 10 17  H  Resolution Adopted

HR 00248  
Urges county sheriffs across Illinois to continue to implement standard medical protocols for monitoring and treatment of individuals experiencing withdrawal while incarcerated to mitigate pain and discomfort, and to reduce the risk of both serious medical incidents, including death, and wrongful death lawsuits.
Jun 22 17  H  Resolution Adopted

HR 00249  
Rep. Robert Martwick
Recognizes the appointment of Darby Dickerson as the Dean of The John Marshall Law School.
Mar 30 17  H  Resolution Adopted
**HR 00250**

Rep. Nick Sauer-Norine K. Hammond-Patricia R. Bellock and All Other Members of the House

Recognizes May of 2017 as Foster Care Month in Illinois.

May 10 17  H  Resolution Adopted

**HR 00251**

Rep. Rita Mayfield

Remembers the life of Miguel Juarez of Waukegan, the city's first Latino police officer.

Mar 30 17  H  Resolution Adopted

**HR 00252**

Rep. Patricia R. Bellock

Designates the month of April in 2017 and 2018 as Child Abuse Prevention Month in the State of Illinois.

May 11 17  H  Resolution Adopted

**HR 00253**

Rep. Patricia R. Bellock


May 11 17  H  Resolution Adopted

**HR 00254**

Rep. Patricia R. Bellock

Recognizes National Domestic Violence Awareness Month in October and supports and commends the efforts of those people and organizations who work tirelessly to help victims break free of the devastating effects of domestic abuse.

May 11 17  H  Resolution Adopted

**HR 00255**

Rep. Patricia R. Bellock

Recognizes Teen Dating Violence Awareness Month in February of 2017 and 2018 and supports and encourages the work of individuals and organizations who provide effective and essential prevention programming for adolescents.

May 11 17  H  Resolution Adopted

**HR 00256**

Rep. Patricia R. Bellock

Recognizes April of 2017 as Organ Donor Registration Month in the State of Illinois.

May 11 17  H  Resolution Adopted

**HR 00257**

Rep. Patricia R. Bellock

Encourage all drivers in the State of Illinois to get annual eye exams to insure that they are able to drive safely.

May 11 17  H  Resolution Adopted

**HR 00258**

Rep. Grant Wehrli

Congratulates Pam Davis on her retirement.

Mar 30 17  H  Resolution Adopted

**HR 00259**

Rep. Tim Butler

Recognizes the Brian McMillen Memorial Run/Walk and its commitment to honoring Brian McMillen's legacy by supporting veteran students at Lincoln Land Community College.

Mar 30 17  H  Resolution Adopted

**HR 00260**

Rep. Anna Moeller

Congratulates Ina Dews on her 80th birthday and recognizes her commitment to the Elgin community.

Mar 30 17  H  Resolution Adopted

**HR 00261**

Rep. Joe Sosnowski

Opposes any new regulations for energy drinks.

Jun 26 17  H  Resolution Adopted

**HR 00262**

Rep. Sue Scherer

Congratulates the Johns Hill Magnet School eighth grade boys basketball team, the Eagles, on winning the 2017 Illinois Elementary School Association Class 2A State Championship.

Apr 04 17  H  Resolution Adopted

**HR 00263**

Rep. Norine K. Hammond

Congratulates the Western Illinois University women's basketball team, the Fighting Leathernecks, on winning the 2017 Summit League Tournament.

Apr 05 17  H  Resolution Adopted
HR 00264  Rep. Jim Durkin  
Mourns the death of Merilyn Ann Bever Browning.  
Apr 04 17  H  Resolution Adopted

HR 00265  Rep. Michael D. Unes  
Mourns the death of Jim Mamer of East Peoria.  
Apr 04 17  H  Resolution Adopted

HR 00266  Rep. Elgie R. Sims, Jr. and All Other Members of the House  
Recognizes and honors the 2017 Alpha Phi Alpha Day held at the Illinois State Capitol and welcomes the members of Alpha Phi Alpha to the Capitol. Designates the date of May 10, 2017 as Alpha Phi Alpha Day in the State of Illinois in honor of Alpha Phi Alpha Fraternity, Inc.  
May 10 17  H  Resolution Adopted

HR 00267  Rep. Terri Bryant-Mike Fortner-Jerry Costello, II-Brandon W. Phelps-Dave Severin and Patricia R. Bellock  
Declares Southern Illinois as the "Eclipse Crossroads of America" and August 21, 2017 as "Great American Eclipse Day 2017".  
Jun 22 17  H  Resolution Adopted

Urges President Trump and the United States Congress to fully fund the Great Lakes Restoration Initiative.  
Jun 22 17  H  Resolution Adopted

HR 00269  Rep. Patricia R. Bellock-Dan Brady-Lou Lang-Grant Wehrli  
Declares April of 2017 and 2018 as Autism Awareness Month in the State of Illinois.  
May 11 17  H  Resolution Adopted

HR 00270  Rep. Patricia R. Bellock  
Designates November 4 in 2017 and 2018 as Heroin Abuse Awareness Day in the State of Illinois.  
May 11 17  H  Resolution Adopted

HR 00271  Rep. Patricia R. Bellock-Grant Wehrli  
Declares April 26, 2017 and 2018 as the "Annual Alzheimer's Association Advocacy Day" in the State of Illinois.  
May 11 17  H  Resolution Adopted

HR 00272  Rep. Patricia R. Bellock-David Harris  
Urges the United States Department of Labor's Bureau of Labor Statistics to designate the Direct Support Professional as its own standard occupational classification so that more accurate and precise data on this workforce can be captured and analyzed on an ongoing basis.  
Jun 22 17  H  Resolution Adopted

HR 00273  Rep. Jim Durkin  
Congratulates Lemont Mayor Brian K. Reaves on his retirement.  
Apr 04 17  H  Resolution Adopted

Strongly opposes any and all efforts by the Trump Administration to cut the Meals on Wheels Program and Congregate Meals Program, eliminate the Community Development Block Grant, eliminate the Community Services Block Grant, and slash funding for the U.S. Department of Health and Human Services.  
May 24 17  H  Resolution Adopted

HR 00275  Rep. Michael D. Unes  
Congratulates Doug Oberhelman on his retirement as CEO of Caterpillar, Inc.  
Apr 04 17  H  Resolution Adopted
HR 00276  Rep. Charles Meier-Katie Stuart
Recognizes the heroic actions taken by Highland FIRE-EMS paramedics Todd Zobrist and Ty Barr, and Highland Police Officers Sergeant Aric Steinbeck, Officer Shawn Bland, Officer Heather Kunz, and Officer Chris Clewis.
Apr 06 17  H  Resolution Adopted

HR 00277  Rep. Tim Butler-Carol Sente-Tony McCombie, Theresa Mah and Robyn Gabel
Urges Congress to adopt a farm bill that supports and promotes the development of local and regional food systems.
May 11 17  H  Resolution Adopted

Declares April 1, 2017 as "Sarcoidosis Day" in the State of Illinois.
Jun 22 17  H  Resolution Adopted

HR 00279  Rep. Christine Winger
Congratulates Lori Palmer on 20 years as a Bartlett Park District Board Member.
Apr 05 17  H  Resolution Adopted

HR 00280  Rep. Jim Durkin
Recognizes the BMO Financial Group and the long and proud history of this important institution.
Apr 05 17  H  Resolution Adopted

HR 00281  Rep. Linda Chapa LaVia
Urges Governor Bruce Rauner, the Department of Commerce and Economic Opportunity, the General Assembly, and the Department of Veterans' Affairs to work together to find a way to pay the balance due to the National Veterans Art Museum.
May 11 17  H  Resolution Adopted

HR 00282  Rep. Christine Winger and Michelle Mussman
Congratulates Roselle Mayor Gayle A. Smolinski on her retirement.
Apr 05 17  H  Resolution Adopted

HR 00283  Rep. Fred Crespo-Bill Mitchell
Recognizes the dangers of sepsis and encourages people to take part in the fourth annual Illinois Sepsis Challenge 5K Run and Walk in Orland Park in order to bring increased awareness to the danger of sepsis. Declares July 29, 2017 as Illinois Sepsis Day.
May 11 17  H  Resolution Adopted

HR 00284  Rep. Michael P. McAuliffe
Congratulates Karen L. Hackett on serving as Chief Executive Officer of the American Academy of Orthopedic Surgeons for over 13 years.
Apr 05 17  H  Resolution Adopted

HR 00285  Rep. Tim Butler
Commemorates the centennial of the United States entering and participating in World War I beginning on March 26, 2017.
Apr 05 17  H  Resolution Adopted

HR 00286  Rep. Daniel J. Burke-Frances Ann Hurley-Kelly M. Burke
Recognizes Scott Sierzega of Brother Rice High School in Chicago on his second place finish at the 2017 Illinois High School Association Class 2A State Championship in wrestling.
Apr 06 17  H  Resolution Adopted

HR 00287  Rep. Brian W. Stewart
Mourns the death of Richard C. Weis, former Mayor of Freeport.
Apr 06 17  H  Resolution Adopted

HR 00288  Rep. Brandon W. Phelps
Congratulates Dan Fabrizio on his retirement from the Chicago Fire Department.
Apr 07 17  H  Resolution Adopted

HR 00289  Rep. Melissa Conyears-Ervin
Mourns the death of Richard Edward Williams Sr.
Apr 07 17  H  Resolution Adopted

Reaffirms the commitment to enhanced bilateral cooperation and deeper social and trade relations with the government and people of the Commonwealth of The Bahamas. Urges Air Canada, American Airlines, Delta Air Lines, JetBlue Airways, and United Airlines to commence discussions with the Office of The Bahamas Honorary Consulate in Chicago as soon as practicable regarding increasing the number of direct flights between Illinois and The Bahamas.

Jun 22 17  H  Resolution Adopted

HR 00291  Rep. Tom Demmer

Congratulates Tom Shaw on his retirement as CEO of Shaw Media.

Apr 07 17  H  Resolution Adopted

HR 00292  Rep. Steven Reick

Mourns the death of Cynthia R. Harris.

May 15 17  H  Resolution Adopted

HR 00293  Rep. Elizabeth Hernandez, Norine K. Hammond and Patricia R. Bellock

Declares May 7-13, 2017 to be “Illinois Hospital Week” in the State of Illinois. Expresses appreciation for the employees and medical staff of MacNeal Hospital.

Jun 22 17  H  Resolution Adopted


Honors Chance the Rapper for his charitable donation to Chicago Public Schools.

Apr 24 17  H  Resolution Adopted

HR 00295  Rep. Elaine Nekritz

Congratulates Miriam “Mimi” Cooper on her retirement from the Board of Education of Township High School District 214, and recognizes her dedication as the longest-serving Board member in the District's history.

Apr 24 17  H  Resolution Adopted

HR 00296  Rep. Lindsay Parkhurst

Recognizes the dedication and effort of Larry Regnier during his time with the Kankakee Police Department.

Apr 24 17  H  Resolution Adopted

HR 00297  Rep. Norine K. Hammond

Congratulates Hunter Protsman of Macomb Jr. High School, on winning the 2017 Illinois Elementary School Association 100-pound eighth grade individual State wrestling title.

May 10 17  H  Resolution Adopted

HR 00298  Rep. Norine K. Hammond

Congratulates the Macomb Junior High School seventh grade volleyball team, the Bombers, on winning the 2017 Illinois Elementary School Association Class 4A State Championship.

May 10 17  H  Resolution Adopted

HR 00299  Rep. Camille Y. Lilly

Mourns the death of William James Carothers.

Apr 24 17  H  Resolution Adopted

HR 00300  Rep. Robyn Gabel

Congratulates Northwestern University and its athletes, coaches, faculty, students, administration, and alumni on receiving their first invitation to compete in the 2017 NCAA Men's Basketball Championship Tournament, and commends Northwestern University for its pursuit of athletic and academic excellence.

Apr 24 17  H  Resolution Adopted

HR 00301  Rep. Keith P. Sommer

Congratulates the Morton High School Lady Potters on winning the 2017 Illinois High School Association Girls Basketball Class 3A State Championship.

Apr 25 17  H  Resolution Adopted
HR 00302  Rep. Barbara Wheeler-Steven Reick
Recognizes students from Nippersink Middle School and Richmond Burton High School on their participation in the Aerospace STEM Challenge.
Apr 24 17  H Resolution Adopted

HR 00303  Rep. Brandon W. Phelps
Mourns the death of Marianne Lyon of Harrisburg.
Apr 24 17  H Resolution Adopted

Encourages all officers and employees of the Illinois State Board of Education, the Illinois Department of Human Services, the Administrative Office of the Courts, and the Illinois Department of Corrections to become informed regarding well-documented detrimental short-term and long-term impacts to children and adults from serious traumatic childhood experiences; and implement evidence-based interventions and practices that are proven to be successful in developing resiliency in children and adults currently suffering from trauma-related disorders to help them recover from their trauma and function at their full capacity and potential in school, the workplace, and community, family, and interpersonal relationships.
Jun 25 17  H Resolution Adopted

HR 00305  Rep. Brandon W. Phelps
Congratulates John Joseph Scherrer of Ridgeway on his 100th birthday.
Apr 24 17  H Resolution Adopted

HR 00306  Rep. Carol Sente
Recognizes Barbara J. Williams on 28 years of dedicated service to the Village of Vernon Hills.
Apr 24 17  H Resolution Adopted

HR 00307  Rep. Sheri Jesiel-Barbara Wheeler
Congratulates Antioch Community High School Senior Patrick Schoenfelder on winning the 2017 Illinois High School Association Class 2A 160-pound State Championship in wrestling.
Apr 24 17  H Resolution Adopted

HR 00308  Rep. Michael J. Madigan-Barbara Flynn Currie
Mourns the death of former Appellate Justice and State Representative Tobias G. Barry.
Apr 24 17  H Resolution Adopted

HR 00309  Rep. Sara Wojcicki Jimenez
Congratulates all University of Illinois students and their advisors for their creativity and inquisitiveness and shows support for undergraduate research programs.
Apr 24 17  H Resolution Adopted

HR 00310  Rep. Fred Crespo
Recognizes the 50th anniversary of the founding of the Streamwood Woman's Club.
Apr 24 17  H Resolution Adopted

HR 00311  Rep. Keith P. Sommer
Congratulates the members of the Washington Community High School Wrestling Team, the Panthers, on their successful 2016-2017 season.
Apr 25 17  H Resolution Adopted

HR 00312  Rep. Charles Meier
Recognizes the heroic actions taken by Highland FIRE-EMS paramedics Todd Zobrist and Ty Barr, and Highland Police Officers Sergeant Aric Steinbeck, Officer Shawn Bland, Officer Heather Kunz, Officer Chris Clewis, and Telecommunicator Greg Stoff.
Apr 24 17  H Resolution Adopted

HR 00313  Rep. Patricia R. Bellock
Congratulates William Shanklin on receiving the 65th annual Elmhurst Jaycees Distinguished Service Award.
Apr 24 17  H Resolution Adopted
HR 00314  Rep. Camille Y. Lilly-La Shawn K. Ford

Acknowledges the importance of having a high quality education system and all of the societal benefits that go along with it. Encourages the General Assembly to make education a priority in the Fiscal Year 2018 budget, fully fund elementary and secondary education, and continue to strive to create an adequately funded and high quality education system for the benefit of all citizens. Encourages the business community to advocate for a high quality education system in Illinois.

Jun 22 17  H  Resolution Adopted

HR 00315  Rep. Mark Batinick

Commends Colonel Aaron J. Wolff Jr., U.S. Army (Ret.) for serving the State of Illinois and the nation for 59 years and commends him for his service to his fellow veterans through his tireless work of almost three decades for the Military Officers Association of America.

Apr 24 17  H  Resolution Adopted

HR 00316  Rep. Barbara Wheeler

Recognizes the Armenian Genocide of 1915 and declares April 24, 2017 as a "Day of Remembrance for the Holy Martyrs of the Armenian Genocide of 1915".

Apr 24 17  H  Referred to Rules Committee

HR 00317  Rep. Patricia R. Bellock

Recognizes the accomplishments of Pat Quirk and congratulates him on being inducted into the Illinois Wrestling Coaches and Officials Association Hall of Fame.

Apr 24 17  H  Resolution Adopted

HR 00318  Rep. Tim Butler

Congratulates the seventh and eighth grade Hartsburg-Emden Stags on winning their respective 2017 championships in volleyball.

May 22 17  H  Resolution Adopted

HR 00319  Rep. Tim Butler

Congratulates the Mount Pulaski Honeybears on winning the 2017 Illinois Elementary School Association Class 7-2A State Volleyball Championship.

Apr 24 17  H  Resolution Adopted

HR 00320  Rep. Barbara Flynn Currie

Congratulates Rudy Nimocks on his retirement from the University of Chicago after over 25 years of service.

May 15 17  H  Tabled

HR 00321  Rep. Arthur Turner

Congratulates Paul White on his retirement from Community Action after 38 years of service.

Apr 24 17  H  Resolution Adopted

HR 00322  Rep. Arthur Turner

Congratulates Suzan Nash on her retirement from Community Action after 38 years of service.

Apr 24 17  H  Resolution Adopted

HR 00323  Rep. Arthur Turner

Congratulates Ken Pettijohn on his retirement from Community Action after 42 years of service.

Apr 24 17  H  Resolution Adopted

HR 00324  Rep. Frances Ann Hurley and All Other Members of the House

Congratulates speed skater Tommy Shimoda on winning a gold medal in the 500-meter race at the 2017 Special Olympic Winter World Games.

Apr 25 17  H  Resolution Adopted

HR 00325  Rep. Mary E. Flowers-La Shawn K. Ford

Recognize Maggie Lena Walker, an African-American icon and the first African-American woman to charter and become President of a bank in the United States and the members of The Maggie Walker Community for their years of dedication to the preservation of materials related to the amazing life and legacy of Maggie Walker.

Apr 24 17  H  Resolution Adopted

HR 00326  Rep. Mary E. Flowers

Urges the creation of an environmental justice agenda.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00327  Rep. Charles Meier  
Congratulates the Chicago Tribune for winning the 2016 Worth Bingham Prize and receiving 2017 Pulitzer Prize Finalist recognition for Investigative Journalism.  
Apr 25 17  H  Resolution Adopted

Declares April 25, 2017 as Veterans Honor Flight Day in the State of Illinois.  
Jun 22 17  H  Resolution Adopted

HR 00329  Rep. Chad Hays  
Mourns the death of Palmalea Rennie Taylor.  
Apr 25 17  H  Resolution Adopted

HR 00330  Rep. Barbara Flynn Currie  
Congratulates Rudy Nimocks on his retirement from the University of Chicago after over 25 years of service.  
May 15 17  H  Tabled

HR 00331  Rep. Linda Chapa LaVia  
Congratulates Dr. Sherry Eagle on the occasion of her retirement as the Executive Director of the Institute for Collaboration at Aurora University.  
Apr 25 17  H  Resolution Adopted

HR 00332  Rep. Linda Chapa LaVia  
Congratulates Dr. Christine Crouch on the occasion of her retirement as the Assistant Director of the Institute for Collaboration at Aurora University.  
Apr 25 17  H  Resolution Adopted

HR 00333  Rep. Tom Demmer  
Congratulates Tom Shaw on his retirement as CEO of Shaw Media.  
Apr 25 17  H  Resolution Adopted

Recognizes the valiant work of those associated with the Boy Scouts of America Iroquois Trail district.  
Apr 25 17  H  Resolution Adopted

HR 00335  Rep. La Shawn K. Ford  
Mourns the death of Judge Raymond Myles.  
Apr 26 17  H  Resolution Adopted

HR 00336  Rep. Keith R. Wheeler  
Congratulates the Village of Sugar Grove on the 50th annual Corn Boil.  
Apr 26 17  H  Resolution Adopted

Mourns the death of Audria M. Thomas Huntington.  
Apr 26 17  H  Resolution Adopted

HR 00338  Rep. David A. Welter  
Mourns the death of Daniel J. Callahan.  
Apr 26 17  H  Resolution Adopted

HR 00339  Rep. Barbara Flynn Currie  
Congratulates Rudy Nimocks on his retirement from the University of Chicago after over 25 years of service.  
Apr 26 17  H  Resolution Adopted

HR 00340  Rep. Theresa Mah, Rita Mayfield, Cynthia Soto, Will Guzzardi, Jaime M. Andrade, Jr., Daniel J. Burke, Kathleen Willis, Anna Moeller, Luis Arroyo, Elizabeth Hernandez, Fred Crespo, Silvana Tabares and Linda Chapa LaVia  
Recognizes the celebration of Dia de los Ninos (Children's Day) to be held on April 30, 2017.  
Apr 26 17  H  Resolution Adopted
HR 00341  Rep. Dan Brady
   Congratulates Jay Groves on his retirement from Illinois State University.
   Apr 26 17  H  Resolution Adopted

HR 00342  Rep. Dan Brady
   Congratulates Greg Alt on his retirement from Illinois State University.
   Apr 26 17  H  Resolution Adopted

HR 00343  Rep. Lawrence Walsh, Jr.
   Congratulates Jeffrey M. Wallace on the occasion of his retirement.
   Apr 27 17  H  Resolution Adopted

HR 00344  Rep. Lawrence Walsh, Jr.
   Congratulates Joliet Township Trustee Robert F. Wisniewski on the occasion of his retirement.
   Apr 27 17  H  Resolution Adopted

HR 00345  Rep. Jaime M. Andrade, Jr.-Mike Fortner and Camille Y. Lilly
   Urges the federal government to consider the Illinois State Capitol Complex to be critical infrastructure.
   Jun 25 17  H  Resolution Adopted

   Recognizes Ron Orent as he prepares to embark on his Honor Flight to Washington, D.C. on May 10, 2017.
   Apr 27 17  H  Resolution Adopted

HR 00347  Rep. Arthur Turner
   Recognizes the Illinois 2017 Children's Champions and their dedication, hard work, and significant contributions to the State of Illinois.
   Apr 27 17  H  Resolution Adopted

HR 00348  Rep. Mark Batnick
   Commends Father David Medow on his 19 years of service to St. Mary Immaculate in Plainfield.
   Apr 27 17  H  Resolution Adopted

   Honors Dr. Dalitso Sulamoyo for his 18 years of service to the Illinois Association of Community Action Agencies.
   Apr 27 17  H  Resolution Adopted

HR 00350  Rep. Michelle Mussman, Patricia R. Bellock, Nick Sauer and Laura Fine
   Encourages increased awareness of Lyme disease in Illinois.
   Jun 22 17  H  Resolution Adopted
HR 00351  Rep. Mary E. Flowers-André Thapedi-Barbara Flynn Currie-La Shawn K. Ford-Emanuel Chris Welch, Rita Mayfield, Kelly M. Cassidy, Carol Ammons, Robyn Gabel and Camille Y. Lilly

Urges the Mayor of the City of Chicago to officially recognize the importance and benefits of school diversity and to set it as a priority when making decisions regarding admissions policies and practices, creation of new schools, school rezoning, and other pertinent decisions and to commit to having a strategy in each district for overcoming impediments to school diversity.

Jun 25 17  H  Resolution Adopted

HR 00352  Rep. Brandon W. Phelps

Congratulates the Gallatin County High School WYSE Team on winning the 2017 State Championship.

Apr 27 17  H  Resolution Adopted

HR 00353  Rep. Michael J. Madigan-Barbara Flynn Currie

Approves of the Governor's actions under Executive Order 2017-01 to reorganize the Abraham Lincoln Presidential Library and Museum as an independent State agency.

Apr 27 17  H  Resolution Adopted 114-003-000

HR 00354  Rep. Arthur Turner-Brandon W. Phelps-Terri Bryant-William Davis-Chad Hays and Grant Wehrli

Congratulates Winston Mezo on a distinguished career.

Apr 28 17  H  Resolution Adopted

HR 00355  Rep. Christian L. Mitchell

Congratulates the Reverend Dr. L. Bernard Jakes on the 15th Anniversary of his role as the pastor/teacher of West Point Missionary Baptist Church in Chicago.

Apr 28 17  H  Resolution Adopted

HR 00356  Rep. Jim Durkin

Recognizes Barbara Schafer for her work as Senior Director of Hospitality and Wellness for the King-Bruwaert House in Burr Ridge.

Apr 28 17  H  Resolution Adopted

HR 00357  Rep. Theresa Mah and All Other Members of the House

Declares May of 2017 as Asian American and Pacific Islander Heritage Month.

May 31 17  H  Resolution Adopted

HR 00358  Rep. Jay Hoffman, Martin J. Moylan, Silvana Tabares, Michael Halpin, Michelle Mussman, Katie Stuart, Stephanie A. Kifowit, Sam Yingling, Emanuel Chris Welch, Sonya M. Harper, Brandon W. Phelps, Daniel V. Beiser, Deb Conroy and John Connor

Urges Governor Rauner to end the frivolous spending at the Department of Innovation and Technology. Admonishes Secretary Bhatt and urges him to immediately cancel the subscriptions and create a department that is more open and transparent going forward.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00359  Rep. Jerry Lee Long

Recognizes the 30th anniversary of the Illinois Valley Community Hospital Volunteers Escort Service, The Red Coats.

Apr 28 17  H  Resolution Adopted

HR 00360  Rep. Keith R. Wheeler, Grant Wehrli, David Harris, Peter Breen, Steven Reick, Steven A. Andersson, Tim Butler, Margo McDermed, Brad Halbrook, Sara Wojcicki Jimenez, Chad Hays, Tom Demmer, Patricia R. Bellock, Jim Durkin, Mark Batinick, Jeanne M Ives, Reginald Phillips, Sheri Jesiel, Avery Bourne, Daniel Swanson, Charles Meier, Thomas M. Bennett, Randy E. Frese, Allen Skillicom, Robert W. Pritchard, Dan Brady, David McSweeney, David A. Welter, Michael P. McAuliffe, Nick Sauer, Mike Fortner, Jerry Lee Long, Ryan Spain, Barbara Wheeler, John Cavaletto, Norine K. Hammond, Dave Severin, David S. Olsen, Michael D. Unes, Tony McCombie, Lindsay Parkhurst, Brian W. Stewart, Christine Winger, Joe Sosnowski, Keith P. Sommer, John M. Cabello and Thomas Morrison

Urges the House of Representatives to adopt a resolution that contains a revenue estimate for FY 2018 that will enable the legislature to devise a budget for the fiscal year beginning on July 1, 2017, that is congruent and does not exceed the forecasted revenues for FY 2018, thereby meeting the General Assembly's constitutional obligation set forth in subsection (b) of Section 2 of Article VIII of the Illinois Constitution.

May 09 17  H  Referred to Rules Committee

Designates July 3, 2017 and July 3, 2018 as Illinois Citizens Re-entry Day, to be observed in recognition of Congressman Danny K. Davis' work in helping to provide ex-offenders with a second chance and opportunity to re-enter society as productive citizens, and to encourage continuing support of such citizens as they re-enter their communities.

Jun 25 17 H Resolution Adopted

HR 00362  Rep. Anna Moeller

Congratulates Sandy Ziros on being selected as the 68th Annual Woman of the Year by Altrusa International of Elgin.

May 09 17 H Resolution Adopted

HR 00363  Rep. Christine Winger

Congratulates the Wood Dale Park District on its 50th anniversary.

May 09 17 H Resolution Adopted

HR 00364  Rep. Lindsay Parkhurst

Urges the citizens of Illinois to educate themselves on the signs and types of companion animal cruelty so that they can report it when they see it.

Jun 26 17 H Tabled

HR 00365  Rep. Charles Meier

Recognizes Ray Kolweier for his service to the City of Nashville, Illinois.

May 09 17 H Resolution Adopted

HR 00366  Rep. Michael J. Madigan

Declares the week of May 7-13, 2017 as "World Falun Dafa Week".

May 18 17 H Tabled

HR 00367  Rep. Brandon W. Phelps-Barbara Flynn Currie-Jerry Costello, II-Al Riley-Jay Hoffman and Daniel V. Beiser

Urges the Governor and the Department of Commerce and Economic Opportunity to direct funds that would allow the rebuilding and repair of the Alexander County Housing Development in Cairo.

Jun 25 17 H Resolution Adopted

HR 00368  Rep. Michael Halpin

Congratulates John Brown on his retirement from the Rock Island County Clerk's Office on April 28, 2017.

May 09 17 H Resolution Adopted

HR 00369  Rep. Lou Lang and All Other Members of the House

Congratulates Richard Lockhart on his retirement.

May 09 17 H Resolution Adopted 112-000-000

HR 00370  Rep. Jim Durkin-Patricia R. Bellock

Congratulates Susan B. Friend on her retirement as Executive Director of the South East Association for Special Recreation.

May 09 17 H Resolution Adopted

HR 00371  Rep. Marcus C. Evans, Jr.

Mourns the death of Jennett Coleman Alexander.

May 09 17 H Resolution Adopted

HR 00372  Rep. Lindsay Parkhurst, Daniel V. Beiser, Brandon W. Phelps, Katie Stuart, Jay Hoffman, Jerry Costello, II, Michael Halpin and Sue Scherer

States that the State of Illinois should work to maximize the creation of American jobs and to stimulate economic growth and opportunity by spending Illinois taxpayer dollars on iron and steel that creates jobs and helps keep Americans employed.

Jun 25 17 H Resolution Adopted

HR 00373  Rep. John Cavaletto

Recognizes Altamont Masonic Lodge #533 A.F. & A.M. on the occasion of its 150th anniversary.

May 09 17 H Resolution Adopted
HR 00374  Rep. John Cavaletto
Congratulates the residents of Bond County on its 200th anniversary.
May 09 17  H Resolution Adopted

HR 00375  Rep. Litesa E. Wallace
Congratulates the citizens of Rockford and Ferentino Italy on the occasion of the 10th anniversary of their Sister City partnership.
May 09 17  H Resolution Adopted

HR 00376  Rep. Camille Y. Lilly
Declares October 12, 2017 as the "Illinois Great Apple Crunch Day".
Jun 25 17  H Resolution Adopted

HR 00377  Rep. Lou Lang-Jerry Costello, II-Michael Halpin-Stephanie A. Kifowit-Sue Scherer
Declares May of 2017 as "Jewish American Heritage Month" in the State of Illinois.
Jun 25 17  H Resolution Adopted

HR 00378  Rep. Lou Lang-Jerry Costello, II-Michael Halpin-Katie Stuart-Carol Sente
Encourages collaboration with state and/or national coalitions, organizations or agencies to facilitate increased awareness and education about perinatal depression and related mood disorders throughout the State. Designates May of 2017 as Maternal Mental Health Awareness Month in the State of Illinois.
Jun 25 17  H Resolution Adopted

HR 00379  Rep. Dave Severin
Recognizes Zeigler-Royalton Coaches vs. Cancer for their exceptional work in raising money to fight cancer.
May 10 17  H Resolution Adopted

HR 00380  Rep. Dave Severin
Declares June 10, 2017 as Farm City Days.
Jun 25 17  H Resolution Adopted

HR 00381  Rep. Emanuel Chris Welch
Urges President Trump and the United States Congress to permanently reauthorize the Perkins Loan Program.
Jun 26 17  H Resolution Adopted

HR 00382  Rep. Brandon W. Phelps
Mourns the death of Miki L. Pavelonis of Harrisburg.
May 10 17  H Resolution Adopted

HR 00383  Rep. Bill Mitchell
Congratulates J.L. Hubbard Insurance and Bonds on its 60th anniversary.
May 10 17  H Resolution Adopted

HR 00384  Rep. Natalie A. Manley, Sam Yingling, Deb Conroy, Kathleen Willis, Carol Sente and Mary E. Flowers
Urges President Trump and Congress to fully fund the programs that will help local law enforcement to address drug trafficking and use in our communities.
Jun 25 17  H Resolution Adopted

HR 00385  Rep. Robyn Gabel
Congratulates Northwestern University and its athletes, coaches, faculty, students, administration, and alumni on receiving their first invitation to compete in the 2017 NCAA Men's Basketball Championship Tournament, and commends Northwestern University for its pursuit of athletic and academic excellence.
May 10 17  H Resolution Adopted

HR 00386  Rep. Robyn Gabel-Norine K. Hammond
Recommends and urges Governor Rauner to instruct the Director of the Department of Healthcare and Family Services, Felicia Norwood, to issue an amendment to the current request for proposal separating out dental care for Medicaid eligible recipients into separate stand-alone dental administrators.
Jun 26 17  H Resolution Adopted

HR 00387  Rep. John Cavaletto
Recognizes Greenville College on its 125th anniversary.
May 10 17  H Resolution Adopted
HR 00388  Rep. Charles Meier
  Recognizes Morris A. Kugler M.D. of Belleville on his 51 years of service as a surgeon.
  May 11 17  H  Resolution Adopted

  Encourages the Illinois Department of Employment Security to create a website modeled after the State of Missouri’s "Show Me Heroes" website to help put more veterans back to work.
  Jun 25 17  H  Resolution Adopted

HR 00390  Rep. Al Riley
  Congratulates Mary Ann Lelys on celebrating 50 years of employment with the Illinois Department of Insurance.
  May 11 17  H  Resolution Adopted

HR 00391  Rep. Sam Yingling
  Congratulates Father Daniel Francis Sullivan on his retirement as an archdiocesan priest.
  May 15 17  H  Resolution Adopted

HR 00392  Rep. Elgie R. Sims, Jr.
  Congratulates Saint Luke Missionary Baptist Church in Chicago on its 100th anniversary.
  May 15 17  H  Resolution Adopted

HR 00393  Rep. Patricia R. Bellock
  Congratulates Franco Reyes of the Hinsdale Central High School boys swimming team on his success at the 2017 Illinois High School Association Boys Swimming State Finals.
  May 15 17  H  Resolution Adopted

HR 00394  Rep. Patricia R. Bellock
  Recognizes Burr Ridge Mayor Michael "Mickey" Staub's pilgrimage to 50 state capitals in 50 days.
  May 15 17  H  Resolution Adopted

HR 00395  Rep. Laura Fine and Patricia R. Bellock
  Declares May 14 through May 20, 2017 as "Food Allergy Awareness Week" in the State of Illinois to help raise awareness and understanding of food allergies.
  Jun 26 17  H  Resolution Adopted

HR 00396  Rep. Thomas M. Bennett
  Recognizes the City of Watseka on the 150th anniversary of its founding.
  May 15 17  H  Resolution Adopted

HR 00397  Rep. Michael P. McAuliffe
  Congratulates Chairman Mark Stephens on his accomplishments during his 25 years as chairman of the board of trustees at Triton College.
  May 15 17  H  Resolution Adopted

HR 00398  Rep. Emanuel Chris Welch
  Congratulates the Union Pacific Railroad in its exemplary safety record, its achievements, and its focus on communities.
  May 15 17  H  Resolution Adopted

HR 00399  Rep. Al Riley
  Recognizes Patricia Ransford on her retirement as principal of Arcadia Elementary School.
  May 15 17  H  Resolution Adopted

HR 00400  Rep. Al Riley
  Recognizes Benjamin O. Davis VFW Post 311 on its 15th anniversary.
  May 15 17  H  Resolution Adopted

HR 00401  Rep. Sue Scherer
  Declares May of 2017 to be Community Action Awareness Month in the State of Illinois to commemorate the 53rd anniversary of the Decatur Macon County Opportunities Corporation.
  Jun 25 17  H  Resolution Adopted
Declares May of 2017 as Lupus Awareness Month.
Jun 29 17  H  Resolution Adopted

HR 00403  Rep. Jehan Gordon-Booth-Carol Ammons-Ryan Spain
Recognizes Donald Jackson on over 20 years as President of the Peoria Branch of the NAACP.
May 15 17  H  Resolution Adopted

HR 00404  Rep. Sue Scherer
Congratulates Ronald B. Mabe Sr. as he embarks on his Honor Flight to Washington, D.C. on May 23, 2017.
May 15 17  H  Resolution Adopted

HR 00405  Rep. Steven A. Andersson
Mourns the death of Officer Stevenson "Steve" Jones of Elgin.
May 15 17  H  Resolution Adopted

HR 00406  Rep. Avery Bourne
Recognizes Louise Noren on 65 years of volunteer service to Taylorville Memorial Hospital.
May 16 17  H  Resolution Adopted

HR 00407  Rep. Dan Brady-Thomas M. Bennett, Keith P. Sommer and All Other Members of the House
Mourns the death of U.S. Army Ranger Sergeant Joshua P. Rodgers of Bloomington.
May 25 17  H  Resolution Adopted

HR 00408  Rep. Brandon W. Phelps
Mourns the death of Gerald Lee Crabb.
May 17 17  H  Resolution Adopted

HR 00409  Rep. Al Riley
Mourns the death of Timothy S. Bramlet of Springfield.
May 17 17  H  Resolution Adopted

HR 00410  Rep. Jim Durkin
Recognizes the 60th anniversary of the LaGrange Area Department of Special Education.
May 18 17  H  Resolution Adopted

HR 00411  Rep. Charles Meier
Congratulates the Beckemeyer-Wade Fire Protection District for 100 years of service to the community.
May 18 17  H  Resolution Adopted

HR 00412  Rep. Charles Meier
Congratulates the Germantown Fire Department on its 125th anniversary.
May 18 17  H  Resolution Adopted

HR 00413  Rep. Charles Meier
Recognizes Deere & Company on the 180th anniversary of the invention of the John Deere steel plow.
May 18 17  H  Resolution Adopted

HR 00414  Rep. Charles Meier
Recognizes Lucas Foppe on leading his team to victory in the annual NSA Cyber Defense Exercise.
May 19 17  H  Resolution Adopted

HR 00415  Rep. William Davis
Mourns the death of Louise Pendleton.
May 19 17  H  Resolution Adopted

HR 00416  Rep. Anthony DeLuca
Congratulates Master Richard Keiss, owner and operator of Draco Martial Arts Academy, on 20 years in business.
May 19 17  H  Resolution Adopted
HR 00417  Rep. Norine K. Hammond

Congratulates the West Prairie South Elementary School eighth grade boys track and field team on winning the 2017 Illinois Elementary School Association Class A State Championship.

May 19 17  H Resolution Adopted

HR 00418  Rep. La Shawn K. Ford-Mary E. Flowers-Stephanie A. Kifowit-Lou Lang-Lawrence Walsh, Jr., Patricia R. Bellock and LaToya Greenwood

Directs the Auditor General to conduct a performance audit on the Department of Children and Family Services to review and assess the Department's protocols for investigating reports of child abuse and neglect.

House Floor Amendment No. 1

Replaces everything after the heading. Reinserts the provisions of the introduced resolution with the following changes:
Requires the audit to include a review of abuse and neglect investigations conducted by the Department of Children and Family Services in Fiscal Year 2015, Fiscal Year 2016, and Fiscal Year 2017 (rather than a review of each abuse and neglect investigation conducted by the Department within the past 5 years). Requires the Auditor General to compile a detailed report that includes a full summary on the number of lawsuits or other legal actions filed against the Department within the past 3 fiscal years that concern an abuse or neglect investigation and the number of lawsuits the Department settled within the past 3 fiscal years that concern an abuse or neglect investigation (rather than a detailed report that lists, by county, the information collected and examined under the audit, including a full summary on the number of lawsuits or other legal actions filed against the Department within the past 5 years that concern an abuse or neglect investigation and the number of lawsuits the Department settled within the past 5 years that concern an abuse or neglect investigation).

Jun 25 17  H Resolution Adopted as Amended 097-000-000

HR 00419  Rep. Daniel Swanson

Congratulates Marshall Jones on being named the 2017 Outstanding Citizen by the Kewanee Chamber of Commerce Ambassador Club.

May 22 17  H Resolution Adopted

HR 00420  Rep. Litesa E. Wallace

Congratulates Michael J. "Mickey" Goral for his years of service as Rockford Township Supervisor.

May 22 17  H Resolution Adopted

HR 00421  Rep. Litesa E. Wallace

Congratulates Tim Dimke on his retirement from the Rockford Park District.

May 22 17  H Resolution Adopted

HR 00422  Rep. Barbara Flynn Currie-Theresa Mah-Litesa E. Wallace and André Thapedi

Disapproves Executive Order 2017-02 in its entirety.

May 29 17  H Resolution Adopted 066-048-000

HR 00423  Rep. Linda Chapa LaVita-Daniel V. Beiser-Michael D. Unes-Norine K. Hammond-Terri Bryant, Ryan Spain, Dan Brady, Stephanie A. Kifowit, David Harris, Al Riley, Jeanne M Ives, Jerry Costello, IL Michael P. McAuliffe, John C. D'Amico, La Shawn K. Ford, Randy E. Frese, Michael Halpin, Emily McAsey, Brian W. Stewart, Daniel Swanson, Ann M. Williams and All Other Members of the House

Honors the American soldiers, sailors, airmen, and marines from the State of Illinois who have made the ultimate sacrifice in the preceding year.

May 25 17  H Resolution Adopted

HR 00424  Rep. La Shawn K. Ford

Mourns the death of Mary Rotter of LaGrange.

May 24 17  H Resolution Adopted

HR 00425  Rep. Al Riley

Congratulates Joann Lindholm on her retirement as the proprietor of Fresh Starts.

May 24 17  H Resolution Adopted

HR 00426  Rep. Jeanne M Ives

Pledges eagerness of the House of Representatives to work tirelessly here in Springfield during the third full week of May 2017 to complete the work of the people of Illinois prior to Memorial Day. Urges the Speaker of the Illinois House of Representatives to recess the House for the duration of Memorial Day, May 29, 2017, and not to call the House back into session until the completion of this day of American remembrance.

May 24 17  H Referred to Rules Committee
HR 00427  Rep. Steven A. Andersson-Anna Moeller
Mourns the death of Officer Stevenson "Steve" Jones of Elgin.
May 24 17  H  Resolution Adopted

HR 00428  Rep. Jehan Gordon-Booth
Recognizes the positive work being done by the Royal Family Dance Team of Peoria.
May 25 17  H  Resolution Adopted

HR 00429  Rep. Nick Sauer
Congratulates Undersheriff Raymond J. Rose on his retirement after a 50-year law enforcement career.
May 25 17  H  Resolution Adopted

Recognizes July 2, 2017 as Lions Day in Illinois.
Jun 26 17  H  Resolution Adopted

HR 00431  Rep. Theresa Mah
Mourns the death of William Drew of Waukegan.
May 25 17  H  Resolution Adopted

Recognizes the landmark 1967 United States Supreme Court decision of In re Gault.
May 25 17  H  Resolution Adopted

HR 00433  Rep. Linda Chapa LaVia
Congratulates National Louis University and the recipients of the 2017 Pioneer and Reach Awards and express gratitude for their dedication to improving the lives of the people of Illinois.
May 25 17  H  Resolution Adopted

HR 00434  Rep. Linda Chapa LaVia
Urges the Governor to create the Unsung Heroes State Employee Program that instructs department heads to nominate an employee each month to acknowledge outstanding efforts.
Jun 25 17  H  Resolution Adopted

HR 00435  Rep. Tim Butler
Recognizes Immanuel Lutheran Church in Lincoln on its 125th anniversary.
May 26 17  H  Resolution Adopted

HR 00436  Rep. David B. Reis
Congratulates St. John's Evangelical Lutheran Church on celebrating its 150th anniversary.
May 26 17  H  Resolution Adopted

Opposes the Great Lakes Basin Transportation, Inc. proposed rail line that would run through Indiana, Illinois, and Wisconsin.
Jun 29 17  H  Resolution Adopted 103-000-000

HR 00438  Rep. Justin Slaughter
Congratulates the Morgan Park High School boys basketball team, the Mustangs, on winning the 2017 Illinois High School Association Class 3A State Championship.
May 26 17  H  Resolution Adopted
HR 00439  Rep. Carol Ammons
Recognizes the Prairie Research Institute at the University of Illinois for its excellence in research and development of practical applications and practices that help address multiple health, environmental, agricultural, and manufacturing problems facing Illinois residents and businesses.
May 26 17  H  Resolution Adopted

HR 00440  Rep. Robyn Gabel
Recognizes Elizabeth Tisdahl on her retirement as Mayor of the City of Evanston.
May 26 17  H  Resolution Adopted

HR 00441  Rep. Brian W. Stewart
Recognizes the 150th anniversary of the incorporation of the Village of Orangeville.
May 26 17  H  Resolution Adopted

HR 00442  Rep. Elaine Nekritz
Mourns the death of Darlene Ahlstedt of Prospect Heights.
May 28 17  H  Resolution Adopted

HR 00443  Rep. Anna Moeller
Mourns the death of Daniel M. Brewbaker.
May 28 17  H  Resolution Adopted

HR 00444  Rep. Michael J. Zalewski
Congratulates Boy Scouts of America Troop 24 of Riverside on the 100th anniversary of its founding.
May 28 17  H  Resolution Adopted

Urges opposition to the American Health Care Act.

House Floor Amendment No. 1
Jun 28 17  H  Resolution Adopted as Amended

HR 00446  Rep. Charles Meier
Congratulates Shaye Harre for her outstanding achievements throughout her softball career as a Nashville Hornet and as a member of the Southern Illinois University Saluki softball team.
May 30 17  H  Resolution Adopted

HR 00447  Rep. Lou Lang
Recognizes and honors the many ways in which Fr. Dennis Holtzscheider's leadership and strategic vision transformed DePaul University and will continue to contribute to the academic and career success of students for years to come.
May 30 17  H  Resolution Adopted

HR 00448  Rep. Camille Y. Lilly
Mourns the death of Willie Johnson Jr. of Park Forest.
May 30 17  H  Resolution Adopted

HR 00449  Rep. Michael D. Unes
Congratulates the organizers of the Stars of Hope Walk for its past success, and offers support to help find a cure for Huntington's Disease and other neurological disorders.
May 30 17  H  Resolution Adopted
Recognizes Timothy Bradford on his dedication to the Olympia Fields Park District.
May 30 17 H Resolution Adopted

HR 00451  Rep. Elizabeth Hernandez
Recognizes the people of Venezuela and their entitlement to fair elections, release of political prisoners, freedom of speech and assembly, and amends due for all human rights violations against them.
May 30 17 H Resolution Adopted

Recognizes the 100th anniversary of the First Division and the First Division Museum at Cantigny for the important work they do to archive and present the military history of the First Division.
May 30 17 H Resolution Adopted

HR 00453  Rep. Elaine Nekritz
Congratulates the Hellenic Bar Association's newly elected officers and board of director.
May 30 17 H Resolution Adopted

HR 00454  Rep. Fred Crespo
Congratulates Nicolas and Pureza Pacis on their 50th wedding anniversary.
May 30 17 H Resolution Adopted

HR 00455  Rep. Robyn Gabel
Recognizes the many ways in which Dominic V. Belmonte's leadership and vision have positively transformed teaching and learning in our State.
May 30 17 H Resolution Adopted

HR 00456  Rep. Michael J. Madigan
Congratulates Michael J. Tardy on his retirement as Director of the Administrative Office of the Illinois Courts on August 1, 2017 following a sterling 40-plus year career with the Judicial Branch.
May 30 17 H Resolution Adopted

HR 00457  Rep. Daniel J. Burke
Congratulates William and Linda Martinek on their 50 years of marriage.
May 30 17 H Resolution Adopted

Congratulates De Paul University students on passing a referendum creating a scholarship fund for undocumented students.
May 30 17 H Resolution Adopted

HR 00459  Rep. Laura Fine
Congratulates Harold Katz on his bar mitzvah.
May 30 17 H Resolution Adopted

Mourns the death of James McKinley Barry.
May 30 17 H Resolution Adopted

HR 00461  Rep. Cynthia Soto
Recognizes and commends the Puerto Rican Cultural Center and the National Center of Sex Education transnational partnership on issues of wellness facing the Lesbian, Gay, Bisexual and Transgender Puerto Rican/Latin@ community and enhances the profile of diversity which so strengthens the fabric of the community of the State of Illinois.
May 30 17 H Resolution Adopted
HR 00462  Rep. Cynthia Soto
Recognizes the 39th Puerto Rican People's Parade which fosters ethnic pride and enhances the profile of cultural diversity which strengthens the fabric of the State of Illinois.
May 30 17  H  Resolution Adopted

HR 00463  Rep. Charles Meier
Congratulates Shaye Harre for her outstanding achievements throughout her softball career as a Nashville Hornette and as a member of the Southern Illinois University Saluki softball team.
May 30 17  H  Resolution Adopted

HR 00464  Rep. Arthur Turner
Congratulates the University of Illinois at Chicago men's baseball team, the Flames, on winning the 2017 Horizon League Tournament and securing a bid to the NCAA Tournament.
May 31 17  H  Resolution Adopted

HR 00465  Rep. Litesa E. Wallace
Congratulates and thanks Mayor Larry Morrissey for his years of service as mayor of the City of Rockford.
May 31 17  H  Resolution Adopted

Recognizes the 50th anniversary of the Diageo plant in Plainfield.
May 31 17  H  Resolution Adopted

HR 00467  Rep. C.D. Davidsmeyer
Recognizes the 175th anniversary of the Pike Press.
May 31 17  H  Resolution Adopted

HR 00468  Rep. C.D. Davidsmeyer
Recognizes Jacob Kollman for raising money to help send veterans to Washington, D.C. on the Land of Lincoln Honor Flight.
May 31 17  H  Resolution Adopted

HR 00469  Rep. Sonya M. Harper
Recognizes Dr. Walt Whitman and the Soul Children of Chicago as they celebrate 35 years of being a successful arts program.
May 31 17  H  Resolution Adopted

HR 00470  Rep. Sara Wojcicki Jimenez
Recognizes the 165th anniversary of Pawnee Methodist Church.
May 31 17  H  Resolution Adopted

HR 00471  Rep. Cynthia Soto
Recognizes the 39th Puerto Rican People's Parade which fosters ethnic pride and enhances the profile of cultural diversity which strengthens the fabric of the State of Illinois.
May 31 17  H  Resolution Adopted

HR 00472  Rep. Frances Ann Hurley
Mourns the death of Stacy Verne Dixon.
May 31 17  H  Resolution Adopted

HR 00473  Rep. John Cavaletto-David B. Reis-Bill Mitchell-Dave Severin-Terri Bryant
Encourages the 115th United States Congress to pass House Resolution 38 to allow gun owners to carry their firearms in every state without a permit unless his or her state of residence requires one.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00474  Rep. Mary E. Flowers
Recognizes Monique D. DAVIS on her retirement as State Representative for the 27th District.
May 31 17  H  Resolution Adopted

HR 00475  Rep. Daniel Swanson
Recognizes the Department of Veterans Affairs efforts and tireless work to help the State's veteran population.
May 31 17  H  Resolution Adopted
HR 00476  Rep. Dan Brady
  Congratulates Leroy E. McPherson on his retirement as superintendent for the City of Fairbury.
  May 31 17  H  Resolution Adopted

  Recognizes the 300th anniversary of the founding of modern Freemasonry.
  May 31 17  H  Resolution Adopted

HR 00478  Rep. Anthony DeLuca
  Recognizes the 130th anniversary of the founding of Glenwood Academy.
  May 31 17  H  Resolution Adopted

HR 00479  Rep. Elaine Nekritz-Will Guzzardi
  Requests that no State or local government agency or official should expend any time, facilities, equipment, information,
  or other resources of the agency or official to facilitate the creation, publication, or maintenance of or any participation in any federal
  program with the purpose of registering or maintaining a database of individuals present in the United States based on their race, color,
  ancestry, national origin, or religion.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00480  Rep. Elaine Nekritz-Jerry Costello, II-Carol Sente-Robert Rita-Sara Feigenholtz
  Declares the week of April 8-14, 2018 as Healthy Pet Week in the State of Illinois.
  Jun 29 17  H  Resolution Adopted

HR 00481  Rep. Elaine Nekritz-Will Guzzardi
  Requests that no State or local government agency or official should expend any time, facilities, equipment, information,
  or other resources of the agency or official to facilitate the creation, publication, or maintenance of or any participation in any federal
  program with the purpose of registering or maintaining a database of individuals present in the United States based on their race, color,
  ancestry, national origin, or religion.
  Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00482  Rep. Dan Brady
  Recognizes the Silverleaf "Let's Go Ag!" 4-H Club's 100th anniversary.
  Jun 21 17  H  Resolution Adopted

HR 00483  Rep. Michael J. Madigan
  Recognizes Norman R. Bobins for his outstanding leadership, selfless service, generous philanthropy, and willingness to
  help local communities prosper and thrive.
  Jun 21 17  H  Resolution Adopted

HR 00484  Rep. Daniel Swanson
  Congratulates Sheriff Jim Padilla on his retirement.
  Jun 21 17  H  Resolution Adopted

HR 00485  Rep. Justin Slaughter
  Congratulates Jesse Davis on his 100th birthday.
  Jun 21 17  H  Resolution Adopted

HR 00486  Rep. Sonya M. Harper
  Congratulates Mary Pat Palumbo on 47 years of service as a teacher at Bridgeport Catholic Academy.
  Jun 21 17  H  Resolution Adopted

HR 00487  Rep. Patricia R. Bellock
  Mourns the death of Jimmy Piersall.
  Jun 21 17  H  Resolution Adopted

HR 00488  Rep. Christian L. Mitchell
  Congratulates Maya Scott James on becoming the 2017 119lb/Female Novice Class Chicago Golden Gloves Champion.
  Jun 21 17  H  Resolution Adopted

HR 00489  Rep. Arthur Turner
  Mourns the death of Zamari DeMarcus Drew.
  Jun 21 17  H  Resolution Adopted

Urges Governor Rauner to immediately join the United States Climate Alliance.

Jun 26 17  H  Resolution Adopted 054-029-000

HR 00491  Rep. Tim Butler

Congratulates Fourth District Appellate Court Justice M. Carol Pope on her retirement.

Jun 21 17  H  Resolution Adopted

HR 00492  Rep. Tim Butler

Congratulates the Most Serene Republic of San Marino upon the 2017 celebration of the Feast of San Marino and of the foundation of the Republic.

Jun 21 17  H  Resolution Adopted

HR 00493  Rep. Sara Wojcicki Jimenez

Recognizes the accomplishments of Andre Iguodala and the Golden State Warriors on winning their second NBA championship in three years.

Jun 21 17  H  Resolution Adopted

HR 00494  Rep. Michael J. Madigan

Mourns the death of Robert W. Pierson of Orland Park.

Jun 21 17  H  Resolution Adopted

HR 00495  Rep. Patricia R. Bellock

Congratulates Mira Dedhia of Western Springs on finishing 3rd in the 2017 National Spelling Bee.

Jun 21 17  H  Resolution Adopted

HR 00496  Rep. Jerry Lee Long

Thanks Blouke Carus on his dedication to his community and congratulates him on his 90th birthday.

Jun 21 17  H  Resolution Adopted


Mourns the death of Philip Bader Elfsrom of Batavia.

Jun 21 17  H  Resolution Adopted

HR 00498  Rep. Marcus C. Evans, Jr.

Recognizes the 65th anniversary of the Knights of Columbus, Lansing Council #3540.

Jun 21 17  H  Resolution Adopted

HR 00499  Rep. Sam Yingling

Recognizes Round Lake High School on being ranked by U.S. News & World Report as one of the best schools in Illinois and the nation.

Jun 21 17  H  Resolution Adopted

HR 00500  Rep. Michael J. Madigan

Congratulates Douglas M. Grounds on his retirement after 36 years of dedicated service as an administrative clerk for the Democratic leadership of the Illinois House of Representatives.

Jun 21 17  H  Resolution Adopted

HR 00501  Rep. Al Riley

Mourns the death of Bob Wilson.

Jun 21 17  H  Resolution Adopted

HR 00502  Rep. Anthony DeLuca

Congratulates Romona Johnson on winning The Price is Right.

Jun 22 17  H  Resolution Adopted

HR 00503  Rep. Barbara Flynn Currie

Congratulates David and Dorothy Crabb.

Jun 22 17  H  Resolution Adopted
Legislative Information System
100th General Assembly
Synopsis of Introduced Bills
All legislation through December 04, 2018

HR 00504  Rep. Charles Meier
Recognizes Basler Electric on its 75 years of serving Highland.
Jun 22 17  H  Resolution Adopted

HR 00505  Rep. Daniel Swanson
Congratulates Sheriff Jim Padilla on his retirement.
Jun 22 17  H  Resolution Adopted

HR 00506  Rep. John Cavaletto
Celebrates the 50th anniversary of Carlyle Lake.
Jun 22 17  H  Resolution Adopted

HR 00507  Rep. Michael J. Madigan
Congratulates Gayle Behl on her retirement as the receptionist for the Democratic Issues Development Unit.
Jun 23 17  H  Resolution Adopted

HR 00508  Rep. Mark Batinick, Margo McDermed and Nick Sauer
Urges the General Assembly to work towards a biennial budget.
Jun 23 17  H  Referred to Rules Committee

HR 00509  Rep. Dan Brady
Congratulates Dave's Supermarket in Fairbury on 67 years of service.
Jun 24 17  H  Resolution Adopted

HR 00510  Rep. Charles Meier
Congratulates the Illinois Jaycee Senate on its 50th anniversary.
Jun 24 17  H  Resolution Adopted

Mourns the death of Commissioner Robert Steele of North Lawndale.
Jun 24 17  H  Resolution Adopted

HR 00512  Rep. Daniel Swanson
Congratulates Grace United Methodist Church of Galva on its 150th anniversary.
Jun 24 17  H  Resolution Adopted

HR 00513  Rep. Mary E. Flowers
Resolves that funding for Illinois' Temporary Assistance for Needy Families program be restored to the original funding levels established in 1996.
Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00514  Rep. Rita Mayfield
Congratulates Greg Petry on his retirement as executive director of the Waukegan Park District.
Jun 25 17  H  Resolution Adopted

HR 00515  Rep. Christine Winger-Michelle Mussman
Declares July 9, 2017 as "His Holiness Mahant Swami Maharaj Day".
Jan 31 18  H  Tabled

HR 00516  Rep. Charles Meier
Congratulates the Ainad Shriners Circus on its 50th anniversary.
Jun 26 17  H  Resolution Adopted

HR 00517  Rep. Jim Durkin
Congratulates Steve Stricker on his retirement as village administrator for the Village of Burr Ridge.
Jun 27 17  H  Resolution Adopted
HR 00518  Rep. Charles Meier
Recognizes Jim Mammen for his outstanding work with the Lincoln Jaycees and the community of Lincoln.
Jun 29 17  H  Resolution Adopted

HR 00519  Rep. Emanuel Chris Welch
Recognizes the Village of La Grange Park on the 125th anniversary of its founding.
Jun 29 17  H  Resolution Adopted

HR 00520  Rep. Emanuel Chris Welch-La Shawn K. Ford-Michael J. Zalewski
Recognizes the Village of La Grange Park on the 125th anniversary of its founding.
Jun 29 17  H  Resolution Adopted

HR 00521  Rep. Christine Winger-Michelle Mussman
Honors and welcomes His Holiness Mahant Swami Maharaj.
Jun 30 17  H  Resolution Adopted

Directs the Auditor General to conduct a performance audit of the procurement and administration of the contract with Morneau Shepell.
Oct 26 17  H  Resolution Adopted 106-000-000

HR 00523  Rep. David Harris
Congratulates Colonel Bob Roth on his many years of service to our country and State.
Jun 30 17  H  Resolution Adopted

HR 00524  Rep. Sara Feigenholtz
Urges President Trump to fill the position of Special Envoy to Monitor and Combat Anti-Semitism and to fully fund and staff the office.
Nov 08 17  H  Resolution Adopted

HR 00525  Rep. Katie Stuart
Recognizes the 125th anniversary of Glen Carbon.
Jul 01 17  H  Resolution Adopted

HR 00526  Rep. Dan Brady
Recognizes the 100th anniversary of the founding of the Silverleaf 4-H.
Jul 01 17  H  Resolution Adopted

HR 00527  Rep. Michael J. Zalewski-Elgie R. Sims, Jr.-Barbara Flynn Currie and Stephanie A. Kifowit
Instructs the House of Representatives Revenue & Finance Committee to conduct an investigation into ways to improve property tax assessment practices across the State.
  House Committee Amendment No. 1
Instructs the House of Representatives Revenue & Finance Committee to conduct an investigation into ways to improve property tax assessment practices across the State.
Nov 08 17  H  Resolution Adopted 109-000-000

HR 00528  Rep. Jehan Gordon-Booth
Mourns the death of Marlene Lofton George Merchant.
Jul 03 17  H  Resolution Adopted

HR 00529  Rep. David McSweeney
Directs the Auditor General to conduct a performance audit of the appropriation, on lines 10 through 16 of page 508 of House Amendment #3 to Senate Bill 6, of monies to Eastern Illinois University for three enumerated capital improvement projects.
Aug 16 17  H  Referred to Rules Committee
HR 00530  Rep. David Harris-Stephanie A. Kifowit-Brian W. Stewart-Linda Chapa LaVia-Jerry Costello, II, Ann M. Williams,
Michael P. McAuliffe, La Shawn K. Ford, Natalie Phelps Finnie, Al Riley, Camille Y. Lilly and Nick Sauer
Urges Illinois communities to become involved in the Vietnam Veterans Memorial Foundation's "Wall of Faces" project to
help locate pictures of soldiers whose photos were lost.
House Floor Amendment No. 1
Deletes everything and replaces it with similar language. Urges Illinois communities to become involved in the Vietnam
Veterans Memorial Fund's "Wall of Faces" project to help locate pictures of soldiers whose photos were lost.
Nov 08 17  H  Resolution Adopted as Amended
HR 00531  Rep. Daniel Swanson
Congratulates the Henry County Farm Bureau on its 100th anniversary.
Aug 16 17  H  Resolution Adopted
HR 00532  Rep. Marcus C. Evans, Jr.
Mourns the death of Tameka Marie Moore.
Aug 16 17  H  Resolution Adopted
Urges members of the General Assembly and the Governor to continue working on cutting waste and streamlining State
government.
Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00534  Rep. Patricia R. Bellock
Recognizes Diane Main on her dedication and support for the Village of Westmont.
Aug 16 17  H  Resolution Adopted
HR 00535  Rep. Jehan Gordon-Booth
Recognizes the Peoria Heights Fire Department on its 100th anniversary.
Aug 16 17  H  Resolution Adopted
HR 00536  Rep. LaToya Greenwood
Recognizes the advocacy of Community Development Sustainable Solutions and declares Stephanie Bush, Terrance
Taylor, Tracy Johnson, and Shamika Croom to be "pillars of excellence" within their community.
Aug 16 17  H  Resolution Adopted
HR 00537  Rep. Mary E. Flowers
Celebrates the 52th anniversary of Medicare.
Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00538  Rep. Linda Chapa LaVia
Mourns the death of Henry Cowherd of Aurora.
Aug 16 17  H  Resolution Adopted
HR 00539  Rep. Anthony DeLuca
Honors the Village of Beecher, the Village of Crete, the Village of Olympia Fields, and the Village of Steger's Vietnam
Veterans.
Aug 16 17  H  Resolution Adopted
HR 00540  Rep. Sue Scherer
Calls on Governor Rauner and the Trump Administration to prioritize eliminating sources of lead exposure in schools.
Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00541  Rep. Keith R. Wheeler
Recognizes the 50th anniversary of the Sugar Grove Corn Boil.
Aug 16 17  H  Resolution Adopted
HR 00542  Rep. Mary E. Flowers
Urges President Trump and the United States Congress to continue to work to find a solution to the problems created by
the Windfall Elimination Provision.
Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00543  Rep. LaToya Greenwood
Declares July 29, 2017 as Willie Leavell Dancy Day in East St. Louis.
Dec 15 17   H  Rule 19(b) / Re-referred to Rules Committee

HR 00544  Rep. Laura Fine, Litesa E. Wallace, Robyn Gabel and Camille Y. Lilly
Urges the United States Congress to move our tax dollars in exactly the opposite direction proposed by the President, from militarism to human and environmental needs.
Dec 15 17   H  Rule 19(b) / Re-referred to Rules Committee

HR 00545  Rep. Jim Durkin
Congratulates Bill Rodeghier on his retirement as Western Springs Village President.
Aug 16 17   H  Resolution Adopted

HR 00546  Rep. Laura Fine, Litesa E. Wallace, Robyn Gabel and Camille Y. Lilly
Urges the United States Congress to move our tax dollars in exactly the opposite direction proposed by the President, from militarism to human and environmental needs.
Dec 15 17   H  Rule 19(b) / Re-referred to Rules Committee

HR 00547  Rep. Carol Ammons
Mourns the death of Fred Kummerow of Urbana.
Aug 16 17   H  Resolution Adopted

HR 00548  Rep. Justin Slaughter-La Shawn K. Ford
Dec 15 17   H  Rule 19(b) / Re-referred to Rules Committee

HR 00549  Rep. Fred Crespo
Congratulates William Franklin Squires IV on obtaining the rank of Eagle Scout with Boy Scout Troop 493.
Aug 16 17   H  Resolution Adopted

HR 00550  Rep. Michelle Mussman-Katie Stuart-Litesa E. Wallace, John Connor, LaToya Greenwood, Linda Chapa LaVia, Sonya M. Harper, Kathleen Willis, Sue Scherer, Carol Sente, Deb Conroy, Sam Yingling, Emanuel Chris Welch, Camille Y. Lilly, Laura Fine, Robyn Gabel and Jonathan Carroll
Urges Education Secretary Betsy DeVos to keep the Obama-era guidelines on sexual assault in place.
Dec 15 17   H  Rule 19(b) / Re-referred to Rules Committee

HR 00551  Rep. Lindsay Parkhurst
Congratulates George Grosso on his 59 years of dedication and service to the Limestone Township Fire Protection District.
Aug 16 17   H  Resolution Adopted

HR 00552  Rep. Sue Scherer
Mourns the death of Ella Mae Currie.
Aug 16 17   H  Resolution Adopted

HR 00553  Rep. Sam Yingling
Congratulates Robert and Valerie Mosier on the birth of their daughter, Olivia Pearl Mosier.
Aug 16 17   H  Resolution Adopted

HR 00554  Rep. Lawrence Walsh, Jr.
Recognizes the 50th anniversary of the founding of the Senior Citizens Association.
Aug 16 17   H  Resolution Adopted

HR 00555  Rep. Robert W. Pritchard
Congratulates Dan Long on his retirement as Executive Director of the Commission on Government Forecasting and Accountability.
Oct 24 17   H  Resolution Adopted

HR 00556  Rep. Kelly M. Burke
Recognizes the 100th anniversary of the Beverly Improvement Association.
Aug 16 17   H  Resolution Adopted
HR 00557  Rep. Linda Chapa LaVia
Mourns the death of Donald F. Futymoski of Aurora.
Aug 16 17  H  Resolution Adopted

HR 00558  Rep. David B. Reis
Encourages the Comptroller to suspend implementation of the accrual basis of accounting requirement pending the receipt of the Attorney General's opinion.
Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00559  Rep. Robert Martwick
Mourns the death of Michael S. Holewinski of Chicago.
Aug 16 17  H  Resolution Adopted

HR 00560  Rep. C.D. Davidsmeier
Congratulations the Orr Agricultural Research Center on their 40th Anniversary.
Aug 16 17  H  Resolution Adopted

HR 00561  Rep. Sue Scherer
Recognizes the Rev. Robert Freeman as he departs Springfield for First United Methodist Church in Urbana.
Aug 16 17  H  Resolution Adopted

HR 00562  Rep. Marcus C. Evans, Jr.
Recognizes the life and service of Rev. Joseph P. Hill.
Aug 16 17  H  Resolution Adopted

HR 00563  Rep. Anthony DeLuca
Recognizes the 28th Annual Black & Gold Scholarship Gala to be held on November 18, 2017.
Aug 16 17  H  Resolution Adopted

HR 00564  Rep. Dan Brady
Congratulations Bill Shepherd on his retirement from State Farm after 28 years of service.
Aug 16 17  H  Resolution Adopted

HR 00565  Rep. Kelly M. Burke
Congratulations Oak Lawn Police Chief Michael Murray on the occasion of his retirement after 30 years of service with the Oak Lawn Police Department.
Aug 16 17  H  Resolution Adopted

HR 00566  Rep. Patricia R. Bellock
Congratulations John F. Vrba on his tenure as president of the Illinois Health care Association and for his continued commitment to Illinois's elderly citizens.
Aug 16 17  H  Resolution Adopted

HR 00567  Rep. David McSweeney-Mary E. Flowers-Martin J. Moylan-Michael P. McAuliffe-Thomas Morrison, Thaddeus Jones, Emanuel Chris Welch, Kathleen Willis, Michelle Mussman and Margo McDermed
Opposes the Cook County sweetened-beverage tax.
Aug 16 17  H  Referred to Rules Committee

HR 00568  Rep. Brian W. Stewart-Tom Demmer
Recognizes the 100th anniversary of the founding of the Ogle County Farm Bureau.
Aug 16 17  H  Resolution Adopted

Repudiates and condemns white supremacists, neo-Nazis, the Ku Klux Klan, and any other group that espouses hate and seeks to undermine the ideals of Illinois and the nation. Condemns the acts of violence in Charlottesville as domestic terrorism. Celebrates the diversity of Illinois and nation.

Aug 16 17  H  Resolution Adopted 105-000-000

HR 00570  Rep. Allen Skillicorn-Litesa E. Wallace

Denounces the violent terrorism, extreme rhetoric, and bigoted ideologies that are being promoted. Urges law enforcement to recognize this violence as domestic terrorism, and to pursue the criminal elements of these domestic terrorists in the same manner and with the same fervor used to protect the United States from other manifestations of terrorism.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee

HR 00571  Rep. Al Riley

Recognizes the life of Sensei Fred Jordan.

Oct 24 17  H  Resolution Adopted

HR 00572  Rep. Al Riley

Recognizes the life of Grandmaster Stan McKinney.

Oct 24 17  H  Resolution Adopted

HR 00573  Rep. Patricia R. Bellock

Recognizes the 2017 celebration of India Independence Day in Oak Brook.

Oct 24 17  H  Resolution Adopted

HR 00574  Rep. Al Riley

Recognizes the Thompson Karate Foundation Academy and Grandmaster Dr. Cynthia Thompson.

Oct 24 17  H  Resolution Adopted

HR 00575  Rep. André Thapedi

Congratulates Beulah R. Eli-Norago on her 100th birthday.

Oct 24 17  H  Resolution Adopted

HR 00576  Rep. LaToya Greenwood

Congratulates Rev. Fredrick E. Wilson Sr. on his retirement.

Oct 24 17  H  Resolution Adopted

HR 00577  Rep. LaToya Greenwood

Congratulates the East St. Louis Senior High School boys track and field team, the Flyers, on winning the 2016 Illinois High School Association Class 3A Track and Field State Championship.

Oct 24 17  H  Resolution Adopted

HR 00578  Rep. Al Riley

Recognizes the life of Kenpo Karate Great Grand Master Al Tracy.

Oct 24 17  H  Resolution Adopted

HR 00579  Rep. Juliana Stratton and William Davis

Urges Governor Bruce Rauner to intervene on behalf of the 260,000 Illinois residents faced with the termination of their Supplemental Nutrition Assistance Program benefits. Urges Governor Rauner request a continuing waiver of the federal time limit that restricts eligibility for non-disabled adults without minor children to three out of 36 months unless they are working at least 20 hours per week.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee
HR 00580  Rep. Lindsay Parkhurst
        Congratulates Jacqueline Landis Milner on her 90th birthday.
        Oct 24 17  H  Resolution Adopted

HR 00581  Rep. Al Riley
        Recognizes the Thompson Karate Foundation Academy and Dr. Cynthia Thompson.
        Oct 24 17  H  Resolution Adopted

HR 00582  Rep. William Davis
        Mourns the death of Flora Lee Hill.
        Oct 24 17  H  Resolution Adopted

HR 00583  Rep. Sue Scherer
        Recognizes Bishop James Alvin Wills Sr.
        Oct 24 17  H  Resolution Adopted

HR 00584  Rep. Charles Meier
        Congratulates Breese Fire Department on 125th anniversary.
        Oct 24 17  H  Resolution Adopted

HR 00585  Rep. Grant Wehrli
        Mourns the death of Richard "Dick" Locher of Naperville.
        Oct 24 17  H  Resolution Adopted

HR 00586  Rep. Norine K. Hammond
        Mourns the death of Hollie Joy Hutchins of Dallas City.
        Oct 24 17  H  Resolution Adopted

HR 00587  Rep. Elizabeth Hernandez, Theresa Mah, Fred Crespo, Linda Chapa LaVia, Emanuel Chris Welch, Cynthia Soto,
        Daniel J. Burke, Ann M. Williams and Kathleen Willis
        Recognizes the need for the DACA program.
        Oct 26 17  H  Resolution Adopted

HR 00588  Rep. Elizabeth Hernandez
        Recognizes the Central Federal Savings and Loan Association on its 125th anniversary.
        Oct 24 17  H  Resolution Adopted

HR 00589  Rep. Marcus C. Evans, Jr.
        Mourns the death of William H. "Hank" Taylor Jr.
        Oct 24 17  H  Resolution Adopted

HR 00590  Rep. Stephanie A. Kifowit-Steven A. Andersson-Robyn Gabel-Linda Chapa LaVia, Camille Y. Lilly, Laura Fine,
        Frances Ann Hurley, Jaime M. Andrade, Jr., Deb Conroy, Kathleen Willis, Anna Moeller, Elizabeth Hernandez,
        Jonathan Carroll, Elgie R. Sims, Jr., Cynthia Soto and All Other Members of the House
        Recognizes September as Suicide Prevention Awareness Month.
        Oct 26 17  H  Resolution Adopted

        Anna Moeller, Stephanie A. Kifowit, Lawrence Walsh, Jr., Silvana Tabares, Kelly M. Burke, Sue Scherer, Mary E.
        Flowers, Daniel J. Burke, Michael Halpin, Melissa Conyears-Ervin, Jaime M. Andrade, Jr., Robert Martwick, Lou
        Lang and Carol Sente
        Congratulates Elaine Nekritz on her retirement as State Representative for the 57th Legislative District.
        Oct 24 17  H  Resolution Adopted

HR 00592  Rep. La Shawn K. Ford, Katie Stuart, Deb Conroy, Camille Y. Lilly and Rita Mayfield
        Urges Governor Bruce Rauner to declare a state of emergency in Illinois due to the ongoing heroin crisis. Urges the
        Director of the Department of Public Health, Nirav Shah, to create a comprehensive plan to combat the heroin crisis. Urges the State of Illinois to fully fund the Heroin Crisis Act.
        Oct 26 17  H  Resolution Adopted
HR 00593  Rep. Patricia R. Bellock
Recognizes Sr. Michelle Germanson, President of Trinity High School.
Oct 24 17  H  Resolution Adopted

HR 00594  Rep. Patricia R. Bellock
Recognizes Mental Illness Awareness Week, October 1-7, 2017.
Nov 08 17  H  Resolution Adopted

HR 00595  Rep. Patricia R. Bellock-Tim Butler
Oct 26 17  H  Resolution Adopted

HR 00596  Rep. Dan Brady
Congratulates St. Mary's Church in Bloomington on its Sesquicentennial anniversary.
Oct 24 17  H  Resolution Adopted

HR 00597  Rep. Lawrence Walsh, Jr.-Natalie A. Manley-John Connor
Recognizes the 85th anniversary of the Contractors Association of Will and Grundy Counties (CAWGC).
Oct 24 17  H  Resolution Adopted

HR 00598  Rep. Daniel V. Beiser
Congratulates Tammy Iskarous of Riverbend Family Ministries.
Oct 24 17  H  Resolution Adopted

HR 00599  Rep. Anna Moeller
Recognizes the 150th anniversary of the founding of the Elgin Fire Department.
Oct 24 17  H  Resolution Adopted

HR 00600  Rep. Al Riley
Recognizes the 50th anniversary of the Chicago South Suburban Mass Transit District.
Oct 24 17  H  Resolution Adopted

HR 00601  Rep. Jehan Gordon-Booth
Mourns the death of Mark A. Adams of Peoria.
Oct 24 17  H  Resolution Adopted

HR 00602  Rep. Sara Wojcicki Jimenez and Camille Y. Lilly
Endorses the American Kennel Club's "Canine Good Citizen Program" and supports its efforts to promote responsible dog
ownership in the State of Illinois.
Oct 26 17  H  Resolution Adopted

HR 00603  Rep. Camille Y. Lilly
Mourns the death of Delores B. Graham.
Oct 24 17  H  Resolution Adopted

HR 00604  Rep. Kelly M. Burke
Congratulates Kenneth W. Lukhard on his retirement after 12 years as president of Advocate Christ Medical Center.
Oct 24 17  H  Resolution Adopted

HR 00605  Rep. Robyn Gabel
Oct 26 17  H  Resolution Adopted

HR 00606  Rep. Jehan Gordon-Booth
Recognizes Kim Armstrong on her commitment to the Peoria community and the State of Illinois.
Oct 24 17  H  Resolution Adopted

HR 00607  Rep. Steven A. Andersson, Deb Conroy, Sara Feigenholtz, Lou Lang, Laura Fine, Robyn Gabel, Al Riley and
Camille Y. Lilly
Requests Mental Health Committee formulate a plan to help improve parity and remove barriers to mental health and
addiction coverage by the end of the 100th General Assembly.
Nov 08 17  H  Resolution Adopted
HR 00608  Rep. Terri Bryant
Congratulates Com-Pac International on being selected by NASA for the use of their products aboard the International Space Station.
Oct 24 17  H  Resolution Adopted

HR 00609  Rep. Barbara Flynn Currie
Congratulates James B. Zagel on his Senior Status as a United States District Judge for the Northern District of Illinois.
Oct 24 17  H  Resolution Adopted

HR 00610  Rep. Robert Martwick and Camille Y. Lilly
Declares October 22, 2017 as "Polish Highlander Day" in the State of Illinois.
Oct 26 17  H  Resolution Adopted

HR 00611  Rep. Jay Hoffman
Recognizes the rededication of the Belleville City Hall on October 21, 2017.
Oct 24 17  H  Resolution Adopted

HR 00612  Rep. LaToya Greenwood
Congratulates Bernice Pillow Higgins on her 100th birthday.
Oct 24 17  H  Resolution Adopted

Recognizes Artist Tony Passero of Chicago.
Oct 24 17  H  Resolution Adopted

HR 00614  Rep. Patricia R. Bellock
Congratulates Westmont and Hsinchu as sister cities.
Oct 24 17  H  Resolution Adopted

HR 00615  Rep. Patricia R. Bellock
Congratulates the Republic of China's 106th National Day.
Oct 24 17  H  Referred to Rules Committee

HR 00616  Rep. Dan Brady-Keith P. Sommer
Recognizes Home Sweet Home Ministries on its centennial anniversary.
Oct 24 17  H  Resolution Adopted

HR 00617  Rep. Jim Durkin-Michael P. McAuliffe-Patricia R. Bellock
Recognizes Billy Lawless, a citizen of the United States of America, for his decision to come to Illinois, make it his home, and employ many of his fellow Illinoisans.
Nov 07 17  H  Resolution Adopted

HR 00618  Rep. Jehan Gordon-Booth
Mourns the death of John Thomas Merwin of Mokena.
Oct 24 17  H  Resolution Adopted

HR 00619  Rep. Bill Mitchell
Congratulates Dr. James Manint on receiving the 2017 Rural Physician of Excellence Award.
Oct 24 17  H  Resolution Adopted

HR 00620  Rep. David McSweeney-Jerry Costello, II-Mark Batinick-Terri Bryant-David B. Reis, C.D. Davidsmeyer, Charles Meier, Dave Severin and Natalie Phelps Finnie
 Calls upon the Governor to immediately honor his pledge to veto HB 40.
Oct 24 17  H  Referred to Rules Committee

HR 00621  Rep. Linda Chapa LaVia
Recognizes the 2017 Day of the Dead celebration in Aurora on November 5, 2017.
Oct 24 17  H  Resolution Adopted

HR 00622  Rep. La Shawn K. Ford
Recognize David C. Penn, Ph.D., on 50 years of serving in the ministry.
Oct 24 17  H  Resolution Adopted
HR 00623  Rep. Patricia R. Bellock

Congratulates William G. White on his retirement as a firefighter for the Bartlett Fire Protection District.

Oct 24 17  H Resolution Adopted

HR 00624  Rep. Mary E. Flowers

Congratulates Isaiah Curry on his 80th birthday.

Oct 24 17  H Resolution Adopted

HR 00625  Rep. Mary E. Flowers

Encourages all citizens to familiarize themselves with the original lyrics of the Star-Spangled Banner.

Nov 08 17  H Resolution Adopted

HR 00626  Rep. Jim Durkin

Congratulates Gary Kasanders on his retirement as executive director of the Westchester Park District.

Oct 24 17  H Resolution Adopted

HR 00627  Rep. David B. Reis-Bill Mitchell-C.D. Davidsmeyer-Terri Bryant-Charles Meier and Thomas M. Bennett

States the belief that the State of Illinois cannot afford to spend $100 million from taxpayer funds on a Barack Obama Presidential Library and Museum. Shows support for the efforts by many to locate a presidential library and museum to the State of Illinois without the use of taxpayer funding.

Oct 24 17  H Referred to Rules Committee

HR 00628  Rep. Ryan Spain

Commends Kevin Schoeplein for his outstanding service and innovation in the field of healthcare.

Oct 24 17  H Resolution Adopted

HR 00629  Rep. C.D. Davidsmeyer

Congratulates Brady Kaufmann of Jacksonville on winning the IESA title.

Nov 08 17  H Resolution Adopted

HR 00630  Rep. Marcus C. Evans, Jr.

Recognizes Coach Tom Padjen on his successful 40-year tenure with Thornton Fractional South High School and the history of the Padjen family with the school's football program.

Oct 24 17  H Resolution Adopted

HR 00631  Rep. Natalie Phelps Finnie

Commends Dr. Sharon Smaga for her 35 years of selfless service.

Oct 24 17  H Resolution Adopted


Recognizes the induction of Glenda Zanders into the Illinois Outdoor Hall of Fame.

Oct 25 17  H Resolution Adopted

HR 00633  Rep. Brian W. Stewart

Recognizes the October 2017 celebration of Down Syndrome Awareness Month.

Oct 24 17  H Resolution Adopted

HR 00634  Rep. Linda Chapa LaVia

Congratulates Johnny L. McGowan on being installed as the pastor of Gayles Memorial Baptist Church.

Oct 24 17  H Resolution Adopted

HR 00635  Rep. Mary E. Flowers

Congratulates Noel B. Cummings on his 90th birthday and commends him on 38 successful years as President of the Village of Hodgkins.

Oct 24 17  H Resolution Adopted

HR 00636  Rep. Natalie Phelps Finnie

Stands in opposition to the United States Department of Labor's permanent closure of the Job Corps Civilian Conservation Center in Golconda, and states support for the future retainment, or creation of, job training centers in the State of Illinois.

Dec 15 17  H Rule 19(b) / Re-referred to Rules Committee
HR 00637  Rep. Jay Hoffman
  Congratulates Joseph Glik on receiving the Chamber of Commerce of Southwestern Madison County's 2017 Citizen of the Year Award.
  Oct 24 17  H  Resolution Adopted

HR 00638  Rep. Linda Chapa LaVia
  Congratulates Bill Moore on his 100th birthday.
  Oct 24 17  H  Resolution Adopted

HR 00639  Rep. Christian L. Mitchell
  Celebrates the 100th anniversary of West Point Missionary Baptist Church.
  Oct 24 17  H  Resolution Adopted

HR 00640  Rep. Christine Winger
  Commends Susan Hoch for her commitment to insuring a healthy blood supply in her community.
  Oct 24 17  H  Resolution Adopted

HR 00641  Rep. Sue Scherer
  Recognizes President Barack Obama launching his historic 2008 presidential campaign with a speech at the Old State Capitol and his momentous speech before the Illinois General Assembly during his final year in office in 2016.
  Oct 24 17  H  Resolution Adopted

  Mourns the death of Jeffrey L. Weissgerber, Chief of Police for the Village of Beecher.
  Oct 24 17  H  Resolution Adopted

  Honors the Alpha Kappa Alpha Sorority's Xi Nu Omega Chapter for the organization's work in the community and thanks the Monarch Awards Foundation for honoring African-American men through the Monarch Awards Gala's "Tribute to Black Men".
  Oct 24 17  H  Resolution Adopted

HR 00644  Rep. Carol Sente
  Congratulates Chief James P. Reardon on his retirement as CEO of MABAS-IL.
  Oct 24 17  H  Resolution Adopted

HR 00645  Rep. Stephanie A. Kifowit
  Recognizes the 150th anniversary of the founding of Main Baptist Church in Aurora.
  Oct 24 17  H  Resolution Adopted

HR 00646  Rep. Sara Wojcicki Jimenez
  Congratulates the Glenwood Middle School boy's baseball team, the Titans, on winning the Illinois Elementary School Association Class 3A State Championship and completing an undefeated season of 20 wins and zero losses.
  Oct 24 17  H  Resolution Adopted

HR 00647  Rep. Sara Wojcicki Jimenez
  Recognizes the 100th anniversary of Pease's Candy.
  Jan 31 18  H  Tabled

HR 00648  Rep. La Shawn K. Ford, Gregory Harris, Camille Y. Lilly and Patricia R. Bellock
  Reconstitutes the Firearm Public Awareness Task Force.
    House Floor Amendment No. 1
  Adds a member to the Task Force from the Illinois Department of Public Health.
  Feb 28 18  H  Resolution Adopted as Amended 088-024-000

HR 00649  Rep. Patricia R. Bellock
  Recognizes the 100th Anniversary of Trinity High School.
  Oct 24 17  H  Resolution Adopted

HR 00650  Rep. Daniel J. Burke
  Congratulates Sean McNamee on achieving the rank of Eagle Scout with the Boy Scouts of America.
  Oct 24 17  H  Resolution Adopted
HR 00651  Rep. André Thapedi

Supports (1) the investigation and consideration of new advanced transmission technologies that offer revolutionary performance benefits when replacing aged transmission infrastructure; (2) the evaluation of new advanced transmission technologies to determine whether they are best able to cost-effectively ensure the continued reliable delivery of electricity while providing revolutionary greater capacity and revolutionary enhanced efficiency on schedules required to meet the state's public policy objectives; (3) the consideration of the ability of these technologies to greatly reduce environmental and visual impacts to communities; and (4) the consideration of the ability of these and other technologies to greatly reduce the overall cost of energy delivery.

Mar 08 18  H  Resolution Adopted 101-000-000

HR 00652  Rep. Jim Durkin

Recognizes the life of Richard "Dick" Lockhart.

Oct 24 17  H  Resolution Adopted

HR 00653  Rep. Al Riley

Mourns the death of Benny A. Leonardo.

Oct 25 17  H  Resolution Adopted

HR 00654  Rep. William Davis

Mourns the death of Leontyne Reese Tabb.

Oct 25 17  H  Resolution Adopted


Urges extreme caution in the pursuit of Amazon.com, Inc.'s new facility.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00656  Rep. Anna Moeller

Mourns the death of Patricia A. Schultz of Carpentersville.

Oct 26 17  H  Resolution Adopted

HR 00657  Rep. Thomas M. Bennett

Mourns the death of Dr. George Bark.

Oct 26 17  H  Resolution Adopted

HR 00658  Rep. Robert Martwick-David S. Olsen

Congratulates Louis W. Kosiba on his retirement as Executive Director of the Illinois Municipal Retirement Fund.

Oct 26 17  H  Resolution Adopted

HR 00659  Rep. Sara Wojicki Jimenez

Recognizes the 100th anniversary of Pease's Candy.

Nov 07 17  H  Resolution Adopted

HR 00660  Rep. Bill Mitchell-David B. Reis-C.D. Davidsmeyer

Encourages the Department of Human Services to reinstate ABAWD work requirements for SNAP.

Nov 07 17  H  Referred to Rules Committee

HR 00661  Rep. Brian W. Stewart

Congratulates Robert J. Wingert on his retirement after more than 42 years as president of the Community Bankers Association of Illinois.

Nov 07 17  H  Resolution Adopted

HR 00662  Rep. Patricia R. Bellock-Cynthia Soto-Theresa Mah-Kathleen Willis-Jim Durkin and Elizabeth Hernandez

Declares November of 2017 as "Diabetes and Heart Disease Awareness Month" in the State of Illinois.

Nov 08 17  H  Resolution Adopted

HR 00663  Rep. Rita Mayfield

Congratulates Ethel Golwitzer Flescher on the occasion of her 100th birthday.

Nov 07 17  H  Resolution Adopted

HR 00664  Rep. Kathleen Willis

Congratulates Mark Stephens on his 25th anniversary as chairman of the Triton College Board of Trustees.

Nov 07 17  H  Resolution Adopted
HR 00665  Rep. Reginald Phillips
          Congratulates Dee Braden on her retirement from the Coles County Council on Aging.
          Nov 07 17  H  Resolution Adopted

HR 00666  Rep. Jay Hoffman-Lawrence Walsh, Jr.-Jerry Costello, II and Daniel V. Beiser
          Recognizes Brandon W. Phelps on his time as an Illinois State Representative.
          Nov 29 18  H  Resolution Adopted

HR 00667  Rep. Carol Ammons
          Congratulates Dr. Chris Dangles on receiving the 2017 Rural Physician of Excellence Award.
          Nov 07 17  H  Resolution Adopted

HR 00668  Rep. Michael D. Unes
          Declares March of 2018 as MSA Awareness Month in the State of Illinois.
          Feb 13 18  H  Resolution Adopted

HR 00669  Rep. Daniel V. Beiser
          Congratulates the Marquette Catholic High School boys soccer team on winning the Class 1A State Championship.
          Nov 07 17  H  Resolution Adopted

HR 00670  Rep. Sue Scherer-Avery Bourne
          Mourns the death of Clinton J. Hornbuckle of Taylorville.
          Nov 07 17  H  Resolution Adopted

HR 00671  Rep. Dave Severin
          Recognizes the 50th anniversary of John A. Logan College.
          Nov 07 17  H  Resolution Adopted

HR 00672  Rep. Michael J. Madigan-Barbara Flynn Currie
          Opposes any and all efforts by the Trump Administration and Congress to eliminate the state and local tax deduction.
          House Committee Amendment No. 1
          Replaces everything with similar language. Opposes any and all efforts by the Trump Administration and Congress to
          eliminate the state and local tax deduction.
          Nov 07 17  H  Resolution Adopted as Amended

HR 00673  Rep. Patricia R. Belloch
          Congratulates the Hinsdale Little League All Stars 12U on being named Illinois State Champion and Great Lakes Region Runner Up.
          Nov 07 17  H  Resolution Adopted

HR 00674  Rep. Thaddeus Jones
          Mourns the death of Deyonna Yeale Lee.
          Nov 07 17  H  Resolution Adopted

HR 00675  Rep. Melissa Conyears-Ervin
          Congratulates On Tour Brewing for winning national honors at the 2017 Great American Beer Festival.
          Nov 07 17  H  Resolution Adopted

HR 00676  Rep. Norine K. Hammond
          Mourns the death of Lester Leon Johnson of Bath.
          Nov 07 17  H  Resolution Adopted

HR 00677  Rep. Juliana Stratton
          Urges Governor Bruce Rauner to make appointments that honor diversity and reflect the gender and racial makeup of our
          State as he contemplates who he will select to fill vacant positions on the University of Illinois Board of Trustees.
          Nov 07 17  H  Referred to Rules Committee

HR 00678  Rep. Margo McDermed
          Congratulates the Hailstorm Brewing Co. on its success at the 2017 Great American Beer Festival.
          Nov 07 17  H  Resolution Adopted
HR 00679  Rep. Reginald Phillips
Recognizes Angela McQueen for her actions during the shooting at Mattoon High School.
Jan 30 18  H  Resolution Adopted

HR 00680  Rep. Charles Meier-Jay Hoffman-Gregory Harris-Jerry Costello, II-Daniel V. Beiser, Lindsay Parkhurst and Katie Stuart
States that Illinois can meet the needs of Amazon's second headquarters in North America and looks forward to offering a warm welcome if they so choose Illinois as home for HQ2
Nov 07 17  H  Referred to Rules Committee

HR 00681  Rep. Lawrence Walsh, Jr.
Congratulates St. Paul the Apostle's baseball team on winning the IESA 1A Title.
Nov 07 17  H  Resolution Adopted

HR 00682  Rep. Patricia R. Bellock
Recognizes the 50th anniversary of the founding of the Sargent Shriver National Center on Poverty Law.
Nov 07 17  H  Resolution Adopted

HR 00683  Rep. David S. Olsen-Jonathan Carroll
Designates February 5-9, 2018 as National School Counseling Week.
May 10 18  H  Resolution Adopted

HR 00684  Rep. Christine Winger
Urges the bureau of Alcohol, Tobacco, Firearms and Explosives to regulate devices designed to allow semi-automatic rifles to function like fully-automatic rifles.
Nov 07 17  H  Referred to Rules Committee

HR 00685  Rep. John C. D'Amico
Recognizes Monastero's Ristorante of 55 years of service to Chicago's restaurant community.
Nov 07 17  H  Resolution Adopted

HR 00686  Rep. Michael J. Madigan-Barbara Flynn Currie
Recognizes the accomplishments of Margaret "Margie" McClain.
Nov 07 17  H  Resolution Adopted

Creates the Task Force on Sexual Discrimination and Harassment. Directs the Task Force to conduct a comprehensive review of the legal and social consequences of sexual discrimination and harassment, in both the public and private sectors, and make recommendations to the General Assembly. Provides specific areas of inquiry related to sexual discrimination and harassment to be addressed by the Task Force. Provides for the composition of and appointments to the Task Force. Requires the Task Force to make its report, including recommendations in the form of legislation, to the General Assembly on or before December 31, 2018.
Nov 07 17  H  Resolution Adopted 116-000-000

HR 00688  Rep. David S. Olsen
Congratulates the Downers Grove North High School Varsity Boys Cross Country Team, the Trojans, on winning the 2017 Illinois High School Association (IHSA) Class 3A State Championship.
Nov 08 17  H  Resolution Adopted

HR 00689  Rep. Lou Lang
Recognizes Takeda's golden anniversary doing business in the United States.
Nov 08 17  H  Resolution Adopted

HR 00690  Rep. Robert W. Pritchard
Recognizes Donna Belknap's 36 years of service with the Illinois legislative staff, the Illinois Economic and Fiscal Commission, and the Commission on Government Forecasting and Accountability, and congratulates her on her planned retirement in December 2017.
Nov 08 17  H  Resolution Adopted
HR 00691  Rep. Peter Breen
Recognizes Lisle Savings Bank on its 100-year history.
Nov 08 17  H  Resolution Adopted

HR 00692  Rep. Theresa Mah
Congratulates William Yoshino on 38 years of service as Midwest Regional Director of the Japanese American Citizens League (JACL).
Nov 08 17  H  Resolution Adopted

HR 00693  Rep. Jehan Gordon-Booth
Recognizes Teresa Brown on being selected as the 2017 Illinois State Board of Education's Outstanding Early Career Educator.
Jan 30 18  H  Resolution Adopted

HR 00694  Rep. Jerry Costello, II
Supports United States Secretary of Energy Rick Perry's directive that replaces the distorted pricing rules but preserves and supports competitive markets.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00695  Rep. Stephanie A. Kifowit
Congratulates Commander Paul B. Nelson on his retirement as a police officer for the City of Aurora Police Department.
Jan 30 18  H  Resolution Adopted

HR 00696  Rep. Brad Halbrook
Mourns the death of Dr. Leland Phipps.
Jan 30 18  H  Resolution Adopted

HR 00697  Rep. Sara Wojicki Jimenez
Mourns the death of Edwin Frederick "Fritz" Goebig II of Springfield.
Jan 30 18  H  Resolution Adopted

HR 00698  Rep. Sara Wojicki Jimenez
Congratulates Craig Garrett on the occasion of his retirement from the Legislative Information System.
Jan 30 18  H  Resolution Adopted

HR 00699  Rep. John M. Cabello-Joe Sosnowski
Recognizes Lori Mitchell's work as the Machesney Park Village Clerk.
Jan 30 18  H  Resolution Adopted

HR 00700  Rep. Jim Durkin
Recognizes Dale Lilburn on 18 years of service as the CEO of Plymouth Place Senior Living.
Jan 30 18  H  Resolution Adopted

HR 00701  Rep. Brian W. Stewart
Commends Dr. Rebecca Pedersen for her selfless service and dedication to her patients and congratulates her for receiving the "2017 Rural Physician of Excellence Award".
Jan 30 18  H  Resolution Adopted

HR 00702  Rep. La Shawn K. Ford
Urges the Illinois Supreme Court to require training for prosecutors, judges, and defense attorneys about racial discrimination and profiling.
May 10 18  H  Resolution Adopted

HR 00703  Rep. Stephanie A. Kifowit
Congratulates Marian Elizabeth Saathoff Pierzynski of Aurora on her 100th birthday.
Jan 30 18  H  Resolution Adopted

HR 00704  Rep. Camille Y. Lilly
Mourns the death of Junaita Bitoy of Bolingbrook.
Jan 30 18  H  Resolution Adopted
HR 00705  Rep. Camille Y. Lilly
   Mourns the death of Mary Peery of Chicago.
   Jan 30 18  H  Resolution Adopted

HR 00706  Rep. Dan Brady
   Congratulates Central Catholic High School's recognition as a 2017 National Blue Ribbon School.
   Jan 30 18  H  Resolution Adopted

HR 00707  Rep. Luis Arroyo
   Declares November 30, 2017 as AHF Day in the State of Illinois.
   May 10 18  H  Resolution Adopted

   Congratulates Kevin Hamilton on his retirement.
   Jan 30 18  H  Resolution Adopted

HR 00709  Rep. Jonathan Carroll
   Congratulates David R. Schuler on being named 2018 Illinois Superintendent of the Year by the Illinois Association of School Administrators.
   Jan 30 18  H  Resolution Adopted

   Recognizes "Eating Disorders Awareness Week" as commencing the last Sunday in February.
   Mar 01 18  H  Resolution Adopted

HR 00711  Rep. Lou Lang-Patricia R. Bello, Tom Demmer, Deb Conroy, Steven A. Andersson, Sara Feigenholtz, Litesa E. Wallace, Barbara Flynn Currie, David S. Olsen and Natalie A. Manley
   Declares a Mental Healthcare Emergency in Illinois and urges the consideration of a comprehensive legislative package to address the community mental health and substance disorder workforce and behavioral healthcare access crisis in Illinois by the end of the 100th General Assembly.
   May 17 18  H  Resolution Adopted

HR 00712  Rep. William Davis
   Mourns the death of Von M. Moran.
   Jan 30 18  H  Resolution Adopted

HR 00713  Rep. William Davis
   Mourns the death of John E. Goodwin.
   Jan 30 18  H  Resolution Adopted

HR 00714  Rep. Camille Y. Lilly
   Mourns the death of Mattie M. Levy Brown.
   Jan 30 18  H  Resolution Adopted

HR 00715  Rep. Keith R. Wheeler-Mark Batinick-David A. Welter-Stephanie A. Kifowit
   Congratulates Ginny Bateman on her retirement from the Oswegoland Park District as the Director of Recreation and Marketing.
   Jan 30 18  H  Resolution Adopted

HR 00716  Rep. Jonathan Carroll
   Congratulates Chicago Cubs' first baseman Anthony Rizzo on winning the 2017 Roberto Clemente Award.
   Jan 30 18  H  Resolution Adopted

HR 00717  Rep. Barbara Flynn Currie
   Congratulates Jacquetta Ellinger on her retirement from Illinois State Government after 38 years of service.
   Jan 30 18  H  Resolution Adopted

HR 00718  Rep. Al Riley, William Davis, Robert Rita and Anthony DeLuca
   Mourns the death of Timothy Bradford.
   Jan 30 18  H  Resolution Adopted
HR 00719  Rep. Frances Ann Hurley-Kelly M. Burke

Congratulates the Marist High School varsity volleyball team, the Redhawks, on winning the 2017 Illinois High School Association (IHSAA) Class 4A State Championship.

Jan 30 18  H  Resolution Adopted

HR 00720  Rep. Patricia R. Bellock

Mourns the death of York cross country coach Joe Newton.

Jan 30 18  H  Resolution Adopted

HR 00721  Rep. Patricia R. Bellock

Congratulates Art Dykstra on his retirement from Trinity Services.

Jan 30 18  H  Resolution Adopted

HR 00722  Rep. Brian W. Stewart

Congratulates the Lena-Winslow High School football team, the Panthers, on winning the 2017 Illinois High School Association Class 1A Football State Championship.

Jan 30 18  H  Resolution Adopted

HR 00723  Rep. Lindsay Parkhurst

Congratulates Phil Kambic on being named one of the nation's "Top Nonprofit Hospital and Health System CEOs to Know".

Jan 30 18  H  Resolution Adopted

HR 00724  Rep. Lindsay Parkhurst

Congratulates Bradley-Bourbonnais Community High School District 307 on being named to the College Board's Eighth Annual District Honor Roll.

Jan 30 18  H  Resolution Adopted

HR 00725  Rep. Lindsay Parkhurst

Congratulates Kankakee Community College on receiving a Gold Rating from the Association for the Advancement of Sustainability in Higher Education (AASHE).

Jan 30 18  H  Resolution Adopted

HR 00726  Rep. Jay Hoffman-Linda Chapa LaVia-Jerry Costello, IL-Al Riley-Stephanie A. Kifowit, David McSweeney, Litesa E. Wallace, Natalie A. Manley, Michelle Mussman, Sue Scherer, LaToya Greenwood, Natalie Phelps Finnie, Michael Halpin, Katie Stuart, Monica Bristow, John Connor, Jonathan Carroll, Sam Yingling, Sara Feigenholtz, Thaddeus Jones, Martin J. Moylan, Silvana Tabares, Lawrence Walsh, Jr. and Lou Lang

Urges the Director of Public Health, the Director of Veterans' Affairs, and Governor Rauner's administration to provide a comprehensive report to the General Assembly that includes detailed timelines of what information the Illinois Veteran's Home at Quincy, the Illinois Department of Veterans' Affairs, the Illinois Department of Public Health, and Governor Rauner's administration knew, and when they knew it, with regards to the Legionnaires' disease outbreak at the Illinois Veteran's Home at Quincy. This report should also include a detailed proposal on how to contain the spread of, and end the outbreaks of, Legionnaires' disease at the Illinois Veteran's Home at Quincy in the future.

House Floor Amendment No. 1

Adds language that urges the Department of Public Health, the Department of Veterans' Affairs, the Centers for Disease Control and Prevention, the Illinois Governor's office, Illinois Environmental Protection Agency, the Office of Management and Budget, and the Illinois Veteran's Home at Quincy provide all communications between June 15, 2015 and January 12, 2018 that contains information directly or indirectly related to or referencing the Illinois Veteran's Home at Quincy and Legionnaire's disease.

Mar 07 18  H  Resolution Adopted as Amended 104-000-001

HR 00727  Rep. Barbara Wheeler-Litesa E. Wallace

Recognizes that pornography harms the State and its citizens and further recognizes the need for education, prevention, research, and policy change at the community and societal level in order to address the epidemic of pornography that is harming the citizens of Illinois and the country as a whole.

May 10 18  H  Resolution Adopted

HR 00728  Rep. Thomas M. Bennett

Congratulates the Gibson City-Melvin-Sibley High School varsity football team, the Falcons, on winning the 2017 Illinois High School Association Class 2A State Football Championship.

Jan 30 18  H  Resolution Adopted
HR 00729  Rep. Thomas M. Bennett  
Designates March of 2018 as "Fibromuscular Dysplasia Awareness Month" in the State of Illinois.

May 10 18  H  Resolution Adopted

HR 00730  Rep. Thomas M. Bennett  
Congratulates Lindsey Jensen on being selected as the 2018 Illinois Teacher of the Year.

Jan 30 18  H  Resolution Adopted

HR 00731  Rep. Thomas M. Bennett  
Urges the Congress of the United States of America to enact permanent Daylight Saving Time.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00732  Rep. Margo McDermid  
Congratulates the Lincoln-Way East High School football team, the Griffins, on winning the 2017 Illinois High School Association Class 8A State Championship.

Jan 30 18  H  Resolution Adopted

HR 00733  Rep. Melissa Conyears-Ervin  
Mourns the death of Claudell Ervin.

Jan 30 18  H  Resolution Adopted

HR 00734  Rep. Jay Hoffman  
Congratulates Bob Costas on winning the Ford C. Frick Award.

Jan 30 18  H  Resolution Adopted

HR 00735  Rep. La Shawan K. Ford-Rita Mayfield-Litesa E. Wallace  
Urges the Congress of the United States to enact legislation that would require the manufacturers of replica guns to design them to be clearly distinguishable from real firearms.

May 10 18  H  Resolution Adopted

HR 00736  Rep. Robert W. Pritchard-Tom Demmer  
Recognizes Kishwaukee College on its 50 year anniversary.

Jan 30 18  H  Resolution Adopted

HR 00737  Rep. Al Riley  
Mourns the death of James I. Sanfilippo.

Jan 30 18  H  Resolution Adopted

Mourns the death of Herbert Lee Hedgeman.

Jan 30 18  H  Resolution Adopted

HR 00739  Rep. John C. D'Amico  
Recognizes Joel Weisman on his final broadcast as host of Chicago Tonight: The Week in Review.

Jan 30 18  H  Resolution Adopted

Congratulates the Knox County Farm Bureau on its 100 year anniversary and its success and diligence in serving local farmers.

Jan 30 18  H  Resolution Adopted

HR 00741  Rep. William Davis  
Reaffirms Illinois's commitment to the strengthening and deepening of the sister-state relationship between Taiwan and the State of Illinois and supports Taiwan's efforts to be included in free trade agreements.

May 10 18  H  Resolution Adopted

HR 00742  Rep. Barbara Flynn Currie  
Congratulates Ruth Robbins on her 100th birthday.

Jan 30 18  H  Resolution Adopted
HR 00743  Rep. Tim Butler
   Congratulates the Rochester High School football team, the Rockets, on winning the 2017 Illinois High School
   Association Class 4A State Championship.
   Jan 30 18  H  Resolution Adopted
HR 00744  Rep. Tim Butler
   Congratulates the West Lincoln-Broadwell Elementary School 7th and 8th grade girls basketball teams on winning their
   respective 2017 Illinois Elementary School Association State Championships.
   Feb 27 18  H  Resolution Adopted
HR 00745  Rep. Jay Hoffman
   Mourns the death of Stanlee G. Erlinger of Belleville.
   Jan 30 18  H  Resolution Adopted
HR 00746  Rep. Brad Halbrook
   Mourns the death of Allen Frederick Bennett.
   Apr 10 18  H  Resolution Adopted
HR 00747  Rep. Dan Brady
   Recognizes radio personality Susan Saunders on her 20 years with WBNQ in Bloomington-Normal.
   Jan 30 18  H  Resolution Adopted
HR 00748  Rep. Mark Batinick
   Recognizes St. Mary Immaculate Parish School as a community of faith, knowledge, and service.
   Jan 30 18  H  Resolution Adopted
   Congratulates Belvidere Police Chief Jan Noble on his retirement after 44 years in law enforcement.
   Jan 30 18  H  Resolution Adopted
HR 00750  Rep. Patricia R. Bellock
   Congratulates Ralph Pechanio on receiving the ECCI Chairman's Award.
   Jan 30 18  H  Resolution Adopted
HR 00751  Rep. Lindsay Parkhurst-Litesa E. Wallace-Sheri Jesiel-Kathleen Willis-Patricia R. Bellock
   Declares domestic violence a public health priority for the State of Illinois and urges the state to make available all
   necessary resources to combat this epidemic.
   House Floor Amendment No. 2
   Mar 08 18  H  Resolution Adopted as Amended
HR 00752  Rep. Dan Brady
   Declares February 18-24, 2018 as Grain Bin Safety Week.
   May 10 18  H  Resolution Adopted
HR 00753  Rep. Sara Wojcicki Jimenez-Tim Butler-André Thapedi
   Mourns the death of Justice John P. Schmidt of Springfield.
   Feb 07 18  H  Resolution Adopted
HR 00754  Rep. Steven A. Andersson-Mike Fortner and Keith R. Wheeler
   Congratulates the Batavia High School boys football team, the Bulldogs, on winning the 2017 Class 7A Boys Football
   State Championship.
   Feb 06 18  H  Resolution Adopted

Strongly urges the Department of Healthcare and Family Services to delay the implementation of the Health Choice Illinois Medicaid Managed Care Program.

May 10 18  H Resolution Adopted

HR 00756  Rep. Linda Chapa LaVia

Declares June 27, 2018 as "Illinois Post-Traumatic Stress Injury Awareness Day". Declares June of 2018 as "Illinois Post-Traumatic Stress Injury Awareness Month". Urges the Department of Public Health and the Department of Veterans' Affairs to continue working to educate victims of abuse, crime, and natural disasters, and service members, veterans and their families, and the general public, about the causes, symptoms, and treatment of post-traumatic stress injury.

May 10 18  H Resolution Adopted


Congratulates Colonel JoAnn D. Johnson on her retirement from the Illinois State Police.

Jan 31 18  H Resolution Adopted

HR 00758  Rep. Al Riley

Mourns the death of Kenneth A. Peterson Sr. of Steger.

Jan 30 18  H Resolution Adopted


Urges all citizens to visit "cancerscreenweek.org" for cancer screening resources and talk to their healthcare providers about their risk factors for all cancer types including, but not limited to, breast, cervical, colon, lung, prostate, and skin cancers and recommended screening options. Declares the first week of December of 2018 as "Cancer Screen Week".

May 10 18  H Resolution Adopted

HR 00760  Rep. Fred Crespo

Recognizes the Village of Hanover Park on its 60th anniversary.

Jan 30 18  H Resolution Adopted

HR 00761  Rep. Lou Lang

Recognizes Rabbi Yehiel M. Kalish for his devotion, leadership, and dedication to his community.

Jan 30 18  H Resolution Adopted

HR 00762  Rep. Michael J. Madigan

Mourns the death of Jessie M. Winters.

Jan 31 18  H Resolution Adopted

HR 00763  Rep. Sara Wojcicki Jimenez-Tim Butler-Jerry Costello, II-Terri Bryant-Katie Stuart, Dave Severin and Avery Bourne

9993 ILCS 100/21.5  House Rule 21.5 new

9993 ILCS 100/32  House Rule 32

9993 ILCS 100/49  House Rule 49


Jan 30 18  H Referred to Rules Committee
HR 00764  Rep. Michael J. Zalewski  
Urges the Illinois State Board of Education to send a list of all non-public schools that have been recognized as Invest in Kids Act qualified schools for the 2017-2018 school year, and all schools that could be recognized as qualified schools before the 2018-2019 school year to the Illinois Department of Revenue.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00765  Rep. David Harris-André Thapedi  
Urges Congressional delegation to work to ensure that any modifications made to NAFTA do not endanger or harm the strong export market that Illinois enjoys with neighbors to the North and South.  
House Committee Amendment No. 1  
Deletes everything. Replaces it with similar language that urges the Illinois Congressional Delegation to work to ensure that any modifications made to NAFTA do not endanger or harm the strong export market that Illinois enjoys with neighbors to the North and South.  
May 10 18  H  Resolution Adopted as Amended

Opposes any state taxes based on the number of miles driven.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00767  Rep. Gregory Harris  
Congratulates Jon and Jen Trotter upon the birth of their daughter, Lilliana Grace.  
Jan 30 18  H  Resolution Adopted

HR 00768  Rep. Emanuel Chris Welch  
Mourns the death of Tara Latrice Brewer of Broadview.  
Jan 30 18  H  Resolution Adopted

HR 00769  Rep. Lindsay Parkhurst  
Congratulates Christy Alexander on being named the "Front Line Forensic Nurse of the Year" by the International Association of Forensic Nurses.  
Jan 30 18  H  Resolution Adopted

HR 00770  Rep. Mary E. Flowers  
Mourns the death of Dr. Rudy Horne, Assistant Professor of Mathematics at Morehouse College.  
Jan 30 18  H  Resolution Adopted

HR 00771  Rep. Steven Reick  
Mourns the passing of James Keefe.  
Mar 06 18  H  Resolution Adopted

HR 00772  Rep. Michael D. Unes  
Congratulates the Center for Prevention of Abuse in Peoria on the opening of its Human Trafficking Division.  
Jan 30 18  H  Resolution Adopted

HR 00773  Rep. Jim Durkin  
Recognizes the 100th anniversary of Lithuania's first independence.  
Jan 30 18  H  Resolution Adopted

Declares May 1, 2018 as "Lyme Disease Awareness Day" in the State of Illinois.  
Feb 13 18  H  Resolution Adopted
HR 00775  Rep. John M. Cabello
Congratulates Gary Jury on his retirement from the Winnebago County Board.
Jan 30 18  H  Resolution Adopted

HR 00776  Rep. John M. Cabello
Mourns the death of Officer Jaimie Cox.
Jan 30 18  H  Resolution Adopted

HR 00777  Rep. Jehan Gordon-Booth
Congratulates Jim Thome on his induction to the National Baseball Hall of Fame.
Jan 30 18  H  Resolution Adopted

HR 00778  Rep. Jim Durkin-Keith R. Wheeler
Congratulates the National Federation of Independent Business on its 75th anniversary and recognizes its many substantial achievements on behalf of the business industry through these years.
Feb 07 18  H  Resolution Adopted

HR 00779  Rep. Steven Reick
Mourns the passing of Harlow "Bud" Swartout Jr.
May 29 18  H  Resolution Adopted

HR 00780  Rep. Steven A. Andersson
Mourns the death of Dan Koessl.
Jan 30 18  H  Resolution Adopted

HR 00781  Rep. David B. Reis
Congratulates the Richland County Farm Bureau on its 100th anniversary.
Jan 31 18  H  Resolution Adopted

HR 00782  Rep. Robert Rita
Recognizes Neighborhood Watch Group 37 for their dedication to improving the lives of Blue Island Residents and their cultural contributions to our community.
Jan 31 18  H  Resolution Adopted

HR 00783  Rep. Barbara Wheeler-Mary E. Flowers-Jeanne M Ives-Sheri Jesiel-Sara Wojcicki Jimenez, Patricia R. Bellock, Steven Reick, Margo McDermed, Robert W. Pritchard, Randy E. Frese, Grant Wehrli, Keith R. Wheeler, Peter Breen, Charles Meier, Brian W. Stewart, Christine Winger, Michael P. McAuliffe, Avery Bourne, Steven A. Andersson, Thomas Morrison, Rita Mayfield, Stephanie A. Kifowit, Kathleen Willis and Sue Scherer
Urges the Equal Employment Opportunity Commission, the Illinois Department of Human Rights, and the U.S. Department of Labor to investigate the culture of harassment within the U.A.W. and provide increased support for the brave women who have detailed their experiences within the Ford Motor Company.
May 10 18  H  Resolution Adopted

HR 00784  Rep. Marcus C. Evans, Jr.-Nicholas K Smith-Al Riley-Justin Slaughter
Urges the United States Department of Transportation to make funding for the Chicago Red line extension a priority.
May 10 18  H  Resolution Adopted

HR 00785  Rep. William Davis-Robert Rita
Mourns the death of Dr. Irene H. Brodie.
Jan 31 18  H  Resolution Adopted

HR 00786  Rep. Al Riley
Mourns the death of Delvano LaValle Jones.
Jan 31 18  H  Resolution Adopted
Declares April 10, 2018 as Pay Equity Day.
Apr 10 18  H  Resolution Adopted

HR 00788  Rep. David B. Reis
Congratulates the Norris Electric Cooperative on its 80th anniversary.
Feb 06 18  H  Resolution Adopted

HR 00789  Rep. Rita Mayfield
Encourages the Lake County High Schools Technology Campus to change its name to the Lake County College and Career Center with the goal to change the mentality of career and technical education and encourage attending students to pursue careers or college after graduation.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00790  Rep. Rita Mayfield
Urges that home economics be brought back into high school curriculums with a comprehensive approach covering basic cooking techniques, caloric requirements, sources of food, budget principles, food safety, and effects of food on well-being and risk for chronic disease.
May 10 18  H  Resolution Adopted

HR 00791  Rep. Michael J. Zalewski
Recognizes the 80th anniversary of the Riverside Junior Woman’s Charity.
Feb 06 18  H  Resolution Adopted

Declares February 28, 2018 as Rare Disease Day in Illinois.
May 10 18  H  Resolution Adopted

Mourns the death of Former Chief Judge John T. Phillips.
Feb 06 18  H  Resolution Adopted

HR 00794  Rep. Sonya M. Harper
Urges the Illinois Department of Corrections to strengthen its commitment to PREA and eradicate sexual harassment and abuse in correctional facilities in Illinois.
Apr 11 18  H  Tabled

Urges the State of Illinois to make school climate and culture a priority.
May 10 18  H  Resolution Adopted

Encourages the General Assembly to pass legislation that requires Chicago Public Schools board members, who are currently appointed by the Mayor of Chicago, to be elected by the people.
Apr 10 18  H  Resolution Adopted

HR 00797  Rep. Arthur Turner
Mourns the death of Henry Irving Thomas Jr.
Feb 06 18  H  Resolution Adopted
HR 00798  Rep. Peter Breen
Urges Congress to establish federal paid parental leave at no additional cost by allowing new parents to defer collection of Social Security benefits upon retirement.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00799  Rep. Anna Moeller
Mourns the death of John "Jack" Shales of Elgin.
Feb 06 18  H  Resolution Adopted

HR 00800  Rep. Theresa Mah
Congratulates the Illinois Korean American Community and PyeongChang, Republic of Korea (South Korea) on hosting of the 2018 Winter Olympics.
Feb 06 18  H  Resolution Adopted

HR 00801  Rep. Al Riley-Michael J. Madigan-André Thapedi
Urges the federal government to grant George N. Leighton's request to be buried in Arlington National Cemetery.
Mar 08 18  H  Resolution Adopted 101-000-000

HR 00802  Rep. Robert Rita
Urges the federal government, the United States Congress, and the President of the United States to restore the cut funding to the 340B Drug Discount Program and Medicaid's Disproportionate Share Hospital program to protect healthcare for low-income and at-risk populations.
May 17 18  H  Resolution Adopted

HR 00803  Rep. Tom Demmer-Patricia R. Bellock
Declares August of 2018 as "Shingles Awareness and Improvement Month" in the State of Illinois to increase public awareness of the importance of adults receiving vaccines against shingles and to promote outreach and education efforts concerning adult vaccination.
May 10 18  H  Resolution Adopted

HR 00804  Rep. Thaddeus Jones
Mourns the death of David Schwarz.
Feb 07 18  H  Resolution Adopted

HR 00805  Rep. Rita Mayfield
Mourns the death of Philip Carrigan of Waukegan.
Feb 07 18  H  Resolution Adopted

Mourns the death of State Senator George P. Shadid.
Feb 07 18  H  Resolution Adopted

HR 00807  Rep. Linda Chapa LaVia
Mourns the death of Arthur Velasquez of North Aurora.
Feb 07 18  H  Resolution Adopted

States opposition to the State Board of Education hiring three public relations professionals to serve as "Storytellers".
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00809  Rep. Kathleen Willis-John Cavaletto-André Thapedi-Frances Ann Hurley-Carol Sente, Sam Yingling, Al Riley, Stephanie A. Kifowit, Emanuel Chris Welch, Deb Conroy, Juliana Stratton, Daniel Swanson, Thomas M. Bennett, Katie Stuart and John Connor
Urges all first responders, law enforcement, and public health officials to be educated about the dangers of exposure to Fentanyl or its analogues.
Mar 08 18  H  Resolution Adopted
HR 00810  Rep. Emanuel Chris Welch
Designates October 2018 as “Zombie Preparedness Month” in the State of Illinois, and urges all Illinoisans to educate themselves about natural disasters and take steps to create a stockpile of food, water, and other emergency supplies that can last up to 72 hours.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00811  Rep. Fred Crespo
Congratulates Brian Patrick O’Hara on achieving the rank of Eagle Scout.
Feb 13 18  H  Resolution Adopted

HR 00812  Rep. Gregory Harris-Robyn Gabel-Patricia R. Bellock
Recognizes the critical importance that viral load suppression plays in improving health outcomes and reducing HIV transmission.
May 17 18  H  Resolution Adopted

HR 00813  Rep. Michael P. McAuliffe
Recognizes Brian Urlacher for his accomplishments in the NFL and being elected to the NFL Hall of Fame.
Feb 13 18  H  Resolution Adopted

HR 00814  Rep. Chad Hays
Congratulates Lou Henson on his induction into the 2017 Illinois Department on Aging Senior Illinoisans Senior Hall of Fame.
Feb 13 18  H  Resolution Adopted

HR 00815  Rep. Justin Slaughter
Recognizes the accomplishments of poet Tyehimba Jess.
Feb 13 18  H  Resolution Adopted

HR 00816  Rep. La Shawn K. Ford-Al Riley-Camille Y. Lilly
Directs the Auditor General to conduct a performance audit on the Department of Central Management Services to review and assess whether the Department's automated multiple choice exams for State employment are racially biased.
May 10 18  H  Resolution Adopted 104-000-000

HR 00817  Rep. Frances Ann Hurley
Congratulates University of Illinois senior, Thomas Dowling, on being named a 2018 Rhodes Scholar.
Feb 14 18  H  Resolution Adopted

HR 00818  Rep. Carol Sente and Sonya M. Harper
Directs the Auditor General to conduct an audit of 3 State facility cafeterias to report on the amount of food that has been disposed of and make recommendations on serving and ordering that will reduce wasted food at State facilities.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00819  Rep. Terri Bryant
Congratulates John "Sam" Vancil on his retirement from the DuQuoin Community Unit School District #300 Board of Education and recognizes him as the longest continuous School Board member in the State of Illinois.
Feb 14 18  H  Resolution Adopted

HR 00820  Rep. Jim Durkin
Congratulates Jim Kiser on being selected as the City of Darien 2018 Citizen of the Year.
Feb 14 18  H  Resolution Adopted

HR 00821  Rep. La Shawn K. Ford
Mourns the death of Walter Pilditch.
Feb 14 18  H  Resolution Adopted

HR 00822  Rep. Emanuel Chris Welch
Mourns the death of Maywood Park District Commissioner William Hampton.
Feb 27 18  H  Resolution Adopted

HR 00823  Rep. Fred Crespo
Congratulates Kyle Devery on achieving the rank of Eagle Scout.
Feb 27 18  H  Resolution Adopted
HR 00824  Rep. Jeanne M Ives
    Pledges eagerness of the House of Representatives to work tirelessly here in Springfield during the third full week of May 2018 to complete the work of the people of Illinois prior to Memorial Day. Urges the Speaker of the Illinois House of Representatives to recess the House for the duration of Memorial Day, May 28, 2018, and not to call the House back into session until the completion of this day of American remembrance.
    Feb 27 18  H  Referred to Rules Committee

HR 00825  Rep. Sonya M. Harper
    Mourns the death of Kenneth Dion Hutchinson of Chicago.
    Feb 27 18  H  Resolution Adopted

HR 00826  Rep. John C. D'Amico
    Urges the Illinois Secretary of State to implement a statewide electronic lien and title system.
    May 10 18  H  Resolution Adopted

HR 00827  Rep. Marcus C. Evans, Jr.
    Congratulates Pastor Scott Onque' on his 13th anniversary as pastor of St. Luke Missionary Baptist Church in Chicago.
    Feb 27 18  H  Resolution Adopted

HR 00828  Rep. Tom Demmer
    Urges the ARDC to look into further amending Supreme Court Rule 756 to require Illinois attorneys to disclose to prospective and current clients if and when the attorney's malpractice insurance has lapsed.
    House Floor Amendment No. 1
    Deletes references to the Illinois State Bar Association.
    May 10 18  H  Resolution Adopted as Amended

HR 00829  Rep. Tom Demmer
    9993 ILCS 100/1  House Rule 1
    Feb 27 18  H  Referred to Rules Committee

HR 00830  Rep. Tom Demmer-Dave Severin-Brian W. Stewart and Tony McCombie
    Urges the Illinois Department of Natural Resources to explore ways to finance the renovation of the Eternal Indian statue at Lowden State Park in order to preserve a treasured Illinois monument for generations to come.
    May 10 18  H  Resolution Adopted

HR 00831  Rep. Tom Demmer
    9993 ILCS 100/15.5  House Rule 15.5 new
    9993 ILCS 100/16  House Rule 16
    9993 ILCS 100/67  House Rule 67
    Feb 27 18  H  Referred to Rules Committee
HR 00832  Rep. Tom Demmer
9993 ILCS 100/4  House Rule 4
9993 ILCS 100/5  House Rule 5
9993 ILCS 100/10  House Rule 10
9993 ILCS 100/11.5  House Rule 11.5 new
9993 ILCS 100/12  House Rule 12
9993 ILCS 100/13  House Rule 13
9993 ILCS 100/13.4  House Rule 13.4 new
9993 ILCS 100/14  House Rule 14
9993 ILCS 100/15  House Rule 15
9993 ILCS 100/21  House Rule 21
9993 ILCS 100/22  House Rule 22
9993 ILCS 100/23  House Rule 23
9993 ILCS 100/26  House Rule 26
9993 ILCS 100/37  House Rule 37
9993 ILCS 100/40  House Rule 40
9993 ILCS 100/41  House Rule 41
9993 ILCS 100/45  House Rule 45
9993 ILCS 100/57  House Rule 57
9993 ILCS 100/79  House Rule 79
9993 ILCS 100/102  House Rule 102

Feb 27 18  H  Referred to Rules Committee

HR 00833  Rep. Keith R. Wheeler
Mourns the death of Frank Coffman.
Feb 27 18  H  Resolution Adopted

HR 00834  Rep. Bill Mitchell
Encourages the Department of Human Services to reinstate the ABAWD work requirements for SNAP.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00835  Rep. Kelly M. Cassidy
Extends the operation of the Success by 25 Task Force.
May 10 18  H  Resolution Adopted 105-001-000

HR 00836  Rep. Sara Wojicki Jimenez-David Harris-Margo McDermed
Mourns the death of Jack D. Davis of Springfield.
Mar 07 18  H  Resolution Adopted

HR 00837  Rep. Elizabeth Hernandez-Emmanuel Chris Welch-Juliana Stratton-Litesa E. Wallace-Fred Crespo
Urges the U.S. Census Bureau to not reinstate the citizenship question to the 2020 census.
May 10 18  H  Resolution Adopted 054-046-001

HR 00838  Rep. Marcus C. Evans, Jr.-Kelly M. Cassidy and Kathleen Willis
Urges citizens of Illinois to protect themselves from package theft and delivery companies to implement better package delivery practices.
May 10 18  H  Resolution Adopted

HR 00839  Rep. Monica Bristow
Mourns the death of Edward Leroy "Hambone" Emerick of Wood River.
Feb 27 18  H  Resolution Adopted
HR 00840  
Rep. Daniel J. Burke  
Congratulates the Solorio Academy High School's boys soccer team, the Sun Warriors, on winning the 2017 Illinois High School Association Class 3A State Championship.  
Feb 27 18  
H  Resolution Adopted

HR 00841  
Rep. Deb Conroy, Linda Chapa LaVia, Natalie Phelps Finnie, Juliana Stratton, Margo McDermed and Natalie A. Manley  
Recognizes February 2018 as "School-Based Health Center Awareness Month" and encourages all Illinoisans to join in this observance.  
May 10 18  
H  Resolution Adopted

HR 00842  
Rep. Deb Conroy  
Declares April 4, 2018 as "Start Believing Day" in the State of Illinois.  
Jul 02 18  
H  Rule 19(b) / Re-referred to Rules Committee

HR 00843  
Rep. Thaddeus Jones, Kathleen Willis and David McSweeney  
Directs the Auditor General to conduct a performance audit of the Ford Heights Public Library District.  
May 10 18  
H  Resolution Adopted 109-000-000

HR 00844  
Declares the month of October 2018 as Eczema Awareness Month.  
May 17 18  
H  Resolution Adopted

HR 00845  
Rep. Charles Meier  
Urges the Office of the Comptroller to look into why funds for drug disposal drop-off boxes and mail back programs have yet to be released.  
Jul 02 18  
H  Rule 19(b) / Re-referred to Rules Committee

HR 00846  
Declares the date of June 15, 2018 as Elder Abuse Awareness Day in the State of Illinois.  
May 10 18  
H  Resolution Adopted

HR 00847  
Rep. David S. Olsen-Jonathan Carroll-Linda Chapa LaVia-C.D. Davidsmeyer-Mike Fortner, Grant Wehrli, John Cavaletto, Steven A. Andersson, Nick Sauer, Steven Reick and Daniel Swanson  
Urges Governor Rauner and Secretary of State White to direct all State agencies to explore ways to reduce energy consumption in state facilities, and to adopt a policy and procedure for turning off all non-essential lights at the end of the day.  
May 10 18  
H  Resolution Adopted

HR 00848  
Rep. Michael P. McAuliffe  
Recognizes Father Richard Conyers, C.S.C. on his successful career and retirement.  
Feb 27 18  
H  Resolution Adopted

HR 00849  
Rep. Monica Bristow-Carol Ammons-Juliana Stratton and Laura Fine  
Designates the month of April 2018 as Child Abuse Prevention Month in the State of Illinois.  
May 10 18  
H  Resolution Adopted

HR 00850  
Rep. Mary E. Flowers  
Creates the Medicaid Managed Care Oversight Task Force to monitor how Illinois approaches and manages a new form of health care delivery system based on a managed care model, particularly for people with disabilities and the elderly.  
House Floor Amendment No. 1  
Removes the word "pilot" in numerous locations.  
May 10 18  
H  Resolution Adopted as Amended 098-002-000

HR 00851  
Rep. Emanuel Chris Welch-Linda Chapa LaVia-Carol Sente-Tony McCombie-Mike Fortner  
Believes students may benefit from full-day kindergarten programs.  
May 17 18  
H  Resolution Adopted

HR 00852  
Rep. Emanuel Chris Welch-Tony McCombie-Carol Sente-Linda Chapa LaVia and Patricia R. Bellock  
Encourages participation in the National Spelling Bee.  
May 17 18  
H  Resolution Adopted
HR 00853  Rep. Emanuel Chris Welch-Carol Sente-Tony McCombie-Linda Chapa LaVia-Mike Fortner, Daniel Swanson and Juliana Stratton

Encourages school districts to teach computer science and coding.

May 17 18  H  Resolution Adopted

HR 00854  Rep. Jim Durkin

Recognizes John LaRoy for his dedication and hard work at the Jewel store in Homer Glen.

Feb 27 18  H  Resolution Adopted

HR 00855  Rep. Jaime M. Andrade, Jr. and Robert Martwick

Congratulates Marlena Ascher on her retirement as president and board member of the Northwest Arts Connection.

Feb 27 18  H  Resolution Adopted

HR 00856  Rep. Charles Meier

Congratulates the Bartelso Elementary School varsity boys basketball team, the Braves, on winning the 2018 Southern Illinois Junior High School Athletic Association Class S State Championship.

Feb 27 18  H  Resolution Adopted

HR 00857  Rep. La Shawn K. Ford

Recognizes the 100th memorial commemoration of the Showmen's League of America's Showmen's Rest at Woodlawn Cemetery in Forest Park.

Feb 27 18  H  Resolution Adopted

HR 00858  Rep. Justin Slaughter

Mourns the death of Sylvia P. Cato.

Feb 27 18  H  Resolution Adopted

HR 00859  Rep. Gregory Harris

Congratulates Dr. Denise Kane on the occasion of her retirement and thanks her for her years of dedicated public service to youth in care and the State of Illinois.

Feb 27 18  H  Resolution Adopted

HR 00860  Rep. Deb Conroy

Declares April 4, 2018 as "Start Believing Day" in the State of Illinois.

May 17 18  H  Resolution Adopted


Recognizes the Illinois Plumbing, Heating, Cooling Contractors Association on its 125th Anniversary.

Feb 27 18  H  Resolution Adopted

HR 00862  Rep. Cynthia Soto

Recognizes Juan M. Calderon for his transformative and visionary work in the City of Chicago.

Feb 27 18  H  Resolution Adopted

HR 00863  Rep. Cynthia Soto

Commends Professor Jose E. Lopez for his selfless dedication to the noble pursuit of social justice and to the championing of the culture and heritage of the dynamic Puerto Rican people of Illinois.

Feb 27 18  H  Resolution Adopted

HR 00864  Rep. Cynthia Soto

Salutes the critical, life-affirming, and continuous work of the El Rescate LGBTQ Center.

Feb 27 18  H  Resolution Adopted
HR 00865

Encourages every school district in the State of Illinois and the heads of each school in this State, in collaboration with local law enforcement, to begin exploring and implementing the necessary modern response training programs and innovative procedures that are designed to help prevent the loss of life in the event of an on-campus emergency.

May 17 18  H  Resolution Adopted

HR 00866

Mourns the death of William Cousins Jr.

Feb 27 18  H  Resolution Adopted

HR 00867
Rep. Charles Meier

Commends and applauds the Albers-Damiansville girls basketball team, the Cougars, on winning the 2017-2018 Southern Illinois Junior High School Athletic Association Class S Championship.

Feb 27 18  H  Resolution Adopted

HR 00868
Rep. David McSweeney-John M. Cabello

Calls for enactment of a Statewide long-term transportation capital infrastructure reinvestment plan.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00869
Rep. Robert Martwick

Congratulates Robert F. Martwick on his 50 years of community service and his role as Norwood Park Township Democratic Committeeman.

Feb 28 18  H  Resolution Adopted

HR 00870
Rep. Juliana Stratton

Commemorates the 150th anniversary of the ratification of the 14th Amendment to the Constitution of the United States of America.

May 17 18  H  Resolution Adopted

HR 00871
Rep. Charles Meier-Daniel Swanson

Urges the Illinois Department of Transportation to implement standards that would not increase costs to the construction industry, the State of Illinois, or cities and municipalities, with increased cost for the production of underground manhole and water vault design.

May 17 18  H  Resolution Adopted 111-000-000

HR 00872
Rep. Barbara Wheeler

Requests that the Department of Revenue conduct an audit to ensure that all adult entertainment facilities subject to the Live Adult Entertainment Facility Surcharge located within the State are complying with current law and the Live Adult Entertainment Facility Surcharge Act.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00873
Rep. Carol Ammons

Urges the U.S. Departments of Education, juvenile court officials, and other legal legislative and court staff to review current laws and policies related to exclusionary discipline practices in public schools for students in prekindergarten through kindergarten who have committed non-violent offenses.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00874
Rep. Carol Ammons and Justin Slaughter

Urges the President of the United States and Members of the United States Congress, and all relevant federal offices to continue to protect net neutrality and open Internet access.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee
HR 00875  Rep. Carol Ammons, Thaddeus Jones and Jaime M. Andrade, Jr.

Calls on policymakers at every level of state government to pursue policies that prioritize the expeditious replacement of all remaining lead-based water infrastructure in Illinois. Declares support and encourages municipalities and all other providers of water service to pursue the full range of options for assuring that water infrastructure in Illinois is as safe, modern, and as accessible as possible. Supports plans to provide water in emergency situations.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00876  Rep. Carol Ammons

Urges counties to cease relying to such a great extent on fines and fees imposed on those who have committed a criminal offense to offset other costs within the county.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00877  Rep. Carol Ammons, Linda Chapa LaVia and Jaime M. Andrade, Jr.

Urges congressional representatives to take steps to establish a system of check and balances with regard to the first use of nuclear weapons.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00878  Rep. Marcus C. Evans, Jr.

Mourns the death of Ida Mae Craig Harris.

Feb 28 18  H  Resolution Adopted

HR 00879  Rep. Marcus C. Evans, Jr.

Recognizes the life of Father Lawrence Duris.

Feb 28 18  H  Resolution Adopted

HR 00880  Rep. John Cavaletto

Recognizes the 50th anniversary of the Special Olympics, and the vital role that Illinois, Southern Illinois University, and Dr. William "Freebie" Freeberg had in the purchasing, planning, and promotion of the Touch of Nature Camp, the mentoring of thousands of students, and the services of five million athletes and their families who have benefited.

Mar 01 18  H  Resolution Adopted

HR 00881  Rep. John C. D'Amico

Mourns the death of William Thorp "Bill" Buxton.

Mar 01 18  H  Resolution Adopted

HR 00882  Rep. Michael J. Madigan

Congratulates Dean Apple on receiving the John D. Dingell Award for his leadership during the passage of the Future Energy Jobs Act in Illinois.

Feb 28 18  H  Resolution Adopted

HR 00883  Rep. Thaddeus Jones


May 17 18  H  Resolution Adopted

HR 00884  Rep. David Harris-Jonathan Carroll

Congratulates Dr. David R. Schuler on being named "National Superintendent of the Year" by AASA, the School Superintendents Association.

Mar 01 18  H  Resolution Adopted


Urges the Illinois Department of Corrections to strengthen its commitment to PREA and eradicate sexual harassment and abuse in correctional facilities in Illinois.

May 17 18  H  Resolution Adopted

HR 00886  Rep. Marcus C. Evans, Jr.

Urges the members of the U.S. Congress not to enact the President Trump's infrastructure plan and to work to develop a plan that provides equitable assistance to state and local units of government for infrastructure funding.

May 17 18  H  Resolution Adopted 055-044-001
HR 00887  Rep. Daniel J. Burke-David B. Reis
Admonishes the Humane Society of the United States for their misleading practices, including their disrespectful work culture and lack of commitment to supporting animals.
Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee

HR 00888  Rep. Chad Hays-Bill Mitchell
Mourns the death of former Illinois State Representative Thomas B. Berns.
Mar 06 18 H Resolution Adopted

HR 00889  Rep. Sara Feigenholtz
Congratulates Howard and Judith Tullman on their lifetime accomplishments as community leaders, philanthropists, innovators, educators and art collectors, and their receipt of the Inaugural Rabbi Michael Siegel Visionary Award.
Mar 06 18 H Resolution Adopted

HR 00890  Rep. Scott Drury and Margo McDermed
Urges enactment of legislation necessary to appoint an independent special counsel to investigate and, where necessary, litigate and prosecute, allegations of sexual harassment, abuse, and misconduct in Illinois State government and political campaign organizations.
Mar 06 18 H Referred to Rules Committee

States the belief that the Illinois Constitution should not be amended to permit a graduated income tax.
Mar 06 18 H Referred to Rules Committee

HR 00892  Rep. Katie Stuart
Recognizes Gary Niebur for his service to the City of Edwardsville, thanks him for his dedication to his community, and congratulates him on his upcoming retirement.
Mar 06 18 H Resolution Adopted

HR 00893  Rep. Jonathan Carroll
Declares March 27, 2018, the 116th anniversary of the passing of Rabbi Menachem Mendel Schneerson, the Lubavitcher Rebbe, as "Education and Sharing Day" in the State of Illinois.
Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee

HR 00894  Rep. Ryan Spain-Jehan Gordon-Booth
Congratulates the Richwoods High School Lady Knights on winning the 2018 Illinois High School Association Girls Basketball Class 3A State Championship.
Mar 07 18 H Resolution Adopted

HR 00895  Rep. Ryan Spain
Urges the Illinois Department of Transportation to consider that a higher percentage of all new revenues and new transportation investments be distributed for local roads.
Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee

HR 00896  Rep. Steven A. Andersson
Mourns the death of William Sommers Freiburger.
Mar 07 18 H Resolution Adopted

Declares intent to eradicate abuse, neglect, and financial exploitation of people with disabilities in Illinois.
May 17 18 H Resolution Adopted

Congratulates Lt. Kurt Eversman on his retirement from the St. Clair County Sheriff's Department.
Apr 11 18 H Resolution Adopted

HR 00899  Rep. David Harris-Fred Crespo-Patricia R. Belloch
Supports adequate and uninterrupted federal funding for the Low Income Heating Assistance Program (LIHEAP).
May 17 18 H Resolution Adopted
HR 00900  Rep. C.D. Davidsmeyer  
Congratulates John Grey on his 40 years as Sergeant at Arms of the Julian Wells Post 442 American Legion.  
Mar 07 18  H  Resolution Adopted

HR 00901  Rep. Avery Bourne  
Recognizes the Waggoner Centennial players and their successful fundraising efforts.  
Mar 08 18  H  Resolution Adopted

HR 00902  Rep. Rita Mayfield  
Urges Illinois to adopt the ACT College and Career Readiness Standards for high school English language arts, math, and science courses to ensure Illinois high school students are adequately prepared for higher education, to enter the workforce, or whatever path they may choose.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00903  Rep. Fred Crespo  
Congratulates Beth Tikvah Congregation on its 60th anniversary.  
Mar 08 18  H  Resolution Adopted

HR 00904  Rep. Emanuel Chris Welch  
Asks the Illinois House of Representatives to pause in a moment of silence in memory of Officer James E. Davis Sr. and Diva Davis.  
Mar 08 18  H  Resolution Adopted

HR 00905  Rep. La Shawn K. Ford  
Recognizes the 50th anniversary of Dr. Martin Luther King's assassination.  
Mar 08 18  H  Resolution Adopted

HR 00906  Rep. Linda Chapa LaVia-La Shawn K. Ford  
Recommends the Illinois Environmental Protection Agency withdraw its draft Beneficiary Mitigation Plan. Recommends the Illinois Environmental Protection Agency, prior to submitting the State of Illinois' final Beneficiary Mitigation Plan to the Trustee, extend its arbitrary public comment period through June 30, 2018, to allow sufficient time for transparent and open public hearings. Recommends the establishment of the Illinois Volkswagen Environmental Beneficiary Mitigation Plan Task Force to be comprised of stakeholders from all eligible vehicles classifications included in the Volkswagen Environmental Mitigation Trust.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00907  Rep. Chad Hays  
Congratulates the Schlarman Academy girls basketball team, the Hilltoppers, on winning the 2017-2018 Illinois High School Association Class 1A State Championship.  
Apr 17 18  H  Resolution Adopted

Commends the National Association of Chemical Distributors and its Illinois members for their over 25-year commitment to Responsible Distribution including community outreach, pollution prevention and ensuring the safety and security of chemical handling and distribution throughout the Illinois.  
Apr 09 18  H  Resolution Adopted

HR 00909  Rep. Theresa Mah  
Mourns the death of Commander Paul Bauer of the Chicago Police Department.  
Apr 09 18  H  Resolution Adopted

HR 00910  Rep. Patricia R. Bellock  
Declares September 10, 2018 as "World Suicide Prevention Day" in the State of Illinois.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00911  Rep. Patricia R. Bellock  
Recognizes "National Domestic Violence Awareness Month" in October of 2018 and supports and commends the efforts of those people and organizations who work tirelessly to help victims break free of the devastating effects of domestic abuse.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00912  Rep. Patricia R. Bellock  
Declares the week of October 7-13, 2018 as "Mental Illness Awareness Week" in the State of Illinois.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee
HR 00913  Rep. Patricia R. Bellock-Lou Lang
Declares May 9, 2018 as "Jim Thome Day" in the State of Illinois.
Apr 09 18 H Referred to Rules Committee

Declares the fourth week of April 2018 as "Illinois Distracted Driving Awareness Week".
May 17 18 H Resolution Adopted

HR 00915  Rep. Jonathan Carroll and Stephanie A. Kifowit
Encourages Delta Airlines to consider Illinois as a destination to relocate their business headquarters and fleet of aircraft.
Apr 09 18 H Referred to Rules Committee

HR 00916  Rep. David McSweeney
States the belief that former Symbionese Liberation Army member James William Kilgore should have no association with the University of Illinois at Urbana-Champaign.
Apr 09 18 H Referred to Rules Committee

HR 00917  Rep. Michael Halpin
Congratulates Clare Vanspeybroeck on receiving a 2018 Prudential Spirit of Community Award.
Apr 09 18 H Resolution Adopted

HR 00918  Rep. Dan Brady
Congratulates Mark Peterson on his retirement as city manager of Normal after 20 years.
Apr 09 18 H Resolution Adopted

HR 00919  Rep. LaToya Greenwood
Declares March 11 to 17, 2018 as "Girl Scout Week in the State of Illinois".
Apr 09 18 H Referred to Rules Committee

HR 00920  Rep. Jerry Costello, II
Urges the U.S. Congress to include a strong Conservation Title in the 2018 Farm Bill, and asks the Illinois Congressional Delegation to pay special attention to this matter.
Apr 09 18 H Referred to Rules Committee

HR 00921  Rep. Ryan Spain-Tim Butler
Mourns the death of Robert Lehnhausen of Peoria.
Apr 09 18 H Resolution Adopted

HR 00922  Rep. La Shawn K. Ford
Congratulates Eduardo "Eddie" Garcia on receiving the 33rd Annual Charles E. Piper Award.
Apr 09 18 H Resolution Adopted

HR 00923  Rep. La Shawn K. Ford
Recognizes the Culver's on Roosevelt Road in Berwyn on receiving the 8th Annual George W. Ashby Award for Business Excellence.
Apr 09 18 H Resolution Adopted

HR 00924  Rep. Katie Stuart-Jay Hoffman
Congratulates the Greater Gateway Association of REALTORS as they celebrate their 75th anniversary.
Apr 09 18 H Resolution Adopted

HR 00925  Rep. David McSweeney-La Shawn K. Ford
Commends the continuing enforcement of the federal Civil Rights Act of 1964, as amended, to ensure civil rights for all American citizens.
Apr 09 18 H Referred to Rules Committee

HR 00926  Rep. C.D. Davidsmeyer
Congratulates the Jacksonville J'ettes on their accomplishments at the State Finals tournament.
Apr 17 18 H Resolution Adopted
HR 00927  Rep. C.D. Davidsmeyer
Congratulates the Jacksonville High School Winterguard on their accomplishments at regional and state competitions.
Apr 23 18  H  Resolution Adopted

HR 00928  Rep. Lindsay Parkhurst
Congratulates Bruce Clark on his decades of service as Kankakee County Clerk.
Apr 09 18  H  Resolution Adopted

HR 00929  Rep. Jay Hoffman-Monica Bristow
Recognizes Daniel V. Beiser for his time as an Illinois State Representative.
Apr 09 18  H  Resolution Adopted

HR 00930  Rep. Emanuel Chris Welch
Mourns the death of Minnie Alford.
Apr 09 18  H  Resolution Adopted

HR 00931  Rep. La Shawn K. Ford
Congratulates Reverend Willia Brown on her retirement.
Apr 09 18  H  Resolution Adopted

HR 00932  Rep. Katie Stuart
Recognizes September 2018 as Dystonia Awareness Month.
Apr 09 18  H  Referred to Rules Committee

HR 00933  Rep. Steven A. Andersson-Keith R. Wheeler-Mike Fortner
Congratulates the Geneva High School girls basketball team, the Vikings, on winning the 2017-2018 Class 4A Girls Basketball State Championship.
May 09 18  H  Resolution Adopted

HR 00934  Rep. Jim Durkin
Congratulates Inland Real Estate Group on its 50th anniversary.
Apr 09 18  H  Resolution Adopted

HR 00935  Rep. Steven Reick
Congratulates McHenry County Home and Community Education on the occasion of its 100th anniversary.
Apr 09 18  H  Resolution Adopted

HR 00936  Rep. Thomas M. Bennett
Congratulates Samantha Hasselbring on being crowned the 2018 Miss Illinois County Fair Queen.
Apr 11 18  H  Resolution Adopted

HR 00937  Rep. LaToya Greenwood
Recognizes the 110th anniversary of the founding of Alpha Kappa Alpha Sorority, Inc.
Apr 09 18  H  Resolution Adopted

HR 00938  Rep. Natalie Phelps Finnie
Mourns the death of Richard Odum Hart of Benton.
Apr 09 18  H  Resolution Adopted

HR 00939  Rep. Chad Hays
Congratulates Sybil Mervis on being honored with the 2018 historical preservation award from the Illiana Genealogical & Historical Society Foundation.
Apr 09 18  H  Resolution Adopted

HR 00940  Rep. Robert W. Pritchard
Congratulates Robert T. Boey on the occasion of his retirement from the Northern Illinois University Board of Trustees.
Apr 09 18  H  Resolution Adopted

HR 00941  Rep. Emanuel Chris Welch
Mourns the death of Zena Ray “Zeke” Upshaw.
Apr 09 18  H  Resolution Adopted
HR 00942  Rep. Arthur Turner
Mourns the death of Maurice L. Powe Jr.
Apr 09 18  H  Resolution Adopted

HR 00943  Rep. Natalie Phelps Finnie
Congratulates the Goreville High School boys basketball team, the Blackcats, on their historic 2017-2018 season.
Apr 09 18  H  Resolution Adopted

HR 00944  Rep. Camille Y. Lilly, Emanuel Chris Welch and Kathleen Willis
Congratulates the Triton College men's basketball team, the Trojans, on winning the 2018 NJCAA Division II National Championship.
Apr 09 18  H  Resolution Adopted

HR 00945  Rep. Michael J. Zalewski
Congratulates Eddie Garcia on receiving the 33rd Annual Charles E. Piper Award.
Apr 09 18  H  Resolution Adopted

HR 00946  Rep. Michael J. Zalewski
Congratulates Berwyn Culver's as the recipient of the 8th Annual George W. Ashby Award for Business Excellence.
Apr 09 18  H  Resolution Adopted

HR 00947  Rep. Charles Meier
Congratulates the Okawville High School varsity boys basketball team, the Rockets, on winning the 2017-2018 Illinois High School Association Class 1A State Championship.
Apr 09 18  H  Resolution Adopted

HR 00948  Rep. Arthur Turner
Recognizes John Moore for his service and congratulates him on his participation in an Honor Flight.
Apr 09 18  H  Resolution Adopted

HR 00949  Rep. Tim Butler
Congratulates Trey Hild on winning the IHSA Class 1A 145 pound State Wrestling Championship.
May 23 18  H  Resolution Adopted

HR 00950  Rep. John C. D’Amico
Encourages Congress to authorize the President to present Congressional Gold Medals to Korean War Veterans in recognition of their service and sacrifice.
Apr 09 18  H  Referred to Rules Committee

HR 00951  Rep. Charles Meier
Congratulates All Saints Academy 8th grade volleyball team on winning the 2018 Southern Illinois Junior High School Athletic Association Class S State Championship.
Apr 09 18  H  Resolution Adopted

HR 00952  Rep. Tony McCombie-Dan Brady and All Other Members of the House
Mourns the death of Pamela Sue Knight.
Apr 17 18  H  Resolution Adopted

HR 00953  Rep. Michael D. Unes
Recognizes Illinoisans participating in “Bleeding Disorders Awareness Month” and advocacy events in March and throughout the year.
Apr 09 18  H  Resolution Adopted

HR 00954  Rep. Tim Butler
Congratulates the Mount Pulaski Grade School 7th grade girls volleyball team on winning the IESA Class 2A State Championship.
Nov 28 18  H  Resolution Adopted

HR 00955  Rep. Tim Butler
Congratulates the Williamsville High School Scholastic Bowl team on winning the IHSA Class 1A Scholastic Bowl State Tournament.
Apr 17 18  H  Resolution Adopted
HR 00956  Rep. Tim Butler
  Congratulates Hartsburg-Emden 7th and 8th grade girls volleyball team on winning the IESA Class 7-1A and 8-1A State Championships.
  May 15 18  H Resolution Adopted

HR 00957  Rep. Natalie Phelps Finnie
  Congratulates Lucinda Schmitt on her retirement as Superintendent of Gallatin County Schools.
  Apr 09 18  H Resolution Adopted

HR 00958  Rep. Litesa E. Wallace
  Recognizes St. Ambrogiot Society on the occasion of its 100th anniversary.
  Apr 09 18  H Resolution Adopted

HR 00959  Rep. Sonya M. Harper
  Declares the month of March of 2018 as “Social Work Month” in the State of Illinois.
  Apr 09 18  H Referred to Rules Committee

HR 00960  Rep. Patricia R. Bellock
  Declares April 11, 2018 as the “Annual Alzheimer's Association Advocacy Day” in the State of Illinois.
  Jul 02 18  H Rule 19(b) / Re-referred to Rules Committee

HR 00961  Rep. Tim Butler
  Recognizes Janet S. Stover on the occasion of her retirement as President and CEO from the Illinois Association of Rehabilitation Facilities (IARF).
  Apr 09 18  H Resolution Adopted

HR 00962  Rep. Daniel Swanson
  Congratulates the Oxford American Legion Post #1197 on its rededication to be held on April 14, 2018.
  Apr 09 18  H Resolution Adopted

HR 00963  Rep. Keith P. Sommer
  Congratulates the members of the Washington Community High School wrestling team on their successful 2017-2018 season.
  Apr 11 18  H Resolution Adopted

HR 00964  Rep. Sara Feigenholtz and All Other Members of the House
  Congratulates Lincoln Park Zoo on its 150th anniversary in 2018.
  Apr 18 18  H Resolution Adopted

HR 00965  Rep. Jehan Gordon-Booth
  Jul 02 18  H Rule 19(b) / Re-referred to Rules Committee

HR 00966  Rep. Theresa Mah
  Congratulates Dr. Arol Augsburger on his retirement after over 30 years of leadership in optometric education.
  Apr 10 18  H Resolution Adopted

HR 00967  Rep. Michael J. Madigan
  Congratulates Peter G. Polmen on his 100th birthday.
  Apr 10 18  H Resolution Adopted

HR 00968  Rep. Michael P. McAuliffe
  Congratulates the American Association of Oral and Maxillofacial Surgeons on its 100th anniversary and on its continued dedication to patient care.
  Apr 10 18  H Resolution Adopted

HR 00969  Rep. Katie Stuart
  Congratulates Kennison Adams of Edwardsville on receiving the 2018 Prudential Spirit of Community Award.
  Apr 10 18  H Resolution Adopted

HR 00970  Rep. Michael P. McAuliffe
  Congratulates Knights of Columbus Council #12173 on its 20th anniversary.
  Apr 11 18  H Resolution Adopted
HR 00971  Rep. Robyn Gabel and Daniel J. Burke

Urges the Governor and the Department of Healthcare and Family Services to contract with an external expert entity that has prior experience collecting statewide mammography quality data to perform the Department's quality improvement program and to provide each participating facility with a mammography quality report annually. Urges the Department of Healthcare and Family Services to contract with an external expert entity that has prior experience collecting breast cancer treatment data from safety net providers in Illinois and is a federally designated Patient Safety and Quality Improvement Organization. Urges the Department of Healthcare and Family Services to immediately implement all other components of the BEST Act and to work with breast cancer advocates and breast cancer clinical experts to ensure that the Illinois Medicaid program provides the highest quality breast cancer screening and treatment to women served by Illinois Medicaid.

Apr 11 18  H  Referred to Rules Committee


Recognizes May of 2018 as "Foster Care Month" in Illinois.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00973  Rep. Nick Sauer

Recognizes September 21, 2018 as "Township Day in Ela Township".

Apr 11 18  H  Referred to Rules Committee


Mourns the death of Jim Duffy of Woodridge.

Apr 11 18  H  Resolution Adopted


Opposes the implementation of a graduated income tax in Illinois.

Apr 11 18  H  Referred to Rules Committee

HR 00976  Rep. Steven A. Andersson

Congratulates the Marmion Academy hockey team, the Cadets, on winning the Varsity White division for the 2018 Illinois State High School Hockey Championship.

Apr 11 18  H  Resolution Adopted

HR 00977  Rep. Arthur Turner

Congratulates CAN TV on its 35th Anniversary.

Apr 12 18  H  Resolution Adopted

HR 00978  Rep. Barbara Flynn Currie-Patricia R. Bellock-Mary E. Flowers-Norine K. Hammond-Sara Feigenholtz

Congratulates U.S. Senator Tammy Duckworth on the birth of her daughter, Maile Pearl Bowlsbey.

Apr 12 18  H  Resolution Adopted

HR 00979  Rep. Anthony DeLuca

Mourns the death of Oliver Alexander.

Apr 13 18  H  Resolution Adopted

HR 00980  Rep. Al Riley

Declares the date of May 9, 2018 as Alpha Kappa Alpha Day in the State of Illinois in honor of Alpha Kappa Alpha Sorority, Incorporated, and its work.

May 09 18  H  Resolution Adopted

HR 00981  Rep. Fred Crespo

Congratulates James Vargo on achieving the rank of Eagle Scout.

Apr 13 18  H  Resolution Adopted
HR 00982  Rep. Kelly M. Burke  
Congratulates James P. Antos on his retirement as principal from Brother Rice High School in Chicago.

Apr 13 18  H  Resolution Adopted

HR 00983  Rep. Chad Hays  
Mourns the death of Juanita Louise Tryon.

Apr 13 18  H  Resolution Adopted

HR 00984  Rep. Patricia R. Bellock  
Congratulates Bill Gooch on his 60th anniversary in the banking profession.

Apr 13 18  H  Resolution Adopted

HR 00985  Rep. Monica Bristow  
Mourns the death of James W. "Jim" Loyd.

Apr 13 18  H  Resolution Adopted

HR 00986  Rep. Sara Feigenholtz-Litesa E. Wallace, Sue Scherer and Patricia R. Bellock  
Urges the Illinois Department of Child and Family Services to immediately resume its 35-year precedent of issuing monthly child abuse reports and executive statistical summary reports.

May 17 18  H  Resolution Adopted

HR 00987  Rep. Michael D. Unes  
Congratulates Illinoisans participating in "Schizencephaly Awareness Day" on May 19, 2018.

Apr 17 18  H  Resolution Adopted

HR 00988  Rep. Michael J. Madigan-Barbara Flynn Currie  
Congratulates Ron and Barb Maley on the occasion of their 50th wedding anniversary.

Apr 17 18  H  Resolution Adopted

HR 00989  Rep. Brad Halbrook  
Congratulates the Don Moyer Boys & Girls Club on the occasion of its 50th anniversary.

Apr 17 18  H  Referred to Rules Committee

HR 00990  Rep. Tim Butler-Jerry Costello, II-Charles Meier-André Thapedi-Dave Severin, Grant Wehrli, Tony McCombie and Randy E. Frese  
States support for the agricultural industry of Illinois.

Apr 18 18  H  Referred to Rules Committee

Adopts the text of a Tennessee resolution condemning white nationalism and neo-Nazism.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 00992  Rep. Nicholas K Smith  
Mourns the death of Izola White.

Apr 19 18  H  Resolution Adopted

HR 00993  Rep. Jerry Costello, II  
Congratulates Caleb Grohmann on receiving the Outstanding Senior in animal sciences recognition from the Division of Animal Sciences in the College of Agriculture, Food and Natural Resources at the University of Missouri-Columbia.

Apr 19 18  H  Resolution Adopted

HR 00994  Rep. Tim Butler-Sara Wojcicki Jimenez-Terri Bryant-Dave Severin-Thomas M. Bennett  
Recognizes the 10th anniversary of the creation of the Abraham Lincoln National Heritage Area.

Apr 19 18  H  Resolution Adopted

Expresses support for independent redistricting reform and advocates for a non-partisan map-making process by the upcoming redistricting cycle.

Apr 19 18  H  Referred to Rules Committee

HR 00996  Rep. Brad Halbrook

Congratulates the Don Moyer Boys & Girls Club on the occasion of its 50th anniversary.

Apr 19 18  H  Resolution Adopted

HR 00997  Rep. Dave Severin

Recognizes Black Diamond Harley-Davidson for its scholarship program.

Apr 20 18  H  Resolution Adopted

HR 00998  Rep. Sara Feigenholtz

Congratulates Dr. Denise Kane on the occasion of her retirement and thanks her for her years of dedicated public service to youth in care and the State of Illinois.

Apr 20 18  H  Resolution Adopted

HR 00999  Rep. Mary E. Flowers

Mourns the death of Ivy L. Parker.

Apr 20 18  H  Resolution Adopted

HR 01000  Rep. Barbara Wheeler

Mourns the death of Mary Marchlewski.

Apr 20 18  H  Resolution Adopted


Recognizes the 70th anniversary of the establishment of the country of Israel.

Apr 20 18  H  Resolution Adopted

HR 01002  Rep. Frances Ann Hurley

Recognizes the 50th anniversary of the Special Olympics, celebrates the accomplishments of Justice Anne Burke, and congratulates all Special Olympic athletes, past and present, on their accomplishments.

Apr 20 18  H  Resolution Adopted

HR 01003  Rep. Steven A. Andersson

Congratulates Haley Linder on her achievements.

Apr 23 18  H  Resolution Adopted

HR 01004  Rep. Steven A. Andersson

Congratulates the St. Charles North High School mock trial team on placing first in the 2018 Illinois State Bar Association Mock Trial tournament.

May 23 18  H  Resolution Adopted

HR 01005  Rep. Steven A. Andersson

Mourns the death of Dale Hecox of St. Charles.

Apr 23 18  H  Resolution Adopted

HR 01006  Rep. Anna Moeller

Recognizes Carol Gieske for being named the 2018 Woman of the Year from the Altrusa International Club of Elgin, Inc.

Apr 23 18  H  Resolution Adopted
HR 01007  
Rep. La Shawn K. Ford  
Recognizes National Women of Achievement, Inc.  
Apr 23 18  
H Resolution Adopted

HR 01008  
Rep. Sara Wojcicki Jimenez  
Congratulates Southeast High School Spartans Basketball on competing in the Class 3A Boys State Basketball Tournament.  
Apr 23 18  
H Resolution Adopted

HR 01009  
Rep. Chad Hays  
Congratulates the Schlarman Academy girls basketball team, the Hilltoppers, on winning the 2017-2018 Illinois High School Association Class 1A State Championship.  
Apr 24 18  
H Resolution Adopted

HR 01010  
Rep. Kelly M. Burke-David Harris  
Reminds everyone, including government leaders, of their moral responsibility to care for their common home.  
Apr 24 18  
H Referred to Rules Committee

HR 01011  
Rep. Norine K. Hammond  
Congratulates Rick VanBrooker on his retirement as Sheriff of McDonough County.  
Apr 24 18  
H Resolution Adopted

HR 01012  
Rep. Norine K. Hammond  
Mourns the death of John H. Giesler of Mason City.  
Apr 24 18  
H Resolution Adopted

HR 01013  
Rep. Carol Ammons  
University of Illinois Undergraduate Research Day at the State Capitol on April 26, 2018.  
Apr 24 18  
H Resolution Adopted

HR 01014  
Rep. Al Riley  
Mourns the death of Mariyah Kaitlyn Howard of Beecher.  
Apr 25 18  
H Resolution Adopted

HR 01015  
Rep. Michael J. Madigan-David McSweeney  
Recognizes the 70th anniversary of Saputo's restaurant in Springfield.  
Apr 25 18  
H Resolution Adopted

HR 01016  
Congratulates Sam Schmitz on his retirement from Goodwill Industries of Northern Illinois.  
Apr 26 18  
H Resolution Adopted

HR 01017  
Rep. Emanuel Chris Welch-Juliana Stratton-Carol Ammons-La Shawn K. Ford-Jeff Keicher  
Recognizes that there are significant disparities in college degree completion rates for low-income and first generation college students and students of color at institutions across the State. Commits to closing statewide racial and socioeconomic degree attainment gaps and institutional achievement gaps and encourages institutions of higher education to implement and expand existing student success efforts that have evidence of improving educational outcomes for low-income and first generation college students and students of color. Urges the State's P20 Council is to update the State's 60 by 25 goal to include equity-focused targets aimed at closing institutional racial and socioeconomic achievement gaps.  
Nov 15 18  
H Resolution Adopted

HR 01018  
Rep. Keith R. Wheeler  
Congratulates Montgomery Police Chief Daniel Meyers on his retirement.  
Apr 26 18  
H Resolution Adopted

HR 01019  
Rep. Keith R. Wheeler  
Congratulates Fire Chief Michael G. Hitzemann of the Bristol Kendall Fire Protection District on his retirement.  
Apr 26 18  
H Resolution Adopted
HR 01020  Rep. Jay Hoffman
Congratulates the Belleville West High School boys basketball team, the Maroons, on winning the 2018 Illinois High School Association Class 4A State Championship.
Apr 26 18  H  Resolution Adopted

HR 01021  Rep. Fred Crespo
Congratulates Gavin Christensen on achieving the rank of Eagle Scout.
Apr 26 18  H  Resolution Adopted

HR 01022  Rep. Sam Yingling
Congratulates Dr. Constance Collins on her retirement.
Apr 27 18  H  Resolution Adopted

HR 01023  Rep. Brian W. Stewart
Congratulates the Illinois Sheriffs’ Association on its 90 years of service to Illinois' Sheriffs.
Apr 27 18  H  Resolution Adopted

Calls on all departments of the Illinois Government, the City of Chicago, and Cook County to withhold further patronage of Ford products, and furthermore divest any and all taxpayer assets from Ford Motor Company LLC until it is found compliant with the guidelines of sexual harassment put forth by the U.S. Equal Employment Opportunity Commission.
Apr 27 18  H  Referred to Rules Committee

Supports the implementation of a progressive income tax in Illinois.
May 29 18  H  Resolution Adopted 061-052-000

HR 01026  Rep. Jerry Lee Long
Congratulates Maze Nails of Peru on its 170th anniversary.
Apr 27 18  H  Resolution Adopted

HR 01027  Rep. Jerry Lee Long
Congratulates Peru Firefighters Lieutenant Neil Nadolski, Ben Bentley, and Alex Duncan on receiving the Firefighter Excellence Award.
Apr 27 18  H  Resolution Adopted

HR 01028  Rep. Jerry Lee Long
Congratulates E. Joseph Haywood, Moriah Mott, and Deb Nelson on their Excellence in Education honors.
Apr 27 18  H  Resolution Adopted

HR 01029  Rep. Emanuel Chris Welch
Expresses condolences to the victims and survivors of the Marjory Stoneman Douglas High School shooting and their families.
Apr 27 18  H  Referred to Rules Committee

HR 01030  Rep. Emanuel Chris Welch
States the belief that all presidential nominees should be required to undergo a standardized medical examination including a mental health evaluation, and to publicly disclose the results before the election.
Apr 27 18  H  Referred to Rules Committee
HR 01031  Rep. Tim Butler-Grant Wehrli-Brian W. Stewart
Recognize the tremendous accomplishments of Ulysses S. Grant during his service to the United States as both president and military officer. Declares November 3, 2018 as President Ulysses S. Grant Day in the State of Illinois in honor of his achievements and in commemoration of the 150th anniversary of his election as president.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

Congratulates Scott A. Reimers on receiving the 2018 Rail Splitter Award.
May 29 18  H  Resolution Adopted

HR 01033  Rep. Elizbeth Hernandez
Congratulates Arielle Cohen and Piper Elementary School on the production "I am Brave and Unafraid."
May 08 18  H  Resolution Adopted

HR 01034  Rep. Theresa Mah
Congratulates the Mexican Folkloric Dance Company of Chicago on their 36th anniversary.
May 08 18  H  Resolution Adopted

HR 01035  Rep. Anthony DeLuca
Congratulates Brendon Michael McCray on achieving the rank of Eagle Scout.
May 08 18  H  Resolution Adopted

HR 01036  Rep. David S. Olsen
Congratulates Craig Roselieb on a stellar career spanning 33 years as an instructor of music education.
May 08 18  H  Resolution Adopted

HR 01037  Rep. Silvana Tabares
Expresses concerns about the treatment of animals at the Animal Welfare League in Chicago Ridge.
May 08 18  H  Referred to Rules Committee

HR 01038  Rep. Dave Severin
Congratulates E.R. Brown Furniture on their years of providing exceptional customer service.
May 08 18  H  Resolution Adopted

HR 01039  Rep. Barbara Wheeler
Mourns the death of Mary Murray.
May 08 18  H  Resolution Adopted

HR 01040  Rep. Natalie Phelps Finnie
Congratulates Sheriff Robert Crow on his 29 years with the DARE program.
May 10 18  H  Resolution Adopted

HR 01041  Rep. John Cavaletto
Recognizes the 150th anniversary of St. Theresa.
May 08 18  H  Resolution Adopted

Recognizes the life of Tom Vanderpoel.
May 09 18  H  Resolution Adopted

HR 01043  Rep. William Davis
Recognizes the Theta Rho Omega Chapter of Alpha Kappa Alpha Sorority, Incorporated on 50 years of service and sisterhood.
May 08 18  H  Resolution Adopted
Declares the week of May 13 - May 19, 2018 as "Food Allergy Awareness Week".
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

Congratulates the Loyola University Chicago Men's basketball team for its great season and its tremendous success in the NCAA Tournament.
May 09 18  H  Resolution Adopted

HR 01046  Rep. Jim Durkin-Patricia R. Belloch
Designates the month of May of 2018 as Cystic Fibrosis Awareness Month in the State of Illinois.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 01047  Rep. Justin Slaughter
Declares the date of May 9, 2018 as Alpha Kappa Alpha Day in the State of Illinois in honor of Alpha Kappa Alpha Sorority, Incorporated, and its work.
May 08 18  H  Referred to Rules Committee

HR 01048  Rep. Justin Slaughter
Recognizes and honors the 2018 Alpha Phi Alpha Day held at the Illinois State Capitol and welcomes the members of Alpha Phi Alpha to the Capitol. Declares the date of May 9, 2018 as Alpha Phi Alpha Day in the State of Illinois in honor of Alpha Phi Alpha Fraternity, Inc.
May 08 18  H  Referred to Rules Committee

HR 01049  Rep. Thomas Morrison
Recognizes the 50th anniversary of Christian Liberty Academy.
May 08 18  H  Resolution Adopted

HR 01050  Rep. Thomas Morrison and Grant Wehrli
Declares November of 2018 as "Alzheimer's Awareness Month".
Nov 15 18  H  Resolution Adopted

HR 01051  Rep. Katie Stuart, Jay Hoffman, LaToya Greenwood and Monica Bristow
Urges the Illinois Board of Higher Education to conduct a study in regards to the governance structure of the Southern Illinois University system and the feasibility and viability of becoming two distinct universities with separate Boards of Trustees.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HR 01052  Rep. Michael J. Madigan
Congratulates Fr. Mariusz J. Nawalaniec on the 25th anniversary of his ordination to the priesthood.
May 09 18  H  Resolution Adopted

HR 01053  Rep. William Davis
Congratulates Dr. Jerry Jordan on his retirement as Superintendent of Schools South Holland School District 150.
May 09 18  H  Resolution Adopted

Commends the students of the Village Leadership Academy for their efforts to make positive changes within their community and urges the Chicago Park District to approve changing the name of Douglas Park to Douglass Park in honor of Frederick Douglass.
May 09 18  H  Referred to Rules Committee

HR 01055  Rep. Thomas M. Bennett
Recognizes Paul Ritter's important efforts to restore the population of the alligator snapping turtle back to healthy levels in Illinois.
May 09 18  H  Resolution Adopted

HR 01056  Rep. Joe Sosnowski
Congratulates Richard Wilson McVinnie on his retirement from the Rockford Mass Transit District after 43 years of service.
May 09 18  H  Resolution Adopted
HR 01057  Rep. Monica Bristow
    Mourns the death of John Rogers.
    May 10 18  H  Resolution Adopted

HR 01058  Rep. Sara Wojcicki Jimenez
    Urges the Illinois State Board of Education to study the impact of beginning a school term during various points throughout August.
    May 10 18  H  Referred to Rules Committee

HR 01059  Rep. Michael D. Unes
    Recognizes the Illinois 2018 Children's Champions and their dedication, hard work, and significant contributions to the State of Illinois.
    May 10 18  H  Resolution Adopted

HR 01060  Rep. Bill Mitchell
    Congratulates Rodney Vincent "Rod" Hogan on his 90th birthday.
    May 10 18  H  Resolution Adopted

HR 01061  Rep. Luis Arroyo-Fred Crespo-Dave Severin
    Recognizes the humanitarian efforts of the men and women of ComEd who volunteered to help restore electricity to the Island of Puerto Rico.
    May 10 18  H  Resolution Adopted

HR 01062  Rep. Michael J. Madigan
    Recognize the accomplishments of Jorge Ramirez, president of the Chicago Federation of Labor and vice president of the American Federation of Labor and Congress of Industrial Organizations (AFL-CIO).
    May 15 18  H  Resolution Adopted

HR 01063  Rep. David Harris
    Congratulates Josephine Stellato on her retirement after serving the people of Wheeling Township for 37 years.
    May 15 18  H  Resolution Adopted

HR 01064  Rep. David A. Welte
    Mourns the death of Mark W. Harlow of Kinsman.
    May 22 18  H  Resolution Adopted

HR 01065  Rep. Dan Brady
    Congratulates Detective John Atteberry on his retirement from the Bloomington Police Department.
    May 15 18  H  Resolution Adopted

HR 01066  Rep. Emanuel Chris Welch
    Mourns the death of Heloise Aldridge.
    May 15 18  H  Resolution Adopted

HR 01067  Rep. Anthony DeLuca
    Congratulates the Payne Chapel African Methodist Episcopal Church on its 111th anniversary.
    May 15 18  H  Resolution Adopted

HR 01068  Rep. David B. Reis
    Recognizes the American Legislative Exchange Council for their significant contributions
    May 15 18  H  Resolution Adopted

HR 01069  Rep. Terri Bryant
    Congratulates the Murphysboro Eighth Grade Volleyball team on winning the Southern Illinois Junior High School Athletic Association (SIJHSAA) Class L State Championship.
    May 22 18  H  Resolution Adopted
HR 01070  Rep. La Shawn K. Ford

Directs the Illinois State Board of Education to conduct an audit of every Illinois school district's history curriculum from K-12 to review the following: (1) Does the district's curricular material in any format contain a current unit on African American history, (2) At what grade school level does the district begin teaching African American history, (3) At what level does the district stop teaching African American history, (4) Does standardized testing include material on African American history, and if so, at what levels, and (5) What is ISBE's position on teaching African American history, what are their protocols, and what are their penalties if their instructions are not being followed.

Nov 26 18  Assigned to Elementary & Secondary Education: School Curriculum & Policies Committee


Recognizes Megan Bugg for her efforts to raise awareness of childhood cancer and fight for increased funding for research.

May 24 18  Resolution Adopted

HR 01072  Rep. Jeanne M Ives-David McSweeney-Allen Skillicorn-John Cavaletto-Brad Halbrook, David A. Welter, Nick Sauer, Margo McDermed, Jim Durkin, Lindsay Parkhurst, Norine K. Hammond, Dave Severin, Terri Bryant, Mark Batinick, Grant Wehrli, Christine Winger, Sara Wojcicki Jimenez, Charles Meier, David Harris, Tim Butler, Ryan Spain, Jerry Lee Long, Peter Breen, Tony McCombie, C.D. Davidsmeyer, Barbara Wheeler, David S. Olsen, Thomas Morrison, Keith P. Sommer, Michael P. McAuliffe, Avery Bourne, Steven A. Andersson, Daniel Swanson, Steven Reick, Sheri Jesiel, Joe Sosnowski, Brian W. Stewart, Jaime M. Andrade, Jr., Jerry Costello, II, La Shawn K. Ford, Carol Sente, Sam Yingling and Thomas M. Bennett

Stands in staunch opposition to any new state-wide property tax.

May 16 18  Referred to Rules Committee

HR 01073  Rep. Jonathan Carroll

Congratulates Congregation Beth Shalom on its 50th anniversary.

May 16 18  Resolution Adopted

HR 01074  Rep. Linda Chapa LaVia

Recognizes the Illinois Math and Science Academy for hosting the 14th Annual International Student Science Fair.

May 16 18  Resolution Adopted

HR 01075  Rep. Lou Lang

Declares October 13, 2018 as "B'nai B'rith Day" in the State of Illinois.

May 16 18  Referred to Rules Committee

HR 01076  Rep. Sheri Jesiel-Martijn J. Moylan-Barbara Wheeler-Steven Reick-Steven A. Andersson, John C. D'Amico and Margo McDermed

Cautions Wisconsin to not hastily approve permits for Foxconn Technology Group without proper environmental and public health impact studies.

May 16 18  Referred to Rules Committee

HR 01077  Rep. Jim Durkin-Dan Brady-David McSweeney-Mike Fortner-Daniel Swanson, David Harris, Terri Bryant, David S. Olsen, Chad Hays, Tim Butler, Grant Wehrli and All Other Members of the House

Recognizes the life of U.S. Senator and American hero John McCain.

May 16 18  Resolution Adopted

HR 01078  Rep. Theresa Mah

Acknowledges May of 2018 as Asian American and Pacific Islander Heritage Month.

Jul 02 18  Rule 19(b) / Re-referred to Rules Committee

HR 01079  Rep. Elizabeth Hernandez

Recognizes Piper Elementary School on attending the 10th Annual Our American Voice Summit.

May 17 18  Resolution Adopted

HR 01080  Rep. Elizabeth Hernandez

Recognizes Komensky Elementary School on their participation in the 10th Annual Our American Voice Program.

May 17 18  Resolution Adopted
HR 01081  Rep. Elizabeth Hernandez  
Recognizes Freedom Middle School on their participation in the 10th Annual Our American Voice Program.  
May 17 18  H Resolution Adopted

HR 01082  Rep. Elizabeth Hernandez  
Recognizes Irving Elementary School on attending the 10th Annual Our American Voice Summit.  
May 17 18  H Resolution Adopted

HR 01083  Rep. Elizabeth Hernandez  
Recognizes Emerson Elementary School on attending the 10th Annual Our American Voice Summit.  
May 17 18  H Resolution Adopted

HR 01084  Rep. Elizabeth Hernandez  
Recognizes Heritage Middle School on attending the 10th Annual Our American Voice Summit.  
May 17 18  H Resolution Adopted

HR 01085  Rep. Elizabeth Hernandez  
Recognizes Pershing Elementary School on attending the 10th Annual Our American Voice Summit.  
May 17 18  H Resolution Adopted

HR 01086  Rep. Elizabeth Hernandez  
Recognizes Hiawatha Elementary School on attending the 10th Annual Our American Voice Summit.  
May 17 18  H Resolution Adopted

HR 01087  Rep. Dan Brady  
Congratulates Rob Widmer on his retirement as president of Heartland Community College.  
May 18 18  H Resolution Adopted

HR 01088  Rep. Dan Brady  
Urges awareness of peroxisomal disorders and encourages support for medical research into the development of new  
treatments and cures.  
May 18 18  H Referred to Rules Committee

HR 01089  Rep. Anna Moeller  
Mourns the death of James Harvey Slater of Elgin.  
May 18 18  H Resolution Adopted

HR 01090  Rep. Carol Sente  
Congratulates Rick Vallejo on his retirement from the Lincolnshire Fire Department after over 29 years of service.  
May 18 18  H Resolution Adopted

HR 01091  Rep. Allen Skillicorn-David A. Welter-Jerry Lee Long  
Urges the United States Congress and President Donald Trump to pass the Federal Reserve Transparency Act of 2017.  
May 18 18  H Referred to Rules Committee

HR 01092  Rep. Justin Slaughter  
Congratulates the Morgan Park High School boys basketball team, the Mustangs, on winning the 2018 Illinois High  
School Association Class 3A State Championship.  
May 18 18  H Resolution Adopted

HR 01093  Rep. Justin Slaughter  
Recognizes the life of McGlother "Mac" Irvin.  
May 18 18  H Resolution Adopted

HR 01094  Rep. Justin Slaughter  
Mourns the death of Wilson Frost of Chicago.  
May 18 18  H Resolution Adopted

HR 01095  Rep. Anthony DeLuca  
Recognizes Pastor John H Sr. and Minister Movita Rice for their 50 years of dedicated service.  
May 18 18  H Resolution Adopted
HR 01096  Rep. John Cavaletto
   Congratulates the boys and girls track teams of Franklin Park Middle School on all of their accomplishments at the
   SIJHSAA state track and field meet on May 12, 2018.
   May 21 18  H  Resolution Adopted

HR 01097  Rep. Michael P. McAuliffe
   Mourns the life of Sister Lydia Mary Yokiel, C.R.
   May 21 18  H  Resolution Adopted

HR 01098  Rep. La Shawn K. Ford-Camille Y. Lilly-Arthur Turner-Melvina Conyers-Ervin-Nicholas K Smith, Mary E.
   Flowers, Emanuel Chris Welch, Rita Mayfield, Linda Chapa LaVia, Lou Lang and LaToya Greenwood
   Creates the Black History Curriculum Task Force to conduct an audit of every Illinois school district's history curriculum
   from K-12 to review the following: (1) Does the district's curricular material no matter the format contain a current unit on African
   American history, (2) At what grade school level does the district begin teaching African American history, (3) At what level does the
   district stop teaching African American history, (4) Does standardized testing include material on African American history, and if so,
   at what levels, and (5) What is ISBE's position on teaching African American history, what are their protocols, and what are their
   penalties if their instructions are not being followed.
   House Committee Amendment No. 1
   Adds clause concerning administrative support for the Task Force.
   Nov 29 18  H  Resolution Adopted as Amended 105-000-000

HR 01099  Rep. Charles Meier
   Congratulates the Eagles of Aviston Grade School on winning the 2017 SIJHSAA Class S State Championship in baseball.
   May 21 18  H  Resolution Adopted

HR 01100  Rep. Anna Moeller
   Congratulates Paris Donehoo on his retirement as senior pastor of the First Congregational Church of Elgin.
   May 21 18  H  Resolution Adopted

HR 01101  Rep. Carol Ammons
   Mourns the death of Rev. Dr. James Hal Cone.
   May 21 18  H  Resolution Adopted

HR 01102  Rep. Avery Bourne-Sara Wojcicki Jimenez
   Congratulates Randy Rhodes on his retirement.
   May 21 18  H  Resolution Adopted

HR 01103  Rep. Lindsay Parkhurst
   Congratulates Bruce Clark on the occasion of his retirement as Kankakee County Clerk.
   May 21 18  H  Resolution Adopted

HR 01104  Rep. Sue Scherer
   Urges the Department of Healthcare and Family Services to take a more aggressive approach to preventing and detecting
   provider fraud and abuse under the Illinois Medical Assistance Program by identifying and eliminating program deficiencies that
   enable Medicaid providers to overbill and falsify Medicaid claims, including billing for services not rendered, charging more than the
   fair-market value for covered services, and admitting Medicaid beneficiaries for inappropriate hospital stays.
   May 21 18  H  Referred to Rules Committee

HR 01105  Rep. Natalie Phelps Finnie
   Congratulates Artie McBride on her retirement as the Local Office Administrator in Pulaski County.
   May 21 18  H  Resolution Adopted

HR 01106  Rep. Sara Wojcicki Jimenez
   Congratulates Kathy Lynn Wear on her retirement from teaching and school administration at the Blessed Sacrament
   School in Springfield.
   May 21 18  H  Resolution Adopted

HR 01107  Rep. Terri Bryant
   Congratulates Greg Fenton on his retirement from the Division of Developmental Disabilities for the Department of
   Human Services.
   May 22 18  H  Resolution Adopted
HR 01108  Rep. Kelly M. Cassidy
Congratulates Bruce Rasey on his retirement as executive director of the Howard Area Community Center.
May 22 18  H Resolution Adopted

HR 01109  Rep. Daniel Swanson
Congratulates the Village of Cambridge on its 175th anniversary.
May 22 18  H Resolution Adopted

HR 01110  Rep. Jonathan Carroll and All Other Members of the House
Recognizes Tracy Sefcik of Wheeling on completing a 3,142-mile bicycle trek across the country to help raise money for
veterans and first responders.
May 31 18  H Resolution Adopted

HR 01111  Rep. Martin J. Moylan
Urges the President of the United States to issue a formal apology to Sen. John McCain concerning the recent comments
made about him by Special Assistant Kelly Riddell Sadler, and to remove her from any position within the White House
communications office and from any other government related duties.
May 22 18  H Referred to Rules Committee

HR 01112  Rep. Sara Wojcicki Jimenez
Congratulates Susan Sullivan Danenberger and Danenberger Family Vineyards on producing one of the official Illinois
Bicentennial wines. Honors the Sullivan Family Centennial Farm.
May 30 18  H Resolution Adopted

HR 01113  Rep. Tim Butler-Mark Batinick-Martin J. Moylan
Supports Route 66 being named a National Historic Trail in accordance with House Resolution 801 introduced by U.S.
Congressman Darin LaHood.
Jul 02 18  H Rule 19(b) / Re-referred to Rules Committee

HR 01114  Rep. Tom Demmer and Tony McCombie
Commends School Resource Officer Mark Dallas and the students and staff at Dixon High School for their heroic actions
on May 16, 2018.
May 30 18  H Resolution Adopted

HR 01115  Rep. Jerry Costello, II
Encourages members to support and co-sponsor essential legislation that fights and provides support for Chronic Wasting
Disease so as to protect Illinois' hunting heritage and the immense conservation and economic benefits it provides.
May 22 18  H Referred to Rules Committee

HR 01116  Rep. Katie Stuart-Rita Mayfield-Sue Scherer-John Cavaletto-Robert W. Pritchard
Encourages the State Board of Education to stop using edTPA as the teacher certification for licensure.
May 22 18  H Referred to Rules Committee

HR 01117  Rep. John Cavaletto-David B. Reis
Recognizes November 4, 2018 as the 75th anniversary of the "birth" of the G.I. Bill of Rights (officially known as the
Servicemen's Readjustment Act of 1944) at the Luther B. Easley Post 128 of the American Legion in Salem.
Nov 15 18  H Resolution Adopted

HR 01118  Rep. Dan Brady
Urges awareness of peroxisomal disorders and encourages support for medical research into the development of new
treatments and cures.
May 23 18  H Referred to Rules Committee

HR 01119  Rep. Linda Chapa LaVia-Sue Scherer-Jehan Gordon-Booth-Anna Moeller-Michael P. McAuliffe, Jerry Costello, II,
John C. D'Amico, Natalie Phelps Finnie, David Harris, Jeanne M Ives, Stephanie A. Kifowit, Jerry Lee Long, La
Shawn K. Ford, Michael Halpin, Daniel Swanson, Ann M. Williams, Randy E. Frese, Brian W. Stewart, Michael D.
Unes, Al Riley and All Other Members of the House
Honors the American soldiers, sailors, airmen, and marines from the State of Illinois who have made the ultimate sacrifice
in the preceding year.
May 23 18  H Resolution Adopted
HR 01120  Rep. Tim Butler-Robert W. Pritchard-Sonya M. Harper, Steven A. Andersson, Emanuel Chris Welch, David S. Olsen, Michelle Mussman, Katie Stuart, Ryan Spain, Michael Halpin, Joe Sosnowski, Keith P. Sommer and Allen Skillicorn  
Supports the Nutrient Loss Reduction Strategy and the work of stakeholders on the continued implementation of the Strategy.  
Jun 02 18  H Rule 19(b) / Re-referred to Rules Committee

HR 01121  Rep. Emanuel Chris Welch  
Mourns the death of Rev. Wallace Wyatt Sykes.  
May 24 18  H Resolution Adopted

HR 01122  Rep. Emanuel Chris Welch  
Mourns the death of Northica Hillery-Stone of Bellwood.  
May 24 18  H Resolution Adopted

HR 01123  Rep. Terri Bryant  
Recognizes the life of John H. Croessman.  
May 24 18  H Resolution Adopted

HR 01124  Rep. Natalie Phelps Finnie  
Congratulates Gallatin County High School on winning the Worldwide Youth in Science and Engineering State Championship for the third straight year.  
May 24 18  H Resolution Adopted

HR 01125  Rep. La Shawn K. Ford  
Recognizes the 155th anniversary of the Original Providence Baptist Church in Chicago.  
May 24 18  H Resolution Adopted

Urges the federal government to continue to fund Planned Parenthood. Calls upon Governor Rauner to urge the Trump administration to maintain Title X guidelines.  
May 24 18  H Referred to Rules Committee

HR 01127  Rep. John Connor  
Urges Visa, American Express, MasterCard, Bank of America, and J.P. Morgan Chase to reclassify gun sales as high-risk and implement the appropriate precautions.  
May 24 18  H Referred to Rules Committee

HR 01128  Rep. Jim Durkin  
Declares October 2, 2018 as "MRSA Day" in the State of Illinois.  
May 24 18  H Referred to Rules Committee

HR 01129  Rep. Thaddeus Jones  
Urges COGFA and the Illinois Gaming Board to conduct a study on the impact of placing a casino in the south suburbs, specifically on what the casino's impact would be on the local housing market, taxes, and minority-owned and small businesses.  
May 25 18  H Referred to Rules Committee

HR 01130  Rep. Thaddeus Jones  
Congratulates Dr. Kelon D. Duke on his sixth year at Calvary Baptist Church of Glenwood.  
May 25 18  H Resolution Adopted

HR 01131  Rep. Thaddeus Jones  
Recognizes George Conditt IV for his selection to the Puerto Rico U18 team.  
May 25 18  H Resolution Adopted

HR 01132  Rep. Thaddeus Jones  
Urges the General Assembly to grant a five-year special tax in recognition of the south suburbs.  
May 25 18  H Referred to Rules Committee
HR 01133  Rep. Dan Brady
Recognizes Prairie Central High School students for mapping gravestones across eight cemeteries within the Prairie Central School District.
May 25 18  H  Resolution Adopted

HR 01134  Rep. Jonathan Carroll
Declares June 13, 2018 as Suicide Awareness Day in Illinois.
May 25 18  H  Referred to Rules Committee

HR 01135  Rep. Michael P. McAuliffe
Recognizes Tony's Deli on the occasion of its 40th anniversary.
May 25 18  H  Resolution Adopted

HR 01136  Rep. Dave Severin
Recognizes the 100th anniversary of the American Legion.
May 25 18  H  Resolution Adopted

HR 01137  Rep. Fred Crespo-Dave Severin-Luis Arroyo-Terri Bryant-Jerry Costello, II
Recognizes Ameren employees for voluntarily going to Puerto Rico to assist the local utility in restoring power.
May 25 18  H  Resolution Adopted

HR 01138  Rep. Reginald Phillips-Brad Halbrook and Joe Sosnowski
Urges the United States Congress to declare the City of Chicago the 51st state of the United States of America and separate it from the rest of Illinois.
May 25 18  H  Referred to Rules Committee

HR 01139  Rep. Monica Bristow
Expresses support of American steel workers and urges the purchase of American and Illinois manufactured steel.
May 25 18  H  Referred to Rules Committee

HR 01140  Rep. Terri Bryant
Congratulates Dr. Daniel Hoffman on the occasion of his retirement from practicing medicine.
May 25 18  H  Resolution Adopted

HR 01141  Rep. Brian W. Stewart
Congratulates the Freeport Noon Rotary Club on its 100th anniversary.
May 28 18  H  Resolution Adopted

HR 01142  Rep. Jerry Costello, II
Congratulates the Pinckneyville High School Bass Fishing Team on winning their first IHSA-Unified Bass Fishing State Championship.
May 30 18  H  Resolution Adopted

HR 01143  Rep. Thaddeus Jones
Recognizes the hard work of Dr. Leotis Swopes and the strong foundation for education that has been laid in District 205.
May 28 18  H  Resolution Adopted

HR 01144  Rep. Ryan Spain
Congratulates the Dunlap High School girls' track & field team, the Lady Eagles, on winning the 2018 Illinois High School Association Girls Track & Field Class 2A State Championship.
May 29 18  H  Resolution Adopted

HR 01145  Rep. Rita Mayfield
Recognizes the life of Michael Grenda and his dedication to the North Chicago community.
May 28 18  H  Resolution Adopted

HR 01146  Rep. Laura Fine
Congratulates Jonathan Lavin on the occasion of his retirement as President and CEO of AgeOptions.
May 28 18  H  Resolution Adopted
Rep. Terri Bryant
Applauds John A. Logan for his sense of duty for country, for his dedication to public service, for his work done to promote equal rights, and for starting the proud tradition celebrating Memorial Day every year in this country.
May 28 18  H  Resolution Adopted

Rep. Mark Batinick
Remembers Mark William Crabtree on the one year anniversary of his death.
May 29 18  H  Resolution Adopted

Rep. Emanuel Chris Welch
Recognizes Dr. Steven M. Rock for his extraordinary efforts in serving the State of Illinois and its higher-education community.
May 29 18  H  Referred to Rules Committee

Rep. La Shawn K. Ford
Urges Congress to redefine race riots as a holocaust.
May 29 18  H  Referred to Rules Committee

Rep. Lou Lang
Recognizes Eddie Olczyk.
May 30 18  H  Resolution Adopted

Creates the Task Force on Charter Public School Facilities to examine charter public school facilities issues.
May 30 18  H  Referred to Rules Committee

Rep. Frances Ann Hurley
Congratulates Frank E. Lenti on his accomplishments.
May 30 18  H  Resolution Adopted

Rep. Terri Bryant-Dave Severin, Monica Bristow and Natalie Phelps Finnie
Congratulates Jason Seaman on his quick thinking and heroic actions which saved the lives of his students at Noblesville Middle School West in Indiana.
May 30 18  H  Placed on Calendar Agreed Resolutions

Rep. Sara Wojcicki Jimenez
Declares November 1, 2018 as "Vietnam Veterans Recognition Day" in the State of Illinois.
May 30 18  H  Referred to Rules Committee

Rep. Sue Scherer
Encourages the State Board of Education to look at counting student teaching experience, and program requirements and curriculum for teacher licensure, instead of the edTPA and the APT.
May 30 18  H  Referred to Rules Committee

Rep. Natalie Phelps Finnie
Mourns the death of Jordan Goldstein.
May 31 18  H  Resolution Adopted

Rep. Thaddeus Jones
Creates the Health and Financial Impact of Gun Violence Task Force to study the health and financial impact that gun violence has on the lives of citizens of Illinois.
May 31 18  H  Referred to Rules Committee

Rep. Theresa Mah
Congratulates Beni Cwiakala for winning Season Six of MasterChef Junior.
May 31 18  H  Resolution Adopted

Rep. Dan Brady
Congratulates Rob Widmer on the occasion of his retirement as President of Heartland Community College.
May 31 18  H  Resolution Adopted
HR 01161  Rep. Norine K. Hammond  
Congratulates Dr. Lori L. Sundberg on her appointment as President of Carl Sandburg College.  
May 31 18  H  Resolution Adopted  

HR 01162  Rep. Anna Moeller  
Congratulates Elgin Police Department Chief of Police Jeff Swoboda on the occasion of his retirement.  
May 31 18  H  Resolution Adopted  

HR 01163  Rep. Sam Yingling  
Congratulates Roberta Thomas on the occasion of her retirement as the Grayslake Area Public Library District's Director.  
May 31 18  H  Resolution Adopted  

HR 01164  Rep. Jay Hoffman  
Congratulates Georgia Costello on the occasion of her retirement as President of Southwestern Illinois College.  
May 31 18  H  Resolution Adopted  

HR 01165  Rep. Barbara Flynn Currie-Sara Wojcicki Jimenez-Camille Y. Lilly-Sara Feigenholtz  
Amends the Rules of the House of Representatives. Adds a rule concerning reporting certain conduct by members of the House of Representatives.  
May 31 18  H  Resolution Adopted 110-000-000  

HR 01166  Rep. Marcus C. Evans, Jr.  
Rescinds House Resolution 886 and directs the expungement of entries relating to it from the House Journal and the Illinois General Assembly website.  
Nov 13 18  H  Referred to Rules Committee  

HR 01167  Rep. Deanne M. Mazzochi  
Congratulates the Elmhurst American Legion T.H.B. Post 187 on its upcoming 100th anniversary.  
Nov 13 18  H  Resolution Adopted  

HR 01168  Rep. Deanne M. Mazzochi  
Congratulates Denbur, Inc. of Westmont on receiving the State of Illinois 2018 Exporter of the Year award.  
Nov 13 18  H  Resolution Adopted  

HR 01169  Rep. Arthur Turner  
Mourns the death of Reverend Marcethia Lynette Scales.  
Nov 13 18  H  Resolution Adopted  

HR 01170  Rep. Stephanie A. Kifowit  
Mourns the death of Jeff Long of Naperville.  
Nov 13 18  H  Resolution Adopted  

HR 01171  Rep. Emanuel Chris Welch  
Congratulates the Proviso East High School and Proviso West High School girls and boys track & field teams on making their presence felt during IHSA state finals competitions.  
Nov 13 18  H  Resolution Adopted  

HR 01172  Rep. Jim Durkin  
Mourns the death of John McGovern.  
Nov 13 18  H  Resolution Adopted  

HR 01173  Rep. Sara Wojcicki Jimenez  
Congratulates Andre Iguodala and the Golden State Warriors on winning the 2018 NBA Championship.  
Nov 13 18  H  Resolution Adopted  

Congratulates B & L Automotive Repairs in Chicago on its success and commitment to its community.  
Nov 13 18  H  Resolution Adopted  

HR 01175  Rep. Barbara Flynn Currie  
Mourns the death of Edward Sadlowski.  
Nov 13 18  H  Resolution Adopted
HR 01176  Rep. Ryan Spain  
Congratulations Dr. Arun C. Pinto on the occasion of his retirement as the Senior Vice President and Corporate Medical Director of the Human Service Center.  
Nov 13 18  H Resolution Adopted

HR 01177  Rep. Jehan Gordon-Booth  
Mourns the death of Billy J. Brown Jr.  
Nov 13 18  H Resolution Adopted

Urges Governor Bruce Rauner to reverse his previous stance by pledging that no state resources will be used to assist the Trump Administration in carrying out its policies at the border, and that he call on the Acting Inspector General of the Department of Homeland Security to fully investigate how the thousands of young children currently detained are going to be reunited with their families.  
Nov 13 18  H Referred to Rules Committee

HR 01179  Rep. Nick Sauer  
Recognizes and congratulates Rebecca Cartwright for all her outstanding years of service as a Pokemon tournament organizer, judge, advocate, and friend, and for her volunteer work on behalf of the Illinois VGC community.  
Jun 21 18  H Filed with the Clerk by Rep. Nick Sauer

HR 01180  Rep. Michael Halpin  
Congratulations the Rock Island Lady Rocks softball team on their 2018 Class 4A IHSA State Softball Championship win.  
Nov 13 18  H Resolution Adopted

HR 01181  Rep. Michael Halpin  
Congratulations the Rockridge Lady Rockets on their 2018 Class 2A IHSA State Softball Championship win.  
Nov 13 18  H Resolution Adopted

HR 01182  Rep. Deanne M. Mazzochi  
Congratulations the Gingham Tree Resale Shop on the occasion of its 45th anniversary.  
Nov 13 18  H Resolution Adopted

HR 01183  Rep. Litesa E. Wallace  
Congratulations and thanks the organizers of Festa Italiana for their dedication in honoring and recognizing Italian culture.  
Nov 13 18  H Resolution Adopted

HR 01184  Rep. Justin Slaughter  
Mourns the death of Lewis Myers Jr.  
Nov 13 18  H Resolution Adopted

HR 01185  Rep. Martin J. Moylan  
Congratulations the Oakton College baseball team, the Owls, on winning the 2018 National Junior College Athletic Association (NJCAA) Division III World Series.  
Nov 13 18  H Resolution Adopted

HR 01186  Rep. Fred Crespo  
Congratulations John Martens on the occasion of his retirement as President of the Carpenter's Union.  
Nov 13 18  H Resolution Adopted

HR 01187  Rep. Thaddeus Jones  
Mourns the death of Catherine Rogers of Chicago.  
Nov 13 18  H Resolution Adopted

HR 01188  Rep. Ryan Spain  
Recognizes Brad Halverson for his career at Caterpillar and his volunteer service to the community.  
Nov 13 18  H Resolution Adopted
HR 01189  Rep. Terri Bryant
Mourns the death of Private First Class Tyler Iubelt of Tamaroa.
Nov 13 18  H  Resolution Adopted

HR 01190  Rep. Margo McDermed
Mourns the death of Bradley Veerman.
Nov 13 18  H  Resolution Adopted

HR 01191  Rep. Fred Crespo
Congratulates Manuel de Jesus Marques Martinez on his 90th birthday.
Nov 13 18  H  Resolution Adopted

HR 01192  Rep. Fred Crespo
Congratulates Luca Corso on achieving the rank of Eagle Scout.
Nov 13 18  H  Resolution Adopted

HR 01193  Rep. Fred Crespo
Congratulates Johnny Waity on achieving the rank of Eagle Scout.
Nov 13 18  H  Resolution Adopted

HR 01194  Rep. Jerry Costello, II
Congratulates the Church of St. Patrick in Ruma.
Nov 13 18  H  Resolution Adopted

HR 01195  Rep. Mary E. Flowers
Congratulates Keith Kelleher on the occasion of his retirement.
Nov 13 18  H  Resolution Adopted

HR 01196  Rep. John Connor
Congratulates Jim Cristman on his retirement as Vice President of Refining for CITGO.
Nov 13 18  H  Resolution Adopted

HR 01197  Rep. Kathleen Willis and Jonathan Carroll
Condemns the Illinois counties that are attempting to label themselves as "gun sanctuaries", and recognizes it as an unconstitutional and shameless political stunt which undermines the rule of law and threatens the safety of all Illinois citizens.
Nov 13 18  H  Referred to Rules Committee

HR 01198  Rep. Mary E. Flowers
Congratulates Keith Kelleher on the occasion of his retirement.
Nov 13 18  H  Resolution Adopted

HR 01199  Rep. John M. Cabello
Commends and congratulates LoRayne Logan on her service to the Rockford Board of Fire and Police Commissioners and her constant drive to help her community and State.
Nov 13 18  H  Resolution Adopted

HR 01200  Rep. Laura Fine
Declares November of 2018 as "No Straw November".
Nov 13 18  H  Referred to Rules Committee

HR 01201  Rep. Linda Chapa LaVia
Recognizes August 14, 2018 as being National Navajo Code Talkers Day.
Nov 13 18  H  Referred to Rules Committee

HR 01202  Rep. Michael J. Madigan
Mourns the death of Doris Ivy.
Nov 13 18  H  Resolution Adopted

HR 01203  Rep. Dan Brady
Congratulates the Bloomington Fire Department on the 150th anniversary of their official founding.
Nov 13 18  H  Resolution Adopted
HR 01204  Rep. Deanne M. Mazzochi
        Congratulates the Hinsdale Little League 10-year-old All-Stars on winning the state championship.
Nov 13 18  H  Resolution Adopted

HR 01205  Rep. Juliana Stratton
        Recognizes the historic and cultural significance of Quinn Chapel.
Nov 13 18  H  Referred to Rules Committee

HR 01206  Rep. Michael P. McAuliffe
        Congratulates John F. McDonough on being the inspiration for and first recipient of the John F. McDonough Humanitarian Award.
Nov 13 18  H  Resolution Adopted

HR 01207  Rep. Lawrence Walsh, Jr.
        Congratulates Joliet Branch 20 of the Slovenian Union of America on its 90th anniversary.
Nov 13 18  H  Resolution Adopted

HR 01208  Rep. Frances Ann Hurley
        Congratulates Thomas Joseph Maloney on the occasion of his 90th birthday.
Nov 13 18  H  Resolution Adopted

HR 01209  Rep. Brad Halbrook
        Congratulates HSHS Good Shepherd Hospital in Shelbyville on 100 years of quality care.
Nov 13 18  H  Resolution Adopted

HR 01210  Rep. Jim Durkin
        Declares September 9, 2018 as Fenwick High School Day and congratulates Fenwick High School, its administration, faculty, staff, students, and alumni, on 90 years of academic, athletic, and spiritual excellence.
Nov 13 18  H  Referred to Rules Committee

HR 01211  Rep. William Davis
        Congratulates Pastor David Bigsby on 24 years as pastor.
Nov 13 18  H  Resolution Adopted

HR 01212  Rep. William Davis
        Declares November 10, 2018 as "Ford Heights Community Service Organization Day".
Nov 13 18  H  Referred to Rules Committee

HR 01213  Rep. La Shawn K. Ford
        Mourns the death of Dan Bigg.
Nov 13 18  H  Resolution Adopted

HR 01214  Rep. Michael J. Zalewski
        Mourns the death of Joseph Anthony Perrino.
Nov 13 18  H  Resolution Adopted

HR 01215  Rep. Keith R. Wheeler
        Mourns the death of Terry F. Peshia of Oswego.
Nov 13 18  H  Resolution Adopted

        Directs the Auditor General to conduct an audit of the average denial rate of hospitals throughout Illinois in both the fee-for-service and managed care programs, with at least 50% of the audit consisting of safety-net and critical access hospitals.
Nov 13 18  H  Referred to Rules Committee

HR 01217  Rep. Lindsay Parkhurst
        Congratulations John Avendano on the occasion of his retirement as president of Kankakee Community College.
Nov 13 18  H  Resolution Adopted

HR 01218  Rep. Thaddeus Jones and William Davis
        Declares November 10, 2018 as "Ford Heights Community Service Organization Day".
Nov 13 18  H  Referred to Rules Committee
HR 01219  Rep. William Davis
Mourns the death of Willie Mae Jordan.
Nov 13 18  H  Resolution Adopted

HR 01220  Rep. Deanne M. Mazzochi
Congratulates the DuPage County Medical Society on the occasion of its 100th anniversary.
Nov 13 18  H  Resolution Adopted

HR 01221  Rep. Fred Crespo
Congratulates Anthony Mazzarisi on achieving the rank of Eagle Scout.
Nov 13 18  H  Resolution Adopted

HR 01222  Rep. William Davis
Mourns the death of Rosetta Ellis Hopson of Chicago.
Nov 13 18  H  Resolution Adopted

HR 01223  Rep. Daniel Swanson
Congratulates Dr. Arnold Faber on receiving the 2018 Rural Physician of Excellence Award and commends him for his years of selfless service and dedication to his patients.
Nov 13 18  H  Resolution Adopted

HR 01224  Rep. Mary E. Flowers
Mourns the death of Louise "Big Lou" Clayton McKinney.
Nov 13 18  H  Resolution Adopted

Urges the United States Congress to pass the Butch Lewis Act, which would create the Pension Rehabilitation Administration, an agency of the United States Department of the Treasury.
Nov 28 18  H  Resolution Adopted

HR 01226  Rep. William Davis
Congratulates the Republic of China (Taiwan) on its 107th National Day.
Nov 13 18  H  Resolution Adopted

HR 01227  Rep. Anthony DeLuca
Recognizes the 29th Annual Black & Gold Scholarship Gala to be held on November 17, 2018.
Nov 13 18  H  Resolution Adopted

HR 01228  Rep. Terri Bryant
Congratulates Dr. David Asbery on receiving the 2018 Rural Physician of Excellence Award and commends his selfless service and dedication to his patients along with the huge impact he has made improving healthcare delivery for women and babies in southern Illinois.
Nov 13 18  H  Resolution Adopted

HR 01229  Rep. Terri Bryant
Congratulates Dr. Kyaw Naing on receiving the 2018 Rural Physician of Excellence Award and commends him for his contributions to medicine and public health.
Nov 13 18  H  Resolution Adopted

HR 01230  Rep. Avery Bourne
Congratulates Dr. Roger Wujek on receiving the 2018 Rural Physician of Excellence Award and commends him for his over 40 years of selfless service and dedication to his patients.
Nov 13 18  H  Resolution Adopted

HR 01231  Rep. Carol Ammons
Declares September 28, 2018 as Project 500 Day.
Nov 13 18  H  Referred to Rules Committee

HR 01232  Rep. Jerry Costello, II
Congratulates Dr. J. Gregg Fozard on receiving the 2018 Rural Physician of Excellence Award and commends him on over 40 years of selfless service and dedication to his patients.
Nov 13 18  H  Resolution Adopted
HR 01233  Rep. Arthur Turner
Congratulates Carl Walton Sr. of Chicago on his 100th birthday.
Nov 13 18  H  Resolution Adopted

HR 01234  Rep. La Shawn K. Ford
Congratulates St. Luke Missionary Baptist Church in Chicago on its 100th anniversary.
Nov 13 18  H  Resolution Adopted

HR 01235  Rep. Christian L. Mitchell
Congratulates Adrian Guerrero on his promotion to the position of Senior Director of Network Development for the Western Region of the Union Pacific Railroad.
Nov 13 18  H  Resolution Adopted

HR 01236  Rep. Thomas M. Bennett
Congratulates Pontiac Township High School on receiving national recognition from Special Olympics North America and ESPN for its efforts to provide inclusive sports and activities for all students.
Nov 27 18  H  Resolution Adopted

HR 01237  Rep. Dan Brady
Congratulates the Wayman African Methodist Episcopal Church on the occasion of its 175th anniversary.
Nov 13 18  H  Resolution Adopted

HR 01238  Rep. Lou Lang
Congratulates Irving "Irv" Loundy on the occasion of his 60th anniversary in the banking profession.
Nov 13 18  H  Resolution Adopted

HR 01239  Rep. Thaddeus Jones, Anthony DeLuca, Marcus C. Evans, Jr. and William Davis
Recognizes Army Specialist Marcus Moore for his service.
Nov 13 18  H  Resolution Adopted

HR 01240  Rep. Thomas M. Bennett
Congratulates Dr. Gary W. Kerber for receiving the 2018 Rural Physician of Excellence Award from the Illinois Rural Health Association.
Nov 13 18  H  Resolution Adopted

HR 01241  Rep. Anthony DeLuca
Honors the Village of Homewood, the Village of Matteson, and the Village of Richton Park's Vietnam Veterans.
Nov 13 18  H  Resolution Adopted

HR 01242  Rep. Jim Durkin
Congratulates Floyd Mizener on being honored by the Friends for Downers Grove Township Seniors.
Nov 13 18  H  Resolution Adopted

HR 01243  Rep. Brad Halbrook
Congratulates Dr. Philip Holloway on receiving the 2018 Rural Physician of Excellence Award and commends him for his 35 years of self-less service and dedication to his patients.
Nov 13 18  H  Resolution Adopted

HR 01244  Rep. Kelly M. Burke, Thomas M. Bennett, Michael Halpin, Steven Reick, Sara Wojcicki Jimenez and Norine K. Hammond
Congratulates Dr. Karen Hunter Anderson on her retirement as the Illinois Community College Board Executive Director.
Nov 13 18  H  Resolution Adopted

HR 01245  Rep. Kelly M. Burke
Congratulates Larry Isaak on the occasion of his retirement as president of the Midwestern Higher Education Compact.
Nov 13 18  H  Resolution Adopted

HR 01246  Rep. Fred Crespo
Congratulates Erik Searle on achieving the rank of Eagle Scout.
Nov 13 18  H  Resolution Adopted
HR 01247  Rep. Linda Chapa LaVia
Mourns the death of Leon Lederman.
Nov 13 18  H  Resolution Adopted

HR 01248  Rep. Marcus C. Evans, Jr.
Congratulates CP Crawford on the occasion of his 111th birthday.
Nov 13 18  H  Resolution Adopted

HR 01249  Rep. Marcus C. Evans, Jr.
Mourns the death of Ella Mae Love of Chicago.
Nov 13 18  H  Resolution Adopted

HR 01250  Rep. Marcus C. Evans, Jr.
Mourns the death of Barbara Noel Caldwell.
Nov 13 18  H  Resolution Adopted

HR 01251  Rep. Marcus C. Evans, Jr.
Mourns the death of Stanley Maurice Bolton.
Nov 13 18  H  Resolution Adopted

HR 01252  Rep. Michelle Mussman
Recognizes Veterans Day, Monday, November 12, 2018 as a day of reconciliation and healing for America.
Nov 13 18  H  Resolution Adopted

HR 01253  Rep. Sam Yingling
Declares October 7, 2018 as Homeless Women Veterans Day.
Nov 13 18  H  Referred to Rules Committee

HR 01254  Rep. Robert Rita
Congratulates Barbara Rose Talaski of Calumet Park on her 100th birthday.
Nov 13 18  H  Resolution Adopted

HR 01255  Rep. Al Riley
Mourns the death of Susan Fine.
Nov 13 18  H  Resolution Adopted

HR 01256  Rep. David B. Reis
Congratulates the City of Albion on the bicentennial anniversary of its founding.
Nov 13 18  H  Resolution Adopted

Mourns the death of Shirley McCombs.
Nov 13 18  H  Resolution Adopted

HR 01258  Rep. David B. Reis
Congratulates the Edwards County Farm Bureau on its 100th anniversary.
Nov 13 18  H  Resolution Adopted

HR 01259  Rep. Daniel Swanson
Congratulates the First Baptist Church of Orion on its 175th anniversary.
Nov 13 18  H  Resolution Adopted

HR 01260  Rep. Terri Bryant
Mourns the death of Southern Illinois University Carbondale Chancellor Dr. Carlo Montemagno.
Nov 13 18  H  Resolution Adopted

HR 01261  Rep. Natalie Phelps Finnie
Congratulates Brad Vinyard on earning a bronze medal at the World's Strongest Disabled Man competition in Norway.
Nov 13 18  H  Resolution Adopted
HR 01262  Rep. Grant Wehrli
         Mourns the death of George Pradel of Naperville.
         Nov 13 18  H  Resolution Adopted

HR 01263  Rep. Robert Rita
         Mourns the death of Harry A. Volant of Ladd.
         Nov 13 18  H  Resolution Adopted

HR 01264  Rep. Thomas M. Bennett
         Congratulates Justin Nichols and the team of Nichols Paint and Fab on their successes in business and television.
         Nov 13 18  H  Resolution Adopted

HR 01265  Rep. Mary E. Flowers
         Mourns the death of G. Guffie Jones.
         Nov 13 18  H  Resolution Adopted

HR 01266  Rep. Sheri Jesiel
         Congratulates Sunrise of Gurnee on their achievement of the Gold-Excellence in Quality award.
         Nov 13 18  H  Resolution Adopted

HR 01267  Rep. Michael P. McAuliffe
         Congratulates the Chicago Marines Foundation on the occasion of its success.
         Nov 13 18  H  Resolution Adopted

HR 01268  Rep. Barbara Flynn Currie
         John W. Hollman is hereby elected Chief Clerk of the House of Representatives for the remainder of the term of the One
         Hundredth General Assembly.
         Nov 13 18  H  Resolution Adopted 111-000-000

HR 01269  Rep. Elizabeth Hernandez
         Congratulates the dedication and leadership of the Little Village Chamber of Commerce on receiving the United States
         Hispanic Chamber of Commerce Chamber of the Year Award during the 2018 USHCC National Convention and recognizes their
         commitment to the Hispanic business community.
         Nov 28 18  H  Resolution Adopted

HR 01270  Rep. Keith P. Sommer
         Congratulates Morton High School Baseball Team on winning the IHSA Class 3A State Championship.
         Nov 13 18  H  Resolution Adopted

HR 01271  Rep. Sara Wojcicki Jimenez
         Congratulates Sangamon County schoolchildren on raising over $18,000 worth of pennies and spare change to purchase
         the Minute Book of Sangamon County.
         Nov 13 18  H  Resolution Adopted

HR 01272  Rep. Marcus C. Evans, Jr.
         Mourns the death of Billy Oscar Stewart.
         Nov 13 18  H  Resolution Adopted

HR 01273  Rep. Marcus C. Evans, Jr.
         Congratulates Pastor Watson Jones III on his election as Senior Pastor of Compassion Baptist Church in Chicago.
         Nov 13 18  H  Resolution Adopted

HR 01274  Rep. Marcus C. Evans, Jr.
         Congratulates Margaret Ross on the occasion of her 100th birthday.
         Nov 13 18  H  Resolution Adopted

HR 01275  Rep. Marcus C. Evans, Jr.
         Congratulates Timothy L. Dotson on his retirement from the Chicago Police Department.
         Nov 13 18  H  Resolution Adopted
HR 01276  Rep. Theresa Mah
Endorses and supports the Screen at 23 campaign and urges the Illinois Department of Public Health to endorse and support the Screen at 23 campaign's efforts to increase awareness of diabetes among Asian American communities, including using appropriate screening measures for Asian American patients, and to eliminate disparities.
Nov 28 18  H Resolution Adopted

HR 01277  Rep. La Shawn K. Ford-Juliana Stratton
Mourns the death of Phillip Jackson of Chicago, founder of The Black Star Project.
Nov 13 18  H Resolution Adopted

HR 01278  Rep. Natalie Phelps Finnie
Mourns the death of Dr. Albert G. Bledig.
Nov 13 18  H Resolution Adopted

HR 01279  Rep. Natalie Phelps Finnie
Congratulations Harrisburg CUSD #3's Summer Food Program and Food Service Coordinator Valarie Hodges on receiving an honorable mention from the Governor's Hometown Award program for 2018.
Nov 15 18  H Resolution Adopted

HR 01280  Rep. David McSweeney-Margo McDermott
Urges the Cook County Board to investigate Cook County Board President Toni Preckwinkle's six month delay in firing her chief of staff for inappropriate behavior.
Nov 13 18  H Referred to Rules Committee

HR 01281  Rep. Michael J. Zalewski
Congratulates Nick Soto of Brookfield on achieving the rank of Eagle Scout with the Boy Scouts of America.
Nov 13 18  H Resolution Adopted

HR 01282  Rep. Thomas M. Bennett
Commends Blake Kinnett for his courage and determination in the face of his ALD diagnosis. Also recognizes the Kinnett family and the community of Alvin for their unwavering support of Blake.
Nov 27 18  H Resolution Adopted

HR 01283  Rep. Thomas M. Bennett
Declares November 7, 2018 as Victims of Communism Memorial Day.
Nov 13 18  H Referred to Rules Committee

HR 01284  Rep. Michael D. Unes
Congratulates Ken and Carol Unes on their 50th wedding anniversary.
Nov 14 18  H Resolution Adopted

Recognizes the historic and cultural significance of Quinn Chapel AME.
Nov 27 18  H Resolution Adopted

HR 01286  Rep. Robyn Gabel
Mourns the death of Ann Ford of Indianapolis, Indiana, formerly of Springfield.
Nov 14 18  H Resolution Adopted

HR 01287  Rep. Daniel J. Burke
Mourns the death of Robert Burress.
Nov 14 18  H Resolution Adopted
HR 01288  Rep. John Cavaletto-Dave Severin
         Congratulates the American Legion on the 75th anniversary of the G.I. Bill of Rights.
         Nov 14 18  H  Resolution Adopted
HR 01289  Rep. Arthur Turner
         Mourns the death of Margaret Dunson.
         Nov 15 18  H  Resolution Adopted
HR 01290  Rep. Grant Wehrli
         Congratulates Edward Hospital and DuPage Neonatology Associates on the 2,000th set of multiples under their care.
         Nov 15 18  H  Resolution Adopted
HR 01291  Rep. David McSweeney-Emanuel Chris Welch
         Congratulates the 2018 Northwestern Wildcats on their achievement in the 2018 regular football season and advancement to the Big Ten Championship and bowl games.
         Nov 15 18  H  Resolution Adopted
HR 01292  Rep. Sara Feigenholtz
         Mourns the death of Dr. Bernard J. Brommel.
         Nov 15 18  H  Resolution Adopted
HR 01293  Rep. Sara Feigenholtz-Gregory Harris-Robyn Gabel-Mary E. Flowers-Camille Y. Lilly
         Mourns the death of Peter Lazare of Springfield.
         Nov 15 18  H  Resolution Adopted
HR 01294  Rep. Steven A. Andersson
         Congratulates the State Bank of Geneva on the occasion of its 115th anniversary.
         Nov 15 18  H  Resolution Adopted
HR 01295  Rep. Robert Rita
         Mourns the death of Harry A. Volant of Ladd.
         Nov 15 18  H  Resolution Adopted
HR 01296  Rep. Thaddeus Jones
         Mourns the death of Robert Rockymore.
         Nov 27 18  H  Resolution Adopted
HR 01297  Rep. Steven A. Andersson
         Mourns the death of Richard Lindholm.
         Nov 27 18  H  Resolution Adopted
HR 01298  Rep. Steven A. Andersson
         Mourns the death of James E. Mayer of Geneva.
         Nov 27 18  H  Resolution Adopted
HR 01299  Rep. Steven A. Andersson
         Mourns the death of Scott B. Brundige of Geneva.
         Nov 27 18  H  Resolution Adopted
HR 01300  Rep. Tim Butler-Mark Batinick-Jeanne M Ives
         Directs the Auditor General to conduct a management audit of the relationship between the Abraham Lincoln Presidential Library and Museum and the Abraham Lincoln Presidential Library Foundation.
         Nov 28 18  H  Assigned to Tourism, Hospitality & Craft Industries Committee
HR 01301  Rep. David B. Reis-John Cavaletto
         Encourages the further development of Liberland and the efforts of Her government and citizens to establish a new partner in guaranteeing the rights of Life, Liberty and the Pursuit of Happiness.
         Nov 27 18  H  Referred to Rules Committee
HR 01302  Rep. Al Riley
         Congratulates Thomas J. Ross on the occasion of his retirement as the Executive Director of Pace Suburban Bus.
         Nov 27 18  H  Resolution Adopted
HR 01303  Rep. Emanuel Chris Welch-Jonathan Carroll-Kathleen Willis-Anna Moeller  
Declares opposition to any legislation that provides for local school boards having the option of developing safety and protection plans for their schools which includes administrators, faculty, and other staff to be actively armed while on school grounds.  
Nov 27 18  H  Referred to Rules Committee

HR 01304  Rep. C.D. Davidsmeyer  
Recognizes November as being National Epilepsy Awareness Month.  
Nov 27 18  H  Referred to Rules Committee

HR 01305  Rep. Michael J. Madigan and Sara Feigenholtz  
Thanks House Majority Leader Barbara Flynn Currie for her 40 years of dedicated service to the people of Illinois.  
Nov 29 18  H  Resolution Adopted

HR 01306  Rep. David A. Welter  
Congratulates the Newark High School volleyball team, the Lady Norsemen, on winning the 2018 Illinois High School Association Class 1A State Championship.  
Nov 27 18  H  Resolution Adopted

HR 01307  Rep. C.D. Davidsmeyer  
Congratulates Illinoisans participating this November in National Epilepsy Awareness Month and recognizes the efforts of those researching a cure.  
Nov 27 18  H  Resolution Adopted

HR 01308  Rep. Anna Moeller  
Mourns the death of Dennis Hewitt.  
Nov 27 18  H  Resolution Adopted

HR 01309  Rep. Stephanie A. Kifowit-Linda Chapa LaVia-Keith R. Wheeler and All Other Members of the House  
Mourns the death of Donald Leroy Thompson of Montgomery.  
Nov 29 18  H  Resolution Adopted

HR 01310  Rep. Jim Durkin-Michael J. Madigan  
Congratulates State Rep. Steven Anderson on his retirement and recognizes his years of service to State of Illinois.  
Nov 29 18  H  Resolution Adopted

HR 01311  Rep. Jim Durkin-Michael J. Madigan  
Congratulates former State Rep. Patricia R. "Patti" Bellock on her retirement from the Illinois House of Representatives and recognizes her years of service to the State of Illinois.  
Nov 29 18  H  Resolution Adopted

HR 01312  Rep. Jim Durkin-Michael J. Madigan  
Congratulates State Representative Peter Breen on making a positive difference in the lives of the people he represented in the 48th District, DuPage County, and across Illinois.  
Nov 27 18  H  Placed on Calendar Agreed Resolutions

HR 01313  Rep. Jim Durkin-Michael J. Madigan  
Congratulates Rep. John D. Cavaletto on his retirement and recognizes his years of service to the State of Illinois.  
Nov 29 18  H  Resolution Adopted

HR 01314  Rep. Jim Durkin-Michael J. Madigan  
Congratulates State Rep. Mike Fortner on his retirement and recognizes his years of service to the State of Illinois.  
Nov 29 18  H  Resolution Adopted

HR 01315  Rep. Jim Durkin-Michael J. Madigan  
Congratulates State Rep. David Harris on his retirement and recognizes his years of service to the State of Illinois.  
Nov 29 18  H  Resolution Adopted

HR 01316  Rep. Jim Durkin-Michael J. Madigan  
Congratulates State Rep. Chad Hays on his retirement and recognizes his years of service to the State of Illinois.  
Nov 29 18  H  Resolution Adopted
HR 01317  Rep. Jim Durkin-Michael J. Madigan
  Congratulates State Rep. Jeanne Ives on her retirement and recognizes her years of service to the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01318  Rep. Jim Durkin-Michael J. Madigan
  Commends State Rep. Sheri Jesiel on her distinguished service as State Representative of the 61th District.
  Nov 29 18  H  Resolution Adopted

HR 01319  Rep. Jim Durkin-Michael J. Madigan
  Congratulates State Rep. Sara Wojcicki Jimenez on her retirement and recognizes her years of service to the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01320  Rep. Jim Durkin-Michael J. Madigan
  Congratulates Assistant Republican Leader and State Rep. Bill Mitchell on his 20 years of distinguished service and hard work on behalf of the people of the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01321  Rep. Jim Durkin-Michael J. Madigan
  Congratulates State Rep. David S. Olsen on making a positive difference in the lives of the people he represented in DuPage and Will Counties and across Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01322  Rep. Jim Durkin-Michael J. Madigan
  Congratulates State Rep. Reggie Phillips on his retirement and recognizes his years of service to the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01323  Rep. Jim Durkin-Michael J. Madigan
  Congratulates State Rep. Bob Pritchard on his retirement and recognizes his years of service to the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01324  Rep. Jim Durkin-Michael J. Madigan
  Congratulates Assistant Republican Leader and State Rep. David Reis on his years of distinguished service and hard work on behalf of the people of the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01325  Rep. Jim Durkin-Michael J. Madigan
  Congratulates State Rep. Brian W. Stewart on his retirement and recognizes his years of service to the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01326  Rep. Jim Durkin-Michael J. Madigan
  Congratulates State Rep. Barbara Wheeler on her retirement and recognizes her years of service to the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01327  Rep. Jim Durkin-Michael J. Madigan
  Commends Representative Christine Winger for her service to the State of Illinois.
  Nov 29 18  H  Resolution Adopted

HR 01328  Rep. Jeanne M Ives
  Congratulates the Wheaton Warrenville South High School boys cross country team, the Tigers, on winning the 2018-2019 Illinois High School Association Class 3A Cross Country State Championship.
  Nov 27 18  H  Resolution Adopted

HR 01329  Rep. Tim Butler
  Congratulates Tom Cavanagh on the occasion of his retirement as Sangamon County Treasurer.
  Nov 27 18  H  Resolution Adopted

HR 01330  Rep. David McSweeney
  Congratulates the Cary-Grove High School football team, the Trojans, on winning the 2018 Illinois High School Association Class 6A State Football Championship.
  Nov 28 18  H  Resolution Adopted
HR 01331  Rep. Jerry Costello, II
Congratulates Judge Richard P. Goldenhersh on the occasion of his retirement.
Nov 28 18  H Resolution Adopted

HR 01332  Rep. John Cavaletto
Congratulates St. Peter’s Lutheran Church on the occasion of its 150th anniversary.
Nov 28 18  H Resolution Adopted

HR 01333  Rep. Michael J. Madigan-Jim Durkin
Congratulates and thanks State Rep. Litesa E. Wallace for her years of dedicated service.
Nov 29 18  H Resolution Adopted

HR 01334  Rep. Michael J. Madigan-Jim Durkin
Congratulates and honors State Rep. Cynthia Soto for her dedicated service as a member of the Illinois House of
Representatives.
Nov 29 18  H Resolution Adopted

HR 01335  Rep. Michael J. Madigan-Jim Durkin
Honors and thanks State Rep. Carol Sente for her years of dedicated service.
Nov 29 18  H Resolution Adopted

HR 01336  Rep. Michael J. Madigan-Jim Durkin
Congratulates Representative Daniel J. Burke on his dedicated service as a member of the Illinois House of
Representatives.
Nov 29 18  H Resolution Adopted

HR 01337  Rep. Michael J. Madigan-Jim Durkin
Congratulates Representative Natalie Phelps Finnie on her dedicated service as a member of the Illinois House of
Representatives.
Nov 29 18  H Resolution Adopted

HR 01338  Rep. Michael J. Madigan-Jim Durkin
Congratulates Representative Emily McAsey on the occasion of her retirement as a member of the Illinois House of
Representatives.
Nov 29 18  H Resolution Adopted

HR 01339  Rep. Michael J. Madigan-Jim Durkin
Congratulates Rep. Silvana Tabares and thanks her for her service to the State of Illinois.
Nov 29 18  H Resolution Adopted

HR 01340  Rep. Michael J. Madigan-Jim Durkin
Congratulates Representative Al Riley on his nearly 12 years as a member of the Illinois General Assembly.
Nov 29 18  H Resolution Adopted

HR 01341  Rep. Litesa E. Wallace
Mourns the death of Joseph J. “Joe” “Mr. Fourth of July” Marino of Rockford.
Nov 28 18  H Resolution Adopted

HR 01342  Rep. Michael P. McAuliffe
Mourns the death of Chicago Police Officer Samuel Jimenez.
Nov 28 18  H Resolution Adopted

HR 01343  Rep. Michael J. Madigan
Mourns the death of Lois Jean Powell.
Nov 28 18  H Resolution Adopted

HR 01344  Rep. Rita Mayfield
Congratulates Dr. K. Michael Welch on the occasion of his retirement as President and CEO of Rosalind Franklin
University.
Nov 29 18  H Resolution Adopted
HR 01345  Rep. Jim Durkin-Michael J. Madigan
          Congratulates State Representative Peter Breen on making a positive difference in the lives of the people he represented in the 48th District, DuPage County, and across Illinois.
          Nov 29 18     H  Resolution Adopted

HR 01346  Rep. Justin Slaughter
          Congratulates the Rev. Dr. Alan Vincent Ragland on his retirement as pastor from the Third Baptist Church of Chicago after 26 years.
          Nov 29 18     H  Resolution Adopted

HR 01347  Rep. Justin Slaughter
          Congratulates Jean Collins on the occasion of her 100th birthday.
          Nov 29 18     H  Resolution Adopted

HR 01348  Rep. Frances Ann Hurley
          Congratulates the Marist High School varsity volleyball team, the RedHawks, on winning the 2018 Illinois High School Association (IHSA) Class 4A State Championship.
          Nov 29 18     H  Filed with the Clerk by Rep. Frances Ann Hurley

HR 01349  Rep. Frances Ann Hurley
          Commends The Authors Guild for its service to the community of authors in the State of Illinois and in the United States.
          Nov 29 18     H  Filed with the Clerk by Rep. Frances Ann Hurley
12-SR 00001  Sen. Mattie Hunter

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Twelfth Special Session.
Jul 27 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Sixth Special Session.
Jun 26 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Second Special Session.
Jun 22 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Tenth Special Session.
Jun 30 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Eleventh Special Session.
Jul 26 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Third Special Session.
Jun 23 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Seventh Special Session.
Jun 27 17  S  Resolution Adopted

Resolves that, for the 100th General Assembly, Tim Anderson is elected Secretary of the Senate, Scott Kaiser is elected Assistant Secretary of the Senate, Claricel "Joe" Dominguez, Jr. is elected Sergeant-at-Arms, Dirk R. Eilers is elected Assistant Sergeant-at-Arms.
Jan 11 17  S  Resolution Adopted; 058-000-000

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Fifth Special Session.
Jun 25 17  S  Resolution Adopted

Informs the Governor that the Sixteenth Special Session is now in session and ready to receive any messages he may desire to submit.
Aug 29 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Thirteenth Special Session.
Aug 13 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Fifteenth Special Session.
Aug 29 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Eighth Special Session.
Jun 28 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Fourth Special Session.
Jun 24 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Ninth Special Session.
Jun 29 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the First Special Session.
Jun 21 17  S  Resolution Adopted

Informs the House of Representatives that the Senate is organized and prepared to transact the business of the Fourteenth Special Session.
Aug 13 17  S  Resolution Adopted
13-SR 00002    Sen. Mattie Hunter

Informs the Governor that the Thirteenth Special Session is now in session and ready to receive any messages he may desire to submit.

Aug 13 17    S  Resolution Adopted

Informs the Governor that the Eleventh Special Session is now in session and ready to receive any messages he may desire to submit.

Jul 26 17    S  Resolution Adopted

Informs the Governor that the Seventh Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 27 17    S  Resolution Adopted

Informs the Governor that the Ninth Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 29 17    S  Resolution Adopted

Informs the Governor that the Sixth Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 26 17    S  Resolution Adopted

Informs the Governor that the Third Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 23 17    S  Resolution Adopted

Informs the Governor that the Twelfth Special Session is now in session and ready to receive any messages he may desire to submit.

Jul 27 17    S  Resolution Adopted

Informs the Governor that the Fifth Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 25 17    S  Resolution Adopted

9994 ILCS 100/Art. I heading

9994 ILCS 100/1-1    Senate Rule 1-1

9994 ILCS 100/1-2    Senate Rule 1-2

9994 ILCS 100/1-3    Senate Rule 1-3

9994 ILCS 100/1-3.5  Senate Rule 1-3.5

9994 ILCS 100/1-4    Senate Rule 1-4

9994 ILCS 100/1-5    Senate Rule 1-5

9994 ILCS 100/1-6    Senate Rule 1-6

9994 ILCS 100/1-7    Senate Rule 1-7

9994 ILCS 100/1-8    Senate Rule 1-8

9994 ILCS 100/1-9    Senate Rule 1-9

9994 ILCS 100/1-10   Senate Rule 1-10

9994 ILCS 100/1-10.5 Senate Rule 1-10.5

9994 ILCS 100/1-11   Senate Rule 1-11

9994 ILCS 100/1-12   Senate Rule 1-12

9994 ILCS 100/1-13   Senate Rule 1-13

9994 ILCS 100/1-14   Senate Rule 1-14

9994 ILCS 100/1-15   Senate Rule 1-15

9994 ILCS 100/1-16   Senate Rule 1-16

9994 ILCS 100/1-17   Senate Rule 1-17

9994 ILCS 100/1-18   Senate Rule 1-18

9994 ILCS 100/1-19   Senate Rule 1-19

9994 ILCS 100/1-20   Senate Rule 1-20

9994 ILCS 100/1-21   Senate Rule 1-21
SR 00002 (CONTINUED)

9994 ILCS 100/1-22    Senate Rule 1-22
9994 ILCS 100/1-23    Senate Rule 1-23
9994 ILCS 100/1-24    Senate Rule 1-24
9994 ILCS 100/1-25    Senate Rule 1-25
9994 ILCS 100/1-26    Senate Rule 1-26
9994 ILCS 100/1-27    Senate Rule 1-27
9994 ILCS 100/Art. II heading
9994 ILCS 100/2-1     Senate Rule 2-1
9994 ILCS 100/2-2     Senate Rule 2-2
9994 ILCS 100/2-3     Senate Rule 2-3
9994 ILCS 100/2-4     Senate Rule 2-4
9994 ILCS 100/2-5     Senate Rule 2-5
9994 ILCS 100/2-6     Senate Rule 2-6
9994 ILCS 100/2-7     Senate Rule 2-7
9994 ILCS 100/2-8     Senate Rule 2-8
9994 ILCS 100/2-9     Senate Rule 2-9
9994 ILCS 100/2-10    Senate Rule 2-10
9994 ILCS 100/Art. III heading
9994 ILCS 100/3-1     Senate Rule 3-1
9994 ILCS 100/3-2     Senate Rule 3-2
9994 ILCS 100/3-3     Senate Rule 3-3
9994 ILCS 100/3-4     Senate Rule 3-4
9994 ILCS 100/3-5     Senate Rule 3-5
9994 ILCS 100/3-6     Senate Rule 3-6
9994 ILCS 100/3-7     Senate Rule 3-7
9994 ILCS 100/3-8     Senate Rule 3-8
9994 ILCS 100/3-9     Senate Rule 3-9
9994 ILCS 100/3-10    Senate Rule 3-10
9994 ILCS 100/3-11    Senate Rule 3-11
9994 ILCS 100/3-12    Senate Rule 3-12
9994 ILCS 100/3-13    Senate Rule 3-13
9994 ILCS 100/3-14    Senate Rule 3-14
9994 ILCS 100/3-15    Senate Rule 3-15
9994 ILCS 100/Art. IV heading
9994 ILCS 100/4-1     Senate Rule 4-1
9994 ILCS 100/4-2     Senate Rule 4-2
9994 ILCS 100/4-3     Senate Rule 4-3
9994 ILCS 100/4-4     Senate Rule 4-4
9994 ILCS 100/4-5     Senate Rule 4-5
9994 ILCS 100/4-6     Senate Rule 4-6
9994 ILCS 100/4-7     Senate Rule 4-7
9994 ILCS 100/4-8     Senate Rule 4-8
9994 ILCS 100/4-9     Senate Rule 4-9
SR 00002 (CONTINUED)

9994 ILCS 100/Art. V heading
9994 ILCS 100/5-1  Senate Rule 5-1
9994 ILCS 100/5-2  Senate Rule 5-2
9994 ILCS 100/5-3  Senate Rule 5-3
9994 ILCS 100/5-4  Senate Rule 5-4
9994 ILCS 100/5-5  Senate Rule 5-5
9994 ILCS 100/5-6  Senate Rule 5-6
9994 ILCS 100/5-7  Senate Rule 5-7
9994 ILCS 100/Art. VI heading
9994 ILCS 100/6-1  Senate Rule 6-1
9994 ILCS 100/6-2  Senate Rule 6-2
9994 ILCS 100/6-3  Senate Rule 6-3
9994 ILCS 100/6-4  Senate Rule 6-4
9994 ILCS 100/Art. VII heading
9994 ILCS 100/7-1  Senate Rule 7-1
9994 ILCS 100/7-2  Senate Rule 7-2
9994 ILCS 100/7-3  Senate Rule 7-3
9994 ILCS 100/7-4  Senate Rule 7-4
9994 ILCS 100/7-5  Senate Rule 7-5
9994 ILCS 100/7-6  Senate Rule 7-6
9994 ILCS 100/7-7  Senate Rule 7-7
9994 ILCS 100/7-8  Senate Rule 7-8
9994 ILCS 100/7-9  Senate Rule 7-9
9994 ILCS 100/7-10 Senate Rule 7-10
9994 ILCS 100/7-11 Senate Rule 7-11
9994 ILCS 100/7-12 Senate Rule 7-12
9994 ILCS 100/7-13 Senate Rule 7-13
9994 ILCS 100/7-14 Senate Rule 7-14
9994 ILCS 100/7-15 Senate Rule 7-15
9994 ILCS 100/7-16 Senate Rule 7-16
9994 ILCS 100/7-17 Senate Rule 7-17
9994 ILCS 100/7-18 Senate Rule 7-18
9994 ILCS 100/7-19 Senate Rule 7-19
9994 ILCS 100/7-20 Senate Rule 7-20
9994 ILCS 100/Art. VIII heading
9994 ILCS 100/8-1  Senate Rule 8-1
9994 ILCS 100/8-2  Senate Rule 8-2
9994 ILCS 100/8-3  Senate Rule 8-3
9994 ILCS 100/8-4  Senate Rule 8-4
9994 ILCS 100/8-5  Senate Rule 8-5
9994 ILCS 100/Art. IX heading
9994 ILCS 100/9-1  Senate Rule 9-1
9994 ILCS 100/9-2  Senate Rule 9-2
SR 00002 (CONTINUED)

Adopts the Senate Rules for the 100th General Assembly.

Jan 11 17  S  Resolution Adopted; 058-000-000

Informs the Governor that the First Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 21 17  S  Resolution Adopted

Informs the Governor that the Tenth Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 30 17  S  Resolution Adopted

Informs the Governor that the Second Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 22 17  S  Resolution Adopted

Informs the Governor that the Fourth Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 24 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Sixteenth Special Session.

Aug 29 17  S  Resolution Adopted

Informs the Governor that the Fourteenth Special Session is now in session and ready to receive any messages he may desire to submit.

Aug 13 17  S  Resolution Adopted

Informs the Governor that the Eighth Special Session is now in session and ready to receive any messages he may desire to submit.

Jun 28 17  S  Resolution Adopted

Informs the Governor that the Fifteenth Special Session is now in session and ready to receive any messages he may desire to submit.

Aug 29 17  S  Resolution Adopted
9-SR 00003  Sen. Iris Y. Martinez

Appoints the Committee to approve the Senate Journals of the Ninth Special Session.
Jun 29 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Tenth Special Session.
Jun 30 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Seventh Special Session.
Jun 27 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Fifth Special Session.
Jun 25 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Thirteenth Special Session.
Aug 13 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Second Special Session.
Jun 22 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Fifteenth Special Session.
Aug 29 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Eighth Special Session.
Jun 28 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Fourth Special Session.
Jun 24 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Eleventh Special Session.
Jul 26 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Twelfth Special Session.
Jul 27 17  S  Resolution Adopted

Amends the Senate Rules. Makes changes to Senate Rules 2-2 and 2-3. Provides that no Senator may be elected to each of the following offices for more than 5 General Assemblies: President of the Senate and Senate Minority Leader. Provides that service prior to the 100th General Assembly and serving in either office while filling a vacancy in that office shall not be considered in the calculation of a Senator's service.
Jan 11 17  S  Resolution Adopted; 058-000-000

Appoints the Committee to approve the Senate Journals of the Sixth Special Session.
Jun 26 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Third Special Session.
Jun 23 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the First Special Session.
Jun 21 17  S  Resolution Adopted

Appoints the Committee to approve the Senate Journals of the Fourteenth Special Session.
Aug 13 17  S  Resolution Adopted

SR 00004  Sen. Terry Link

Resolves that the Secretary inform the House of Representatives that the Senate has organized by the election of a President and other permanent officers and is ready to proceed with business of session.
Jan 11 17  S  Resolution Adopted; 058-000-000

SR 00005  Sen. Mattie Hunter

Resolves that the Secretary shall prepare each day an exact transcript of the Journal and furnish it to the Legislative Printing Unit, which shall print copies of the Journal.
Jan 11 17  S  Resolution Adopted; 058-000-000

SR 00006  Sen. Jacqueline Y. Collins

Resolves that the following people are appointed to the Standing Committee of correspondents: Doug Finke of The State Journal-Register, Monique Garcia of The Chicago Tribune, Jordan Abudayyeh of WICS and Brian Mackey of WUIS.
Jan 11 17  S  Resolution Adopted; 058-000-000
SR 00007  Sen. James F. Clayborne, Jr. and All Senators
  Mourns the death of Patricia Bidwill of Northfield.
  Jan 12 17  S  Resolution Adopted

SR 00008  Sen. Mattie Hunter
  Designates each Wednesday in the month of February of 2017 as a “Sugarless Wednesday” in the State of Illinois.
  Feb 08 17  S  Resolution Adopted

SR 00009  Sen. William R. Haine and All Senators
  Mourns the death of Leonard E. Hawthorne of Alton.
  Jan 12 17  S  Resolution Adopted

SR 00010  Sen. William R. Haine and All Senators
  Mourns the death of John Hade Schwarte of Alton.
  Jan 12 17  S  Resolution Adopted

SR 00011  Sen. William R. Haine and All Senators
  Mourns the death of Gloria M. Winters of Godfrey.
  Jan 12 17  S  Resolution Adopted

SR 00012  Sen. William R. Haine and All Senators
  Mourns the death of Glen David Gray of Wood River.
  Jan 12 17  S  Resolution Adopted

SR 00013  Sen. William R. Haine and All Senators
  Mourns the death of Johnny L. Knapp of Collinsville.
  Jan 12 17  S  Resolution Adopted

SR 00014  Sen. William R. Haine and All Senators
  Mourns the death of John J. Driscoll of Fairview Heights.
  Jan 12 17  S  Resolution Adopted

SR 00015  Sen. William R. Haine and All Senators
  Mourns the death of Gerald Maberry of Rosewood Heights.
  Jan 12 17  S  Resolution Adopted

SR 00016  Sen. Michael Connelly and All Senators
  Mourns the death of Jean K. Wehrli.
  Jan 12 17  S  Resolution Adopted

SR 00017  Sen. Kyle McCarter and All Senators
  Mourns the death of Chris Knapp of Danville.
  Jan 12 17  S  Resolution Adopted

SR 00018  Sen. Pat McGuire-Chuck Weaver
  Mar 16 17  S  Resolution Adopted

SR 00019  Sen. Neil Anderson and All Senators
  Mourns the death of Harold Ivan McCollum of Silvis.
  Jan 12 17  S  Resolution Adopted

SR 00020  Sen. Neil Anderson and All Senators
  Mourns the death of Herbert L. Winkel of East Moline.
  Jan 12 17  S  Resolution Adopted

SR 00021  Sen. Neil Anderson and All Senators
  Mourns the death of Eugene R. Hill.
  Jan 12 17  S  Resolution Adopted
SR 00022  Sen. Neil Anderson and All Senators
Mourns the death of Richard Stoneking of Milan.
Jan 12 17  S  Resolution Adopted

SR 00023  Sen. Neil Anderson and All Senators
Mourns the death of Billy J. Doose of Milan.
Jan 12 17  S  Resolution Adopted

SR 00024  Sen. Neil Anderson and All Senators
Mourns the death of William L. Byles of East Moline.
Jan 12 17  S  Resolution Adopted

SR 00025  Sen. Neil Anderson and All Senators
Mourns the death of Gerald R. Shryack of Rock Island.
Jan 12 17  S  Resolution Adopted

SR 00026  Sen. Neil Anderson and All Senators
Mourns the death of James M. Hansen of Rock Island.
Jan 12 17  S  Resolution Adopted

SR 00027  Sen. David Koehler
Supports Safe Passages Initiatives and encourages all police departments in the State to research and implement Safe Passages Initiatives in their respective cities and counties.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00028  Sen. Scott M. Bennett and All Senators
Mourns the death of W. Robert Elghammer M.D.
Jan 26 17  S  Resolution Adopted

SR 00029  Sen. Pamela J. Althoff and All Senators
Mourns the death of Janet Elaine Obenchain.
Jan 26 17  S  Resolution Adopted

SR 00030  Sen. Pamela J. Althoff and All Senators
Mourns the death of George A. Schultz of Marengo.
Jan 26 17  S  Resolution Adopted

SR 00031  Sen. Scott M. Bennett and All Senators
Mourns the death of Cassandra Lillard Reed of Danville.
Jan 26 17  S  Resolution Adopted

SR 00032  Sen. Pamela J. Althoff and All Senators
Mourns the death of Gerald Schiller of McHenry.
Jan 26 17  S  Resolution Adopted

SR 00033  Sen. Pamela J. Althoff and All Senators
Mourns the death of Rodney D. Aavang of Greenwood.
Jan 26 17  S  Resolution Adopted

SR 00034  Sen. Pamela J. Althoff and All Senators
Mourns the death of James George Palek of Crystal Lake.
Jan 26 17  S  Resolution Adopted

SR 00035  Sen. Pamela J. Althoff and All Senators
Mourns the death of Valeria M. Scarbrough of McHenry.
Jan 26 17  S  Resolution Adopted

SR 00036  Sen. Pamela J. Althoff and All Senators
Mourns the death of Marken Gerhardt of Crystal Lake.
Jan 26 17  S  Resolution Adopted
SR 00037  Sen. Pamela J. Althoff and All Senators
Mourns the death of Martin J. Brugger Jr.
Jan 26 17  S  Resolution Adopted

SR 00038  Sen. Pamela J. Althoff and All Senators
Mourns the death of Stephen H. Otis of Marengo.
Jan 26 17  S  Resolution Adopted

SR 00039  Sen. Pamela J. Althoff and All Senators
Mourns the death of Richard A. Itter Sr. of Lakemoor.
Jan 26 17  S  Resolution Adopted

SR 00040  Sen. Pamela J. Althoff and All Senators
Mourns the death of Michael Schuch of Crystal Lake.
Jan 26 17  S  Resolution Adopted

SR 00041  Sen. Pamela J. Althoff and All Senators
Mourns the death of Wilbur Henry Kamholz of Marengo.
Jan 26 17  S  Resolution Adopted

SR 00042  Sen. Pamela J. Althoff and All Senators
Mourns the death of Robert P. Ellison of Spring Grove.
Jan 26 17  S  Resolution Adopted

SR 00043  Sen. Pamela J. Althoff and All Senators
Jan 26 17  S  Resolution Adopted

SR 00044  Sen. Pamela J. Althoff and All Senators
Mourns the death of John C. Donnewald of McHenry
Jan 26 17  S  Resolution Adopted

SR 00045  Sen. Pamela J. Althoff and All Senators
Mourns the death of Edward Paul Moricoli.
Jan 26 17  S  Resolution Adopted

SR 00046  Sen. Pamela J. Althoff and All Senators
Mourns the death of Larry J. Seaver of Harvard
Jan 26 17  S  Resolution Adopted

SR 00047  Sen. Pamela J. Althoff and All Senators
Mourns the death of Jeanette S. Broughton of Woodstock.
Jan 26 17  S  Resolution Adopted

SR 00048  Sen. Pamela J. Althoff and All Senators
Mourns the death of Marita Salvi of Crystal Lake.
Jan 26 17  S  Resolution Adopted

SR 00049  Sen. Pamela J. Althoff and All Senators
Mourns the death of Eugene Seaver of Ringwood.
Jan 26 17  S  Resolution Adopted

SR 00050  Sen. John G. Mulroe and All Senators
Mourns the death of Ronald A. Oppedisano.
Jan 26 17  S  Resolution Adopted

SR 00051  Sen. Steven M. Landek and All Senators
Mourns the death of Marianne L. Viverito of Oak Lawn.
Jan 26 17  S  Resolution Adopted
SR 00052  Sen. William E. Brady and All Senators
Mourns the death of Edmond A. Heitz of Bloomington.
Jan 26 17  S  Resolution Adopted

SR 00053  Sen. William E. Brady and All Senators
Mourns the death of Walter Gerald Nelson of Bloomington.
Jan 26 17  S  Resolution Adopted

SR 00054  Sen. William E. Brady and All Senators
Mourns the death of Lee W. Short of Bloomington.
Jan 26 17  S  Resolution Adopted

SR 00055  Sen. Terry Link
Urges the United States Congress to immediately adopt an "American Recovery" program by restoring the provisions of the Glass Steagall Act; returning to a national banking and a federal credit system, modeled on the principles of Alexander Hamilton's First Bank of the United States; using the federal credit system to build a modern network of high speed rail, power generating systems, and water projects; and creating programs to rebuild our space program to put a permanent manned colony on the Moon, explore the solar system, and create nuclear fusion.
Jan 24 17  S  Referred to Assignments

SR 00056  Sen. Mattie Hunter and All Senators
Mourns the death of Zuleika P. Hasbrouck, formerly of Chicago.
Jan 26 17  S  Resolution Adopted

SR 00057  Sen. Andy Manar and All Senators
Mourns the death of Harold William Wilkinson of Kerrville, Texas.
Jan 26 17  S  Resolution Adopted

SR 00058  Sen. Jason A. Barickman and All Senators
Mourns the death of Paul C. Hendren of Champaign.
Jan 26 17  S  Resolution Adopted

SR 00059  Sen. Jason A. Barickman and All Senators
Mourns the death of Darren Evans of El Paso.
Jan 26 17  S  Resolution Adopted

SR 00060  Sen. Neil Anderson and All Senators
Mourns the death of Mark A. Jasper of Davenport.
Jan 26 17  S  Resolution Adopted

SR 00061  Sen. Neil Anderson and All Senators
Mourns the death of Frank J. Soliz of Colona.
Jan 26 17  S  Resolution Adopted

SR 00062  Sen. Neil Anderson and All Senators
Mourns the death of Alonzo Homer Kenniebrew of Moline.
Jan 26 17  S  Resolution Adopted

SR 00063  Sen. James F. Clayborne, Jr. and All Senators
Mourns the death of Eddie "Simroy" Golliday of Belleville.
Jan 26 17  S  Resolution Adopted

SR 00064  Sen. Julie A. Morrison and All Senators
Mourns the death of Arthur Basil Buckely of Northbrook.
Jan 26 17  S  Resolution Adopted

SR 00065  Sen. Julie A. Morrison and All Senators
Mourns the death of Marita Salvi of Crystal Lake.
Jan 26 17  S  Resolution Adopted
SR 00066  Sen. Julie A. Morrison and All Senators
  Mourns the death of Marilyn J. Bleck of Lake Bluff.
  Jan 26 17  S  Resolution Adopted

SR 00067  Sen. Michael E. Hastings and All Senators
  Mourns the death of Vicente Santoyo Sanchez of Berwyn.
  Jan 26 17  S  Resolution Adopted

SR 00068  Sen. Pat McGuire and All Senators
  Mourns the death of Norma G. Green of Pawnee.
  Jan 26 17  S  Resolution Adopted

SR 00069  Sen. Pat McGuire and All Senators
  Mourns the death of Mary E. Walsh of Joliet.
  Jan 26 17  S  Resolution Adopted

SR 00070  Sen. Pat McGuire-Jason A. Barickman and All Senators
  Mourns the death of Mary Louise Teel of Pontiac.
  Jan 26 17  S  Resolution Adopted

SR 00071  Sen. Pat McGuire and All Senators
  Mourns the death of Barbara J. Preble of Joliet.
  Jan 26 17  S  Resolution Adopted

SR 00072  Sen. Melinda Bush
  Creates the Working Group on Local Government Consolidation.
  Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00073  Sen. Dave Syverson and All Senators
  Mourns the death of William Celestin Murphy of Aurora.
  Jan 26 17  S  Resolution Adopted

SR 00074  Sen. Dave Syverson and All Senators
  Mourns the death of Peter George Daleiden of Aurora.
  Jan 26 17  S  Resolution Adopted

SR 00075  Sen. Kimberly A. Lightford and All Senators
  Mourns the death of Phillip Anthony Harrell Sr.
  Jan 26 17  S  Resolution Adopted

SR 00076  Sen. David Koehler and All Senators
  Mourns the death of Mel Gass of Creve Coeur.
  Jan 26 17  S  Resolution Adopted

SR 00077  Sen. Wm. Sam McCann and All Senators
  Mourns the death of Richard F. Bivin of Nilwood.
  Jan 26 17  S  Resolution Adopted

SR 00078  Sen. Wm. Sam McCann and All Senators
  Mourns the death of Louis E. Hazelwood of Jerseyville.
  Jan 26 17  S  Resolution Adopted

SR 00079  Sen. Wm. Sam McCann and All Senators
  Mourns the death of Lucille Weller of Palmyra.
  Jan 26 17  S  Resolution Adopted

SR 00080  Sen. Terry Link and All Senators
  Mourns the death of Mark Earley of North Chicago.
  Jan 26 17  S  Resolution Adopted
SR 00081  Sen. Terry Link and All Senators
Mourns the death of Edward L. Leslie of Waukegan.
Jan 26 17  S Resolution Adopted

SR 00082  Sen. Terry Link and All Senators
Mourns the death of Daniel J. Labus of Waukegan.
Jan 26 17  S Resolution Adopted

SR 00083  Sen. Terry Link and All Senators
Mourns the death of Leslie V. Schneider of Beach Park.
Jan 26 17  S Resolution Adopted

SR 00084  Sen. David Koehler and All Senators
Mourns the death of Hiles Stout of Peoria.
Jan 26 17  S Resolution Adopted

SR 00085  Sen. Karen McConnaughay and All Senators
Mourns the passing of Donald Benchley of Hampshire.
Jan 26 17  S Resolution Adopted

SR 00086  Sen. Andy Manar and All Senators
Mourns the death of Andrew Wilson Easton of Gillespie.
Jan 26 17  S Resolution Adopted

SR 00087  Sen. John J. Cullerton and All Senators
Mourns the death of Margaret Leigh Cole of St. Albans.
Jan 26 17  S Resolution Adopted

SR 00088  Sen. Pat McGuire and All Senators
Mourns the death of Walter S. Chess Jr. of Joliet.
Jan 26 17  S Resolution Adopted

SR 00089  Sen. Pat McGuire and All Senators
Mourns the death of Dominick T. Cap of Joliet.
Jan 26 17  S Resolution Adopted

SR 00090  Sen. Pat McGuire and All Senators
Mourns the death of Stephen B. Luzbetak of Lockport.
Jan 26 17  S Resolution Adopted

SR 00091  Sen. Pat McGuire and All Senators
Mourns the death of Diane L. Hartman of Joliet.
Jan 26 17  S Resolution Adopted

SR 00092  Sen. Scott M. Bennett and All Senators
Mourns the death of Janet Ann O'Rourke.
Feb 09 17  S Resolution Adopted

SR 00093  Sen. Michael E. Hastings
Denounces any threats by Russia or any other foreign actors who seek to interfere with the sanctity of our democratic process. Urges that the Illinois State Board of Elections produce a final comprehensive report outlining the nature of breach, an audit of their IT systems, and that they enact preventative measures to ensure that such cyber interference never occurs again.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00094  Sen. Michael E. Hastings-Don Harmon
Urges a full bipartisan investigation by Congress and supports the call for a National Intelligence Estimate (NIE) to determine the extent of Russian intervention in the 2016 United States presidential election.
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00095  Sen. Karen McConnaughay and All Senators
Mourns the passing of John Francis Skeffington.
Feb 09 17  S Resolution Adopted
SR 00096  Sen. Karen McConnaughay and All Senators
         Mourns the passing of Nancy Ann Cremen of Carpentersville.
         Feb 09 17  S  Resolution Adopted

SR 00097  Sen. Neil Anderson and All Senators
         Mourns the death of Stephen J. Holub of Rock Island.
         Feb 09 17  S  Resolution Adopted

SR 00098  Sen. Neil Anderson and All Senators
         Mourns the death of Dennis L. Rosenthal Sr. of Rock Island.
         Feb 09 17  S  Resolution Adopted

SR 00099  Sen. Neil Anderson and All Senators
         Mourns the death of Albert E. Dunton of Moline.
         Feb 09 17  S  Resolution Adopted

SR 00100  Sen. Neil Anderson and All Senators
         Mourns the death of William M. Mihm of Rock Island.
         Feb 09 17  S  Resolution Adopted

SR 00101  Sen. Neil Anderson and All Senators
         Mourns the death of Joseph Campagna of Silvis.
         Feb 09 17  S  Resolution Adopted

SR 00102  Sen. Terry Link and All Senators
         Memorial the death of Pearl Lillian Mayfield.
         Feb 09 17  S  Resolution Adopted

SR 00103  Sen. Karen McConnaughay and All Senators
         Mourns the passing of Bruno Foerster of West Dundee.
         Feb 09 17  S  Resolution Adopted

SR 00104  Sen. Karen McConnaughay and All Senators
         Mourns the passing of Michael J Meier of Crystal Lake.
         Feb 09 17  S  Resolution Adopted

SR 00105  Sen. Pamela J. Althoff and All Senators
         Mourns the death of Daniel C. Felix of Pistakee Highlands.
         Feb 09 17  S  Resolution Adopted

SR 00106  Sen. Pamela J. Althoff and All Senators
         Mourns the death of Elizabeth Joan Marinis.
         Feb 09 17  S  Resolution Adopted

SR 00107  Sen. Pamela J. Althoff and All Senators
         Mourns the death of Michael J. Meier.
         Feb 09 17  S  Resolution Adopted

SR 00108  Sen. Pamela J. Althoff and All Senators
         Feb 09 17  S  Resolution Adopted

SR 00109  Sen. Pamela J. Althoff and All Senators
         Mourns the death of Charles Goering.
         Feb 09 17  S  Resolution Adopted

SR 00110  Sen. Pamela J. Althoff and All Senators
         Mourns the passing of Clarice M. Dahlman of Marengo.
         Feb 09 17  S  Resolution Adopted
SR 00111  Sen. Pamela J. Althoff and All Senators  
Mourns the passing of Henry J. DeBoer of Marengo.  
Feb 09 17  S  Resolution Adopted

SR 00112  Sen. Pamela J. Althoff and All Senators  
Mourns the passing of William H. Braise of Crystal Lake.  
Feb 09 17  S  Resolution Adopted

SR 00113  Sen. Thomas Cullerton-Scott M. Bennett  
States the belief that the Illinois Income Tax Act should not be amended to permit taxing retirement income.  
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00114  Sen. Karen McConnaughay and All Senators  
Mourns the passing of Carl G. Blomsterberg.  
Feb 09 17  S  Resolution Adopted

SR 00115  Sen. Karen McConnaughay and All Senators  
Mourns the passing of Harry F. Kranz of Crystal Lake.  
Feb 09 17  S  Resolution Adopted

SR 00116  Sen. William R. Haine and All Senators  
Mourns the death of Dallas M. Burke of Godfrey.  
Feb 09 17  S  Resolution Adopted

SR 00117  Sen. Toi W. Hutchinson-Jennifer Bertino-Tarrant, Don Harmon, Laura M. Murphy, Cristina Castro-Melinda Bush-Jacqueline Y. Collins, Pat McGuire and Patricia Van Pelt  
Designates April 4, 2017 as Pay Equity Day.  
Mar 30 17  S  Resolution Adopted

SR 00118  Sen. Cristina Castro-Don Harmon  
Urges the State of Illinois to monitor and, where feasible, actively participate in all crumb rubber federal testing. Urges the State of Illinois to create a watchlist of fields and playgrounds, both indoors and outdoors that contain crumb rubber and publish them on the Illinois EPA website until the 2016 multi-agency federal testing concludes that crumb rubber is definitively safe for use as infill for artificial turf fields. Urges any indoor or outdoor facility that uses turf with crumb rubber infill used by children between the ages of 18-months to 12 years to provide proper notification to parents regarding 2016 multi-agency study of crumb rubber and the possible chemical exposure to their children due to playing on crumb rubber infill.  
Senate Committee Amendment No. 1  
Deletes resolved clauses and replaces them with similar language.  
May 05 17  S  Resolution Adopted as Amended 046-000-000

SR 00119  Sen. Karen McConnaughay and All Senators  
Mourns the death of George Jeffrey Schober of Arlington Heights.  
Feb 09 17  S  Resolution Adopted

SR 00120  Sen. Kyle McCarter and All Senators  
Mourns the death of William E. Chappel of Ramsey.  
Feb 09 17  S  Resolution Adopted

SR 00121  Sen. Terry Link and All Senators  
Mourns the death of Rachel E. Shepherdson of Peoria.  
Feb 09 17  S  Resolution Adopted

SR 00122  Sen. Neil Anderson and All Senators  
Mourns the passing of William C. Otten of Rock Island.  
Feb 09 17  S  Resolution Adopted

SR 00123  Sen. Neil Anderson and All Senators  
Mourns the passing of Donald W. "Dutch" Janssen of Rock Island.  
Feb 09 17  S  Resolution Adopted
SR 00124  Sen. Neil Anderson and All Senators
Mourns the passing of Frank E. "Bud" Drake Jr. of Moline.
Feb 09 17  S  Resolution Adopted

SR 00125  Sen. Neil Anderson and All Senators
Mourns the passing of Richard "Dick" J. Morrow of Rock Island.
Feb 09 17  S  Resolution Adopted

SR 00126  Sen. Neil Anderson and All Senators
Mourns the passing of William Lundy of Colona.
Feb 09 17  S  Resolution Adopted

SR 00127  Sen. Neil Anderson and All Senators
Mourns the passing of Earl H. Kroeger of Rock Island.
Feb 09 17  S  Resolution Adopted

SR 00128  Sen. David Koehler
Urges the Basel Action Network and the e-Stewards Leadership Council to approve the pending petition submitted by
Kuusakoski Recycling and Peoria Disposal Company to allow the placement of treated CRT glass into a dedicated retrievable storage
cell in a permitted disposal facility.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00129  Sen. Emil Jones, III and All Senators
Mourns the death of Franklin Nowels of Chicago.
Feb 09 17  S  Resolution Adopted

SR 00130  Sen. William R. Haine and All Senators
Mourns the death of Peggy L. Zimmerman of Cottage Hills.
Feb 09 17  S  Resolution Adopted

SR 00131  Sen. Daniel Biss-Ira I. Silverstein-Julie A. Morrison and Cristina Castro
Condemns President Donald J. Trump's executive order barring refugees from the United States and calls on him to uphold
and protect the values of all of the people of this great nation, which was founded by immigrants on principles that include religious
freedom and the notion that all people are welcome and created equal.
Feb 07 17  S  Referred to Assignments

SR 00132  Sen. Julie A. Morrison and All Senators
Mourns the death of Doris N. Olson of Deerfield.
Feb 09 17  S  Resolution Adopted

SR 00133  Sen. Julie A. Morrison and All Senators
Mourns the death of Leonard Max of Buffalo Grove.
Feb 09 17  S  Resolution Adopted

SR 00134  Sen. Julie A. Morrison and All Senators
Mourns the death of Chris R. Stevens of Evanston.
Feb 09 17  S  Resolution Adopted

SR 00135  Sen. Wm. Sam McCann-William E. Brady and All Senators
Mourns the death of Janet Ann Nay Kaitschuk.
Feb 09 17  S  Resolution Adopted

SR 00136  Sen. Wm. Sam McCann and All Senators
Mourns the passing of William L. "Bill" Zellman of Jacksonville.
Feb 09 17  S  Resolution Adopted

SR 00137  Sen. Cristina Castro and All Senators
Mourns the death of Rita Camacho of Elgin.
Feb 09 17  S  Resolution Adopted
SR 00138 Sen. John G. Mulroe and All Senators
Mourns the death of James Thomas Langan of Chicago.
Feb 09 17 S Resolution Adopted

SR 00139 Sen. Wm. Sam McCann and All Senators
Mourns the death of Brian A. Schackmann of Springfield.
Feb 09 17 S Resolution Adopted

SR 00140 Sen. Laura M. Murphy
Encourages equitable and diverse gender representation on corporate boards of directors and urges that, within the next three years, publicly held corporations in Illinois have specified minimum numbers of women on their boards.
May 03 17 S Resolution Adopted

SR 00141 Sen. Terry Link and All Senators
Mourns the death of Scott R. Edmonds of Genoa City, Wisconsin.
Feb 09 17 S Resolution Adopted

SR 00142 Sen. Terry Link and All Senators
Mourns the death of James Lawrence Mateja of Lindenhurst.
Feb 09 17 S Resolution Adopted

SR 00143 Sen. Terry Link and All Senators
Mourns the death of Marion E. O'Connell of Waukegan.
Feb 09 17 S Resolution Adopted

SR 00144 Sen. Terry Link and All Senators
Mourns the death of Cynthia L. Weakley of Wadsworth.
Feb 09 17 S Resolution Adopted

SR 00145 Sen. Wm. Sam McCann and All Senators
Mourns the death of Larry Joseph Bina of Perry.
Feb 09 17 S Resolution Adopted

SR 00146 Sen. Wm. Sam McCann and All Senators
Mourns the death of Betsie, Jacob, and Jocelyn Austif of Franklin.
Feb 09 17 S Resolution Adopted

SR 00147 Sen. Cristina Castro and All Senators
Mourns the death of Filiberto R. Martinez of Elgin.
Feb 09 17 S Resolution Adopted

SR 00148 Sen. Cristina Castro
Designates the month of March of 2017 as Social Work Month in the State of Illinois.
Mar 30 17 S Resolution Adopted

SR 00149 Sen. William R. Haine and All Senators
Mourns the death of Edna E. Cannon of Alton.
Feb 09 17 S Resolution Adopted

SR 00150 Sen. William R. Haine and All Senators
Mourns the death of Maurice J. Schulz of West Alton.
Feb 09 17 S Resolution Adopted

SR 00151 Sen. Andy Manar and All Senators
Mourns the death of Timothy Fitzgerald Rowles II.
Feb 16 17 S Resolution Adopted

SR 00152 Sen. William R. Haine and All Senators
Mourns the death of Barbara Ann Evans of South Roxana.
Feb 16 17 S Resolution Adopted
SR 00153  Sen. Don Harmon, All Senators and Steven M. Landek

Mourns the death of Paul C. Schreckenberger, Ph.D. of River Forest.
Feb 16 17  S  Resolution Adopted

SR 00154  Sen. Don Harmon and All Senators

Mourns the death of Chad A. Becker of Elmhurst.
Feb 16 17  S  Resolution Adopted

SR 00155  Sen. Michael E. Hastings

Urges the Department of Central Management Services to partner with the Illinois Regional Insulator Contractors Association to conduct energy efficiency audits at five State buildings at no charge to the State.
May 05 17  S  Resolution Adopted; 049-000-000

SR 00156  Sen. Napoleon Harris, III

Declares May 20, 2017 as “AOA Day” in the State of Illinois.
May 17 17  S  Resolution Adopted

SR 00157  Sen. Wm. Sam McCann and All Senators

Mourns the death of Frances Graham-Stults of Carlinville.
Feb 16 17  S  Resolution Adopted

SR 00158  Sen. Andy Manar and All Senators

Mourns the death of George J. Lacy of Gillespie.
Feb 16 17  S  Resolution Adopted

SR 00159  Sen. Neil Anderson and All Senators

Mourns the death of Augustine Martel of Silvis.
Feb 16 17  S  Resolution Adopted

SR 00160  Sen. Neil Anderson and All Senators

Mourns the death of Rolyn W. Olson of Rock Island.
Feb 16 17  S  Resolution Adopted

SR 00161  Sen. William R. Haine and All Senators

Mourns the death of John F "Koz" Kozonasky.
Feb 16 17  S  Resolution Adopted

SR 00162  Sen. William R. Haine and All Senators

Mourns the death of Marjorie P. Bogart.
Feb 16 17  S  Resolution Adopted

SR 00163  Sen. William R. Haine and All Senators

Mourns the death of Larry R. Admire
Feb 16 17  S  Resolution Adopted

SR 00164  Sen. Terry Link and All Senators

Mourns the death of Velvet Bailey Graves of North Chicago.
Feb 16 17  S  Resolution Adopted

SR 00165  Sen. Terry Link and All Senators

Mourns the death of Bertha Lee Hill of Waukegan.
Feb 16 17  S  Resolution Adopted

SR 00166  Sen. Terry Link and All Senators

Mourns the death of Sylvia Trygar of Winthrop Harbor.
Feb 16 17  S  Resolution Adopted

SR 00167  Sen. Pat McGuire and All Senators

Mourns the death of Anne J. Vollmer of Joliet.
Feb 16 17  S  Resolution Adopted
SR 00168  Sen. Pat McGuire
          Declares March of 2017 as "Music in Our Schools Month" in the State of Illinois.
          Mar 16 17  S  Resolution Adopted

SR 00169  Sen. Cristina Castro and All Senators
          Mourns the death of Streamwood Park District President, Thomas Keating.
          Feb 16 17  S  Resolution Adopted

SR 00170  Sen. David Koehler-Chuck Weaver
          Urges SERI (Sustainable Electronics Recycling International) and the TAC (the R2 Technical Advisory Committee) to
          amend the R2 Standard to create an option for management of CRT glass through beneficial use, including in uses such as landfill
          construction aggregate and ADC, and placement of treated CRT glass into a dedicated retrievable storage cell in a permitted disposal
          facility.
          May 04 17  S  Resolution Adopted

SR 00171  Sen. Neil Anderson and All Senators
          Mourns the death of Walter R. White of Moline.
          Feb 16 17  S  Resolution Adopted

SR 00172  Sen. Neil Anderson and All Senators
          Mourns the death of Russell Leroy Nelson of East Moline.
          Feb 16 17  S  Resolution Adopted

SR 00173  Sen. Neil Anderson and All Senators
          Mourns the death of Robert E. Jones of Moline.
          Feb 16 17  S  Resolution Adopted

SR 00174  Sen. Jason A. Barickman and All Senators
          Mourns the death of Donald J. Newberg of Bloomington.
          Feb 16 17  S  Resolution Adopted

SR 00175  Sen. Terry Link and All Senators
          Mourns the death of Milton Brown.
          Mar 02 17  S  Resolution Adopted

SR 00176  Sen. Michael E. Hastings and All Senators
          Mourns the death of Pamela Woods.
          Mar 02 17  S  Resolution Adopted

SR 00177  Sen. Michael E. Hastings and All Senators
          Mourns the death Ronald W. Grencik.
          Mar 02 17  S  Resolution Adopted

SR 00178  Sen. Julie A. Morrison and All Senators
          Mourns the death of Marilyn Bleck of Lake Bluff.
          Mar 02 17  S  Resolution Adopted

SR 00179  Sen. Julie A. Morrison and All Senators
          Mourns the death of Kathryn Ritter.
          Mar 02 17  S  Resolution Adopted

SR 00180  Sen. Julie A. Morrison and All Senators
          Mourns the death of Lois Le Menager of Lake Forest.
          Mar 02 17  S  Resolution Adopted

SR 00181  Sen. Julie A. Morrison and All Senators
          Mourns the death of Jane Miner Harvey of Lake Forest.
          Mar 02 17  S  Resolution Adopted

SR 00182  Sen. Julie A. Morrison and All Senators
          Mourns the death of H. Ann Schultz.
          Mar 02 17  S  Resolution Adopted
SR 00183  Sen. Julie A. Morrison and All Senators  
Mourns the death of Marilyn J. Bleck of Lake Bluff.
Mar 02 17  S Resolution Adopted

SR 00184  Sen. Julie A. Morrison and All Senators  
Mourns the death of H. Ann Schultz of Lake Bluff.
Mar 02 17  S Resolution Adopted

SR 00185  Sen. Julie A. Morrison  
Mourns the death of Lois M. Le Menager of Lake Forest.
Mar 02 17  S Resolution Adopted

SR 00186  Sen. Julie A. Morrison  
Mourns the death of Mary Kroger Homan of Langhorne, Pennsylvania.
Mar 02 17  S Resolution Adopted

SR 00187  Sen. Julie A. Morrison and All Senators  
Mourns the death of Kathryn Ritter.
Mar 02 17  S Resolution Adopted

SR 00188  Sen. Julie A. Morrison and All Senators  
Mourns the death of Chris R. Stevens of Lake Forest.
Mar 02 17  S Resolution Adopted

SR 00189  Sen. Julie A. Morrison and All Senators  
Mourns the death of Mary Jo Homan.
Mar 02 17  S Resolution Adopted

SR 00190  Sen. William R. Haine and All Senators  
Mourns the death of Walter F. Aerne of Glen Carbon.
Mar 02 17  S Resolution Adopted

SR 00191  Sen. William R. Haine and All Senators  
Mourns the death of Thomas Spurgeon of Bethalto.
Mar 02 17  S Resolution Adopted

SR 00192  Sen. Laura M. Murphy and All Senators  
Mourns the death of Blanche M. Thompson of Arlington Heights.
Mar 02 17  S Resolution Adopted

SR 00193  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Theodore D. Schweder of McHenry.
Mar 02 17  S Resolution Adopted

SR 00194  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Leon F. Walsh of Marengo.
Mar 02 17  S Resolution Adopted

SR 00195  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Dennis E. Norton Sr. of McHenry.
Mar 02 17  S Resolution Adopted

SR 00196  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Kenneth E. Pahlke of Johnsburg.
Mar 02 17  S Resolution Adopted

SR 00197  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Scott V. Scherer of Crystal Lake.
Mar 02 17  S Resolution Adopted
SR 00198  Sen. Pamela J. Althoff and All Senators
Mourns the death of Ronald Lester Schnulle of Punta Gordo, Florida.
Mar 02 17  S  Resolution Adopted

SR 00199  Sen. Pamela J. Althoff and All Senators
Mourns the death of Michael Lee Young of Fox Lake.
Mar 02 17  S  Resolution Adopted

SR 00200  Sen. Pamela J. Althoff and All Senators
Mourns the death of Steven M. Rick of Woodstock.
Mar 02 17  S  Resolution Adopted

SR 00201  Sen. Pamela J. Althoff and All Senators
Mourns the death of Robert Edward Reed Sr. of Crystal Lake.
Mar 02 17  S  Resolution Adopted

SR 00202  Sen. Pamela J. Althoff and All Senators
Mourns the death of Joseph L. McCormack.
Mar 02 17  S  Resolution Adopted

SR 00203  Sen. Pamela J. Althoff and All Senators
Mourns the death of Charles P. Ackman of Marengo.
Mar 02 17  S  Resolution Adopted

SR 00204  Sen. Pamela J. Althoff and All Senators
Mourns the death of George T. Jiaras of McHenry.
Mar 02 17  S  Resolution Adopted

SR 00205  Sen. Pamela J. Althoff and All Senators
Mourns the death of Ruth Jeisman-Hoszowski of Marengo.
Mar 02 17  S  Resolution Adopted

SR 00206  Sen. Pamela J. Althoff and All Senators
Mourns the death of Melvin E. Kamholz of Crystal Lake.
Mar 02 17  S  Resolution Adopted

SR 00207  Sen. Pamela J. Althoff and All Senators
Mourns the death of Charles "Chuck" Cuda of McHenry.
Mar 02 17  S  Resolution Adopted

SR 00208  Sen. Pamela J. Althoff and All Senators
Mourns the death of Diane Lynn Bushing.
Mar 02 17  S  Resolution Adopted

SR 00209  Sen. Pamela J. Althoff and All Senators
Mourns the death of Derek Robert Caskey of Marengo.
Mar 02 17  S  Resolution Adopted

SR 00210  Sen. Pamela J. Althoff and All Senators
Mourns the death of Frank Godo of Harvard.
Mar 02 17  S  Resolution Adopted

SR 00211  Sen. Pamela J. Althoff and All Senators
Mourns the passing of Michael J. Meier of Crystal Lake.
Mar 02 17  S  Resolution Adopted

SR 00212  Sen. Michael E. Hastings-Mattie Hunter-Jacqueline Y. Collins
Declares August 2, 2017 as "General Benjamin O. Davis Day" in the State of Illinois.
May 25 17  S  Resolution Adopted
SR 00213  Sen. Neil Anderson and All Senators
   Mourns the death of Daniel Edward Deardoff of Rock Island.
   Mar 02 17  S  Resolution Adopted

SR 00214  Sen. Neil Anderson and All Senators
   Mourns the death of Daniel M. Simatovich of Moline.
   Mar 02 17  S  Resolution Adopted

SR 00215  Sen. Sue Rezin-Jason A. Barickman and All Senators
   Mourns the death of Rafael D. Castillo of Streator.
   Mar 02 17  S  Resolution Adopted

SR 00216  Sen. William R. Haine and All Senators
   Mourns the death of Lytle Leo George of Edwardsville.
   Mar 02 17  S  Resolution Adopted

SR 00217  Sen. Wm. Sam McCann
   Encourages increased public awareness of lymphedema.
   Aug 13 17  S  Resolution Adopted

SR 00218  Sen. Andy Manar and All Senators
   Mourns the death of Mary Jean Christen Cimarossa of New Berlin.
   Mar 02 17  S  Resolution Adopted

SR 00219  Sen. Pat McGuire and All Senators
   Mourns the death of Robert William Piercy Sr. of Joliet.
   Mar 02 17  S  Resolution Adopted

SR 00220  Sen. John G. Mulroe and Thomas Cullerton
   Declares March 15, 2017 as Adult Down Syndrome Awareness Day in the State of Illinois.
   Mar 15 17  S  Resolution Adopted

SR 00221  Sen. William R. Haine and All Senators
   Mourns the death of Joseph Sherman of Alton.
   Mar 02 17  S  Resolution Adopted

SR 00222  Sen. William R. Haine and All Senators
   Mar 02 17  S  Resolution Adopted

SR 00223  Sen. William R. Haine and All Senators
   Mourns the death of Julie Geddes Crivello of Godfrey.
   Mar 02 17  S  Resolution Adopted

SR 00224  Sen. William R. Haine and All Senators
   Mourns the death of Harold W. Sinclair of Wood River.
   Mar 02 17  S  Resolution Adopted

SR 00225  Sen. Ira I. Silverstein-Julie A. Morrison, Tim Bivins, Thomas Cullerton, David Koehler and Jennifer
   Bertino-Tarrant-Michael Connelly
   Condemns the anti-Semitic acts that have taken place across the U.S. in 2017.
   May 29 17  S  Resolution Adopted

SR 00226  Sen. James F. Clayborne, Jr.
   Amends the Senate Rules. Makes changes concerning Rules 3-4, 3-6, 3-9, 3-14, 3-15, 5-1, 5-4, 5-7, 6-1, 9-1, and 10-2.
   Mar 02 17  S  Resolution Adopted; 055-000-000

SR 00227  Sen. Dan McConchie and All Senators
   Mourns the death of Judith Seibt Franklin.
   Mar 02 17  S  Resolution Adopted
SR 00228  Sen. William R. Haine and All Senators  
Mourns the death of Andrew Northcutt of Valatie, New York.  
Mar 02 17  S  Resolution Adopted

SR 00229  Sen. William R. Haine and All Senators  
Mourns the death of Dorothy Parsons-Freeman of Alton.  
Mar 02 17  S  Resolution Adopted

SR 00230  Sen. William R. Haine and All Senators  
Mourns the death of Barbara Joehl of Godfrey.  
Mar 02 17  S  Resolution Adopted

SR 00231  Sen. David Koehler-Ira I. Silverstein  
Urges Congress to adopt a farm bill that supports and promotes the development of local and regional food systems.  
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00232  Sen. David Koehler-Chuck Weaver and All Senators  
Mar 02 17  S  Resolution Adopted

SR 00233  Sen. Andy Manar and All Senators  
Mourns the death of Thomas Jerome Drew of Carlinville.  
Mar 02 17  S  Resolution Adopted

SR 00234  Sen. Andy Manar and All Senators  
Mourns the death of Margaret N. Royal of Girard.  
Mar 02 17  S  Resolution Adopted

SR 00235  Sen. Pat McGuire and All Senators  
Mourns the death of William Colonna of Crest Hill.  
Mar 02 17  S  Resolution Adopted

SR 00236  Sen. Terry Link and All Senators  
Mourns the death of Emily M. DuPree of Beach Park.  
Mar 02 17  S  Resolution Adopted

SR 00237  Sen. Terry Link and All Senators  
Mourns the death of Kenneth Self, formerly of Waukegan.  
Mar 02 17  S  Resolution Adopted

SR 00238  Sen. Terry Link and All Senators  
Mourns the death of Eugene B. Shaffer of Waukegan.  
Mar 02 17  S  Resolution Adopted

SR 00239  Sen. Karen McConnaughay and All Senators  
Mourns the death of Marilyn R. Hicks of St. Charles.  
Mar 02 17  S  Resolution Adopted

SR 00240  Sen. William R. Haine and All Senators  
Mourns the death of Loretta "Babs" Enloe of Edwardsville.  
Mar 02 17  S  Resolution Adopted

SR 00241  Sen. Melinda Bush  
Creates the Working Group on Local Government Consolidation to identify ways to eliminate barriers to consolidation and resolve certain discrepancies in Illinois statutes governing local governments and special districts in Lake County and the 31st Legislative District.  
May 05 17  S  Resolution Adopted

SR 00242  Sen. William R. Haine and All Senators  
Mourns the death of Dawn M. Hentrich.  
Mar 09 17  S  Resolution Adopted
SR 00243  Sen. William R. Haine and All Senators
  Mourns the death of Irene "Jeanne" Berghoff of Brighton.
  Mar 09 17  S  Resolution Adopted
SR 00244  Sen. William R. Haine and All Senators
  Mourns the death of Lucille H. Stevenson of Godfrey.
  Mar 09 17  S  Resolution Adopted
SR 00245  Sen. Terry Link and All Senators
  Mourns the death of Maribeth Klaman of Springfield.
  Mar 09 17  S  Resolution Adopted
SR 00246  Sen. Terry Link and All Senators
  Mourns the death of Lois Wilson of Waukegan.
  Mar 09 17  S  Resolution Adopted
SR 00247  Sen. Pamela J. Althoff-Dave Syverson and All Senators
  Mourns the death of Alex G. Kube of Rockford.
  Mar 09 17  S  Resolution Adopted
SR 00248  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Albert M. "Al" Jourdan Jr.
  Mar 09 17  S  Resolution Adopted
SR 00249  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Zelmer Turner of McHenry.
  Mar 09 17  S  Resolution Adopted
SR 00250  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Millard R. Rakestraw, formerly of McHenry.
  Mar 09 17  S  Resolution Adopted
SR 00251  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Mel Wallace.
  Mar 09 17  S  Resolution Adopted
SR 00252  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Donald James Wagman.
  Mar 09 17  S  Resolution Adopted
SR 00253  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Ronald Haznedl.
  Mar 09 17  S  Resolution Adopted
SR 00254  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Theodore D. Schweder of McHenry.
  Mar 09 17  S  Resolution Adopted
SR 00255  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Denise J. Thompson of McHenry.
  Mar 09 17  S  Resolution Adopted
SR 00256  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Lorelee L. Pietrzak of Woodstock.
  Mar 09 17  S  Resolution Adopted
SR 00257  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Jon Lyn Herlehy of McHenry.
  Mar 09 17  S  Resolution Adopted
SR 00258  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Germaine C. "Gerry" Henningfield of Volo.
Mar 09 17  S  Resolution Adopted

SR 00259  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Cynthia R. Harris of McHenry.
Mar 09 17  S  Resolution Adopted

SR 00260  
Sen. Pamela J. Althoff and All Senators
Mar 09 17  S  Resolution Adopted

SR 00261  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Ralph B. Hipenbecker Jr. of Crystal Lake.
Mar 09 17  S  Resolution Adopted

SR 00262  
Sen. Pamela J. Althoff and All Senators
Mourns the death of James Louis Clingingsmith of Woodstock.
Mar 09 17  S  Resolution Adopted

SR 00263  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Russell Edward Koch of McHenry.
Mar 09 17  S  Resolution Adopted

SR 00264  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Keith E. Ehrke Sr. of Woodstock.
Mar 09 17  S  Resolution Adopted

SR 00265  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Edward William Schaefer.
Mar 09 17  S  Resolution Adopted

SR 00266  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Lynnette F. Ludwigsen of Crystal Lake.
Mar 09 17  S  Resolution Adopted

SR 00267  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Roger J. King of Harvard.
Mar 09 17  S  Resolution Adopted

SR 00268  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Charles F. Benes of McHenry.
Mar 09 17  S  Resolution Adopted

SR 00269  
Sen. Pamela J. Althoff and All Senators
Mourns the death of Carol D. Kruse of Woodstock.
Mar 09 17  S  Resolution Adopted

SR 00270  
Sen. Andy Manar-Scott M. Bennett
Mar 30 17  S  Resolution Adopted

SR 00271  
Sen. Terry Link and All Senators
Mourns the death of Turner Augusta Lovelace of Waukegan.
Mar 09 17  S  Resolution Adopted

SR 00272  
Sen. Terry Link and All Senators
Mourns the death of John T. Onan of Waukegan.
Mar 09 17  S  Resolution Adopted
SR 00273  Sen. Terry Link and All Senators
Mourns the death of James Raymond Van Heirseele Sr. of Waukegan.
Mar 09 17  S  Resolution Adopted

SR 00274  Sen. Terry Link and All Senators
Mourns the death of Sharon Ward of Gurnee.
Mar 09 17  S  Resolution Adopted

SR 00275  Sen. William R. Haine and All Senators
Mourns the death of Rev. Gertrude Ann Wallace of Alton.
Mar 09 17  S  Resolution Adopted

SR 00276  Sen. William R. Haine and All Senators
Mourns the death of Mary Lou Cousley of Alton.
Mar 09 17  S  Resolution Adopted

SR 00277  Sen. Emil Jones, III-Mattie Hunter
Urges solutions be sought in order to increase the employment rate of African American youth, and urges the business
community to work to identify and assist young African American adults to find employment opportunities.
May 31 17  S  Resolution Adopted

SR 00278  Sen. Karen McConnaughay and All Senators
Mourns the death of Dorothy P. Linnemann of Huntley.
Mar 09 17  S  Resolution Adopted

SR 00279  Sen. Karen McConnaughay and All Senators
Mourns the death of Donald E. Rhodes of Crystal Lake.
Mar 09 17  S  Resolution Adopted

SR 00280  Sen. Andy Manar and All Senators
Mourns the death of Melvin Schieler of Bunker Hill.
Mar 09 17  S  Resolution Adopted

SR 00281  Sen. Chapin Rose and All Senators
Mourns the death of John R. Schweighart of Villa Grove.
Mar 09 17  S  Resolution Adopted

SR 00282  Sen. Chapin Rose and All Senators
Mourns the death of Paul Stone of Sullivan.
Mar 09 17  S  Resolution Adopted

SR 00283  Sen. Mattie Hunter
Reaffirms Illinois's commitment to the strengthening and deepening of the sister-state relationship between Taiwan and the
State of Illinois and supports Taiwan's efforts to be included in free trade agreements.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00284  Sen. Jason A. Barickman-Iris Y. Martinez
Declares our intent to eradicate financial abuse of the elderly in Illinois. Designates June 15, 2017 as Illinois Elder Abuse
Awareness Day in the State of Illinois.
May 05 17  S  Resolution Adopted

SR 00285  Sen. Daniel Biss-Ira I. Silverstein-Julie A. Morrison
Condemns President Donald J. Trump's executive orders barring immigrants and refugees from entering the United States
and calls on him to uphold and protect the values of all of the people of this great nation, which was founded by immigrants on
principles that include religious freedom and the notion that all people are welcome and created equal.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00286  Sen. Terry Link and All Senators
Mourns the death of Nancie L. Blatt of Lincolnshire.
Mar 16 17  S  Resolution Adopted
SR 00287    Sen. Terry Link and All Senators
            Mourns the death of Estelle Garmisa.
            Mar 16 17    S    Resolution Adopted
SR 00288    Sen. Neil Anderson and All Senators
            Mourns the death of Rev. Clark D. Luce of Moline.
            Mar 16 17    S    Resolution Adopted
SR 00289    Sen. Neil Anderson and All Senators
            Mourns the death of Daniel L. Peak of East Moline.
            Mar 16 17    S    Resolution Adopted
SR 00290    Sen. Neil Anderson and All Senators
            Mourns the death of Timothy D. St. Clair of Coal Valley.
            Mar 16 17    S    Resolution Adopted
SR 00291    Sen. Neil Anderson and All Senators
            Mourns the death of Thomas E. Abel of Rock Island.
            Mar 16 17    S    Resolution Adopted
SR 00292    Sen. Wm. Sam McCann and All Senators
            Mourns the death of Anna Mae Link of Carlinville.
            Mar 16 17    S    Resolution Adopted
SR 00293    Sen. Wm. Sam McCann and All Senators-Andy Manar
            Mourns the death of Larry Gene Mohr of Bunker Hill.
            Mar 16 17    S    Resolution Adopted
SR 00294    Sen. Scott M. Bennett and All Senators
            Mourns the death of Ray M. Heckler of Urbana.
            Mar 16 17    S    Resolution Adopted
SR 00295    Sen. Scott M. Bennett and All Senators
            Mourns the death of Eddie Carter of Rantoul.
            Mar 16 17    S    Resolution Adopted
SR 00296    Sen. Pat McGuire and All Senators
            Mourns the death of Gladys M. O'Keefe of Joliet.
            Mar 16 17    S    Resolution Adopted
SR 00297    Sen. Pat McGuire and All Senators
            Mourns the death of Susan Marie Klen of Joliet.
            Mar 16 17    S    Resolution Adopted
SR 00298    Sen. Daniel Biss and All Senators
            Mourns the death of Philip T. Kalayil.
            Mar 16 17    S    Resolution Adopted
SR 00299    Sen. Jason A. Barickman and All Senators
            Mourns the death of Judith Cremer of Pontiac.
            Mar 16 17    S    Resolution Adopted
SR 00300    Sen. Wm. Sam McCann and All Senators
            Mourns the death of Melvin A. Crehl, formerly of Carlinville.
            Mar 16 17    S    Resolution Adopted
SR 00301    Sen. Wm. Sam McCann and All Senators
            Mourns the death of Robert Edward Cook.
            Mar 16 17    S    Resolution Adopted
SR 00302  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Donald L. Keller of Crystal Lake.
          Mar 16 17  S  Resolution Adopted
SR 00303  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Alice May Crawford of McHenry.
          Mar 16 17  S  Resolution Adopted
SR 00304  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Lillian R. Hervert of Bull Valley.
          Mar 16 17  S  Resolution Adopted
SR 00305  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Donald E. Rhodes of Crystal Lake.
          Mar 16 17  S  Resolution Adopted
SR 00306  Sen. Pamela J. Althoff and All Senators
          Mourns the death of James Frederick May of Richmond.
          Mar 16 17  S  Resolution Adopted
SR 00307  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Robert A. "Bob" Finger of Crystal Lake.
          Mar 16 17  S  Resolution Adopted
SR 00308  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Sylvia Mae Cooper.
          Mar 16 17  S  Resolution Adopted
SR 00309  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Ronald W. Gluff Sr. of Woodstock.
          Mar 16 17  S  Resolution Adopted
SR 00310  Sen. Pamela J. Althoff and All Senators
          Mar 16 17  S  Resolution Adopted
SR 00311  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Lucille E. Salzman of Woodstock.
          Mar 16 17  S  Resolution Adopted
SR 00312  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Leonard W. Biedermann of Woodstock.
          Mar 16 17  S  Resolution Adopted
SR 00313  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Cynthia M. Bart of McHenry.
          Mar 16 17  S  Resolution Adopted
SR 00314  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Karlen Cooney of Woodstock.
          Mar 16 17  S  Resolution Adopted
SR 00315  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Daniel J. Robinson of McHenry.
          Mar 16 17  S  Resolution Adopted
SR 00316  Sen. Karen McConnaughay and All Senators
          Mourns the death of Helen Elizabeth Marlowe of Huntley.
          Mar 30 17  S  Resolution Adopted
SR 00317  Sen. William R. Haine and All Senators
Mourns the death of Joan Wittman of Godfrey.
Mar 30 17  S  Resolution Adopted

SR 00318  Sen. Terry Link
Declares March 29, 2017 as "Smoke-Free Illinois Day".
Mar 29 17  S  Resolution Adopted

SR 00319  Sen. Andy Manar and All Senators
Mourns the death of Larry Gene Mohr of Bunker Hill.
Mar 30 17  S  Resolution Adopted

SR 00320  Sen. David Koehler and All Senators
Mourns the death of Ann E. Franklin of Peoria.
Mar 30 17  S  Resolution Adopted

SR 00321  Sen. Neil Anderson and All Senators
Mourns the death of Daniel J. Naert of East Moline.
Mar 30 17  S  Resolution Adopted

SR 00322  Sen. Cristina Castro
Declares April 24 to 28, 2017 as the inaugural, "Illinois Distracted Driving Awareness Week".
Senate Committee Amendment No. 1
Adds the Secretary of State to the list of groups supporting Illinois Distracted Driving Awareness Week.
Apr 26 17  S  Resolution Adopted as Amended

SR 00323  Sen. James F. Clayborne, Jr.
Urges the Auditor General to conduct an audit of the Illinois Department of Transportation's compliance with 44 Ill. Admin. Part 650.240 of the Illinois Administrative Code over the past three years in the cities of Chicago, East St. Louis, and Peoria.
Senate Committee Amendment No. 1
Changes the time that the report is to cover from three years to two.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00324  Sen. Mattie Hunter and All Senators
Mar 30 17  S  Resolution Adopted

SR 00325  Sen. Andy Manar and All Senators
Mourns the death of Robert L. Vojas
Mar 30 17  S  Resolution Adopted

SR 00326  Sen. Wm. Sam McCann and All Senators
Mourns the death of Ernst Chester Bone, M.D. of Jacksonville.
Mar 30 17  S  Resolution Adopted

SR 00327  Sen. Wm. Sam McCann and All Senators
Mourns the death of Marvin Raymond Siemer of Rockbridge.
Mar 30 17  S  Resolution Adopted

SR 00328  Sen. Wm. Sam McCann and All Senators
Mourns the death of Dr. James C. Forstall of Springfield.
Mar 30 17  S  Resolution Adopted

SR 00329  Sen. David Koehler and All Senators
Mourns the death of Frank J. Bussone of Roanoke.
Mar 30 17  S  Resolution Adopted

SR 00330  Sen. David Koehler and All Senators
Mourns the death of Nancy Ann Neumiller of Peoria.
Mar 30 17  S  Resolution Adopted
SR 00331  Sen. Andy Manar and All Senators
Mourns the death of Rosalie N. Jones of Springfield.
Mar 30 17  S  Resolution Adopted

SR 00332  Sen. Pamela J. Althoff and All Senators
Mourns the death of Rose Mary Weingart of McHenry.
Mar 30 17  S  Resolution Adopted

SR 00333  Sen. Pamela J. Althoff and All Senators
Mourns the death of Bette J. Brown.
Mar 30 17  S  Resolution Adopted

SR 00334  Sen. Pamela J. Althoff and All Senators
Mourns the death of Magdalene Maria Dowe.
Mar 30 17  S  Resolution Adopted

SR 00335  Sen. Pamela J. Althoff and All Senators
Mar 30 17  S  Resolution Adopted

SR 00336  Sen. Pamela J. Althoff and All Senators
Mourns the death of Patricia A. Griffin of Woodstock.
Mar 30 17  S  Resolution Adopted

SR 00337  Sen. James F. Clayborne, Jr.-Jacqueline Y. Collins and Mattie Hunter-Kimberly A. Lightford
Declares May 28, 2017 as a day of remembrance for the 1917 East St. Louis Race Riot.
May 29 17  S  Resolution Adopted

SR 00338  Sen. Julie A. Morrison and All Senators
Mourns the death of Patricia Gorman of Northbrook.
Mar 30 17  S  Resolution Adopted

SR 00339  Sen. Julie A. Morrison and All Senators
Mourns the death of Estelle Garmisa.
Mar 30 17  S  Resolution Adopted

SR 00340  Sen. Julie A. Morrison and All Senators
Mourns the death of Louis Kahnweiler.
Mar 30 17  S  Resolution Adopted

SR 00341  Sen. Julie A. Morrison and All Senators
Mourns the death of John J. Stamos of Northbrook.
Mar 30 17  S  Resolution Adopted

SR 00342  Sen. Julie A. Morrison and All Senators
Mourns the death of Ida Santi of Highland Park.
Mar 30 17  S  Resolution Adopted

SR 00343  Sen. Julie A. Morrison and All Senators
Mourns the death of Richard Burnstine M.D.
Mar 30 17  S  Resolution Adopted

SR 00344  Sen. Julie A. Morrison and All Senators
Mourns the death of Robert Oliver Case.
Mar 30 17  S  Resolution Adopted

SR 00345  Sen. Julie A. Morrison and All Senators
Mourns the death of Burton D. Cohen.
Mar 30 17  S  Resolution Adopted
SR 00346  Sen. Julie A. Morrison and All Senators
Mourns the death of Enrica Piagentini of Highwood.
Mar 30 17  S  Resolution Adopted

SR 00347  Sen. Julie A. Morrison and All Senators
Mourns the death of Irene Horn of Lincolnshire.
Mar 30 17  S  Resolution Adopted

SR 00348  Sen. Julie A. Morrison and All Senators
Mourns the death of Edward Jekot M.D.
Mar 30 17  S  Resolution Adopted

SR 00349  Sen. Julie A. Morrison and All Senators
Mourns the death of Thomas Wood of Lake Forest.
Mar 30 17  S  Resolution Adopted

SR 00350  Sen. Julie A. Morrison and All Senators
Mourns the death of William Hagerty Jr. of Highland Park.
Mar 30 17  S  Resolution Adopted

SR 00351  Sen. William E. Brady and All Senators
Mourns the death of Stephen Burl Schnorf.
Mar 30 17  S  Resolution Adopted

SR 00352  Sen. Mattie Hunter
Designates the date of May 10, 2017 as Alpha Kappa Alpha Day in the State of Illinois in honor of Alpha Kappa Alpha Sorority, Incorporated, and its work.
May 10 17  S  Resolution Adopted

Urges the creation of an environmental justice agenda.
May 31 17  S  Resolution Adopted

SR 00354  Sen. John J. Cullerton and All Senators
Mourns the death of former Illinois State Senator Joyce M. Holmberg.
Mar 30 17  S  Resolution Adopted

SR 00355  Sen. Neil Anderson and All Senators
Mourns the death of Wallace C. Seyb.
Mar 30 17  S  Resolution Adopted

SR 00356  Sen. Steve Stadelman-Dave Syverson and All Senators
Mourns the death of former Illinois State Senator Joyce M. Holmberg.
Mar 30 17  S  Resolution Adopted

SR 00357  Sen. Thomas Cullerton and All Senators
Mourns the death of Ugo Marino Dallabattista of Lake Bluff.
Mar 30 17  S  Resolution Adopted

SR 00358  Sen. Terry Link and All Senators
Mourns the loss of Nancy Boyland.
Mar 30 17  S  Resolution Adopted

SR 00359  Sen. Terry Link and All Senators
Mourns the death of Betty J. Kerpan.
Mar 30 17  S  Resolution Adopted
SR 00360  Sen. Terry Link and All Senators  
Mourns the death of Ralph Heaven Sr.  
Mar 30 17  S  Resolution Adopted

SR 00361  Sen. Michael Connelly and All Senators  
Mourns the death of John Darragh.  
Mar 30 17  S  Resolution Adopted

SR 00362  Sen. Neil Anderson and All Senators  
Mourns the death of James E. Padesky of Moline.  
Mar 30 17  S  Resolution Adopted

SR 00363  Sen. Neil Anderson and All Senators  
Mourns the death of Emil R. Schinckel.  
Mar 30 17  S  Resolution Adopted

SR 00364  Sen. Neil Anderson and All Senators  
Mourns the death of Joseph W. Schultz of Moline.  
Mar 30 17  S  Resolution Adopted

SR 00365  Sen. James F. Clayborne, Jr., Emil Jones, III, Michael E. Hastings and Terry Link  
Recommends and urges Governor Rauner to instruct the Director of the Department of Healthcare and Family Services, Felicia Norwood, to issue an amendment to the current request for proposal separating out dental care for Medicaid eligible recipients into separate stand-alone dental administrators.  
Mar 29 17  S  Referred to Assignments

SR 00366  Sen. Scott M. Bennett and All Senators  
Mourns the death of Luke Miller of Champaign.  
Mar 30 17  S  Resolution Adopted

SR 00367  Sen. Scott M. Bennett and All Senators  
Mourns the death of Palmalea R. Taylor.  
Mar 30 17  S  Resolution Adopted

SR 00368  Sen. Scott M. Bennett and All Senators  
Mourns the death of John Thomas Thompson Jr. of Danville.  
Mar 30 17  S  Resolution Adopted

SR 00369  Sen. Scott M. Bennett and All Senators  
Mourns the death of Paul S. Hursey of Urbana.  
Mar 30 17  S  Resolution Adopted

SR 00370  Sen. Emil Jones, III  
Commits to passing a budget for the State of Illinois.  
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00371  Sen. Wm. Sam McCann and All Senators  
Mourns the death of Deborra Lynne Broughton of Springfield.  
Mar 30 17  S  Resolution Adopted

SR 00372  Sen. William R. Haine and All Senators  
Mourns the death of Ronald L. Milligan of Edwardsville.  
Apr 06 17  S  Resolution Adopted

SR 00373  Sen. William R. Haine and All Senators  
Mourns the death of Rosemary R. Wuellner, formerly of Brighton.  
Apr 06 17  S  Resolution Adopted

SR 00374  Sen. Jacqueline Y. Collins and All Senators  
Mourns the death of Carolyn A. Rush.  
Apr 06 17  S  Resolution Adopted
SR 00375  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Thomas Wallace Caillouet of Chicago.
Apr 06 17   S   Resolution Adopted

SR 00376  Sen. Laura M. Murphy and All Senators
Mourns the death of Tennessee J. Rangel.
Apr 06 17   S   Resolution Adopted

SR 00377  Sen. David Koehler and Andy Manar-Pamela J. Althoff
Urges Congress to adopt a farm bill that supports and promotes the development of local and regional food systems.
May 05 17   S   Resolution Adopted

SR 00378  Sen. David Koehler and All Senators
Mourns the death of Ralph Edward Allison of Peoria.
Apr 06 17   S   Resolution Adopted

SR 00379  Sen. Mattie Hunter
Urges faith-based organizations and community based organizations to collaborate and build a multidisciplinary alliance that promotes community resilience and public safety through the development of programs and strategies aimed to prevent violence and violent extremism in impoverished, underserved, and at-risk communities by providing media outreach and educational campaigns, after-school programs, mentoring programs, and other activities that replace negative messages, activities, beliefs, and attitudes with positive productive activities, beliefs, and messages, through a transparent and collaborative process with the community that takes full advantage of any available State and federal funding resources.
Jun 28 17   S   Resolution Adopted

SR 00380  Sen. Karen McConnaughay and All Senators
Mourns the death of Julie Biernacki Christiansen.
Apr 06 17   S   Resolution Adopted

SR 00381  Sen. Karen McConnaughay and All Senators
Mourns the death of Carl J. Bruss of Huntley.
Apr 06 17   S   Resolution Adopted

SR 00382  Sen. Pamela J. Althoff and All Senators
Mourns the death of Carl J. Neiss of Johnsonburg.
Apr 06 17   S   Resolution Adopted

SR 00383  Sen. Pamela J. Althoff and All Senators
Mourns the death of Sara J. Walkington of Woodstock.
Apr 06 17   S   Resolution Adopted

SR 00384  Sen. Pamela J. Althoff and All Senators
Mourns the death of John Michael Ferrero Jr. of Crystal Lake
Apr 06 17   S   Resolution Adopted

SR 00385  Sen. Pamela J. Althoff and All Senators
Apr 06 17   S   Resolution Adopted

SR 00386  Sen. Pamela J. Althoff and All Senators
Mourns the death of Lieutenant General Everett H. Pratt Jr., USAF, Retired, of Prairie Grove.
Apr 06 17   S   Resolution Adopted

SR 00387  Sen. Pamela J. Althoff and All Senators
Apr 06 17   S   Resolution Adopted

SR 00388  Sen. Pamela J. Althoff and All Senators
Mourns the death of Anna Marie Alteno of Woodstock.
Apr 06 17   S   Resolution Adopted
SR 00389  Sen. Pamela J. Althoff and All Senators
          Mourns the death of James Arthur LaGreca of Wonder Lake.
          Apr 06 17  S  Resolution Adopted
SR 00390  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Richard H. Glawe.
          Apr 06 17  S  Resolution Adopted
SR 00391  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Rose Mary Weingart of McHenry.
          Apr 06 17  S  Resolution Adopted
SR 00392  Sen. Pamela J. Althoff and All Senators
          Mourns the death Edith J. Nichols of Crystal Lake.
          Apr 06 17  S  Resolution Adopted
SR 00393  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Bette Jane Ellis of Crystal Lake.
          Apr 06 17  S  Resolution Adopted
SR 00394  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Donald L. Correll of Hebron.
          Apr 06 17  S  Resolution Adopted
SR 00395  Sen. Pat McGuire and All Senators
          Mourns the death of Richard Francis Streitz of Joliet.
          Apr 06 17  S  Resolution Adopted
SR 00396  Sen. Pat McGuire and All Senators
          Mourns the death of James P. Walsh of Joliet.
          Apr 06 17  S  Resolution Adopted
SR 00397  Sen. William R. Haine and All Senators
          Mourns the death of Leo Richard M.D. of Godfrey.
          Apr 06 17  S  Resolution Adopted
SR 00398  Sen. Scott M. Bennett and All Senators
          Mourns the death of Willie Thomas Summerville of Champaign.
          Apr 06 17  S  Resolution Adopted
SR 00399  Sen. Toi W. Hutchinson and All Senators
          Mourns the death of Richard Edward Williams Sr.
          Apr 06 17  S  Resolution Adopted
SR 00400  Sen. Julie A. Morrison
          Urges the Department of Children and Family Services to develop a plan, in collaboration with the private agencies that serve the majority of youth in care, to create a review system for any child in its care when he or she enters his or her third placement.
          Jun 28 17  S  Resolution Adopted
SR 00401  Sen. Neil Anderson and All Senators
          Mourns the death of Bruce Gilbert Dobbins of Erie.
          Apr 27 17  S  Resolution Adopted
SR 00402  Sen. Neil Anderson and All Senators
          Mourns the death of E. Vergene Samuels of Milan.
          Apr 27 17  S  Resolution Adopted
SR 00403  Sen. Neil Anderson and All Senators
          Mourns the death of Eugene B. Hutchinson of East Moline.
          Apr 27 17  S  Resolution Adopted
SR 00404  Sen. Daniel Biss
   Urges the State of Illinois not to use its resources on enforcement of federal immigration law.
   Apr 20 17  S  Referred to Assignments
SR 00405  Sen. Jennifer Bertino-Tarrant and All Senators
   Mourns the death of Edward A. Drysch of Shorewood.
   Apr 27 17  S  Resolution Adopted
SR 00406  Sen. Jim Oberweis and All Senators
   Mourns the death of Gary R. Paris of Maple Park.
   Apr 27 17  S  Resolution Adopted
SR 00407  Sen. Laura M. Murphy and All Senators
   Mourns the death of Timothy J. Murphy of Mount Prospect.
   Apr 27 17  S  Resolution Adopted
SR 00408  Sen. Don Harmon
   Declares April 28, 2017 as PURA Syndrome Day.
   Apr 26 17  S  Resolution Adopted
SR 00409  Sen. Chapin Rose and All Senators
   Mourns the death of Joe Rittenhouse of Bement.
   Apr 27 17  S  Resolution Adopted
SR 00410  Sen. Neil Anderson and All Senators
   Mourns the death of Charles F. Kurtz of Moline.
   Apr 27 17  S  Resolution Adopted
SR 00411  Sen. Neil Anderson and All Senators
   Mourns the death of Roy Martin Jr. of Coal Valley.
   Apr 27 17  S  Resolution Adopted
SR 00412  Sen. Thomas Cullerton
   Declares November 18, 2017 as Wood Dale Park District Day.
   Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SR 00413  Sen. Thomas Cullerton and All Senators
   Mourns the death of T.L. Arends of Bartlett.
   Apr 27 17  S  Resolution Adopted
SR 00414  Sen. Heather A. Steans and Dale A. Righter
   Designates the date of May 17, 2017 as Illinois Epilepsy Advocacy Day in the State of Illinois.
   May 17 17  S  Resolution Adopted
SR 00415  Sen. Terry Link and All Senators
   Mourns the death of Reverend Robert Baxter Evans Sr. of Waukegan.
   Apr 27 17  S  Resolution Adopted
SR 00416  Sen. Terry Link and All Senators
   Mourns the death of Pamela Jean Christian of North Chicago.
   Apr 27 17  S  Resolution Adopted
SR 00417  Sen. Terry Link and All Senators
   Mourns the death of Jeanne R. Bengtson of Gurnee.
   Apr 27 17  S  Resolution Adopted
SR 00418  Sen. Terry Link and All Senators
   Mourns the death of Tom Deram of North Chicago.
   Apr 27 17  S  Resolution Adopted
SR 00419  Sen. Terry Link and All Senators  
Mourns the death of Judge Robert K. McQueen of Lindenhurst.  
Apr 27 17  S  Resolution Adopted

SR 00420  Sen. William R. Haine and All Senators  
Mourns the death of Ronald L. Selph of Granite City.  
Apr 27 17  S  Resolution Adopted

SR 00421  Sen. William R. Haine and All Senators  
Mourns the death of Frank E. Pope of Godfrey.  
Apr 27 17  S  Resolution Adopted

SR 00422  Sen. William R. Haine and All Senators  
Mourns the death of Ann M. Perolio of Alton.  
Apr 27 17  S  Resolution Adopted

SR 00423  Sen. William R. Haine and All Senators  
Mourns the loss of Nancy M. Godar of Godfrey.  
Apr 27 17  S  Resolution Adopted

SR 00424  Sen. Napoleon Harris, III and All Senators  
Mourns the death of Armand King Harris.  
Apr 27 17  S  Resolution Adopted

SR 00425  Sen. Terry Link and All Senators  
Mourns the death of Anthony Lesnak of Waukegan.  
Apr 27 17  S  Resolution Adopted

SR 00426  Sen. Dan McConchie and All Senators  
Mourns the death of William Grant Sisson of Wadsworth.  
Apr 27 17  S  Resolution Adopted

SR 00427  Sen. Jason A. Barickman  
Declares May 4, 2017 as "Bluebird Project Day" in the State of Illinois.  
May 04 17  S  Resolution Adopted

SR 00428  Sen. Jason A. Barickman and All Senators  
Mourns the death of Richard D. Steigmann of Champaign.  
Apr 27 17  S  Resolution Adopted

SR 00429  Sen. Don Harmon and All Senators  
Mourns the death of Kathleen Mary Panschar of Oak Park.  
Apr 27 17  S  Resolution Adopted

SR 00430  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Fred Becker of Crystal Lake.  
Apr 27 17  S  Resolution Adopted

SR 00431  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Joan R. Black of Crystal Lake.  
Apr 27 17  S  Resolution Adopted

SR 00432  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Richard Charles Day of Crystal Lake.  
Apr 27 17  S  Resolution Adopted

SR 00433  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Susan Jane Grossman of Woodstock.  
Apr 27 17  S  Resolution Adopted
SR 00434  Sen. Pamela J. Althoff and All Senators
Mourns the death of Lenny William Jensen III of McHenry.
Apr 27 17  S  Resolution Adopted

SR 00435  Sen. Pamela J. Althoff and All Senators
Mourns the death of Jeannette M. McCullough of Harvard.
Apr 27 17  S  Resolution Adopted

SR 00436  Sen. David Koehler and All Senators
Mourns the death of Dennis Gordon Bailey of Princeville.
Apr 27 17  S  Resolution Adopted

SR 00437  Sen. Neil Anderson and All Senators
Mourns the death of Fred L. "Scotty" Scott of Moline.
Apr 27 17  S  Resolution Adopted

SR 00438  Sen. Neil Anderson and All Senators
Mourns the death of Donald D. "Scorchy" Smith of Colona.
Apr 27 17  S  Resolution Adopted

SR 00439  Sen. Neil Anderson and All Senators
Mourns the death of Robert Gsell of Moline.
Apr 27 17  S  Resolution Adopted

SR 00440  Sen. Neil Anderson and All Senators
Mourns the death of Denton James Danielson of Port Byron.
Apr 27 17  S  Resolution Adopted

SR 00441  Sen. Neil Anderson and All Senators
Mourns the death of Kenneth W. Wales of Milan.
Apr 27 17  S  Resolution Adopted

SR 00442  Sen. Neil Anderson and All Senators
Mourns the death of Orville R. Tschopp of Coal Valley.
Apr 27 17  S  Resolution Adopted

SR 00443  Sen. Neil Anderson and All Senators
Mourns the death of Eugene Fowler of Moline.
Apr 27 17  S  Resolution Adopted

SR 00444  Sen. Neil Anderson and All Senators
Mourns the death of Theodore L. Huberts Sr. of East Moline.
Apr 27 17  S  Resolution Adopted

SR 00445  Sen. Neil Anderson and All Senators
Mourns the death of Robert L. "Bob" Wendell of East Moline.
Apr 27 17  S  Resolution Adopted

SR 00446  Sen. Neil Anderson and All Senators
Mourns the death of Donald E. Swanson Jr. of East Moline.
Apr 27 17  S  Resolution Adopted

SR 00447  Sen. Neil Anderson and All Senators
Mourns the death of Philip N. "Phil" Mosley of East Moline.
Apr 27 17  S  Resolution Adopted

SR 00448  Sen. William R. Haine and All Senators
Apr 27 17  S  Resolution Adopted
SR 00449  Sen. William R. Haine and All Senators
  Mourns the death of Raymond E. "Ray" Bucher of Godfrey.
  Apr 27 17  S  Resolution Adopted

SR 00450  Sen. William R. Haine and All Senators
  Mourns the death of Mark Stephen DeVer of Alton.
  Apr 27 17  S  Resolution Adopted

SR 00451  Sen. William R. Haine and All Senators
  Mourns the death of Patrice A. "Pat" Meyers of Edwardsville.
  Apr 27 17  S  Resolution Adopted

SR 00452  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Jeanne Marie Warner of Wonder Lake.
  Apr 27 17  S  Resolution Adopted

SR 00453  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Richard F. Budzynski Sr. of Johnsburg.
  Apr 27 17  S  Resolution Adopted

SR 00454  Sen. Thomas Cullerton-Don Harmon
  Designates the date of October 9 of 2017 and 2018 as PANS and PANDAS Awareness Day in the State of Illinois.
  May 03 17  S  Resolution Adopted

SR 00455  Sen. William R. Haine and All Senators
  Mourns the death of Glen A. "Pete" Borman Jr. of Alton.
  Apr 27 17  S  Resolution Adopted

SR 00456  Sen. David Koehler and All Senators
  Mourns the death of Jesse Charles Flores Sr. of Peoria.
  Apr 27 17  S  Resolution Adopted

SR 00457  Sen. Cristina Castro and All Senators
  Mourns the death of Anthony Pedote of Elgin.
  Apr 27 17  S  Resolution Adopted

SR 00458  Sen. Cristina Castro and All Senators
  Mourns the death of Kathleen Ann Turnquist of Elgin.
  Apr 27 17  S  Resolution Adopted

SR 00459  Sen. Scott M. Bennett and All Senators
  Mourns the death of Chloe Arloine Trautman of Champaign.
  Apr 27 17  S  Resolution Adopted

SR 00460  Sen. Julie A. Morrison and All Senators
  Mourns the loss of Dr. Daniel Burke of Lake Forest.
  Apr 27 17  S  Resolution Adopted

SR 00461  Sen. Julie A. Morrison and All Senators
  Mourns the death of Charles Albert Ault III of Bannockburn.
  Apr 27 17  S  Resolution Adopted

SR 00462  Sen. Chapin Rose and All Senators
  Mourns the death of JoAnn Wyatt of Chrisman.
  Apr 27 17  S  Resolution Adopted

SR 00463  Sen. Pat McGuire and All Senators
  Mourns the death of Jo Ann Marie Robinson of Bolingbrook.
  Apr 27 17  S  Resolution Adopted
SR 00464 Sen. William R. Haine and All Senators
Mourns the death of Shirley Sue Cloninger of Alton.
Apr 27 17 S Resolution Adopted

SR 00465 Sen. William R. Haine and All Senators
Mourns the death of James M. Velloff of Alton.
Apr 27 17 S Resolution Adopted

SR 00466 Sen. Michael Connelly and All Senators
Mourns the death of Arthur Earl Keegan Jr. formerly of LaGrange and Chicago.
Apr 27 17 S Resolution Adopted

SR 00467 Sen. Julie A. Morrison and All Senators
Mourns the death of Sharon Robbins.
Apr 27 17 S Resolution Adopted

SR 00468 Sen. Terry Link and All Senators
Mourns the death of Chester M. Iwan of Winthrop Harbor.
Apr 27 17 S Resolution Adopted

SR 00469 Sen. Terry Link and All Senators
Mourns the death of Daniel R. Patch Sr. of Lindenhurst.
Apr 27 17 S Resolution Adopted

SR 00470 Sen. Don Harmon-John J. Cullerton
Declares September of 2017 as Global Pulmonary Fibrosis Month in the State of Illinois to increase awareness of this
disease and encourage research into new treatments.
May 31 17 S Resolution Adopted

SR 00471 Sen. Neil Anderson and All Senators
Mourns the death of Robert Earl Downing of Taylor Ridge.
Apr 27 17 S Resolution Adopted

SR 00472 Sen. Neil Anderson and All Senators
Mourns the death of James E. Lawson of Rock Island.
Apr 27 17 S Resolution Adopted

SR 00473 Sen. Andy Manar and All Senators
Mourns the death of Donald A. Boeckenstedt of Staunton.
Apr 27 17 S Resolution Adopted

SR 00474 Sen. Don Harmon and All Senators
Mourns the death of Frank H. "Bud" Paschen of Jupiter, Florida.
Apr 27 17 S Resolution Adopted

SR 00475 Sen. Neil Anderson and All Senators
Mourns the death of Robert L. Freund of McHenry.
May 05 17 S Resolution Adopted

SR 00476 Sen. Neil Anderson and All Senators
Mourns the death of David Grant Brasmer of Rock Island.
May 05 17 S Resolution Adopted

SR 00477 Sen. William R. Haine and All Senators
Mourns the death of Jud Ray Admire of Alton.
May 05 17 S Resolution Adopted

SR 00478 Sen. Cristina Castro and All Senators
Mourns the death of Cipriano Siete of Elgin.
May 05 17 S Resolution Adopted
SR 00479  Sen. Terry Link-Melinda Bush-Julie A. Morrison and All Senators
Mourns the death of Audrey H. Nixon of North Chicago.
May 05 17  S  Resolution Adopted

SR 00480  Sen. Martin A. Sandoval-Omar Aquino, Cristina Castro-Iris Y. Martinez and David Koehler
Urges the Department of Health and Family Services to immediately suspend the Medicaid managed care RFP for a
Purchase of Care Contract for review by the General Assembly to allow for transparency and assurance of non-discriminatory actions
and fair competition for all sizes and business models of managed care organizations. Urges the General Assembly to convene the
Special Committee on Oversight of Medicaid Managed Care to meet as soon as possible to review the RFP for a Purchase of Care Contract and seek answers from the Director of Healthcare and Family Services, the Procurement Policy Board, the Office of Inspector General, the Illinois Attorney General, and the individual in charge of the Medicaid managed care RFP for a Purchase of Care Contract.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00481  Sen. William R. Haine and All Senators
Mourns the death of James A. “Jim” Sohn of Bethalto.
May 05 17  S  Resolution Adopted

SR 00482  Sen. Julie A. Morrison
Encourages all units of local government with elected boards to allow one nonvoting student member to serve on their
governing board.
Jun 28 17  S  Resolution Adopted

SR 00483  Sen. William E. Brady
Proclaims May of 2017 as Historic Preservation Month in the State of Illinois.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00484  Sen. Neil Anderson and All Senators
Mourns the death of Reverend Paul D. Bendit of Moline.
May 05 17  S  Resolution Adopted

SR 00485  Sen. Andy Manar and All Senators
Mourns the death of Robert J. Swiney of Taylorville.
May 05 17  S  Resolution Adopted

SR 00486  Sen. Chapin Rose and All Senators
Mourns the death of Dale Eugene Trimble of Newman.
May 05 17  S  Resolution Adopted

SR 00487  Sen. Kyle McCarter and All Senators
Mourns the death of Sandra Hotz of Salem.
May 05 17  S  Resolution Adopted

SR 00488  Sen. Melinda Bush
Urges the Department of Healthcare and Family Services to raise awareness of its free online training in recognizing and
reporting child abuse and neglect.
Jun 28 17  S  Resolution Adopted

SR 00489  Sen. Kimberly A. Lightford
Encourages all officers and employees of the Illinois State Board of Education, the Illinois Department of Human
Services, the Administrative Office of the Courts, and the Illinois Department of Corrections to become informed regarding
well-documented detrimental short-term and long-term impacts to children and adults from serious traumatic childhood experiences;
and implement evidence-based interventions and practices that are proven to be successful in developing resiliency in children and
adults currently suffering from trauma-related disorders to help them recover from their trauma and function at their full capacity and
potential in school, the workplace, and community, family, and interpersonal relationships.
May 29 17  S  Resolution Adopted

SR 00490  Sen. Scott M. Bennett and All Senators
Mourns the death of George W. Swenson Jr. of Savoy.
May 12 17  S  Resolution Adopted
SR 00491  Sen. Jason A. Barickman and All Senators
Mourns the death of John "Jack" Kennedy of Fairbury.
May 12 17  S  Resolution Adopted

SR 00492  Sen. Don Harmon, Julie A. Morrison, Pat McGuire-Jacqueline Y. Collins-Iris Y. Martinez, Thomas Cullerton,
Chris Nybo, Karen McConnaughay, Martin A. Sandoval and Mattie Hunter
Encourages schools to offer Breakfast After the Bell to students via alternative delivery methods, such as Breakfast in the
Classroom, Grab n’ Go, and Second Chance Breakfast.
May 31 17  S  Resolution Adopted

SR 00493  Sen. Daniel Biss
Encourages collaboration with state and/or national coalitions, organizations or agencies to facilitate increased awareness
and education about perinatal depression and related mood disorders throughout the State. Declares May of 2017 and 2018 as
Maternal Mental Health Awareness Month in the State of Illinois.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00494  Sen. Jason A. Barickman and All Senators
Mourns the death of Mark A. Scott of Eureka.
May 12 17  S  Resolution Adopted

SR 00495  Sen. Don Harmon and All Senators
Mourns the death of William James Hansen of Chicago.
May 12 17  S  Resolution Adopted

SR 00496  Sen. Jason A. Barickman and All Senators
May 12 17  S  Resolution Adopted

SR 00497  Sen. Neil Anderson and All Senators
Mourns the death of Robert Decker Jr. of Rock Island.
May 12 17  S  Resolution Adopted

SR 00498  Sen. Neil Anderson and All Senators
Mourns the death of Richard "Rick" G. Miller of Rock Island.
May 12 17  S  Resolution Adopted

SR 00499  Sen. Neil Anderson and All Senators
Mourns the death of Everett A. Thompson.
May 12 17  S  Resolution Adopted

SR 00500  Sen. Neil Anderson and All Senators
Mourns the death of William D. Gibbons Jr. of Silvis.
May 12 17  S  Resolution Adopted

SR 00501  Sen. Neil Anderson and All Senators
Mourns the death of Harley W. Hancock of Moline.
May 12 17  S  Resolution Adopted

SR 00502  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of June Charlotte Meredith of Chicago.
May 12 17  S  Resolution Adopted

SR 00503  Sen. Pat McGuire and All Senators
Mourns the death of Phyllis J. Bogdan of Joliet.
May 12 17  S  Resolution Adopted

SR 00504  Sen. Pat McGuire and All Senators
Mourns the death of James M. Matesevac Sr.
May 12 17  S  Resolution Adopted
SR 00505 Sen. Terry Link and All Senators
    Mourns the death of Thomas Strauss.
    May 12 17 S Resolution Adopted
SR 00506 Sen. Jason A. Barickman and All Senators
    Mourns the death of Richard Allen Makarski of Arlington Heights.
    May 12 17 S Resolution Adopted
SR 00507 Sen. Cristina Castro and All Senators
    Mourns the death of Officer Stevenson Jones of Elgin.
    May 19 17 S Resolution Adopted
SR 00508 Sen. Neil Anderson and All Senators
    Mourns the death of Ralph L. McCoy of Moline.
    May 19 17 S Resolution Adopted
SR 00509 Sen. Neil Anderson and All Senators
    Mourns the death of Darrell F. Smith of Erie.
    May 19 17 S Resolution Adopted
SR 00510 Sen. Neil Anderson and All Senators
    Mourns the death of Paul L. Cook of Milan.
    May 19 17 S Resolution Adopted
SR 00511 Sen. Neil Anderson and All Senators
    Mourns the death of Lawrence J. Coussens of Moline.
    May 19 17 S Resolution Adopted
SR 00512 Sen. Neil Anderson and All Senators
    Mourns the death of Charles Edward Person of Colona.
    May 19 17 S Resolution Adopted
SR 00513 Sen. Neil Anderson and All Senators
    Mourns the death of James H. "Jim" Shaw of Moline.
    May 19 17 S Resolution Adopted
SR 00514 Sen. Pamela J. Althoff and All Senators
    Mourns the death of Patricia Taylor Smith.
    May 19 17 S Resolution Adopted
SR 00515 Sen. Pamela J. Althoff and All Senators
    Mourns the death of Robert L. Freund of McHenry.
    May 19 17 S Resolution Adopted
SR 00516 Sen. Pamela J. Althoff and All Senators
    Mourns the death of Mary Frances Kuryliw of DeKalb.
    May 19 17 S Resolution Adopted
SR 00517 Sen. Pamela J. Althoff and All Senators
    Mourns the death of Marvin E. Lang Jr. of Woodstock.
    May 19 17 S Resolution Adopted
SR 00518 Sen. Pamela J. Althoff and All Senators
    Mourns the death of Allan Frederick Etheridge of Marengo.
    May 19 17 S Resolution Adopted
SR 00519 Sen. Pamela J. Althoff and All Senators
    Mourns the death of Lorraine M. Freund of McHenry.
    May 19 17 S Resolution Adopted
SR 00520 Sen. Pamela J. Althoff and All Senators
May 19 17 S Resolution Adopted

SR 00521 Sen. Pamela J. Althoff and All Senators
Mourns the death of Joseph Metzger of Johnsburg. 
May 19 17 S Resolution Adopted

SR 00522 Sen. Pamela J. Althoff and All Senators
Mourns the death of Wayne A. Shotliff of Harvard. 
May 19 17 S Resolution Adopted

SR 00523 Sen. Heather A. Steans-Jacqueline Y. Collins
Disapproves Executive Order 2017-02 in its entirety. 
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00524 Sen. Wm. Sam McCann-Don Harmon and All Senators
Mourns the death of Timothy S. Bramlet of Springfield. 
May 19 17 S Resolution Adopted

SR 00525 Sen. Wm. Sam McCann and All Senators
Mourns the death of Ruth N. Hammons of Springfield. 
May 19 17 S Resolution Adopted

SR 00526 Sen. Pat McGuire and All Senators
Mourns the death of Larry J. Banas of Elwood. 
May 19 17 S Resolution Adopted

SR 00527 Sen. Wm. Sam McCann and All Senators
Mourns the death of Madeline H. Finch of Pleasant Plains. 
May 19 17 S Resolution Adopted

SR 00528 Sen. Julie A. Morrison and Mattie Hunter
Urges the Office of the Governor to work in collaboration with the Deaf and Hard of Hearing Commission to develop a report of recommendations to help ensure the Commission is better able to serve the deaf, hard of hearing, and DeafBlind community. 
May 31 17 S Resolution Adopted; 053-000-000

SR 00529 Sen. Laura M. Murphy and All Senators
Mourns the death of David Reinhardt Wolf. 
May 26 17 S Resolution Adopted

SR 00530 Sen. Emil Jones, III and All Senators
Mourns the death of Donald Marion Pedro M.D. of Chicago. 
May 26 17 S Resolution Adopted

SR 00531 Sen. Pat McGuire and All Senators
Mourns the death of Joaquina M. Alamillo of Lockport. 
May 26 17 S Resolution Adopted

SR 00532 Sen. Pat McGuire and All Senators
Mourns the death of Roberta Lara of Joliet. 
May 26 17 S Resolution Adopted

SR 00533 Sen. William R. Haine and All Senators
Mourns the death of William J. Aery of Godfrey. 
May 26 17 S Resolution Adopted

SR 00534 Sen. Laura M. Murphy
Encourages the State of Illinois and all public facilities to faithfully follow federal Americans with Disabilities Act laws and the Illinois Human Rights Act to ensure that events are accessible to all people with disabilities across the State. 
Nov 07 17 S Resolution Adopted
SR 00535  Sen. Dale A. Righter
Instructs the Department of Human Services to prepare a report that identifies any duplicative activities or inefficiencies in licensing and oversight of community agencies that serve individuals with intellectual or developmental disabilities.
May 24 17  S  Referred to Assignments

SR 00536  Sen. Cristina Castro and All Senators
Mourns the death of Officer Stevenson Jones of Elgin.
May 26 17  S  Resolution Adopted

SR 00537  Sen. Mattie Hunter and All Senators
Mourns the death of Eddie Williams.
May 26 17  S  Resolution Adopted

SR 00538  Sen. Julie A. Morrison and All Senators
Mourns the death of John Kenneth Wilcox of Lincolnshire/Lake Forest.
May 26 17  S  Resolution Adopted

SR 00539  Sen. Emil Jones, III
Urges the United States House of Representatives to support a resolution authorizing and directing the House Committee on the Judiciary to investigate whether sufficient grounds exist for the impeachment of Donald J. Trump, President of the United States.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00540  Sen. Jason A. Barickman and All Senators
Mourns the death of Ed Isaac Day of Gibson City.
May 26 17  S  Resolution Adopted

SR 00541  Sen. Jason A. Barickman and All Senators
Mourns the death of Barbara J. Winterland of Fairbury.
May 26 17  S  Resolution Adopted

SR 00542  Sen. Wm. Sam McCann and All Senators
Mourns the death of James William "Jim" Powell of White Hall.
May 26 17  S  Resolution Adopted

SR 00543  Sen. Wm. Sam McCann and All Senators
Mourns the death of Della Imogene Kinser of Greenfield.
May 26 17  S  Resolution Adopted

SR 00544  Sen. Chapin Rose and All Senators
Mourns the death of Guy S. Little Jr. of Sullivan.
May 26 17  S  Resolution Adopted

States the opinion of the Illinois Senate that the proposed educational pension cost shift from the State of Illinois to local school districts, community colleges, and institutions of higher education is financially wrong.
May 26 17  S  Referred to Assignments

SR 00546  Sen. Laura M. Murphy-Thomas Cullerton-Antonio Muñoz, Jennifer Bertino-Tarrant and Michael E. Hastings
Urges Congress to reestablish the select committee on POW/MIA affairs to investigate issues relating to the process of recovering United States fallen service members.
Nov 07 17  S  Resolution Adopted

SR 00547  Sen. Jennifer Bertino-Tarrant-Pat McGuire and All Senators
Mourns the death of Donald Dean Walden Sr. of Joliet.
May 31 17  S  Resolution Adopted

SR 00548  Sen. Bill Cunningham and All Senators
Mourns the death of Stacy Dixon.
May 31 17  S  Resolution Adopted
SR 00549  Sen. John J. Cullerton
Recognizes June 24, 2017 as "National Cystinuria Awareness Day". Encourages steps be taken to raise awareness of and increase public knowledge about Cystinuria. Calls on the people of Illinois, interest groups, and affected persons to observe National Cystinuria Awareness Day with appropriate ceremonies and activities.
May 29 17  S  Referred to Assignments

SR 00550  Sen. John J. Cullerton
Recognizes Norman R. Bobins for his outstanding leadership, selfless service, generous philanthropy, and willingness to help local communities prosper and thrive.
May 29 17  S  Referred to Assignments

SR 00551  Sen. Terry Link and All Senators
Mourns the death of Billy Lee Franklin of Gurnee.
May 31 17  S  Resolution Adopted

SR 00552  Sen. Terry Link and All Senators
Mourns the death of Howard J. Goodwin of Beach Park.
May 31 17  S  Resolution Adopted

SR 00553  Sen. Terry Link and All Senators
Mourns the death of Larry O. Klemm of Gurnee.
May 31 17  S  Resolution Adopted

SR 00554  Sen. Terry Link and All Senators
Mourns the death of James W. McDonough Sr. of Ft. Myers, Florida.
May 31 17  S  Resolution Adopted

SR 00555  Sen. Terry Link and All Senators
Mourns the death of Richard "Dick" Nixon.
May 31 17  S  Resolution Adopted

SR 00556  Sen. Julie A. Morrison and All Senators
Mourns the death of John Kazar Kazarian of Lake Forest.
May 31 17  S  Resolution Adopted

SR 00557  Sen. Chapin Rose and All Senators
Mourns the death of Dave Shaul of Champaign.
May 31 17  S  Resolution Adopted

SR 00558  Sen. Terry Link and All Senators
Mourns the death of Norman C. Geary.
May 31 17  S  Resolution Adopted

SR 00559  Sen. Terry Link and All Senators
Mourns the death of Roger Bernard Hilton Sr.
May 31 17  S  Resolution Adopted

SR 00560  Sen. Terry Link and All Senators
Mourns the death of Ruth Helen Johnson Ivantic of Lake County.
May 31 17  S  Resolution Adopted

SR 00561  Sen. Omar Aquino-Iris Y. Martinez-Martin A. Sandoval-Mattie Hunter-Patricia Van Pelt
Directs the Auditor General to conduct a performance audit of the Purchase of Care Contract RFP at the Department of Healthcare and Family Services.
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00562  Sen. Laura M. Murphy and All Senators
Mourns the death of Gertrude B. Whitton of Des Plaines.
May 31 17  S  Resolution Adopted

SR 00563  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Robert C. Barksdale of Chicago.
May 31 17  S  Resolution Adopted
SR 00564  Sen. David Koehler and All Senators
Mourns the death of Everett "Rawhide" Madson of Ipava.
May 31 17  S  Resolution Adopted

SR 00565  Sen. Pamela J. Althoff and All Senators
Mourns the death of Hans Chrestian Petersen of McHenry.
May 31 17  S  Resolution Adopted

SR 00566  Sen. Pamela J. Althoff and All Senators
Mourns the death of Lily Visconti of Ringwood.
May 31 17  S  Resolution Adopted

SR 00567  Sen. Pamela J. Althoff and All Senators
Mourns the death of Rudolph H. Reymann of Elgin.
May 31 17  S  Resolution Adopted

SR 00568  Sen. Pamela J. Althoff and All Senators
Mourns the death of Ceal C. Ehlenburg of Woodstock.
May 31 17  S  Resolution Adopted

SR 00569  Sen. Don Harmon and All Senators
Mourns the death of Maya-Gabrielle Francesca Gary of Oak Park.
May 31 17  S  Resolution Adopted

SR 00570  Sen. Terry Link and All Senators
Mourns the death of Donald Edward Doerhoefer.
May 31 17  S  Resolution Adopted

SR 00571  Sen. Terry Link and All Senators
Mourns the death of Don J. Kreul of Beach Park.
May 31 17  S  Resolution Adopted

SR 00572  Sen. Terry Link and All Senators
Mourns the death of A. Malcolm Layson of Waukegan.
May 31 17  S  Resolution Adopted

SR 00573  Sen. Julie A. Morrison and All Senators
Mourns the death of Joseph C. Pugliese.
May 31 17  S  Resolution Adopted

SR 00574  Sen. Julie A. Morrison and All Senators
Mourns the death of Suzanne Marie Ettlinger (Heller) of Highland Park.
May 31 17  S  Resolution Adopted

SR 00575  Sen. Melinda Bush and All Senators
Morns the death of Peter Thomas Marsalek of Antioch.
May 31 17  S  Resolution Adopted

SR 00576  Sen. Don Harmon and All Senators
Mourns the death of William James Carothers Sr.
May 31 17  S  Resolution Adopted

SR 00577  Sen. Don Harmon and All Senators
Mourns the death of Robert Vincent Walsh of Berwyn.
May 31 17  S  Resolution Adopted

SR 00578  Sen. Michael E. Hastings
Declares the week of April 8-14, 2018 as Healthy Pet Week in the State of Illinois.
Nov 09 17  S  Resolution Adopted
SR 00579  
Sen. Don Harmon  
Declares June 7, 2017 as "Kathleen Janush Day" in the State of Illinois.  
May 31 17  S  Resolution Adopted

SR 00580  
Sen. Scott M. Bennett and All Senators  
Mourns the death of David C. Shaul of Champaign.  
May 31 17  S  Resolution Adopted

SR 00581  
Sen. Don Harmon and All Senators  
Mourns the death of Lucille Rose Msall.  
May 31 17  S  Resolution Adopted

SR 00582  
Sen. John J. Cullerton-Iris Y. Martinez, Omar Aquino, Mattie Hunter-Kwame Raoul, Cristina Castro, Laura M. Murphy, Patricia Van Pelt, Steven M. Landek, Linda Holmes and Michael E. Hastings-Don Harmon-Jacqueline Y. Collins  
Requests that no State or local government agency or official should expend any time, facilities, equipment, information, or other resources of the agency or official to facilitate the creation, publication, or maintenance of or any participation in any federal program with the purpose of registering or maintaining a database of individuals present in the United States based on their race, color, ancestry, national origin, or religion.  
Dec 11 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00583  
Sen. Pat McGuire and All Senators  
Mourns the death of Marguerite B. Pesavento of Lockport.  
May 31 17  S  Resolution Adopted

SR 00584  
Sen. Pat McGuire and All Senators  
Mourns the death of Helen "Jean" McPartlin.  
May 31 17  S  Resolution Adopted

SR 00585  
Sen. Pat McGuire and All Senators  
Mourns the death of Gertrude M. (Bronkema) Flaynik of Joliet.  
May 31 17  S  Resolution Adopted

SR 00586  
Sen. Pat McGuire and All Senators  
Mourns the death of John E. Adamich.  
May 31 17  S  Resolution Adopted

SR 00587  
Sen. Michael Connelly and All Senators  
Mourns the death of Levon Demerdjian of Oak Park.  
May 31 17  S  Resolution Adopted

SR 00588  
Sen. Pamela J. Althoff and All Senators  
Mourns the death of Barbara M. Wilson.  
Jul 01 17  S  Resolution Adopted

SR 00589  
Sen. Pamela J. Althoff and All Senators  
Mourns the death of James E. Pearson of Ringwood.  
Jul 01 17  S  Resolution Adopted

SR 00590  
Sen. Pamela J. Althoff and All Senators  
Mourns the death of Barbara Jean Piggott.  
Jul 01 17  S  Resolution Adopted

SR 00591  
Sen. Pamela J. Althoff and All Senators  
Mourns the death of Elaine Sue Nell of McHenry.  
Jul 01 17  S  Resolution Adopted

SR 00592  
Sen. Pamela J. Althoff and All Senators  
Mourns the death of Lowell A. Anderson of Johnsburg.  
Jul 01 17  S  Resolution Adopted
SR 00593  Sen. Andy Manar and All Senators
           Mourns the death of Roy L. Hertel of Hillsboro.
        Jul 01 17  S  Resolution Adopted
SR 00594  Sen. Jim Oberweis and All Senators
           Mourns the death of Philip Bader Elfstrom of Batavia.
        Jul 01 17  S  Resolution Adopted
SR 00595  Sen. Julie A. Morrison and All Senators
           Mourns the death of Eleni Stacy Camino of Lake Forest.
        Jul 01 17  S  Resolution Adopted
SR 00596  Sen. Andy Manar and All Senators
           Mourns the death of Savanna "Vannie" Wilson of Springfield.
        Jul 01 17  S  Resolution Adopted
SR 00597  Sen. Neil Anderson and All Senators
           Mourns the death of Daniel C. Manning
        Jul 01 17  S  Resolution Adopted
SR 00598  Sen. Neil Anderson and All Senators
           Mourns the death Harold E. Valberg of Rock Island.
        Jul 01 17  S  Resolution Adopted
SR 00599  Sen. Neil Anderson and All Senators
           Mourns the death of John M. Edmunds of Silvis.
        Jul 01 17  S  Resolution Adopted
SR 00600  Sen. Terry Link and All Senators
           Mourns the death of Arthur Atkinson of Waukegan.
        Jul 01 17  S  Resolution Adopted
SR 00601  Sen. Terry Link and All Senators
           Mourns the death of Erica Buschick.
        Jul 01 17  S  Resolution Adopted
SR 00602  Sen. Terry Link and All Senators
           Mourns the death of William Dunlay Drew of Chicago.
        Jul 01 17  S  Resolution Adopted
SR 00603  Sen. Terry Link and All Senators
           Mourns the death of Helena Khayat Finka of Wadsworth.
        Jul 01 17  S  Resolution Adopted
SR 00604  Sen. Terry Link and All Senators
           Mourns the death of James Robert Hagerty of Gurnee.
        Jul 01 17  S  Resolution Adopted
SR 00605  Sen. Terry Link and All Senators
           Mourns the death of Mary A. Hodnik.
        Jul 01 17  S  Resolution Adopted
SR 00606  Sen. Terry Link and All Senators
           Mourns the death of Mavis M. Landsverk of Wadsworth.
        Jul 01 17  S  Resolution Adopted
SR 00607  Sen. Terry Link and All Senators
           Mourns the death of Robert Wesley MacGruder of Grand Junction, Colorado.
        Jul 01 17  S  Resolution Adopted
SR 00608  Sen. John G. Mulroe
Recognizes June 24, 2017 as "National Cystinuria Awareness Day" to promote awareness of Cystinuria and show support for research at the Illinois medical research centers that take an active role in the fight against Cystinuria.
Jun 28 17  S  Resolution Adopted

SR 00609  Sen. Pamela J. Althoff and All Senators
Mourns the death of Robert Glen Lamphere of Bull Valley.
Jul 01 17  S  Resolution Adopted

SR 00610  Sen. Pamela J. Althoff and All Senators
Mourns the death of Thomas D. Harding of Woodstock.
Jul 01 17  S  Resolution Adopted

SR 00611  Sen. Pamela J. Althoff and All Senators
Mourns the death of Ronald D. Walima I of Crystal Lake.
Jul 01 17  S  Resolution Adopted

SR 00612  Sen. Pamela J. Althoff and All Senators
Mourns the death of Wallace P. Silverthorn
Jul 01 17  S  Resolution Adopted

SR 00613  Sen. William E. Brady and All Senators
Mourns the death of Harold L. Jensen M.D. of Frankfort.
Jul 01 17  S  Resolution Adopted

SR 00614  Sen. Terry Link and All Senators
Mourns the death of Walter John Sczygielski of Gurnee.
Jul 01 17  S  Resolution Adopted

SR 00615  Sen. Pat McGuire and All Senators
Mourns the death of Mary Frances Draper.
Jul 01 17  S  Resolution Adopted

SR 00616  Sen. Pat McGuire and All Senators
Mourns the death of Wayne M. Kassel M.D. of Joliet.
Jul 01 17  S  Resolution Adopted

SR 00617  Sen. Pat McGuire and All Senators
Mourns the death of Joan L. Severt of Lockport.
Jul 01 17  S  Resolution Adopted

SR 00618  Sen. Terry Link and All Senators
Mourns the death of John Joseph Lumber of Antioch.
Jul 01 17  S  Resolution Adopted

SR 00619  Sen. Karen McConnaughay and All Senators
Mourns the death of John Gerald "Jerry" Pavlak of Carpentersville.
Jul 01 17  S  Resolution Adopted

SR 00620  Sen. Karen McConnaughay and All Senators
Mourns the death of Robert C. Crawford of St. Charles.
Jul 01 17  S  Resolution Adopted

SR 00621  Sen. Karen McConnaughay and All Senators
Mourns the death of James S. Zachar of Huntley.
Jul 01 17  S  Resolution Adopted

SR 00622  Sen. Karen McConnaughay and All Senators
Mourns the death of Earl E. Pope of Huntley.
Jul 01 17  S  Resolution Adopted
SR 00623  Sen. Neil Anderson and All Senators  
Mourns the death John H. Brown of Rock Island.  
Jul 01 17  S  Resolution Adopted

SR 00624  Sen. Neil Anderson and All Senators  
Mourns the death of James D. Prather of Rock Island.  
Jul 01 17  S  Resolution Adopted

SR 00625  Sen. Neil Anderson and All Senators  
Mourns the death of Gary L. Lee of Moline.  
Jul 01 17  S  Resolution Adopted

SR 00626  Sen. Neil Anderson and All Senators  
Mourns the death of William "Henry" Harvey of Moline.  
Jul 01 17  S  Resolution Adopted

SR 00627  Sen. Neil Anderson and All Senators  
Mourns the death of Fred Joe Clark of Hampton.  
Jul 01 17  S  Resolution Adopted

SR 00628  Sen. Neil Anderson and All Senators  
Mourns the death of Richard Lee Fuller of Milan.  
Jul 01 17  S  Resolution Adopted

SR 00629  Sen. Emil Jones, III and All Senators  
Mourns the death of Mozell "Buggie" Brown Jr.  
Jul 01 17  S  Resolution Adopted

SR 00630  Sen. Julie A. Morrison and All Senators  
Mourns the death of George A. Collias.  
Jul 01 17  S  Resolution Adopted

SR 00631  Sen. Julie A. Morrison and All Senators  
Mourns the death of Margo Feinberg of Highland Park.  
Jul 01 17  S  Resolution Adopted

SR 00632  Sen. Julie A. Morrison and All Senators  
Mourns the death of Gerhard Baass of Lake Forest.  
Jul 01 17  S  Resolution Adopted

SR 00633  Sen. Julie A. Morrison and All Senators  
Mourns the death of Thomas A. Tincher of Lake Bluff.  
Jul 01 17  S  Resolution Adopted

SR 00634  Sen. Karen McConnaughay and All Senators  
Mourns the death of Philip Bader Elfstrom of Batavia.  
Jul 01 17  S  Resolution Adopted

SR 00635  Sen. Thomas Cullerton-Cristina Castro-Laura M. Murphy-Michael Connelly  
Declares July 9, 2017 as "His Holiness Mahant Swami Maharaj Day".  
Jun 28 17  S  Resolution Adopted

SR 00636  Sen. Scott M. Bennett and All Senators  
Mourns the death of Michael Edward Pollock of Urbana.  
Jul 01 17  S  Resolution Adopted

SR 00637  Sen. Scott M. Bennett and All Senators  
Mourns the death of Fred August Kummerow of Urbana.  
Jul 01 17  S  Resolution Adopted
SR 00638  Sen. Scott M. Bennett and All Senators
  Mourns the death of Jesse A. Clements of Champaign.
  Jul 01 17  S Resolution Adopted
SR 00639  Sen. Scott M. Bennett and All Senators
  Mourns the death of Major Frank J. Luzenske USMC Reserve (Ret.) of Danville.
  Jul 01 17  S Resolution Adopted
SR 00640  Sen. Julie A. Morrison and All Senators
  Mourns the death of John D. Saletta M.D. of Glenview.
  Jul 01 17  S Resolution Adopted
SR 00641  Sen. Julie A. Morrison and All Senators
  Mourns the death of Carol F. Lindsay Fraser of Highland Park.
  Jul 01 17  S Resolution Adopted
SR 00642  Sen. Jacqueline Y. Collins and All Senators
  Mourns the death of Dolores Alma Johnson.
  Jul 01 17  S Resolution Adopted
SR 00643  Sen. Andy Manar and All Senators
  Mourns the death of James Henry Augustine of Livingston.
  Jul 01 17  S Resolution Adopted
SR 00644  Sen. Neil Anderson and All Senators
  Mourns the death of Thomas L. Farmer of Rock Island.
  Jul 01 17  S Resolution Adopted
SR 00645  Sen. Neil Anderson and All Senators
  Mourns the death of Herbert Wood of Port Byron.
  Jul 01 17  S Resolution Adopted
SR 00646  Sen. Neil Anderson and All Senators
  Mourns the death of Robert William Ingwersen of Silvis.
  Jul 01 17  S Resolution Adopted
SR 00647  Sen. Neil Anderson and All Senators
  Mourns the death of Lester A. Jarvis of East Moline.
  Jul 01 17  S Resolution Adopted
SR 00648  Sen. Neil Anderson and All Senators
  Mourns the death of Donald L. Carson of Rock Island.
  Jul 01 17  S Resolution Adopted
SR 00649  Sen. Patricia Van Pelt and All Senators
  Mourns the death of Commissioner Robert Steele of North Lawndale.
  Jul 01 17  S Resolution Adopted
SR 00650  Sen. Julie A. Morrison and All Senators
  Mourns the death of Michael A. Feldman of Buffalo Grove.
  Jul 01 17  S Resolution Adopted
SR 00651  Sen. Daniel Biss and All Senators
  Mourns the death of Sanders Ivy Hicks of Evanston.
  Jul 01 17  S Resolution Adopted
SR 00652  Sen. Pat McGuire and All Senators
  Mourns the death of Stacy Verne Dixon of Chicago.
  Jul 01 17  S Resolution Adopted
SR 00653  Sen. Pat McGuire and All Senators
  Mourns the death of Dorothy Trizna of Joliet.
  Jul 01 17  S  Resolution Adopted

SR 00654  Sen. Terry Link and All Senators
  Mourns the death of Thaddeus “Ted” V. Killian of Waukegan
  Jul 01 17  S  Resolution Adopted

SR 00655  Sen. Heather A. Steans-Daniel Biss, Scott M. Bennett, Thomas Cullerton, David Koehler, Mattie Hunter and Toi
  W. Hutchinson-Julie A. Morrison
  Urges Governor Rauner to immediately join the United States Climate Alliance.
  Jun 28 17  S  Resolution Adopted

SR 00656  Sen. Steve Stadelman-Dave Syverson and All Senators
  Mourns the death of Brian Scott Anderson of Rockford.
  Jul 01 17  S  Resolution Adopted

SR 00657  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Howard W. Silverblatt of McHenry.
  Jul 01 17  S  Resolution Adopted

SR 00658  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Urban Peter Wagner of McHenry.
  Jul 01 17  S  Resolution Adopted

SR 00659  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Dorothy A. Miller of Cary.
  Jul 01 17  S  Resolution Adopted

SR 00660  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Geri N. Davis.
  Jul 01 17  S  Resolution Adopted

SR 00661  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Lorenza Burrafato of Woodstock.
  Jul 01 17  S  Resolution Adopted

SR 00662  Sen. Pamela J. Althoff and All Senators
  Mourns the death of William H. "Bill" Bruce of McHenry.
  Jul 01 17  S  Resolution Adopted

SR 00663  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Brian K. Lee of McHenry.
  Jul 01 17  S  Resolution Adopted

SR 00664  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Donald James Ruemelin of Richmond.
  Jul 01 17  S  Resolution Adopted

SR 00665  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Charlene S. Reichert.
  Jul 01 17  S  Resolution Adopted

SR 00666  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Dwayne E. Raney of Woodstock.
  Jul 01 17  S  Resolution Adopted

SR 00667  Sen. Neil Anderson and All Senators
  Mourns the death of John J. Benedict of Moline.
  Jul 01 17  S  Resolution Adopted
SR 00668  Sen. Neil Anderson and All Senators  
Mourns the death of Robert Anthony Sisul of Rapids City.  
Jul 01 17  S  Resolution Adopted

SR 00669  Sen. Neil Anderson and All Senators  
Mourns the death of Joel C. Earnest of Moline.  
Jul 01 17  S  Resolution Adopted

SR 00670  Sen. Neil Anderson and All Senators  
Mourns the death of Lloyd T. Lassegard, formerly of Rock Island.  
Jul 01 17  S  Resolution Adopted

SR 00671  Sen. Neil Anderson and All Senators  
Mourns the death of Roy R. Unakis of Moline.  
Jul 01 17  S  Resolution Adopted

SR 00672  Sen. Neil Anderson and All Senators  
Mourns the death of Lyle H. Beresford of Moline.  
Jul 01 17  S  Resolution Adopted

SR 00673  Sen. Neil Anderson and All Senators  
Mourns the death of Bernard H. Schmidt of Reynolds.  
Jul 01 17  S  Resolution Adopted

SR 00674  Sen. Neil Anderson and All Senators  
Mourns the death of Arthur Lee Kieffer of Hampton.  
Jul 01 17  S  Resolution Adopted

SR 00675  Sen. Neil Anderson and All Senators  
Mourns the death of Walter H. Geuther of Rock Island.  
Jul 01 17  S  Resolution Adopted

SR 00676  Sen. Neil Anderson and All Senators  
Jul 01 17  S  Resolution Adopted

SR 00677  Sen. Neil Anderson and All Senators  
Mourns the death of Randy G. Mowder of Rock Island.  
Jul 01 17  S  Resolution Adopted

SR 00678  Sen. Kyle McCarter and All Senators  
Mourns the death of Clinton Charles Ireland of Greenville.  
Jul 01 17  S  Resolution Adopted

SR 00679  Sen. Kimberly A. Lightford and All Senators  
Mourns the death of Cook County Commissioner Robert Steele.  
Jul 01 17  S  Resolution Adopted

SR 00680  Sen. Emil Jones, III  
Urges the Governor and the legislative leaders to pass a State budget.  
Jun 30 17  S  Referred to Assignments

SR 00681  Sen. Pat McGuire and All Senators  
Mourns the death of Kathleen Marie Green of Joliet.  
Jul 01 17  S  Resolution Adopted

SR 00682  Sen. Kimberly A. Lightford and All Senators  
Mourns the death of Willie Pearson Sr. of Chicago.  
Jul 01 17  S  Resolution Adopted
SR 00683  Sen. Terry Link and All Senators
  Mourns the death of Evelyn Kamikow.
  Jul 04 17  S  Resolution Adopted
SR 00684  Sen. Melinda Bush-Andy Manar-Jacqueline Y. Collins-Daniel Biss-Thomas Cullerton and Don Harmon
  Urges the State Board of Elections to decline any request to turn over or share personal data or confidential voter
  registration data to the Advisory Commission on Election Integrity.
  Jul 03 17  S  Referred to Assignments
SR 00685  Sen. Jason A. Barickman and All Senators
  Mourns the death of Donovan Francis Gardner of Bloomington.
  Jul 04 17  S  Resolution Adopted
SR 00686  Sen. Terry Link and All Senators
  Mourns the death of Anthony Louis Christopulos of Waukegan.
  Jul 04 17  S  Resolution Adopted
SR 00687  Sen. Chapin Rose and All Senators
  Mourns the death of Illinois State Trooper Ryan Matthew Albin of rural Bellflower.
  Jul 04 17  S  Resolution Adopted
SR 00688  Sen. Andy Manar and All Senators
  Mourns the death of Elizabeth Briskovich of Bunker Hill.
  Aug 13 17  S  Resolution Adopted
SR 00689  Sen. Jennifer Bertino-Tarrant and All Senators
  Mourns the death of John C. Grande.
  Aug 13 17  S  Resolution Adopted
SR 00690  Sen. Jennifer Bertino-Tarrant and All Senators
  Mourns the death of Christopher R. McFadden of Frankfort.
  Aug 13 17  S  Resolution Adopted
SR 00691  Sen. Julie A. Morrison and All Senators
  Mourns the death of Donald O. Nelson.
  Aug 13 17  S  Resolution Adopted
SR 00692  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Earl H. Thomas, formerly of Spring Grove.
  Aug 13 17  S  Resolution Adopted
SR 00693  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Lynn K. Smith of McHenry.
  Aug 13 17  S  Resolution Adopted
SR 00694  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Robert J. Pierce of McHenry.
  Aug 13 17  S  Resolution Adopted
SR 00695  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Roberta L. Bakalar of Crystal Lake.
  Aug 13 17  S  Resolution Adopted
SR 00696  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Kenneth Allan Megaw of Spring Grove.
  Aug 13 17  S  Resolution Adopted
SR 00697  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Patricia Lynn Butler Meyers of Crystal Lake.
  Aug 13 17  S  Resolution Adopted
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<td>Sen. Pamela J. Althoff and All Senators</td>
<td>Mourns the death of Lawrence Gohmann.</td>
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<td>SR 00701</td>
<td>Sen. Toi W. Hutchinson and All Senators</td>
<td>Mourns the death of Nicholas I. Fulop.</td>
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<td>SR 00702</td>
<td>Sen. Pat McGuire and All Senators</td>
<td>Mourns the death of Christopher R. McFadden of Frankfort.</td>
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<td>SR 00703</td>
<td>Sen. Julie A. Morrison and All Senators</td>
<td>Mourns the death of Maria Martha Perez Laubhan of Hyde Park.</td>
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<td>SR 00704</td>
<td>Sen. Julie A. Morrison and All Senators</td>
<td>Mourns the death of Pamela L. Johnson.</td>
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<td>SR 00705</td>
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<td>Mourns the death of Peter Diambri of Highland Park.</td>
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<td>SR 00706</td>
<td>Sen. Julie A. Morrison and All Senators</td>
<td>Mourns the death of Linda Chiovatero of Lake Bluff.</td>
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<td>SR 00707</td>
<td>Sen. Pamela J. Althoff and All Senators</td>
<td>Mourns the death of Ervin G. Boeldt of Union.</td>
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<tr>
<td>SR 00708</td>
<td>Sen. Pamela J. Althoff and All Senators</td>
<td>Mourns the death of Kurt R. Maas of Woodstock.</td>
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<tr>
<td>SR 00710</td>
<td>Sen. Pamela J. Althoff and All Senators</td>
<td>Mourns the death of Dr. William W. Busch Jr. of McHenry.</td>
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<tr>
<td>SR 00712</td>
<td>Sen. Pamela J. Althoff and All Senators</td>
<td>Mourns the death of Howard Conkling.</td>
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SR 00713  Sen. Pamela J. Althoff and All Senators
Mourns the death of Ruth D. Wetekam of Crystal Lake.
Aug 13 17  S  Resolution Adopted

SR 00714  Sen. Pamela J. Althoff and All Senators
Aug 13 17  S  Resolution Adopted

SR 00715  Sen. Jason A. Barickman and All Senators
Mourns the death of Richard Marks Joy of Champaign.
Aug 13 17  S  Resolution Adopted

SR 00716  Sen. William R. Haine and All Senators
Mourns the death of Harry Culbertson Armstrong of Glen Carbon.
Aug 13 17  S  Resolution Adopted

SR 00717  Sen. Andy Manar and All Senators
Mourns the death of Deno J. Filippini of Wilsonville.
Aug 13 17  S  Resolution Adopted

SR 00718  Sen. Jason A. Barickman and All Senators
Mourns the death of Mark Scott Drollinger of Hoopeston.
Aug 13 17  S  Resolution Adopted

SR 00719  Sen. Ira I. Silverstein and All Senators
Mourns the death of Charles Lipshitz.
Aug 13 17  S  Resolution Adopted

SR 00720  Sen. William R. Haine and All Senators
Mourns the death of Raymond A. Aud of Wood River.
Aug 13 17  S  Resolution Adopted

SR 00721  Sen. Pat McGuire and All Senators
Mourns the death of Christopher Byrant Clinton.
Aug 13 17  S  Resolution Adopted

SR 00722  Sen. Pat McGuire and All Senators
Mourns the death of Irene M. Allen of Joliet.
Aug 13 17  S  Resolution Adopted

SR 00723  Sen. Pat McGuire and All Senators
Mourns the death of Russel Clayton Lehner.
Aug 13 17  S  Resolution Adopted

SR 00724  Sen. Pat McGuire and All Senators
Mourns the death of Evelyn Dorothy Starner of Joliet.
Aug 13 17  S  Resolution Adopted

SR 00725  Sen. Pat McGuire and All Senators
Mourns the death of William M. Stirbis of Joliet.
Aug 13 17  S  Resolution Adopted

SR 00726  Sen. John J. Cullerton and Kimberly A. Lightford
Oct 25 17  S  Resolution Adopted

SR 00727  Sen. Neil Anderson and All Senators
Mourns the death of Donald E. Tallent of Colona.
Aug 13 17  S  Resolution Adopted
SR 00728  Sen. Pat McGuire and All Senators
Mourns the death of Sheldon C. Bell of Plainfield.
Aug 13 17  S  Resolution Adopted

SR 00729  Sen. Pat McGuire and All Senators
Mourns the death of Dale H. Bixenmann of Rockdale.
Aug 13 17  S  Resolution Adopted

SR 00730  Sen. Pat McGuire and All Senators
Mourns the death of Wanda Anne Ligos of Joliet.
Aug 13 17  S  Resolution Adopted

SR 00731  Sen. Thomas Cullerton, Michael E. Hastings-Laura M. Murphy-Wm. Sam McCann, John G. Mulroe, Michael
Connelly-Antonio Muñoz, Omar Aquino and Jennifer Bertino-Tarrant-Don Harmon
Urges Illinois communities to become involved in the Vietnam Veterans Memorial Foundation's "Wall of Faces" project to help locate pictures of soldiers whose photos were lost.
Nov 09 17  S  Resolution Adopted

SR 00732  Sen. Andy Manar and All Senators-William R. Haine
Mourns the death of Harold H. Goebel of Bethalto.
Aug 13 17  S  Resolution Adopted

SR 00733  Sen. John J. Cullerton and All Senators
Mourns the death of Nelsan Ellis.
Aug 13 17  S  Resolution Adopted

SR 00734  Sen. Pamela J. Althoff and All Senators
Mourns the death of Bernadette Ann Parker.
Aug 13 17  S  Resolution Adopted

SR 00735  Sen. Pamela J. Althoff and All Senators
Mourns the death of Holly Friday of McHenry.
Aug 13 17  S  Resolution Adopted

SR 00736  Sen. Pamela J. Althoff and All Senators
Mourns the death of Chester B. Zyskowski of Woodstock.
Aug 13 17  S  Resolution Adopted

SR 00737  Sen. Pamela J. Althoff and All Senators
Mourns the death of Doris Mae Wagner.
Aug 13 17  S  Resolution Adopted

SR 00738  Sen. Pamela J. Althoff and All Senators
Aug 13 17  S  Resolution Adopted

SR 00739  Sen. Terry Link and All Senators
Mourns the death of Ian Michael Dustan of Waukegan.
Aug 13 17  S  Resolution Adopted

SR 00740  Sen. Terry Link and All Senators
Mourns the death of George Samuelian of Waukegan.
Aug 13 17  S  Resolution Adopted

SR 00741  Sen. Jim Oberweis and All Senators
Mourns the death of Henry W. Cowherd Jr. of Aurora.
Aug 13 17  S  Resolution Adopted

SR 00742  Sen. Dan McConchie and All Senators
Mourns the death of Dorothy Constance Schofield of Lake Barrington Shores.
Aug 13 17  S  Resolution Adopted
SR 00743  Sen. Cristina Castro and All Senators
Mourns the death of Fire Battalion Chief Todd Middendorf of Carpentersville.
Aug 13 17  S  Resolution Adopted

SR 00744  Sen. William R. Haine and All Senators
Mourns the death of Norma Ann Showers of Alton.
Aug 13 17  S  Resolution Adopted

SR 00745  Sen. Terry Link and All Senators
Mourns the death of Dylan M. Cline of Mundelein.
Aug 13 17  S  Resolution Adopted

SR 00746  Sen. Terry Link and All Senators
Mourns the death of James H. Johnson of Beach Park.
Aug 13 17  S  Resolution Adopted

SR 00747  Sen. Julie A. Morrison and All Senators
Mourns the death of Lawrence Quentin Smith of Deerfield.
Aug 13 17  S  Resolution Adopted

SR 00748  Sen. Michael Connelly and All Senators
Mourns the death of Reverend Dr. Eugene Hobday Winkler of Naperville.
Aug 13 17  S  Resolution Adopted

SR 00749  Sen. William R. Haine and All Senators
Mourns the death Carol R. Marks of Wood River.
Aug 13 17  S  Resolution Adopted

SR 00750  Sen. Karen McConnaughay and All Senators
Mourns the death of Jim Masi of West Dundee.
Aug 13 17  S  Resolution Adopted

SR 00751  Sen. Karen McConnaughay and All Senators
Mourns the death of Raymond G. Kroker of Huntley.
Aug 13 17  S  Resolution Adopted

SR 00752  Sen. Karen McConnaughay and All Senators
Mourns the death of Dan E. O'Brien of Huntley.
Aug 13 17  S  Resolution Adopted

SR 00753  Sen. Michael Connelly and All Senators
Mourns the death of John Joseph Case of Naperville.
Aug 13 17  S  Resolution Adopted

SR 00754  Sen. John G. Mulroe and All Senators
Mourns the death of Margaret M. Feign.
Aug 13 17  S  Resolution Adopted

SR 00755  Sen. Neil Anderson and All Senators
Mourns the death of Marcus J. Whitney of Silvis.
Aug 13 17  S  Resolution Adopted

SR 00756  Sen. Neil Anderson and All Senators
Mourns the death of Evelyn VanPuyvelde of Rock Island.
Aug 13 17  S  Resolution Adopted

SR 00757  Sen. Neil Anderson and All Senators
Mourns the death of Bernard Daniel Godfrey Jr.
Aug 13 17  S  Resolution Adopted
SR 00758  Sen. Neil Anderson and All Senators
Mourns the death of Myron D. Williams of Milan.
Aug 13 17  S  Resolution Adopted

SR 00759  Sen. Neil Anderson and All Senators
Mourns the death of Edward A. Lioen of Rock Island.
Aug 13 17  S  Resolution Adopted

SR 00760  Sen. Neil Anderson and All Senators
Mourns the death of James P. Cutler of Silvis.
Aug 13 17  S  Resolution Adopted

SR 00761  Sen. Neil Anderson and All Senators
Mourns the death of Richard Leo Spence of Moline.
Aug 13 17  S  Resolution Adopted

SR 00762  Sen. Neil Anderson and All Senators
Mourns the death of William B. Armstrong of Rock Island.
Aug 13 17  S  Resolution Adopted

SR 00763  Sen. Neil Anderson and All Senators
Mourns the death of Richard Lee Harrison of Rock Island.
Aug 13 17  S  Resolution Adopted

SR 00764  Sen. Neil Anderson and All Senators
Mourns the death of James J. Aitken of Rock Island.
Aug 13 17  S  Resolution Adopted

SR 00765  Sen. Andy Manar and All Senators
Mourns the death of Ella Mae Currie.
Aug 13 17  S  Resolution Adopted

SR 00766  Sen. Andy Manar and All Senators
Mourns the death of Bryce Lyn Volkmar of Patoka.
Aug 13 17  S  Resolution Adopted

SR 00767  Sen. Scott M. Bennett and All Senators
Mourns the death of Harbert James Jones Sr. of Rantoul.
Aug 13 17  S  Resolution Adopted

SR 00768  Sen. William R. Haine and All Senators
Mourns the death of Anthony Romano of Wood River.
Aug 13 17  S  Resolution Adopted

SR 00769  Sen. Jason A. Barickman and All Senators
Mourns the death of Eric Thomas Hyatt of Gibson City.
Aug 13 17  S  Resolution Adopted

SR 00770  Sen. William R. Haine and All Senators
Mourns the death of Mary Louise Barr of Wood River.
Aug 13 17  S  Resolution Adopted

SR 00771  Sen. Neil Anderson and All Senators
Mourns the death of Harold J. Possley of Erie.
Aug 13 17  S  Resolution Adopted

SR 00772  Sen. Neil Anderson and All Senators
Mourns the death of Feryl M. Cutkomp Sr. of Rock Island.
Aug 13 17  S  Resolution Adopted
SR 00773  Sen. Terry Link and All Senators
Mourns the death of Mary Ann Shinsky of North Chicago.
Aug 13 17  S  Resolution Adopted

SR 00774  Sen. Toi W. Hutchinson and All Senators
Mourns the death of Barbara Boutte.
Aug 13 17  S  Resolution Adopted

SR 00775  Sen. Toi W. Hutchinson and All Senators
Mourns the death of Dr. Reginald Sykes.
Aug 13 17  S  Resolution Adopted

SR 00776  Sen. Terry Link and All Senators
Mourns the death of Patricia Helaine Boyniewicz of Beach Park.
Aug 13 17  S  Resolution Adopted

SR 00777  Sen. Terry Link and All Senators
Mourns the death of Richard D. Hughes of Gurnee.
Aug 13 17  S  Resolution Adopted

SR 00778  Sen. Terry Link and All Senators
Mourns the death of Jeremiah Court Lapish of Winthrop Harbor.
Aug 13 17  S  Resolution Adopted

SR 00779  Sen. Jason A. Barickman and All Senators
Mourns the death of Roger R. Tilstra of Onarga.
Aug 13 17  S  Resolution Adopted

SR 00780  Sen. Pamela J. Althoff and All Senators
Mourns the death of John Raymond Olbrich of Claremont, Minnesota.
Aug 13 17  S  Resolution Adopted

SR 00781  Sen. Pamela J. Althoff and All Senators
Mourns the death of Mildred Gieske of Crystal Lake.
Aug 13 17  S  Resolution Adopted

SR 00782  Sen. Pamela J. Althoff and All Senators
Mourns the death of James J. Boarini of McHenry.
Aug 13 17  S  Resolution Adopted

SR 00783  Sen. Pamela J. Althoff and All Senators
Mourns the death of Forrest R. Knapp of Woodstock.
Aug 13 17  S  Resolution Adopted

SR 00784  Sen. Pamela J. Althoff and All Senators
Mourns the death of Herbert Walter Rowe Jr.
Aug 13 17  S  Resolution Adopted

SR 00785  Sen. Pamela J. Althoff and All Senators
Mourns the death of Theodore G. Porter of Crystal Lake.
Aug 13 17  S  Resolution Adopted

SR 00786  Sen. Neil Anderson and All Senators
Mourns the death of Richard Wayne Miller of Illinois City.
Aug 13 17  S  Resolution Adopted

SR 00787  Sen. Neil Anderson and All Senators
Mourns the death of Edward L. Campbell of Coal Valley.
Aug 13 17  S  Resolution Adopted
SR 0078  Sen. William R. Haine and All Senators
         Mourns the death of Judith A. Dallas of Granite City.
         Aug 13 17   S Resolution Adopted
SR 0079  Sen. Thomas Cullerton and All Senators
         Mourns the death of Fred T. Heinritz of Appleton, Wisconsin.
         Aug 13 17   S Resolution Adopted
SR 0080  Sen. Terry Link and All Senators
         Mourns the death of Ralph W. Swank Jr. of Vernon Hills.
         Aug 13 17   S Resolution Adopted
SR 0081  Sen. Terry Link and All Senators
         Mourns the death of Janet K. Jacob of Vernon Hills.
         Aug 13 17   S Resolution Adopted
SR 0082  Sen. Patricia Van Pelt and All Senators
         Mourns the death of Justin Robert Brim Jr.
         Aug 13 17   S Resolution Adopted
SR 0083  Sen. Dave Syverson and All Senators
         Mourns the death of Edward H. Schmitt of Aurora.
         Aug 13 17   S Resolution Adopted
         Lightford, Iris Y. Martinez, Heather A. Steans, Jennifer Bertino-Tarrant, Michael E. Hastings, Daniel Biss, Mattie
         Hunter, Laura M. Murphy, Pat McGuire, Donne E. Trotter, John G. Mulroe, Linda Holmes, Martin A. Sandoval,
         Patricia Van Pelt, Thomas Cullerton, David Koehler, Melinda Bush, Julie A. Morrison, Emil Jones, III, James F.
         Clayborne, Jr., Karen McConnaughay, Pamela J. Althoff, John F. Curran, Chris Nybo, Michael Connelly, Omar
         Aquino, Napoleon Harris, III, William R. Haine, Bill Cunningham, Antonio Muñoz, Terry Link, John J. Cullerton,
         Andy Manar and Steve Stadelman
         Urges law enforcement to recognize white nationalist and neo-Nazi groups as terrorist organizations, and to pursue
         dismantling the criminal elements of these domestic terrorist organizations in the same manner as other manifestations of terrorism.
         Aug 13 17   S Resolution Adopted
SR 0085  Sen. John G. Mulroe and All Senators
         Mourns the death of Peter B. Bryant of Chicago.
         Oct 25 17   S Resolution Adopted
SR 0086  Sen. William R. Haine and All Senators
         Mourns the death of John M. Delaney Jr. of Brighton.
         Oct 25 17   S Resolution Adopted
SR 0087  Sen. Karen McConnaughay and All Senators
         Oct 25 17   S Resolution Adopted
SR 0088  Sen. Karen McConnaughay and All Senators
         Mourns the death of Todd J. Middendorf of Carpentersville.
         Oct 25 17   S Resolution Adopted
SR 0089  Sen. Michael Connelly and All Senators
         Mourns the death of Kenneth C. Donoghue of Pearl River, New York.
         Oct 25 17   S Resolution Adopted
SR 0090  Sen. Michael Connelly and All Senators
         Mourns the death of Richard E. Locher of Naperville.
         Oct 25 17   S Resolution Adopted
SR 0091  Sen. Terry Link and All Senators
         Mourns the death of Ryan Christopher Koski.
         Oct 25 17   S Resolution Adopted
SR 00802  Sen. Julie A. Morrison and All Senators
Mourns the death of Raymond J. Holtz of Mount Prospect.
Oct 25 17  S  Resolution Adopted

SR 00803  Sen. Julie A. Morrison and All Senators
Mourns the death of James Francis Gallagher of Highland Park.
Oct 25 17  S  Resolution Adopted

SR 00804  Sen. Julie A. Morrison and All Senators
Mourns the death of Paula Ballin of Highland Park.
Oct 25 17  S  Resolution Adopted

SR 00805  Sen. Julie A. Morrison and All Senators
Mourns the death of Lt. Col. Thomas Hall of Highland Park.
Oct 25 17  S  Resolution Adopted

SR 00806  Sen. Julie A. Morrison and All Senators
Mourns the death of Marvin Glass of Highland Park.
Oct 25 17  S  Resolution Adopted

SR 00807  Sen. Julie A. Morrison and All Senators
Mourns the death of Guido Galassini.
Oct 25 17  S  Resolution Adopted

SR 00808  Sen. Julie A. Morrison and All Senators
Mourns the death of Rosemarie Levin.
Oct 25 17  S  Resolution Adopted

SR 00809  Sen. Julie A. Morrison and All Senators
Mourns the death of Joan Jankowsky Dubin of Highland Park.
Oct 25 17  S  Resolution Adopted

SR 00810  Sen. Julie A. Morrison and All Senators
Mourns the death of Marjorie Shender of Highland Park.
Oct 25 17  S  Resolution Adopted

SR 00811  Sen. Julie A. Morrison and All Senators
Mourns the death of Marvin Juron.
Oct 25 17  S  Resolution Adopted

SR 00812  Sen. Napoleon Harris, III and All Senators
Mourns the death of Barbara Yvonne Oliver
Oct 25 17  S  Resolution Adopted

SR 00813  Sen. Pamela J. Althoff and All Senators
Mourns the death of Dorothy Bischke of Harvard.
Oct 25 17  S  Resolution Adopted

SR 00814  Sen. Pamela J. Althoff and All Senators
Mourns the death of Karen E. Backes of Marengo.
Oct 25 17  S  Resolution Adopted

SR 00815  Sen. Pamela J. Althoff and All Senators
Mourns the death of Frank A. Mosser Sr. of McHenry.
Oct 25 17  S  Resolution Adopted

SR 00816  Sen. Pamela J. Althoff and All Senators
Mourns the death of Samuel E. Palmer of McHenry.
Oct 25 17  S  Resolution Adopted
SR 00817  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Steven Michael Mertel.
  Oct 25 17  S  Resolution Adopted

SR 00818  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Kevin Michael Click of Wonder Lake.
  Oct 25 17  S  Resolution Adopted

SR 00819  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Paul Martin Freund and Dolores Sokolowski-Freund.
  Oct 25 17  S  Resolution Adopted

SR 00820  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Carl E. Tanneberger of Fox Lake.
  Oct 25 17  S  Resolution Adopted

SR 00821  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Janice H. Johnston of Crystal Lake.
  Oct 25 17  S  Resolution Adopted

SR 00822  Sen. Pat McGuire and All Senators
  Mourns the death of Margarita M. Rodriguez of Joliet.
  Oct 25 17  S  Resolution Adopted

SR 00823  Sen. Pat McGuire and All Senators
  Mourns the death of Jerry Paul Fordyce.
  Oct 25 17  S  Resolution Adopted

SR 00824  Sen. Pat McGuire and All Senators
  Mourns the death of Alberta Thompson-Herod.
  Oct 25 17  S  Resolution Adopted

SR 00825  Sen. Pat McGuire and All Senators
  Mourns the death of Peter R. Stefanich of Crest Hill.
  Oct 25 17  S  Resolution Adopted

SR 00826  Sen. John G. Mulroe and All Senators
  Mourns the death of Maureen Conroy-Donnelly.
  Oct 25 17  S  Resolution Adopted

SR 00827  Sen. Michael Connelly and All Senators
  Mourns the death of George Philip Aderton of La Salle.
  Oct 25 17  S  Resolution Adopted

SR 00828  Sen. Terry Link and All Senators
  Mourns the death of Cheryl Ann Ross of Waukegan.
  Oct 25 17  S  Resolution Adopted

SR 00829  Sen. Terry Link and All Senators
  Mourns the death of Alicia Mary Scandiff
  Oct 25 17  S  Resolution Adopted

SR 00830  Sen. Kimberly A. Lightford and All Senators
  Mourns the death of Shirley Wade.
  Oct 25 17  S  Resolution Adopted

SR 00831  Sen. William E. Brady-Wm. Sam McCann and All Senators
  Mourns the death of Virginia A. Vose of Springfield.
  Oct 25 17  S  Resolution Adopted
SR 00832  Sen. Wm. Sam McCann and All Senators
Mourns the death of Michael P. Townsend of Springfield.
Oct 25 17  S  Resolution Adopted

SR 00833  Sen. Julie A. Morrison and All Senators
Mourns the death of Maria Martha Perez Laubhan of Highland Park.
Oct 25 17  S  Resolution Adopted

SR 00834  Sen. Bill Cunningham and All Senators
Mourns the death of CPD Captain James Alan LaVoy of Mt. Greenwood.
Oct 25 17  S  Resolution Adopted

SR 00835  Sen. Terry Link and All Senators
Mourns the death of Gary L. Zarazinski of Waukegan.
Oct 25 17  S  Resolution Adopted

SR 00836  Sen. Chapin Rose and All Senators
Mourns the death of Petty Officer 3rd Class Logan Palmer USN of Decatur.
Oct 25 17  S  Resolution Adopted

SR 00837  Sen. Chapin Rose and All Senators
Mourns the death of Harley D. Rutledge of Tolono.
Oct 25 17  S  Resolution Adopted

SR 00838  Sen. Chapin Rose and All Senators
Mourns the death of Leamon Kemp Jessup of Mahomet.
Oct 25 17  S  Resolution Adopted

SR 00839  Sen. Chapin Rose and All Senators
Mourns the death of James Francis Kammer.
Oct 25 17  S  Resolution Adopted

SR 00840  Sen. William R. Haine and All Senators
Mourns the death of John William Papa of Madison.
Oct 25 17  S  Resolution Adopted

SR 00841  Sen. William R. Haine and All Senators
Mourns the death of Rosalie Frances Tognarelli of Collinsville.
Oct 25 17  S  Resolution Adopted

SR 00842  Sen. William R. Haine and All Senators
Mourns the death of Melvin C. Wilmsmeyer of Granite City.
Oct 25 17  S  Resolution Adopted

SR 00843  Sen. Neil Anderson and All Senators
Mourns the death of Marcus Warren Jackson Sr. of Rock Island.
Oct 25 17  S  Resolution Adopted

SR 00844  Sen. Neil Anderson and All Senators
Mourns the death of Grant R. Rupp of Andalusia.
Oct 25 17  S  Resolution Adopted

SR 00845  Sen. Don Harmon
Sep 07 17  S  Referred to Assignments

SR 00846  Sen. Pat McGuire and All Senators
Mourns the death of Noel C. Boretti of Glenview.
Oct 25 17  S  Resolution Adopted
SR 00847  Sen. Scott M. Bennett and All Senators
Mourns the death of Robert Emil Koch of Urbana.
Oct 25 17  S  Resolution Adopted

SR 00848  Sen. Scott M. Bennett and All Senators
Mourns the death of Richard L. Taylor of Rantoul.
Oct 25 17  S  Resolution Adopted

SR 00849  Sen. Scott M. Bennett and All Senators
Mourns the death of June Craig of Indianola.
Oct 25 17  S  Resolution Adopted

SR 00850  Sen. Scott M. Bennett and All Senators
Mourns the death of Clyde H. Martin of Urbana.
Oct 25 17  S  Resolution Adopted

SR 00851  Sen. Scott M. Bennett and All Senators
Mourns the death of Harold Craig of Indianola.
Oct 25 17  S  Resolution Adopted

SR 00852  Sen. Scott M. Bennett and All Senators
Mourns the death Jean Annette Fox Burkholder of Urbana.
Oct 25 17  S  Resolution Adopted

SR 00853  Sen. Thomas Cullerton and All Senators
Mourns the death of Michael Rodger Duval Sr. of West Chicago.
Oct 25 17  S  Resolution Adopted

SR 00854  Sen. Julie A. Morrison and All Senators
Mourns the death of Roger W. Carlson of Deerfield.
Oct 25 17  S  Resolution Adopted

SR 00855  Sen. Chapin Rose and All Senators
Oct 25 17  S  Resolution Adopted

SR 00856  Sen. Chapin Rose and All Senators
Mourns the death of Richard Steeves of Mahomet.
Oct 25 17  S  Resolution Adopted

SR 00857  Sen. William R. Haine and All Senators
Mourns the death of William R. Taul Sr. of Alton.
Oct 25 17  S  Resolution Adopted

SR 00858  Sen. Thomas Cullerton and All Senators
Mourns the death of Norman C. Kase.
Oct 25 17  S  Resolution Adopted

SR 00859  Sen. Thomas Cullerton and All Senators
Mourns the death of Denise Faith Fagan of Villa Park.
Oct 25 17  S  Resolution Adopted

SR 00860  Sen. Thomas Cullerton and All Senators
Mourns the death of Marietta Hirsch of Lombard.
Oct 25 17  S  Resolution Adopted

SR 00861  Sen. John G. Mulroe and All Senators
Mourns the death of Elizabeth A. Cullerton.
Oct 25 17  S  Resolution Adopted
SR 00862  Sen. John G. Mulroe and All Senators
Mourns the death of Constantine Alpogianis.
Oct 25 17  S  Resolution Adopted

SR 00863  Sen. John G. Mulroe and All Senators
Mourns the death of Gene J. Ferraresi.
Oct 25 17  S  Resolution Adopted

SR 00864  Sen. John J. Cullerton-Don Harmon-Cristina Castro and Mattie Hunter-Iris Y. Martinez
Urges President Donald J. Trump, the U.S. Department of Homeland Security, and the Congress of the United States of America to preserve protections under DACA and to uphold the values of the United States and the State of Illinois of providing protection to vulnerable young people who have lived much of their lives in the United States, attended school in the United States, and made the United States their home.
Oct 25 17  S  Resolution Adopted

SR 00865  Sen. Neil Anderson and All Senators
Mourns the death of Jon L. Christiansen of Moline.
Oct 25 17  S  Resolution Adopted

SR 00866  Sen. Neil Anderson and All Senators
Mourns the death of Robbie C. Shoemaker Heitzman of Moline.
Oct 25 17  S  Resolution Adopted

SR 00867  Sen. Neil Anderson and All Senators
Mourns the death of Marvin S. Keller of Coyne Center.
Oct 25 17  S  Resolution Adopted

SR 00868  Sen. Neil Anderson and All Senators
Mourns the death of Francis G. Bloomer of Silvis.
Oct 25 17  S  Resolution Adopted

SR 00869  Sen. Andy Manar and All Senators
Mourns the death of Jon R. Lowrance of Assumption.
Oct 25 17  S  Resolution Adopted

SR 00870  Sen. William E. Brady and All Senators
Mourns the death of Henry Robert Kloppenburg of Springfield.
Oct 25 17  S  Resolution Adopted

SR 00871  Sen. William E. Brady and All Senators
Mourns the death of Gene Franklin Smedley of Bloomington.
Oct 25 17  S  Resolution Adopted

SR 00872  Sen. Julie A. Morrison and All Senators
Mourns the death of Kelly Shawn Moore of Lake Forest.
Oct 25 17  S  Resolution Adopted

SR 00873  Sen. William E. Brady and All Senators
Mourns the death of Dorothy "June" Dunseth Myers of Springfield.
Oct 25 17  S  Resolution Adopted

SR 00874  Sen. Jason A. Barickman-Wm. Sam McCann and All Senators
Mourns the death of Donald W. Casper of Springfield.
Oct 25 17  S  Resolution Adopted

SR 00875  Sen. Terry Link and All Senators
Mourns the death of Rose A. Jurkovac.
Oct 25 17  S  Resolution Adopted

SR 00876  Sen. Terry Link and All Senators
Mourns the death of John Paul Rygiel Sr. of Spring Grove.
Oct 25 17  S  Resolution Adopted
SR 00877  Sen. Andy Manar and All Senators
Mourns the death of Logan Stephen Palmer, Petty Officer Second Class, of Harristown, IL.
Oct 25 17  S  Resolution Adopted

SR 00878  Sen. John F. Curran and All Senators
Mourns the death of Edward P. Smith of Shorewood.
Oct 25 17  S  Resolution Adopted

SR 00879  Sen. Pamela J. Althoff and All Senators
Mourns the death of Robert Elroy Jensen of McHenry.
Oct 25 17  S  Resolution Adopted

SR 00880  Sen. Pamela J. Althoff and All Senators
Mourns the death of Charlotte Myrtie Deneen of Marengo.
Oct 25 17  S  Resolution Adopted

SR 00881  Sen. Pamela J. Althoff and All Senators
Mourns the death of Edward F. Koester of Marengo.
Oct 25 17  S  Resolution Adopted

SR 00882  Sen. Pamela J. Althoff and All Senators
Mourns the death of George Marek of Johnsburg.
Oct 25 17  S  Resolution Adopted

SR 00883  Sen. Pamela J. Althoff and All Senators
Mourns the death of William Edwin Hutchinson of McHenry.
Oct 25 17  S  Resolution Adopted

SR 00884  Sen. Pamela J. Althoff and All Senators
Mourns the death of Delores Jane Corser of McHenry.
Oct 25 17  S  Resolution Adopted

SR 00885  Sen. Pamela J. Althoff and All Senators
Mourns the death of Louis D. Ohrlich, formerly of Crystal Lake.
Oct 25 17  S  Resolution Adopted

SR 00886  Sen. Pamela J. Althoff and All Senators
Mourns the death of Richard Henry Kropp of Crystal Lake.
Oct 25 17  S  Resolution Adopted

SR 00887  Sen. Pamela J. Althoff and All Senators
Mourns the death of Althea M. Walkington of Ringwood.
Oct 25 17  S  Resolution Adopted

SR 00888  Sen. Pamela J. Althoff and All Senators
Mourns the death of William "Bill" Merritt Morefield of Woodstock.
Oct 25 17  S  Resolution Adopted

SR 00889  Sen. Pamela J. Althoff and All Senators
Mourns the death of Norenne E. Dunker of Marengo.
Oct 25 17  S  Resolution Adopted

SR 00890  Sen. Pamela J. Althoff and All Senators
Mourns the death of Dennis N. Dalby of McHenry.
Oct 25 17  S  Resolution Adopted

SR 00891  Sen. Pamela J. Althoff and All Senators
Mourns the death of Joseph Patrick Rubino Sr. of McHenry.
Oct 25 17  S  Resolution Adopted
SR 00892  Sen. Pamela J. Althoff and All Senators
Mourns the death of Robert Keith Johnson of Fox Lake.
Oct 25 17  S  Resolution Adopted

SR 00893  Sen. Pamela J. Althoff and All Senators
Mourns the death of Carol Jean Wildey of Crystal Lake.
Oct 25 17  S  Resolution Adopted

SR 00894  Sen. Pamela J. Althoff and All Senators
Mourns the death of Isabel Brody.
Oct 25 17  S  Resolution Adopted

SR 00895  Sen. Pamela J. Althoff and All Senators
Mourns the death of Edward Pierce of Marengo.
Oct 25 17  S  Resolution Adopted

SR 00896  Sen. Pamela J. Althoff and All Senators
Mourns the death of Rev. Janie A. Long of Wonder Lake.
Oct 25 17  S  Resolution Adopted

SR 00897  Sen. Wm. Sam McCann and All Senators
Mourns the death of Furio "Rio" Richmond Faulkner.
Oct 25 17  S  Resolution Adopted

SR 00898  Sen. Pat McGuire and All Senators
Mourns the death of Helen M. Beutel of Joliet.
Oct 25 17  S  Resolution Adopted

SR 00899  Sen. Pat McGuire and All Senators
Mourns the death of Richard J. Cremeens of Joliet
Oct 25 17  S  Resolution Adopted

SR 00900  Sen. Terry Link and All Senators
Mourns the death of Aldona M. Barrows of Gurnee.
Oct 25 17  S  Resolution Adopted

SR 00901  Sen. Terry Link and All Senators
Mourns the death of Jerry Howard Haapanen.
Oct 25 17  S  Resolution Adopted

SR 00902  Sen. Terry Link and All Senators
Mourns the death of David Piktel of Winthrop Harbor.
Oct 25 17  S  Resolution Adopted

SR 00903  Sen. Terry Link and All Senators
Mourns the death of Verna Wilson of Waukegan.
Oct 25 17  S  Resolution Adopted

SR 00904  Sen. John J. Cullerton
Oct 25 17  S  Resolution Adopted

SR 00905  Sen. Jason A. Barickman and All Senators
Mourns the death of Ruth M. Weber of Bloomington.
Oct 25 17  S  Resolution Adopted

SR 00906  Sen. Julie A. Morrison and All Senators
Mourns the death of Mary Fiocchi of Highland Park.
Oct 25 17  S  Resolution Adopted
SR 00907  Sen. Terry Link and All Senators
  Mourns the death of Aloysius and Lorraine Filipowicz of Lake Bluff.
  Oct 25 17  S  Resolution Adopted

SR 00908  Sen. Terry Link and All Senators
  Mourns the death of Eugene "Gene" Charles Griffin.
  Oct 25 17  S  Resolution Adopted

SR 00909  Sen. Terry Link and All Senators
  Mourns the death of Iris Mamie Nixon of Waukegan.
  Oct 25 17  S  Resolution Adopted

SR 00910  Sen. Terry Link and All Senators
  Mourns the death of Gladys M. Raether of Waukegan.
  Oct 25 17  S  Resolution Adopted

SR 00911  Sen. Terry Link and All Senators
  Mourns the death of Robert Reif of Waukegan.
  Oct 25 17  S  Resolution Adopted

SR 00912  Sen. Terry Link and All Senators
  Mourns the death of Irene Frances Weate of Waukegan.
  Oct 25 17  S  Resolution Adopted

SR 00913  Sen. Neil Anderson and All Senators
  Mourns the death of William "Bill" Frederick Stewart of Hillsdale.
  Oct 25 17  S  Resolution Adopted

SR 00914  Sen. Neil Anderson and All Senators
  Mourns the death of James E. Milligan of Milan.
  Oct 25 17  S  Resolution Adopted

SR 00915  Sen. Neil Anderson and All Senators
  Mourns the death of Bill J. Doxsee of Silvis.
  Oct 25 17  S  Resolution Adopted

SR 00916  Sen. Neil Anderson and All Senators
  Mourns the death of Joseph R. Mendoza of Rock Island.
  Oct 25 17  S  Resolution Adopted

SR 00917  Sen. Neil Anderson and All Senators
  Mourns the death of Larry Lee Kirby of Milan.
  Oct 25 17  S  Resolution Adopted

SR 00918  Sen. Neil Anderson and All Senators
  Mourns the death of Francisco Cruz Sr. of Rock Island.
  Oct 25 17  S  Resolution Adopted

SR 00919  Sen. Neil Anderson and All Senators
  Mourns the death of Pastor Gary Dewayne Armstrong of Rock Island.
  Oct 25 17  S  Resolution Adopted

SR 00920  Sen. Neil Anderson and All Senators
  Mourns the death of Charles E. Stewart of East Moline.
  Oct 25 17  S  Resolution Adopted

SR 00921  Sen. Neil Anderson and All Senators
  Mourns the death of John Willis Gordon of Moline.
  Oct 25 17  S  Resolution Adopted
SR 00922  Sen. Neil Anderson and All Senators
Mourns the death of Archie L. McKelvie of Rock Island.
Oct 25 17  S  Resolution Adopted

SR 00923  Sen. Michael Connelly and All Senators
Mourns the death of William Mego of Naperville.
Oct 25 17  S  Resolution Adopted

SR 00924  Sen. Laura M. Murphy and All Senators
Mourns the death of Mark Evans of Elk Grove Village.
Oct 25 17  S  Resolution Adopted

SR 00925  Sen. Cristina Castro and All Senators
Mourns the death of Dr. Jean A. Bowen of Elgin
Oct 25 17  S  Resolution Adopted

SR 00926  Sen. Andy Manar and All Senators
Mourns the death of Jon C. Baxter of Decatur.
Oct 25 17  S  Resolution Adopted

SR 00927  Sen. Andy Manar and All Senators
Mourns the death of Mary Brunaugh of Bunker Hill.
Oct 25 17  S  Resolution Adopted

SR 00928  Sen. Andy Manar and All Senators
Mourns the death of Donald L. Skinner of Pawnee.
Oct 25 17  S  Resolution Adopted

SR 00929  Sen. Andy Manar-Wm. Sam McCann and All Senators
Mourns the death of Delores Ross of Virden.
Oct 25 17  S  Resolution Adopted

SR 00930  Sen. Neil Anderson and All Senators
Mourns the death of Philip John Kibler of Moline.
Oct 25 17  S  Resolution Adopted

SR 00931  Sen. Karen McConnaughay and All Senators
Mourns the death of Glenn H. McConnaughay of Batavia.
Oct 25 17  S  Resolution Adopted

SR 00932  Sen. Karen McConnaughay and All Senators
Mourns the death of Eugene Von Kaenel of Elgin.
Oct 25 17  S  Resolution Adopted

SR 00933  Sen. John G. Mulroe and All Senators
Mourns the death of Kevin Fay.
Oct 25 17  S  Resolution Adopted

SR 00934  Sen. Don Harmon and All Senators
Mourns the death of Mario Augusto Estrada.
Oct 25 17  S  Resolution Adopted

SR 00935  Sen. Scott M. Bennett and All Senators
Mourns the death of Benjamin Watts of Champaign.
Oct 25 17  S  Resolution Adopted

SR 00936  Sen. John G. Mulroe
Declares September of 2017 as Childhood Cancer Awareness Month in the State of Illinois.
Nov 07 17  S  Resolution Adopted
SR 00937  Sen. Pat McGuire and All Senators
Mourns the death of Carol Jean Schaefer of Morris.
Oct 25 17  S  Resolution Adopted

SR 00938  Sen. Sue Rezin and All Senators
Mourns the death of Lester Boe of Ottawa.
Oct 25 17  S  Resolution Adopted

SR 00939  Sen. Sue Rezin and All Senators
Mourns the death of Cliff Banks of Oglesby.
Oct 25 17  S  Resolution Adopted

SR 00940  Sen. Sue Rezin and All Senators
Mourns the death of Raymond Burdette Carlson of Ottawa.
Oct 25 17  S  Resolution Adopted

SR 00941  Sen. William R. Haine and All Senators
Mourns the death of Joseph R. "Joe" Brown Jr. of Troy.
Oct 25 17  S  Resolution Adopted

SR 00942  Sen. Thomas Cullerton and All Senators
Mourns the death of Albert Savegnago of Wheaton.
Oct 25 17  S  Resolution Adopted

SR 00943  Sen. Terry Link and All Senators
Mourns the death of Jeanne Marie Kalinoski of North Chicago.
Oct 25 17  S  Resolution Adopted

SR 00944  Sen. Terry Link and All Senators
Mourns the death of Ronald Knodel of Kenosha, Wisconsin.
Oct 25 17  S  Resolution Adopted

SR 00945  Sen. Terry Link and All Senators
Mourns the death of Mary Lou Martin of Gurnee.
Oct 25 17  S  Resolution Adopted

SR 00946  Sen. Terry Link and All Senators
Mourns the death of Mark Alan Miller.
Oct 25 17  S  Resolution Adopted

SR 00947  Sen. Terry Link and All Senators
Mourns the death of Stephen Nordstrom of Waukegan.
Oct 25 17  S  Resolution Adopted

SR 00948  Sen. Terry Link and All Senators
Mourns the death of William Traynor.
Oct 25 17  S  Resolution Adopted

SR 00949  Sen. Scott M. Bennett and All Senators
Mourns the death of Frances Marie Cramer of Rantoul.
Oct 25 17  S  Resolution Adopted

SR 00950  Sen. Michael E. Hastings
Urges the United States Congress to renew the Children's Health Insurance Program (CHIP).
Oct 18 17  S  Referred to Assignments

SR 00951  Sen. Pamela J. Althoff and All Senators
Mourns the death of Kenneth Ray Beyer.
Oct 25 17  S  Resolution Adopted
SR 00952  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Janet L. Smith of McHenry.
  Oct 25 17  S  Resolution Adopted

SR 00953  Sen. Pamela J. Althoff and All Senators
  Mourns the death of John Phalin of McHenry.
  Oct 25 17  S  Resolution Adopted

SR 00954  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Marijule S. Shields of Harvard.
  Oct 25 17  S  Resolution Adopted

SR 00955  Sen. Pamela J. Althoff and All Senators
  Oct 25 17  S  Resolution Adopted

SR 00956  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Harold R. Myers of Alden.
  Oct 25 17  S  Resolution Adopted

SR 00957  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Paul E. Rueff of Marengo.
  Oct 25 17  S  Resolution Adopted

SR 00958  Sen. Pamela J. Althoff-Dan McConchie and All Senators
  Mourns the death of Edward Young, formerly of Lake Zurich.
  Oct 25 17  S  Resolution Adopted

SR 00959  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Bernice Jane Gora of Crystal Lake.
  Oct 25 17  S  Resolution Adopted

SR 00960  Sen. Pamela J. Althoff and All Senators
  Mourns the death of William A. Robinson Sr. of Richmond.
  Oct 25 17  S  Resolution Adopted

SR 00961  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Suzanne Therese Smith.
  Oct 25 17  S  Resolution Adopted

SR 00962  Sen. Neil Anderson and All Senators
  Mourns the death of George A. Herrmann of Moline.
  Oct 25 17  S  Resolution Adopted

SR 00963  Sen. Neil Anderson and All Senators
  Mourns the death of Raymond W. Webster of Rock Island.
  Oct 25 17  S  Resolution Adopted

SR 00964  Sen. Scott M. Bennett and All Senators
  Mourns the death of Richard "Rick" Wayne Dailey Sr. of Georgetown.
  Oct 25 17  S  Resolution Adopted

SR 00965  Sen. Scott M. Bennett and All Senators
  Mourns the death of Ken Gunji of Champaign.
  Oct 25 17  S  Resolution Adopted

SR 00966  Sen. William R. Haine and All Senators
  Mourns the death of Carolyn Fahnstock of Alton
  Oct 25 17  S  Resolution Adopted
SR 00967  Sen. William R. Haine and All Senators
Mourns the death of Katherine Margaret Lanzerotte of Alton.
Oct 25 17  S  Resolution Adopted

SR 00968  Sen. Jennifer Bertino-Tarrant and All Senators
Mourns the death of Angelo A. Marchio of Joliet.
Oct 25 17  S  Resolution Adopted

SR 00969  Sen. Emil Jones, III and All Senators
Mourns the death of Barbara Kaye Barlow.
Oct 25 17  S  Resolution Adopted

SR 00970  Sen. Pamela J. Althoff and All Senators
Mourns the death of Larry D. Behrens of Hebron.
Oct 25 17  S  Resolution Adopted

SR 00971  Sen. Pamela J. Althoff and All Senators
Mourns the death of Dr. Joseph M. Saban of Lakewood.
Oct 25 17  S  Resolution Adopted

SR 00972  Sen. Pamela J. Althoff and All Senators
Mourns the death of Billy F. McLean of McHenry.
Oct 25 17  S  Resolution Adopted

SR 00973  Sen. Cristina Castro and All Senators
Mourns the death of Lisa LaForge.
Oct 25 17  S  Resolution Adopted

SR 00974  Sen. Andy Manar and All Senators
Mourns the death of Michael Patrick Drea of Taylorville.
Oct 25 17  S  Resolution Adopted

SR 00975  Sen. Michael E. Hastings and All Senators
Mourns the death of Michael S. Worley.
Oct 25 17  S  Resolution Adopted

SR 00976  Sen. Terry Link and All Senators
Mourns the death of Bertram Brown of Gurnee.
Oct 25 17  S  Resolution Adopted

SR 00977  Sen. Terry Link and All Senators
Mourns the death of Robert D. Thrasher Sr. of Winthrop Harbor.
Oct 25 17  S  Resolution Adopted

SR 00978  Sen. Don Harmon and All Senators
Mourns the death of Delores B. Graham.
Oct 25 17  S  Resolution Adopted

SR 00979  Sen. Wm. Sam McCann and All Senators
Mourns the death of Sarah Jane Coad of White Hall.
Oct 25 17  S  Resolution Adopted

SR 00980  Sen. William E. Brady and All Senators
Mourns the death of Allison "Al" Perring Jr. of Clinton
Oct 25 17  S  Resolution Adopted

SR 00981  Sen. William E. Brady and All Senators
Mourns the death of Angela R. Isaacson of Normal.
Oct 25 17  S  Resolution Adopted
SR 00982  Sen. Scott M. Bennett-Jason A. Barickman-Chapin Rose and All Senators
Mourns the death of Louis L. Mervis of Danville.
Oct 25 17  S  Resolution Adopted

SR 00983  Sen. Karen McConnaughay and All Senators
Mourns the death of Donald Engel of Hampshire.
Oct 25 17  S  Resolution Adopted

SR 00984  Sen. Karen McConnaughay and All Senators
Mourns the death of Dr. Jean A. Bowen.
Oct 25 17  S  Resolution Adopted

SR 00985  Sen. Karen McConnaughay and All Senators
Mourns the death of Patrick Henry Collins Jr. of Batavia.
Oct 25 17  S  Resolution Adopted

SR 00986  Sen. Toi W. Hutchinson-Cristina Castro and Emil Jones, III
Urges the President of the United States and the Secretary of the United States Department of Health and Human Services to adopt policies to repeal the current discriminatory donor suitability policies regarding blood donations.
Oct 18 17  S  Referred to Assignments

SR 00987  Sen. David Koehler and All Senators
Mourns the death of Gerald L. Klein of Germantown Hills.
Oct 25 17  S  Resolution Adopted

SR 00988  Sen. David Koehler and All Senators
Mourns the death of Robert Easton Jr. M.D.
Oct 25 17  S  Resolution Adopted

SR 00989  Sen. Julie A. Morrison and All Senators
Mourns the death of Catherine "Kay" Mary Hanley of Wilmette.
Oct 25 17  S  Resolution Adopted

SR 00990  Sen. Don Harmon and All Senators
Mourns the death of Renee F. Buecker of Oak Park.
Oct 25 17  S  Resolution Adopted

SR 00991  Sen. Don Harmon and All Senators
Mourns the passing of Ruth Stamm Dear of Oak Park.
Oct 25 17  S  Resolution Adopted

SR 00992  Sen. Don Harmon and All Senators
Mourns the passing of Arthur G. Holland of Hinsdale.
Oct 25 17  S  Resolution Adopted

SR 00993  Sen. Jason A. Barickman and All Senators
Mourns the death of Joseph J. Ambrose of LeRoy.
Oct 25 17  S  Resolution Adopted

SR 00994  Sen. Dan McConchie-Dale A. Righter
Declares April of 2018 as Prevent Child Abuse America Month in the State of Illinois.
Mar 14 18  S  Resolution Adopted

SR 00995  Sen. Cristina Castro and All Senators
Mourns the death of Eugene F. Banke of Elgin.
Oct 25 17  S  Resolution Adopted

SR 00996  Sen. David Koehler and All Senators
Mourns the death of Mike Shea of Pekin.
Oct 25 17  S  Resolution Adopted
SR 00997  Sen. David Koehler and All Senators
   Mourns the death of Caitlin Janelle Brockway of Washington.
   Oct 25 17  S  Resolution Adopted
SR 00998  Sen. David Koehler and All Senators
   Mourns the death of Stan Budzinski of Peoria.
   Oct 25 17  S  Resolution Adopted
SR 00999  Sen. David Koehler and All Senators
   Mourns the death of Marjorie Novotny of Peoria.
   Oct 25 17  S  Resolution Adopted
SR 01000  Sen. David Koehler and All Senators
   Mourns the death of Mary A. Ulrich of Peoria.
   Oct 25 17  S  Resolution Adopted
SR 01001  Sen. David Koehler and All Senators
   Mourns the death of Jeannine S. Triebel of Peoria.
   Oct 25 17  S  Resolution Adopted
SR 01002  Sen. David Koehler and All Senators
   Mourns the death of Gary A. Stauthammer of Peoria.
   Oct 25 17  S  Resolution Adopted
SR 01003  Sen. William R. Haine and All Senators
   Mourns the death of Philip M. Corlew of Edwardsville.
   Oct 25 17  S  Resolution Adopted
SR 01004  Sen. William R. Haine and All Senators
   Mourns the death of Helen Marie Emerick of Wood River.
   Oct 25 17  S  Resolution Adopted
SR 01005  Sen. William R. Haine and All Senators
   Mourns the death of Joan Iva Willaredt of Edwardsville.
   Oct 25 17  S  Resolution Adopted
SR 01006  Sen. William R. Haine and All Senators
   Mourns the death of Larry Gene Hazen of Godfrey.
   Oct 25 17  S  Resolution Adopted
SR 01007  Sen. William R. Haine and All Senators
   Mourns the death of Wanda Helen Mattea of Maryville.
   Oct 25 17  S  Resolution Adopted
SR 01008  Sen. Antonio Muñoz and All Senators
   Mourns the death of Refugio Munoz.
   Oct 25 17  S  Resolution Adopted
SR 01009  Sen. Neil Anderson and All Senators
   Mourns the death of Robert B. Lawrence of Moline.
   Oct 25 17  S  Resolution Adopted
SR 01010  Sen. Neil Anderson and All Senators
   Mourns the death of Duane Homer Mitchell.
   Oct 25 17  S  Resolution Adopted
SR 01011  Sen. Neil Anderson and All Senators
   Mourns the death of Albert L. Dussliere of East Moline.
   Oct 25 17  S  Resolution Adopted
SR 01012
Sen. Pamela J. Althoff and All Senators
Mourns the death of Ericka Jennifer Smith of Crystal Lake.
Oct 25 17 S Resolution Adopted

SR 01013
Sen. Pamela J. Althoff and All Senators
Mourns the death of Robert G. Popp of Crystal Lake.
Oct 25 17 S Resolution Adopted

SR 01014
Sen. Pamela J. Althoff and All Senators
Mourns the death of Roger Herman Adler of Woodstock
Oct 25 17 S Resolution Adopted

SR 01015
Sen. Pamela J. Althoff and All Senators
Mourns the death of Sally Jane Gavers of Woodstock.
Oct 25 17 S Resolution Adopted

SR 01016
Sen. Pamela J. Althoff and All Senators
Mourns the death of Marlene Ann Lantz.
Oct 25 17 S Resolution Adopted

SR 01017
Sen. Pamela J. Althoff and All Senators
Mourns the death of Mary A. Leahy.
Oct 25 17 S Resolution Adopted

SR 01018
Sen. Kimberly A. Lightford and All Senators
Mourns the death of Charlie "Chuck" Smith Jr. of Chicago.
Oct 25 17 S Resolution Adopted

SR 01019
Sen. William E. Brady and All Senators
Mourns the death of Herbert Arthur Henderson of Tremont.
Oct 25 17 S Resolution Adopted

SR 01020
Sen. Julie A. Morrison and All Senators
Mourns the death of Ruthann Montgomery Wellhausen of St. Charles.
Oct 25 17 S Resolution Adopted

SR 01021
Sen. Andy Manar and All Senators
Mourns the death of Judith Rose Gianasi of Taylorville.
Oct 25 17 S Resolution Adopted

SR 01022
Sen. Neil Anderson and All Senators
Mourns the death of Cecil E. Payne of Rapids City.
Oct 25 17 S Resolution Adopted

SR 01023
Sen. Don Harmon and All Senators
Mourns the death of Margery D. Shinners of Oak Park.
Oct 25 17 S Resolution Adopted

SR 01024
Sen. Chapin Rose and All Senators
Mourns the death of Rex L. Brown of Decatur.
Oct 25 17 S Resolution Adopted

SR 01025
Sen. Chapin Rose and All Senators
Mourns the death of Douglas R. McCumber of Tuscola.
Oct 25 17 S Resolution Adopted

SR 01026
Sen. Chapin Rose and All Senators
Mourns the death of Allison "Al" Perring Jr. of Clinton.
Oct 25 17 S Resolution Adopted
SR 01027  Sen. Mattie Hunter and All Senators
Mourns the death of Leola Williams Robinson White of Chicago.
Oct 25 17  S  Resolution Adopted

SR 01028  Sen. Terry Link and All Senators
Mourns the death of John Robert Carden of Waukegan.
Oct 25 17  S  Resolution Adopted

SR 01029  Sen. Terry Link and All Senators
Mourns the death of Arnell V. Gregorski.
Oct 25 17  S  Resolution Adopted

SR 01030  Sen. David Koehler and All Senators
Mourns the death of Carl E. Dawson.
Oct 25 17  S  Resolution Adopted

SR 01031  Sen. Mattie Hunter and All Senators
Mourns the death of Russell Field Triebel of Peoria.
Oct 25 17  S  Resolution Adopted

SR 01032  Sen. Mattie Hunter and All Senators
Mourns the death of Olivia Patton Hooker.
Oct 25 17  S  Resolution Adopted

SR 01033  Sen. Don Harmon and All Senators
Mourns the death of Linda Jo Thomson of Franklin Park.
Oct 25 17  S  Resolution Adopted

SR 01034  Sen. Don Harmon and All Senators
Mourns the death of Jessica Betsy Reed of Chicago.
Oct 25 17  S  Resolution Adopted

SR 01035  Sen. Don Harmon and All Senators
Mourns the passing of Barbara McLachlan of Oak Park.
Oct 25 17  S  Resolution Adopted

SR 01036  Sen. Don Harmon and All Senators
Mourns the passing of Nancy Hoey Hanson of River Forest.
Oct 25 17  S  Resolution Adopted

SR 01037  Sen. Pat McGuire and All Senators
Mourns the death of Michelina Paolucci of Joliet.
Oct 25 17  S  Resolution Adopted

SR 01038  Sen. Pat McGuire and All Senators
Mourns the death of Marilyn L. Ferguson.
Oct 25 17  S  Resolution Adopted

SR 01039  Sen. Scott M. Bennett and All Senators
Mourns the death of Robert V. Fox of Danville.
Nov 09 17  S  Resolution Adopted

SR 01040  Sen. David Koehler and All Senators
Mourns the death of Marva Ann Jones of Peoria.
Nov 09 17  S  Resolution Adopted

SR 01041  Sen. David Koehler and All Senators
Mourns the death of Dr. Edward P. Glover of Brimfield.
Nov 09 17  S  Resolution Adopted
SR 01042  Sen. David Koehler and All Senators
Mourns the death of Norman A. Ulrich Sr. of East Peoria.
Nov 09 17  S  Resolution Adopted

SR 01043  Sen. Scott M. Bennett and All Senators
Mourns the death of Marilyn F. Campbell of Georgetown.
Nov 09 17  S  Resolution Adopted

SR 01044  Sen. Andy Manar and All Senators
Mourns the death of John Henry Henske of Litchfield.
Nov 09 17  S  Resolution Adopted

SR 01045  Sen. Jennifer Bertino-Tarrant and All Senators
Mourns the death of John F. Zlogar Sr. of Joliet.
Nov 09 17  S  Resolution Adopted

SR 01046  Sen. Karen McConnaughay and All Senators
Mourns the death of Louis R. Coulombe of St. Charles.
Nov 09 17  S  Resolution Adopted

SR 01047  Sen. Karen McConnaughay and All Senators
Mourns the death of Howard Moulton of Dundee.
Nov 09 17  S  Resolution Adopted

SR 01048  Sen. Karen McConnaughay and All Senators
Mourns the death of Robert A. Suding of Crystal Lake.
Nov 09 17  S  Resolution Adopted

SR 01049  Sen. Karen McConnaughay and All Senators
Mourns the death of Howard F. Hoffman of Hampshire.
Nov 09 17  S  Resolution Adopted

SR 01050  Sen. Karen McConnaughay and All Senators
Mourns the death of Thomas M. "Tom" McGavock of Dundee.
Nov 09 17  S  Resolution Adopted

SR 01051  Sen. Scott M. Bennett and All Senators
Mourns the death of Alexander George Samaras of Danville.
Nov 09 17  S  Resolution Adopted

SR 01052  Sen. Michael E. Hastings and All Senators
Mourns the death of Carolyn L. Simone.
Nov 09 17  S  Resolution Adopted

SR 01053  Sen. Toi W. Hutchinson
Opposes any and all efforts by the Trump Administration and Congress to eliminate the state and local tax deduction.
Dec 10 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01054  Sen. Neil Anderson and All Senators
Mourns the death of Robert W. Hellberg of Moline.
Nov 09 17  S  Resolution Adopted

SR 01055  Sen. William R. Haine and All Senators
Mourns the death of William Higgins of Alton.
Nov 09 17  S  Resolution Adopted

SR 01056  Sen. Cristina Castro and All Senators
Mourns the death of Anne E. DeDobelaere of Elgin.
Nov 09 17  S  Resolution Adopted
SR 01057  Sen. Terry Link and All Senators
Mourns the death of Pastor William King of Zion.
Nov 09 17  S  Resolution Adopted

SR 01058  Sen. Terry Link and All Senators
Mourns the death of Henrietta Pigg of Lake Forest.
Nov 09 17  S  Resolution Adopted

SR 01059  Sen. Terry Link and All Senators
Mourns the death of James J. Salata, formerly of North Chicago.
Nov 09 17  S  Resolution Adopted

SR 01060  Sen. Wm. Sam McCann and All Senators
Mourns the death of John Alan "Al" "Doc" Lewin of Springfield.
Nov 09 17  S  Resolution Adopted

SR 01061  Sen. Wm. Sam McCann and All Senators
Mourns the death of Thomas M. Burrus of Arenzville.
Nov 09 17  S  Resolution Adopted

SR 01062  Sen. Don Harmon and All Senators
Mourns the death of Donna M. Santoro.
Nov 09 17  S  Resolution Adopted

SR 01063  Sen. Mattie Hunter and All Senators
Mourns the death of Elizabeth "Liz" Buirts Lay.
Nov 09 17  S  Resolution Adopted

SR 01064  Sen. Jennifer Bertino-Tarrant-Pat McGuire and All Senators
Mourns the death of Bolingbrook Deputy Mayor Leroy Brown Sr.
Nov 09 17  S  Resolution Adopted

SR 01065  Sen. Don Harmon and All Senators
Mourns the death of Kieran J. Phelan Jr. of Oak Park.
Nov 09 17  S  Resolution Adopted

SR 01066  Sen. Don Harmon and All Senators
Mourns the death of Ida Mary Warner of Oak Park.
Nov 09 17  S  Resolution Adopted

Calls on Governor Rauner to ensure that the state and local tax deduction is not eliminated or gutted.
Senate Floor Amendment No. 1
Makes a technical change to the language.
Nov 09 17  S  Resolution Adopted as Amended

SR 01068  Sen. Wm. Sam McCann and All Senators
Mourns the death of Robert Guillaume.
Nov 09 17  S  Resolution Adopted

SR 01069  Sen. William E. Brady and All Senators
Mourns the passing of Wayne A. Conrady of Lincoln.
Nov 09 17  S  Resolution Adopted

SR 01070  Sen. William E. Brady and All Senators
Mourns the death of Sandra Kay Rogers Hartman of Springfield.
Nov 09 17  S  Resolution Adopted

SR 01071  Sen. Don Harmon and All Senators
Mourns the death of Virginia Taglia.
Nov 09 17  S  Resolution Adopted
<table>
<thead>
<tr>
<th>Resolution</th>
<th>Nature of Bill</th>
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</thead>
<tbody>
<tr>
<td>SR 01072</td>
<td>Mourns the death of Jeffrey Ritsert of Oak Park.</td>
</tr>
<tr>
<td>SR 01073</td>
<td>Mourns the death of William Martin Jr.</td>
</tr>
<tr>
<td>SR 01074</td>
<td>Mourns the death of Jack Barclay.</td>
</tr>
<tr>
<td>SR 01075</td>
<td>Mourns the death of Abdul Dogar of Lombard.</td>
</tr>
<tr>
<td>SR 01076</td>
<td>Creates the Senate Task Force on Sexual Discrimination and Harassment Awareness and Prevention. Directs the Task Force to conduct a comprehensive review of the legal and social consequences of sexual discrimination and harassment, in both the public and private sectors, and to study and make recommendations on combating sexual discrimination and harassment in Illinois, including in workplaces, in educational institutions, and in state and local government. Provides for the composition of the Task Force, and for appointment of members (who shall serve without compensation) within 10 days after the adoption of this resolution. Requires the Task Force to hold its initial meeting no later than December 15, 2017, and to report its recommendations, including proposed legislation and administrative rule changes no later than December 31, 2018.</td>
</tr>
<tr>
<td>SR 01077</td>
<td>Mourns the death of Antioch Township Supervisor Steve Smouse.</td>
</tr>
<tr>
<td>SR 01078</td>
<td>Mourns the death of Dr. Zia Hassan.</td>
</tr>
<tr>
<td>SR 01079</td>
<td>Mourns the death of Petrina M. Ragusa.</td>
</tr>
<tr>
<td>SR 01080</td>
<td>Urges the State of Illinois and the federal government to work towards including underserved communities in collaborative research, science, technology, and innovation projects and to promote investments to enhance public knowledge and to achieve sustainable participation.</td>
</tr>
<tr>
<td>SR 01081</td>
<td>Mourns the death of Mary Ann Mass of Woodstock.</td>
</tr>
<tr>
<td>SR 01082</td>
<td>Mourns the death of Violet Scharenberg of Marengo.</td>
</tr>
<tr>
<td>SR 01083</td>
<td>Mourns the death of George A. Bailey of Bristol, Wisconsin, formerly of Wonder Lake.</td>
</tr>
</tbody>
</table>
SR 01084  Sen. Pamela J. Althoff and All Senators
Mourns the death of Bradley J. Lewis of Crystal Lake.
Nov 09 17  S  Resolution Adopted

SR 01085  Sen. Pamela J. Althoff and All Senators
Mourns the death of Thomas Lawrence Phalin of Cary.
Nov 09 17  S  Resolution Adopted

SR 01086  Sen. Pamela J. Althoff and All Senators
Mourns the death of Robert Rank of Woodstock.
Nov 09 17  S  Resolution Adopted

SR 01087  Sen. Pamela J. Althoff and All Senators
Mourns the death of N.V.R. Raju, M.D. of Crystal Lake.
Nov 09 17  S  Resolution Adopted

SR 01088  Sen. Laura M. Murphy
Urges Congress to enact tax incentives that would encourage rail carriers to utilize natural gas powered locomotives and grow LNG infrastructure.
May 22 18  S  Resolution Adopted

SR 01089  Sen. William E. Brady-Andy Manar-David Koehler-Chris Nybo
Urges Congress to retain the Federal Historic Tax Credit in whatever tax reform bill they pass.
Nov 08 17  S  Referred to Assignments

SR 01090  Sen. David Koehler and All Senators
Mourns the death of Harry F. Whitaker of Peoria.
Nov 09 17  S  Resolution Adopted

SR 01091  Sen. David Koehler and All Senators
Mourns the death of Frieda Haddad Abdou of Peoria.
Nov 09 17  S  Resolution Adopted

SR 01092  Sen. Wm. Sam McCann and All Senators
Mourns the death of Dr. Elizabeth Robey of Litchfield.
Nov 09 17  S  Resolution Adopted

SR 01093  Sen. Wm. Sam McCann and All Senators
Mourns the death of Dr. Walter L. Bishop of Litchfield.
Nov 09 17  S  Resolution Adopted

SR 01094  Sen. Pat McGuire and All Senators
Mourns the death of Joseph Michael Baltz.
Nov 09 17  S  Resolution Adopted

SR 01095  Sen. Pat McGuire and All Senators
Mourns the death of Dominic M. Paone of Joliet.
Nov 09 17  S  Resolution Adopted

SR 01096  Sen. Andy Manar and All Senators
Mourns the death of Regina Celeste Donelan of Springfield.
Jan 31 18  S  Resolution Adopted

SR 01097  Sen. Neil Anderson and All Senators
Mourns the death of Jimmie Walfrid Gustafson of Coal Valley.
Jan 31 18  S  Resolution Adopted

SR 01098  Sen. Neil Anderson and All Senators
Mourns the death of Charles R. Luebke of Moline.
Jan 31 18  S  Resolution Adopted
SR 01099  Sen. Neil Anderson and All Senators
Mourns the death of Robert M. Sandborg of Moline.
Jan 31 18  S  Resolution Adopted

SR 01100  Sen. Neil Anderson and All Senators
Mourns the death of Richard "Dick" Haggard of East Moline.
Jan 31 18  S  Resolution Adopted

SR 01101  Sen. Neil Anderson and All Senators
Mourns the death of Robert L. Myers of East Moline.
Jan 31 18  S  Resolution Adopted

SR 01102  Sen. Neil Anderson and All Senators
Mourns the death of Victor Mercy of East Moline.
Jan 31 18  S  Resolution Adopted

SR 01103  Sen. Don Harmon and All Senators
Mourns the death of Barbara Furlong of Oak Park.
Jan 31 18  S  Resolution Adopted

SR 01104  Sen. Don Harmon and All Senators
Mourns the death of Melvin J. Wilson of Oak Park.
Jan 31 18  S  Resolution Adopted

SR 01105  Sen. Neil Anderson and All Senators
Mourns the death of John B. Cox Sr. of Silvis.
Jan 31 18  S  Resolution Adopted

SR 01106  Sen. Neil Anderson and All Senators
Mourns the death of Carl G. Schneekloth of Rock Island.
Jan 31 18  S  Resolution Adopted

SR 01107  Sen. Neil Anderson and All Senators
Mourns the death of Robert Theodore Carton of Rock Island.
Jan 31 18  S  Resolution Adopted

SR 01108  Sen. Neil Anderson and All Senators
Mourns the death of Samuel W. Haglund of Moline.
Jan 31 18  S  Resolution Adopted

SR 01109  Sen. Neil Anderson and All Senators
Mourns the death of Richard R. Wilson of Colona.
Jan 31 18  S  Resolution Adopted

SR 01110  Sen. Neil Anderson and All Senators
Mourns the death of Lewis Rhodell Ricketts of Rapids City.
Jan 31 18  S  Resolution Adopted

SR 01111  Sen. Neil Anderson and All Senators
Mourns the death of Larry F. Love of Rock Island.
Jan 31 18  S  Resolution Adopted

SR 01112  Sen. Wm. Sam McCann and All Senators
Mourns the death of Robert Kalb of Springfield.
Jan 31 18  S  Resolution Adopted

SR 01113  Sen. Terry Link and All Senators
Mourns the death of Robert James Crittendon Jr. of North Chicago.
Jan 31 18  S  Resolution Adopted
SR 01114  Sen. Terry Link and All Senators
Mourns the death of Edward Preston Gartley Jr.
Jan 31 18  S  Resolution Adopted

SR 01115  Sen. Terry Link and All Senators
Mourns the death of Max Kuderko.
Jan 31 18  S  Resolution Adopted

SR 01116  Sen. Terry Link and All Senators
Mourns the death of Frederic J. Woldt.
Jan 31 18  S  Resolution Adopted

SR 01117  Sen. Michael E. Hastings
Protect Net Neutrality.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01118  Sen. Terry Link and All Senators
Mourns the death of Anna Marie Abdula of Waukegan.
Jan 31 18  S  Resolution Adopted

SR 01119  Sen. Terry Link and All Senators
Mourns the death of Jerry BoBo of North Chicago.
Jan 31 18  S  Resolution Adopted

SR 01120  Sen. Terry Link and All Senators
Mourns the death of Orville Childers of Waukegan.
Jan 31 18  S  Resolution Adopted

SR 01121  Sen. Terry Link and All Senators
Mourns the death of Lawrence Ferry.
Jan 31 18  S  Resolution Adopted

SR 01122  Sen. Terry Link and All Senators
Mourns the loss of Jeanette Haske of Beach Park.
Jan 31 18  S  Resolution Adopted

SR 01123  Sen. Terry Link and All Senators
Mourns the death of Eric Holderbaum of North Chicago and Park City.
Jan 31 18  S  Resolution Adopted

SR 01124  Sen. Terry Link and All Senators
Mourns the death of Timothy Joseph “TJ” Kristan.
Jan 31 18  S  Resolution Adopted

SR 01125  Sen. Terry Link and All Senators
Mourns the death of Robert L. Morrissey Sr. of Libertyville.
Jan 31 18  S  Resolution Adopted

SR 01126  Sen. Terry Link and All Senators
Mourns the death of Marianne Nagode of Beach Park.
Jan 31 18  S  Resolution Adopted

SR 01127  Sen. Terry Link and All Senators
Mourns the death of Antonio Torres of Waukegan.
Jan 31 18  S  Resolution Adopted

SR 01128  Sen. Terry Link and All Senators
Mourns the death of Manley Lawrence "Larry" Zanco of Waukegan.
Jan 31 18  S  Resolution Adopted
SR 01129  Sen. William R. Haine and All Senators
    Mourns the death of Patrick L. Tanney of Godfrey.
    Jan 31 18  S  Resolution Adopted
SR 01130  Sen. William R. Haine and All Senators
    Mourns the death of Michael Miller Morrissey of Godfrey.
    Jan 31 18  S  Resolution Adopted
SR 01131  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Stephen D. Smouse of Antioch.
    Jan 31 18  S  Resolution Adopted
SR 01132  Sen. Pamela J. Althoff and All Senators
    Mourns the death of William H. Ray of McHenry.
    Jan 31 18  S  Resolution Adopted
SR 01133  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Greg Murrey of Fox Lake.
    Jan 31 18  S  Resolution Adopted
SR 01134  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Edward Joseph Miller of Johnsburg.
    Jan 31 18  S  Resolution Adopted
SR 01135  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Kay Turner Derdeyn.
    Jan 31 18  S  Resolution Adopted
SR 01136  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Ludwig "Lewy" M. Finzel of Union.
    Jan 31 18  S  Resolution Adopted
SR 01137  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Joseph C. Burg of Woodstock.
    Jan 31 18  S  Resolution Adopted
SR 01138  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Molly A. Brodhay of McHenry.
    Jan 31 18  S  Resolution Adopted
SR 01139  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Barbara A. Bellman of Crystal Lake.
    Jan 31 18  S  Resolution Adopted
SR 01140  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Benedetto T. Sorci of Crystal Lake.
    Jan 31 18  S  Resolution Adopted
SR 01141  Sen. Andy Manar and All Senators
    Mourns the death of Hailey JoAnn Bertels of Staunton.
    Jan 31 18  S  Resolution Adopted
SR 01142  Sen. Andy Manar and All Senators
    Mourns the death of Madisen Nicol Bertels of Staunton.
    Jan 31 18  S  Resolution Adopted
SR 01143  Sen. Scott M. Bennett and All Senators
    Mourns the death of Robert Scott Zeiders M.D. of Savoy.
    Jan 31 18  S  Resolution Adopted
SR 01144  Sen. Neil Anderson and All Senators
Mourns the death of Ronald H. Brown of Milan.
Jan 31 18  S  Resolution Adopted

SR 01145  Sen. Neil Anderson and All Senators
Mourns the death of Jim Edward Gager of Moline.
Jan 31 18  S  Resolution Adopted

SR 01146  Sen. Neil Anderson and All Senators
Mourns the death of William A. “Bill” Otterness of Colona.
Jan 31 18  S  Resolution Adopted

SR 01147  Sen. Andy Manar and All Senators
Mourns the death of Tori Renee Carroll of Alhambra and Staunton.
Jan 31 18  S  Resolution Adopted

SR 01148  Sen. Terry Link and All Senators
Jan 31 18  S  Resolution Adopted

SR 01149  Sen. Terry Link and All Senators
Mourns the death of Elizabeth “Betty” Morrissey of North Chicago.
Jan 31 18  S  Resolution Adopted

SR 01150  Sen. Terry Link and All Senators
Mourns the death of William J. Ogrin.
Jan 31 18  S  Resolution Adopted

SR 01151  Sen. Terry Link and All Senators
Mourns the death of Robert J. Ostermiller of Pleasant Prairie, Wisconsin.
Jan 31 18  S  Resolution Adopted

SR 01152  Sen. Terry Link and All Senators
Mourns the death of Raymond A. Staskewich.
Jan 31 18  S  Resolution Adopted

SR 01153  Sen. Laura M. Murphy and Thomas Cullerton
Urges the U.S. Congress to support funding for the research of Lyme disease and to further promote awareness of the effects of Lyme disease in the United States.
May 01 18  S  Resolution Adopted

SR 01154  Sen. Toi W. Hutchinson and All Senators
Mourns the death of Metropolitan Water Reclamation District of Greater Chicago (MWRD) Commissioner, Timothy Bradford.
Jan 31 18  S  Resolution Adopted

SR 01155  Sen. Julie A. Morrison and All Senators
Mourns the death of Robert W. Sharp of Northbrook.
Jan 31 18  S  Resolution Adopted

SR 01156  Sen. Andy Manar and All Senators
Mourns the death of Virginia Rhodus of Carlinville.
Jan 31 18  S  Resolution Adopted

SR 01157  Sen. Pamela J. Althoff and All Senators
Mourns the death of William G. Hansen of Richmond.
Jan 31 18  S  Resolution Adopted

SR 01158  Sen. Pamela J. Althoff and All Senators
Mourns the death of James E. Keefe of Woodstock.
Jan 31 18  S  Resolution Adopted
SR 01159  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Karen L. Scimeca of Woodstock.
    Jan 31 18  S  Resolution Adopted

SR 01160  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Howard William Myers of Lakewood.
    Jan 31 18  S  Resolution Adopted

SR 01161  Sen. Pamela J. Althoff and All Senators
    Mourns the death of James McAleer Spittel of Crystal Lake.
    Jan 31 18  S  Resolution Adopted

SR 01162  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Dorothy Marguerite Arvidson of Ringwood.
    Jan 31 18  S  Resolution Adopted

SR 01163  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Margaret Mary Paddock of Woodstock.
    Jan 31 18  S  Resolution Adopted

SR 01164  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Tammy K. Crowden of Woodstock.
    Jan 31 18  S  Resolution Adopted

SR 01165  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Dr. James M. Juska of Spring Grove.
    Jan 31 18  S  Resolution Adopted

SR 01166  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Cheryl Ann Gould of Woodstock.
    Jan 31 18  S  Resolution Adopted

SR 01167  Sen. Neil Anderson and All Senators
    Mourns the death of Donald H. Nyquist of Silvis.
    Jan 31 18  S  Resolution Adopted

SR 01168  Sen. Neil Anderson and All Senators
    Mourns the death of George Putnam Schermerhorn of Moline.
    Jan 31 18  S  Resolution Adopted

SR 01169  Sen. Neil Anderson and All Senators
    Mourns the death of Frederick “Fritz” C. Muller of Milan.
    Jan 31 18  S  Resolution Adopted

SR 01170  Sen. Neil Anderson and All Senators
    Mourns the death of Hugh Donald White of Coal Valley.
    Jan 31 18  S  Resolution Adopted

SR 01171  Sen. Neil Anderson and All Senators
    Mourns the death of Bruce F. Kazlauski of East Moline.
    Jan 31 18  S  Resolution Adopted

SR 01172  Sen. Neil Anderson and All Senators
    Mourns the death of Gustave L. Sims of Milan.
    Jan 31 18  S  Resolution Adopted

SR 01173  Sen. Neil Anderson and All Senators
    Mourns the death of Stephen A. Kibort of Milan.
    Jan 31 18  S  Resolution Adopted
SR 01174  Sen. Neil Anderson and All Senators
          Mourns the death of Michelle R. Smet of Moline.
          Jan 31 18  S  Resolution Adopted

SR 01175  Sen. Don Harmon and All Senators
          Mourns the death of Reverend Donald Becker of Oak Park.
          Jan 31 18  S  Resolution Adopted

SR 01176  Sen. Kimberly A. Lightford and All Senators
          Mourns the death of Calvin Bland.
          Jan 31 18  S  Resolution Adopted

SR 01177  Sen. Pat McGuire and All Senators
          Mourns the death of Frances N. Macris of Joliet.
          Jan 31 18  S  Resolution Adopted

SR 01178  Sen. Pat McGuire and All Senators
          Mourns the death of Jean C. Lennon of Joliet.
          Jan 31 18  S  Resolution Adopted

SR 01179  Sen. Pat McGuire and All Senators
          Mourns the death of Vaughn Chester Wilhite.
          Jan 31 18  S  Resolution Adopted

SR 01180  Sen. Neil Anderson and All Senators
          Mourns the death of George William Clary of Coal Valley.
          Jan 31 18  S  Resolution Adopted

SR 01181  Sen. Neil Anderson and All Senators
          Mourns the death of Harold D. Fisher of Rock Island.
          Jan 31 18  S  Resolution Adopted

SR 01182  Sen. Neil Anderson and All Senators
          Mourns the death of Rev. Robert L. Pearson of East Moline.
          Jan 31 18  S  Resolution Adopted

SR 01183  Sen. Neil Anderson and All Senators
          Mourns the death of Robert "Rocket Bob" Windt of Cordova.
          Jan 31 18  S  Resolution Adopted

SR 01184  Sen. William E. Brady and All Senators
          Mourns the death of Frank J. Davis.
          Jan 31 18  S  Resolution Adopted

SR 01185  Sen. Patricia Van Pelt and All Senators
          Mourns the death of Lisa McCarthy-Brooks.
          Jan 31 18  S  Resolution Adopted

SR 01186  Sen. Thomas Cullerton, Cristina Castro, Jennifer Bertino-Tarrant, Pat McGuire, John G. Mulroe, Scott M. Bennett,
          Laura M. Murphy, Melinda Bush, Jacqueline Y. Collins, Bill Cunningham, Linda Holmes, David Koehler, Patricia
          Van Pelt, Steve Stadelman, Don Harmon, Julie A. Morrison, Terry Link-Wm. Sam McCann-Michael E.
          Hastings-Andy Manar, Elgie R. Sims, Jr., Toi W. Hutchinson, Napoleon Harris, III, Omar Aquino, Ira I. Silverstein
          and Kimberly A. Lightford
          Performance audit of the Department of Veterans Affairs.
          Feb 15 18  S  Resolution Adopted; 048-000-000

SR 01187  Sen. John J. Cullerton and All Senators
          Mourns the death of Florence Marie Willborn.
          Jan 31 18  S  Resolution Adopted
SR 01188  Sen. Dan McConchie and All Senators
Mourns the death of Elfrieda H. Kelly.
Jan 31 18  S  Resolution Adopted

SR 01189  Sen. Andy Manar and All Senators
Mourns the death of Charles R. Smith Sr. of Bunker Hill.
Jan 31 18  S  Resolution Adopted

SR 01190  Sen. Terry Link and All Senators
Mourns the death of the Reverend Dr. Willard C. Blomquist.
Jan 31 18  S  Resolution Adopted

SR 01191  Sen. Terry Link and All Senators
Mourns the death of the Reverend George J. Dyer.
Jan 31 18  S  Resolution Adopted

SR 01192  Sen. Terry Link and All Senators
Mourns the death of Alexandros Mantis.
Jan 31 18  S  Resolution Adopted

SR 01193  Sen. Karen McConnaughay and All Senators
Mourns the death of Donald F. Hoppensteadt of Huntley.
Jan 31 18  S  Resolution Adopted

SR 01194  Sen. Karen McConnaughay and All Senators
Mourns the death of Shirley Mae Brubaker of Elgin.
Jan 31 18  S  Resolution Adopted

SR 01195  Sen. Karen McConnaughay and All Senators
Mourns the death of Leroy Fitzgerald of Huntley.
Jan 31 18  S  Resolution Adopted

SR 01196  Sen. Thomas Cullerton
Urges the United States Congress and President Trump's administration to advocate for the permanent adoption of net neutrality rules that keep the Internet free and open.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01197  Sen. Michael Connelly and All Senators
Mourns the death of Anton George Sikorcin of Boynton Beach, Florida.
Jan 31 18  S  Resolution Adopted

SR 01198  Sen. Michael Connelly and All Senators
Mourns the death of Wilma S. Reschke.
Jan 31 18  S  Resolution Adopted

SR 01199  Sen. Scott M. Bennett-Jason A. Barickman and All Senators
Mourns the death of Charlene F. Bennett of Gibson City.
Jan 31 18  S  Resolution Adopted

SR 01200  Sen. Andy Manar and All Senators
Mourns the death of Aaron Jason Ebert of Benld.
Jan 31 18  S  Resolution Adopted

SR 01201  Sen. Andy Manar and All Senators
Mourns the death of Fairy Lucille Wieseman of Bunker Hill.
Jan 31 18  S  Resolution Adopted

SR 01202  Sen. Pamela J. Althoff and All Senators
Mourns the death of Christine Williams of Johnsburg.
Jan 31 18  S  Resolution Adopted
SR 01203  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Donald J. Crandall of Lake In The Hills.
  Jan 31 18  S  Resolution Adopted

SR 01204  Sen. Terry Link and All Senators
  Mourns the death of Charles Robert Goodwin of Zion.
  Jan 31 18  S  Resolution Adopted

SR 01205  Sen. Terry Link and All Senators
  Mourns the death of Elizabeth "Bettie" Szcygielski.
  Jan 31 18  S  Resolution Adopted

SR 01206  Sen. Terry Link and All Senators
  Mourns the death of Rose Nowak Zegar.
  Jan 31 18  S  Resolution Adopted

SR 01207  Sen. Patricia Van Pelt and All Senators
  Mourns the death of Claudell Ervin.
  Jan 31 18  S  Resolution Adopted

SR 01208  Sen. William R. Haine and All Senators
  Mourns the death of Kenneth A. Link of Godfrey.
  Jan 31 18  S  Resolution Adopted

SR 01209  Sen. William R. Haine and All Senators
  Mourns the death of Dorothy Loy Lyon Pogue of Godfrey.
  Jan 31 18  S  Resolution Adopted

SR 01210  Sen. William R. Haine and All Senators
  Mourns the death of William E. Yarborough of Roxana.
  Jan 31 18  S  Resolution Adopted

SR 01211  Sen. Neil Anderson and All Senators
  Mourns the death of Ronald L. Bloom of Coal Valley.
  Jan 31 18  S  Resolution Adopted

SR 01212  Sen. Neil Anderson and All Senators
  Mourns the death of Ralph J. Lewis Jr. of Rock Island.
  Jan 31 18  S  Resolution Adopted

SR 01213  Sen. Neil Anderson and All Senators
  Mourns the death of Herbert Klindt Paulsen.
  Jan 31 18  S  Resolution Adopted

SR 01214  Sen. Neil Anderson and All Senators
  Mourns the death of L. Frances Krueger of Illinois City.
  Jan 31 18  S  Resolution Adopted

SR 01215  Sen. Terry Link and All Senators
  Mourns the death of Judith T. Bruckner of Beach Park.
  Jan 31 18  S  Resolution Adopted

SR 01216  Sen. Terry Link and All Senators
  Mourns the death of Carol Carter of Beach Park.
  Jan 31 18  S  Resolution Adopted

SR 01217  Sen. Terry Link and All Senators
  Mourns the death of William H. Dowden Jr.
  Jan 31 18  S  Resolution Adopted
Legislative Information System
100th General Assembly
Synopsis of Introduced Bills
All legislation through December 04, 2018

SR 01218  Sen. Terry Link and All Senators
Mourns the death of Zarouhe Maurstad of Waukegan.
Jan 31 18  S  Resolution Adopted

SR 01219  Sen. Terry Link and All Senators
Mourns the death of Genevieve Ryan of Round Lake.
Jan 31 18  S  Resolution Adopted

SR 01220  Sen. Julie A. Morrison and All Senators
Mourns the death of Elaine Frank.
Jan 31 18  S  Resolution Adopted

SR 01221  Sen. Wm. Sam McCann and All Senators
Mourns the death of Justice John P. Schmidt of Springfield.
Jan 31 18  S  Resolution Adopted

SR 01222  Sen. Wm. Sam McCann and All Senators
Mourns the death of Jerry White of Springfield.
Jan 31 18  S  Resolution Adopted

SR 01223  Sen. Wm. Sam McCann and All Senators
Mourns the death of Elizabeth A. Leonard of Springfield.
Jan 31 18  S  Resolution Adopted

SR 01224  Sen. Jason A. Barickman and All Senators
Mourns the death of Phyllis Duff of Savoy.
Jan 31 18  S  Resolution Adopted

SR 01225  Sen. Neil Anderson and All Senators
Mourns the death of Richard C. Cooney of Hampton.
Jan 31 18  S  Resolution Adopted

SR 01226  Sen. Neil Anderson and All Senators
Mourns the death of Francis W. Copeland of Bettendorf, Iowa.
Jan 31 18  S  Resolution Adopted

SR 01227  Sen. Neil Anderson and All Senators
Mourns the death of David Lee Cather Jr. of Colona.
Jan 31 18  S  Resolution Adopted

SR 01228  Sen. Wm. Sam McCann and All Senators
Mourns the death of Barbara Ann Guthrie of Pittsfield.
Jan 31 18  S  Resolution Adopted

SR 01229  Sen. Neil Anderson and All Senators
Mourns the death of Jay A. Miller of Colona.
Jan 31 18  S  Resolution Adopted

SR 01230  Sen. Neil Anderson and All Senators
Mourns the death of Gerald Brown of Moline.
Jan 31 18  S  Resolution Adopted

SR 01231  Sen. Pamela J. Althoff and All Senators
Mourns the death of Curtis Henry Bremer of McHenry.
Jan 31 18  S  Resolution Adopted

SR 01232  Sen. Pamela J. Althoff and All Senators
Mourns the death of Henry "Hank" V. Hemmingsen of Union.
Jan 31 18  S  Resolution Adopted
SR 01233  Sen. Pamela J. Althoff and All Senators
Mourns the death of Joseph S. Abbate Jr. of Wonder Lake.
Jan 31 18  S  Resolution Adopted

SR 01234  Sen. Pamela J. Althoff and All Senators
Mourns the death of Maggie Arseneau of Spring Grove.
Jan 31 18  S  Resolution Adopted

SR 01235  Sen. Pamela J. Althoff and All Senators
Mourns the death of Richard J. Boelkow of McHenry.
Jan 31 18  S  Resolution Adopted

SR 01236  Sen. Pamela J. Althoff and All Senators
Jan 31 18  S  Resolution Adopted

SR 01237  Sen. Pamela J. Althoff and All Senators
Mourns the death of Madelyn Mae Duel.
Jan 31 18  S  Resolution Adopted

SR 01238  Sen. Pamela J. Althoff and All Senators
Jan 31 18  S  Resolution Adopted

SR 01239  Sen. Pamela J. Althoff and All Senators
Mourns the death of Daniel John Koby of Woodstock
Jan 31 18  S  Resolution Adopted

SR 01240  Sen. Pamela J. Althoff and All Senators
Mourns the death of John J. Herdrich of Woodstock.
Jan 31 18  S  Resolution Adopted

SR 01241  Sen. Pamela J. Althoff and All Senators
Mourns the death of Rosemary Wagner of Beaver Dam, Wisconsin, formerly of Crystal Lake.
Jan 31 18  S  Resolution Adopted

SR 01242  Sen. Pamela J. Althoff and All Senators
Jan 31 18  S  Resolution Adopted

SR 01243  Sen. Pamela J. Althoff and All Senators
Mourns the death of Louis Marion Mathews of Wonder Lake.
Jan 31 18  S  Resolution Adopted

SR 01244  Sen. Pamela J. Althoff and All Senators
Mourns the death of Frank Lombardi of Spring Grove.
Jan 31 18  S  Resolution Adopted

SR 01245  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Dorothy Anne Davis.
Jan 31 18  S  Resolution Adopted

SR 01246  Sen. Pat McGuire and All Senators
Mourns the death of Joan Drew Rogers.
Jan 31 18  S  Resolution Adopted

SR 01247  Sen. Pat McGuire and All Senators
Mourns the death of Marilyn E. Farmer of Joliet.
Jan 31 18  S  Resolution Adopted
SR 01248  Sen. Jason A. Barickman and All Senators
Mourns the death of Mary Bricker of Watseka.
Jan 31 18  S  Resolution Adopted

SR 01249  Sen. Jim Oberweis and All Senators
Mourns the death of Elmer I. Gramley of Kaneville.
Jan 31 18  S  Resolution Adopted

SR 01250  Sen. Scott M. Bennett and All Senators
Mourns the death of David B. Lawrence of Savoy.
Jan 31 18  S  Resolution Adopted

SR 01251  Sen. Neil Anderson and All Senators
Mourns the death of Richard L. Frutiger of Coal Valley.
Jan 31 18  S  Resolution Adopted

SR 01252  Sen. William E. Brady and All Senators
Mourns the death of James F. Harry of Springfield.
Jan 31 18  S  Resolution Adopted

SR 01253  Sen. William E. Brady and All Senators
Mourns the death of Richard David Fox of Bloomington.
Jan 31 18  S  Resolution Adopted

SR 01254  Sen. William E. Brady and All Senators
Mourns the death of James R. Bowers of Bloomington.
Jan 31 18  S  Resolution Adopted

SR 01255  Sen. William E. Brady and All Senators
Mourns the death of Carl Eugene Shrader of Morton.
Jan 31 18  S  Resolution Adopted

SR 01256  Sen. William E. Brady and All Senators
Mourns the death of George Randall Houska of Bloomington.
Jan 31 18  S  Resolution Adopted

SR 01257  Sen. David Koehler and All Senators
Mourns the death of R. "Wayne" Slone of Elmwood.
Jan 31 18  S  Resolution Adopted

SR 01258  Sen. Neil Anderson and All Senators
Mourns the death of Alva E. Shouse Jr. of Coal Valley.
Jan 31 18  S  Resolution Adopted

SR 01259  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Pearl Bell.
Jan 31 18  S  Resolution Adopted

SR 01260  Sen. Wm. Sam McCann and All Democrat Senators
Mourns the death of Don Stephen Arnold of Bethalto
Jan 31 18  S  Resolution Adopted

SR 01261  Sen. Wm. Sam McCann and All Senators
Mourns the death of Donald Shaw of Springfield.
Jan 31 18  S  Resolution Adopted

SR 01262  Sen. Neil Anderson and All Senators
Mourns the death of Douglas E. Dee of Rock Island.
Jan 31 18  S  Resolution Adopted
SR 01263  
Sen. William R. Haine and All Senators

Mourns the death of Mary C. Ruppert of Alton.

Jan 31 18  S  Resolution Adopted

SR 01264  
Sen. William R. Haine and All Senators

Mourns the death of Pat Gentelin of Alton.

Jan 31 18  S  Resolution Adopted

SR 01265  
Sen. William R. Haine and All Senators

Mourns the death of William Lawrence "Larry" Day of Meadowbrook.

Jan 31 18  S  Resolution Adopted

SR 01266  
Sen. William R. Haine and All Senators

Mourns the death of Fred Edward Widman of Godfrey.

Jan 31 18  S  Resolution Adopted

SR 01267  
Sen. Don Harmon and All Senators

Mourns the death of Mary Marling.

Jan 31 18  S  Resolution Adopted

SR 01268  
Sen. Don Harmon and All Senators

Mourns the death of Raymond Zotti.

Jan 31 18  S  Resolution Adopted

SR 01269  
Sen. Melinda Bush and All Senators

Mourns the death of Judge John T. Phillips of Antioch.

Jan 31 18  S  Resolution Adopted

SR 01270  
Sen. Wm. Sam McCann and All Senators

Mourns the death of Charles Robert Boyett of Carlinville.

Jan 31 18  S  Resolution Adopted

SR 01271  
Sen. Neil Anderson and All Senators

Mourns the death of Robert J. Willetts of Prophetstown.

Jan 31 18  S  Resolution Adopted

SR 01272  
Sen. Neil Anderson and All Senators

Mourns the death of Philip J. Kennedy of Rock Island.

Jan 31 18  S  Resolution Adopted

SR 01273  
Sen. William E. Brady, Wm. Sam McCann, Kyle McCarter-Iris Y. Martinez, Neil Anderson and Pamela J. Althoff

Recognizes that pornography harms the State and its citizens and further recognizes the need for education, prevention, research, and policy change at the community and societal level in order to address the epidemic of pornography that is harming the citizens of Illinois and the country as a whole.

Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01274  
Sen. Jennifer Bertino-Tarrant and All Democrat Senators

Mourns the death of Gregory B. Bott of Plainfield.

Jan 31 18  S  Resolution Adopted

SR 01275  
Sen. William R. Haine and All Senators

Mourns the death of Douglas J. Oestricker of Granite City.

Jan 31 18  S  Resolution Adopted

SR 01276  
Sen. William R. Haine and All Senators

Mourns the death of Jacqueline Lee St. Peters of Alton.

Jan 31 18  S  Resolution Adopted

SR 01277  
Sen. John G. Mulroe and All Senators

Mourns the death of Lois A. Warner of Chicago.

Jan 31 18  S  Resolution Adopted
SR 01278  Sen. John G. Mulroe and All Senators
Mourns the death of John T. Tierney.
Jan 31 18  S  Resolution Adopted

SR 01279  Sen. Jennifer Bertino-Tarrant and All Senators
Mourns the death of Helen L. Dunn of Joliet.
Jan 31 18  S  Resolution Adopted

SR 01280  Sen. Pamela J. Althoff and All Senators
Mourns the death of Mark E. Enyart of McHenry.
Jan 31 18  S  Resolution Adopted

SR 01281  Sen. Pamela J. Althoff and All Senators
Mourns the death of Emma M. Foy of McHenry.
Jan 31 18  S  Resolution Adopted

SR 01282  Sen. Pamela J. Althoff and All Senators
Mourns the death of George T. Hellmann of Richmond.
Jan 31 18  S  Resolution Adopted

SR 01283  Sen. Pamela J. Althoff and All Senators
Mourns the death of Richard Duane "Dick" Schroeder.
Jan 31 18  S  Resolution Adopted

SR 01284  Sen. Pamela J. Althoff and All Senators
Mourns the death of Kenneth Van Dyne Fiske of Woodstock.
Jan 31 18  S  Resolution Adopted

SR 01285  Sen. Pamela J. Althoff and All Senators
Mourns the death of Lillian E. Oberwise Tesch.
Jan 31 18  S  Resolution Adopted

SR 01286  Sen. Pamela J. Althoff and All Senators
Mourns the death of Joseph John Misurelli of Bull Valley.
Jan 31 18  S  Resolution Adopted

SR 01287  Sen. Pamela J. Althoff and All Senators
Mourns the death of Leslie Joseph Grove of Johnsburg.
Jan 31 18  S  Resolution Adopted

SR 01288  Sen. Pamela J. Althoff and All Senators
Mourns the death of Clayton Ayres of Woodstock.
Jan 31 18  S  Resolution Adopted

SR 01289  Sen. Pamela J. Althoff and All Senators
Mourns the death of Robert Leigh Switzer of Johnsburg.
Jan 31 18  S  Resolution Adopted

SR 01290  Sen. Pamela J. Althoff and All Senators
Mourns the death of Leonard A. Serio of Crystal Lake.
Jan 31 18  S  Resolution Adopted

SR 01291  Sen. Pamela J. Althoff and All Senators
Mourns the death of Paul Andrea Silvio of Woodstock.
Jan 31 18  S  Resolution Adopted

SR 01292  Sen. Julie A. Morrison and All Senators
Mourns the death of Roger James Peddle of Lake Forest.
Jan 31 18  S  Resolution Adopted
Declares June 25, 2018 as "Living Kidney Donors Day" in the State of Illinois.
May 22 18  S  Resolution Adopted

SR 01294  Sen. Patricia Van Pelt and All Senators
Mourns the death of Ernest Robert Jenkins.
Jan 31 18  S  Resolution Adopted

SR 01295  Sen. Terry Link and All Senators
Mourns the death of State Senator William L. "Bill" O'Daniel of Zion.
Jan 31 18  S  Resolution Adopted

SR 01296  Sen. Mattie Hunter and All Senators
Mourns the death of Herbert Lee Hedgeman.
Jan 31 18  S  Resolution Adopted

SR 01297  Sen. Kyle McCarter and All Senators
Mourns the death of Dennis Gene Blumberg of O'Fallon.
Jan 31 18  S  Resolution Adopted

SR 01298  Sen. Andy Manar and All Senators
Mourns the death of Carl L. Puckett of Assumption.
Jan 31 18  S  Resolution Adopted

SR 01299  Sen. Michael Connelly and All Senators
Mourns the death of Frank G. Slocumb of Naperville.
Jan 31 18  S  Resolution Adopted

SR 01300  Sen. Mattie Hunter and All Senators
Mourns the death of Dr. Bambade Shakoor-Abdullah.
Jan 31 18  S  Resolution Adopted

SR 01301  Sen. Laura M. Murphy and Thomas Cullerton
Declares May 24, 2018 as "Lyme Disease Awareness Day" in the State of Illinois.
Senate Floor Amendment No. 1
Changes the date of "Lyme Disease Awareness Day" from May 24, 2018 to May 1, 2018.
May 01 18  S  Resolution Adopted

SR 01302  Sen. David Koehler and All Senators
Mourns the death of John "Jack" Powers Pearl of Peoria.
Jan 31 18  S  Resolution Adopted

SR 01303  Sen. David Koehler and All Senators
Mourns the death of Elsie Lenora Hall of Creve Coeur.
Jan 31 18  S  Resolution Adopted

SR 01304  Sen. Neil Anderson and All Senators
Mourns the death of Darrel Wayne Stark of Moline.
Jan 31 18  S  Resolution Adopted

SR 01305  Sen. Neil Anderson and All Senators
Mourns the death of William J. Skaggs of Moline.
Jan 31 18  S  Resolution Adopted

SR 01306  Sen. Neil Anderson and All Senators
Mourns the death of Charles E. Pierce of Moline.
Jan 31 18  S  Resolution Adopted

SR 01307  Sen. Jennifer Bertino-Tarrant and All Senators
Mourns the death of Tommy Glisson of Carbondale.
Jan 31 18  S  Resolution Adopted
SR 01308  Sen. Michael Connelly
   Urges the U.S. Postal Service to rename the Warrenville Post Office in honor of Jeffrey Allen Williams.
   May 31 18  S  Resolution Adopted

SR 01309  Sen. Jason A. Barickman and All Senators
   Mourns the death of William Stuart Moser of Urbana.
   Jan 31 18  S  Resolution Adopted

SR 01310  Sen. John G. Mulroe and All Senators
   Mourns the death of Thomas "Tommy" Gardiner.
   Jan 31 18  S  Resolution Adopted

SR 01311  Sen. Thomas Cullerton and All Senators
   Mourns the death of Sally A. Duple of Villa Park.
   Jan 31 18  S  Resolution Adopted

SR 01312  Sen. Thomas Cullerton and All Senators
   Mourns the death of Olga De La Rosa of Romeoville.
   Jan 31 18  S  Resolution Adopted

SR 01313  Sen. William R. Haine and All Senators
   Mourns the death of Sharon L. Shevcik of Troy.
   Jan 31 18  S  Resolution Adopted

SR 01314  Sen. William R. Haine and All Senators
   Mourns the death of Oma Maxine Heepke of Bethalto.
   Jan 31 18  S  Resolution Adopted

SR 01315  Sen. Kimberly A. Lightford and All Senators
   Mourns the death of Tara Latrice Brewer of Broadview.
   Jan 31 18  S  Resolution Adopted

SR 01316  Sen. Dave Syverson and All Senators
   Mourns the death of York cross country coach Joe Newton.
   Jan 31 18  S  Resolution Adopted

SR 01317  Sen. Andy Manar and All Senators
   Mourns the death of Robert Daniel "Danny" Hanner of Bunker Hill.
   Jan 31 18  S  Resolution Adopted

SR 01318  Sen. William E. Brady and All Senators
   Mourns the death of Ronald L. Pacha of Bloomington.
   Jan 31 18  S  Resolution Adopted

SR 01319  Sen. William E. Brady and All Senators
   Mourns the death of Kenneth L. "Ken" Schroeder of Normal.
   Jan 31 18  S  Resolution Adopted

SR 01320  Sen. Melinda Bush and All Senators
   Mourns the death of Joseph John Triolo of Zion.
   Jan 31 18  S  Resolution Adopted

SR 01321  Sen. Andy Manar and All Senators
   Mourns the death of Bennett James Williams of Litchfield.
   Jan 31 18  S  Resolution Adopted

SR 01322  Sen. Neil Anderson and All Senators
   Mourns the death of Duaine D. Carlson of Milan.
   Jan 31 18  S  Resolution Adopted
SR 01323  Sen. Neil Anderson and All Senators
            Mourns the death of Sam Pettavino of Moline.
Jan 31 18  S  Resolution Adopted

SR 01324  Sen. Neil Anderson and All Senators
            Mourns the death of Phillip Kirkhove Jr. of Silvis.
Jan 31 18  S  Resolution Adopted

SR 01325  Sen. Neil Anderson and All Senators
            Mourns the death of Curtis L. Tannahill of Coal Valley.
Jan 31 18  S  Resolution Adopted

SR 01326  Sen. Pamela J. Althoff and All Senators
            Mourns the death of Doris Jewel Wagner of Alden.
Jan 31 18  S  Resolution Adopted

SR 01327  Sen. Pamela J. Althoff and All Senators
            Mourns the death of Shelley A. Tucker of Woodstock.
Jan 31 18  S  Resolution Adopted

SR 01328  Sen. Pamela J. Althoff and All Senators
            Mourns the death of Elizabeth A. Sullivan of Wonder Lake.
Jan 31 18  S  Resolution Adopted

SR 01329  Sen. Pamela J. Althoff and All Senators
            Mourns the death of Jane Frances Roewer of Wonder Lake.
Jan 31 18  S  Resolution Adopted

SR 01330  Sen. Pamela J. Althoff and All Senators
            Mourns the death of Wayne G. Frame of Woodstock.
Jan 31 18  S  Resolution Adopted

SR 01331  Sen. Pamela J. Althoff and All Senators
            Mourns the death of Eola Deppmeier of Johnsburg.
Jan 31 18  S  Resolution Adopted

SR 01332  Sen. Julie A. Morrison
            Declares March 27, 2018, the 26th anniversary of the passing of Rabbi Menachem Mendel Schneerson, the Lubavitcher Rebbe, as "Education and Sharing Day" in the State of Illinois.
            Senate Committee Amendment No. 1
            Corrects information about Rabbi Menachem Mendel Schneerson.
Mar 01 18  S  Resolution Adopted

SR 01333  Sen. Patricia Van Pelt and All Senators
Jan 31 18  S  Resolution Adopted

SR 01334  Sen. John G. Mulroe and All Senators
            Mourns the death of Stanley C. Sampson of Mount Prospect.
Jan 31 18  S  Resolution Adopted

SR 01335  Sen. Neil Anderson and All Senators
            Mourns the death of Steven Liedtke of Rock Island.
Jan 31 18  S  Resolution Adopted

SR 01336  Sen. Neil Anderson and All Senators
            Mourns the death of Robert K. Ringoen or Reynolds.
Jan 31 18  S  Resolution Adopted

SR 01337  Sen. Neil Anderson and All Senators
            Mourns the death of John B. Sacco of East Moline.
Jan 31 18  S  Resolution Adopted
SR 01338  Sen. Neil Anderson and All Senators
Mourns the death of Thomas R. Williams of Fort Mohave, Arizona.
Jan 31 18  S  Resolution Adopted

SR 01339  Sen. Neil Anderson and All Senators
Mourns the death of John D. Schilling of Moline.
Jan 31 18  S  Resolution Adopted

SR 01340  Sen. Neil Anderson and All Senators
Mourns the death of George C. Still of Prophetstown.
Jan 31 18  S  Resolution Adopted

SR 01341  Sen. Neil Anderson and All Senators
Mourns the death of Robert J. Hoste of Colona.
Jan 31 18  S  Resolution Adopted

SR 01342  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Bambade Shakoor-Abdullah of Chicago.
Jan 31 18  S  Resolution Adopted

SR 01343  Sen. William R. Haine and All Senators
Mourns the death of Robert Dean Stuart of Edwardsville.
Jan 31 18  S  Resolution Adopted

SR 01344  Sen. John J. Cullerton and Napoleon Harris, III
Recognizes Sen. Donne E. Trotter for his service to the State of Illinois.
Jan 30 18  S  Resolution Adopted

SR 01345  Sen. Wm. Sam McCann and All Senators
Mourns the death of L. Louise "Weezie" Scheffel.
Jan 31 18  S  Resolution Adopted

SR 01346  Sen. Wm. Sam McCann and All Senators
Mourns the death of Ron Chaney of Springfield.
Jan 31 18  S  Resolution Adopted

SR 01347  Sen. Julie A. Morrison and All Senators
Mourns the death of Judge Milton Shadur.
Jan 31 18  S  Resolution Adopted

SR 01348  Sen. Andy Manar and All Senators
Mourns the death of Ayden Noelle O'Malley of Nokomis.
Jan 31 18  S  Resolution Adopted

SR 01349  Sen. William R. Haine and All Senators
Mourns the death of T. Patrick Kane of Godfrey.
Jan 31 18  S  Resolution Adopted

SR 01350  Sen. William R. Haine and All Senators
Mourns the death of Ruth Ann Klaus of Maryville.
Jan 31 18  S  Resolution Adopted

SR 01351  Sen. Karen McConnaughay and All Senators
Mourns the death of Vera Rasmusen of Huntley.
Jan 31 18  S  Resolution Adopted

SR 01352  Sen. Karen McConnaughay and All Senators
Mourns the death of James A. Novalinski Jr. of Carpentersville.
Jan 31 18  S  Resolution Adopted
SR 01353  Sen. Karen McConnaughay and All Senators
Mourns the death of Glenn W. Sportsman of Elgin.
Jan 31 18  S  Resolution Adopted

SR 01354  Sen. Karen McConnaughay and All Senators
Mourns the death of Merle A. Wood of Elgin.
Jan 31 18  S  Resolution Adopted

SR 01355  Sen. Cristina Castro and All Senators
Mourns the death of John S. "Jack" Shales of Elgin.
Jan 31 18  S  Resolution Adopted

SR 01356  Sen. Chapin Rose and All Senators
Mourns the death of Phyllis Duff of Savoy.
Jan 31 18  S  Resolution Adopted

SR 01357  Sen. Chapin Rose and All Senators
Mourns the death of Daniel Lewis Winans of Hume.
Jan 31 18  S  Resolution Adopted

SR 01358  Sen. Chapin Rose and All Senators
Mourns the death of Allen Frederick Bennett.
Jan 31 18  S  Resolution Adopted

SR 01359  Sen. Chapin Rose and All Senators
Mourns the death of Michael Charles Kerner of Arcola.
Jan 31 18  S  Resolution Adopted

SR 01360  Sen. Pat McGuire and All Senators
Mourns the death of James Policandriotes of Joliet.
Jan 31 18  S  Resolution Adopted

SR 01361  Sen. William E. Brady and All Senators
Mourns the death of John D. Hoppe of rural Danvers.
Jan 31 18  S  Resolution Adopted

Declares April 10, 2018 as Pay Equity Day.
Apr 10 18  S  Resolution Adopted

SR 01363  Sen. Napoleon Harris, III
Directs the Auditor General to conduct an audit of Ford Heights School District 169.
Jan 30 18  S  Referred to Assignments

SR 01364  Sen. Mattie Hunter and All Senators
Mourns the death of William Cousins Jr.
Jan 31 18  S  Resolution Adopted

SR 01365  Sen. Scott M. Bennett and All Senators
Mourns the death of Leonard Doyle of Champaign.
Feb 08 18  S  Resolution Adopted

SR 01366  Sen. Scott M. Bennett and All Senators
Mourns the death of Page Johnson Parkhill of Champaign.
Feb 08 18  S  Resolution Adopted

SR 01367  Sen. Scott M. Bennett and All Senators
Mourns the death of Virginia Timpone of Urbana.
Feb 08 18  S  Resolution Adopted
SR 01368 Sen. William E. Brady and All Senators
Mourns the death of Katharina Bertha Goldhammer of Lincoln.
Feb 08 18 S Resolution Adopted

SR 01369 Sen. Patricia Van Pelt
Designates the month of October 2018 as Eczema Awareness Month.
May 22 18 S Resolution Adopted

SR 01370 Sen. Jason A. Barickman and All Senators
Mourns the death of George P. Irick Jr. of Congerville.
Feb 08 18 S Resolution Adopted

SR 01371 Sen. Andy Manar-Mattie Hunter
Declares the month of March of 2018 as Social Work Month in the State of Illinois.
Mar 01 18 S Resolution Adopted

SR 01372 Sen. Neil Anderson and All Senators
Mourns the death of Roy James Weis Jr. of Moline.
Feb 08 18 S Resolution Adopted

SR 01373 Sen. Neil Anderson and All Senators
Mourns the death of Deacon Philip P. Sailer of Rock Island.
Feb 08 18 S Resolution Adopted

SR 01374 Sen. David Koehler and All Senators
Mourns the death of Darin Douglas Rowe of Peoria.
Feb 08 18 S Resolution Adopted

SR 01375 Sen. Linda Holmes and All Senators
Mourns the death of Arthur Velasquez of North Aurora.
Feb 08 18 S Resolution Adopted

SR 01376 Sen. Pamela J. Althoff and All Senators
Mourns the death of Evelyn M. Hart.
Feb 08 18 S Resolution Adopted

SR 01377 Sen. Pamela J. Althoff and All Senators
Mourns the death of Karen E. (Spitzbart) Young of McHenry.
Feb 08 18 S Resolution Adopted

SR 01378 Sen. Pamela J. Althoff and All Senators
Mourns the death of Aleigra J. Revak of Ashland City, Tennessee, formerly of McHenry.
Feb 08 18 S Resolution Adopted

SR 01379 Sen. Pamela J. Althoff and All Senators
Mourns the death of Glenn Joseph "Joe" Ponitz of Marengo.
Feb 08 18 S Resolution Adopted

SR 01380 Sen. Pamela J. Althoff and All Senators
Mourns the death of George A. Lechner of McHenry.
Feb 08 18 S Resolution Adopted

SR 01381 Sen. Dan McConchie and All Senators
Mourns the death of Charles Melville Walsh.
Feb 08 18 S Resolution Adopted

SR 01382 Sen. William R. Haine and All Senators
Mourns the death of Timmy "Tim" Lee Nelson of Carrollton.
Feb 08 18 S Resolution Adopted
SR 01383  Sen. William E. Brady and All Senators
    Mourns the death of Dr. Albert Lyle Van Ness.
    Feb 08 18  S  Resolution Adopted

SR 01384  Sen. William E. Brady and All Senators
    Mourns the death of Richard M. Jaffee.
    Feb 08 18  S  Resolution Adopted

SR 01385  Sen. David Koehler and All Senators
    Mourns the death of State Senator George P. Shadid.
    Feb 06 18  S  Resolution Adopted

SR 01386  Sen. Dale Fowler and All Senators
    Mourns the death of Matthew Clayton Smock of Harrisburg.
    Feb 08 18  S  Resolution Adopted

SR 01387  Sen. Dale Fowler and All Senators
    Mourns the death of Alaysia, Malaysia, and Amanda Peacock of Harrisburg.
    Feb 08 18  S  Resolution Adopted

SR 01388  Sen. Terry Link and All Senators
    Mourns the death of Philip Carrigan of Waukegan.
    Feb 08 18  S  Resolution Adopted

SR 01389  Sen. Terry Link and All Senators
    Mourns the death of Celestine "Tine" Yvonne Fragassi of Waukegan.
    Feb 08 18  S  Resolution Adopted

SR 01390  Sen. Terry Link and All Senators
    Mourns the death of Pastor H. Eugene Jones.
    Feb 08 18  S  Resolution Adopted

SR 01391  Sen. William R. Haine and All Senators
    Mourns the death of Charles L. "Chuck" Toner Jr.
    Feb 08 18  S  Resolution Adopted

SR 01392  Sen. William R. Haine and All Senators
    Mourns the death of Loretta L. Dunstan of Troy.
    Feb 08 18  S  Resolution Adopted

SR 01393  Sen. Steve Stadelman-Dave Syverson and All Senators
    Mourns the death of Richard Nordlof.
    Feb 08 18  S  Resolution Adopted

SR 01394  Sen. Jil Tracy
    Declares April 21, 2018 as "Magic Day in Monmouth".
    May 31 18  S  Resolution Adopted

SR 01395  Sen. Kimberly A. Lightford and All Senators
    Mourns the death of Walter Pilditch.
    Feb 08 18  S  Resolution Adopted

SR 01396  Sen. Mattie Hunter and All Senators
    Mourns the death of Deborah Elizabeth Taylor.
    Feb 08 18  S  Resolution Adopted
SR 01397  Sen. Chapin Rose
Urges the U.S. Congress to review existing federal laws for the disposal of unused antibiotics and to pass new laws to prevent the creation of "superbugs" and to fund research into the treatment of, and creation of, new drugs to fight antibiotic resistant "superbugs".
Senate Committee Amendment No. 1
Deletes everything and replaces it with similar language.
May 31 18  S  Resolution Adopted

SR 01398  Sen. Neil Anderson and All Senators
Mourns the death Dennis C. Whicker Jr. of Rock Island.
Feb 15 18  S  Resolution Adopted

SR 01399  Sen. Neil Anderson and All Senators
Mourns the death of Walter Howard Huff of Silvis.
Feb 15 18  S  Resolution Adopted

SR 01400  Sen. Neil Anderson and All Senators
Mourns the death of Henry Nell Stromberg of Moline.
Feb 15 18  S  Resolution Adopted

SR 01401  Sen. Wm. Sam McCann and All Senators
Mourns the death of Harold E. Gist of Taylorville.
Feb 15 18  S  Resolution Adopted

SR 01402  Sen. Wm. Sam McCann and All Senators
Mourns the death of Thomas Robert Gibbel of Carlinville.
Feb 15 18  S  Resolution Adopted

SR 01403  Sen. Pamela J. Althoff and All Senators
Mourns the death of Ronald E. Hogan of Marengo.
Feb 15 18  S  Resolution Adopted

SR 01404  Sen. Pamela J. Althoff and All Senators
Mourns the death of Walter F. O'Grady.
Feb 15 18  S  Resolution Adopted

SR 01405  Sen. Pamela J. Althoff and All Senators
Mourns the death of Thomas I. Fraser Jr. of Prairie Grove.
Feb 15 18  S  Resolution Adopted

SR 01406  Sen. Pamela J. Althoff and All Senators
Mourns the death of John Kevin Hauber formerly of Buffalo Grove.
Feb 15 18  S  Resolution Adopted

SR 01407  Sen. Ira I. Silverstein
Condemns the legislation signed by Polish President Andrzej Duda that would impose jail terms for suggesting that the country of Poland was complicit in the crimes against humanity committed on Polish soil during the Holocaust.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01408  Sen. Don Harmon
Declares March 1-7, 2018 as KCNQ2 Encephalopathy Awareness Week.
Senate Committee Amendment No. 1
Corrects a misspelling.
Mar 01 18  S  Resolution Adopted

SR 01409  Sen. Antonio Muñoz and All Senators
Mourns the death of Edward and Ernestine Nedza.
Feb 15 18  S  Resolution Adopted
SR 01410  Sen. Antonio Muñoz
Mourns the death of Commander Paul Bauer of the Chicago Police Department.
Feb 15 18  S  Resolution Adopted

SR 01411  Sen. Chuck Weaver and Jennifer Bertino-Tarrant
Recognizes March 18, 2018 through March 24, 2018 as Dual Credit Week at the State Capitol.
Mar 14 18  S  Resolution Adopted

SR 01412  Sen. Scott M. Bennett and All Senators
Mourns the death of William Moreland “Bill” Kuhne of Champaign.
Feb 22 18  S  Resolution Adopted

SR 01413  Sen. Thomas Cullerton-Wm. Sam McCann-Michael Connelly-John F. Curran and Karen McConnaughay
States the opinion of the Illinois Senate that the proposed educational pension cost shift from the State of Illinois to local school districts, community colleges, and institutions of higher education is financially wrong.
Senate Committee Amendment No. 1
Changes the resolved clause from stating a belief that the educational pension cost shift is wrong to urging the General Assembly not to impose it.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01414  Sen. Julie A. Morrison and All Senators
Mourns the death of Thomas Joseph McHugh.
Feb 22 18  S  Resolution Adopted

SR 01415  Sen. Jason A. Barickman and All Senators
Mourns the death of Donna Kuhlman of Savoy.
Feb 22 18  S  Resolution Adopted

SR 01416  Sen. Chapin Rose
Directs the Department of Natural Resources to compile a report reviewing the current regulations for oil and gas pipelines in Illinois and make recommendations for changes of those regulations to improve public safety.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01417  Sen. William R. Haine and All Senators
Mourns the death of Linda Jean Carroll of Edwardsville.
Feb 22 18  S  Resolution Adopted

SR 01418  Sen. Terry Link and All Senators
Mourns the death of John Fitzallen Moore.
Feb 22 18  S  Resolution Adopted

SR 01419  Sen. Kimberly A. Lightford
Declares March of 2018 as “Endometriosis Awareness Month” in the State of Illinois.
Mar 14 18  S  Resolution Adopted

SR 01420  Sen. Pamela J. Althoff and All Senators
Mourns the death of Donald L. Perkins of Woodstock.
Feb 22 18  S  Resolution Adopted

SR 01421  Sen. Pamela J. Althoff and All Senators
Mourns the death of Hugo “Nick” Oster of Crystal Lake.
Feb 22 18  S  Resolution Adopted

SR 01422  Sen. Pamela J. Althoff and All Senators
Mourns the death of Nancy H. Strieter of McHenry.
Feb 22 18  S  Resolution Adopted

SR 01423  Sen. Pamela J. Althoff and All Senators
Mourns the death of Glenn A. Waspi of Crystal Lake.
Feb 22 18  S  Resolution Adopted
SR 01424  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Timothy J. Goluba of Harvard.  
Feb 22 18  S  Resolution Adopted

SR 01425  Sen. Heather A. Steans  
Declares March 1, 2018 as Illinois Epilepsy Advocacy Day in the State of Illinois.  
Mar 01 18  S  Resolution Adopted

SR 01426  Sen. Andy Manar and All Senators  
Mourns the death of Marlon Allen Page.  
Feb 22 18  S  Resolution Adopted

SR 01427  Sen. Julie A. Morrison and All Senators  
Mourns the death of Diana P. Southard.  
Feb 22 18  S  Resolution Adopted

SR 01428  Sen. Mattie Hunter and All Senators  
Mourns the death of Rosemary Robinson Jackson Ph.D. of Chicago.  
Feb 22 18  S  Resolution Adopted

SR 01429  Sen. Mattie Hunter and All Senators  
Mourns the death of Lerone Bennett Jr.  
Feb 22 18  S  Resolution Adopted

SR 01430  Sen. William R. Haine and All Senators  
Mourns the death of Dennis F. Manns of Alton.  
Feb 22 18  S  Resolution Adopted

SR 01431  Sen. William R. Haine and All Senators  
Mourns the death of Edward Leroy "Hambone" Emerick of Wood River.  
Feb 22 18  S  Resolution Adopted

SR 01432  Sen. William R. Haine and All Senators  
Mourns the death of Christina Marie "Tina" Kessler of Alton.  
Feb 22 18  S  Resolution Adopted

SR 01433  Sen. William E. Brady and All Senators  
Mourns the death of Douglas K. Hanson of Bloomington.  
Mar 01 18  S  Resolution Adopted

SR 01434  Sen. Mattie Hunter and All Senators  
Mourns the death of Standard Lee Jr.  
Mar 01 18  S  Resolution Adopted

SR 01435  Sen. Mattie Hunter and All Senators  
Mourns the death of Jannie Lee.  
Mar 01 18  S  Resolution Adopted

SR 01436  Sen. Terry Link and All Senators  
Mourns the death of Peter D. Flament.  
Mar 01 18  S  Resolution Adopted

SR 01437  Sen. Laura M. Murphy  
Recognizes April 3, 2018 as "National Service Day" in the State of Illinois, encourages citizens to recognize the positive impact of national service in their communities, to thank those who serve, and to find ways to give back.  
May 09 18  S  Resolution Adopted

SR 01438  Sen. Jason A. Barickman and All Senators  
Mourns the death of James W. Sadler of Savoy.  
Mar 01 18  S  Resolution Adopted
SR 01439  Sen. Jason A. Barickman and All Senators
          Mourns the death of Paul Everett Smith of Urbana.
          Mar 01 18  S  Resolution Adopted

SR 01440  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Thomas D. Cooney of Woodstock.
          Mar 01 18  S  Resolution Adopted

SR 01441  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Nora M. Busse of McHenry.
          Mar 01 18  S  Resolution Adopted

SR 01442  Sen. Pamela J. Althoff and All Senators
          Mourns the death of George A. Cangialosi of Woodstock.
          Mar 01 18  S  Resolution Adopted

SR 01443  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Jo Ann Dollman of Union.
          Mar 01 18  S  Resolution Adopted

SR 01444  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Walter J. Grygiel of Crystal Lake.
          Mar 01 18  S  Resolution Adopted

SR 01445  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Anthony "Tony" Wells of Crystal Lake.
          Mar 01 18  S  Resolution Adopted

SR 01446  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Helen Rawson Stroner.
          Mar 01 18  S  Resolution Adopted

SR 01447  Sen. Terry Link and All Senators
          Mourns the death of Walter "Wally" T. Koziol.
          Mar 01 18  S  Resolution Adopted

SR 01448  Sen. Terry Link and All Senators
          Mourns the death of Nick Lynn of Beach Park.
          Mar 01 18  S  Resolution Adopted

SR 01449  Sen. Emil Jones, III and All Senators
          Mourns the death of Dr. Donald Chatman.
          Mar 01 18  S  Resolution Adopted

SR 01450  Sen. Jason A. Barickman and All Senators
          Mourns the death of former Illinois State Representative Tom Berns.
          Mar 01 18  S  Resolution Adopted

SR 01451  Sen. William R. Haine and All Senators
          Mourns the death of Francisco "Poncho" Antonio Pulido Sr. of Alton.
          Mar 01 18  S  Resolution Adopted

SR 01452  Sen. Ira I. Silverstein and All Senators
          Mourns the death of Margot Schlesinger.
          Mar 01 18  S  Resolution Adopted

SR 01453  Sen. Neil Anderson and All Senators
          Mourns the death of Steven M. Velge of Rock Island.
          Mar 01 18  S  Resolution Adopted
SR 01454  Sen. Neil Anderson and All Senators
Mourns the death of Paul L. Gerlich of Moline.
Mar 01 18  S  Resolution Adopted

SR 01455  Sen. Neil Anderson and All Senators
Mourns the death of Henry "Joe" VanDeWoestyne of Milan.
Mar 01 18  S  Resolution Adopted

SR 01456  Sen. Steve Stadelman-Dave Syverson and All Senators
Mourns the death of Roger Carlyle Farrar Jr.
Mar 01 18  S  Resolution Adopted

SR 01457  Sen. Scott M. Bennett and All Senators
Mourns the death of former Illinois State Representative Thomas B. Berns.
Mar 01 18  S  Resolution Adopted

SR 01458  Sen. Terry Link and All Senators
Mourns the death of Sandra R. Rescigno.
Mar 01 18  S  Resolution Adopted

SR 01459  Sen. Terry Link and All Senators
Mourns the death of Mark J. "Stosh" Sompolski of Waukegan.
Mar 01 18  S  Resolution Adopted

SR 01460  Sen. Don Harmon and All Senators
Mourns the death of Sterling D. Grandberry of Oak Park.
Mar 01 18  S  Resolution Adopted

SR 01461  Sen. Pat McGuire and All Senators
Mourns the death of Aaron Michael Scofield of Joliet.
Mar 01 18  S  Resolution Adopted

SR 01462  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Corey Martell Butler.
Mar 01 18  S  Resolution Adopted

SR 01463  Sen. Karen McConnaughay and All Senators
Mourns the death of Harold E. Kalbas of Elgin.
Mar 01 18  S  Resolution Adopted

SR 01464  Sen. Andy Manar and All Senators
Mourns the death of Noah James Zerkle.
Mar 01 18  S  Resolution Adopted

SR 01465  Sen. Michael Connelly and All Senators
Mourns the death of Thomas D. Linford of Warrenville.
Mar 01 18  S  Resolution Adopted

SR 01466  Sen. Julie A. Morrison and All Senators
Mourns the death of Jack B. Blane.
Mar 01 18  S  Resolution Adopted

SR 01467  Sen. Wm. Sam McCann and All Senators
Mourns the death of Mary Frances Patterson of Carrollton.
Mar 01 18  S  Resolution Adopted

SR 01468  Sen. Napoleon Harris, III and All Senators
Mourns the death of Dollie Louise Goodwin.
Mar 01 18  S  Resolution Adopted
SR 01469  Sen. Scott M. Bennett and All Senators
Mourns the death of William S. Clayton of Rantoul.
Mar 01 18  S  Resolution Adopted

SR 01470  Sen. Scott M. Bennett and All Senators
Mourns the death of John K. Jones of Champaign.
Mar 01 18  S  Resolution Adopted

SR 01471  Sen. Melinda Bush
Department of Labor to investigate the culture of harassment at Ford's Illinois plants and to provide increased support for the brave
women who have come forward to make their voices heard, and further calls upon the Governor of Illinois to review all state contracts
with Ford Motor Company for compliance with the Illinois Human Rights Act, the Illinois Procurement Code, and other laws and
regulations governing state contractors.
Mar 01 18  S  Referred to Assignments

SR 01472  Sen. Julie A. Morrison-Thomas Cullerton
Declares March 11 through March 18, 2018 as "Sunshine Week".
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01473  Sen. William R. Haine and All Senators
Mourns the death of James "Jim" V. Bledsoe of Granite City.
Mar 14 18  S  Resolution Adopted

SR 01474  Sen. William R. Haine and All Senators
Mourns the death of Joseph C. Pyatt.
Mar 14 18  S  Resolution Adopted

SR 01475  Sen. Laura M. Murphy-Jennifer Bertino-Tarrant and All Senators
Mourns the death of Zachary A. Short.
Mar 14 18  S  Resolution Adopted

SR 01476  Sen. Wm. Sam McCann and All Senators
Mourns the death of Rachel Elizabeth Warren of Chesterfield.
Mar 14 18  S  Resolution Adopted

SR 01477  Sen. Wm. Sam McCann and All Senators
Mourns the death of Robert Eugene "Bob" Little of Carlinville.
Mar 14 18  S  Resolution Adopted

SR 01478  Sen. Wm. Sam McCann and All Senators
Mourns the death of Harold Lange of Carlinville.
Mar 14 18  S  Resolution Adopted

SR 01479  Sen. Wm. Sam McCann and All Senators
Mourns the death of Helen Theresa Burns of Carlinville.
Mar 14 18  S  Resolution Adopted

SR 01480  Sen. Wm. Sam McCann and All Senators
Mourns the death of Magdalen "Madge" Orth-Cerar of Carlinville.
Mar 14 18  S  Resolution Adopted

SR 01481  Sen. Wm. Sam McCann and All Senators
Mourns the death of James F. Leach of Chesterfield.
Mar 14 18  S  Resolution Adopted

SR 01482  Sen. Wm. Sam McCann and All Senators
Mourns the death of Dohndre Cornelious Hughes of Springfield.
Mar 14 18  S  Resolution Adopted
SR 01483  Sen. Wm. Sam McCann and All Senators  
Mourns the death of Richard William Kinser Sr. of Carlinville.
Mar 14 18  S  Resolution Adopted

SR 01484  Sen. Jacqueline Y. Collins and All Senators  
Mourns the death of Earline Cole.
Mar 14 18  S  Resolution Adopted

SR 01485  Sen. William E. Brady and All Senators  
Mourns the death of Lorin E. Riddle of Clinton.
Mar 14 18  S  Resolution Adopted

SR 01486  Sen. Cristina Castro and All Senators  
Mourns the death of David Charles Covey of Huntley.
Mar 14 18  S  Resolution Adopted

SR 01487  Sen. William R. Haine and All Senators  
Mourns the death of Erin Elizabeth Reilly of Edwardsville.
Mar 14 18  S  Resolution Adopted

SR 01488  Sen. William R. Haine and All Senators  
Mourns the death of Mary Ann Horn of Alton.
Mar 14 18  S  Resolution Adopted

SR 01489  Sen. Neil Anderson and All Senators  
Mourns the death of Robert Joseph Mierzwa of East Moline.
Mar 14 18  S  Resolution Adopted

SR 01490  Sen. Neil Anderson and All Senators  
Mourns the death of Michael E. Bowser of Moline.
Mar 14 18  S  Resolution Adopted

SR 01491  Sen. Neil Anderson and All Senators  
Mourns the death of Leo M. Hopkins of Milan.
Mar 14 18  S  Resolution Adopted

SR 01492  Sen. Neil Anderson and All Senators  
Mourns the death of Gerald L. "Jerry" Viscioni of East Moline.
Mar 14 18  S  Resolution Adopted

SR 01493  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Judith "Jude" Garrett.
Mar 14 18  S  Resolution Adopted

SR 01494  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Marvin E. Bauer of McHenry.
Mar 14 18  S  Resolution Adopted

SR 01495  Sen. Pamela J. Althoff and All Senators  
Mourns the death of James Perry Hecht of Woodstock.
Mar 14 18  S  Resolution Adopted

SR 01496  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Janet E. Adams.
Mar 14 18  S  Resolution Adopted

SR 01497  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Alfred F. "Fred" Ballstaedt.
Mar 14 18  S  Resolution Adopted
SR 01498  Sen. Pamela J. Althoff and All Senators
          Mourns the death of Keith W. Reinacher of Marengo.
          Mar 14 18  S  Resolution Adopted
SR 01499  Sen. Neil Anderson and All Senators
          Mourns the death of Ruben Sandoval of Silvis.
          Mar 14 18  S  Resolution Adopted
SR 01500  Sen. Neil Anderson and All Senators
          Mourns the death of Rodney Ray Jamieson of East Moline.
          Mar 14 18  S  Resolution Adopted
SR 01501  Sen. Jason A. Barickman and All Senators
          Mourns the death of Rosella C. Duffy of Pontiac.
          Mar 14 18  S  Resolution Adopted
SR 01502  Sen. William E. Brady and All Senators
          Mourns the death of Robert S. Redfern of Fairfield.
          Mar 14 18  S  Resolution Adopted
SR 01503  Sen. David Koehler and All Senators
          Mourns the death of Robert Lehnhausen of Peoria.
          Mar 14 18  S  Resolution Adopted
SR 01504  Sen. David Koehler and All Senators
          Mourns the death of Roy Williams
          Mar 14 18  S  Resolution Adopted
SR 01505  Sen. Pat McGuire and All Senators
          Mourns the death of Christo Mathew "Chris" Dragatsis of Joliet.
          Mar 14 18  S  Resolution Adopted
SR 01506  Sen. Pat McGuire and All Senators
          Mourns the death of Robert Francis Ketchum of Lockport.
          Mar 14 18  S  Resolution Adopted
SR 01507  Sen. Pat McGuire-Toi W. Hutchinson and All Senators
          Mourns the death of Thomas G. Gordon.
          Mar 14 18  S  Resolution Adopted
SR 01508  Sen. Pat McGuire and All Senators
          Mourns the death of Carol M. Tooley.
          Mar 14 18  S  Resolution Adopted
SR 01509  Sen. Antonio Muñoz and All Senators
          Mourns the loss of Christopher P. Gomez Jr.
          Mar 14 18  S  Resolution Adopted
SR 01510  Sen. William R. Haine and All Senators
          Mourns the death of Virgil Lee Monroe of Alton.
          Mar 14 18  S  Resolution Adopted
SR 01511  Sen. Steve Stadelman-Dave Syverson and All Senators
          Mourns the death of Tom Z. Dickerson of Rockford.
          Mar 14 18  S  Resolution Adopted
SR 01512  Sen. Julie A. Morrison and All Senators
          Mourns the death of James Forsman Stokes of Lake Forest.
          Mar 14 18  S  Resolution Adopted
SR 01513  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Clifford "Cliff" Kamholz of Marengo.  
Mar 14 18  S  Resolution Adopted  

SR 01514  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Eileen Sekera LaSorba.  
Mar 14 18  S  Resolution Adopted  

SR 01515  Sen. Pamela J. Althoff and All Senators  
Mar 14 18  S  Resolution Adopted  

SR 01516  Sen. Cristina Castro-Thomas Cullerton  
Declares the fourth week of April 2018 as "Illinois Distracted Driving Awareness Week".  
May 31 18  S  Resolution Adopted  

SR 01517  Sen. Jason A. Barickman and All Senators  
Mourns the death of Carl Brueckner of Champaign.  
Mar 14 18  S  Resolution Adopted  

SR 01518  Sen. Neil Anderson and All Senators  
Mourns the death of Fredric J. Swango of Moline.  
Mar 14 18  S  Resolution Adopted  

SR 01519  Sen. Neil Anderson and All Senators  
Mourns the death of Robert S. Early of Moline.  
Mar 14 18  S  Resolution Adopted  

SR 01520  Sen. Neil Anderson and All Senators  
Mourns the death of Robert Lee Jamieson of Port Byron.  
Mar 14 18  S  Resolution Adopted  

SR 01521  Sen. William R. Haine and All Senators  
Mourns the death of Larry Keith Longman of East Alton.  
Mar 14 18  S  Resolution Adopted  

SR 01522  Sen. William R. Haine and All Senators  
Mourns the death of Robert F. Means of Edwardsville.  
Mar 14 18  S  Resolution Adopted  

SR 01523  Sen. Karen McConnaughay and All Senators  
Mourns the death of Joseph Paul Mendell of St. Charles.  
Mar 14 18  S  Resolution Adopted  

SR 01524  Sen. Karen McConnaughay and All Senators  
Mourns the death of Jay A. Stabler of Elgin.  
Mar 14 18  S  Resolution Adopted  

SR 01525  Sen. Karen McConnaughay and All Senators  
Mourns the death of Peter S. Scaffidi Sr.  
Mar 14 18  S  Resolution Adopted  

SR 01526  Sen. Karen McConnaughay and All Senators  
Mourns the death of Kathryn D. Kehoe, formerly of Batavia.  
Mar 14 18  S  Resolution Adopted  

SR 01527  Sen. Michael Connelly and All Senators  
Mourns the death of John Lee Benson.  
Apr 12 18  S  Resolution Adopted
SR 01528  Sen. Michael Connelly  
Mourns the death of Lucy D. Bernard of Warrenville.  
Apr 12 18  S  Resolution Adopted

SR 01529  Sen. Chapin Rose and All Senators  
Mourns the death of Edwin Earl Hess of Chrisman.  
Apr 12 18  S  Resolution Adopted

SR 01530  Sen. David Koehler and All Senators  
Mourns the death of Glynn G. Shubert of Watson.  
Apr 12 18  S  Resolution Adopted

SR 01531  Sen. Mattie Hunter and All Senators  
Mourns the death of Claricel Dominguez III of Deer Park, Texas.  
Apr 12 18  S  Resolution Adopted

SR 01532  Sen. Mattie Hunter and All Senators  
Mourns the death of Jerome Samuel Johnson.  
Apr 12 18  S  Resolution Adopted

SR 01533  Sen. Mattie Hunter and All Senators  
Mourns the death of Dr. Agnes D. Lattimer.  
Apr 12 18  S  Resolution Adopted

SR 01534  Sen. Chapin Rose  
Directs the Department of Natural Resources to compile a report reviewing the current regulations for gas pipelines in Illinois and make recommendations for changes of those regulations to improve public safety.  
Senate Committee Amendment No. 1  
Deletes everything and replaces it with similar language that directs the Illinois Department of Natural Resources to compile a report reviewing the current regulations for gas well operations in Illinois and make recommendations for changes of those regulations to improve public safety.  
May 31 18  S  Resolution Adopted; 045-000-000

SR 01535  Sen. Don Harmon and All Senators  
Mourns the death of Douglas W. "Doug" Peterson of River Forest.  
Apr 12 18  S  Resolution Adopted

SR 01536  Sen. Don Harmon and All Senators  
Mourns the death of Thomas James Broderick.  
Apr 12 18  S  Resolution Adopted

SR 01537  Sen. John G. Mulroe and All Senators  
Mourns the death of Carl Canova.  
Apr 12 18  S  Resolution Adopted

SR 01538  Sen. Kimberly A. Lightford and All Senators  
Mourns the death of Mother Minnie Mae Alford.  
Apr 12 18  S  Resolution Adopted

SR 01539  Sen. Cristina Castro and All Senators  
Mourns the death of Elida Cano of Elgin.  
Apr 12 18  S  Resolution Adopted

SR 01540  Sen. William E. Brady and All Senators  
Mourns the death of Edward A. Weaver of Bloomington.  
Apr 12 18  S  Resolution Adopted

SR 01541  Sen. Julie A. Morrison and All Senators  
Mourns the death of Mary Helen Schaafsma.  
Apr 12 18  S  Resolution Adopted
SR 01542  Sen. Pat McGuire and All Senators
    Mourns the death of Leonard J. Strahanoski Sr. of Lockport.
    Apr 12 18  S  Resolution Adopted
SR 01543  Sen. Pat McGuire and All Senators-Toi W. Hutchinson
    Mourns the death of Michael H. Joyce of South Wilmington.
    Apr 12 18  S  Resolution Adopted
SR 01544  Sen. Neil Anderson and All Senators
    Mourns the death of David R. Kenniston of Coal Valley.
    Apr 12 18  S  Resolution Adopted
SR 01545  Sen. Neil Anderson and All Senators
    Mourns the death of James Robert Halley of Colona.
    Apr 12 18  S  Resolution Adopted
SR 01546  Sen. Neil Anderson and All Senators
    Mourns the death of Evelyn M. Davidson of Silvis.
    Apr 12 18  S  Resolution Adopted
SR 01547  Sen. Neil Anderson and All Senators
    Mourns the death of Charles R. Rauch of East Moline.
    Apr 12 18  S  Resolution Adopted
SR 01548  Sen. Neil Anderson and All Senators
    Mourns the death of Ralph G. Rockwell of Moline.
    Apr 12 18  S  Resolution Adopted
SR 01549  Sen. Chapin Rose and All Senators
    Mourns the death of Paul Everett Smith of Urbana.
    Apr 12 18  S  Resolution Adopted
SR 01550  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Eugene Mark Baseggio of Crystal Lake.
    Apr 12 18  S  Resolution Adopted
SR 01551  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Richard L. "Dick" Lockwood Jr. of Crystal Lake.
    Apr 12 18  S  Resolution Adopted
SR 01552  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Brenda Schneiderman Zange.
    Apr 12 18  S  Resolution Adopted
SR 01553  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Richard J. Short of McHenry.
    Apr 12 18  S  Resolution Adopted
SR 01554  Sen. Pamela J. Althoff and All Senators
    Mourns the death of William John "Bill" Koch of Johnsburg.
    Apr 12 18  S  Resolution Adopted
SR 01555  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Woodson A. "Woody" Garrett of Woodstock.
    Apr 12 18  S  Resolution Adopted
SR 01556  Sen. Pamela J. Althoff and All Senators
    Mourns the death of Ronald W. Marulewski of McHenry.
    Apr 12 18  S  Resolution Adopted
SR 01557  Sen. Pat McGuire-John F. Curran and All Senators
Mourns the death of Jim Duffy of Woodridge.
Apr 12 18  S  Resolution Adopted

SR 01558  Sen. William E. Brady and All Senators
Mourns the death of Kenneth Kombrink of Bloomington.
Apr 12 18  S  Resolution Adopted

SR 01559  Sen. William E. Brady and All Senators
Mourns the death of Dorothy Rohrberg of El Paso.
Apr 12 18  S  Resolution Adopted

SR 01560  Sen. Cristina Castro and All Senators
Mourns the death of Sgt. Marcos Leonardo Gudino of Elgin.
Apr 12 18  S  Resolution Adopted

SR 01561  Sen. Melinda Bush-Cristina Castro-Mattie Hunter
Department of Labor to investigate the culture of harassment at Ford's Illinois plants, and provide increased support for the brave
women who have come forward to make their voices heard. Calls upon the Governor of Illinois to review all state contracts with Ford
Motor Company for compliance with the Illinois Human Rights Act, the Illinois Procurement Code, and other laws and regulations
governing state contractors. Calls upon the National Labor Relations Board, the Equal Employment Opportunity Commission, the
Illinois Department of Human Rights, and the Illinois Department of Labor to investigate UAW's role in facilitating the harassment at
Ford's Illinois plants, including whether it breached its duty of fair representation to union members who were victims of harassment.
May 31 18  S  Resolution Adopted

SR 01562  Sen. Andy Manar and All Senators
Mourns the death of Rachel Rina Norris of Brighton
Apr 12 18  S  Resolution Adopted

SR 01563  Sen. Wm. Sam McCann and All Senators
Mourns the death of Darrell Lee Mansfield of White Hall.
Apr 12 18  S  Resolution Adopted

SR 01564  Sen. Scott M. Bennett and All Senators
Mourns the death of Gerald O'Neill of Champaign.
Apr 12 18  S  Resolution Adopted

SR 01565  Sen. William R. Haine and All Senators
Mourns the death of JoAnn M. Zotti of Granite City.
Apr 12 18  S  Resolution Adopted

SR 01566  Sen. Scott M. Bennett and All Senators
Mourns the death of Donald Chambers Dodds Jr. of Champaign.
Apr 12 18  S  Resolution Adopted

SR 01567  Sen. William E. Brady and All Senators
Mourns the death of Jo Klawitter of Bloomington.
Apr 12 18  S  Resolution Adopted

SR 01568  Sen. William E. Brady and All Senators
Mourns the death of Edgar C. Staren.
Apr 12 18  S  Resolution Adopted

SR 01569  Sen. Neil Anderson and All Senators
Mourns the death of Kenneth L. Carlson Sr.
Apr 12 18  S  Resolution Adopted

SR 01570  Sen. Neil Anderson and All Senators
Mourns the death of William Lindsay Carroll of East Moline.
Apr 12 18  S  Resolution Adopted
SR 01571 Sen. Neil Anderson and All Senators
Mourns the death of Timothy Douglas of Moline.
Apr 12 18 S Resolution Adopted

SR 01572 Sen. Neil Anderson and All Senators
Mourns the death of William D. Hansen of East Moline.
Apr 12 18 S Resolution Adopted

SR 01573 Sen. Neil Anderson and All Senators
Mourns the death of Bernard E. Erickson of East Moline.
Apr 12 18 S Resolution Adopted

SR 01574 Sen. Neil Anderson and All Senators
Mourns the death of Michael R. Fuller of Milan.
Apr 12 18 S Resolution Adopted

SR 01575 Sen. Neil Anderson and All Senators
Mourns the death of Jack Coder of Hampton.
Apr 12 18 S Resolution Adopted

SR 01576 Sen. Neil Anderson and All Senators
Mourns the death of McCoy L. James of Port Byron.
Apr 12 18 S Resolution Adopted

SR 01577 Sen. Dave Syverson and All Senators
Mourns the death of Michael Anthony Werckle, M.D.
Apr 12 18 S Resolution Adopted

SR 01578 Sen. William R. Haine and All Senators
Mourns the death of Patricia L. Wolff of Wood River.
Apr 12 18 S Resolution Adopted

SR 01579 Sen. Pamela J. Althoff and All Senators
Mourns the death of Arbutus Dale Swanson.
Apr 12 18 S Resolution Adopted

SR 01580 Sen. Pamela J. Althoff and All Senators
Mourns the death of Edward Joseph Reilly of McHenry.
Apr 12 18 S Resolution Adopted

SR 01581 Sen. David Koehler and All Senators
Mourns the death of Bonnie R. Gudat of Chillicothe.
Apr 12 18 S Resolution Adopted

SR 01582 Sen. Mattie Hunter
Declares the date of May 9, 2018 as Alpha Kappa Alpha Day in the State of Illinois in honor of Alpha Kappa Alpha Sorority, Incorporated, and its work.
May 09 18 S Resolution Adopted

SR 01583 Sen. Steve Stadelman-Don Harmon and All Senators
Mourns the death of Joseph A. Morrissey.
Apr 12 18 S Resolution Adopted

SR 01584 Sen. Chapin Rose and All Senators
Mourns the death of SFC Bryan Paul Agge, formerly of Sullivan.
Apr 12 18 S Resolution Adopted

SR 01585 Sen. Chapin Rose and All Senators
Mourns the death of Marcia Johnston Jurgens.
Apr 12 18 S Resolution Adopted
SR 01586  Sen. William R. Haine and All Senators
Mourns the death of James W. "Jim" Loyd of Roxana.
Apr 12 18  S  Resolution Adopted

SR 01587  Sen. Pamela J. AlthofPati McGuire
Declares August of 2018 as "Free and Charitable Clinic Month".
May 31 18  S  Resolution Adopted

SR 01588  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Eloise Walker Brown.
Apr 12 18  S  Resolution Adopted

SR 01589  Sen. Andy Manar-Thomas Cullerton
States opposition to road user charges.
Apr 10 18  S  Referred to Assignments

States the belief that the Illinois Constitution should not be amended to permit a graduated income tax.
Apr 11 18  S  Referred to Assignments

SR 01591  Sen. Andy Manar and All Senators
Mourns the death of Rudolph "Rudy" Davenport.
Apr 12 18  S  Resolution Adopted

SR 01592  Sen. Thomas Cullerton-Michael Connelly
Designates April 2018 as "Animal Cruelty Prevention Month".
May 31 18  S  Resolution Adopted

SR 01593  Sen. Martin A. Sandoval-Omar Aquino-Iris Y. Martinez-Cristina Castro and Antonio Muñoz
Urges Governor Rauner not to send Illinois National Guard members to the Mexican border as requested by President Trump.
Apr 12 18  S  Resolution Adopted; 033-022-000

SR 01594  Sen. Thomas Cullerton and All Senators
Mourns the death of Alfred T. Spada Sr.
Apr 12 18  S  Resolution Adopted

SR 01595  Sen. Omar Aquino and Laura M. Murphy
Urges all citizens to visit cancerscreenweek.org for cancer screening resources and talk to their healthcare providers about their risk factors for all cancer types including, but not limited to, breast, cervical, colon, lung, prostate, and skin cancers and recommended screening options. Declares the first week of December of 2018 as "Cancer Screen Week".
May 09 18  S  Resolution Adopted

SR 01596  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Charles Edward Clark Jr.
Apr 12 18  S  Resolution Adopted

SR 01597  Sen. Julie A. Morrison and All Senators
Mourns the death of Pellegrino C. Picchietti of Highland Park.
Apr 12 18  S  Resolution Adopted

SR 01598  Sen. Julie A. Morrison
States that each unit of Government that receives property taxes should, during a regularly scheduled or a special meeting with proper public notice, conduct a public forum to discuss the specific effects of a property tax freeze for 1, 2, 5 years and permanently.
May 31 18  S  Resolution Adopted
SR 01599  Sen. Toi W. Hutchinson and All Senators
Mourns the death of Don E. St. Germaine Sr. of Bonfield.
Apr 12 18  S  Resolution Adopted

SR 01600  Sen. Melinda Bush, Julie A. Morrison, Laura M. Murphy and Thomas Cullerton
Urges Illinois agencies to take action to protect against the loss of water resources and flooding and ecological impacts from Foxconn Technology Group's facility.
Senate Committee Amendment No. 1
Inserts a clause stating who should receive copies of the resolution.
May 31 18  S  Resolution Adopted

SR 01601  Sen. Michael E. Hastings and All Senators
Mourns the death of William J. Perepechko.
Apr 19 18  S  Resolution Adopted

SR 01602  Sen. Michael E. Hastings and All Senators
Mourns the death of William Charles "Chuck" Reed.
Apr 19 18  S  Resolution Adopted

SR 01603  Sen. William E. Brady and All Senators
Mourns the death of Donald James Bernardi.
Apr 19 18  S  Resolution Adopted

SR 01604  Sen. William E. Brady and All Senators
Mourns the death of Paula M.E. Hafner of Normal.
Apr 19 18  S  Resolution Adopted

SR 01605  Sen. Don Harmon and All Senators
Mourns the death of Charles "John" Mahoney.
Apr 19 18  S  Resolution Adopted

SR 01606  Sen. Bill Cunningham-Jacqueline Y. Collins
Reminds everyone, including government leaders, of their moral responsibility to care for their common home.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01607  Sen. Neil Anderson and All Senators
Mourns the death of Russell L. Hartwick.
Apr 19 18  S  Resolution Adopted

SR 01608  Sen. Neil Anderson and All Senators
Mourns the death of Fremont A. "Jr." Rudsell of Reynolds.
Apr 19 18  S  Resolution Adopted

SR 01609  Sen. Neil Anderson and All Senators
Mourns the death of Robert L. Tobey of Milan.
Apr 19 18  S  Resolution Adopted

SR 01610  Sen. Neil Anderson and All Senators
Mourns the death of Dennis C. Manary of Rock Island.
Apr 19 18  S  Resolution Adopted

SR 01611  Sen. Karen McConnaughay and All Senators
Mourns the death of James P. Kennedy of Lake in the Hills.
Apr 19 18  S  Resolution Adopted

SR 01612  Sen. Karen McConnaughay and All Senators
Mourns the death of Doris June Hunt of St. Charles.
Apr 19 18  S  Resolution Adopted

SR 01613  Sen. Elgie R. Sims, Jr.
Designates May 9, 2018 as Alpha Phi Alpha day in the State of Illinois.
May 09 18  S  Resolution Adopted
SR 01614  Sen. William R. Haine and All Senators
Mourns the death of Henry Beiser of Alton.
Apr 19 18  S  Resolution Adopted

SR 01615  Sen. William R. Haine and All Senators
Mourns the death of John L. Wilson of Caseyville.
Apr 19 18  S  Resolution Adopted

SR 01616  Sen. Jason A. Barickman and All Senators
Mourns the death of Leonard Seward Sr.
Apr 19 18  S  Resolution Adopted

SR 01617  Sen. Terry Link and All Senators
Mourns the death of Richard H. Hyde.
Apr 19 18  S  Resolution Adopted

SR 01618  Sen. Terry Link and All Senators
Mourns the death of Frank Joseph Kaucic.
Apr 19 18  S  Resolution Adopted

SR 01619  Sen. Terry Link and All Senators
Mourns the death of Myron Julian Lencioni of Discovery Bay, California.
Apr 19 18  S  Resolution Adopted

SR 01620  Sen. Terry Link and All Senators
Mourns the death of George F. Szostak of Wadsworth.
Apr 19 18  S  Resolution Adopted

SR 01621  Sen. Terry Link and All Senators
Mourns the death of Veronica C. Welsh.
Apr 19 18  S  Resolution Adopted

SR 01622  Sen. Terry Link and All Senators
Mourns the death of Stephen J. Werenski.
Apr 19 18  S  Resolution Adopted

SR 01623  Sen. William R. Haine and All Senators
Mourns the death of Joan M. Callis.
Apr 19 18  S  Resolution Adopted

SR 01624  Sen. William E. Brady-John J. Cullerton and All Senators
Mourns the death of former First Lady Barbara Bush.
Apr 19 18  S  Resolution Adopted

SR 01625  Sen. Jil Tracy and All Senators
Mourns the death of John H. Giesler of Mason City.
Apr 19 18  S  Resolution Adopted

SR 01626  Sen. Terry Link and All Senators
Mourns the death of John "Johnny" Angelos.
Apr 19 18  S  Resolution Adopted

SR 01627  Sen. Terry Link and All Senators
Mourns the death of Helen I. Clark of Gurnee.
Apr 19 18  S  Resolution Adopted

SR 01628  Sen. Terry Link and All Senators
Mourns the death of Lawrence M. Philipp Jr.
Apr 19 18  S  Resolution Adopted
SR 01629  Sen. Terry Link and All Senators
Mourns the death of James Phillip Stanczak.
Apr 19 18    S  Resolution Adopted
SR 01630  Sen. Terry Link and All Senators
Mourns the death of Bessie Tsausis of Gurnee.
Apr 19 18    S  Resolution Adopted
SR 01631  Sen. Cristina Castro and All Senators
Mourns the death of Harry George Meadows.
Apr 26 18    S  Resolution Adopted
SR 01632  Sen. Wm. Sam McCann and All Senators
Mourns the death of Charles W. "Charlie" Pohlman of Carlinville.
Apr 26 18    S  Resolution Adopted
SR 01633  Sen. Wm. Sam McCann and All Senators
Mourns the death of Stephen Wayne Manker of Pittsfield.
Apr 26 18    S  Resolution Adopted
SR 01634  Sen. Wm. Sam McCann and All Senators
Mourns the death of Kenneth Otto Stolte Sr. of Carlinville.
Apr 26 18    S  Resolution Adopted
SR 01635  Sen. Wm. Sam McCann and All Senators
Mourns the death of John J. Roth of Jacksonville.
Apr 26 18    S  Resolution Adopted
SR 01636  Sen. Wm. Sam McCann and All Senators
Mourns the death of Duey Jordan Skinner of Jerseyville.
Apr 26 18    S  Resolution Adopted
SR 01637  Sen. William E. Brady and All Senators
Mourns the death of Nicole Marie Bottrell of Lincoln.
Apr 26 18    S  Resolution Adopted
SR 01638  Sen. John J. Cullerton
Declares October 2, 2018 as "MRSA Day" in the State of Illinois.
May 31 18    S  Resolution Adopted
SR 01639  Sen. Pat McGuire and All Senators
Mourns the death of George Fehrenbacher.
Apr 26 18    S  Resolution Adopted
SR 01640  Sen. Iris Y. Martinez
Declares April 25, 2018 as "DNA Day" in the State of Illinois.
Apr 24 18    S  Referred to Assignments
SR 01641  Sen. Toi W. Hutchinson and All Senators
Mourns the death of Keith Scott Chalmers.
Apr 26 18    S  Resolution Adopted
SR 01642  Sen. William E. Brady and All Senators
Mourns the death of Merle David Engle of Bloomington.
Apr 26 18    S  Resolution Adopted
SR 01643  Sen. John G. Mulroe and All Senators
Mourns the death of Russ Gremel.
Apr 26 18    S  Resolution Adopted
SR 01644  Sen. Jason A. Barickman and All Senators  
Mourns the death of James Gulliford Jr.  
Apr 26 18  S  Resolution Adopted

SR 01645  Sen. Jason A. Barickman and All Senators  
Mourns the death of James R. Bunting of Dwight.  
Apr 26 18  S  Resolution Adopted

SR 01646  Sen. Andy Manar and All Senators  
Mourns the death of Pete Bernot of Benld.  
Apr 26 18  S  Resolution Adopted

SR 01647  Sen. Kimberly A. Lightford  
Recognizes that there are significant disparities in college degree completion rates for low-income and first generation college students and students of color at institutions across the State. Commits to closing statewide racial and socioeconomic degree attainment gaps and institutional achievement gaps and encourages institutions of higher education to implement and expand existing student success efforts that have evidence of improving educational outcomes for low-income and first generation college students and students of color. Urges the State's P20 Council is to update the State's 60 by 25 goal to include equity-focused targets aimed at closing institutional racial and socioeconomic achievement gaps.  
May 31 18  S  Resolution Adopted

SR 01648  Sen. Neil Anderson and All Senators  
Mourns the death of Glenn A. Wells of Rock Island.  
Apr 26 18  S  Resolution Adopted

SR 01649  Sen. Neil Anderson and All Senators  
Mourns the death of Robert "Bud" Hundley of Moline.  
Apr 26 18  S  Resolution Adopted

SR 01650  Sen. Neil Anderson and All Senators  
Mourns the death of Euin "Sam" Sandusky of Coal Valley.  
Apr 26 18  S  Resolution Adopted

SR 01651  Sen. Neil Anderson and All Senators  
Mourns the death of Robert A. Osborne of East Moline.  
Apr 26 18  S  Resolution Adopted

SR 01652  Sen. Jim Oberweis and All Senators  
Mourns the death of Harry Paul Linden Jr. of Yorkville.  
May 03 18  S  Resolution Adopted

SR 01653  Sen. Pamela J. Althoff and All Senators  
May 03 18  S  Resolution Adopted

SR 01654  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Everett L. Kuhn of Woodstock.  
May 03 18  S  Resolution Adopted

SR 01655  Sen. Pamela J. Althoff and All Senators  
Mourns the death of Bonita B. Yerke.  
May 03 18  S  Resolution Adopted

SR 01656  Sen. Terry Link and All Senators  
Mourns the death of Walter John Ciesla, formerly of Waukegan.  
May 03 18  S  Resolution Adopted

SR 01657  Sen. Terry Link and All Senators  
Mourns the death of Preston F. "Pres" Helgren of Gurnee.  
May 03 18  S  Resolution Adopted
SR 01658  Sen. Terry Link and All Senators
Mourns the death of Donald Paulsen Sr. of Beach Park.
May 03 18  S  Resolution Adopted

SR 01659  Sen. Terry Link and All Senators
Mourns the death of Paul L. Sattler of Waukegan.
May 03 18  S  Resolution Adopted

SR 01660  Sen. Terry Link and All Senators
Mourns the death of Susan Claudia Siwula Sykes of Lindenhurst.
May 03 18  S  Resolution Adopted

SR 01661  Sen. William R. Haine and All Senators
Mourns the death of Clyde J. Jones of Franklin.
May 03 18  S  Resolution Adopted

SR 01662  Sen. William R. Haine and All Senators
Mourns the death of Ronald E. Stull.
May 03 18  S  Resolution Adopted

SR 01663  Sen. Don Harmon and All Senators
Mourns the death of Patrick Dooley of Oak Park.
May 03 18  S  Resolution Adopted

SR 01664  Sen. Andy Manar and All Senators
Mourns the death of Arthur Young Sr. of Decatur.
May 03 18  S  Resolution Adopted

SR 01665  Sen. Neil Anderson and All Senators
Mourns the death of Wallace Erickson of Moline.
May 03 18  S  Resolution Adopted

SR 01666  Sen. Jennifer Bertino-Tarrant and All Senators
Mourns the death of Lawrence Eugene Bertino.
May 03 18  S  Resolution Adopted

SR 01667  Sen. Chapin Rose and All Senators
Mourns the death of Nicholas Todd Riordan of Peoria.
May 03 18  S  Resolution Adopted

SR 01668  Sen. Mattie Hunter and Omar Aquino
Declares April of 2018 as "Second Chance Month".
May 25 18  S  Resolution Adopted

SR 01669  Sen. Pamela J. Althoff and All Senators
Mourns the death of Roger Allan Whiting of Woodstock.
May 03 18  S  Resolution Adopted

SR 01670  Sen. Pamela J. Althoff and All Senators
Mourns the death of Thomas Spanos Jr. of McHenry.
May 03 18  S  Resolution Adopted

SR 01671  Sen. Pamela J. Althoff and All Senators
Mourns the death of Charles John Wightman of Hebron.
May 03 18  S  Resolution Adopted

SR 01672  Sen. Pamela J. Althoff and All Senators
Mourns the death of Joseph Saputo of Crystal Lake.
May 03 18  S  Resolution Adopted
SR 01673  Sen. Pamela J. Althoff and All Senators
Mourns the death of John David Mason of Crystal Lake.
May 03 18  S  Resolution Adopted
SR 01674  Sen. Pamela J. Althoff and All Senators
Mourns the death of Phyllis R. McAuliffe of Marengo.
May 03 18  S  Resolution Adopted
SR 01675  Sen. Pamela J. Althoff and All Senators
Mourns the death of Marion Reinwall-Hoak.
May 03 18  S  Resolution Adopted
SR 01676  Sen. Pamela J. Althoff and All Senators
Mourns the death of Joyce E. Fisher of Wonder Lake.
May 03 18  S  Resolution Adopted
SR 01677  Sen. Pamela J. Althoff and All Senators
Mourns the death of Richard S. Anderson.
May 03 18  S  Resolution Adopted
SR 01678  Sen. Pamela J. Althoff and All Senators
Mourns the death of Shirley Jane Teetsov of Crystal Lake.
May 03 18  S  Resolution Adopted
SR 01679  Sen. Pamela J. Althoff and All Senators
Mourns the death of Dorothy A. Messer of McHenry.
May 03 18  S  Resolution Adopted
SR 01680  Sen. Pamela J. Althoff and All Senators
Mourns the death of Paul Leland Cornue of Lake Geneva.
May 03 18  S  Resolution Adopted
SR 01681  Sen. Scott M. Bennett and All Senators
Mourns the death of Edwin Cleveland Cook.
May 03 18  S  Resolution Adopted
SR 01682  Sen. Andy Manar and All Senators
Mourns the death of R-Lou Barker of Springfield.
May 03 18  S  Resolution Adopted
SR 01683  Sen. Andy Manar and All Senators
Mourns the death of Guy Raymond Schuetz of Bunker Hill.
May 03 18  S  Resolution Adopted
SR 01684  Sen. Don Harmon and All Senators
Mourns the death of Fred J. Paul.
May 03 18  S  Resolution Adopted
SR 01685  Sen. Don Harmon and All Senators
Mourns the death of Paul R. Booth
May 03 18  S  Resolution Adopted
SR 01686  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Tyler A. Lumar.
May 03 18  S  Resolution Adopted
SR 01687  Sen. Neil Anderson and All Senators
Mourns the death of Joseph H. Van Hecke of Rock Island.
May 03 18  S  Resolution Adopted
SR 01688  
Sen. Neil Anderson and All Senators  
Mourns the death of Donald A. Van Acker of Moline.  
May 03 18  
S  Resolution Adopted

SR 01689  
Sen. Neil Anderson and All Senators  
Mourns the death of Robert Cheffer of East Moline.  
May 03 18  
S  Resolution Adopted

SR 01690  
Sen. William R. Haine and All Senators  
Mourns the death of Spencer Bacus of Rosewood Heights.  
May 03 18  
S  Resolution Adopted

SR 01691  
Sen. Pat McGuire and All Senators  
Mourns the death of Neil Wise of Manlius.  
May 03 18  
S  Resolution Adopted

SR 01692  
Sen. Chapin Rose and All Senators  
Mourns the death of John Michael Cummins of Homer.  
May 03 18  
S  Resolution Adopted

SR 01693  
Sen. Andy Manar and All Senators  
Mourns the death of Evelyn Gallo of Gillespie.  
May 03 18  
S  Resolution Adopted

SR 01694  
Sen. John G. Mulroe and All Senators  
Mourns the death of Mary Ellen Platt.  
May 03 18  
S  Resolution Adopted

SR 01695  
Sen. William R. Haine and All Senators  
Mourns the death of Mark Badasch of Collinsville.  
May 03 18  
S  Resolution Adopted

SR 01696  
Sen. Michael Connelly and All Senators  
Mourns the death of Patricia Jeanne Fee.  
May 03 18  
S  Resolution Adopted

SR 01697  
Sen. Laura M. Murphy  
Urges the Illinois Tollway Authority to provide the citizens of Illinois greater transparency and accountability in the authorities procurement process.  
Jul 01 18  
Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01698  
Sen. Dale A. Righter-Pamela J. Althoff-Karen McConnaughay and All Senators  
Mourns the death of Ralph D. Glenn of Mattoon.  
May 10 18  
S  Resolution Adopted

SR 01699  
Sen. John G. Mulroe and All Senators  
Recognizes the life of Maurie Berman.  
May 10 18  
S  Resolution Adopted

SR 01700  
Sen. John G. Mulroe  
Designates the month of May of 2018 as "Cystic Fibrosis Awareness Month" in the State of Illinois.  
May 09 18  
S  Resolution Adopted

SR 01701  
Sen. Thomas Cullerton  
Urges the U.S. Congress not to enact any law that would prevent individuals with pre-existing conditions from having access to affordable health care.  
Jul 01 18  
Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01702  
Sen. Mattie Hunter and All Senators  
Recognizes the life of Winnie Madikizela-Mandela.  
May 10 18  
S  Resolution Adopted
Declares May 9, 2018 as "Loyola University Chicago Day".

SR 01704  Sen. Kwame Raoul and All Senators
Mourns the death of Neil Winston, M.D.

SR 01705  Sen. William R. Haine and All Senators
Mourns the death of John L. Rogers of Godfrey.

SR 01706  Sen. Martin A. Sandoval
Urges the University of Illinois System to eliminate barriers to obtaining a post-secondary education by ceasing to inquire about prior conviction information or past high school disciplinary history on any admissions applications.

SR 01707  Sen. William R. Haine and All Senators
Mourns the death of Patricia Jane Hayes.

SR 01708  Sen. Neil Anderson and All Senators
Mourns the death of William H. Teichman of East Moline.

SR 01709  Sen. Neil Anderson and All Senators
Mourns the death of Alan J. Hoffman of Moline.

SR 01710  Sen. Neil Anderson and All Senators
Mourns the death of Stephen C. VanEarwage of Rock Island.

SR 01711  Sen. Neil Anderson and All Senators
Mourns the death of Daniel W. Frank of Moline.

SR 01712  Sen. Neil Anderson and All Senators
Mourns the death of Phillip V. Tubbs of Moline.

SR 01713  Sen. Mattie Hunter and All Senators
Mourns the death of John A. Thornton.

SR 01714  Sen. Michael Connelly and All Senators
Mourns the death of Peter Huizenga.

SR 01715  Sen. William E. Brady and All Senators
Mourns the death of Peter Huizenga.

SR 01716  Sen. Mattie Hunter
States opposition to the militarization of local police departments and urges the United States Congress to drastically reduce, if not eliminate, the amount of military equipment provided to local law enforcement agencies.
Recognizes the historic significance of the 70th anniversary of the reestablishment of the sovereign and independent state of Israel as a homeland for the Jewish people. Reaffirms the bonds of friendship and cooperation which have existed between the United States, Illinois, and Israel for the past 70 years, and commits to strengthening those bonds. Commends the people of Israel for their remarkable achievements in building a new state and a pluralistic, democratic society in the face of terrorism, as well as hostility, ostracism, and belligerence from many of their neighbors. Reaffirms our support for Israel's right to defend itself against threats to its security and existence. Reaffirms our enduring support for Israel as Israel pursues peace with its neighbors. Extends the warmest congratulations and best wishes to the state of Israel and Israeli people for a peaceful and prosperous future.

May 10 18  S  Referred to Assignments

SR 01718  Sen. Dale A. Righter and All Senators
Mourns the death of Anthony Vincent Sheehan II.

May 10 18  S  Resolution Adopted

SR 01719  Sen. Pamela J. Althoff and All Senators
Mourns the death of Charmaine J. Hay, formerly of Wonder Lake and Fox Lake.

May 10 18  S  Resolution Adopted

SR 01720  Sen. Pamela J. Althoff and All Senators
Mourns the death of Muriel A. Budzynski of Johnsburg.

May 10 18  S  Resolution Adopted

SR 01721  Sen. Pamela J. Althoff and All Senators
Mourns the death of Guy F. De Vita.

May 10 18  S  Resolution Adopted

SR 01722  Sen. Pamela J. Althoff and All Senators
Mourns the death of Frances Lena Freund of McHenry.

May 10 18  S  Resolution Adopted

SR 01723  Sen. Pamela J. Althoff and All Senators
Mourns the death of John R. Sorenson of Woodstock.

May 10 18  S  Resolution Adopted

SR 01724  Sen. Pamela J. Althoff and All Senators
Mourns the death of Kenneth Joseph Schuerr.

May 10 18  S  Resolution Adopted

SR 01725  Sen. Pamela J. Althoff and All Senators
Mourns the death of Jerome L. Riley of Woodstock.

May 10 18  S  Resolution Adopted

SR 01726  Sen. Neil Anderson and All Senators
Mourns the death of James Joseph Lerch Sr. of Rock Island.

May 10 18  S  Resolution Adopted

SR 01727  Sen. Pat McGuire and All Senators
Mourns the death of Irene Ruth Schindel of Naperville.

May 18 18  S  Resolution Adopted

SR 01728  Sen. Pat McGuire and All Senators
Mourns the death of William B. Johnson of Joliet.

May 18 18  S  Resolution Adopted

SR 01729  Sen. Emil Jones, III and All Senators
Mourns the death of Wilson Frost.

May 18 18  S  Resolution Adopted

SR 01730  Sen. Chapin Rose and All Senators
Mourns the death of John Lee Rayburn of Bondville.

May 18 18  S  Resolution Adopted
SR 01731  Sen. Terry Link and All Senators
  Mourns the death of Kenneth H. Bruner of Waukegan.
  May 18 18  S  Resolution Adopted

SR 01732  Sen. Terry Link and All Senators
  Mourns the death of Willard Karr Davidson, formerly of Gurnee.
  May 18 18  S  Resolution Adopted

SR 01733  Sen. Terry Link and All Senators
  Mourns the death of John Valentine Juncer of Waukegan.
  May 18 18  S  Resolution Adopted

SR 01734  Sen. Terry Link and All Senators
  Mourns the death of Duane M. Kovacek of Gurnee.
  May 18 18  S  Resolution Adopted

SR 01735  Sen. Terry Link and All Senators
  Mourns the death of Irving Yaffe.
  May 18 18  S  Resolution Adopted

SR 01736  Sen. John G. Mulroe and All Senators
  Mourns the death of Florence Berman.
  May 18 18  S  Resolution Adopted

SR 01737  Sen. Neil Anderson and All Senators
  Mourns the death of Kenneth H. "Ken" Roberts of Moline.
  May 18 18  S  Resolution Adopted

SR 01738  Sen. Neil Anderson and All Senators
  Mourns the death of David James Cox of Moline.
  May 18 18  S  Resolution Adopted

SR 01739  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Richard Zaranto of Woodstock.
  May 18 18  S  Resolution Adopted

SR 01740  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Donald "Donnie" Hansen of Woodstock.
  May 18 18  S  Resolution Adopted

SR 01741  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Melva Joanne Shephard of Woodstock.
  May 18 18  S  Resolution Adopted

SR 01742  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Lillian C. Benes of McHenry.
  May 18 18  S  Resolution Adopted

SR 01743  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Eleanor Adams of McHenry.
  May 18 18  S  Resolution Adopted

SR 01744  Sen. Pamela J. Althoff and All Senators
  Mourns the death of Marcella Kranz of Crystal Lake.
  May 18 18  S  Resolution Adopted

SR 01745  Sen. Michael E. Hastings
  Declares September 2018 as "National Suicide Prevention Awareness Month".
  May 16 18  S  Referred to Assignments
SR 01746  Sen. Daniel Biss-Julie A. Morrison
Urges that all proposed Illinois rail projects with new freight train holding tracks adjacent to residential areas, including the current Chicago-Milwaukee Intercity Passenger Rail Program described above have a full Environmental Impact Statement. Urges the Illinois Department of Transportation to pursue options to eliminate or minimize the routing of bypass freight traffic through the Chicago metropolitan area, including prioritizing the review and study of rail bypass systems around Chicago that would ensure coastal rail traffic not destined for Chicago could more efficiently bypass the Chicago region and significantly reduce the negative impacts of freight rail in the highest populated areas of Illinois.
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 01747  Sen. Scott M. Bennett and All Senators
Mourns the death of Thomas W. Fletcher of Oakwood.
May 18 18  S  Resolution Adopted

SR 01748  Sen. Antonio Muñoz and All Senators
Mourns the death of Jon P. Gentry of Tallula.
May 18 18  S  Resolution Adopted

SR 01749  Sen. Laura M. Murphy and All Senators
Mourns the death of Roger Williams of Schaumburg.
May 18 18  S  Resolution Adopted

SR 01750  Sen. David Koehler and All Senators
Mourns the death of Lois Criswell of Peoria.
May 18 18  S  Resolution Adopted

SR 01751  Sen. William R. Haine and All Senators
Mourns the death of Ronald Williamson of Glen Carbon.
May 18 18  S  Resolution Adopted

SR 01752  Sen. William R. Haine and All Senators
Mourns the death of Robert Lammert of Edwardsville.
May 18 18  S  Resolution Adopted

SR 01753  Sen. William R. Haine and All Senators
Mourns the death of James Blair of East Alton.
May 18 18  S  Resolution Adopted

SR 01754  Sen. Terry Link and All Senators
Mourns the death of Michael Diamond.
May 18 18  S  Resolution Adopted

SR 01755  Sen. Terry Link and All Senators
Mourns the death of Louis G. Fiorelli.
May 18 18  S  Resolution Adopted

SR 01756  Sen. Jason A. Barickman and All Senators
Mourns the death of Rebecca Cain Fowler of Urbana.
May 18 18  S  Resolution Adopted

SR 01757  Sen. Pamela J. Althoff and All Senators
Mourns the death of Virgene Zarnstorff of Richmond.
May 18 18  S  Resolution Adopted

SR 01758  Sen. Pamela J. Althoff and All Senators
Mourns the death of Geraldine T. Fitzgerald of McHenry.
May 18 18  S  Resolution Adopted

SR 01759  Sen. Pamela J. Althoff and All Senators
Mourns the death of Annie S. Holsten of Crystal Lake.
May 18 18  S  Resolution Adopted
SR 01760  Sen. Pamela J. Althoff and All Senators
         Mourns the death of Linda S. Clark.
         May 18 18  S  Resolution Adopted

SR 01761  Sen. Pamela J. Althoff and All Senators
         Mourns the death of Leslie Charles "Les" Olsen Jr.
         May 18 18  S  Resolution Adopted

SR 01762  Sen. Neil Anderson and All Senators
         Mourns the death of Albert J. Lampe Sr. of East Moline.
         May 25 18  S  Resolution Adopted

SR 01763  Sen. Neil Anderson and All Senators
         Mourns the death of William Hansen, formerly of East Moline.
         May 25 18  S  Resolution Adopted

SR 01764  Sen. Kimberly A. Lightford and All Senators
         Mourns the death of James Earl Harlan.
         May 25 18  S  Resolution Adopted

SR 01765  Sen. Jil Tracy and All Senators
         Mourns the death of Benjamin J. Bumbry Jr. of Quincy.
         May 25 18  S  Resolution Adopted

SR 01766  Sen. Dave Syverson-Steve Stadelman
         Declares the week of May 30 to June 5, 2018 as "Rockford Peaches Week" in the State of Illinois.
         May 31 18  S  Resolution Adopted

SR 01767  Sen. Neil Anderson
         Declares May of 2018 as "Hero Street Month" in the State of Illinois.
         May 31 18  S  Resolution Adopted

SR 01768  Sen. Neil Anderson and All Senators
         Mourns the death of Frederick M. Kunst of Milan.
         May 25 18  S  Resolution Adopted

SR 01769  Sen. Neil Anderson and All Senators
         Mourns the death of Robert Murrel Sackett of Silvis.
         May 25 18  S  Resolution Adopted

SR 01770  Sen. Neil Anderson and All Senators
         Mourns the death of Hector Edelmiro Colon of Moline.
         May 25 18  S  Resolution Adopted

SR 01771  Sen. Neil Anderson and All Senators
         Mourns the death of Chuck Dallas.
         May 25 18  S  Resolution Adopted

SR 01772  Sen. Neil Anderson and All Senators
         Mourns the death of Harry G. Reeder of Moline.
         May 25 18  S  Resolution Adopted

SR 01773  Sen. Julie A. Morrison and All Senators
         Mourns the death of Francis L. Cunniff of Lincolnshire.
         May 25 18  S  Resolution Adopted

SR 01774  Sen. Kimberly A. Lightford
         Creates the School Discipline Reform Task Force for the purpose of assessing the implementation of the school discipline
         reform legislation passed in 2015, Senate Bill 100 (Public Act 99-456), and making recommendations to address any ongoing
         challenges related to the overuse or misuse of exclusionary discipline and what has become known as the "school-to-prison pipeline".
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SR 01775  Sen. Scott M. Bennett, Bill Cunningham-Andy Manar, David Koehler, Toi W. Hutchinson and Thomas Cullerton

Supports the Nutrient Loss Reduction Strategy and the work of stakeholders on the continued implementation of the Strategy.

May 22 18  S  Referred to Assignments

SR 01776  Sen. Elgie R. Sims, Jr. and All Senators

Mourns the death of Julia "Becky" Lewis Smith.

May 25 18  S  Resolution Adopted


Recognizes the historic significance of the 70th anniversary of the reestablishment of the sovereign and independent state of Israel as a homeland for the Jewish people. Reaffirms the bonds of friendship and cooperation which have existed between the United States, Illinois, and Israel for the past 70 years, and commits to strengthening those bonds. Commends the people of Israel for their remarkable achievements in building a new state and a pluralistic, democratic society in the face of terrorism, as well as hostility, ostracism, and belligerence from many of their neighbors. Reaffirms our support for Israel's right to defend itself against threats to its security and existence. Reaffirms our enduring support for Israel as Israel pursues peace with its neighbors. Extends the warmest congratulations and best wishes to the state of Israel and Israeli people for a peaceful and prosperous future.

May 23 18  S  Resolution Adopted

SR 01778  Sen. Karen McConnaughay

Declares July 19, 2018 as "Kane County Fair Day" in the State of Illinois.

May 31 18  S  Resolution Adopted

SR 01779  Sen. Daniel Biss

Declares October 13, 2018 as "B'nai Brith Day" in the State of Illinois.

May 23 18  S  Referred to Assignments

SR 01780  Sen. Julie A. Morrison

Declares June 13, 2018 as "Suicide Awareness Day" in Illinois.

May 31 18  S  Resolution Adopted

SR 01781  Sen. Patricia Van Pelt and All Senators

Mourns the death of Yolanda Saddler Blackmon.

May 25 18  S  Resolution Adopted

SR 01782  Sen. Iris Y. Martinez, Omar Aquino and All Senators

Honors the lives and memory of the nine Puerto Rican service members killed in the noncombat-related military plane crash in Savannah, Georgia.

May 25 18  S  Resolution Adopted

SR 01783  Sen. Jil Tracy and All Senators

Mourns the death of Michael W. Beaty of Groveland.

May 25 18  S  Resolution Adopted

SR 01784  Sen. Neil Anderson and All Senators

Mourns the death of Billy E. Sherrod of East Moline.

May 25 18  S  Resolution Adopted

SR 01785  Sen. Terry Link and All Senators

Mourns the death of Dawn Elaine Miller of Mundelein.

May 25 18  S  Resolution Adopted

SR 01786  Sen. Steve Stadelman-Neil Anderson

Creates the Illinois Community Revitalization Task Force to study and make recommendations for the reduction of blighted properties in this State and the revitalization of communities throughout Illinois.

May 31 18  S  Resolution Adopted; 046-000-000

SR 01787  Sen. Chuck Weaver and All Senators

Mourns the death of Charlie Allen of Lacon.

May 25 18  S  Resolution Adopted
SR 01788  Sen. Chuck Weaver and All Senators
Mourns the death of Kennedie LyAnn Vote of Germantown Hills.
May 25 18  S Resolution Adopted

SR 01789  Sen. Michael E. Hastings and All Senators
Mourns the death of Lloyd H. Eichwald.
May 31 18  S Resolution Adopted

SR 01790  Sen. Michael E. Hastings and All Senators
Mourns the death of Patricia A. Maus.
May 31 18  S Resolution Adopted

SR 01791  Sen. Terry Link and All Senators
Mourns the death of Thomas A. Briscoe of Waukegan.
May 31 18  S Resolution Adopted

SR 01792  Sen. Terry Link and All Senators
Mourns the death of Francisco “Frank” Diaz of Waukegan.
May 31 18  S Resolution Adopted

SR 01793  Sen. Terry Link and All Senators
Mourns the death of Stephen Michael Kelly of Park City.
May 31 18  S Resolution Adopted

SR 01794  Sen. Terry Link and All Senators
Mourns the death of Thomas F. Leahy.
May 31 18  S Resolution Adopted

SR 01795  Sen. Terry Link and All Senators
Mourns the death of William “Bill” Paulsen of Beach Park.
May 31 18  S Resolution Adopted

SR 01796  Sen. Bill Cunningham
Recognizes the 50th anniversary of the Special Olympics and congratulates all Special Olympic athletes, past and present, on their accomplishments. Declares July of 2018 as Special Olympics Month.
May 28 18  S Referred to Assignments

SR 01797  Sen. Patricia Van Pelt-Jacqueline Y. Collins
Directs the Illinois Criminal Justice Information Authority to conduct a review of the shared gang databases operating in Illinois.
May 31 18  S Resolution Adopted; 046-000-000

SR 01798  Sen. William R. Haine and All Senators
Mourns the death of Nora Woods of Alton.
May 31 18  S Resolution Adopted

SR 01799  Sen. William R. Haine and All Senators
Mourns the death of Michael Frye of Rosewood Heights.
May 31 18  S Resolution Adopted

SR 01800  Sen. Neil Anderson and All Senators
Mourns the death of Vernon L. Goodman of Moline.
May 31 18  S Resolution Adopted

SR 01801  Sen. Neil Anderson and All Senators
Mourns the death of Robert Charles Van Oteghem of Moline.
May 31 18  S Resolution Adopted

SR 01802  Sen. Neil Anderson and All Senators
Mourns the death of Steven A. Sheldon of Hillsdale.
May 31 18  S Resolution Adopted
SR 01803  Sen. Neil Anderson and All Senators
   Mourns the death of George W. Kern of Colona.
   May 31 18  S  Resolution Adopted

SR 01804  Sen. Jennifer Bertino-Tarrant and All Senators
   Mourns the death of Pamela Kettwig of Joliet.
   May 31 18  S  Resolution Adopted

SR 01805  Sen. Pat McGuire and All Senators
   Mourns the death of William R. Harrigan.
   May 31 18  S  Resolution Adopted

SR 01806  Sen. Michael Connelly and All Senators
   Mourns the death of Daryl Thomas.
   May 31 18  S  Resolution Adopted

SR 01807  Sen. Julie A. Morrison and All Senators
   Mourns the death of Denis James McDowell of Lake Forest.
   May 31 18  S  Resolution Adopted

SR 01808  Sen. Kimberly A. Lightford and All Senators
   Mourns the death of Northica Hillery-Stone of Bellwood.
   May 31 18  S  Resolution Adopted

SR 01809  Sen. William R. Haine and All Senators
   Mourns the death of Michelle Nicole Vesci of Maryville.
   May 31 18  S  Resolution Adopted

SR 01810  Sen. Jason A. Barickman and All Senators
   Mourns the death of N. Ann Werner of Streator.
   May 31 18  S  Resolution Adopted

SR 01811  Sen. Kimberly A. Lightford and All Senators
   Mourns the death of Lewis Myers Jr.
   May 31 18  S  Resolution Adopted

SR 01812  Sen. Terry Link and All Senators
   Mourns the death of Dr. Kenneth W. Hunnemeder.
   May 31 18  S  Resolution Adopted

SR 01813  Sen. Terry Link and All Senators
   Mourns the death of Emmons K. Randolph Jr. of Waukegan
   May 31 18  S  Resolution Adopted

SR 01814  Sen. Scott M. Bennett and All Senators
   Mourns the death of Laura K. Girton of Oakwood.
   May 31 18  S  Resolution Adopted

SR 01815  Sen. Pamela J. Althoff and All Senators
   Mourns the death of Ellen Amann of Crystal Lake.
   May 31 18  S  Resolution Adopted

SR 01816  Sen. Pamela J. Althoff and All Senators
   Mourns the death of Harold Leo King.
   May 31 18  S  Resolution Adopted

SR 01817  Sen. Pamela J. Althoff and All Senators
   Mourns the death of Dean Emerson Grant of North Barrington.
   May 31 18  S  Resolution Adopted
SR 01818  Sen. Chapin Rose
Creates the College and Career Interest Task Force to determine the process by which Illinois public high school student college or career interest data may be collected and shared amongst public institutions of higher education.
May 30 18  S  Referred to Assignments

SR 01819  Sen. Don Harmon-Dave Syverson and All Senators
Mourns the death of Ruthie Dell Fairchild.
May 31 18  S  Resolution Adopted

SR 01820  Sen. Don Harmon and All Senators
Mourns the passing of Lenin "Doc" Pellegrino.
May 31 18  S  Resolution Adopted

SR 01821  Sen. William R. Haine and All Senators
Mourns the death of Dorothy Kane of Godfrey.
May 31 18  S  Resolution Adopted

SR 01822  Sen. Mattie Hunter and All Senators
Mourns the death of Bertha Andrews.
May 31 18  S  Resolution Adopted

SR 01823  Sen. Chapin Rose and All Senators
Mourns the death of Gary Stewart Shae of Indianapolis, Indiana.
May 31 18  S  Resolution Adopted

SR 01824  Sen. Martin A. Sandoval and All Senators
Mourns the death of Juan Bucio.
May 31 18  S  Resolution Adopted

SR 01825  Sen. William E. Brady-Pamela J. Althoff and All Senators
Mourns the death of John J. Horeled of Crystal Lake.
Nov 15 18  S  Resolution Adopted

SR 01826  Sen. William E. Brady and All Senators
Mourns the death of Richard Mikyska of Marengo.
Nov 15 18  S  Resolution Adopted

SR 01827  Sen. William E. Brady and All Senators
Mourns the death of Gerald Eugene Urbaniak of McHenry.
Nov 15 18  S  Resolution Adopted

SR 01828  Sen. William E. Brady and All Senators
Mourns the death of Stanley F. Jozwiak of Woodstock.
Nov 15 18  S  Resolution Adopted

SR 01829  Sen. William E. Brady and All Senators
Mourns the death of Larry D. Frohling of Union.
Nov 15 18  S  Resolution Adopted

SR 01830  Sen. William E. Brady and All Senators
Mourns the death of Glen Franklin Fringer.
Nov 15 18  S  Resolution Adopted

SR 01831  Sen. William E. Brady and All Senators
Mourns the death of Milton L. Messick of Marengo.
Nov 15 18  S  Resolution Adopted

SR 01832  Sen. William E. Brady and All Senators
Mourns the death of Donald R. Robaczewski of McHenry.
Nov 15 18  S  Resolution Adopted
SR 01833  Sen. William R. Haine and All Senators  
Mourns the death of Clyde W. Jones of Bethalto.  
Nov 15 18  S  Resolution Adopted

SR 01834  Sen. Jason A. Barickman and All Senators  
Mourns the death of Hannah J. Adams of McLean.  
Nov 15 18  S  Resolution Adopted

SR 01835  Sen. Jason A. Barickman and All Senators  
Mourns the death of Dr. Carl Peter Mattioda of Spring Valley.  
Nov 15 18  S  Resolution Adopted

SR 01836  Sen. Toi W. Hutchinson and All Senators  
Mourns the death of Dolores Shirley Sellers Williams.  
Nov 15 18  S  Resolution Adopted

SR 01837  Sen. James F. Clayborne, Jr. and All Senators  
Mourns the death of Elizabeth Anne Ebrecht of Granite City.  
Nov 15 18  S  Resolution Adopted

SR 01838  Sen. Dave Syverson and All Senators  
Mourns the death of Antoinette Virginia Frederick Fox.  
Nov 15 18  S  Resolution Adopted

SR 01839  Sen. Jacqueline Y. Collins and All Senators  
Mourns the death of Lewis Myers Jr.  
Nov 15 18  S  Resolution Adopted

SR 01840  Sen. Neil Anderson and All Senators  
Mourns the death of Kenneth E. Spidle of Milan.  
Nov 15 18  S  Resolution Adopted

SR 01841  Sen. Neil Anderson and All Senators  
Mourns the death of Lawrence E. Kistner Sr. of Moline  
Nov 15 18  S  Resolution Adopted

SR 01842  Sen. Neil Anderson and All Senators  
Mourns the death of Charles R. Titus Sr. of Moline.  
Nov 15 18  S  Resolution Adopted

SR 01843  Sen. Neil Anderson and All Senators  
Mourns the death of Robert Alan King of East Moline.  
Nov 15 18  S  Resolution Adopted

SR 01844  Sen. Andy Manar and All Senators  
Mourns the death of Brett K. Mense of Taylorville.  
Nov 15 18  S  Resolution Adopted

SR 01845  Sen. Andy Manar and All Senators  
Mourns the death of Don L. Gilmore of Pana.  
Nov 15 18  S  Resolution Adopted

SR 01846  Sen. Terry Link and All Senators  
Mourns the death of Edward J. Ginsberg.  
Nov 15 18  S  Resolution Adopted

SR 01847  Sen. Terry Link and All Senators  
Mourns the death of Norma Jean Jensen of Waukegan.  
Nov 15 18  S  Resolution Adopted
SR 01848  Sen. Terry Link and All Senators
Mourns the death of Betty L. McShane of Waukegan.
Nov 15 18  S  Resolution Adopted
SR 01849  Sen. Wm. Sam McCann and All Senators
Mourns the death of David A. Suter of Lombard.
Nov 15 18  S  Resolution Adopted
SR 01850  Sen. Wm. Sam McCann and All Senators
Mourns the death of Eddie B. Stafford of Jacksonville.
Nov 15 18  S  Resolution Adopted
SR 01851  Sen. Wm. Sam McCann and All Senators
Mourns the death of Kathryn Sue Stafford of Jacksonville.
Nov 15 18  S  Resolution Adopted
SR 01852  Sen. William E. Brady and All Senators
Mourns the death of Richard B. Whitlock of Bloomington.
Nov 15 18  S  Resolution Adopted
SR 01853  Sen. William E. Brady and All Senators
Mourns the death of Everett Leo Kuntz of Normal.
Nov 15 18  S  Resolution Adopted
SR 01854  Sen. Jason A. Barickman and All Senators
Mourns the deaths of John and Reta Dowling of Watseka.
Nov 15 18  S  Resolution Adopted
SR 01855  Sen. Julie A. Morrison and All Senators
Mourns the death of Dale L. Pollack of Northbrook.
Nov 15 18  S  Resolution Adopted
SR 01856  Sen. Julie A. Morrison and All Senators
Mourns the death of Margaret Catherine McClain.
Nov 15 18  S  Resolution Adopted
SR 01857  Sen. William E. Brady and All Senators
Mourns the death of Joseph W. Barth of Bloomington.
Nov 15 18  S  Resolution Adopted
SR 01858  Sen. William E. Brady and All Senators
Mourns the death of Dr. Harold Axel Nord of Bloomington.
Nov 15 18  S  Resolution Adopted
SR 01859  Sen. Scott M. Bennett and All Senators
Mourns the death of Norma Jean Bailey of Danville.
Nov 15 18  S  Resolution Adopted
SR 01860  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Charles Curry.
Nov 15 18  S  Resolution Adopted
SR 01861  Sen. Jason A. Barickman and All Senators
Mourns the death of N. Ann Werner of Streator.
Nov 15 18  S  Resolution Adopted
SR 01862  Sen. Terry Link and All Senators
Mourns the death of Joseph R. "Rick" Culat of Park City.
Nov 15 18  S  Resolution Adopted
SR 01863  Sen. Terry Link and All Senators
Mourns the death of James T. Gillespie of Waukegan.
Nov 15 18  S  Resolution Adopted

SR 01864  Sen. Terry Link and All Senators
Mourns the death of Gladys Piat.
Nov 15 18  S  Resolution Adopted

SR 01865  Sen. Terry Link and All Senators
Mourns the death of Kenneth A. Ryckman III of Waukegan.
Nov 15 18  S  Resolution Adopted

SR 01866  Sen. Terry Link and All Senators
Mourns the death of Sandra Mary Rukstales of Zion.
Nov 15 18  S  Resolution Adopted

SR 01867  Sen. Terry Link and All Senators
Mourns the death of Betty Jean Stanczak of Waukegan.
Nov 15 18  S  Resolution Adopted

SR 01868  Sen. Terry Link and All Senators
Mourns the death of Edward A. C. Streed of Waukegan.
Nov 15 18  S  Resolution Adopted

SR 01869  Sen. Terry Link and All Senators
Mourns the death of Pastor Henry L. Woods Sr.
Nov 15 18  S  Resolution Adopted

SR 01870  Sen. Terry Link and All Senators
Mourns the death of Suzanne A. Lindsay of Gurnee.
Nov 15 18  S  Resolution Adopted

SR 01871  Sen. Terry Link and All Senators
Mourns the death of Jamie Lynn O'Meara of Waukegan.
Nov 15 18  S  Resolution Adopted

SR 01872  Sen. Pat McGuire and All Senators
Mourns the death of Gabriel V. "Ben" Moreno of Joliet.
Nov 15 18  S  Resolution Adopted

SR 01873  Sen. Pat McGuire and All Senators
Mourns the death of Guadalupe "Lupe" Marta Lopez Ferreira.
Nov 15 18  S  Resolution Adopted

SR 01874  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Eddie L. Brown Sr.
Nov 15 18  S  Resolution Adopted

SR 01875  Sen. Chapin Rose and All Senators
Mourns the death of John Foreman of Champaign.
Nov 15 18  S  Resolution Adopted

SR 01876  Sen. Chapin Rose and All Senators
Mourns the death of Gerald A. Manint of Bement.
Nov 15 18  S  Resolution Adopted

SR 01877  Sen. Neil Anderson and All Senators
Mourns the death of Jerry Lee Lang of Silvis.
Nov 15 18  S  Resolution Adopted
SR 01878 Sen. Neil Anderson and All Senators
Mourns the death of Vincent H. Polaschek of East Moline.
Nov 15 18 S Resolution Adopted

SR 01879 Sen. Neil Anderson and All Senators
Mourns the death of Harold W. Sundelius of Moline.
Nov 15 18 S Resolution Adopted

SR 01880 Sen. Neil Anderson and All Senators
Mourns the death of Michael Ray Pugh of Milan.
Nov 15 18 S Resolution Adopted

SR 01881 Sen. Neil Anderson and All Senators
Mourns the death of Leonard F. Magier of Rock Island.
Nov 15 18 S Resolution Adopted

SR 01882 Sen. Neil Anderson and All Senators
Mourns the death of Richard Lee Medd of Moline.
Nov 15 18 S Resolution Adopted

SR 01883 Sen. Neil Anderson and All Senators
Mourns the death of James Lewis Wildt of Erie.
Nov 15 18 S Resolution Adopted

SR 01884 Sen. William E. Brady and All Senators
Mourns the death of William J. Laskey of Crystal Lake.
Nov 15 18 S Resolution Adopted

SR 01885 Sen. Laura M. Murphy and All Senators
Mourns the death of Michael A. Tosto Sr. of Elgin.
Nov 15 18 S Resolution Adopted

SR 01886 Sen. Dave Syverson and All Senators
Mourns the death of William A. Wolf.
Nov 15 18 S Resolution Adopted

SR 01887 Sen. Dave Syverson and All Senators
Mourns the death of John M. Elliott Jr.
Nov 15 18 S Resolution Adopted

SR 01888 Sen. William E. Brady and All Senators
Mourns the death of Mary Lou Swift of Bloomington.
Nov 15 18 S Resolution Adopted

SR 01889 Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Ben Louis Jones.
Nov 15 18 S Resolution Adopted

SR 01890 Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Anthony Toussaint.
Nov 15 18 S Resolution Adopted

SR 01891 Sen. Neil Anderson and All Senators
Mourns the death of Frank C. Rennison Jr. of Andalusia.
Nov 15 18 S Resolution Adopted

SR 01892 Sen. Neil Anderson and All Senators
Mourns the death of Donald E. Mullins of Moline.
Nov 15 18 S Resolution Adopted
SR 01893  Sen. Neil Anderson and All Senators
Mourns the death of Robert A. Boens of Coal Valley.
Nov 15 18  S  Resolution Adopted

SR 01894  Sen. Neil Anderson and All Senators
Mourns the death of Robert James Peterson of Moline.
Nov 15 18  S  Resolution Adopted

SR 01895  Sen. Neil Anderson and All Senators
Mourns the death of William H. Long of Rock Island.
Nov 15 18  S  Resolution Adopted

SR 01896  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Donald L. Williams Sr.
Nov 15 18  S  Resolution Adopted

SR 01897  Sen. William E. Brady and All Senators
Mourns the death of Robert F. Seegers of Crystal Lake.
Nov 15 18  S  Resolution Adopted

SR 01898  Sen. William E. Brady and All Senators
Mourns the death of Robert "Bob" James Wescott Tirk
Nov 15 18  S  Resolution Adopted

SR 01899  Sen. Neil Anderson and All Senators
Mourns the death of Ralph Charles Krippner of Moline.
Nov 15 18  S  Resolution Adopted

SR 01900  Sen. Neil Anderson and All Senators
Mourns the death of Frederic J. Siebenmann Jr. of Moline.
Nov 15 18  S  Resolution Adopted

SR 01901  Sen. Neil Anderson and All Senators
Mourns the death of Jerry L. Mason of Moline.
Nov 15 18  S  Resolution Adopted

SR 01902  Sen. Neil Anderson and All Senators
Mourns the death of Richard A. Gustafson of Silvis.
Nov 15 18  S  Resolution Adopted

SR 01903  Sen. Neil Anderson and All Senators
Mourns the death of Terry R. Lewis of Moline.
Nov 15 18  S  Resolution Adopted

SR 01904  Sen. Pat McGuire and All Senators
Mourns the death of Susan Marie Fehrenbacher of Carbondale.
Nov 15 18  S  Resolution Adopted

SR 01905  Sen. Pat McGuire-Jennifer Bertino-Tarrant and All Senators
Mourns the death of Joseph L. Adler of Joliet.
Nov 15 18  S  Resolution Adopted

SR 01906  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of James H. Sankey Jr.
Nov 15 18  S  Resolution Adopted

SR 01907  Sen. Laura M. Murphy and All Senators
Mourns the death of Philip Barry of Elk Grove.
Nov 15 18  S  Resolution Adopted
SR 01908  Sen. Cristina Castro and All Senators
Mourns the death of Myra Becker of Elgin.
Nov 15 18  S  Resolution Adopted

SR 01909  Sen. William E. Brady and All Senators
Mourns the death of Eugene Albert Philipp of Woodstock.
Nov 15 18  S  Resolution Adopted

SR 01910  Sen. William E. Brady and All Senators
Mourns the death of Joseph Nicholas Kraemer of Crystal Lake.
Nov 15 18  S  Resolution Adopted

SR 01911  Sen. Andy Manar and All Senators
Mourns the death of Marilyn Rose Banovic of Litchfield.
Nov 15 18  S  Resolution Adopted

SR 01912  Sen. William E. Brady and All Senators
Mourns the death of Leo Dean Miller.
Nov 15 18  S  Resolution Adopted

SR 01913  Sen. William E. Brady and All Senators
Mourns the death of Steven R. Williams of Bloomington.
Nov 15 18  S  Resolution Adopted

SR 01914  Sen. William E. Brady and All Senators
Mourns the death of Thomas Edward Mulligan Jr., formerly of Bloomington.
Nov 15 18  S  Resolution Adopted

SR 01915  Sen. William R. Haine and All Senators
Mourns the death of Anthony J. "Tony" Vesci Sr. of Maryville.
Nov 15 18  S  Resolution Adopted

SR 01916  Sen. Terry Link and All Senators
Mourns the death of Douglas Martin Cygan.
Nov 15 18  S  Resolution Adopted

SR 01917  Sen. Terry Link and All Senators
Mourns the death of Phyllis Ann Lucas of Lindenhurst.
Nov 15 18  S  Resolution Adopted

SR 01918  Sen. Terry Link and All Senators
Mourns the death of Raymond Rayburn "Trim" Mayfield.
Nov 15 18  S  Resolution Adopted

SR 01919  Sen. Terry Link and All Senators
Mourns the death of Robert Matthew Susman.
Nov 15 18  S  Resolution Adopted

SR 01920  Sen. Terry Link and All Senators
Mourns the death of Terence A. Tucker of Waukegan.
Nov 15 18  S  Resolution Adopted

SR 01921  Sen. Terry Link and All Senators
Mourns the death of Van Cybulski.
Nov 15 18  S  Resolution Adopted

SR 01922  Sen. Terry Link and All Senators
Mourns the death of Margaret Jean Young.
Nov 15 18  S  Resolution Adopted
SR 01923  Sen. William E. Brady and All Senators  
Mourns the death of Michele Lynn Schneider of Mt. Pulaski.  
Nov 15 18  S Resolution Adopted  

SR 01924  Sen. Kimberly A. Lightford and All Senators  
Mourns the death of Yvette Ann Littleton Jarvis.  
Nov 15 18  S Resolution Adopted  

SR 01925  Sen. Neil Anderson and All Senators  
Mourns the death of Steve Sharnik.  
Nov 15 18  S Resolution Adopted  

SR 01926  Sen. Neil Anderson and All Senators  
Mourns the death of Cecil F. Casey of Andalusia.  
Nov 15 18  S Resolution Adopted  

SR 01927  Sen. Neil Anderson and All Senators  
Mourns the death of Edward Walkowicz of East Moline.  
Nov 15 18  S Resolution Adopted  

SR 01928  Sen. Neil Anderson and All Senators  
Mourns the death of Charles J. Schweiss of Coal Valley.  
Nov 15 18  S Resolution Adopted  

SR 01929  Sen. Pat McGuire and All Senators  
Mourns the death of Edward E. Sadlowski.  
Nov 15 18  S Resolution Adopted  

SR 01930  Sen. Terry Link and All Senators  
Mourns the death of Jackie Marie Dobbs of Antioch.  
Nov 15 18  S Resolution Adopted  

SR 01931  Sen. Terry Link and All Senators  
Mourns the death of Helen M. Gladue of Waukegan.  
Nov 15 18  S Resolution Adopted  

SR 01932  Sen. John J. Cullerton and All Senators  
Mourns the death of Robert Hellgeth.  
Nov 15 18  S Resolution Adopted  

SR 01933  Sen. Terry Link and All Senators  
Mourns the death of George Makela of Waukegan.  
Nov 15 18  S Resolution Adopted  

SR 01934  Sen. William E. Brady and All Senators  
Mourns the death of Simon Weltman of Skokie.  
Nov 15 18  S Resolution Adopted  

SR 01935  Sen. Neil Anderson and All Senators  
Mourns the death of Gary L. Baker of Moline.  
Nov 15 18  S Resolution Adopted  

SR 01936  Sen. Neil Anderson and All Senators  
Mourns the death of Phillip C. Wells Sr. of Moline.  
Nov 15 18  S Resolution Adopted  

SR 01937  Sen. Neil Anderson and All Senators  
Mourns the death of Hubert S. Brown of Rock Island.  
Nov 15 18  S Resolution Adopted
SR 01938  
Sen. Neil Anderson and All Senators  
Mourns the death of Larry A. Janssen of Morrison.  
Nov 15 18  S  Resolution Adopted

SR 01939  
Sen. Neil Anderson and All Senators  
Mourns the death of Dale A. Kistner of Moline.  
Nov 15 18  S  Resolution Adopted

SR 01940  
Sen. Neil Anderson and All Senators  
Mourns the death of Charles C. Ulfig Jr. of Coal Valley.  
Nov 15 18  S  Resolution Adopted

SR 01941  
Sen. Neil Anderson and All Senators  
Mourns the death of Robert C. Kast of Silvis.  
Nov 15 18  S  Resolution Adopted

SR 01942  
Sen. Pat McGuire and All Senators  
Mourns the death of Marilyn T. Bourdouris of Romeoville.  
Nov 15 18  S  Resolution Adopted

SR 01943  
Sen. Cristina Castro and All Senators  
Mourns the death of Joseph Nugara.  
Nov 15 18  S  Resolution Adopted

SR 01944  
Sen. Neil Anderson and All Senators  
Mourns the death of Harold Lee Blasdell of Moline.  
Nov 15 18  S  Resolution Adopted

SR 01945  
Sen. William R. Haine and All Senators  
Mourns the death of Mary Dale (Judd) Walmsley of Wood River.  
Nov 15 18  S  Resolution Adopted

SR 01946  
Sen. John G. Mulrooe and All Senators  
Mourns the death of Owen Heneghan.  
Nov 15 18  S  Resolution Adopted

SR 01947  
Sen. Andy Manar and All Senators  
Mourns the death of Robert Oren Montgomery of Brighton.  
Nov 15 18  S  Resolution Adopted

SR 01948  
Sen. Terry Link and All Senators  
Mourns the death of Evan Andrew Kitzmiller of Mundelein.  
Nov 15 18  S  Resolution Adopted

SR 01949  
Sen. Pat McGuire and All Senators  
Mourns the death of Genaro Morales Sr. of Joliet.  
Nov 15 18  S  Resolution Adopted

SR 01950  
Sen. Neil Anderson and All Senators  
Mourns the death of F. Steven Etheridge of Moline.  
Nov 15 18  S  Resolution Adopted

SR 01951  
Sen. Neil Anderson and All Senators  
Mourns the death of Robert H. Cook of Moline.  
Nov 15 18  S  Resolution Adopted

SR 01952  
Sen. Neil Anderson and All Senators  
Mourns the death of Joseph H. Whitson of Milan.  
Nov 15 18  S  Resolution Adopted
SR 01953  Sen. Neil Anderson and All Senators
Mourns the death of Vincent Frank Klauer Jr. of Rock Island.
Nov 15 18  S  Resolution Adopted

SR 01954  Sen. Neil Anderson and All Senators
Mourns the death of John A. Lucas Jr. of Colona.
Nov 15 18  S  Resolution Adopted

SR 01955  Sen. Laura M. Murphy-Thompson and All Senators
Mourns the death of Shari L. Caine.
Nov 15 18  S  Resolution Adopted

SR 01956  Sen. William E. Brady and All Senators
Mourns the death of Robert "Bob" F. Fuchs of Woodstock.
Nov 15 18  S  Resolution Adopted

SR 01957  Sen. William E. Brady and All Senators
Mourns the death of LaVerna Stone of Johnsburg.
Nov 15 18  S  Resolution Adopted

SR 01958  Sen. William E. Brady and All Senators
Mourns the death of Richard Koch Sr. of Harvard.
Nov 15 18  S  Resolution Adopted

SR 01959  Sen. William E. Brady and All Senators
Mourns the death of Ronald L. Modrich of Huntley.
Nov 15 18  S  Resolution Adopted

SR 01960  Sen. William E. Brady and All Senators
Mourns the death of Richard Lee Emery of Crystal Lake.
Nov 15 18  S  Resolution Adopted

SR 01961  Sen. William E. Brady and All Senators
Mourns the death of Anthony Pintozzi Sr. of McHenry.
Nov 15 18  S  Resolution Adopted

SR 01962  Sen. John J. Cullerton and All Senators
Mourns the death of Doris Ivy.
Nov 15 18  S  Resolution Adopted

SR 01963  Sen. Terry Link and All Senators
Mourns the death of Russell H. LeBeau Sr. of Zion.
Nov 15 18  S  Resolution Adopted

SR 01964  Sen. Neil Anderson and All Senators
Mourns the death of Richard Burroughs "Dick" Swick of Coal Valley.
Nov 15 18  S  Resolution Adopted

SR 01965  Sen. Neil Anderson and All Senators
Mourns the death of Raymond "Turk" Misfeldt.
Nov 15 18  S  Resolution Adopted

SR 01966  Sen. Neil Anderson and All Senators
Mourns the death of Michael E. Foss of Colona.
Nov 15 18  S  Resolution Adopted

SR 01967  Sen. Neil Anderson and All Senators
Mourns the death of Robert Taylor of Rock Island.
Nov 15 18  S  Resolution Adopted
SR 01968  Sen. Patricia Van Pelt and All Senators
           Mourns the death of Melva Jean Halbert.
           Nov 15 18  S  Resolution Adopted

SR 01969  Sen. William R. Haine and All Senators
           Mourns the death of John Cooper of Edwardsville.
           Nov 15 18  S  Resolution Adopted

SR 01970  Sen. Pat McGuire and All Senators
           Mourns the death of Luis Carlos Castillo.
           Nov 15 18  S  Resolution Adopted

SR 01971  Sen. William E. Brady and All Senators
           Mourns the death of Michael Shawn Kelly.
           Nov 15 18  S  Resolution Adopted

SR 01972  Sen. Elgie R. Sims, Jr. and All Senators
           Mourns the death of Leonard Stephen Smith.
           Nov 15 18  S  Resolution Adopted

SR 01973  Sen. Elgie R. Sims, Jr. and All Senators
           Mourns the death of Dr. Marcellus J. Leonard of Springfield.
           Nov 15 18  S  Resolution Adopted

SR 01974  Sen. Julie A. Morrison and All Senators
           Mourns the death of Glenn Stangland of Wheeling.
           Nov 15 18  S  Resolution Adopted

SR 01975  Sen. Mattie Hunter and All Senators
           Mourns the death of Florida Sullivan.
           Nov 15 18  S  Resolution Adopted

SR 01976  Sen. William E. Brady and All Senators
           Mourns the death of Leroy Edward Knudsen of Woodstock.
           Nov 15 18  S  Resolution Adopted

SR 01977  Sen. William E. Brady and All Senators
           Mourns the death of Ellen Rae Sonntag of Crystal Lake.
           Nov 15 18  S  Resolution Adopted

SR 01978  Sen. William E. Brady and All Senators
           Mourns the death of Richard P. Miller of Bloomington.
           Nov 15 18  S  Resolution Adopted

SR 01979  Sen. Mattie Hunter and All Senators
           Mourns the death of former U.N. Secretary General Kofi Annan.
           Nov 15 18  S  Resolution Adopted

SR 01980  Sen. Wm. Sam McCann and All Senators
           Mourns the death of Melba L. Austwick of Carlinville.
           Nov 15 18  S  Resolution Adopted

SR 01981  Sen. Wm. Sam McCann and All Senators
           Mourns the death of Steven Ray Smothers of Pittsfield.
           Nov 15 18  S  Resolution Adopted

SR 01982  Sen. Jacqueline Y. Collins and All Senators
           Mourns the death of Melba deane Booker.
           Nov 15 18  S  Resolution Adopted
SR 01983 Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Gladys Patsy Murray of Chicago.
Nov 15 18 S Resolution Adopted
SR 01984 Sen. William E. Brady and All Senators
Mourns the death of Charliene T. Kloppenburg of Springfield.
Nov 15 18 S Resolution Adopted
SR 01985 Sen. William E. Brady and All Senators
Mourns the death of John P. Coffey of Raleigh, North Carolina.
Nov 15 18 S Resolution Adopted
SR 01986 Sen. Andy Manar and All Senators
Mourns the death of Nola Bea Campbell of Jerseyville.
Nov 15 18 S Resolution Adopted
SR 01987 Sen. Andy Manar and All Senators
Mourns the death of Rudolph I. "Rudy" Mrazek of Staunton.
Nov 15 18 S Resolution Adopted
SR 01988 Sen. William E. Brady-Jason A. Barickman and All Senators
Mourns the death of Raymond Lewis "Ray" Hoselton of Chenoa.
Nov 15 18 S Resolution Adopted
SR 01989 Sen. Neil Anderson and All Senators
Mourns the death of Reuben Carl Anderson Jr. of Moline.
Nov 15 18 S Resolution Adopted
SR 01990 Sen. Neil Anderson and All Senators
Mourns the death of Larry John Osterhagen of Milan.
Nov 15 18 S Resolution Adopted
SR 01991 Sen. Neil Anderson and All Senators
Mourns the death of Dennis Wayne Durham of Moline.
Nov 15 18 S Resolution Adopted
SR 01992 Sen. Neil Anderson and All Senators
Mourns the death of Donald L. Roberts of Milan.
Nov 15 18 S Resolution Adopted
SR 01993 Sen. Jim Oberweis and All Senators
Mourns the death of Amanda Marie Stanton of Lockport.
Nov 15 18 S Resolution Adopted
SR 01994 Sen. Jim Oberweis and All Senators
Mourns the death of Jeremiah Stephen Adams of Fox Valley.
Nov 15 18 S Resolution Adopted
SR 01995 Sen. Jim Oberweis and All Senators
Mourns the death of Jeff Long of Naperville.
Nov 15 18 S Resolution Adopted
SR 01996 Sen. Terry Link and All Senators
Mourns the death of Robert S. Geer of Waukegan.
Nov 15 18 S Resolution Adopted
SR 01997 Sen. Terry Link and All Senators
Mourns the death of Raymond C. Geryol of Kenosha, Wisconsin.
Nov 15 18 S Resolution Adopted
SR 01998  Sen. Terry Link and All Senators
  Mourns the death of Debra J. Halas of Waukegan.
  Nov 15 18  S  Resolution Adopted

SR 01999  Sen. Terry Link and All Senators
  Mourns the death of Dorothy E. Layson of Waukegan.
  Nov 15 18  S  Resolution Adopted

SR 02000  Sen. Jason A. Barickman and All Senators
  Mourns the death of Norma Jean Oberholtzer.
  Nov 15 18  S  Resolution Adopted

SR 02001  Sen. William E. Brady
  Declares September 9, 2018 as Fenwick High School Day.
  Nov 07 18  S  Referred to Assignments

SR 02002  Sen. Scott M. Bennett and All Senators
  Mourns the death of Charles William "Bill" Smith of Champaign.
  Nov 15 18  S  Resolution Adopted

SR 02003  Sen. Scott M. Bennett and All Senators
  Mourns the death of Jens A. "Jay" Yambert of Urbana.
  Nov 15 18  S  Resolution Adopted

SR 02004  Sen. Scott M. Bennett and All Senators
  Mourns the death of Doris Wenzel of Mahomet.
  Nov 15 18  S  Resolution Adopted

SR 02005  Sen. Scott M. Bennett and All Senators
  Mourns the death of Frederick E. "Fred" Payne of Champaign.
  Nov 15 18  S  Resolution Adopted

SR 02006  Sen. Emil Jones, III and All Senators
  Mourns the death of Mary Alice Lanagan.
  Nov 15 18  S  Resolution Adopted

SR 02007  Sen. Wm. Sam McCann
  Expresses support for the Illinois counties that are declaring themselves gun sanctuaries for their citizens who wish to
  exercise their fundamental right under the Second Amendment to the Constitution of the United States and the Bill of Rights of the
  Constitution of the State of Illinois.
  Nov 07 18  S  Referred to Assignments

SR 02008  Sen. John G. Mulroe and All Senators
  Mourns the death of William F. Conrick.
  Nov 15 18  S  Resolution Adopted

SR 02009  Sen. Andy Manar and All Senators
  Mourns the death of John G. Thyer Sr. of Bunker Hill.
  Nov 15 18  S  Resolution Adopted

SR 02010  Sen. William R. Haine and All Senators
  Mourns the death of Virginia L. Secrest of Wood River.
  Nov 15 18  S  Resolution Adopted

SR 02011  Sen. Terry Link-John J. Cullerton-Antonio Muñoz and All Senators
  Mourns the death of Mary Catherine Shaw of Springfield.
  Nov 15 18  S  Resolution Adopted

SR 02012  Sen. Scott M. Bennett and All Senators
  Mourns the death of Professor David Kay of Urbana.
  Nov 15 18  S  Resolution Adopted
Urges the United States Congress to pass the Butch Lewis Act, which would create the Pension Rehabilitation Administration, an agency of the United States Department of the Treasury.
Nov 07 18  S  Referred to Assignments

SR 02014  Sen. Emil Jones, III
Directs the Auditor General to conduct an audit of the average denial rate of hospitals throughout Illinois in both the fee-for-service and managed care programs, with at least 50% of the audit consisting of safety-net and critical access hospitals.
Nov 07 18  S  Referred to Assignments

SR 02015  Sen. William R. Haine and All Senators
Mourns the death of Helen M. Hawkins of Granite City.
Nov 15 18  S  Resolution Adopted

SR 02016  Sen. Terry Link and All Senators
Mourns the death of Joseph Fowler Cinotto of Northlake.
Nov 15 18  S  Resolution Adopted

SR 02017  Sen. Terry Link and All Senators
Mourns the death of Naydean Fields.
Nov 15 18  S  Resolution Adopted

SR 02018  Sen. Neil Anderson and All Senators
Mourns the death of Gary A. Shewell of Moline.
Nov 15 18  S  Resolution Adopted

SR 02019  Sen. Neil Anderson and All Senators
Mourns the death of Jerry L. Verdick of Port Byron.
Nov 15 18  S  Resolution Adopted

SR 02020  Sen. Neil Anderson and All Senators
Mourns the death of Marvin Lowell Johnson of East Moline.
Nov 15 18  S  Resolution Adopted

SR 02021  Sen. Neil Anderson and All Senators
Mourns the death of Clement P. Cunningham M.D. of Rock Island.
Nov 15 18  S  Resolution Adopted

SR 02022  Sen. Neil Anderson and All Senators
Mourns the death of Elmer C. Mueller of Silvis.
Nov 15 18  S  Resolution Adopted

SR 02023  Sen. Neil Anderson and All Senators
Mourns the death of William J. Theis of Moline.
Nov 15 18  S  Resolution Adopted

SR 02024  Sen. Jason A. Barickman and All Senators
Mourns the death of Diane Edith Romnes-Smith.
Nov 15 18  S  Resolution Adopted

SR 02025  Sen. Andy Manar and All Senators
Mourns the death of Grady Myers Chronister of Springfield.
Nov 15 18  S  Resolution Adopted

SR 02026  Sen. Daniel Biss and All Senators
Mourns the death of Lorraine Morton of Evanston.
Nov 15 18  S  Resolution Adopted

SR 02027  Sen. Don Harmon and All Senators
Mourns the death of Anita "Donnie" Chiero.
Nov 15 18  S  Resolution Adopted
SR 02028  Sen. Don Harmon and All Senators
Mourns the death of Ann Coyne.
Nov 15 18  S  Resolution Adopted

SR 02029  Sen. Don Harmon and All Senators
Mourns the death of Jehangir Mobed.
Nov 15 18  S  Resolution Adopted

SR 02030  Sen. Don Harmon and All Senators
Mourns the death of Charles "Chuck" Raymond Dressel of River Forest.
Nov 15 18  S  Resolution Adopted

SR 02031  Sen. Don Harmon and All Senators
Mourns the death of Michael Rosinia.
Nov 15 18  S  Resolution Adopted

SR 02032  Sen. Don Harmon and All Senators
Mourns the death of Michael Daniel Healy.
Nov 15 18  S  Resolution Adopted

SR 02033  Sen. Don Harmon and All Senators
Mourns the death of Reverend William John Bernacki, O.P.
Nov 15 18  S  Resolution Adopted

SR 02034  Sen. Don Harmon and All Senators
Mourns the death of Robert F. "Bud" Ragalie.
Nov 15 18  S  Resolution Adopted

SR 02035  Sen. Don Harmon and All Senators
Mourns the death of Ruth Hurlburt Hamilton.
Nov 15 18  S  Resolution Adopted

SR 02036  Sen. Don Harmon and All Senators
Mourns the death of Sabina Ott.
Nov 15 18  S  Resolution Adopted

SR 02037  Sen. Don Harmon and All Senators
Mourns the death of Angela A. Murges.
Nov 15 18  S  Resolution Adopted

SR 02038  Sen. William E. Brady and All Senators
Mourns the death of Charlotte W. Baxter of Woodstock.
Nov 15 18  S  Resolution Adopted

SR 02039  Sen. William E. Brady and All Senators
Mourns the death of Jesse James Ratfield of Marengo.
Nov 15 18  S  Resolution Adopted

SR 02040  Sen. William E. Brady and All Senators
Mourns the death of Betty Jane Affield.
Nov 15 18  S  Resolution Adopted

SR 02041  Sen. William E. Brady and All Senators
Mourns the death of Mary Ellen Burg of Woodstock.
Nov 15 18  S  Resolution Adopted

SR 02042  Sen. William E. Brady and All Senators
Nov 15 18  S  Resolution Adopted
SR 02043  Sen. William E. Brady and All Senators
         Mourns the death of Mary Janette Roberts of Crystal Lake.
         Nov 15 18  S  Resolution Adopted
SR 02044  Sen. William E. Brady and All Senators
         Mourns the death of Grady M. Chronister of Springfield.
         Nov 15 18  S  Resolution Adopted
SR 02045  Sen. William E. Brady and All Senators
         Nov 15 18  S  Resolution Adopted
SR 02046  Sen. Neil Anderson and All Senators
         Mourns the death of Douglas K. Grubbs of Moline.
         Nov 15 18  S  Resolution Adopted
SR 02047  Sen. Neil Anderson and All Senators
         Mourns the death of Robert R. Bigford of Rock Island.
         Nov 15 18  S  Resolution Adopted
SR 02048  Sen. Neil Anderson and All Senators
         Mourns the death of Milton R. Johnson of Moline.
         Nov 15 18  S  Resolution Adopted
SR 02049  Sen. Neil Anderson and All Senators
         Mourns the death of Stephen M. Berg of Rock Island.
         Nov 15 18  S  Resolution Adopted
SR 02050  Sen. Neil Anderson and All Senators
         Mourns the death of Boyd C. Fisher of Hampton.
         Nov 15 18  S  Resolution Adopted
SR 02051  Sen. Neil Anderson and All Senators
         Mourns the death of William "Bill" C. Friedrichsen of Hillsdale.
         Nov 15 18  S  Resolution Adopted
SR 02052  Sen. Neil Anderson and All Senators
         Mourns the death of William Camden Gass of Moline.
         Nov 15 18  S  Resolution Adopted
SR 02053  Sen. Neil Anderson and All Senators
         Mourns the death of Frank F. Painter of East Moline.
         Nov 15 18  S  Resolution Adopted
SR 02054  Sen. William R. Haine and All Senators
         Mourns the death of Marjorie J. Du Vivier of Godfrey.
         Nov 15 18  S  Resolution Adopted
SR 02055  Sen. William R. Haine and All Senators
         Mourns the death of Rosemary A. (Taul) Matifes of Godfrey.
         Nov 15 18  S  Resolution Adopted
SR 02056  Sen. William R. Haine and All Senators
         Mourns the death of Vera Novalard Randolph-Ventimiglia of Wood River.
         Nov 15 18  S  Resolution Adopted
SR 02057  Sen. Don Harmon and All Senators
         Mourns the death of Sterling D. Grandberry of Oak Park.
         Nov 15 18  S  Resolution Adopted
SR 02058  Sen. Michael E. Hastings and All Senators
       Mourns the death of Robert Leander "Bob" Martin of Chicago.
       Nov 15 18  S  Resolution Adopted

SR 02059  Sen. Terry Link and All Senators
       Mourns the death of Joanne Martha Armstrong-Moon.
       Nov 15 18  S  Resolution Adopted

SR 02060  Sen. Terry Link and All Senators
       Mourns the death of Mary C. Barnes of Wadsworth.
       Nov 15 18  S  Resolution Adopted

SR 02061  Sen. Terry Link and All Senators
       Mourns the death of Anthony V. Casagrande of Waukegan.
       Nov 15 18  S  Resolution Adopted

SR 02062  Sen. Terry Link and All Senators
       Mourns the death of Donna R. Couvall.
       Nov 15 18  S  Resolution Adopted

SR 02063  Sen. Terry Link and All Senators
       Mourns the death of Raymond C. Kline Jr. of North Chicago.
       Nov 15 18  S  Resolution Adopted

SR 02064  Sen. Terry Link and All Senators
       Mourns the death of Dan E. Parr.
       Nov 15 18  S  Resolution Adopted

SR 02065  Sen. Terry Link and All Senators
       Mourns the death of John M. Scroggin of Waukegan.
       Nov 15 18  S  Resolution Adopted

SR 02066  Sen. Terry Link and All Senators
       Mourns the death of John Anthony Shubitz of Waukegan.
       Nov 15 18  S  Resolution Adopted

SR 02067  Sen. Don Harmon and All Senators
       Mourns the death of Valda A. "Val" Camilletti of Cicero.
       Nov 15 18  S  Resolution Adopted

SR 02068  Sen. Neil Anderson and All Senators
       Mourns the death of Victor H. Betcher of Silvis.
       Nov 15 18  S  Resolution Adopted

SR 02069  Sen. Neil Anderson and All Senators
       Mourns the death of Loyal Lewis Tullius of Port Byron.
       Nov 15 18  S  Resolution Adopted

SR 02070  Sen. Neil Anderson and All Senators
       Mourns the death of Herbert Casper Spahn of Moline.
       Nov 15 18  S  Resolution Adopted

SR 02071  Sen. Neil Anderson and All Senators
       Mourns the death of Harold T. Halford of Illinois City.
       Nov 15 18  S  Resolution Adopted

SR 02072  Sen. Jason A. Barickman and All Senators
       Mourns the death of Honorable Judge Robert Dannaher of Watske.
       Nov 15 18  S  Resolution Adopted
SR 02073  Sen. Wm. Sam McCann
Condemns the Governor's Office's response to the developing health crisis in Southeast DuPage County and demands the Governor's Office and the Illinois EPA's prompt and unreserved cooperation with the Illinois Attorney General's Office, the United States Environmental Protection Agency, local governments, and stakeholders affected in order to expeditiously resolve this crisis.
Nov 07 18  S  Referred to Assignments

SR 02074  Sen. Scott M. Bennett and All Senators
Mourns the death of David Zola of Champaign.
Nov 15 18  S  Resolution Adopted

SR 02075  Sen. Scott M. Bennett and All Senators
Mourns the death of Robert Ross Shapland Sr. of Savoy.
Nov 15 18  S  Resolution Adopted

SR 02076  Sen. Donald P. DeWitte and All Senators
Mourns the death of Lowell "Whitey" Reiser of Hampshire.
Nov 15 18  S  Resolution Adopted

SR 02077  Sen. Donald P. DeWitte and All Senators
Mourns the death of Terry T. McConnaughay of Geneva.
Nov 15 18  S  Resolution Adopted

SR 02078  Sen. William R. Haine and All Senators
Mourns the death of James Frederick "Jim" Reinhardt of Alton.
Nov 15 18  S  Resolution Adopted

SR 02079  Sen. Elgie R. Sims, Jr. and All Senators
Mourns the death of Barbara Noel Caldwell.
Nov 15 18  S  Resolution Adopted

SR 02080  Sen. Neil Anderson and All Senators
Mourns the death of Robert L. "Bob" Ries of Rock Island.
Nov 15 18  S  Resolution Adopted

SR 02081  Sen. Neil Anderson and All Senators
Mourns the death of James S. "Jim" Clark of Moline.
Nov 15 18  S  Resolution Adopted

SR 02082  Sen. Neil Anderson and All Senators
Mourns the death of Chester C. VanDeVelde of Moline.
Nov 15 18  S  Resolution Adopted

SR 02083  Sen. Julie A. Morrison and All Senators
Mourns the death of Bernard Forrest of Deerfield.
Nov 15 18  S  Resolution Adopted

SR 02084  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Cornelius L. Jackson.
Nov 15 18  S  Resolution Adopted

SR 02085  Sen. Terry Link and All Senators
Mourns the death of Richard Raymond "Rich" Alfano of Augusta, Georgia.
Nov 15 18  S  Resolution Adopted

SR 02086  Sen. Terry Link and All Senators
Mourns the death of Kenneth Carter Gutman.
Nov 15 18  S  Resolution Adopted

SR 02087  Sen. Terry Link and All Senators
Mourns the death of Charlene Mary (Cooper) Hendrickson.
Nov 15 18  S  Resolution Adopted
SR 02088  Sen. Terry Link and All Senators
Mourns the death of Donald Edward Kostylo of Gurnee.
Nov 15 18  S  Resolution Adopted

SR 02089  Sen. Terry Link and All Senators
Mourns the death of Erlinda Palacio Nunag of Waukegan.
Nov 15 18  S  Resolution Adopted

SR 02090  Sen. Don Harmon and All Senators
Mourns the death of Angelo Provenzano of Oak Park.
Nov 15 18  S  Resolution Adopted

SR 02091  Sen. Don Harmon and All Senators
Mourns the death of Barbara L. Wyman.
Nov 15 18  S  Resolution Adopted

SR 02092  Sen. Don Harmon and All Senators
Mourns the death of John Kenealy.
Nov 15 18  S  Resolution Adopted

SR 02093  Sen. Paul Schimpf and All Senators
Mourns the death of Billy Duane "Bill" Jackson of Anna.
Nov 15 18  S  Resolution Adopted

SR 02094  Sen. Andy Manar and All Senators
Mourns the death of Robert Russell "Bob" Wiggins of Carlinville.
Nov 15 18  S  Resolution Adopted

SR 02095  Sen. Toi W. Hutchinson and All Senators
Mourns the death of Terry W. Cole Sr. of Champaign.
Nov 15 18  S  Resolution Adopted

SR 02096  Sen. Toi W. Hutchinson and All Senators
Mourns the death of Frances P. Yarbrough Jackson of Kankakee.
Nov 15 18  S  Resolution Adopted

SR 02097  Sen. James F. Clayborne, Jr. and All Senators
Mourns the death of Barbara M. Dye of East St. Louis.
Nov 15 18  S  Resolution Adopted

SR 02098  Sen. James F. Clayborne, Jr. and All Senators
Mourns the death of Louise Lockett Johnson of East St. Louis.
Nov 15 18  S  Resolution Adopted

SR 02099  Sen. Dave Syverson and All Senators
Mourns the death of Robert Adolph "Bob" Kotz.
Nov 15 18  S  Resolution Adopted

SR 02100  Sen. Jil Tracy and All Senators
Mourns the death of H.W. "Knap" Knapheide III of Quincy.
Nov 15 18  S  Resolution Adopted

SR 02101  Sen. Neil Anderson and All Senators
Mourns the death of Joe L. "Mick" Vrbun of Colona.
Nov 15 18  S  Resolution Adopted

SR 02102  Sen. Terry Link and All Senators
Mourns the death of John R. Charles Sr. of Waukegan.
Nov 15 18  S  Resolution Adopted
SR 02103  Sen. Laura M. Murphy and All Senators
Mourns the death of Heather Mills-Rogers of Chicago.
Nov 15 18  S  Resolution Adopted

SR 02104  Sen. Chapin Rose and All Senators
Mourns the death of Jay A. Hageman of Fairmount.
Nov 15 18  S  Resolution Adopted

SR 02105  Sen. Chapin Rose and All Senators
Mourns the death of Robert Ross Shapland Sr. of Savoy.
Nov 15 18  S  Resolution Adopted

SR 02106  Sen. William E. Brady and All Senators
Mourns the death of Dr. Philip R. O'Connor of Chicago.
Nov 15 18  S  Resolution Adopted

SR 02107  Sen. William E. Brady and All Senators
Mourns the death of William A. Myers of Normal.
Nov 15 18  S  Resolution Adopted

SR 02108  Sen. Julie A. Morrison and All Senators
Mourns the death of Rabbi Sam Fraint.
Nov 15 18  S  Resolution Adopted

SR 02109  Sen. William R. Haine and All Senators
Mourns the death of Charles E. "Charlie" Tweedy of Wood River.
Nov 15 18  S  Resolution Adopted

SR 02110  Sen. William R. Haine and All Senators
Mourns the death of Dorothy "Dolly" Wickenhauser of Godfrey.
Nov 15 18  S  Resolution Adopted

SR 02111  Sen. William R. Haine and All Senators
Mourns the death of Dr. Brent Michael Leh of Edwardsville.
Nov 15 18  S  Resolution Adopted

SR 02112  Sen. John G. Mulroe and All Senators
Mourns the death of Richard E. Stark Jr.
Nov 15 18  S  Resolution Adopted

SR 02113  Sen. John G. Mulroe and All Senators
Mourns the death of Mary Joan Miller.
Nov 15 18  S  Resolution Adopted

SR 02114  Sen. Cristina Castro and All Senators
Mourns the death of Donald H. Schmidt of Bloomingdale.
Nov 15 18  S  Resolution Adopted

SR 02115  Sen. Cristina Castro and All Senators
Mourns the death of Heather Mills-Rogers.
Nov 15 18  S  Resolution Adopted

SR 02116  Sen. Scott M. Bennett and All Senators
Mourns the death of Harold James Klaman of Danville.
Nov 15 18  S  Resolution Adopted

SR 02117  Sen. William R. Haine and All Senators
Mourns the death of Eldon C. Williams Jr. of Alton.
Nov 15 18  S  Resolution Adopted
SR 02118
Sen. Neil Anderson and All Senators
Mourns the death of Lester Charles Larson of Cleveland.
Nov 15 18 S Resolution Adopted

SR 02119
Sen. Neil Anderson and All Senators
Mourns the death of Keith Jerome Irwin of Illinois City.
Nov 15 18 S Resolution Adopted

SR 02120
Sen. Neil Anderson and All Senators
Mourns the death of Jack Edward Kincaid of Moline.
Nov 15 18 S Resolution Adopted

SR 02121
Sen. Neil Anderson and All Senators
Mourns the death of Tony William "Sonny" McClure of Rapids City.
Nov 15 18 S Resolution Adopted

SR 02122
Sen. Neil Anderson and All Senators
Mourns the death of Chester J. "Chet" Wangeline of Coal Valley.
Nov 15 18 S Resolution Adopted

SR 02123
Sen. Neil Anderson and All Senators
Mourns the death of Raymond E. Garner of Milan.
Nov 15 18 S Resolution Adopted

SR 02124
Sen. Neil Anderson and All Senators
Mourns the death of John J. Wilcox of Rock Island.
Nov 15 18 S Resolution Adopted

SR 02125
Sen. Jennifer Bertino-Tarrant and All Senators
Mourns the death of Thomas C. Russell of Elmhurst.
Nov 15 18 S Resolution Adopted

SR 02126
Sen. Neil Anderson and All Senators
Mourns the death of Betty Carolyn Frank of Moline.
Nov 15 18 S Resolution Adopted

SR 02127
Sen. William R. Haine and All Senators
Mourns the death of Harold F. Korte Sr. of Godfrey.
Nov 15 18 S Resolution Adopted

SR 02128
Sen. William R. Haine and All Senators
Mourns the death of Mildred Greathouse of Edwardsville.
Nov 15 18 S Resolution Adopted

SR 02129
Sen. Chapin Rose and All Senators
Mourns the death of Nancy Hadley Shapland of Champaign.
Nov 15 18 S Resolution Adopted

SR 02130
Sen. Jason A. Barickman and All Senators
Mourns the death of Margaret Elizabeth "Maggie" Johnson Martin of Watseka.
Nov 15 18 S Resolution Adopted

SR 02131
Sen. Jacqueline Y. Collins and All Senators
Mourns the death of G. Guffie Jones.
Nov 15 18 S Resolution Adopted

SR 02132
Sen. Andy Manar and All Senators
Mourns the death of Carol L. (Lockwood) Baran of Hillsboro.
Nov 15 18 S Resolution Adopted
SR 02133  Sen. Andy Manar and All Senators
Mourns the death of Frank G. "Beaver" Schwartz Jr. of Springfield.
Nov 15 18  S  Resolution Adopted

SR 02134  Sen. Andy Manar and All Senators
Mourns the death of David L. Enrietta of Virden.
Nov 15 18  S  Resolution Adopted

SR 02135  Sen. Andy Manar and All Senators
Mourns the passing of Kane Matthew John Keeling.
Nov 15 18  S  Resolution Adopted

SR 02136  Sen. Terry Link and All Senators
Mourns the death of Frederick Brean of Ocala, Florida.
Nov 15 18  S  Resolution Adopted

SR 02137  Sen. Terry Link and All Senators
Mourns the death of Victoria M. Culliton.
Nov 15 18  S  Resolution Adopted

SR 02138  Sen. Terry Link and All Senators
Mourns the death of Gary T. Del Re of Mundelein.
Nov 15 18  S  Resolution Adopted

SR 02139  Sen. Terry Link and All Senators
Mourns the death of Howard A. Donohue of Wadsworth.
Nov 15 18  S  Resolution Adopted

SR 02140  Sen. Terry Link and All Senators
Mourns the death of Gloria J. (Janezich) Knapp of Beach Park.
Nov 15 18  S  Resolution Adopted

SR 02141  Sen. Terry Link and All Senators
Mourns the death of Kenneth L. "Ken" Larsen of Beach Park.
Nov 15 18  S  Resolution Adopted

SR 02142  Sen. Terry Link and All Senators
Mourns the death of Anthony Loizzo of Lake Forest.
Nov 15 18  S  Resolution Adopted

SR 02143  Sen. Terry Link and All Senators
Mourns the death of Penny L. Petitclair of Gurnee.
Nov 15 18  S  Resolution Adopted

SR 02144  Sen. Terry Link and All Senators
Mourns the death of Mary Lee Stackhouse Gardner.
Nov 15 18  S  Resolution Adopted

SR 02145  Sen. Terry Link and All Senators
Mourns the death of Martin F. Zahnle.
Nov 15 18  S  Resolution Adopted

SR 02146  Sen. Terry Link and All Senators
Mourns the death of Joseph A. Zdanowicz of Waukegan.
Nov 15 18  S  Resolution Adopted

SR 02147  Sen. Julie A. Morrison and All Senators
Mourns the death of John C. Wood of Northbrook.
Nov 15 18  S  Resolution Adopted
SR 02148  Sen. Scott M. Bennett and All Senators  
Mourns the death of Gary R. Lietz of Champaign.  
Nov 15 18  S  Resolution Adopted

SR 02149  Sen. Scott M. Bennett and All Senators  
Mourns the death of John L. Criswell of Tilton.  
Nov 15 18  S  Resolution Adopted

SR 02150  Sen. John J. Cullerton  
Thanks Senator Daniel Biss for his years of service to the people of Illinois.  
Nov 28 18  S  Resolution Adopted

SR 02151  Sen. William E. Brady and All Senators  
Mourns the death of Dr. Glen Dean Pittman of Springfield.  
Nov 15 18  S  Resolution Adopted

SR 02152  Sen. John J. Cullerton  
Honors and thanks Senator Bill Haine for his dedicated service to the people of Illinois.  
Nov 13 18  S  Resolution Adopted

SR 02153  Sen. William R. Haine and All Senators  
Mourns the death of Herbert A. Cope Jr. of Alton.  
Nov 15 18  S  Resolution Adopted

SR 02154  Sen. William R. Haine and All Senators  
Mourns the death of Phyllis Ann Waters of Alton.  
Nov 15 18  S  Resolution Adopted

SR 02155  Sen. Don Harmon and All Senators  
Mourns the death of Rosemary D. Juravic.  
Nov 15 18  S  Resolution Adopted

SR 02156  Sen. Don Harmon and All Senators  
Mourns the death of Jean A. Omara.  
Nov 15 18  S  Resolution Adopted

SR 02157  Sen. Don Harmon and All Senators  
Mourns the death of Mary Ann Eckstein.  
Nov 15 18  S  Resolution Adopted

SR 02158  Sen. Don Harmon and All Senators  
Mourns the death of Lawrence "Larry" Robert Wilkinson.  
Nov 15 18  S  Resolution Adopted

SR 02159  Sen. Don Harmon and All Senators  
Mourns the death of Marianne Hall.  
Nov 15 18  S  Resolution Adopted

SR 02160  Sen. Mattie Hunter and All Senators  
Mourns the death of Elliott C. Satinover of Park Ridge.  
Nov 15 18  S  Resolution Adopted

SR 02161  Sen. Don Harmon and All Senators  
Mourns the death of Marvin "Marv" Harold Abrahamson.  
Nov 15 18  S  Resolution Adopted

SR 02162  Sen. Don Harmon and All Senators  
Mourns the death of Richard Frisbie.  
Nov 15 18  S  Resolution Adopted
SR 02163  Sen. Thomas Cullerton and All Senators
Mourns the death of Paulette A. Brenton of Carol Stream.
Nov 15 18  S  Resolution Adopted
SR 02164  Sen. Neil Anderson and All Senators
Mourns the death of James Franklin Duke Sr. of East Moline.
Nov 15 18  S  Resolution Adopted
SR 02165  Sen. Neil Anderson and All Senators
Mourns the death of Harry A. Peterson of Rock Island.
Nov 15 18  S  Resolution Adopted
SR 02166  Sen. Neil Anderson and All Senators
Mourns the death of Leslie A. Schotka of East Moline.
Nov 15 18  S  Resolution Adopted
SR 02167  Sen. Neil Anderson and All Senators
Mourns the death of Dean Phillip Genung of Moline.
Nov 15 18  S  Resolution Adopted
SR 02168  Sen. Neil Anderson and All Senators
Mourns the death of Robert L. Kerres of Rock Island.
Nov 15 18  S  Resolution Adopted
SR 02169  Sen. Andy Manar and All Senators
Mourns the death of Ronald L. Maedge.
Nov 15 18  S  Resolution Adopted
SR 02170  Sen. Andy Manar and All Senators
Mourns the death of Jon W. Cherry of Benld.
Nov 15 18  S  Resolution Adopted
SR 02171  Sen. Andy Manar and All Senators
Mourns the death of Ann Ford of Springfield.
Nov 15 18  S  Resolution Adopted
SR 02172  Sen. Chapin Rose and All Senators
Mourns the death of Rosann Gelvin Noel of Champaign.
Nov 15 18  S  Resolution Adopted
SR 02173  Sen. Chapin Rose and All Senators
Mourns the death of Albert C. Fisher of Decatur.
Nov 15 18  S  Resolution Adopted
SR 02174  Sen. Neil Anderson and All Senators
Mourns the death of John W. Jespersen of Rock Island.
Nov 15 18  S  Resolution Adopted
SR 02175  Sen. Neil Anderson and All Senators
Mourns the death of Robert O. Grubaugh of Moline.
Nov 15 18  S  Resolution Adopted
SR 02176  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Lynda Dale Puckett.
Nov 15 18  S  Resolution Adopted
SR 02177  Sen. Kimberly A. Lightford and All Senators
Mourns the death of Phillip Jackson of Chicago.
Nov 15 18  S  Resolution Adopted
SR 02178 Sen. John J. Cullerton

Thanks Senator Clayborne for his dedicated service to the people of Illinois and his significant contributions to the state.

Nov 14 18 S Resolution Adopted

SR 02179 Sen. Jason A. Barickman

Directs the Auditor General to conduct a management audit of the relationship between the Abraham Lincoln Presidential Library and Museum and the Abraham Lincoln Presidential Library Foundation.

Nov 15 18 S Referred to Assignments

SR 02180 Sen. John G. Mulroe and All Senators

Mourns the death of Michael Lester Smith of Chicago.

Nov 28 18 S Resolution Adopted

SR 02181 Sen. Ira I. Silverstein and All Senators

Mourns the death of Rabbi Barry Robinson of Chicago.

Nov 28 18 S Resolution Adopted

SR 02182 Sen. David Koehler and All Senators

Mourns the death of Bruce C. Ingersoll of Peoria.

Nov 28 18 S Resolution Adopted

SR 02183 Sen. David Koehler and All Senators

Mourns the death of F.O. Kenny of Peoria.

Nov 28 18 S Resolution Adopted

SR 02184 Sen. David Koehler and All Senators

Mourns the death of Janet L. Kaizer of Peoria.

Nov 28 18 S Resolution Adopted

SR 02185 Sen. David Koehler and All Senators

Mourns the death of Dolores Moore Harlow Hirst of Bloomington.

Nov 28 18 S Resolution Adopted

SR 02186 Sen. David Koehler and All Senators

Mourns the death of Harry M. LaHood of Washington.

Nov 28 18 S Resolution Adopted

SR 02187Sen. David Koehler and All Senators

Mourns the death of Lorraine M. Fengel of Canton.

Nov 28 18 S Resolution Adopted

SR 02188 Sen. David Koehler and All Senators

Mourns the death of Caroline Maxine Holford of Peoria.

Nov 28 18 S Resolution Adopted

SR 02189 Sen. David Koehler and All Senators

Mourns the death of Earl J. Carter of Peoria Heights.

Nov 28 18 S Resolution Adopted

SR 02190 Sen. David Koehler and All Senators

Mourns the death of Harriet L. O'Neill of Bartonville.

Nov 28 18 S Resolution Adopted

SR 02191 Sen. David Koehler and All Senators

Mourns the death of Larry W. Stranz of Bartonville.

Nov 28 18 S Resolution Adopted

SR 02192 Sen. David Koehler and All Senators

Mourns the death of Nelda M. Lalicker of Peoria.

Nov 28 18 S Resolution Adopted
SR 02193  Sen. Don Harmon and All Senators
Mourns the death of Peggy Roche Boyle.
Nov 28 18  S  Resolution Adopted

SR 02194  Sen. Wm. Sam McCann and All Senators
Mourns the death of Ronald L. Maedge.
Nov 28 18  S  Resolution Adopted

SR 02195  Sen. Wm. Sam McCann and All Senators
Mourns the death of Richard D. McCaherty of Carlinville.
Nov 28 18  S  Resolution Adopted

SR 02196  Sen. Wm. Sam McCann and All Senators
Mourns the death of Leslie D. Wilson of South Jacksonville.
Nov 28 18  S  Resolution Adopted

SR 02197  Sen. Julie A. Morrison and All Senators
Nov 28 18  S  Resolution Adopted

SR 02198  Sen. Scott M. Bennett and All Senators
Mourns the death of Alice Johnson Webber Long of Urbana.
Nov 28 18  S  Resolution Adopted

SR 02199  Sen. William R. Haine and All Senators
Mourns the death of Donald R. Bohannon of Godfrey.
Nov 28 18  S  Resolution Adopted

SR 02200  Sen. William R. Haine and All Senators
Mourns the death of David A. Coakley of Collinsville.
Nov 28 18  S  Resolution Adopted

SR 02201  Sen. Scott M. Bennett and All Senators
Mourns the death of Richard "Dick" Shockey of Danville.
Nov 28 18  S  Resolution Adopted

SR 02202  Sen. David Koehler and All Senators
Mourns the death of Martha E. "Mari" McGinnis of Peoria.
Nov 28 18  S  Resolution Adopted

SR 02203  Sen. David Koehler and All Senators
Mourns the death of Carol Ann Trumpe of Edwards.
Nov 28 18  S  Resolution Adopted

SR 02204  Sen. Andy Manar and All Senators
Mourns the death of Dale L. Buhs of Bunker Hill.
Nov 28 18  S  Resolution Adopted

SR 02205  Sen. Andy Manar and All Senators
Mourns the death of Barbara Josephine Koeller Kramer of Bunker Hill.
Nov 28 18  S  Resolution Adopted

SR 02206  Sen. Andy Manar and All Senators
Mourns the death of Lois Marie Meehan of Bunker Hill.
Nov 28 18  S  Resolution Adopted

SR 02207  Sen. William R. Haine and All Senators
Mourns the death of Francis "Frank" Myers of Jerseyville.
Nov 28 18  S  Resolution Adopted
SR 02208  Sen. William R. Haine and All Senators
Mourns the death of Lester Allen Klope of Alton.
Nov 28 18  S  Resolution Adopted

SR 02209  Sen. William R. Haine and All Senators
Mourns the death of Steven Elliot Bortko of Belleville.
Nov 28 18  S  Resolution Adopted

SR 02210  Sen. William R. Haine and All Senators
Mourns the death of Thomas O. Falb.
Nov 28 18  S  Resolution Adopted

SR 02211  Sen. Chapin Rose and All Senators
Mourns the death of William Dean "Bill" "Kirbo" Kirby of Tolono.
Nov 28 18  S  Resolution Adopted

SR 02212  Sen. Dave Syverson and All Senators
Mourns the death of Oscar Lee Presley Jr. of Roscoe.
Nov 28 18  S  Resolution Adopted

SR 02213  Sen. Wm. Sam McCann and All Senators
Mourns the death of Steven Ray Smothers of Pittsfield.
Nov 28 18  S  Resolution Adopted

SR 02214  Sen. John G. Mulroe and All Senators
Mourns the death of Chicago Police Department Officer Samuel Jimenez.
Nov 28 18  S  Resolution Adopted

SR 02215  Sen. John G. Mulroe and All Senators
Mourns the death of Robert D. Beaulieu of Palatine.
Nov 28 18  S  Resolution Adopted

SR 02216  Sen. Jason A. Barickman
Commends Blake Kinnett for his courage and determination in the face of his ALD diagnosis. Recognizes the Kinnett family and the community of Alvin for their unwavering support of Blake. Declares December 1, 2018 as "Blake Kinnett Day".
Nov 28 18  S  Resolution Adopted

SR 02217  Sen. William E. Brady
Thanks Senator Tom Rooney for his dedicated service to the people of Illinois.
Nov 28 18  S  Resolution Adopted

SR 02218  Sen. David Koehler and All Senators
Mourns the death of William James "Bill" Howard of Pinegree Grove.
Nov 28 18  S  Resolution Adopted

SR 02219  Sen. David Koehler and All Senators
Mourns the death of Nancy J. Monroe of Morton.
Nov 28 18  S  Resolution Adopted

SR 02220  Sen. David Koehler and All Senators
Mourns the death of Michael L. Ryon of Peoria.
Nov 28 18  S  Resolution Adopted

SR 02221  Sen. John J. Cullerton
Thanks Senator Kwame Raoul for his years of service to the people of Illinois.
Nov 28 18  S  Resolution Adopted

SR 02222  Sen. Don Harmon and All Senators
Mourns the death of Judith D. Harmon of River Forest.
Nov 28 18  S  Resolution Adopted
SR 02223  Sen. James F. Clayborne, Jr. and All Senators

Mourns the death of Rita F. Babic Keefe of Belleville.

Nov 28 18  S  Resolution Adopted
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, AT THE ELEVENTH SPECIAL SESSION THEREOF, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns the 1st Legislative Day and the Senate adjourns on the 1st Legislative Day, the House shall remain in continuous session and stands adjourned until the call of the Speaker, and the Senate shall remain in continuous session and stands adjourned to the call of the President.

Jul 26 17 H Adopted Both Houses

(Sen. William R. Haine-Michael E. Hastings)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, AT THE TWELFTH SPECIAL SESSION THEREOF, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on the 1st Legislative Day and the Senate adjourns on the 1st Legislative Day, the House shall remain in continuous session and stands adjourned until the call of the Speaker, and the Senate shall remain in continuous session and stands adjourned to the call of the President.

May 31 17 H Adopted Both Houses

(Sen. Mattie Hunter)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, AT THE FOURTEENTH SPECIAL SESSION THEREOF, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on the 1st Legislative Day and the Senate adjourns on the 1st Legislative Day, the House shall remain in continuous session and stands adjourned until the call of the Speaker, and the Senate shall remain in continuous session and stands adjourned to the call of the President.

Aug 13 17 H Adopted Both Houses

(Sen. Mattie Hunter)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, AT THE THIRTEENTH SPECIAL SESSION THEREOF, THE SENATE CONCURRING HEREIN, that when the House of Representatives and Senate adjourns on July 31, 2017, the House shall remain in continuous session and stands adjourned until the call of the Speaker, and the Senate shall remain in continuous session and stands adjourned to the call of the President.

Aug 13 17 H Adopted Both Houses

(Sen. Terry Link)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, AT THE FIFTEENTH SPECIAL SESSION THEREOF, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns the Fifteenth Special Session, the House shall remain in continuous session and stands adjourned until the call of the Speaker, and when the Senate adjourns the Fifteenth Special Session, the Senate shall remain in continuous session and stands adjourned to the call of the President.

Aug 29 17 H Adopted Both Houses
HJR 00002


(Sen. Napoleon Harris, III and Daniel Biss)

Creates the Underrepresented Groups in Academia Task Force within the Board of Higher Education to examine strategies to grow underrepresented groups in institutions of higher education and to ascertain the viability of increasing the number of laboratory schools in the State and creating State-owned and operated trade schools.

Fiscal Note (Illinois Board of Higher Education)

According to House Joint Resolution 2, members of the Underrepresented Groups in Academia Task Force shall serve without compensation. Although some costs might be incurred to the Illinois Board of Higher Education in order to provide support for the Task Force, such costs would most likely be minimal. Expanding services and programs for underrepresented students can provide opportunities for a more marketable skill set that lends itself to enhancing the growth and economic viability of the State of Illinois. The Illinois Board of Higher Education has also been in discussions about developing a conference specifically focused on assisting underrepresented student populations at both public and private institutions. The Underrepresented Groups in Academia Task Force could help to promote this cause as well and/or connect its work to such a forum.

State Debt Impact Note (Government Forecasting & Accountability)

This legislation would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

May 31 17 H Adopted Both Houses

HJR 00003


(Sen. Napoleon Harris, III)

Creates the Trade Policy Task Force within the Illinois Department of Commerce and Economic Opportunity - Office of Trade and Investment to (1) analyze important issues relative to the growth of international trade from and to Illinois; (2) make recommendations to Congress, the United States Trade Representative, and the White House National Trade Council regarding trade policies that best serve Illinois; and (3) promote the exportation of goods and services from Illinois and the importation of goods and services into Illinois.

Fiscal Note (Dept. of Commerce & Economic Opportunity)

The bill does not indicate a funding source for the Trade Policy Task Force other than specifying that expenses shall be the responsibility of the Department of Commerce and Economic Opportunity. Unless a special task force appropriation was provided, the expenses below would be classified as General Revenue Fund for one agency: (1) Cost for 28 members of the task force to spend 2 nights in Chicago for 1 meeting = $17,500; (2) Cost for 28 members of the task force to spend 4 nights for 2 meetings in Springfield = 20,944; (3) Estimated cost for a consultant to assist the Task Force = $50,000; (4) Estimated final report printing costs (50 or more copies) = $2,500; Total Estimate based on assumptions and available information = $90,944

Senate Committee Amendment No. 1

Deleted everything and replaces it with similar language.

Jun 27 17 H Adopted Both Houses

HJR 00004

Rep. Thomas M. Bennett

(Sen. Jason A. Barickman)

Designates the section of US Route 45, Iroquois County Road 2400 North on the South, to Illinois State Route 116 on the North as the "Firefighter Dana Schoolman Memorial Highway".

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HJR 00005

Rep. Carol Ammons-Keith R. Wheeler, Al Riley and Juliana Stratton

(Sen. Chapin Rose)

Declares February 28, 2017 as "University of Illinois Day" in the State Illinois.

May 09 17 S Referred to Assignments
HJR 00006  Rep. Barbara Flynn Currie  
(Sen. James F. Clayborne, Jr.)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, January 12, 2017, the House of Representatives stands adjourned until Tuesday, January 17, 2017, in perfunctory session; and when it adjourns on that day, it stands adjourned until Friday, January 20, 2017, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, January 24, 2017, at 12:00 o'clock noon, or until the call of the Speaker; and the Senate stands adjourned until Wednesday, January 18, 2017, in perfunctory session; and when it adjourns on that day, it stands adjourned until Monday, January 23, 2017, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, January 24, 2017, or until the call of the President.

Jan 12 17  H  Adopted Both Houses

HJR 00007  Rep. Barbara Flynn Currie  
(Sen. Don Harmon)

BE IT RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the two Houses shall convene in Joint Session on Wednesday, January 25, 2017 at the hour of 12:00 o'clock noon for the purpose of hearing Governor Bruce Rauner present to the General Assembly his Report on the Condition of the State as required by Article V, Section 13 of the Constitution of the State of Illinois.

Jan 25 17  H  Adopted Both Houses

HJR 00008  Rep. Thomas M. Bennett

Urges the Department of Juvenile Justice to amend administrative rules regarding Maximum Penalties for Youth.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00009  Rep. Grant Wehrli-Jeanne M Ives-Mark Batinick, Nick Sauer, Sara Wojcicki Jimenez, David A. Welter, Terri Bryant, Dave Severin, Thomas Morrison, Peter Breen, Keith R. Wheeler, Margo McDermed, Sheri Jesiel, David Harris, Randy E. Frese, Tim Butler, Allen Skillicorn, Avery Bourne, Brad Halbrook, Reginald Phillips and Thomas M. Bennett

Removes Frank J. Mautino as Auditor General.

Jan 24 17  H  Referred to Rules Committee

(Sen. Ira I. Silverstein)

Designates the section of Milwaukee Avenue in Niles, as it runs from Main Street to Dempster Street as the "General Wladyslaw Anders Memorial Way".

Mar 29 17  H  Adopted Both Houses

HJR 00011  Rep. Linda Chapa LaVia-Carol Sente  
(Sen. Jacqueline Y. Collins)

Encourages the Illinois State Board of Education and each school district in this State to consider the benefits of the attendance awareness campaign "Every Student Counts, Every Day Matters" encouraged by the Illinois Attendance Commission.

May 31 17  H  Adopted Both Houses

HJR 00012  Rep. Jim Durkin

Authorizes the Department of Transportation to commence a procurement process for a project to provide additional highway capacity along Interstate 55 from Interstate 355 to Interstate 90/Interstate 94 in DuPage, Cook, and Will Counties, and toll the additional capacity pursuant to the authority provided under the Public-Private Partnerships for Transportation Act.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00013  Rep. Theresa Mah


Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee
HJR 00014  Rep. Barbara Flynn Currie  
(Sen. Don Harmon)  
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF  
THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on  
Wednesday, January 25, 2017, it stands adjourned until Friday, January 27, 2017, in perfunctory session; and when it adjourns on that  
day, it stands adjourned until Tuesday, January 31, 2017, in perfunctory session; and when it adjourns on that day, it stands adjourned until Friday, February 03, 2017, in perfunctory session; and when it adjourns on that day, it stands adjourned until Monday, February 6, 2017, in perfunctory session; and when it adjourns on that day, it stands adjourned until Wednesday, February 8, 2017, or until the call of the Speaker; and when the Senate adjourns on Thursday, January 26, 2017, it stands adjourned until Monday, January 30, 2017, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, February 07, 2017, or until the call of the President.  
Jan 26 17  H  Adopted Both Houses  

HJR 00015  Rep. Marcus C. Evans, Jr.-Patricia R. Bellock  
Creates the Automobile Dealers’ License Task Force to study issues related to the licensing and oversight of the  
nontraditional dealers doing business in Illinois.  
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee  

HJR 00016  Rep. Kathleen Willis, Marcus C. Evans, Jr., La Shawn K. Ford, Cynthia Soto, Robyn Gabel, Gregory Harris,  
Frances Ann Hurley, Camille Y. Lilly, Natalie A. Manley and Stephanie A. Kifowit  
(Sen. Linda Holmes)  
Extends the operation of the Mobile Integrated Healthcare Task Force.  
May 31 17  H  Adopted Both Houses  

Theresa Mah, Melissa Conyers-Ervin, Litesa E. Wallace, William Davis, Deb Conroy, Laura Fine, Jaime M.  
Andrade, Jr., Gregory Harris, Robyn Gabel, Silvana Tabares, Camille Y. Lilly, Rita Mayfield, Anna Moeller,  
Lawrence Walsh, Jr., Christian L. Mitchell, Justin Slaughter, Mary E. Flowers, Kelly M. Burke, Juliana Stratton,  
Carol Ammons, Sam Yingling, Michael J. Zalewski, Will Guzzardi, Cynthia Soto, André Thapedi, Luis Arroyo,  
Fred Crespo, Sonya M. Harper and Linda Chapa LaVie  
(Sen. Omar Aquino)  
Designates the entirety of Interstate 294 of the Dwight D. Eisenhower System of Interstate and Defense Highways as the  
"President Barack Obama Tollway".  
House Committee Amendment No. 1  
Changes a reference from the Illinois Department of Transportation to the Illinois State Toll Highway Authority.  
Jun 27 17  S  Referred to Assignments  

HJR 00018  Rep. Allen Skillicorn  
Makes application to Congress under the provisions of Article V of the Constitution of the United States for the calling of  
a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraints on the  
federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and for  
members of Congress.  
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee  

HJR 00019  Rep. Barbara Flynn Currie  
(Sen. Don Harmon)  
BE IT RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL  
ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the two Houses shall convene in Joint  
Session on Wednesday, February 15, 2017 at the hour of 12:00 o'clock noon for the purpose of hearing Governor Bruce Rauner  
present to the General Assembly his Budget Message for the Fiscal Year 2018, as required by Chapter 15, Section 20/50-5 of the  
Illinois Compiled Statutes.  
Feb 09 17  H  Adopted Both Houses
HJR 00020  Rep. Christine Winger, John C. D'Amico and Michelle Mussman

States the belief that O'Hare International Airport's noise monitoring technology should be coupled with artificial-intelligence software to match the noises perceived by each station at each time to specific individual flight operations and the operations of individual airlines and to gauge the compliance of each individual airline firm with the guidelines set down in the Fly Quiet Program. Calls for a measurable improvement in Fly Quiet compliance no later than January 1, 2017, with further improvements to follow. Urges the Aviation Department of the City of Chicago to select a trusted third party that represents the interests of O'Hare International Airport's noise neighbors and to share the information enumerated in this resolution with this third party. Urges the Aviation Department and the trusted third party to collaborate to develop a rank-ordered chart of each airline firm's compliance with Fly Quiet Program guidelines. Urges the Aviation Department and the trusted third party to give the charts explicit and formal consideration as elements in any decisions made, subsequent to the start of the generation of this data and these charts, on the reallocation of departure gates and support facilities at O'Hare International Airport.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00021  Rep. Thomas M. Bennett, Marcus C. Evans, Jr., John C. D'Amico, Margo McDermed, Jaime M. Andrade, Jr., Michael Halpin, Jerry Lee Long, Natalie A. Manley, Robert Martwick, Tony McCombie, Lindsay Parkhurst and Christine Winger

(Sen. Scott M. Bennett-Jason A. Barickman)

Designates the overpass at 200 North Road crossing I-57 South of Paxton as the "McCarter-Caisse-Vice-Hale Memorial Overpass".

May 28 18  H  Adopted Both Houses

HJR 00022  Rep. Jim Durkin-Patricia R. Bellock-Dan Brady

(Sen. Napoleon Harris, III)

Creates the Task Force on Modes of School Transportation for Elementary and Secondary Education. Sets forth the membership of the Task Force. Provides that the Task Force shall conduct a review of current State and federal law regarding the use of various modes to transport elementary and secondary education students and make recommendations to the State Board of Education and the General Assembly regarding safe transportation of the students, and shall present legislative and administrative recommendations to the Governor and General Assembly no later than December 15, 2017.

House Floor Amendment No. 1

Adds the Lieutenant Governor and a representative of a statewide association representing high school districts to the membership of the Task Force.

May 31 17  H  Adopted Both Houses

HJR 00023  Rep. Barbara Flynn Currie

(Sen. Don Harmon)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREBIN, that when the two Houses adjourn on Thursday, February 09, 2017, the House of Representatives stands adjourned until Wednesday, February 15, 2017 at 11:30 o'clock a.m., or until the call of the Speaker; and the Senate stands adjourned until Wednesday, February 15, 2017, or until the call of the President.

Feb 09 17  H  Adopted Both Houses

HJR 00024  Rep. Kathleen Willis, Carol Sente, Deb Conroy, Sue Scherer and Linda Chapa LaVia

(Sen. Jennifer Bertino-Tarrant and Omar Aquino)

That the P-20 Council, in collaboration with the Early Learning Council, shall establish an Advisory Committee for the purposes of reviewing kindergarten transitions.

May 31 17  H  Adopted Both Houses
HJR 00025  Rep. Michael J. Zalewski-Keith R. Wheeler
(Sen. Daniel Biss and Neil Anderson)
Creates the Illinois Legislative Blockchain and Distributed Ledger Task Force to study how and if the State of Illinois, county governments, and municipal governments can benefit from a transition to a blockchain based system for recordkeeping and service delivery.
House Committee Amendment No. 1
Adds members to the task force.
House Floor Amendment No. 3
Deletes everything and replaces it with similar language.
Senate Committee Amendment No. 1
Makes a technical correction.
Jun 28 17  H  Adopted Both Houses

HJR 00026  Rep. Christine Winger
Requests the Auditor General to conduct an audit of scratch-off games under the jurisdiction of the Illinois State Lottery.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

Creates the Illinois Cybersecurity Task Force to study the status, progress, and future of cybersecurity.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00028  Rep. Mary E. Flowers
Urges the United States Congress to adopt the American Recovery Program.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00029  Rep. Barbara Flynn Currie
(Sen. Antonio Muñoz)
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on Thursday, February 16, 2017, it stands adjourned until Wednesday, February 22, 2017 at 12:00 o’clock noon, and when it adjourns on that day, it stands adjourned until Thursday, February 23, 2017, and when it adjourns on that day, it stands adjourned until Friday, February 24, 2017, and when it adjourns on that day, it stands adjourned until March 7, 2017 at 12:00 o’clock noon, or until the call of the Speaker; and when the Senate adjourns on Thursday, February 16, 2017, it stands adjourned until Tuesday, February 28, 2017, and when it adjourns on that day, it stands adjourned until Wednesday, March 1, 2017, and when it adjourns on that day, it stands adjourned until Thursday, March 2, 2017, and when it adjourns on that day it stands adjourned until Tuesday, March 7, 2017, or until the call of the President.
Feb 16 17  H  Adopted Both Houses

HJR 00030  Rep. Lawrence Walsh, Jr. and Margo McDermed
Urges the Illinois Department of Transportation to erect signage notifying motorists of congestion and possible dangers along Interstate 80 between the exit to I-55 in Joliet and Route 30 in New Lenox.
May 09 17  H  Resolution Adopted 112-000-000

HJR 00031  Rep. Anthony DeLuca
(Sen. Toi W. Hutchinson)
Designates the portion of East End Avenue between the intersections of 26th Street and East End Avenue and Sauk Trail and East End Avenue in South Chicago Heights as "Honorary Thomas Cellini Way".
Apr 26 17  H  Adopted Both Houses

Makes application to Congress under the provisions of Article V of the Constitution of the United States for the calling of a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraints on the federal government and limit the power and jurisdiction of the federal government.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee


(Sen. John J. Cullerton)

Congratulates the Chicago Cubs on winning the 2016 World Series.

Senate Floor Amendment No. 1

Deletes everything and replaces it with similar language. Adds in information regarding when the Chicago Cubs will receive their championship rings.

May 11 17  H  Adopted Both Houses


(Sen. Martin A. Sandoval)

Encourages Congress to introduce and pass new legislation on the admission of Puerto Rico as the 51st State.

House Floor Amendment No. 1

Corrects the name of the Governor of Puerto Rico.

Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HJR 00035  Rep. Sara Feigenholtz

(Sen. John J. Cullerton)

BE IT RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the two Houses shall convene in Joint Session on Wednesday, March 8, 2017 at 11 o’clock a.m. for the purpose of welcoming and celebrating the 2016 World Series Champion Chicago Cubs.

Mar 07 17  H  Adopted Both Houses

HJR 00036  Rep. La Shawn K. Ford-Camille Y. Lilly-LaToya Greenwood and Melissa Conyears-Ervin

(Sen. Kimberly A. Lightford-Mattie Hunter-Jacqueline Y. Collins-Don Harmon-Patricia Van Pelt and Iris Y. Martinez)

Designates Interstate 55 as it travels from the Tri-State Tollway to East St. Louis as the "Barack Obama Presidential Expressway".

House Floor Amendment No. 1

Changes the section of road named in honor of President Obama.

Jul 04 17  H  Adopted Both Houses


(Sen. Napoleon Harris, III)

Creates the International Job Protection Task Force within the Illinois Department of Commerce and Economic Opportunity - Office of Trade and Investment to (1) analyze important issues relative to the growth of international trade from and to Illinois; (2) make recommendations to Congress, the United States Trade Representative, and the White House National Trade Council regarding trade policies that best serve Illinois; and (3) promote the protection of Illinois jobs relative to international trade.

House Floor Amendment No. 2

Deletes everything and replaces it with similar language. Renames the task force created as the Trade Policy Task Force.

May 31 17  H  Adopted Both Houses
HJR 00038  Rep. Will Guzzardi

Urges that all school administrators, teachers, parents, and students be educated about the potential health impact of heavy backpacks and take proactive measures to avoid injury.

May 11 17  H  Resolution Adopted

HJR 00039  Rep. Barbara Flynn Currie

(Sen. Donne E. Trotter)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, March 09, 2017, the House of Representatives stands adjourned until Tuesday, March 14, 2017 at 12:00 o'clock noon, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, March 14, 2017, or until the call of the President.

Mar 09 17  H  Adopted Both Houses

HJR 00040  Rep. Daniel V. Beiser

(Sen. Neil Anderson, Martin A. Sandoval and Karen McConnaughay)

Designates the Centennial Bridge in Rock Island as the "Master Sgt. Stanley W. Talbot Memorial Bridge".

May 31 17  H  Adopted Both Houses

HJR 00041  Rep. Barbara Flynn Currie

(Sen. Don Harmon)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on Thursday, March 16, 2017, it stands adjourned until Tuesday, March 21, 2017 at 12:00 o'clock noon, and when it adjourns on that day, it stands adjourned until Wednesday, March 22, 2017, and when it adjourns on that day, it stands adjourned until Thursday, March 23, 2017, and when it adjourns on that day, it stands adjourned until Tuesday, March 28, 2017 at 12:00 o'clock noon, or until the call of the Speaker; and when the Senate adjourns on Thursday, March 16, 2017, it stands adjourned until Tuesday, March 28, 2017, or until the call of the President.

Mar 16 17  H  Adopted Both Houses


(Sen. Napoleon Harris, III and Mattie Hunter)

Designates the portion of Illinois Route 97 in Springfield from 9th Street to Veterans Parkway as "Honorary Andre Iguodala Drive".

May 31 17  H  Adopted Both Houses


(Sen. David Koehler)

Designates the section of Illinois Route 78 from Canton to Farmington as the "Sgt. Douglas Riney Memorial Highway".

May 25 17  H  Adopted Both Houses

HJR 00044  Rep. Charles Meier-Katie Stuart

Recognizes the heroic actions taken by Highland FIRE-EMS paramedics Todd Zobrist and Ty Barr, and Highland Police Officers Sergeant Aric Steinbeck, Officer Shawn Bland, Officer Heather Kunz, and Officer Chris Clewis.

Apr 06 17  H  Resolution Adopted

HJR 00045  Rep. Luis Arroyo-Linda Chapa LaVia-Stephanie A. Kifowitz-Jeanne M Ives-Daniel Swanson, David Harris, Jerry Costello, II, Al Riley, Brandon W. Phelps, Daniel V. Beiser and David McSweeney

Urges Congress to propose a Constitutional Amendment to permit Congress and the states to prohibit desecration of the United States flag.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00046  Rep. La Shawn K. Ford-Camille Y. Lilly

(Sen. Kimberly A. Lightford-Patricia Van Pelt-Mattie Hunter-Jacqueline Y. Collins)

Designates the portion of Roosevelt Road from Cicero Avenue to Austin Avenue in Chicago as "Muhammad Ali Road".

Jul 04 17  H  Adopted Both Houses
HJR 00047  Rep. Dave Severin

(Sen. Dale Fowler)

Designates the overpass in Crainville along Wolf Creek Road over Illinois Route 13 as the “Veterans Memorial Overpass”.

May 28 18  H  Adopted Both Houses

HJR 00048  Rep. Barbara Wheeler

Creates the Illinois Girls Adolescent Domestic Battery Task Force to address the problem of the detention of adolescent girls for domestic battery across the State.

Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00049  Rep. Keith R. Wheeler-David Harris-Grant Wehrli, Peter Breen, Steven Reick, Steven A. Andersson, Tim Butler, Margo McDermed, Brad Halbrook, Sara Wojcicki Jimenez, Chad Hays, Tom Demmer, Patricia R. Bellock, Jim Durkin, Mark Batinick, Jeanne M Ives, Reginald Phillips, Sheri Jesiel, Avery Bourne, Daniel Swanson, Charles Meier, Thomas M. Bennett, Randy E. Frese, Allen Skillcorn, Robert W. Pritchard, Dan Brady, David McSweeney, David A. Welter, Michael P. McAuliffe, Nick Sauer, Ryan Spain, Barbara Wheeler, John Cavaletto, Norine K. Hammond, Dave Severin, David S. Olsen, Michael D. Unes, Tony McCombie, Lindsay Parkhurst, Brian W. Stewart, Christine Winger, Joe Sosnowski, Keith P. Sommer, John M. Cabello and Thomas Morrison

States the estimated revenues available for the 2018 Fiscal Year budget based on an assessment by the Commission on Government Forecasting and Accountability.

Apr 27 17  H  Referred to Rules Committee

HJR 00050  Rep. Keith R. Wheeler-David Harris-Grant Wehrli, Peter Breen, Steven Reick, Steven A. Andersson, Tim Butler, Margo McDermed, Brad Halbrook, Sara Wojcicki Jimenez, Chad Hays, Tom Demmer, Patricia R. Bellock, Jim Durkin, Mark Batinick, Jeanne M Ives, Reginald Phillips, Sheri Jesiel, Avery Bourne, Daniel Swanson, Charles Meier, Thomas M. Bennett, Randy E. Frese, Allen Skillcorn, Robert W. Pritchard, Dan Brady, David McSweeney, David A. Welter, Michael P. McAuliffe, Nick Sauer, Ryan Spain, Barbara Wheeler, John Cavaletto, Norine K. Hammond, Dave Severin, David S. Olsen, Michael D. Unes, Tony McCombie, Lindsay Parkhurst, Brian W. Stewart, Christine Winger, Joe Sosnowski, Keith P. Sommer, John M. Cabello and Thomas Morrison

States the estimated revenue that will be available for the FY 2018 budget based on an assessment by the Governor's Office of Management and Budget.

Apr 27 17  H  Referred to Rules Committee


Urges that the General Assembly adopt an FY 2018 revenue estimate that is inclusive of the figures provided by the Commission on Government Forecasting and Accountability and the Governor's Office of Management and Budget and outlines the funds that will be available during the fiscal year beginning July 1, 2017, for the purposes of meeting the constitutional obligation set forth in subsection (b) of Section 2 of Article VIII of the Illinois Constitution.

Apr 27 17  H  Referred to Rules Committee

HJR 00052  Rep. Camille Y. Lilly-Tim Butler

(Sen. James F. Clayborne, Jr.-Pamela J. Althoff and Mattie Hunter)

Authorizes the State Treasurer to issue official commemorative medallions honoring the State's bicentennial.

Oct 25 17  H  Adopted Both Houses

HJR 00053  Rep. Patricia R. Bellock-Elizabeth Hernandez-Nick Sauer and Jeanne M Ives

(Sen. Julie A. Morrison)

Recognizes May 10, 2017 as the second Annual Illinois Foster Youth and Alumni Legislative Shadow Day.

Jun 23 17  S  Referred to Assignments
(Sen. Julie A. Morrison-Mattie Hunter-Don Harmon-Pamela J. Althoff-Kwame Raoul)  
Urges the Illinois Senate and the Illinois House of Representatives to create a joint legislative cancer caucus, to be known as the Illinois Legislative Cancer Caucus, to provide a forum for discussing and evaluating public policies affecting cancer research, treatment, education, and prevention efforts.  
Jul 04 17  H Adopted Both Houses  

HJR 00055  Rep. Barbara Flynn Currie  
(Sen. James F. Clayborne, Jr.)  
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on Friday, April 28, 2017, it stands adjourned until Tuesday, May 09, 2017 at 12:00 o'clock noon, or until the call of the Speaker; and when the Senate adjourns on Thursday, April 27, 2017, it stands adjourned until Tuesday, May 02, 2017, and when it adjourns on that day, it stands adjourned until Wednesday, May 03, 2017, and when it adjourns on that day, it stands adjourned until Thursday, May 04, 2017, and when it adjourns on that day, it stands adjourned until Friday, May 05, 2017, and when it adjourns on that day, it stands adjourned until Tuesday, May 09, 2017, or until the call of the President.  
Apr 27 17  H Adopted Both Houses  

HJR 00056  Rep. Thaddeus Jones  
Recognizes May 19, 2017 as a day to honor police officers and firefighters who have lost their lives and suffer from PTSD, depression, and other mental health issues.  
Jun 29 17  H Resolution Adopted  

Designates June of 2017 as "Immigrant Heritage Month" in the State of Illinois.  
Jun 22 17  H Resolution Adopted  

HJR 00058  Rep. Tony McCombie and All Other Members of the House  
(Sen. Neil Anderson)  
Designates the Savanna-Sabula bridge as the "Dale Gardner Veterans Memorial Bridge".  
May 31 18  H Adopted Both Houses  

HJR 00059  Rep. André Thapedi-Mike Fortner-Jaime M. Andrade, Jr.-Keith P. Sommer-William Davis and Al Riley  
(Sen. Bill Cunningham-Michael E. Hastings-Kwame Raoul)  
House Committee Amendment No. 1  
Makes changes to who is to appoint the Co-Chair of the Task Force and to membership of the committee.  
May 31 18  H Adopted Both Houses  

HJR 00060  Rep. Michael P. McAuliffe  
Designates the bridge on Illinois Route 19 (Irving Park Road) that runs over the Des Plaines River in Schiller Park as the "Corporal Donald W. Bollman Bridge".  
Sep 28 17  H Rule 19(b) / Re-referred to Rules Committee  

HJR 00061  Rep. Stephanie A. Kifowit and Camille Y. Lilly  
(Sen. Thomas Cullerton and Cristina Castro)  
Urges the Department of Financial and Professional Regulation to research programs of identification and training for therapy dogs, especially therapy dogs designated for veterans, and provide a report to the General Assembly on possibilities for legislation to provide a certification program for therapy dogs in the State of Illinois.  
Jul 01 18  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
   (Sen. James F. Clayborne, Jr. and Dale Fowler)
   Urges the Illinois Office of Tourism to do a feasibility study on linking together the Annbriar Golf Course in Waterloo,
   Gateway National in Madison, Governors Run in Carlyle, Kokopelli in Marion, Rend Lake Golf Resort in Whittington, Stone Creek
   Golf Club in Urbana, and Stonewolf Golf Club in Fairview Heights into the Abraham Lincoln Golf Trail.
   May 02 18  S  Resolution Adopted

HJR 00063  Rep. David McSweeney-Gregory Harris, Sam Yingling, Stephanie A. Kifowit, Kathleen Willis and Mark Batinick
   (Sen. Andy Manar-Thomas Cullerton-Jennifer Bertino-Tarrant-Melinda Bush-Wm. Sam McCann, Scott M. Bennett, Michael
   E. Hastings, John G. Mulroe, Linda Holmes, Julie A. Morrison, Daniel Biss, Bill Cunningham, Laura M. Murphy, Toi W.
   Hutchinson and Cristina Castro)
   Calls upon the State of Illinois and its operating units, including but not limited to the Department of Central Management
   Services, to immediately suspend the drafting, negotiation, perfection, and signing of any lease on any parcel of real property, and that
   this suspension is to continue until the conclusion of the audit of the Department of Human Services currently being conducted under
   the supervision of the Legislative Audit Commission.
   House Floor Amendment No. 1
   Deletes everything after the heading. Reinserts the provisions of the introduced resolution with the following changes: Deletes
   provisions relating to an audit of the Department of Human Services being conducted under the supervision of the Legislative Audit
   Commission. Provides that the Auditor General shall conduct a performance audit of the Department of Central Management Services'
   decision to lease certain real estate in Springfield for the use of the Department of Human Services.
   Jun 28 17  H  Adopted Both Houses

HJR 00064  Rep. John M. Cabello
   (Sen. Terry Link)
   Designates Illinois Route 251 as it travels between Spring Creek Road and Bauer Parkway as the "Sergeant Blake W.
   Evans Memorial Highway".
   Oct 25 17  H  Adopted Both Houses

HJR 00065  Rep. Barbara Flynn Currie
   (Sen. James F. Clayborne, Jr.)
   RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF
   THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on the 59th
   Legislative Day and the Senate adjourns on the 57th Legislative Day, the House shall remain in continuous session and stands
   adjourned until the call of the Speaker, and the Senate shall remain in continuous session and stands adjourned until the call of the
   President.
   May 31 17  H  Adopted Both Houses

HJR 00066  Rep. Tim Butler-Camille Y. Lilly-Al Riley
   (Sen. Don Harmon)
   Designates the Frank Lloyd Wright properties that are open to the public in Illinois as part of the "Frank Lloyd Wright
   Trail".
   Apr 26 18  H  Adopted Both Houses

HJR 00067  Rep. Tim Butler-Dan Brady-Michael J. Zalewski-Robert Rita
   (Sen. William E. Brady, Steven M. Landek and Michael E. Hastings)
   Designates the Interstate 55 overpass at Towanda, Exit 171 as the "Officer Patrick Michael Righi Barnard Memorial
   Overpass".
   May 29 18  H  Adopted Both Houses

HJR 00068  Rep. Tim Butler-Grant Wehrli, Ryan Spain, Brad Halbrook and Peter Breen
   Directs that the question of whether a constitutional convention should be called to be submitted to the electorate.
   Jun 21 17  H  Referred to Rules Committee
Creates the Fair and Equitable Assessment of Property Task Force to study issues of assessment equity and fairness, and make recommendations that will ensure accountable and efficient delivery of uniform and transparent property valuations for property tax purposes.

Dec 15 17 H Rule 19(b) / Re-referred to Rules Committee

HJR 00070
Rep. Allen Skillicorn and Tim Butler

Urges the 115th United States Congress to pass House Resolution 38 to create national reciprocity for concealed-carry licenses.

Dec 15 17 H Rule 19(b) / Re-referred to Rules Committee

HJR 00071
Rep. La Shawn K. Ford

Creates the State Financial Crisis Task Force to address all appropriate means of cutting State government costs, identifying efficiencies that can be effected in State government and in the other entities that the State funds or serves, and obtaining more revenue and funding for the State of Illinois, all while maintaining as a high priority service to the people of Illinois.

Dec 15 17 H Rule 19(b) / Re-referred to Rules Committee

HJR 00072
Rep. Robert W. Pritchard

Congratulates Dan Long on his retirement as Executive Director of the Commission on Government Forecasting and Accountability.

Jan 30 18 H Resolution Adopted

HJR 00073
Rep. La Shawn K. Ford

Urges the State of Illinois to study the concept of greywater reclamation and implement a plan by the year 2025.

Aug 16 17 H Referred to Rules Committee

HJR 00074
(Sen. Andy Manar)

Designates Illinois Route 4 as it travels through Chatham as the "U.S. Army Corporal James "Chad" Young Memorial Highway".

May 31 18 H Adopted Both Houses

HJR 00075
Rep. Linda Chapa LaVia

Urges President Trump to acknowledge the conclusions found in the National Climate Assessment Report and to immediately begin taking action to curb greenhouse gas emissions.

Dec 15 17 H Rule 19(b) / Re-referred to Rules Committee

HJR 00076
Rep. Robert W. Pritchard, Carol Ammons, Nicholas K Smith, Juliana Stratton, Sonya M. Harper and Litesa E. Wallace

Congratulates Dan Long on his retirement as Executive Director of the Commission on Government Forecasting and Accountability. Renames Stratton Office Building Room 703 as the "Dan Long Conference Room".

Oct 24 17 H Referred to Rules Committee

HJR 00077
Rep. David A. Welter

Designates the portion of Illinois Route 47 over the Illinois River bridge from Pine Bluff Road to Washington Street as the "Patrolman Clarence Roseland Memorial Road".

Dec 15 17 H Rule 19(b) / Re-referred to Rules Committee

HJR 00078
Rep. David A. Welter

Designates the portion of Illinois Route 47 over Interstate 80 from Romines Drive to Illinois Route 6 East as the "Marshal Enoch T. Hopkins Memorial Road".

Dec 15 17 H Rule 19(b) / Re-referred to Rules Committee

HJR 00079
Rep. Terri Bryant

Designates the Big Muddy Bridge east of Waltonville on IL Route 148 as the "Captain Joseph Laur Memorial Bridge".

May 08 18 H Resolution Adopted 111-000-000
HJR 00080  Rep. Mary E. Flowers and Camille Y. Lilly
  Urges Congress to pass United States House Resolution 2574 to help insure an adequate number of health care
  professionals in all areas.
  Nov 08 17  H  Resolution Adopted

HJR 00081  Rep. Lindsay Parkhurst
  (Sen. Toi W. Hutchinson)
  Designates the Armor Road Overpass in the City of Bradley as the "Sgt. Wilford Ray "Wil" Lewis Memorial Overpass".
  May 28 18  H  Adopted Both Houses

HJR 00082  Rep. Fred Crespo
  Encourages the General Assembly to promptly review and evaluate any waiver requests transmitted to the General
  Assembly and determine whether to disapprove, in whole or in part, any transmitted waiver requests.
  House Floor Amendment No. 1
  Deletes everything. Reinserts the whereas clause of the resolution. Disapproves the waiver request made by Zion ESD 6 -
  Lake with respect to funds.
  Oct 26 17  H  Resolution Adopted as Amended 111-000-000

HJR 00083  Rep. Sara Feigenholtz-Juliana Stratton-Stephanie A. Kifowit-Jaime M. Andrade, Jr.-Will Guzzardi, Theresa Mah,
  Linda Chapa LaVia, Emanuel Chris Welch, Marcus C. Evans, Jr., Jehan Gordon-Booth, Kelly M. Cassidy, Al
  Riley, Christian L. Mitchell, Robyn Gabel, Michael J. Zalewski, Laura Fine, Deb Conroy, Carol Sente, Steven A.
  Andersson, Melissa Conyears-Ervin, Anna Moeller, Jonathan Carroll, La Shawn K. Ford, Rita Mayfield, Robert
  Martwick, Kelly M. Burke, Luis Arroyo, Ann M. Williams, Mary E. Flowers, Silvana Tabares, Elgie R. Sims, Jr.,
  Justin Slaughter, Cynthia Soto, John C. D'Amico, Frances Ann Hurley, Robert Rita, Kathleen Willis, Thaddeus
  Jones, Gregory Harris, Katie Stuart, Jerry Costello, II, Fred Crespo, Litesa E. Wallace, Michelle Mussman, Sam
  Yingling, Lawrence Walsh, Jr., LaToya Greenwood, Martin J. Moylan, Camille Y. Lilly, Sonya M. Harper,
  Elizabeth Hernandez, Natalie A. Manley, Carol Ammons, Daniel V. Beiser, John Connor, Lou Lang, Sue Scherer,
  Jay Hoffman, Michael Halpin, Natalie Phelps Finnie, Scott Drury, David S. Olsen and Patricia R. Bellock
  (Sen. Toi W. Hutchinson-Mattie Hunter, Chris Nybo, Iris Y. Martinez, Donne E. Trotter, Julie A. Morrison-Heather A.
  Steans, Bill Cunningham, Jennifer Bertino-Tarrant, Thomas Cullerton, Omar Aquino, Cristina Castro, Emil Jones, III, Terry
  Link, Ira I. Silverstein, Patricia Van Pelt, Linda Holmes, Melinda Bush, Laura M. Murphy and Karen
  McConnaughay-Jacqueline Y. Collins)
  Urges those in government to commit to working to change the culture that breeds sexual harassment.
  Nov 07 17  H  Adopted Both Houses

HJR 00084  Rep. Dan Brady, Keith P. Sommer, Thomas M. Bennett, Margo McDermed, Jerry Lee Long, Tony McCombie,
  Lindsay Parkhurst and Christine Winger
  Designates Veterans Parkway in the Cities of Bloomington and Normal from the intersection of Interstate 74 to
  intersection of Interstate 55 as the "Army Ranger Sergeant Joshua P. Rodgers Memorial Highway".
  Nov 08 17  H  Resolution Adopted 109-000-000

HJR 00085  Rep. Michael J. Madigan
  Opposes any and all efforts by the Trump Administration and Congress to eliminate the state and local tax deduction.
  Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee

  Feigenholtz, Rita Mayfield, Jaime M. Andrade, Jr., Linda Chapa LaVia, Robert Martwick, Anna Moeller, Anthony
  DeLuca, David S. Olsen, Theresa Mah, Luis Arroyo, Emanuel Chris Welch, Kelly M. Cassidy, Kathleen Willis,
  Elgie R. Sims, Jr., Laura Fine, Brian W. Stewart, Will Guzzardi, Elizabeth Hernandez, Kelly M. Burke, Cynthia
  Soto, Ann M. Williams, Sara Wojcicki Jimenez, Margo McDermed, Carol Ammons, Litesa E. Wallace, Sonya M.
  Harper, Juliana Stratton, Justin Slaughter, Marcus C. Evans, Jr., Frances Ann Hurley, Natalie A. Manley, LaToya
  Greenwood, Martin J. Moylan, Gregory Harris, Lou Lang, Robyn Gabel, Stephanie A. Kifowit, Sue Scherer,
  Thaddeus Jones, Lawrence Walsh, Jr., Silvana Tabares, La Shawn K. Ford, Melissa Conyears-Ervin and Christian
  L. Mitchell
  (Sen. Jacqueline Y. Collins-Mattie Hunter, Heather A. Steans-Toi W. Hutchinson, Antonio Muñoz and Melinda Bush-Donne
  E. Trotter-Patricia Van Pelt)
  Urges those in state government to commit to working to change the culture of racism within state government.
  Nov 07 17  H  Adopted Both Houses
HJR 00087  Rep. Jerry Costello, II

Urges Congress to retain the Federal Historic Tax Credit in whatever tax reform bill they pass.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00088  Rep. Barbara Flynn Currie

(Sen. Terry Link)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF
THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on
Wednesday, November 08, 2017, it stands adjourned until Tuesday, January 16, 2018, in perfunctory session; and when it adjourns on
that day, it stands adjourned until Friday, January 19, 2018, in perfunctory session; and when it adjourns on that day, it stands
adjourned until Monday, January 22, 2018, in perfunctory session; and when it adjourns on that, it stands adjourned until Tuesday,
January 23, 2018, and when it adjourns on that day, it stands adjourned until Wednesday, January 24, 2018, and when it adjourns on
that day, it stands adjourned until Friday, January 26, 2018, in perfunctory session; and when it adjourns on that day, it stands
adjourned until Tuesday, January 30, 2018, or until the call of the Speaker; and when the Senate adjourns on Thursday, November 09,
2017, it stands adjourned until Wednesday, January 10, 2018, in perfunctory session; and when it adjourns on that day, it stands
adjourned until Wednesday, January 17, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until
Wednesday, January 24, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, January 30,
2018, or until the call of the President.

Nov 09 17  H  Adopted Both Houses

HJR 00089  Rep. Robert Rita

Authorizes the Department of Transportation to commence a procurement process for a project to provide additional
highway capacity along Interstate 55 from Interstate 355 to Interstate 90/Interstate 94 in DuPage, Cook, and Will Counties, and toll the
additional capacity pursuant to the authority provided under the Public-Private Partnerships for Transportation Act.

Dec 15 17  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00090  Rep. Charles Meier

(Sen. Kyle McCarter)

Designates the bridge on Route 160 between Highland and Grantfork in Madison County crossing over I-70 as the
"Richard Clayton Bridge-Southern Illinois Bridge Builder".

House Floor Amendment No. 1

Changes the name of the bridge to be dedicated.

May 17 18  S  Referred to Assignments

HJR 00091  Rep. Thomas M. Bennett

Recognizes President Ronald Reagan and requests that a statue be placed in the Illinois State Capitol Building or on the
surrounding grounds in his honor.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00092  Rep. Dave Severin

(Sen. Dale Fowler)

Designates the overpass in Crainville along Wolf Creek Road over Illinois Route 13 as the "Veterans Memorial
Overpass".

May 16 18  S  Referred to Assignments

HJR 00093  Rep. John M. Cabello-Bill Mitchell-Tim Butler, Daniel Swanson, Natalie Phelps Finnie, Michael J. Zalewski,
Thomas M. Bennett, Jerry Lee Long, Joe Sosnowski, Jay Hoffman, Frances Ann Hurley, Arthur Turner, Daniel J.
Burke, Jerry Costello, II, C.D. Davidsmeyer, Norine K. Hammond, Avery Bourne, Cynthia Soto, Natalie A.
Manley, Marcus C. Evans, Jr., Jaime M. Andrade, Jr., Stephanie A. Kifowit and Brian W. Stewart

(Sen. Chapin Rose-Karen McConnaughay, Antonio Muñoz-Neil Anderson, John G. Mulroe, Jason A. Barickman and Pamela
J. Althoff)

Designates Interstate 74 as it travels from mile post 155 to 160 near Farmer City as the "Trooper Ryan Albin Memorial
Highway".

May 28 18  H  Adopted Both Houses

HJR 00094  Rep. Sara Wojcicki Jimenez

Designates Illinois Route 4 as it travels through Chatham as the "U.S. Army Corporal James "Chad" Young Memorial
Highway".

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee
Declares October 5, 2018 as "First Illinois General Assembly Day".
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee
HJR 00096  Rep. Barbara Flynn Currie
(Sen. Terry Link)
BE IT RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL
ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the two Houses shall convene in Joint
Session on Wednesday, January 31, 2018 at the hour of 12:00 o'clock noon for the purpose of hearing Governor Bruce Rauner present
to the General Assembly his Report on the Condition of the State as required by Article V, Section 13 of the Constitution of the State
of Illinois.
Jan 31 18  S  Resolution Adopted
HJR 00097  Rep. Norine K. Hammond and Daniel Swanson
(Sen. Jil Tracy)
Designate the section of Illinois Route 78 in Mason County from the Illinois River in the City of Havana to the Sangamon
River in the township of Lynchburg as the "Sgt. Don H. Lascelles Memorial Highway".
House Committee Amendment No. 1
Removes a line concerning memberships.
May 28 18  H  Adopted Both Houses
HJR 00098  Rep. Mark Batinick
Authorizes the Illinois State Toll Highway Authority to commence a procurement process for a project to provide
additional highway capacity along Interstate 55 from Interstate 355 to Interstate 90/Interstate 94 in DuPage, Cook, and Will Counties,
and toll the additional capacity.
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee
HJR 00099  Rep. Charles Meier
(Sen. Kyle McCarter)
Designates Illinois Route 143 as it travels from its intersection with Route 4 east through the City of Marine as the "Larry
D. Mills Memorial Highway".
May 17 18  S  Referred to Assignments
HJR 00100  Rep. Charles Meier
(Sen. Kyle McCarter)
Designates Old US 50 in Clinton as the "Veterans Memorial Road."
House Floor Amendment No. 1
Changes the designation of Old US 50 in Clinton from "Veterans Memorial Road" to "Clinton County Veterans Memorial
Road."
Nov 20 18  S  Referred to Assignments
HJR 00101  Rep. Barbara Flynn Currie
(Sen. Terry Link)
BE IT RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL
ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the two Houses shall convene in Joint
Session on Wednesday, February 14, 2018 at the hour of 12:00 o'clock noon for the purpose of hearing Governor Bruce Rauner present
to the General Assembly his Budget Message for the Fiscal Year 2019, as required by Chapter 15, Section 20/50-5 of the
Illinois Compiled Statutes.
Feb 14 18  H  Adopted Both Houses
HJR 00102  Rep. Jim Durkin-David S. Olsen
Congratulates Jim Kiser on being selected as the City of Darien 2018 Citizen of the Year.
Feb 13 18  H  Resolution Adopted
HJR 00103  Rep. Barbara Flynn Currie  
(Sen. Terry Link)  
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on Wednesday, February 07, 2018, it stands adjourned until Tuesday, February 13, 2018 at 12:00 o'clock noon, or until the call of the Speaker; and when the Senate adjourns on Thursday, February 8, 2018, it stands adjourned until Tuesday, February 13, 2018, or until the call of the President.  
Feb 08 18  H  Adopted Both Houses  

HJR 00104  Rep. Brad Halbrook-Chad Hays, Thomas M. Bennett, Dan Brady, Sara Feigenholtz and Jerry Lee Long  
(Sen. Chapin Rose)  
Designates the section of Interstate 57 from I-74 South to exit 232 as the "Congressman Tim Johnson Highway."  
May 29 18  S  Referred to Assignments  

HJR 00105  Rep. Jerry Lee Long  
(Sen. Sue Rezin)  
Designates the Route 23 bridge in Streator over the Vermilion River as the "Vietnam Veteran Michael W. Ragusa Memorial Bridge".  
May 28 18  H  Adopted Both Houses  

HJR 00106  Rep. David McSweeney and John C. D’Amico  
States the belief that the Illinois Income Tax Act should not be amended to permit taxing retirement income.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee  

HJR 00107  Rep. Barbara Flynn Currie  
(Sen. Terry Link)  
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on Wednesday, February 14, 2018, it stands adjourned until Friday, February 16, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, February 27, 2018, at 12:00 o'clock noon, or until the call of the Speaker; and when the Senate adjourns on Thursday, February 15, 2018, it stands adjourned until Friday, February 16, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, February 20, 2018, and when it adjourns on that day, it stands adjourned until Thursday, February 22, 2018, and when it adjourns on that day, it stands adjourned until Tuesday, February 27, 2018, or until the call of the President.  
Feb 15 18  H  Adopted Both Houses  

HJR 00108  Rep. Kathleen Willis  
Urges Chicago Public Schools to establish an advisory council when considering changes to guidelines and rules.  
May 10 18  H  Resolution Adopted  

Declares June 12, 2018 as "Jim Thome Day" in the State of Illinois.  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee  

HJR 00110  Rep. Christine Winger, Al Riley, Luis Arroyo, Robert Martwick, Michelle Mussman, Kathleen Willis, John C. D’Amico, David Harris, Michael P. McAuliffe, Martin J. Moylan and André Thapedi  
(Sen. Thomas Cullerton)  
Urges more money to be allocated from the Federal Aviation Administration Passenger Facility Charge for the purpose of community airport noise mitigation and community airport air quality monitoring and toxic emissions reduction.  
Senate Committee Amendment No. 1  
Revises first Resolved clause to urge the USDOT to allocate a larger portion of the FAA charge to community airport noise mitigation.  
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

HJR 00111  Rep. David S. Olsen  
Designates the Illinois State Armory Building in Springfield as the "Governor Dwight H. Green State Armory Building".  
Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee
HJR 00112  Rep. Natalie Phelps Finnie

Creates the Rural Broadband Deployment Task Force to assess the rural telecommunications infrastructure of the State of Illinois for the purpose of determining the present and future needs of the State with respect to realizing the goals of competition, affordability, universal service, and securing the State's telecommunications and economic future.

Jul 02 18  Rule 19(b) / Re-referred to Rules Committee

HJR 00113  Rep. Barbara Flynn Currie

(Sen. Terry Link)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, March 01, 2018, the House of Representatives stands adjourned until Tuesday, March 06, 2018, and when it adjourns on that day, it stands adjourned until Wednesday, March 07, 2018, and when it adjourns on that day, it stands adjourned until Thursday, March 08, 2018, and when it adjourns on that day, it stands adjourned until April 9, 2018 at 12 Noon, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, March 13, 2018, and when it adjourns on that day, it stands adjourned until Wednesday, March 14, 2018, and when it adjourns on that day, it stands adjourned until Thursday, March 15, 2018, and when it adjourns on that day, it stands adjourned until Tuesday, April 10, 2018, or until the call of the President.

Mar 01 18  Adopted Both Houses

HJR 00114  Rep. Reginald Phillips

(Sen. Dale A. Righter)

Designates the segment of Illinois Route 121 in Cumberland County between CR 1450 East and CR 1600 East as the "SPC Michael Flood Memorial Highway".

May 28 18  Adopted Both Houses

HJR 00115  Rep. Sonya M. Harper-Emanuel Chris Welch-Carol Ammons, Gregory Harris, Marcus C. Evans, Jr., Deb Conroy and Theresa Mah

(Sen. Omar Aquino, Mattie Hunter, Kwame Raoul and Scott M. Bennett-Patricia Van Pelt)

Urges the U.S. Department of Education to actively sustain the school discipline guidance released by the Departments of Education and Justice in 2014, and the State of Illinois and Illinois State Board of Education to uphold the original school discipline guidance released by the Department of Education and Justice in 2014, regardless of the decision made by the U.S. Department of Education.

May 31 18  Adopted Both Houses

HJR 00116  Rep. Camille Y. Lilly, Jonathan Carroll, Christine Winger and All Other Democrat Members of the House

Designates First Avenue in Melrose Park as it travels from its intersection with North Avenue to its intersection with River Road as the "Kiddieland Amusement Park Road".

Nov 14 18  Resolution Adopted 108-000-000

HJR 00117  Rep. Jerry Costello, II

Designates the section of Illinois Route 3 from Highway 156 to Vanderbrook Drive as the "Corporal Richard Lawrence Daugherty Memorial Highway".

Jul 02 18  Rule 19(b) / Re-referred to Rules Committee

HJR 00118  Rep. Ryan Spain-Thomas M. Bennett

(Sen. Chuck Weaver)

Designates the portion of Illinois Route 116 from Roanoke to Metamora as the "SPC Phillip J. Pannier Memorial Highway".

Nov 20 18  Referred to Assignments

HJR 00119  Rep. Norine K. Hammond

Designates the section of Illinois Route 78 in Mason County from the Illinois River in the City of Havana to the Sangamon River in the township of Lynchburg as the "Sgt. Don H. Lascelles Memorial Highway".

Apr 13 18  Referred to Rules Committee

HJR 00120  Rep. Frances Ann Hurley

(Sen. Bill Cunningham)

Recognizes the 50th anniversary of the Special Olympics, celebrates the accomplishments of Justice Anne Burke, and congratulates all Special Olympic athletes, past and present, on their accomplishments.

Apr 23 18  Referred to Assignments
HJR 00121  Rep. La Shawn K. Ford
Designates the section of North Avenue in Chicago from its intersection with Central Avenue to its intersection with Cicero Avenue as the "Harriet Tubman Memorial Avenue".
Apr 20 18  H Referred to Rules Committee

Designates the East Main Street underpass of the Burlington Northern Santa Fe railroad tracks in Galesburg as the "Reverend Jon A. Sibley Sr. Underpass".
Nov 07 18  H Placed on Calendar Order of Resolutions

HJR 00123  Rep. Barbara Wheeler
Requests that the Department of Revenue conduct an audit to ensure that all adult entertainment facilities subject to the Live Adult Entertainment Facility Surcharge located within the State are complying with current law and the Live Adult Entertainment Facility Surcharge Act.
Jul 02 18  H Rule 19(b) / Re-referred to Rules Committee

HJR 00124  Rep. Jim Durkin-Keith R. Wheeler-Ryan Spain-Tim Butler-Lindsay Parkhurst, Jerry Lee Long, Michael P. McAuliffe, Margo McDermed, Steven Reick, Brad Halbrook, Patricia R. Bellock, Thomas Morrison, Tom Demmer, Daniel Swanson, David S. Olsen, Thomas M. Bennett and Tony McCombie
Sets forth the amounts of general funds estimated by the Illinois Senate to be available during State fiscal year 2019.
Apr 27 18  H Referred to Rules Committee

HJR 00125  Rep. Sara Wojcicki Jimenez
Creates the State Sponsored Health Clinic Task Force to study the possibility of implementing a State of Illinois sponsored health clinic for state employees, dependents, and retirees, with the purpose of providing quality care and annual savings to State's overall group insurance costs.
May 08 18  H Referred to Rules Committee

HJR 00126  Rep. La Shawn K. Ford
Creates the Illinois Commission on Civil Rights to study alleged discrimination based on race, color, religion, sex, age, disability, and national origin and alleged deprivations of voting rights and discrimination in the administration of justice.
May 08 18  H Referred to Rules Committee

Declares November 1, 2018 as "Vietnam Veterans Recognition Day" in the State of Illinois.
Nov 13 18  H Resolution Adopted

HJR 00128  Rep. Anna Moeller-Kelly M. Cassidy
Creates the Home Birth Maternity Care Crisis Study Committee to provide the General Assembly a consumer-focused, evidence-based solution to the Illinois Home Birth Maternity Care Crisis.
May 09 18  H Referred to Rules Committee

HJR 00129  Rep. Anna Moeller
Declares September 22, 2018 as "Falls Prevention Awareness Day" in the State of Illinois. Urges older Illinoisans to take control of their health and prevent falls. Commends the Illinois Falls Prevention Coalition, healthcare professionals, and community-based organizations for offering falls risk screenings, educational workshops to address concerns about falls, and exercise programs to enable older adults to improve their strength and balance.
Nov 07 18  H Assigned to Aging Committee

HJR 00130  Rep. Barbara Flynn Currie
                    (Sen. Mattie Hunter)
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, May 10, 2018, the House of Representatives stands adjourned until Tuesday, May 15, 2018 at 12:00 o'clock noon, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, May 15, 2018, or until the call of the President.
May 10 18  H Adopted Both Houses

HJR 00131  Rep. Avery Bourne
Designates Route 16 in Shipman, Illinois as the "Sgt. Glenard Jay Gregory Memorial Road."
May 15 18  H Referred to Rules Committee
HJR 00132  Rep. La Shawn K. Ford
Creates the Parental Responsibilities and Child Support Task Force. Directs the Task Force to: review current law regarding parenting time, allocation of parental responsibilities, and child support in this State; evaluate whether the laws are implemented in a uniform and fair manner in this State; and assess the impact of the laws of this State on children and parents. Directs the Department of Healthcare and Family Services to provide administrative and other support to the Task Force. Directs the Task Force to seek voluntary assistance from educational, legal, civic, and professional organizations and institutions in its review. Directs the Task Task Force to electronically submit a report on its findings and recommendations to the General Assembly by December 31, 2018.

May 15 18  H Referred to Rules Committee

HJR 00133  Rep. Michelle Mussman-Tim Butler, Robert Rita, Nick Sauer and David S. Olsen
Designates the entirety of Illinois Route 390 as the “Illinois Bicentennial Memorial Tollway” in recognition of our State’s 200th birthday.

Jul 02 18  H Rule 19(b) / Re-referred to Rules Committee

HJR 00134  Rep. Al Riley
Supports the introduction and passage of the Passenger Rail Crew Protection Act.

May 22 18  H Referred to Rules Committee

Sets forth the amount of general funds estimated to be available during State fiscal year 2019.

May 24 18  H Referred to Rules Committee

HJR 00136  Rep. Thaddeus Jones
Creates the South Suburban Commercial Real Estate Tax Assessment Task Force to study how taxes are assessed on commercial businesses in the south suburbs and if it is driving businesses away.

May 25 18  H Referred to Rules Committee

HJR 00137  Rep. William Davis
Directs the Illinois Commerce Commission to study the provisions of, and circumstances surrounding, Senate Bill 1531 and any other pertinent pending or proposed legislation.

May 30 18  H Referred to Rules Committee

Urges Congress to adopt anew the ERA, with the common-sense abortion-neutral language of Congressman Sensenbrenner, and send it to the states for ratification.

May 31 18  H Referred to Rules Committee

HJR 00139  Rep. Laura Fine
Illinois Department of Transportation shall pursue options to eliminate or minimize the routing of bypass freight traffic through the Chicago metropolitan area, including prioritizing the review and study of rail bypass systems around Chicago.

Nov 13 18  H Referred to Rules Committee

Directs the Auditor General to conduct a performance audit of the Illinois State Police Division of Forensic Services.

Nov 13 18  H Referred to Rules Committee

HJR 00141  Rep. Steven Reich-Peter Breen-Mary E. Flowers, Steven A. Andersson, Grant Wehrli, Thomas Morrison, Allen Skillicorn, Margo McDermed and Jeff Keicher
Urges the creation via legislation of the Illinois Commission on Fiscal Responsibility and Reform, whose purpose shall be to examine the extent to which current practices of the executive agencies either conform to or fall short of established laws, regulations and best practices, and to determine the fiscal impact which the State realizes as a result of falling short of compliance with such practices.

Nov 13 18  H Referred to Rules Committee

Expresses support for the Jewish community in Pittsburgh and condemns the acts of terror that have taken place around the country.

Nov 13 18  H Resolution Adopted
HJR 00143  Rep. Barbara Flynn Currie
(Sen. John J. Cullerton)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF
THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, November
15, 2018, the House of Representatives stands adjourned until Tuesday, November 27, 2018, or until the call of the Speaker; and the
Senate stands adjourned until Tuesday, November 27, 2018, or until the call of the President.

Nov 15 18  H  Adopted Both Houses
HJRCA 00001  Rep. Mike Fortner-Tim Butler-Randy E. Frese-Allen Skillcorn-David Harris

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that the boundaries of Legislative and Representative districts may be separate. Requires that both types of districts, in addition to being compact, contiguous, and substantially equal in population, must reflect minority voting strengths, promote competition, and consider political boundaries. Replaces the current method of redistricting of the Senate and House of Representatives with the following: a commission, appointed by the legislative leaders and in accordance with scoring criteria provided by law, shall score separate Legislative District and Representative District maps submitted by the public; the Senate and House, each by a three-fifths vote, shall adopt one of the 3 maps with the best scores for its districts; and the Secretary of State shall certify the map with the best score if a chamber fails to adopt a map. Specifies the schedule for redistricting activities. Effective upon being declared adopted and applicable to redistricting beginning in 2021 and to the election of General Assembly members beginning in 2022.

Jan 11 17  H  Referred to Rules Committee

HJRCA 00002  Rep. Mike Fortner-Tim Butler

Proposes to amend The Legislature Article of the Illinois Constitution. Limits a person's total service in the office of Speaker of the House of Representatives, President of the Senate, Minority Leader of the House, or Minority Leader of the Senate to a total of 8 years in any one office and 12 years combined in 2 or more offices. Effective upon being declared adopted and applies to service on or after the second Wednesday in January, 2019.

Jan 11 17  H  Referred to Rules Committee

HJRCA 00003  Rep. Scott Drury-Tim Butler

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that a person who is a member of the General Assembly may not, during his or her term of office, hold any other elected public office. Effective upon being declared adopted.

Jan 11 17  H  Referred to Rules Committee

HJRCA 00004  Rep. Scott Drury-Tim Butler

Proposes to amend the Legislature Article of the Illinois Constitution. Limits a person's total service in the office of Speaker of the House of Representatives, President of the Senate, Minority Leader of the House, or Minority Leader of the Senate to a total of 10 years. Effective upon being declared adopted and applies to service on or after the second Wednesday in January, 2017.

Jan 11 17  H  Referred to Rules Committee
HJRCA 00005  Rep. David McSweeney-Jeanne M Ives, Katie Stuart, Deb Conroy, Carol Sente, Sam Yingling, Kelly M. Burke, Martin J. Moylan, Silvana Tabares, Thaddeus Jones, Michelle Mussman, John C. D’Amico, Emanuel Chris Welch and Jonathan Carroll

Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the office of Lieutenant Governor, beginning with the term of office otherwise commencing in 2019. Effective upon being declared adopted.

Jan 11 17  H Referred to Rules Committee

HJRCA 00006  Rep. David McSweeney and Thomas Morrison

Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the Office of Lieutenant Governor, beginning with the term of office otherwise commencing in 2019, and modifies the order of succession to the Office of the Governor. Effective upon being declared adopted.

Jan 11 17  H Referred to Rules Committee

HJRCA 00007  Rep. David McSweeney-Tim Butler

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that no person may serve more than eight years in the General Assembly. Provides that no person may be elected or appointed as Senator or Representative if, upon completion of the term of office, that person will have been a member of the General Assembly for more than eight years. Provides that time served in the General Assembly before the session beginning in January 2017 shall not count toward the eight-year service limitation.

Jan 11 17  H Referred to Rules Committee

HJRCA 00008  Rep. David McSweeney and Thomas Morrison

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that a bill passed on or after the date of a general election but on or before the second Wednesday of January following the general election that would result in the increase of revenue to the State by an increase of a tax on or measured by income or the selling price of any item of tangible personal property or any service may become law only with the concurrence of three-fifths of the members elected to each house of the General Assembly.

Jan 11 17  H Referred to Rules Committee
HJRCA 00009  Rep. Jim Durkin-Tim Butler-Lindsay Parkhurst-Deanne M. Mazzochi

Proposes to amend the Legislature and Executive Articles of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator or State Representative, or a combination of those offices, for terms totalling more than 10 years; service before the second Wednesday in January of 2019 shall not be considered in the calculation of a person's service. Provides that a person may not be elected to any Executive Branch office, or any combination of Executive Branch offices, for terms totalling more than 8 years; service before the second Monday in January of 2019 shall not be considered in the calculation of a person's service.

Jan 11 17  H  Referred to Rules Committee

HJRCA 00010  Rep. Thomas M. Bennett

Proposes to amend the Legislature and Finance Articles of the Illinois Constitution. Amends the Finance Article to provide that if a balanced budget has not been passed by June 30th of each year, the offices of Speaker of the House of Representatives and President of the Senate become vacant, and shall continue to become vacant every 90 days after the vacancies are filled until the General Assembly passes a balanced budget. Provides that within 30 days of the enactment of the law or laws comprising the State budget for a fiscal year, the Office of the Auditor General must certify whether the enacted budget will be balanced with expenses not exceeding funds estimated by the General Assembly to be available during that year. Provides that if the Office of the Auditor General certifies that the budget is not balanced, then the offices of Speaker of the House of Representatives and President of the Senate shall become vacant upon filing notice of such certification with the Secretary of State. Amends the Legislative Article to provide that within 5 days after the vacancy of the offices of Speaker of the House of Representatives and President of the Senate, the Secretary of State shall convene the House of Representatives to elect from its membership a Speaker of the House of Representatives as presiding officer, and the Governor shall convene the Senate to elect from its membership a President of the Senate as presiding officer. Provides that only members who have not previously served as the Speaker of the House of Representatives or the President of the Senate shall be eligible for election. Makes conforming changes. Effective upon being declared adopted.

Jan 12 17  H  Referred to Rules Committee

HJRCA 00011  Rep. David McSweeney-Tim Butler

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that no person may serve more than eight years in the General Assembly. Provides that no person may be elected or appointed as Senator or Representative if, upon completion of the term of office, that person will have been a member of the General Assembly for more than eight years. Provides that time served in the General Assembly before the session beginning in January 2019 shall not count toward the eight-year service limitation.

Jan 17 17  H  Referred to Rules Committee

HJRCA 00012  Rep. Sue Scherer

Proposes to amend the Education Article of the Illinois Constitution. Provides that the amount appropriated to the State Board of Education to provide funding to school districts may not be reduced in a given fiscal year from the previous fiscal year without the concurrence of three-fifths of the members elected to each house of the General Assembly. Effective upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

Jan 17 17  H  Referred to Rules Committee
HJRCA 00013  Rep. Grant Wehrli

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4002.5 new  ILCON Art. IV, Sec. 2.5 new

Proposes to amend the Legislature Article of the Illinois Constitution. Prohibits a person from holding the office of State Senator or State Representative, or a combination of those offices, for more than 10 years. Effective upon being declared adopted.

Jan 20 17  H  Referred to Rules Committee

HJRCA 00014  Rep. Grant Wehrli

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4003  ILCON Art. IV, Sec. 3

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that the State Board of Elections shall produce a redistricting plan using a computer program. In the year following each Federal decennial census year, requires the State Board of Elections to designate its computer program by April 15 and to file the redistricting plan by June 1, which is presumed valid and has the force and effect of law. The computer program designated by the State Board of Elections must disregard specified data and must consider certain prioritized factors; the computer program shall otherwise produce districts in a random manner. Effective beginning with redistricting in 2021 and applies to members elected in 2022 and thereafter.

Jan 20 17  H  Referred to Rules Committee

HJRCA 00015  Rep. Steven A. Andersson-Allen Skillicorn

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4002.5 new  ILCON Art. IV, Sec. 2.5 new

9991 ILCS 5/Art. V heading

9991 ILCS 5/5002  ILCON Art. V, Sec. 2

Proposes to amend the Legislature and Executive Articles of the Illinois Constitution. Provides that a person may not hold the office of State Senator or State Representative for more than 12 years, or a combination of those offices for more than 16 years. Provides that a person may not serve more than 2 terms within the Office of the Governor. Provides that a person may not serve more than 3 terms within the same Executive Branch office.

Jan 20 17  H  Referred to Rules Committee

HJRCA 00016  Rep. Mark Batinick, Grant Wehrli, Avery Bourne, Nick Sauer, Allen Skillicorn and Thomas Morrison

9991 ILCS 5/Art. VIII heading

9991 ILCS 5/8002  ILCON Art. VIII, Sec. 2

Proposes to amend the Finance Article of the Illinois Constitution relating to balanced budgets. Provides that the State budget shall be based on estimated revenue (now funds), defines “revenue”. Provides that, except for deficiency or emergency appropriations, appropriations are expendable only during the fiscal year for which they were appropriated. Provides that the General Assembly by law may establish an extended period to pay lapsed appropriations, not to exceed six months beyond the end of the fiscal year.

Jan 25 17  H  Referred to Rules Committee


9991 ILCS 5/Art. IV heading

9991 ILCS 5/4003  ILCON Art. IV, Sec. 3

Proposes to amend the Legislature Article of the Illinois Constitution. Creates the Independent Redistricting Commission to adopt and file with the Secretary of State a redistricting plan for Legislative and Representative Districts. Provides for the selection of Commissioners and establishes the authority of a Special Commissioner to design a redistricting plan in the event that the Commission fails to properly adopt and file a redistricting plan. Effective beginning with redistricting in 2021 and applies to members elected in 2022 and thereafter.

Jan 25 17  H  Referred to Rules Committee
HJRCA 00018

9991 ILCS 5/Art. XIII heading
9991 ILCS 5/13005 ILCON Art. XIII, Sec. 5

Proposes to amend the General Provisions Article of the Illinois Constitution. Repeals a provision that specifies that membership in any pension or retirement system of the State, any unit of local government or school district, or any agency or instrumentality thereof shall be an enforceable contractual relationship, the benefits of which shall not be diminished or impaired. Effective upon being declared adopted.

Jan 27 17 H Referred to Rules Committee

HJRCA 00019
Rep. Tom Demmer

9991 ILCS 5/Art. IV heading
9991 ILCS 5/4005 ILCON Art. IV, Sec. 5
9991 ILCS 5/Art. VIII heading
9991 ILCS 5/8002 ILCON Art. VIII, Sec. 2

Proposes to amend the Legislature and Finance Articles of the Illinois Constitution. Amends the Finance Article to provide that the State budget shall be based on estimated revenue (now funds); defines "revenue". Provides that appropriations are expendable only during the fiscal year for which they were appropriated. Provides that no budget shall become law without the Comptroller's independent certification that the planned expenditures are less than or equal to the revenue estimates for the ensuing fiscal year. Provides that appropriations for the current fiscal year may not exceed the average annual revenue collected for the 3 prior years, adjusted in proportion to changes in population and inflation. Provides that within 30 days of the enactment of the State budget for a fiscal year, the Comptroller must certify whether the enacted budget will be balanced with expenses not exceeding funds estimated by the General Assembly to be available during that year. Provides that the Comptroller may find at any time during the fiscal year that the State budget has become unbalanced and so report to the General Assembly. Provides that a special session of the General Assembly shall be convened within 10 days of receiving a report from the Comptroller to enact a new State budget. Makes a conforming amendment to the Legislature Article. Effective upon being declared adopted.

Jan 27 17 H Referred to Rules Committee

HJRCA 00020
Rep. Grant Wehrli

9991 ILCS 5/Art. IV heading
9991 ILCS 5/4006 ILCON Art. IV, Sec. 6

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that each house shall have a Committee on Assignments composed of 6 members, with 3 members appointed by the presiding officer of that house and 3 members appointed by the minority leader of that house. Provides that no legislation shall be assigned to a committee except by an affirmative vote of at least 4 members of a Committee on Assignments. Provides specific notice and posting requirements for subject matters and legislative measures. Effective upon being declared adopted.

Jan 27 17 H Referred to Rules Committee

HJRCA 00021
Rep. Steven A. Andersson

9991 ILCS 5/Art. IV heading
9991 ILCS 5/4002 ILCON Art. IV, Sec. 2
9991 ILCS 5/4003 ILCON Art. IV, Sec. 3

Proposes to amend the Legislature Article of the Illinois Constitution concerning redistricting. Contains provisions relating to division of Senators into 3 groups for assignment of terms, Representative Districts being decoupled from Legislative Districts, appointment of a Temporary Redistricting Advisory Commission, criteria for redistricting plans, approval of plans by Senate and House resolutions, appointment of Special Masters, and other matters. Effective upon being declared adopted.

Jan 27 17 H Referred to Rules Committee
Legislative Information System
100th General Assembly
Synopsis of Introduced Bills
All legislation through December 04, 2018

HJRCA 00022  Rep. Anthony DeLuca-Margo McDermed
9991 ILCS 5/4002.5 new  ILCON Art. IV, Sec. 2.5 new
Proposes to amend the Legislature Article of the Illinois Constitution. Prohibits a person from serving as a Representative for more than 3 terms of office that begin on or after the date that the Constitutional Amendment is declared adopted. Prohibits a person from serving as a Senator for more than 3 terms of office that begin on or after the date that the Constitutional Amendment is declared adopted. Applies to the election of General Assembly members in the first general election to occur after the Amendment is declared adopted and thereafter. Specifies that it does not affect the terms of members elected before the amendment is declared adopted. Effective upon being declared adopted.
Jan 27 17  H  Referred to Rules Committee

HJRCA 00023  Rep. Scott Drury
9991 ILCS 5/Art. IV heading
9991 ILCS 5/4003  ILCON Art. IV, Sec. 3
Proposes to amend the Legislature Article of the Illinois Constitution. Creates the Independent Redistricting Commission to adopt and file with the Secretary of State a redistricting plan for Legislature and Representative Districts. Provides for the selection of Commissioners and establishes the authority of a Special Commissioner to design a redistricting plan in the event that the Commission fails to properly adopt and file a redistricting plan.
Feb 03 17  H  Referred to Rules Committee

HJRCA 00024  Rep. Jim Durkin
9991 ILCS 5/Art. VII heading
9991 ILCS 5/7013 new  ILCON Art. VII, Sec. 13 new
Proposes to amend the Local Government Article of the Illinois Constitution. Requires the State to reimburse units of local government for increased expenses resulting from activities mandated by the General Assembly or State executive action. Exempts mandates requested by a local government or predating the effective date. Makes unfunded mandates unenforceable unless passed by three-fourths of the members elected to each house of the General Assembly and specifically characterized as non-reimbursable. Effective upon being declared adopted.
Feb 09 17  H  Referred to Rules Committee

HJRCA 00025  Rep. Tom Demmer
9991 ILCS 5/5001  ILCON V, Sec. 1
9991 ILCS 5/5003  ILCON Art. V, Sec. 3
9991 ILCS 5/5007  ILCON Art. V, Sec. 7
9991 ILCS 5/5017 rep.  ILCON Art. V, Sec. 17 rep.
9991 ILCS 5/5018  ILCON Art. V, Sec. 18
Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the Offices of the Comptroller and Treasurer. Provides instead for a single Comptroller of the Treasury. Provides that the Comptroller of the Treasury shall (i) maintain the State's central fiscal accounts and order payments into and out of the funds held with him or her, (ii) be responsible for the safekeeping and investment of monies and securities deposited with him or her, and for their disbursement upon his or her order, and (iii) have the duties and powers that may be prescribed by law. Provides that no Comptroller or Treasurer shall be elected in 2018 and thereafter. Effective otherwise upon conclusion of the terms of the Comptroller and the Treasurer elected in 2014.
Feb 09 17  H  Referred to Rules Committee

HJRCA 00026  Rep. Brian W. Stewart
9991 ILCS 5/Art. III heading
9991 ILCS 5/3007  ILCON Art. III, Sec. 7
Proposes to amend the Suffrage and Elections Article of the Illinois Constitution. Provides for the recall of all State Executive Branch officers and members of the General Assembly. Changes the signature requirements for affidavits and petitions for recall of the Governor. Effective upon being declared adopted.
Feb 09 17  H  Referred to Rules Committee
9991 ILCS S/Art. X heading
9991 ILCS 5/10001  ILCON Art. X, Sec. 1
Proposes to amend the Education Article of the Illinois Constitution. Requires the State to provide for an adequately funded system of high quality public educational institutions and services. Effective upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.
Feb 10 17  H  Referred to Rules Committee

HJRCA 00028  Rep. Thaddeus Jones
9991 ILCS S/Art. IX heading
9991 ILCS 5/9011 new  ILCON Art. IX, Sec. 11 new
Proposes to amend the Revenue Article of the Illinois Constitution. Provides that an additional income tax shall be imposed on individuals in an amount equal to 4.75% of the portion of the individual's income that is greater than $650,000 for the taxable year. Provides that all revenue collected pursuant to this Section shall be distributed equally between: (i) the Illinois Criminal Justice Information Authority, to implement crime free zones directly or by grant; (ii) the Department of State Police, to hire retired police officers to work in crime free zones as community liaisons; and (iii) the Department of Commerce and Economic Opportunity, to invest in businesses and enhance employment opportunities in neighborhoods where 50% or more of the population are at or below the Federal Poverty Level. Effective upon being declared adopted.
Feb 10 17  H  Referred to Rules Committee

HJRCA 00029  Rep. Grant Wehrli
9991 ILCS S/Art. VIII heading
9991 ILCS 5/8002  ILCON Art. VIII, Sec. 2
Proposes to amend the Finance Article of the Illinois Constitution. Provides that the General Assembly shall pass a balanced budget that makes appropriations based on funds estimated to be available by Commission on Government Forecasting and Accountability. Effective upon being declared adopted.
Feb 10 17  H  Referred to Rules Committee

HJRCA 00030  Rep. Thomas Morrison
9991 ILCS S/Art. IX heading
9991 ILCS 5/9012 new  ILCON Art. IX, Sec. 12 new
Proposes to amend the Revenue Article of the Illinois Constitution. Creates the Taxpayer's Bill of Rights. Provides that the State, units of local government, and school districts must have referendum approval to: (1) enact a new tax, tax rate increase, valuation for assessment ratio increase for a property class, extend an expiring tax, or enact certain tax policy changes; or (2) incur certain obligations without adequate cash reserves. Contains provisions concerning emergency taxes. Contains provisions setting spending limits for the State, units of local government, and school districts. Effective upon being declared adopted.
Feb 10 17  H  Referred to Rules Committee

HJRCA 00031  Rep. La Shawn K. Ford
9991 ILCS S/Art. III heading
9991 ILCS 5/3002  ILCON Art. III, Sec. 2
Proposes to amend the Suffrage and Elections Article of the Illinois Constitution. Provides that the General Assembly may by law provide for the right to vote of a person convicted of a felony, or otherwise under sentence in a correctional institution or jail, but in any event the right to vote shall be restored not later than upon completion of his or her sentence. Effective upon being declared adopted.
Feb 23 17  H  Referred to Rules Committee

HJRCA 00032  Rep. Luis Arroyo
9991 ILCS S/Art. IV heading
9991 ILCS 5/4002.5 new  ILCON Art. IV, Sec. 2.5 new
Proposes to amend the Legislature Article of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator or State Representative for terms totalling more than 16 years in each house of the General Assembly. Provides that service before the second Wednesday in January of 2019 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.
Feb 23 17  H  Referred to Rules Committee
HJRCA 00033  Rep. Jim Durkin
9991 ILCS S/Art. V heading
9991 ILCS 5/5002  ILCON Art. V, Sec. 2

Proposes to amend the Executive Articles of the Illinois Constitution. Provides that a person may not be elected to any Executive Branch office, or any combination of Executive Branch offices, for terms totalling more than 8 years; service before the second Monday in January of 2019 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.

May 25 17  H  Referred to Rules Committee

HJRCA 00034  Rep. Allen Skillicorn
9991 ILCS 5/7006  ILCON Art. VII, Sec. 6

Proposes to amend the Local Government Article of the Illinois Constitution. Provides that a municipality with a population of more than 5,000 (currently, more than 25,000) shall automatically become a home rule unit. Removes language providing that a home rule unit may exercise any power and perform any function pertaining to the power to tax and incur debt. Removes language providing that the General Assembly may not deny or limit the power of home rule units to levy or impose additional taxes upon areas within their boundaries in the manner provided by law for the provision of special services to those areas and for the payment of debt incurred in order to provide those special services. Makes conforming changes. Effective upon being declared adopted.

Jun 21 17  H  Referred to Rules Committee

HJRCA 00035  Rep. Thomas M. Bennett
9991 ILCS 5/Art. IV heading
9991 ILCS 5/4005  ILCON Art. IV, Sec. 5
9991 ILCS 5/4006  ILCON Art. IV, Sec. 6
9991 ILCS 5/Art. VIII heading
9991 ILCS 5/8002  ILCON Art. VIII, Sec. 2
9991 ILCS 5/8003  ILCON Art. VIII, Sec. 3

Proposes to amend the Legislature and Finance Articles of the Illinois Constitution. Amends the Finance Article to provide that if a balanced budget has not been passed by June 30th of each year, the offices of Speaker of the House of Representatives and President of the Senate become vacant, and shall continue to become vacant every 90 days after the vacancies are filled until the General Assembly passes a balanced budget. Provides that within 30 days of the enactment of the law or laws comprising the State budget for a fiscal year, the Office of the Auditor General must certify whether the enacted budget will be balanced with expenses not exceeding funds estimated by the General Assembly to be available during that year. Provides that if the Office of the Auditor General certifies that the budget is not balanced, then the offices of Speaker of the House of Representatives and President of the Senate shall become vacant upon filing notice of such certification with the Secretary of State. Amends the Legislative Article to provide that within 5 days after the vacancy of the offices of Speaker of the House of Representatives and President of the Senate, the Secretary of State shall convene the House of Representatives to elect from its membership a Speaker of the House of Representatives as presiding officer, and the Governor shall convene the Senate to elect from its membership a President of the Senate as presiding officer. Provides that only members who have not previously served as the Speaker of the House of Representatives or the President of the Senate shall be eligible for election. Makes conforming changes. Effective upon being declared adopted.

Jan 16 18  H  Referred to Rules Committee
HJRCA 00036  Rep. Thomas M. Bennett-Avery Bourne

9991 ILCS S/Art. IV heading

9991 ILCS S/4002.5 new  ILCON Art. IV, Sec. 2.5 new

9991 ILCS S/Art. V heading

9991 ILCS S/5002  ILCON Art. V, Sec. 2

Proposes to amend the Legislature and Executive Articles of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator or State Representative, or a combination of those offices, for terms totalling more than 16 years; service before the second Wednesday in January of 2021 shall not be considered in the calculation of a person's service. Provides that a person may not be elected to any single Executive Branch office for terms totalling more than 8 years; service before the second Monday in January of 2021 shall not be considered in the calculation of a person's service.

Jan 16 18  H  Referred to Rules Committee


9991 ILCS S/Art. IX heading

9991 ILCS S/9012 new  ILCON Art. IX, Sec. 12 new

Proposes to amend the Revenue Article of the Illinois Constitution. Creates the Taxpayer's Bill of Rights. Provides that the State, units of local government, and school districts must have referendum approval to: (1) enact a new tax, tax rate increase, valuation for assessment ratio increase for a property class, extend an expiring tax, or enact certain tax policy changes; or (2) incur certain obligations without adequate cash reserves. Contains provisions concerning emergency taxes. Contains provisions setting spending limits for the State, units of local government, and school districts. Effective upon being declared adopted.

Jan 30 18  H  Referred to Rules Committee

HJRCA 00038  Rep. Allen Skillicorn and John M. Cabello

9991 ILCS S/Art. VIII heading

9991 ILCS S/8005 new  ILCON Art. VIII, Sec. 5 new

Proposes to amend the Finance Article of the Illinois Constitution. Provides that in no fiscal year shall the rate of growth of General Revenue Fund appropriations over the preceding fiscal year exceed the rate of growth of the Illinois economy. Provides that if the General Assembly by adoption of a resolution approved by a record vote of a majority of the members of each house finds that an emergency exists and identifies the nature of the emergency, the General Assembly may provide for appropriations in excess of the amount authorized. Provides that the authorized excess amount may not exceed the amount specified in the resolution. Effective upon being declared adopted.

Feb 05 18  H  Referred to Rules Committee

HJRCA 00039  Rep. Christian L. Mitchell-Linda Chapa LaVia and Al Riley

9991 ILCS S/Art. IX heading

9991 ILCS S/9003  ILCON Art. IX, Sec. 3

Proposes to amend the Revenue Article of the Illinois Constitution. Amends the Revenue Article to provide that a tax on or measured by income may be imposed by law (rather than shall be at a non-graduated rate). Effective upon being declared adopted.

Feb 06 18  H  Referred to Rules Committee

HJRCA 00040  Rep. Christian L. Mitchell

9991 ILCS S/Art. X heading

9991 ILCS S/10001  ILCON Art. X, Sec. 1

Proposes to amend the Education Article of the Illinois Constitution. Provides that a fundamental right (rather than goal) of the People of the State is the educational development of all persons to the limits of their capacities. Effective upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

Feb 16 18  H  Referred to Rules Committee
HJRCA 00041  Rep. Patricia R. Bellock

Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the Offices of the Comptroller and Treasurer. Provides instead for a single Comptroller of the Treasury. Provides that the Comptroller of the Treasury shall (i) maintain the State's central fiscal accounts and order payments into and out of the funds held by him or her, (ii) be responsible for the safekeeping and investment of monies and securities deposited with him or her, and for their disbursement upon his or her order, and (iii) have the duties and powers that may be prescribed by law. Provides that no Comptroller or Treasurer shall be elected in 2022 and thereafter. Effective otherwise upon conclusion of the terms of the Comptroller and the Treasurer elected in 2018.

Feb 16 18  H  Referred to Rules Committee

HJRCA 00042  Rep. Steven A. Andersson-Carol Sente

Proposes to amend the Judiciary Article of the Illinois Constitution. Removes language providing that Supreme, Appellate and Circuit Judges shall be nominated at primary elections or by petition. Makes corresponding changes. Provides that the name of each person seeking election to the office of Judge at a general election shall be submitted to the electors without party designation. Effective upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

Feb 16 18  H  Referred to Rules Committee

HJRCA 00043  Rep. Ryan Spain-Michael D. Unes-Carol Sente, Grant Wehrli, David McSweeney, Tim Butler, Thomas M. Bennett, Chad Hays, Jerry Lee Long, Norine K. Hammond, Daniel Swanson, Linda Chapa LaVia, Margo McDermed, Steven A. Andersson, Keith P. Sommer, Avery Bourne, C.D. Davidsmeyer, Randy E. Frese, David B. Reis, David A. Welter, Sara Wojcicki Jimenez, Terri Bryant, Dave Severin, Mark Batinick, Nick Sauer, John M. Cabello, Keith R. Wheeler, Thomas Morrison, Christine Winger, Tony McCombie, Brad Halbrook, Allen Skillicorn, David S. Olsen, David Harris and Jeff Keicher

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that provisions concerning legislative redistricting apply to Congressional Districts. Requires that districts, in addition to being compact, contiguous, and substantially equal in population, must also comply with the federal Constitution and law, provide racial and ethnic minorities with equal opportunity to participate in the political process, provide racial and ethnic minorities who constitute less than a voting-age majority of a district with an opportunity to substantially influence the outcome of an election, respect geographic integrity of units of local government, respect communities sharing common social or economic interests, and not discriminate against or in favor of any political party or individual. Replaces the current method of legislative redistricting with the following: a 16-member commission, appointed by the Chief Justice of the Supreme Court and the most senior Supreme Court Judge of a different political party in accordance with specified criteria, shall adopt and file with the Secretary of State redistricting plans for Legislative, Representative, and Congressional Districts following a series of public hearings by August 1 of the year following a federal decennial census; permits the public to submit maps during the map drawing process for consideration by the Commission; and, if a redistricting plan is not adopted by August 1 of the year following a federal decennial census, then a seventeenth member shall be appointed to the Commission and redistricting plans shall be filed by September 1. Adds provisions concerning the membership of the Commission and budgetary matters related to the Commission. Removes the requirement for each Legislative District to be divided into two Representative Districts. Effective upon being declared adopted and applicable to redistricting beginning in 2021 and to the election of General Assembly members beginning in 2022.

Feb 27 18  H  Referred to Rules Committee
HJRCA 00044  Rep. Allen Skillicorn

9991 ILCS S/Art. IX heading

9991 ILCS 5/9003  ILCON Art. IX, Sec. 3

Proposes to amend the Revenue Article of the Illinois Constitution. Provides that there shall be no tax imposed by the State upon retirement income. Defines "retirement income". Effective upon being declared adopted.

Apr 17 18  H  Referred to Rules Committee

HJRCA 00045  Rep. Allen Skillicorn

9991 ILCS S/Art. IX heading

9991 ILCS 5/9004  ILCON Art. IX, Sec. 4

Proposes to amend the Revenue Article of the Illinois Constitution. Provides that the aggregate real property tax rate imposed on a particular property by a county or other taxing district shall not exceed one percent of the fair market value of that property, unless the voters of the taxing district approve an increase above the one percent rate by three-fifths of the registered voters in the taxing district. Makes conforming changes. Effective upon being declared adopted.

Apr 17 18  H  Referred to Rules Committee


9991 ILCS S/Art. IV heading

9991 ILCS 5/4001  ILCON Art. IV, Sec. 1

9991 ILCS 5/4002  ILCON Art. IV, Sec. 2

9991 ILCS 5/4003  ILCON Art. IV, Sec. 3

Proposes to amend the Legislature Article of the Illinois Constitution. Changes the number of Representative Districts from 118 to 119. Provides that the boundaries of Legislative and Representative Districts may be separate. Replaces the current method of redistricting of the Senate and House of Representatives with the following: a Legislative Redistricting Commission, appointed by the legislative leaders and in accordance with scoring criteria provided by law, shall evaluate separate Legislative District and Representative District maps submitted by the public; the Commission shall use specified formulas to determine quotas and split and compactness scores that are used to evaluate maps; the Commission shall follow a multi-step process that includes (1) voting to eliminate maps that do not comply with the law, (2) ranking and eliminating maps based on split scores, (3) ranking maps based on calculations of compactness, (4) voting to eliminate maps that are substantially the same but of equal or greater number rank, and (5) ranking the remaining maps; the Senate and House, each by a three-fifths vote, may adopt one of the 3 best-ranked maps; and the Secretary of State shall certify the map with the best rank if a chamber fails to adopt a map. Specifies the schedule for redistricting activities. Effective upon being declared adopted and applicable to redistricting beginning in 2021 and to the election of General Assembly members beginning in 2022.

Apr 18 18  H  Referred to Rules Committee
HJRCA 00047  Rep. Jim Durkin-Tim Butler-Tom Demmer-Jerry Lee Long-Lindsay Parkhurst, Thomas M. Bennett, Avery Bourne, Allen Skillicorn and Grant Wehrli

9991 ILCS 5/Art. IV heading
9991 ILCS 5/4002.5 new  ILCON Art. IV, Sec. 2.5 new
9991 ILCS 5/4006  ILCON Art. IV, Sec. 6
9991 ILCS 5/Art. V heading
9991 ILCS 5/5002  ILCON Art. V, Sec. 2

Proposes to amend the Legislature and Executive Articles of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator or State Representative, or a combination of those offices, for terms totaling more than 10 years. Limits a person's total service in the office of Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, or Minority Leader of the Senate to a total of 8 years in any one office and 10 years combined in 2 or more offices. Provides that service in the General Assembly before the second Wednesday in January of 2019 shall not be considered in the calculation of a person's service. Provides that a person may not be elected to any Executive Branch office, or any combination of Executive Branch offices, for terms totaling more than 8 years; service before the second Monday in January of 2019 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.

Apr 24 18  H  Referred to Rules Committee
SJR 00001 Sen. Kyle McCarter

Makes application to Congress for the calling of a convention for proposing amendments to the United States Constitution.
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00002 Sen. William R. Haine-Michael E. Hastings and Wm. Sam McCann

(Rep. Daniel V. Beiser)

Designates the portion of Illinois Route 143 from the Phoebe Goldberg Overpass to Sixth Street as the "Lance Cpl. Chris Totora Memorial Highway". Designates the portion of Illinois Route 143 from Sixth Street to East Edwardsville Road as the "USMC Lance Cpl. Richard Bennett Memorial Highway". Designates the portion of Illinois Route 143 from East Edwardsville Road to the I-255 overpass as the "PFC Jim Stassi Memorial Highway".
Jun 26 17 S Adopted Both Houses

SJR 00003 Sen. William R. Haine

Designate McAdams/River Road as it passes through the Village of Godfrey as the "Officer Blake Snyder Memorial Road".
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00004 Sen. Dan McConchie

Designates the portion of West County Line Road in Barrington Hills from Bateman Road to Brinker Road as "Thomas J. Boyle Memorial Road".
Jan 12 17 S Referred to Assignments

SJR 00005 Sen. David Koehler

Designates the section of Illinois Route 98 from its intersection with Illinois Route 29 to its intersection with McNaughton Park Drive as the "Sgt. Dean Russel Shaffer Memorial Highway".
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00006 Sen. Neil Anderson and All Senators

Designates the Centennial Bridge in Rock Island as the "Master Sgt. Stanley W. Talbot Memorial Bridge".
Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00007 Sen. Martin A. Sandoval-Karen McConnaughay

Authorizes the Department of Transportation to commence a procurement process for a project to provide additional highway capacity along Interstate 55 from Interstate 355 to Interstate 90/Interstate 94 in DuPage, Cook, and Will Counties, and toll the additional capacity pursuant to the authority provided under the Public-Private Partnerships for Transportation Act.
Jan 24 17 S Referred to Assignments

SJR 00008 Sen. Jason A. Barickman

(Rep. Thomas M. Bennett)

Designates the section of US Route 45, Iroquois County Road 2400 North on the South, to Illinois State Route 116 on the North as the "Firefighter Dana Schoolman Memorial Highway".
Nov 14 18 S Adopted Both Houses

SJR 00009 Sen. Jason A. Barickman

(Rep. Thomas M. Bennett)

Designates the portion of Illinois Route 116 from Roanoke to Metamora as the "SPC Phillip J. Pannier Memorial Highway".
Nov 14 18 S Adopted Both Houses
SJR 00010

Sen. Mattie Hunter-Jacqueline Y. Collins-Kimberly A. Lightford-James F. Clayborne, Jr.-Patricia Van Pelt, Thomas Cullerton, Don Harmon and Napoleon Harris, III


Creates the Statewide Task Force on Developing Opportunities for Youth and Young Adults Who Are Jobless and Out-of-School in order to examine and develop programs to address the growing numbers of out-of-school and jobless youth in Illinois, including those without a high school diploma, who are neither working nor in school, and low-attending jobless high school students.

House Floor Amendment No. 1

Adds that the Task Force will be housed within the Department of Human Services. Adds the Lieutenant Governor or his or her designee as a member of the Task Force.

Jun 28 17 S Adopted Both Houses

SJR 00011

Sen. Dan McConchie

Designates the portion of West County Line Road in Barrington Hills from Bateman Road to Brinker Road as "Thomas J. Boyle Memorial Road".

Jan 24 17 S Referred to Assignments

SJR 00012

Sen. William R. Haine-Andy Manar-Chuck Weaver and Sue Rezin

(Rep. Tom Demmer-Brian W. Stewart-Linda Chapa LaVia)

Creates the Recreational Bridle Path Task Force to study, assess, and make recommendations to the General Assembly on the existing bridle paths in Illinois and the feasibility of creating additional paths.

Jun 29 17 S Adopted Both Houses

SJR 00013

Sen. Ira I. Silverstein

Designates the section of Milwaukee Avenue in Niles, as it runs from Main Street to Dempster Street as the "General Wladyslaw Anders Memorial Way".

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00014

Sen. Michael E. Hastings

Designates Interstate 80 from its intersection with Interstate 55 to its intersection with South LaGrange Road as the "Purple Heart Highway"

Aug 04 17 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00015

Sen. Kimberly A. Lightford

(Rep. Cynthia Soto)


Senate Committee Amendment No. 1

Changes "Illinois Waterway Cleanup Day" to "Illinois Waterway Cleanup Week" and inserts new dates.

Jun 29 17 S Adopted Both Houses

SJR 00016

Sen. Melinda Bush

(Rep. Patricia R. Bellock and Daniel Swanson)

Designates the last week of October in 2017 as Dyslexia Awareness Week in the State of Illinois.

Jun 26 17 S Adopted Both Houses

SJR 00017

Sen. Napoleon Harris, III and Sue Rezin

( )

Creates the Task Force on Modes of School Transportation for Elementary and Secondary Education. Sets forth the membership of the Task Force. Provides that the Task Force shall conduct a review of current State and federal law regarding the use of various modes to transport elementary and secondary education students and make recommendations to the State Board of Education and the General Assembly regarding safe transportation of the students, and shall present legislative and administrative recommendations to the Governor and General Assembly no later than December 15, 2017.

Senate Floor Amendment No. 1

Adds the Lieutenant Governor and a representative of a statewide association representing high school districts to the membership of the Task Force.

May 31 17 H Arrived in House
SJR 00018  Sen. Chuck Weaver
Designates the Illinois Route 78 overpass over Interstate 80 as the "Deputy Sheriff Adam V. Streicher, Master Sergeant Stanley W. Talbot, and Trooper Chad H. Wolf Memorial Overpass".
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00019  Sen. Toi W. Hutchinson
Designates the portion of East End Avenue between the intersections of 26th Street and East End Avenue and Sauk Trail and East End Avenue in South Chicago Heights as "Honorary Thomas Cellini Way".
Aug 04 17  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00020  Sen. David Koehler and Mattie Hunter
(Rep. Michael D. Unes)
Designates the section of Illinois Route 98 from its intersection with Illinois Route 29 to its intersection with McNaughton Park Drive as the "Sgt. Dean Russell Shaffer Memorial Highway".
Jun 26 17  S  Adopted Both Houses

SJR 00021  Sen. Paul Schimpf
(Rep. Terri Bryant-Jerry Costello, II and All Other Members of the House)
Designates US Route 51 from Shamrock Road to Kimzey Road as the "PFC Tyler Iubelt Memorial Highway".
Jun 29 17  S  Adopted Both Houses

SJR 00022  Sen. Paul Schimpf
(Rep. Jerry Costello, II-Terri Bryant)
Designates Illinois Route 3 as it travels from State Street in Chester to Water Street as the "Officer James I. Brockmeyer Memorial Highway".
Jun 29 17  S  Adopted Both Houses

SJR 00023  Sen. Sue Rezin

Designates Route 113 from Carbon Hill Road to Virginia Street in Coal City as the "Dennis M. Neary Memorial Highway".
May 31 18  H  Arrived in House

SJR 00024  Sen. Sue Rezin
Designate Route 171 from Route 6 to River Road in Seneca as the "James A. Jones Memorial Highway".
Mar 22 17  S  Referred to Assignments

SJR 00025  Sen. Sue Rezin
(Rep. Jerry Lee Long)
Designates Route 6 from Mary Street in Spring Valley to Harrison Street in Peru as the "Kaszynski Brothers Memorial Highway".
Nov 29 18  S  Adopted Both Houses

SJR 00026  Sen. Thomas Cullerton-Dave Syverson-Cristina Castro
(Rep. Robert Rita)
Urges President Trump and the United States Congress to remove the ban on sports betting or wagering by repealing the Professional and Amateur Sports Protection Act.
Sep 28 17  H  Rule 19(b) / Re-referred to Rules Committee

SJR 00027  Sen. Don Harmon
(Rep. Barbara Flynn Currie)
RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the two Houses adjourn on Thursday, March 30, 2017, the Senate stands adjourned until Tuesday, April 04, 2017, or until the call of the President; and the House of Representatives stands adjourned until Tuesday, April 04, 2017, at 12:00 o'clock noon, or until the call of the Speaker.
Mar 30 17  S  Adopted Both Houses
SJR 00028  Sen. Jennifer Bertino-Tarrant  
(Rep. Fred Crespo)  
Encourages the General Assembly to promptly review and evaluate the Report on Waiver of School Code Mandates filed by the State Board of Education to determine if the Report should be disapproved in whole or in part.
Senate Floor Amendment No. 1  
Replaces the provisions of the resolved clause of the resolution with a provision approving all of the requests in the Report on Waiver of School Code Mandates.  
Apr 28 17  S Adopted Both Houses

SJR 00029  Sen. James F. Clayborne, Jr.-Terry Link  
Recommends and urges Governor Rauner to instruct the Director of the Department of Healthcare and Family Services, Felicia Norwood, to issue an amendment to the current request for proposal separating out dental care for Medicaid eligible recipients into separate stand-alone dental administrators.  
Aug 04 17  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00030  Sen. Don Harmon  
(Rep. Barbara Flynn Currie)  
RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREOF, that when the Senate adjourns on Thursday, April 06, 2017, it stands adjourned until Tuesday, April 25, 2017, or until the call of the President; and when the House of Representatives adjourns on Friday, April 07, 2017, it stands adjourned until Monday, April 24, 2017, at the hour of 2:00 p.m., or until the call of the Speaker.  
Apr 06 17  S Adopted Both Houses

SJR 00031  Sen. Scott M. Bennett-Chapin Rose  
(Rep. Chad Hays)  
Designates West Church Street in Champaign, as it runs from North Country Fair Drive to North Mattis Avenue, as "Officer Robert L. Tatman Memorial Drive".  
Jun 29 17  S Adopted Both Houses

SJR 00032  Sen. Andy Manar-Wm. Sam McCann  
(Rep. Avery Bourne)  
Designates the section of Route 16 from Stagecoach Road to Gillespie as "Pfc. Gary Wayne Price Memorial Highway".  
Jun 29 17  S Adopted Both Houses

SJR 00033  Sen. William E. Brady-Christine Radogno, Chris Nybo-Michael Connelly, Paul Schimpf, Jil Tracy, John F. Curran, Karen McConnaughay, Chuck Weaver, Dave Syperson, Chapin Rose, Dale Fowler, Neil Anderson, Wm. Sam McCann and Dan McConchie  
Applies to Congress to call a limited constitutional convention for the purpose of proposing to the states for ratification an amendment to the United States Constitution that provides equal protection of the laws shall not be denied or abridged on account of sex by the United States or any State.  
Apr 26 17  S Referred to Assignments

SJR 00034  Sen. Tim Bivins  
(Rep. Tom Demmer-Brian W. Stewart)  
Designates the portion of Illinois Route 72 from the south side of the bridge in Byron to the Ogle/DeKalb County line as "Lance Cpl. Alec E. Catherwood Memorial Road".  
Jun 29 17  S Adopted Both Houses

SJR 00035  Sen. Chuck Weaver-David Koehler  
(Rep. Ryan Spain-Tim Butler)  
Designates Illinois Route 29 within the Chillicothe city limits as the "Senior Chief Petty Officer William 'Ryan' Owens Memorial Highway".  
Mar 06 18  S Adopted Both Houses
SJR 00036  Sen. Chuck Weaver  
(Rep. Daniel Swanson)  
Designates the Illinois Route 78 overpass over Interstate 80 as the "Deputy Sheriff Adam Streicher and Trooper Chad Wolf Memorial Overpass".  
Nov 08 17  S  Adopted Both Houses

SJR 00037  Sen. Andy Manar, Chapin Rose and Michael E. Hastings-Jacqueline Y. Collins-Mattie Hunter  
(Rep. Sue Scherer-Al Riley, Marcus C. Evans, Jr. and Tony McCombie)  
Designates Route 51 as it travels through Decatur from Ash Street to Elwin Road as the "Sheriff Roger E. Walker Jr. Memorial Road".  
Senate Floor Amendment No. 2  
Changes the road that is being named.  
Jun 26 17  S  Adopted Both Houses

SJR 00038  Sen. James F. Clayborne, Jr.-Pamela J. Althoff  
Authorizes the State Treasurer to issue official commemorative medallions honoring the State's bicentennial.  
May 09 17  S  Referred to Assignments

SJR 00039  Sen. John G. Mulroe  
(Rep. Michael P. McAuliffe)  
Designates the bridge on Illinois Route 19 (Irving Park Road) that runs over the Des Plaines River in Schiller Park as the "Corporal Donald W. Bollman Bridge".  
Jun 29 17  S  Adopted Both Houses

SJR 00040  Sen. Chuck Weaver  
(Rep. Norine K. Hammond)  
Creates the Statewide Task Force on the Future of Adult Education and Literacy within the Illinois Community College Board to create a statewide strategic plan for adult education and literacy.  
Jun 29 17  S  Adopted Both Houses

SJR 00041  Sen. Toi W. Hutchinson  
Sets forth the amounts of general funds estimated by the Senate to be available during State fiscal year 2018.  
May 22 17  S  Referred to Assignments

SJR 00042  Sen. Toi W. Hutchinson  
(Rep. Keith R. Wheeler)  
Sets forth the amounts of general funds estimated by the Senate to be available during State fiscal year 2018.  
May 24 17  H  Referred to Rules Committee

SJR 00043  Sen. John G. Mulroe  
Designates the month of May of 2017 as Cystic Fibrosis Awareness Month in the State of Illinois.  
May 31 17  S  Resolution Adopted

SJR 00044  Sen. Wm. Sam McCann-Andy Manar-Toi W. Hutchinson  
Instructs the Governor to deliver a balanced budget to the General Assembly and instructs the General Assembly to remain in session until the balanced budget is passed. Further instructs the Governor to remain in Springfield while the General Assembly is in session, actively engaged and working with the General Assembly to end the budget impasse.  
May 31 17  S  Referred to Assignments

SJR 00045  Sen. Michael Connelly  
Creates the Fair and Equitable Assessment of Property Task Force to study issues of assessment equity and fairness, and make recommendations that will ensure accountable and efficient delivery of uniform and transparent property valuations for property tax purposes.  
Jul 01 18  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SJR 00046  Sen. John J. Cullerton
(Rep. Barbara Flynn Currie)

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREOF, that when the Senate adjourns regular session, as well as special sessions 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, the Senate shall remain in continuous session and it stands adjourned until the call of the President; and when the House of Representatives adjourns regular session, as well as special session 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, the House of Representatives shall remain in continuous session and it stands adjourned until the call of the Speaker.

Jul 06 17  S  Adopted Both Houses

SJR 00047  Sen. Chuck Weaver
(Rep. Norine K. Hammond-Daniel Swanson)

Designates the East Main Street underpass of the Burlington Northern Santa Fe railroad tracks in Galesburg as the "Reverend Jon A. Sibley Sr. Underpass".

Nov 14 18  S  Adopted Both Houses

SJR 00048  Sen. Terry Link
(Rep. Barbara Flynn Currie)

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREOF, that when the Senate adjourns on Wednesday, October 25, 2017, it stands adjourned until Tuesday, November 07, 2017, or until the call of the President; and when the House of Representatives adjourns on Thursday, October 26, 2017, it stands adjourned until Tuesday, November 07, 2017 at 12:00 o'clock noon, or until the call of the Speaker.

Oct 25 17  S  Adopted Both Houses

SJR 00049  Sen. Jason A. Barickman

Designates Interstate 55 as it travels from Exit 167 to Exit 171 in the city of Towanda as the "Specialist Anthony R. Maddox Memorial Highway".

Jan 10 18  S  Referred to Assignments

SJR 00050  Sen. Toi W. Hutchinson-Kwame Raoul-Thomas Cullerton and Ira I. Silverstein-Jacqueline Y. Collins

Declares domestic violence a public health priority for the State of Illinois and urges the state to make available all necessary resources to combat this epidemic.

Nov 14 18  S  Adopted Both Houses

SJR 00051  Sen. Sue Rezin

Designates the West Baltimore Street Bridge over the Kankakee River just west of North Water Street in Wilmington as the “Cpl. Lester H. Leopold Memorial Bridge”.

Jan 30 18  S  Referred to Assignments

SJR 00052  Sen. Sue Rezin

Designates the West Baltimore Street Bridge over Forked Creek in Wilmington as the “Sgt. Dan G. Feezell Memorial Bridge”.

Jan 30 18  S  Referred to Assignments

SJR 00053  Sen. Terry Link
(Rep. Barbara Flynn Currie)

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREOF, that when the two Houses adjourn on Wednesday, January 31, 2018, the Senate stands adjourned until Tuesday, February 06, 2018 at 12:00 o'clock noon, or until the call of the President; and the House of Representatives stands adjourned until Tuesday, February 06, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Monday, February 05, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, February 06, 2018, at 12:00 o'clock noon, or until the call of the Speaker.

Jan 31 18  S  Adopted Both Houses
SJR 00054
(Rep. Jerry Costello, II and Terri Bryant)

Creates the Southwest Illinois Connector Task Force to study the cost, feasibility, and environmental impact of the proposed four lane divided highway, the short and long term economic impact to the region, and all options for funding both public and private.

Senate Floor Amendment No. 1
Makes changes to the membership of the Task Force.

Senate Floor Amendment No. 3
Changes a reference to membership of the task force.

House Committee Amendment No. 1
Inserts a clause directing the report to be filed with the Secretary of the Senate and the Clerk of the House of Representatives in electronic form only. Makes changes to the membership of the Task Force.

Nov 28 18 S Adopted Both Houses

SJR 00055
Sen. Kwame Raoul-Cristina Castro-Iris Y. Martinez

Strongly urges the Secretary of Commerce to reject the U.S. Department of Justice's request to include the citizenship question in the 2020 census.

Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00056
Sen. Jason A. Barickman
(Rep. Dan Brady)

Designates Interstate 55 as it travels from Exit 167 to Exit 171 in the city of Towanda as the "Sergeant Anthony R. Maddox Memorial Highway".

Nov 14 18 S Adopted Both Houses

SJR 00057
Sen. Julie A. Morrison
(Rep. Nick Sauer)

Recognizes May 16, 2018 as the third "Annual Illinois Foster Youth and Alumni Legislative Shadow Day".

May 29 18 H Referred to Rules Committee

SJR 00058
Sen. Wm. Sam McCann
(Rep. C.D. Davidsmeyer)

Designates Illinois Highway 107 from Griggsville to Pittsfield as the "Lincoln Secretaries' Trail."

Nov 14 18 S Adopted Both Houses

SJR 00059
Sen. Dave Syverson-Sue Rezin and Tom Rooney

( )

Creates the Illinois Automated Dialing and Solicitation Task Force to review the Telephone Solicitations Act (815 ILCS 413/) and develop ideas to update the Act.

May 25 18 H Arrived in House

SJR 00060
Sen. Kimberly A. Lightford
(Rep. Cynthia Soto)


Jul 02 18 H Rule 19(b) / Re-referred to Rules Committee

SJR 00061
Sen. Terry Link
(Rep. Barbara Flynn Currie)

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the Senate adjourns on Thursday, April 12, 2018, it stands adjourned until Tuesday, April 17, 2018, or until the call of the President; and when the House of Representatives adjourns on Friday, April 13, 2018, it stands adjourned until Tuesday, April 17, 2018 at 12:00 o'clock noon, or until the call of the Speaker.

Apr 13 18 H Resolution Adopted
SJR 00062
Sen. Martin A. Sandoval
(Rep. Marcus C. Evans, Jr.)
Creates the Task Force on Long-Term, Sustainable Infrastructure Funding to study, analyze, and present its recommendations for the most viable and efficient infrastructure funding plan to be utilized by the State of Illinois.
Senate Committee Amendment No. 2
Adds members to the task force.
House Floor Amendment No. 2
Removes a clause authorizing the Task Force to hire experts and instructing all State agencies to cooperate with the Task Force. Inserts a clause instructing the Illinois Department of Transportation to provide administrative support. Inserts a clause directing the report to be filed electronically.
Nov 14 18 S Placed on Calendar Order of Concurrence House Amendment(s) 2 - November 15, 2018

SJR 00063
Sen. Thomas Cullerton
(Rep. Christine Winger-Martin J. Moylan-Michelle Mussman-Fred Crespo)
Designates Illinois Route 59 as it travels between Lake Street (US 20) and Baytree Drive as "Mahavir Swami Road".
Nov 14 18 S Adopted Both Houses

SJR 00064
Sen. Chuck Weaver, Martin A. Sandoval-Iris Y. Martinez and Emil Jones, III-Patricia Van Pelt-Dan McConchie-Mattie Hunter
Creates the Task Force on Charter Public School Facilities to examine charter public school facilities issues.
Jul 01 18 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00065
Sen. Chapin Rose
(Rep. Bill Mitchell)
Designates Interstate 74 as it travels through LeRoy as the "Gaultney Brothers Memorial Highway".
Nov 28 18 S Adopted Both Houses

SJR 00066
Sen. Chapin Rose-Scott M. Bennett
Designates Interstate 74 from mile post 155 to 160 near Farmer City as "Trooper Ryan M. Albin Memorial Highway."
Apr 24 18 S Referred to Assignments

SJR 00067
Sen. Iris Y. Martinez-Pamela J. Althoff-Wm. Sam McCann-Neil Anderson, Bill Cunningham-Cristina Castro and John F. Curran
(Rep. Anna Moeller-Michael Halpin-Kelly M. Cassidy and Thomas Morrison)
Creates the Home Birth Maternity Care Crisis Study Committee to provide the General Assembly a consumer-focused, evidence-based solution to the Illinois Home Birth Maternity Care Crisis.
Nov 07 18 H Assigned to Health Care Licenses Committee

SJR 00068
Sen. Terry Link
(Rep. Barbara Flynn Currie)
RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREBIN, that when the Senate adjourns on Thursday, April 26, 2018, the Senate stands adjourned until Tuesday, May 01, 2018, and when it adjourns on that day, it stands adjourned until Wednesday, May 02, 2018, and when it adjourns on that day, it stands adjourned until Thursday, May 03, 2018, and when it adjourns on that day, it stands adjourned until Tuesday, May 08, 2018, or until the call of the President, and when the House of Representatives adjourns on Friday, April 27, 2018, it stands adjourned until Tuesday, May 08, 2018 at 12:00 o'clock noon, or until the call of the Speaker.
Apr 26 18 S Adopted Both Houses

SJR 00069
Sen. William E. Brady-Tom Rooney
Sets forth the amounts of general funds estimated by the Illinois Senate to be available during State fiscal year 2019.
Apr 26 18 S Referred to Assignments

SJR 00070
Sen. Melinda Bush and Omar Aquino
(Rep. Deanne M. Mazzochi-Linda Chapa LaVia-Jonathan Carroll-David S. Olsen)
Designates the last week of October in 2018 as Dyslexia Awareness Week in the State of Illinois.
Nov 28 18 S Adopted Both Houses
SJR 00071  Sen. Chapin Rose
Designates Illinois Route 49 from US Route 36 to Illinois Route 133 as the "Roger Busby Memorial Highway".

May 01 18  S  Referred to Assignments

Declares May 9, 2018 as "Loyola University Chicago Day".

May 03 18  S  Referred to Assignments

SJR 00073  Sen. David Koehler-Jil Tracy
(Rep. Jay Hoffman)
Creates the Levee and Floodplain Review Task Force to conduct a comprehensive review of State and federal laws and regulations establishing the oversight and management of river levels and regulation of levee construction and develop recommendations to create and implement a plan for the long-term management of the State's floodplains that balances the needs of agriculture, industry, public safety, the environment, and the overall economy of Illinois regarding levees and floodplains.

Jul 02 18  H  Rule 19(b) / Re-referred to Rules Committee

SJR 00074  Sen. James F. Clayborne, Jr.
(Rep. Marcus C. Evans, Jr.)
Urges Governor Rauner and the Illinois Department of Transportation to build upon the work of the 2013 high speed rail report and immediately task their existing consultants to prepare an investment-grade ridership analysis for distribution to interested parties around the world. Urges Governor Rauner and the Illinois Department of Transportation to seek federal planning funds to help pay for this study and to consider all potential alternatives for a true high speed rail line that would complement all existing Amtrak services. Urges all state agencies to provide any and all assistance to the City of Chicago in implementing this crucial transportation project. Commends Chicago Mayor Rahm Emanuel for his commitment to building high speed train service between O'Hare International Airport and downtown Chicago and urge all state agencies to provide any and all assistance to the City of Chicago in implementing this crucial transportation project.

Nov 09 18  H  Referred to Rules Committee

SJR 00075  Sen. Andy Manar
(Rep. Jerry Costello, II-Avery Bourne)
Designates IL-159 from Detour Road to IL-16 in Bunker Hill as the "Lance Cpl. Charles Heinemeier Memorial Highway".

Nov 09 18  H  Referred to Rules Committee

SJR 00076  Sen. Tom Rooney-Pat McGuire-Sue Rezin, Jil Tracy, Paul Schimpf, Dale Fowler-Jennifer Bertino-Tarrant-Chapin Rose, Dave Syverson, Jason A. Barickman and Dale A. Righter
(Rep. Kelly M. Burke)
Directs the Board of Higher Education and the Illinois Community College Board to jointly identify any shortcomings in attaining the goals of Public Act 99-636 that the General Education Core Curriculum courses transfer between institutions with full credit towards a baccalaureate degree.

Nov 09 18  H  Referred to Rules Committee

SJR 00077  Sen. Cristina Castro
()
The Illinois Environmental Protection Agency shall provide a written report on April 15 of each year that includes a summary of the projects it has funded, the amount expended for each, and the estimated level of NOx emission reductions.

May 31 18  H  Arrived in House

SJR 00078  Sen. Andy Manar
Creates the Apprentice Higher Education Task Force within the Illinois Community College Board to increase awareness of skilled trade apprentice training center programs in Illinois, to review the Career and Workforce Transition Act, to develop new guidelines and procedures to modernize Higher Learning Commission accreditation process with regards to skilled labor apprentice training graduates, and to make uniform new guidelines and procedures for an accredited public community college district or an accredited two-year and four-year institution of higher education to enforce the Career and Workforce Transition Act.

May 29 18  S  Referred to Assignments
SJR 00079  Sen. Kimberly A. Lightford
(Rep. Barbara Flynn Currie)
RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the two Houses adjourn on Thursday, May 31, 2018, the Senate stands adjourned until Tuesday, November 13, 2018, or until the call of the President; and the House of Representatives stands adjourned until Tuesday, November 13, 2018, or until the call of the Speaker.
May 31  18  S  Adopted Both Houses

SJR 00080  Sen. Jason A. Barickman
Designate the section of Interstate 39 in Illinois from Exit 22 to Exit 27 as the "Cpl. Robert D. Janssen Memorial Highway".
Nov 07 18  S  Referred to Assignments

SJR 00081  Sen. Andy Manar
Designates Route 16 in Shipman to the Southwestern Junction (Route 16 & Route 111) as the "Sgt. Glenard Jay Gregory Memorial Road".
Nov 07 18  S  Referred to Assignments

SJR 00082  Sen. Cristina Castro
Designates the US 20 bridge over Illinois Route 31 as the Sergeant Marcos Leonardo Gudino Memorial Bridge.
Nov 13 18  S  Referred to Assignments

SJR 00083  Sen. James F. Clayborne, Jr.
(Rep. Barbara Flynn Currie)
RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the Senate adjourns on Wednesday, November 28, 2018, it stands adjourned until Monday, January 07, 2019, or until the call of the President; and when the House of Representatives adjourns on Thursday, November 29, 2018, it stands adjourned until Monday, January 07, 2019, or until the call of the Speaker.
Nov 29 18  S  Adopted Both Houses
SJRCA 00001

9991 ILCS 5/Art. IX heading

9991 ILCS 5/9003  ILCON Art. IX, Sec. 3

Proposes to amend the Revenue Article of the Illinois Constitution. Removes a provision that provides that a tax on income shall be measured at a non-graduated rate. Provides that there may be one tax on the income of individuals and corporations (currently, there may be no more than one income tax imposed on individuals and one income tax imposed on corporations, and the rate of tax imposed upon corporations shall not exceed the rate imposed on individuals by more than a ratio of 8 to 5). Provides that the income tax may be a fair tax where lower rates apply to lower income levels and higher rates apply to higher income levels. Provides that no government other than the State may impose a tax on or measured by income. Effective upon being declared adopted.

May 23 17  S Placed on Calendar Order of 2nd Reading May 24, 2017; Constitutional Amendments

SJRCA 00002
Sen. William E. Brady, Karen McConnaughay, Chris Nybo, Kyle McCarter, Wm. Sam McCann, Paul Schimpf, Chuck Weaver, Pamela J. Althoff, Jim Oberweis, Tom Rooney, Jil Tracy, Dave Syverson, Sue Rezin, Tim Bivins, Dan McConchie, Dale A. Righter, Jason A. Barickman-Michael Connelly-Neil Anderson-Dale Fowler, Chapin Rose, Thomas Cullerton, Omar Aquino, Cristina Castro, Julie A. Morrison, Scott M. Bennett, Melinda Bush-Daniel Biss, Bill Cunningham, Andy Manar, Jennifer Bertino-Tarrant, John F. Curran, Donald P. DeWitte and Yadav Nathwani

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4006  ILCON Art. IV, Sec. 6

Proposes to amend the Legislature Article of the Illinois Constitution. Limits a person's total service in any one of the following offices: Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, or Minority Leader of the Senate to a total of 5 General Assemblies. Applies to service on or after the second Wednesday in January, 2019. Does not apply to service to fill a vacancy in the office of Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, or Minority Leader of the Senate. Provides for purposes of calculation of a person's service under this provision, a General Assembly is the 2-year period from the convening of a General Assembly on the second Wednesday of January in an odd-numbered year until the convening of the next General Assembly on the second Wednesday of January in the next odd-numbered year. Effective upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

May 22 17  S Placed on Calendar Order of 3rd Reading May 23, 2017; Constitutional Amendments

SJRCA 00003

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4006  ILCON Art. IV, Sec. 6

Proposes to amend the Legislature Article of the Illinois Constitution. Limits a person's service in the office of Speaker of the House of Representatives, President of the Senate, Minority Leader of the House, or Minority Leader of the Senate to ten years in any one office. Effective upon being declared adopted and applies to service on or after the second Wednesday in January, 2019.

Mar 01 17  S To Subcommittee on Constitutional Amendments
(U.S. Constitution; New Article)

Provides for the ratification of the proposed equal rights amendment to the United States Constitution.

Senate Floor Amendment No. 1

Conforms the text of the resolution to the text of the Congressional joint resolution. Deletes a reference to the Administrator of General Services of the United States.

May 30 18  S  Adopted Both Houses

SJRCA 00005  Sen. Kyle McCarter-Tom Rooney and Chuck Weaver-Michael Connelly

9991 ILCS S/Art. IV heading
9991 ILCS S/4002.5 new  ILCON Art. IV, Sec. 2.5 new
9991 ILCS S/Art. V heading
9991 ILCS S/5002  ILCON Art. V, Sec. 2

Proposes to amend the Legislature and Executive Articles of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator for more than three terms or the office of State Representative for more than five terms, and that service in the General Assembly before the second Wednesday in January of 2019 shall not be considered in the calculation of a person's service. Provides that a person may not be elected to any Executive Branch office, or any combination of Executive Branch offices, for more than 2 terms, and that service in an Executive Branch office before the second Monday in January of 2019 shall not be considered in the calculation of a person's service.

Mar 01 17  S  To Subcommittee on Constitutional Amendments

SJRCA 00006  Sen. Julie A. Morrison-Laura M. Murphy

9991 ILCS S/Art. XIV heading
9991 ILCS S/14003  ILCON Art. XIV, Sec. 3

Proposes to amend the Constitutional Review Article of the Illinois Constitution. Removes language restricting voter initiatives to amend The Legislature Article of the Constitution to "structural and procedural" subjects. Effective upon being declared adopted.

Mar 01 17  S  To Subcommittee on Constitutional Amendments

SJRCA 00007  Sen. Melinda Bush

9991 ILCS S/Art. IV heading
9991 ILCS S/4006  ILCON Art. IV, Sec. 6
9991 ILCS S/Art. V heading
9991 ILCS S/5002  ILCON Art. V, Sec. 2

Proposes to amend the Legislative and Executive Articles of the Illinois Constitution. Provides that a person who has served four two-year terms as Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, or Minority Leader of the Senate may not be reelected to the same office. Provides that service before the second Wednesday in January of 2019 shall not be considered in the calculation of a person's service. Provides that a person may not be elected to the office of Governor or Lieutenant Governor for terms totalling more than eight years for each office. Provides that service before the second Monday in January of 2019 shall not be considered in the calculation of a person's service.

Mar 01 17  S  To Subcommittee on Constitutional Amendments
SJRCA 00008  Sen. Thomas Cullerton
9991 ILCS 5/Art. IV heading
9991 ILCS 5/4002            ILCON Art. IV, Sec. 2

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that if there is a vacancy in a
Representative office (currently, only Senatorial office) with twelve months or more (currently, more than twenty-eight months)
remaining in the term, the appointed Representative shall serve until the next primary or general election, whichever is sooner, at
which time a Representative shall be elected to serve for the remainder of the term. Provides that the General Assembly shall provide
by law a uniform special election process which shall promote voter participation and provide for the most cost effective special
election to fill the vacancies. Provides that if the vacancy occurs in a Representative office or Senatorial office with less than twelve
months remaining in the term, the appointment shall be for the remainder of the term. Effective upon being declared adopted.
Mar 01 17  S  To Subcommittee on Constitutional Amendments

SJRCA 00009  Sen. Toi W. Hutchinson-Linda Holmes-Cristina Castro-Melinda Bush-Pamela J. Althoff, Jacqueline Y. Collins,
Andy Manar, Elgie R. Sims, Jr., James F. Clayborne, Jr., Kimberly A. Lightford, Laura M. Murphy, William R.
Haine, Jil Tracy, Iris Y. Martinez and Scott M. Bennett
9991 ILCS 5/7006            ILCON Art. VII, Sec. 6
9991 ILCS 5/Art. VII heading

Proposes to amend the Local Government Article of the Illinois Constitution. Provides that a municipality with a
population of more than 5,000 (currently, more than 25,000) shall automatically become a home rule unit. Effective upon being
declared adopted.
Mar 01 17  S  To Subcommittee on Constitutional Amendments

SJRCA 00010  Sen. William E. Brady-Michael Connelly
9991 ILCS 5/Art. IV heading
9991 ILCS 5/7013 new       ILCON Art. VII, Sec. 13 new

Proposes to amend the Local Government Article of the Illinois Constitution. Requires the State to reimburse units of local
government for increased expenses resulting from activities mandated by the General Assembly or State executive action. Exempts
mandates requested by a local government or predating the effective date. Makes unfunded mandates unenforceable unless passed by
three-fourths of the members elected to each house of the General Assembly and specifically characterized as non-reimbursable.
Effective upon being declared adopted.
Mar 01 17  S  To Subcommittee on Constitutional Amendments

SJRCA 00011  Sen. Heather A. Steans
9991 ILCS 5/Art. IV heading
9991 ILCS 5/4006            ILCON Art. IV, Sec. 6
9991 ILCS 5/Art. V heading
9991 ILCS 5/5002            ILCON Art. V, Sec. 2

Proposes to amend the Legislature and Executive Articles of the Illinois Constitution. Limits a person's total service in the
office of Speaker of the House of Representatives or President of the Senate to a total of 10 years. Provides that a person may not serve
more than 2 terms within the Office of the Governor. Effective upon being declared adopted.
Mar 07 17  S  Referred to Assignments

SJRCA 00012  Sen. Chapin Rose-Michael Connelly
9991 ILCS 5/Art. IV heading
9991 ILCS 5/4002.5 new      ILCON Art. IV, Sec. 2.5 new

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that a person may not be elected to the
office of State Senator or State Representative for terms totalling more than 10 years in each house of the General Assembly. Provides
that service before the second Wednesday in January of 2019 shall be considered in the calculation of a person's service. Effective
upon being declared adopted.
Mar 28 17  S  Referred to Assignments
SJRCA 00013  Sen. Tim Bivins
9991 ILCS 5/7006  ILCON Art. VII, Sec. 6

Proposes to amend the Local Government Article of the Illinois Constitution. Provides that a municipality with a population of more than 5,000 (currently, more than 25,000) shall automatically become a home rule unit. Effective upon being declared adopted.

Apr 27 17  S  Referred to Assignments

SJRCA 00014  Sen. Wm. Sam McCann-Andy Manar
9991 ILCS 5/Art. V heading

Proposes to amend the Executive Article of the Illinois Constitution. Expands the elected officers, and the qualifications for elected officers, of the Executive Branch to include the Director of Agriculture (currently, the Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, and Treasurer). Provides for filling vacancies in the office of Director of Agriculture. Provides that the Director of Agriculture shall develop, promote, and regulate agriculture in the State, and shall have the duties and powers that may be prescribed by law. Effective upon being declared adopted.

May 09 17  S  Referred to Assignments

SJRCA 00015  Sen. Wm. Sam McCann
9991 ILCS 5/Art. V heading

Proposes to amend the Executive and Finance Articles of the Illinois Constitution. Provides that the Lieutenant Governor shall not maintain a separate office and staff, but shall receive support from the Office of the Governor necessary to perform the duties and exercise the powers delegated by the Governor and prescribed by law. Provides that, apart from the salary of the Lieutenant Governor, appropriations necessary for the Lieutenant Governor to perform the duties and exercise the powers delegated by the Governor and prescribed by law shall be included in the appropriations for the Office of the Governor. Effective upon being declared adopted.

May 19 17  S  Referred to Assignments

SJRCA 00016  Sen. Daniel Biss-Don Harmon-Toi W. Hutchinson-Kwame Raoul-Jacqueline Y. Collins
9991 ILCS 5/Art. IX heading

Proposes to amend the Revenue Article of the Illinois Constitution. Removes a provision that provides that a tax on income shall be measured at a non-graduated rate. Provides that there may be one tax on the income of individuals and corporations (currently, there may be no more than one income tax imposed on individuals and one income tax imposed on corporations, and the rate of tax imposed upon corporations shall not exceed the rate imposed on individuals by more than a ratio of 8 to 5). Provides that the income tax may be a fair tax where lower rates apply to lower income levels and higher rates apply to higher income levels. Provides that no government other than the State may impose a tax on or measured by income. Effective upon being declared adopted.

May 23 17  S  Placed on Calendar Order of 2nd Reading May 23, 2017; Constitutional Amendments

SJRCA 00017  Sen. William E. Brady-Michael Connelly, Donald P. DeWitte and Yadav Nathwani
9991 ILCS 5/Art. V heading

Proposes to amend the Executive Articles of the Illinois Constitution. Provides that a person may not be elected to any Executive Branch office, or any combination of Executive Branch offices, for terms totalling more than 8 years; service before the second Monday in January of 2019 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.

May 25 17  S  Referred to Assignments
SJ RCA 00018  Sen. Laura M. Murphy
9991 ILCS 5/Art. IX heading

9991 ILCS 5/9012 new  ILCON Art. IX, Sec. 12 new

Proposes to amend the Revenue Article of the Illinois Constitution. Provides for an additional tax on individuals in an amount equal to 3% of income greater than $1,000,000 for the taxable year. Provides that 75% of the revenue collected from the tax shall be distributed to school districts solely to provide for kindergarten through grade 12 education, and 25% of the revenue collected from the tax shall be distributed to public institutions of higher education. Effective upon being declared adopted.

Jan 10 18  S  Referred to Assignments

SJ RCA 00019  Sen. Julie A. Morrison-Patricia Van Pelt-Cristina Castro
9991 ILCS 5/Art. IV heading

9991 ILCS 5/4006  ILCON Art. IV, Sec. 6

Proposes to amend the Legislature Article of the Illinois Constitution. Limits a person's total service in any one of the following offices: Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, or Minority Leader of the Senate to a total of 5 General Assemblies. Applies to service on or after the second Wednesday in January, 2019. Does not apply to service to fill a vacancy in the office of Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, or Minority Leader of the Senate. Provides for purposes of calculation of a person's service under this provision, a General Assembly is the 2-year period from the convening of a General Assembly on the second Wednesday of January in an odd-numbered year until the convening of the next General Assembly on the second Wednesday of January in the next odd-numbered year. Effective upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

Feb 06 18  S  Referred to Assignments

SJ RCA 00020  Sen. Tom Rooney-Michael Connelly
9991 ILCS 5/Art. IV heading

9991 ILCS 5/4002.5 new  ILCON Art. IV, Sec. 2.5 new
9991 ILCS 5/Art. V heading

9991 ILCS 5/5002  ILCON Art. V, Sec. 2

Proposes to amend the Legislature and Executive Articles of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator for more than three terms or the office of State Representative for more than five terms, and that service in the General Assembly before the second Wednesday in January of 2019 shall not be considered in the calculation of a person's service. Provides that a person may not be elected to more than 2 terms for each Executive Branch office, and that service in an Executive Branch office before the second Monday in January of 2019 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.

Feb 07 18  S  Referred to Assignments

SJ RCA 00021  Sen. Thomas Cullerton, Dale A. Righter-Michael Connelly, Steven M. Landek, Dan McConchie, John F. Curran, Kyle McCarter, Jim Oberweis, Chuck Weaver, Paul Schimpf, Jil Tracy and Jennifer Bertino-Tarrant
9991 ILCS 5/Art. VIII heading

9991 ILCS 5/8005 new  ILCON Art. VIII, Sec. 5 new

Proposes to amend the Finance Article of the Illinois Constitution. Provides that in no fiscal year shall the rate of growth of General Revenue Fund appropriations over the preceding fiscal year exceed the rate of growth of the Illinois economy. Provides that if the General Assembly by adoption of a resolution approved by a record vote of a majority of the members of each house finds that an emergency exists and identifies the nature of the emergency, the General Assembly may provide for appropriations in excess of the amount authorized. Provides that the authorized excess amount may not exceed the amount specified in the resolution. Effective upon being declared adopted.

Feb 08 18  S  Referred to Assignments
SJRCA 00022  Sen. Julie A. Morrison
9991 ILCS S/Art. IV heading
9991 ILCS 5/4003 ILCON Art. IV, Sec. 3
Proposes to amend the Legislature Article of the Illinois Constitution. Creates the Independent Redistricting Commission to adopt and file with the Secretary of State a redistricting plan for Legislative and Representative Districts. Provides for the selection of Commissioners and establishes the authority of a Special Commissioner to design a redistricting plan in the event that the Commission fails to properly adopt and file a redistricting plan. Effective beginning with redistricting in 2021 and applies to members elected in 2022 and thereafter.
Feb 14 18  S Referred to Assignments

SJRCA 00023  Sen. Paul Schimpf
9991 ILCS S/Art. V heading
9991 ILCS 5/5001 ILCON Art. V, Sec. 1
9991 ILCS 5/5002 ILCON Art. V, Sec. 2
9991 ILCS 5/5003 ILCON Art. V, Sec. 3
9991 ILCS 5/5004 ILCON Art. V, Sec. 4
9991 ILCS 5/5006 ILCON Art. V, Sec. 6
9991 ILCS 5/5007 ILCON Art. V, Sec. 7
9991 ILCS 5/5014 ILCON Art. V, Sec. 14
Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the office of Lieutenant Governor, beginning with the term of office otherwise commencing in 2023. Effective upon being declared adopted.
Feb 15 18  S Referred to Assignments

SJRCA 00024  Sen. Paul Schimpf-Patricia Van Pelt
9991 ILCS 5/5001 ILCON Art. V, Sec. 1
9991 ILCS 5/5002 ILCON Art. V, Sec. 2
9991 ILCS 5/5003 ILCON Art. V, Sec. 3
9991 ILCS 5/5007 ILCON Art. V, Sec. 7
9991 ILCS 5/5017 ILCON Art. V, Sec. 17
9991 ILCS 5/5018 ILCON Art. V, Sec. 18
Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the Offices of the Comptroller and Treasurer. Provides instead for a single Comptroller of the Treasury. Provides that the Comptroller of the Treasury shall (i) maintain the State's central fiscal accounts and order payments into and out of the funds held by him or her, (ii) be responsible for the safekeeping and investment of monies and securities deposited with him or her, and for their disbursement upon his or her order, and (iii) have the duties and powers that may be prescribed by law. Provides that no Comptroller or Treasurer shall be elected in 2022 and thereafter. Effective otherwise upon conclusion of the terms of the Comptroller and the Treasurer elected in 2018.
Feb 15 18  S Referred to Assignments

SJRCA 00025  Sen. Melinda Bush
9991 ILCS S/Art. V heading
9991 ILCS 5/5003 ILCON Art. V, Sec. 3
Amends the Executive Article of the Illinois Constitution. Provides that, in addition to other eligibility requirements, any person seeking to hold the office of Attorney General on and after the second Monday in January of 2019 must be a licensed attorney-at-law of this State. Effective upon being declared adopted.
Feb 16 18  S Referred to Assignments

9991 ILCS 5/Art. IV heading
9991 ILCS 5/4002  ILCON Art. IV, Sec. 2
9991 ILCS 5/4003  ILCON Art. IV, Sec. 3

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that provisions concerning legislative redistricting apply to Congressional Districts. Requires that districts, in addition to being compact, contiguous, and substantially equal in population, must also comply with the federal Constitution and law, provide racial and ethnic minorities with equal opportunity to participate in the political process, provide racial and ethnic minorities who constitute less than a voting-age majority of a district with an opportunity to substantially influence the outcome of an election, respect geographic integrity of units of local government, respect communities sharing common social or economic interests, and not discriminate against or in favor of any political party or individual. Replaces the current method of legislative redistricting with the following: a 16-member commission, appointed by the Chief Justice of the Supreme Court and the most senior Supreme Court Judge of a different political party in accordance with specified criteria, shall adopt and file with the Secretary of State redistricting plans for Legislative, Representative, and Congressional Districts following a series of public hearings by August 1 of the year following a federal decennial census; permits the public to submit maps during the map drawing process for consideration by the Commission; and, if a redistricting plan is not adopted by August 1 of the year following a federal decennial census, then a seventeenth member shall be appointed to the Commission and redistricting plans shall be filed by September 1. Adds provisions concerning the membership of the Commission and budgetary matters related to the Commission. Removes the requirement for each Legislative District to be divided into two Representative Districts. Effective upon being declared adopted and applicable to redistricting beginning in 2021 and to the election of General Assembly members beginning in 2022.

Mar 13 18    S    Referred to Assignments

SJRCA 00027   Sen. Michael Connelly

9991 ILCS 5/Art. XV heading new  ILCON Art. XV heading new
9991 ILCS 5/15001 new  ILCON Art. XV, Sec. 1 new
9991 ILCS 5/15002 new  ILCON Art. XV, Sec. 2 new

Proposes to create the Ethics Article of the Illinois Constitution. Provides for the creation of the Department of Governmental Ethics. Provides that the Department shall have jurisdiction over the Executive and Legislative Branches of the State government, together with all units of local government, school districts, public colleges, and public universities. Provides that the Department shall be led by a Director. Provides that the Department shall have a State Government Division with the authority to investigate, prosecute, and ensure compliance with laws relating to the duties and responsibilities of the agencies and other bodies, elected and appointed officers, and employees of the Executive and Legislative Branches of the State government. Provides that the Department shall have a Local Government Division, which shall have the authority to investigate, prosecute, and ensure compliance with laws relating to the duties and responsibilities of units of local government and the elected and appointed officers and employees of units of local government. Provides that the Department shall have an Education Division, which shall have the authority to investigate, prosecute, and ensure compliance with laws relating to the duties and responsibilities of school districts, public colleges, and public universities, and the elected and appointed officers and employees of school districts, public colleges, and public universities. Provides for the creation of the Governmental Ethics Commission. Provides that the Commission shall have authority over the Department of Governmental Ethics, shall receive reports from audits of the Department conducted by the Auditor General, shall approve the budget of the Department, and shall appoint the Director of the Department and such other officers as it may determine. The commission shall not be composed of a majority of members from any one political party. Directs the General Assembly to provide by law for the implementation of the provisions of the Article.

Apr 04 18    S    Referred to Assignments
SJRCA 00028  Sen. Jacqueline Y. Collins

9991 ILCS S/Art. I heading

Proposes to amend the Bill of Rights Article of the Illinois Constitution. Provides that all people (rather than men) are by nature free and independent and have certain inherent and inalienable rights among which are life, liberty and the pursuit of happiness. Provides that to secure these rights and the protection of property, governments are instituted among people (rather than men), deriving their just powers from the consent of the governed. Effective upon being declared adopted.

Nov 07 18  S  Referred to Assignments
RESOLVED, That a committee of ten be appointed, five from the House, by the Speaker of the House, and five from the Senate, by the President of the Senate, to wait upon Governor Bruce Rauner and invite him to address the Joint Assembly. Representative Sue Scherer, Representative Thaddeus Jones, Representative Elizabeth Hernandez, Representative Ryan Spain, Representative Nick Sauer, Senator Omar Aquino, Senator Cristina Castro, Senator Laura Murphy, Senator Tom Rooney, Senator Dale Fowler.

Jan 25 17  H  Resolution Adopted

RESOLVED, That a committee of ten be appointed, five from the House, by the Speaker of the House, and five from the Senate, by the President of the Senate, to wait upon Governor Bruce Rauner and invite him to address the Joint Assembly. Representative Martin Moylan, Representative Justin Slaughter, Representative Juliana Stratton, Representative Michael Unes, Representative Tony McCombie, Senator Don Harmon, Senator Donne Trotter, Senator Heather Steans, Senator Jil Tracy, Senator Paul Schimpf.

Feb 15 17  H  Resolution Adopted

RESOLVED, That a committee of six be appointed, three from the House by the Speaker of the House and three from the Senate by the President of the Senate, to welcome the members of the Chicago Cubs organization and invite them to address the Joint Assembly. Representative Linda Chapa LaVia, Representative Emanuel Chris Welch, Representative Michael McAuliffe, Senator Don Harmon, Senator Ira Silverstein, Senator Sue Rezin.

Mar 08 17  H  Resolution Adopted

RESOLVED, That a committee of ten be appointed, five from the House by the Speaker of the House, and five from the Senate by the President of the Senate, to wait upon Governor Bruce Rauner and invite him to address the Joint Assembly. Representative Will Guzzardi, Representative Linda Chapa LaVia, Representative Marcus Evans, Representative Patricia Bellock, Representative Robert Pritchard, Senator Emil Jones, Senator Steve Stadelman, Senator Patricia Van Pelt, Senator Dave Syverson, Senator Pamela Althoff.

Jan 31 18  H  Resolution Adopted

RESOLVED, That a committee of ten be appointed, five from the House, by the Speaker of the House, and five from the Senate, by the President of the Senate, to wait upon Governor Bruce Rauner and invite him to address the Joint Assembly. Representative Kelly Cassidy, Representative Sonya Harper, Representative Rita Mayfield, Representative John Cavaletto, Representative Sheri Jesiel, Senator Toi Hutchinson, Senator Heather Steans, Senator Julie Morrison, Senator Jim Oberweis, Senator Chuck Weaver.

Feb 14 18  H  Resolution Adopted